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Commercial & Commune Guittemar Affaire

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Telephone (03) 632 7700 Faceledia (03) 632 \$241

11 January, 1994

Mr ______ Telecommunications Industry Ombudaman Ground Floor 321 Exhibition Street MELBOURNE VIC 3000

Dear Warwick

I refer to your suggestion re. Mr Pengitly as an alternative essessor. Telecom's position is still as per my original letter to you of 24 December 1983. Telecom's view is that your nominee, Mr Rogers QC, is a suitable person who will provide an independent and imperies view. In respect of Mr Pengitly I do not have a detailed CV, but my enquiries have revealed that his primary expertise is Trade Practices Law and this background is not of direct relevance to this arbitration. An essessor with a greater level of direct commencial expertise and judicial isociaground such as Mr Rogers QC is seen as necessary.

I have received your faceimite of 11 January 1994 and the stanched letter from Mrs Germa.

Mr Rumble's contact with Mrs Germs who in direct response to the voice monitoring issue and was also intended to deal with the supply of information under her FOI request. At no stage oxid

Paul Rumble raise the issue of alternative assessors. Please be assured that Telecom will only consider assessors nominated by yourself and has not, and has no intention of, entering into discussions with the other parties to the architecton in respect of potential assessors.

If have asked the Corporate Solicitor to comment on Mrs Garms' statement that Telecom had previously accepted the appointment of Mr Fox as suitable to themselves. Apparently, the name of Mr Fox was included on a list of names which was discussed with Mrs Garms some time ago. My understanding is that this matter haver progressed and does not appear relevant to the current deliberations.

My personal view is that the appropriate way forward is to appoint one assessor to ensure the consistent application of legal principles in these cases. In addition, the assessor needs to be a person of earne eminance is legal and commercial negotiations as the outcome of these cases is filesty to establish a precedent for future complaint handling.

However, it does appear to me that the deliments are losing sight of an important factor and that is the fact that the TiO is the person with the responsibility for arbitrating on this matter, and that the assessor that is now under discussion to in fact making a recommendation to the TiO. Under these circumstances it appears to me that far too much weight is being placed on the appointment of the assessor. The primary requirement is that this person is definitively impartial and has the necessary professional standing and legal and commercial qualifications.

Please contact me directly (6327700) If I can be of any further assistance in obtaining a speedy resolution of this metter.

Yours sincerely.

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