This Transcript has not been proof read or corrected. It is a working tool for the Tribunal for use in preparing its judgment. It will be placed on the Tribunal Website for readers to see how matters were conducted at the public hearing of these proceedings and is not to be relied on or cited in the context of any other proceedings. The Tribunal's judgment in this matter will be the final and definitive record.

IN THE COMPETITION APPEAL TRIBUNAL

Victoria House, Bloomsbury Place, London WC1A 2EB Case No 1027/2/3/04

22 January 2007

## Before: MARION SIMMONS QC (Chairman)

Sitting as a Tribunal in England and Wales

BETWEEN:

## VIP COMMUNICATIONS LIMITED (in administration)

Appellant

## - v -

## **OFFICE OF COMMUNICATIONS**

Supported by

**T-MOBILE (UK) LIMITED** 

Respondent

Intervener

Transcribed from the Shorthand notes of Beverley F. Nunnery & Co. Official Shorthand Writers and Tape Transcribers Quality House, Quality Court, Chancery Lane, London WC2A 1HP Tel: 020 7831 5627 Fax: 020 7831 7737

Miss Robyn Durie, Regulatory Counsel, T-Mobile appeared on behalf of the Intervener.

PROCEEDINGS AFTER JUDGMENT (ADMISSIBILITY) HANDED DOWN THE CHAIRMAN: For the reasons set out in the Judgment I am now handing down the Tribunal unanimously finds that the Tribunal's power under Schedule 8 of the 1998 Act is not restricted in the manner submitted by T-Mobile. Any further applications arising from this can be dealt with in due course. There are no other applications?

MISS DURIE: No.