

# eduroam National Policy for South Africa

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## 1. Preamble

### 1.1. Introduction to eduroam

eduroam (**education roaming**) is the secure, world-wide roaming access service developed for the international research and education community. eduroam started as a project of the Trans-European Research and Education Networking Association (TERENA), and they still oversee its operation worldwide. It has spread to many countries, including South Africa.

An eduroam Identity Provider (IdP) is responsible for authenticating its own users by checking the credentials against a local identity management system. IdPs assert the identity of their users to eduroam Service Providers when required. As they hold information about the organisation a user is affiliated with, IdPs are often referred to as a user's Home Organisation or Home Institution and the terms are sometimes used interchangeably.

An eduroam Service Provider (SP) maintains a network and provides Internet access, usually wirelessly, to eduroam visitors from other organisations once they are successfully authenticated. For this reason, Service Providers are often and interchangeably referred to as a user's Visited Organisation or Visited Institution.

A Roaming Operator performs a coordinating role — it provides RADIUS proxy servers to ensure that authentication requests from the SP reach the right IdP, which may involve passing them to other Roaming Operators in other countries. The Roaming Operator also maintains governance and oversight of eduroam within the country in which they operate. In South Africa the Roaming Operator is the Tertiary Education and Research Network of South Africa NPC (TENET). In the course of their on-going collaboration, TENET has assigned the provision of some aspects of the eduroam service to the Meraka Institute of the CSIR.

A Roaming Confederation (RC) brings together a number of ROs serving a geographical region, and serve to simplify peering arrangements with other parts of the world. In the absence of an African confederation, South Africa is currently connected to the European eduroam Confederation.

eduroam is a registered trademark of TERENA (worldwide) and TENET (in South Africa).

### 1.2. The eduroam trust model

eduroam is a loose federation of related organisations. In order to work successfully, it depends on an implicit tripartite trust relationship between an IdP, an SP, and the ROs.

The IdP advertises the eduroam service to its users, and trusts that the SP will provide the service in a manner consistent with expectations, recognising that its users will sometimes rely on eduroam services to the exclusion of making other arrangements. IdPs further trust that SPs will secure their users' credentials and respect the confidentiality of their users' communications.

SPs trust that the user identities asserted by an IdP are *bona fide* members of their organisation in good standing, and that an IdP has a contractual hold over those users in the form of an acceptable

use policy or equivalent. SPs trust that IdPs will take action in terms of their organisational policies should abuse be reported. Some SPs have legal or governance obligations to retain information about the people they provide service to, and trust that IdPs will do so on their behalf in exchange for reducing the complexity of gaining access.

Both IdPs and SPs trust ROs (and RCs) to both provide the necessary infrastructure and oversight, and to respect the privacy of their respective users and their communications.

### **1.3. The need for policy**

In order for eduroam to work, participating organisations must enter into the trust relationships described above. This can only occur when all parties have a clear understanding of their own responsibilities as well as the responsibilities of the other parties involved. Such understanding can be achieved informally in a small community, but is difficult to establish in situations where the parties involved may never have met each other or even be aware of each other's existence.

Therefore this policy exists to provide a basis for a mutual understanding of responsibilities; to make the boundaries of the trust relationship clear to all parties; and to reduce the risk that the relationship will break down as the result of inadvertent or malicious actions by a minority. Similar policies exist at other levels, for instance the eduroam Compliance Statement signed between Roaming Operators and the Global eduroam Governance Committee (GeGC) of TERENA. By means of the accretion of such policies, a worldwide network of trust is established.

However, to be effective a policy must provide a means for enforcement; it must allow for sanctions against people or organisations that do not comply, whether due to action or inaction. As no money exchanges hands in providing eduroam services, the only possible sanction for violating the trust foundation of the service is suspension or ejection from the community. The policy provides a mechanism for achieving this in a fair and equitable way.

## **2. Eligibility**

- 2.1. It is the intention of this policy to be inclusive. Thus, should any ambiguity arise as to whether or not an organisation is eligible to provide eduroam services in South Africa, the most liberal interpretation should be used.
- 2.2. Higher Education Institutions, Public Science and Technology Entities, Associated Support Institutions, and Further Education & Training Institutions, as defined in TENET's Connection Policy (as published on their website), and which would be eligible for connection under that policy (irrespective of whether they are a Participating Institution or have taken up such a connection) are also eligible to become Identity Providers.
- 2.3. Notwithstanding 2.2, organisations primarily aimed at minors (such as primary and secondary schools) may not become Identity Providers.
- 2.4. Notwithstanding 2.2, only public benefit or not-for-profit organisations may become Identity Providers; for-profit organisations may not become Identity Providers.
- 2.5. Any organisation that assents to this policy may become a Service Provider.

### **3. Application process**

- 3.1. Eligible organisations who are interested in providing eduroam services in South Africa should approach the Roaming Operator.
- 3.2. The Roaming Operator will require that an authorised representative of the prospective participant sign a statement of compliance with this policy before configuring the national RADIUS proxy servers to recognise their organisation's realm(s) and/or proxy RADIUS requests.
- 3.3. Limited test services may be provided on request and at the Roaming Operator's discretion for a period of no more than ninety (90) days prior to requiring a signed compliance statement.
- 3.4. Separate compliance statements may be required for each of the Identity Provider and Service Provider roles.

### **4. Responsibilities of parties**

#### **4.1. Responsibilities of Users**

- 4.1.1. The responsibilities of Users of the eduroam service are described in a separate eduroam South Africa User document.
- 4.1.2. All users of eduroam services in South Africa are expected to be aware of and comply with those responsibilities.

#### **4.2. Responsibilities of the Roaming Operator (RO)**

- 4.2.1. The RO is responsible for ensuring compliance with the eduroam Compliance Statement as published by the GeGC.
- 4.2.2. The RO provides and maintains the RADIUS proxy servers and other technical infrastructure required to connect South Africa to the global eduroam service.
- 4.2.3. The RO maintains a web site at <http://www.eduroam.ac.za/> that provides information about eduroam services in South Africa, including details of the IdPs and SPs.
- 4.2.4. The RO is responsible for coordinating communication between participating organisations and maintains one or more mailing lists for this purpose.
- 4.2.5. The RO monitors the eduroam service and provides operational information on its web site.
- 4.2.6. The RO is not responsible for any impact as a result of a loss or disruption of service.
- 4.2.7. The RO may elect to outsource the provision and/or operation of some or all of the technical infrastructure to another party of its choosing (currently the Meraka Institute of the CSIR). Any reference to the RO in this document must be taken to include both the RO and/or its appointed agents as appropriate.

### **4.3. Responsibilities of an eduroam Identity Provider (IdP; Home Organisation)**

- 4.3.1. There is an expectation of reciprocity (IdPs should act as SPs) where feasible. However, it is acknowledged that this may not always be logical, desirable or technically possible.
- 4.3.2. IdPs may assert the identity of any user who is both directly affiliated with their organisation and would normally be eligible to benefit from services provided through a connection to the SANReN Network, as contemplated in TENET's Connection Policy. Internal policy within an organisation may further limit the scope of eligibility.
- 4.3.3. Should a user cease to be affiliated with an IdP, the IdP must cease asserting their identity as soon as practically possible.
- 4.3.4. IdPs must ensure that any user whose identity they assert is bound by their organisational acceptable use policies. Such policies must allow for sanction in case of abuse irrespective of a user's geographic location at the time of the breach.
- 4.3.5. IdPs accept responsibility for those users whose identities they assert and must take appropriate action in accordance with their organisational acceptable use policies where incidents of abuse are reported by visited organisations.
- 4.3.6. IdPs must make any user who might make use of eduroam services aware of the existence of the eduroam South Africa User responsibilities document (for example by publishing a link to it from their web page describing eduroam services).
- 4.3.7. IdPs are expected to act as first-line support for their own users; IdPs must publish up-to-date contact details for their help desk (or equivalent support structure) in the appropriate place on the RO's web site.
- 4.3.8. IdPs must meet or exceed the technical specifications described in Annexure A.
- 4.3.9. IdPs must log the information detailed in Annexure C and retain it for at least the minimum prescribed period.
- 4.3.10. Every IdP must nominate two or more technical contacts (people responsible for maintaining their RADIUS service), and provide up-to-date details of such to the RO. At least one contact must be subscribed to the relevant mailing list maintained by the RO.
- 4.3.11. There is an expectation that IdPs will cooperate with the RO.

### **4.4. Responsibilities of an eduroam Service Provider (SP; Visited Organisation)**

- 4.4.1. There is no expectation of reciprocity (SPs need not act as IdPs).
- 4.4.2. SPs must meet or exceed the technical specifications described in Annexure B.
- 4.4.3. SPs must log the information detailed in Annexure C and retain it for at least the minimum prescribed period.

- 4.4.4. SPs must provide eduroam services free-of-charge to all eligible users, irrespective of Home Organisation. For the avoidance of doubt, where an SP also acts as an IdP their users are not considered eduroam users when using services provided by their home organisation.
- 4.4.5. SPs should assist IdPs in supporting their users when required, though the IdP must take primary responsibility.
- 4.4.6. SPs are encouraged to provide unfiltered and unrestricted Internet access. However, at a minimum they must provide the ability to browse the web, send & receive email, and use SSH (i.e. outgoing TCP ports 22, 80, 110, 143, 443, 465, 587, 993, and 995). Additionally, support for common VPN protocols should be provided if possible. Captive portals or other forms of walled garden must not be used; transparent proxies and NAT may be used.
- 4.4.7. Should an SP filter (firewall), restrict (shape, limit bandwidth, etc.) or monitor (log, intercept, etc.) Internet access, it must fully disclose its local policies on a dedicated web page. A link to such information must be provided in the appropriate place on the RO's web site.
- 4.4.8. Restrictions should only be imposed for sound technical or legal reasons, and must be reviewed at least once a year.
- 4.4.9. Should an SP wish to impose an acceptable use policy or other terms and conditions on visiting users it must publish the policy on its web site and provide a link in the appropriate place on the RO's web site. Printed copies should be made available to visiting users on request.
- 4.4.10. Every SP must nominate two or more technical contacts (people responsible for maintaining their network service), and provide up-to-date details of such to the RO. At least one contact must be subscribed to the relevant mailing list maintained by the RO.
- 4.4.11. There is an expectation SPs will cooperate with the RO.

## **5. Occasion for sanctions**

### **5.1. Sanctions by the Roaming Operator**

- 5.1.1. The RO may refuse or limit service to an IdP or an SP based on their RADIUS realm.
- 5.1.2. When considering sanctions, the IdP and SP services provided by an organisation must be considered separately — an IdP should not be restricted because of breaches of the SP requirements and vice versa.
- 5.1.3. Sanctions may be imposed when this policy is breached, when an IdP or SP does not cooperate with the RO, or where sound technical reasons exist to limit service.
- 5.1.4. The process leading to the imposition of sanctions must provide an IdP or SP with an opportunity to make representations to a clearly stated case for the imposition of the sanction(s).

- 5.1.5. The RO should work with the affected organisation towards an effective long-term resolution.
- 5.1.6. Any sanction should be regularly reviewed. Service must be restored as soon as the RO is satisfied that the underlying cause has been adequately resolved.

## **5.2. Sanctions by Identity Providers**

- 5.2.1. IdPs may withdraw an individual user's ability to use eduroam by configuring their own authentication servers not to assert their identity.
- 5.2.2. Such sanctions would be imposed in terms of the IdP's internal policies and are outside the scope of this document.
- 5.2.3. There is an expectation that IdPs will impose those sanctions provided for in their organisational acceptable use policies should an SP provide evidence that a user has breached any law or relevant policy. There is no obligation to report the details of such sanctions to the SP.

## **5.3. Sanctions by Service Providers**

- 5.3.1. SPs may limit or prevent use of their network by all users from a particular IdP by configuring their network to recognise (and reject) its RADIUS realm; in some cases SPs may also be able to block a single visiting user.
- 5.3.2. Such sanctions must only be imposed in response to abuse or for sound technical reasons (denial of service, excessive use, etc.).
- 5.3.3. Sanctions that limit service should be considered a short-term measure, and must be reviewed or removed as soon as possible.
- 5.3.4. If sanctions are to be imposed for more than one week, the SP must immediately notify the RO of the affected realm(s) and the reasons for such sanction.
- 5.3.5. As a matter of courtesy, the SP must notify the IdP responsible for the affected realm of the reasons for such sanction.
- 5.3.6. Where sanction is imposed in response to abuse, the SP must cooperate with the relevant IdP in any ensuing investigation.
- 5.3.7. Should an SP be of the opinion that an IdP is responsible for repeated infractions it must escalate the matter to the RO who will take appropriate action in accordance with this policy.

## **5.4. Other recourses**

- 5.4.1. This policy does not limit or prevent either an SP or the RO from independently seeking legal recourse against an eduroam user who is believed to have committed a sufficiently serious abuse or violation.
- 5.4.2. Such an action would normally be in addition to any sanction that may be imposed against the eduroam user by their Home Organisation, and should be considered accordingly.

5.4.3. The relevant IdP should be informed of such an action.

## **5.5. Disputes**

5.5.1. In the event of a dispute between an IdP and an SP, the RO shall act as arbitrator and will give the final ruling.

5.5.2. In the event of a dispute involving the RO, the RC (or failing that, the GeGC) shall act as arbitrator and will give the final ruling in terms of the RC's policies or the eduroam Compliance Statement.

## **6. Authority and changes**

6.1. The RO owns this policy document, the associated Annexures and User documents.

6.2. The RO may make changes to meet regulatory compliance or legislative requirements, to align with the GeGC's eduroam Compliance Statement, in response to changing technology, or as a result of feedback obtained from its user community. Wherever possible such changes shall be made in consultation with participating organisations.

6.3. Changes to this policy must be published on the RO's web site and distributed via the RO's mailing list(s) for IdPs and SPs.

6.4. Any policy change becomes effective thirty (30) days after publication.

6.5. Any IdP or SP that continues to make use of the eduroam service after the effective date will be deemed to have accepted the revised policy.

## **Annexure A Technical requirements for Identity Providers**

A.1. These technical requirements serve to clarify and refine those provided in Appendix A of the eduroam Compliance Statement published by the Global eduroam Governance Committee, which should be considered authoritative.

A.2. IdPs must implement a RADIUS service to connect to the eduroam infrastructure. This service must be capable of supporting an Extensible Authentication Protocol (EAP) method for all of that organisation's users that is suitable for use with both WPA2 and 802.1X. Examples of suitable EAP methods are EAP-PEAP and/or EAP-TTLS.

A.3. IdPs must configure their RADIUS servers to recognise a realm that mirrors the structure of a DNS name within a South African (.ZA) domain delegated to their organisation. For example, UCT could use the realm "wf.uct.ac.za" since uct.ac.za is within .ZA and correctly delegated to them. Note that the realm does not need to be registered in DNS.

A.4. IdPs should create a test user named "nren\_radius\_test" to allow the RO to monitor their authentication services. The password associated with such a user should be randomly generated and must be provided to the RO. The test user account need only exist on eduroam-facing RADIUS servers and should not be authorised to access any of the IdP's other services or infrastructure.

- A.5. IdPs should only send RADIUS accept messages for valid authenticated local users; they must not send RADIUS accept messages for invalid or unauthenticated users, or for users in realms other than their own.

## **Annexure B Technical requirements for Service Providers**

- B.1. These technical requirements serve to clarify and refine those provided in Appendix B of the eduroam Compliance Statement published by the Global eduroam Governance Committee, which should be considered authoritative.
- B.2. SP networks must implement 802.1X with a RADIUS interface to connect to the eduroam infrastructure.
- B.3. SPs must route all Extensible Authentication Protocol (EAP) messages destined for RADIUS realms other than their own to the RO's RADIUS proxy servers, and should not modify such messages in transit.
- B.4. SPs may provide eduroam services using any media, but at the very least wireless network access complying with IEEE 802.11b and/or 802.11g should be provided.
- B.5. SP wireless networks must broadcast the SSID "eduroam" — note that case is important, and eduroam is specified entirely in lowercase.
- B.6. Where there is the possibility of overlap between wireless hotspots provided by differing SPs, the second and subsequent SPs must use a modified SSID suffixed with a hyphen and a well-known contraction of their organisation's name. SSIDs should not be longer than twenty-five characters. (Examples of suitable SSIDs are "eduroam-tenet" and "eduroam-meraka".) The modified SSID must be published in the appropriate place on the RO's web site.
- B.7. The term "eduroam" must only appear in the SSIDs of production-ready networks. During testing, SPs should use an alternative SSID.
- B.8. SP wireless networks must support WPA2+AES, and may additionally support WPA/TKIP as a courtesy to users of older devices. (WPA-only networks are no longer permitted by the GeGC.)
- B.9. Where an SP provides wired eduroam services on selected network ports, those ports should be clearly marked to identify them as such (for instance by labelling with the word "eduroam" or displaying the eduroam logo).
- B.10. SPs should consider making use of a visitor VLAN for eduroam-authenticated users, and should not share this with other network services.
- B.11. Whilst not required at this stage, SPs are encouraged to investigate and consider providing F-Ticks statistical information and using the Operator-Name attribute.



## Annexure C Logging requirements

- C.1. eduroam IdPs must log all authentication attempts; the following information must be recorded:
  - C.1.1. timestamp of authentication requests and corresponding responses
  - C.1.2. the outer EAP identity in the authentication request (User-Name attribute)
  - C.1.3. the inner EAP identity (actual user identifier)
  - C.1.4. the MAC address of the connecting client (Calling-Station-Id attribute)
  - C.1.5. type of authentication response (i.e. Accept or Reject).
- C.2. eduroam SPs should keep sufficient logging information to be able to identify the responsible Identity provider for the logged-in user, by logging:
  - C.2.1. timestamp of authentication requests and corresponding responses
  - C.2.2. the outer EAP identity in the authentication request (User-Name attribute)
  - C.2.3. the MAC address of the connecting client (Calling-Station-Id attribute)
  - C.2.4. type of authentication response (i.e. Accept or Reject)
  - C.2.5. correlation information between a client's layer 2 (MAC) address and the layer 3 (IP) address that was issued after login if public addresses are used (e.g., ARP sniffing logs or DHCP logs)
- C.3. Clocks used for logging timestamps must be synchronised via the Network Time Protocol (NTP; SNTP) or equivalent such that they ultimately derive their time from the South African master clock maintained by National Metrology Institute of South Africa ([time.nmisa.org](http://time.nmisa.org)) or an alternative acceptable to the RO.
- C.4. Logs must be retained for at least six months.
- C.5. Users' right to privacy must be respected. Unless otherwise required by law, access to logs of eduroam activities should be restricted to the SP's operational staff, the RO's staff, and the technical contacts of the relevant IdP (and then only to the extent necessary for the efficient functioning of eduroam and the discharge of their responsibilities under this policy). Information about a particular individual's use of the network should not be released to other parties without appropriate process.