

Telecommunications (Exemption from Dominant Licensee Provisions in Telecom Competition Code 2005 — International Capacity Services) Notification 2005

Table of Contents

Enacting Formula

1 Citation and commencement

2 Exemption

3 Procedure for confirmation

No. S 262

TELECOMMUNICATIONS ACT
(CHAPTER 323)

TELECOMMUNICATIONS (EXEMPTION FROM DOMINANT LICENSEE
PROVISIONS IN TELECOM COMPETITION CODE 2005 — INTERNATIONAL
CAPACITY SERVICES) NOTIFICATION 2005

In exercise of the powers conferred by section 26(5) of the Telecommunications Act, the Info-communications Development Authority of Singapore hereby makes the following Notification:

Citation and commencement

1. This Notification may be cited as the Telecommunications (Exemption from Dominant Licensee Provisions in Telecom Competition Code 2005 — International Capacity Services) Notification 2005 and shall come into operation on 26th April 2005.

Exemption

2.—(1) For the purposes of subsection 2.5 of the Code of Practice for Competition in the Provision of Telecommunication Services 2005 (G.N. No. S 87/2005) (“Code”), it

is notified for general information that Singapore Telecommunications Limited (referred to in this Notification as SingTel) is exempted from the following provisions of the Code:

- (a) in relation to the provision of telecommunication services in the markets specified in sub-paragraph (2) and solely in relation to the specific telecommunication product offerings specified in relation to each market:
 - (i) subsection 4.2.1.1 (Duty to Provide Service at Just and Reasonable Prices, Terms and Conditions);
 - (ii) subsection 4.2.1.2 (Duty to Provide Service on a Non-discriminatory Basis);
 - (iii) subsection 4.2.1.3 (Duty to Provide Unbundled Telecommunication Services);
 - (iv) subsection 4.2.2.1 (Duty to Provide Service on Reasonable Request);
 - (v) subsection 4.2.2.2 (Duty to Allow Resale of End User Telecommunication Services);
 - (vi) subsection 4.2.2.3 (Duty to Allow Sales Agency);
 - (vii) subsection 4.3 (Wholesale Services);
 - (viii) subsection 4.4 (Tariffing);
 - (ix) subsection 4.5 (Duty to Publish Tariffs);
 - (x) subsection 4.6 (Duty to Provide Service Consistent with Effective Tariffs); and
 - (xi) subsection 8.2 (Abuse of Dominant Position in the Singapore Market);

- (b) in relation to the provision of telecommunication services in the International Managed Data Services (IMDS) market and solely in relation to the specific telecommunication product offerings specified in sub-paragraph (3):
 - (i) subsection 4.2.1.1 (Duty to Provide Service at Just and Reasonable Prices, Terms and Conditions);
 - (ii) subsection 4.2.1.2 (Duty to Provide Service on a Non-

discriminatory Basis);

- (iii) subsection 4.2.1.3 (Duty to Provide Unbundled Telecommunication Services);
- (iv) subsection 4.2.2.1 (Duty to Provide Service on Reasonable Request);
- (v) subsection 4.2.2.2 (Duty to Allow Resale of End User Telecommunication Services);
- (vi) subsection 4.2.2.3 (Duty to Allow Sales Agency);
- (vii) subsection 4.3 (Wholesale Services);
- (viii) subsection 4.4 (Tariffing);
- (ix) subsection 4.5 (Duty to Publish Tariffs); and
- (x) subsection 4.6 (Duty to Provide Service Consistent with Effective Tariffs).

(2) The markets and telecommunication product offerings referred to in subparagraph (1)(a) are —

- (a) in relation to the International IP Transit market, the following product offerings:
 - (i) Standard Universal Internet Access service;
 - (ii) Proritised Asia Direct Universal Internet Access service;
 - (iii) SingTel EXPAN MyNetwork service;
- (b) in relation to the Leased Satellite Bandwidth market, the following product offering:
 - (i) SingTel Leased Satellite Bandwidth service;
- (c) in relation to the Very Small Aperture Terminal (VSAT) market, the following product offering:
 - (i) SingTel Global Very Small Aperture Terminal service;
- (d) in relation to the Digital Video Broadcast-IP (DVB-IP) market, the following product offering: