# CAV CHRONOLOGY LGE <br> Exhibit 92 to 127 



Dear Mr Rumble

## ARBITRATION - GhIntif!

I enclose copy facsimiles received from Mr Smith dated 12 August and 15 August 1994.

In his facsimile of 12 August, Mr Smith foreshadows the submission of his completed claim by 17 August 1994. In his later fax, he indicates that the submission will be delayed until 18 August 1994.

Although Mr Smith states no further submissions will be made after
18 August, I note he is simultaneously asking for a direction from me in relation to the production of certain raw data. This is consistent with the matters foreshadowed in the letter from George Close \& Associates of 12 August which I have forwarded to you today by a separate facsimile. I will be asking Mr Smith to clarify whether he seeks to include the raw data or any analysis of the raw data as part of his submission.

If Mr Smith does seek to rely upon the raw data or the results of any analysis of the raw data, and if such information is to be made available to him, then I could not accept his submission as being "complete" as at 18 August 1994.

As requested in my covering facsimile enclosing a copy of Mr Close's letter, I would be grateful if you would provide me with your initial reaction to the request so that I can consider appropriate directions on the matter.

Mr Smith also makes a second request, that is, for me, the Resource Unit and certain claimants to view privileged information in the possession of Telecom. I am seeking further clarification of this request from Mr Smith but my inclination is to disaliow it.

## GEORGE CLOSE \& ASSOCIATES PTY LTD

## Data - Telecommunications Consultants

Dr Gnalan Hugher
Hund sand Hunt
Lawyors
Level 21
459 Colltins Sirect
MELBOURNE QLD 3000.

## Dear Dr llughes

- 年

Together with my colleagues, I have studied and, assossed tho Bell Canada Intermational Report to Tolecum Australin.

There is a siguificant lack of reference material, cesendal to give credibility to their conclusions, which in the llght of cmergent herrievidenco produced in the lat few moaths is not simply dublous, but by Telecom'z adrulssion, incoiporeal.

Accordingly, we are sequerting the raw data, documentition, calculations, minutes, intorTelecom correapondence and Telecom. Intermel reporth eshocialed with the Tlvoli Restaurent and Theatre, Goiden Messetger Serylee; Cape Bildgowater Hollday Camp, and Jepencse Spare Parts. It ṣhönid maturally includt sill teot procedures, time scales, dates, length of test, phone aumbert and point to point of tests.

Whhout thls information, easentiat to substantiate the percentage alatios so readlly displayed but nol supportul by basic data, thelr ciams aid Telecom's employmint of them, be it ever decreasing are triscecplable.

If it is preferable for this information to be included in the individual COT Caso documentation under Cluuse 7.5 of the Fast Track Arbitratloin: Procecturc, picase advise and we will comuply.


GEORGE CLOSE.

Logal Professional Privllage - Telecom Confidential, Merge2.xis

|  | A | 8 | C | D | E | $F$ | 6 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Dete | Count | Typa of | Deterntion. | From | T0 | Now |
|  |  | $\stackrel{\sim}{*}$ | Info |  |  |  | $\begin{aligned} & \text { Fin hef } \\ & \text { No } \end{aligned}$ |
|  | 23-Nov-92 | S36 | Letter | Thave also arranged for a new fax service as requested by you. | D Lucas | A Smith | A1; |
| 675 | 24-Nov-92 | C310 | Letter | Attach copy of log book with 0345 early morning call - (computer calls first, if no response revert to the operator) | $\begin{aligned} & \text { City West } \\ & \text { CsC } \end{aligned}$ | Alan Smith | Ā33 |
| 576 | 24-Nov-92 | C73 | Letter | Answer request regarding fault information that has affected 055267 267 | Telecom | Atan Smith | A4 |
|  | 24-Nov-92 | C74 | Letter | Fault at Windsor exch. causing RVA , affected incoming STD from Melboume to Bridgewater for a period of up to 3 weeks. Maximum impact on STD calls from Melboume up to $50 \%$. Windsor exchange reprogrammed on 19 March 1992 and rectified problem | Telecom | Alan Smith | A4 |
| 578 | 24-Nov-92 | C75 | Letter | Fault local custom. rec. wrong nos. or RVA-reported on or after 2 Oct. 92 \& found \& fixed 7 Oct.92. Delay in fixing due to intermittent nature and caused by 1 of 40 "registers" in exch. Test data suggest affect. o max. $1.5 \%$ of incom.calls between 2.7 Oct | Telecom | Alan Smith | A4 |
| 579 | 24-Nov-92 | C76 | Letter | Probl. of congestion could have been due to a combo of 2 faults Windsor a "registers") \& the vol. of test calls being generated to locate faults. Test results indicate cong. probl. has not occured since 7 Oct. 92 when Port. exhc. fault repaired | Teiecom | Atan Smith | A4 |
| $\infty$ | 26-Nov-92 | m259 | File Note | Re Gold Ptione. Answer Reversal problem. Stokes changed TCL-10 to TCL-13 with no effect. Tests done. | Graham Stokes |  | -22(1) |
|  | 01-Dec-92 | B116 | letter | letter re Telecom sponsorship. Smith mentions "In fact the personuel which I have dealt with should be congratulated on his loyalty". | Smith | BluntTelecom | A10 |
| 582 | 07-Dec-92 | Bi19 | letter | Te unsble to undertake sponsorship deal, believe all his problems have been fixed | Bhount | Smith | A10 |
| 583 | 08-Dec-92 | 3135 | Letter | Sets out action taken by Telecom to identify and rectify faults with Smith's service from 26.7.92-9.11.92 | $J$ Holmes | E Cardiff | A |
| 584 | 08-Dec-92 | $J 136$ | Letter | Fault in Meltboume causing RVA to be received indentified and cleated on 19.3.92 | $\sqrt{\text { Hohnes }}$ | E Cardiff | A6 |
| 585 | 08-Dec-92 | J137 | Letter | 34,686 test calls made to Cape B'water from 28.7.92 to 7.10.92 - 106 failures (this equats 0.3\%) | $J$ Holmes | E Cardiff | A6 |
| 586 | 08-Dec-92 | 3138 | Letter | Monitoring equipment (CDAE) attached to Smith's service at exchange and premises | $J$ Hoimes | E Cardiff | A6 |
| 587 | 08-Dec-92 | 1139 | Letter | Fault idenified on 2.10 .92 and rectified 7.10 .92 which wold hav caused wrong no.s and RVAs for colls corning from local area | J Holmes | E Cardiff | A6 |
|  | 08-Dec-92 | $\sqrt{140}$ | Letter | Telecom replaced alarm/ring for Smith's phone at no cost to Smith | $J$ Holmes | E Cardiff | A6 |
| 589 | 08-Dec-92 | 1141 | Letter | Smith indicated service working to satisfaction | $\checkmark$ Holmes | E Cardiff | A6 |
| 590 | 08-Dec-92 | m27i | Detailed Call Data | Detailed Call Data Report 01/10/92-8/12/92. k03456-k03506. | Graham Stokes |  | 322(1) |
| $2$ | 08-Dec-92 | m272 | ELMI Report | ELMI Monitoring Report on 267267: 15/09/92-08/12/92. k03507. w03568. | Graham Stokes |  | a22(1) |
| 592 | $2^{12 \cdot \operatorname{Dec}-92}$ | C284 | Settlement issues paper | Smith wanted 150k, chance of legal action high | Rosanne Pittard |  | A33 |
| 593 | 11-Dec-92 | $\mathrm{C} 285$ | Settlemer issues paper |  Portiand problem fixed in October, wiring and cabling issues and RVA or congestio | hosanne Fittard |  | A33 |
| 594 | $3^{11-D e c-92}$ | C286 | Settiem <br> issues peper | Slow resoution by Telecom of past problems of Smith - both technica and claims | Rosanne Pittard |  | A33 |
| 595 | 11-Dec-92 | C287 | Settlem lssues paper | Evidence - letters say not getting through, AUSTEL and Ombudsman both trouble getting through, claims credible in media | Rosame Pittard |  | A33 |
| 596 | 111-Dec-92 | $\overline{\mathrm{C}} 288$ | Settiem <br> issues paper | Smith claims loss of business and loss of prospective partner who cou not get through on the phone | Rosanne Pittard |  | A33 |
| 597 | $7{ }^{11-\text { Dec-92 }}$ | C289 | Settlem issues paper | Mr Senith's service problems were network retated and spanned a perik of 3-4 years - possible immunities | Rosanne Pittard |  | A33 |
| 598 | $8{ }^{\text {11-Dec-92 }}$ | C290 | Settlement issues paper | Smith's service suffered over several years - some diff. to detect exchange problems in last 8 months | R Rosanne Pittard |  | A33 |


smith late review di, abase
Doumpor omamen Docripion
Applicent File number
Primary Decision


## Dear Dr. Hughes,

I an ashing the Arbitration procedure, the Resource Tean, to view this sew evidence at hand, presented with this letter.

I believe that this late F.O.I. decumentation, if accepted as evidecce, will substantiale even further what I have submited in the segment of my submission under "Bell Canada Testing". I firmly beliew that, atter the Resource Team view the documents presented, they will ask Telecom for access to the Raw Data from Bell Canads as well as the Neat Testing Data. This new evidence at hand shows there has been incorrect testing nomentere. PTARS at Cape Bridgewater, 267 211. These calls were made over the same period of the same day, yet no collisica of these calls took place. This, in itself, spells out that something was wroug vith Bell Canada Testing. This new evidence, marked "Al", is a Test Network Performance Information Document which states that on $5 / 11 / 93$, even further tests (making three in all) were coming from yet another iocation. Thus sample of tests, like the Beil Canada Tests, show $99.3204 \%$; Bell Canada show $99.98 \%$. Overall a series of some 2,000 to 3,000 calls were made, all to the same 267211 number, from three different locations and there was NO collision of calls. Who is kidding who?
in am sending these tests to two different professors at two different universities to discover the probability of this bappering. I am also sending this infomation to a communication company for assessment

I would now ask Dr. Hughes for patience. Document "A2" shows that, had Austel net stepped in, Telocom would not have instnieted Bell Canada to write these test reports, or even to do the tests. I believe that this letter sbows, once again, Telecom's reluctence to give me a senice the sanke as my competitor. I helieve Telecom have victimised me.

Document "A3" shows Usage Patterns; calls having been registered as geing out from 267267 even though I never usod this number for outgoing calis, but reserved it for incoming calls only. "A4" shows that Telecom states no calls were generated from this number. Two conflicting statertentr by the same company. Again, this shows that the monitoring equipment at Cape Bridgunater has, for many years, been wrongly read or incorrectly monitored.

Documents "As" and " $A 6$ " show Telecorn's reluctance to test calls in "A5" we soe Telecom contemplating a PLOT ef some kind. Is it to hide these moutecing procedures? Whe knows? "As", the hand written statements, orice again suggestis confusion regarding cutrent network loss figures.

Which Telocoun employee had dischased personal information gained by listening to my telephone conversuikons in Portimad.
-
It is true that I contacted Mr David Stockdalc as I wanted to identify which porson in Natlonal Network Investigations was advising in writing the Telecom staff responsible for making decisions to exempt or delete infornation from me under the 1:O.1. procedures on the basis that the Information contained in tho documents that he was supplying would bo considered hermfal to Telecom as an uninformed person would be wble to correctiy interpret the informution. It is true that at the time 1 spoke to Mr Stockdule 1 called him a bloody linr and 1 can prove that he is.

I consider Telecon's aetions in live monitoring my telephone service for an extended period of time without my knowiedre or consent, an extremely Improper action. I also consider that Telecom has been engaged in wholesale misleading, deceptive and uneonscionable conduct by making public statements to the effoct of denying that my secvice was not live monltored.

It is my underslanding that Telecom even mislend Austel, the Telccommunications Industry regulator.
Telecom have made no attemptt to apologise to ma, publicly or privately, for live monitoring my totephone service.

Thave no inteation of providing Telecorn willa any wriuen undertaking regarding this inmer.
1 reent the inferencer contained in your fotice that this serinos matter of disclosing information about my confidential and personal telcphonc converxations, can be addressed in the arbitration procedures. Mit Black you know and you have confimed it with Grabam Schorer, thial the live monitoring issue is a separate issue and is not an tasue being dealt with under the arbitration procedure.

I requive from Telecom a list naming all the "felecom lechnicians who were jnvolved in live monitoring my telephone conversations by close of business Tucsday 13 Seppember 1994.

A copy of this leter has been xent to the Australian Federal Police, the Minister for Justice, the Minister for Communications, the Tolecommunications Industry Ombudsman, Ausicl, and the Arbitrator.


Alan Smith
Cape Bridgowater Holiday Caup


COMMERCIAL AND CONSUIER CUSTOMER RESPONSE UNIT $8 / 242$ EXHBBITION STREET MELBOURNE VCTORIA 3000

## 25 August 1994

Telephone (03) 6345736
Facsimile
(03) 6348441

Dr Gordon Hughes
Hunt \& Hunt
Facsimile No. (03) 6148730
Dear Sir

Fast Track Arbitration - Garms, Schorer, Gillan, Smith

I refer to your letter of 16 August 1994, concerning Mr Close's request for documentation.
Mr Close has requested "row data, documentation, calculations, minutes, internal Telecom correspondence and Telecom internal reports associated with the Tivoli Restaurant and Theatre, Golden Messenger Service, Cape Bridgewater Holitay Camp and Japonese Spare Parts." I understand from the first two paragraphs of his letter that his request is for those types of documents which were created in relation to the preparation of the "Bell Canada Intemational Report to Telecom Australia" dated October 1993 ("the Report").

I have obtained files containing some test results and working documents belonging to Bell Canada International which they created while preparing their Report, and subsequently left with Telecom. I have been informed by Bell Canada International that they have not retained any other files containing such documents. These files consist of approximately 500 pages.

These files contain some information specifically relating to several Teiecom customers other than the claimants, which Telecom submits should not be disclosed to the clainants in order to protect the privacy of those customers, and because information specifically ${ }^{\text {j/ }}$ relating to them is not directly relevant to the claimants' claims.

Other than that, Telecom has no objection to providing copies of these files to a claimant in accordancy with a direction from you under the arbitration procedure.


Paul Rumble
GROUP MANAGER
CUSTOMER RESPONSE UNIT

Telephone
(03) 6345736
facsimile
(03) 6348441

Dr Gordon Hughes
Hunt \& Hunt
Facsimile No. (03) 6148730

## Dear Sir

## Fast Track Arbitration - Smith

I refer to my letter of 25 August 1994 concerning Mr Smith's request for "all raw data associated with the Bell Canada testing", and your reply later that day.

Telecoms received a letter from Mr Smith on 28 August 1994, which indicates Mr Smith is under the impression that the raw data relating to the Bell Canada testing is "on its way from Conocdor", presumably for release to him. I enclose a copy of Mr Smith's letter and Telecoms's reply.

Telecom has not received any direction from you to supply any of Bell Canada International's documents to Mr Smith or any other claimant. Telecom requests that you clafify the states of Mr Smith's request.


Paul Rumble NATIONAL MANAGER CUSTOMER RESPONSE UNIT

I would clarify that I have openly stated since July of 1994 I believe my telephone service has been much better. I would have had only three or four complaints at best in that period of two months.
(b) The documentation has recently been submitted to the Arbitrator. Telecom can check the details in relation to short duration calls from my accounts. I would also suggest that Telecom check their own fault reports up until June of 1994 for the numbers 132999 and 1100.

## 2. In relation to page 5:

The Claimant has stated that the Austel report, the Senate Committee References in relation to this matter, the Coopers \& Lybrand report and the Bell Canadà International report all advise that Telecom's testing may not have been able to identify the problems that the Claimant was allegedly experiencing with his telephone service.
(a) State where in the Austel report, the Senate Committee References, the Coopers \& Lybrand report and the Bell Canada International report all advise that Telecom's testing may not have been able to identify the problems that the Cliamant was allegediy experiencing with his telephone service.

Answer Question 2:

Mr Arbitrator, I would refer you to Page 5 of my initial Report where I state that I rely upon your understanding of the Austel Report into the COT Cases, the Senate Committee references in relation to this matter, the Coopers \& Lybrand Report and the Bell Canada International Report in respect to the monitoringftesting of fault probjem in the network. I would consider that this arbitration procedure would rely upon such references and identify the areas. I note that Telecom have chose to play on words stating that the Austel Report, the Senate Committee references in relation to this matter, the Coopers \& Lybrand Report and the Bell Canada lnternational Report all advise that Telecom's testing may not have been able to identify the problems that the Claimant was allegerly experiencing with his telephone service. Notwithstanding this and without dissecting

## 14. In relation to page 34:

The Claimant has stated that the management of Telecom had no desire to admit their inability to locate and property fix the problems that the Claimant was experiencing with his telephone service.
(a) State the basis upon which it is alleged that the management of Telecom had no desire to admat their inability to locate and properly fix the problems that the Claimant was experiencing with his telephone service.

## Answer Question 14:

(a) The basis upon which is alleged the management of Telecom had no desire to admit their inability to locate and properiy fix the problems that I was experiencing with my telephone service is simply the experience and the documents I have detailed on Page 34 onwards to 39 inclusive of my letter of claim. I am sure that the reading of this particular area too $\sim$ would leave you in no doubt as to the management of Telecom's desires of how to treat my problems. Simply explained, all of these references contained within the pages show that Telecom mavagement failed to acknowledge the problems that I was having with my phone. If this does not indicate a lack of desire to admit to the inability to locate and properly fix the problems, then I am left wondering. You see if Telecom had the ability to locate and properly fix my telephone problem, one would consider that since we know forn Telecom's own document attached to these interrogatories marked 8A \& B that these problems existed since 1987 and were filed by Telecom since 1987, one would consider that the ablity to kecate and properily fix the problem may have occurred by at least 1988. I believe that all of the documents I refer to the in pages that I have previously mentioned demonstrate that the management of Telecom would not admit the size of the fault problems and therefore demonstrated in my opinion no desire to admit their inabiity to locate and properly fix the problem that I was experiencing with my telephone service.

We have cover up of lies on faults found by Telecom, yet local staff down play faults. Example 13 October 1992, ELMI was comnected to RCM and registered four calls not getting to camp, yet local staff said no ELMI was connected when it was. Short duration
calls were known to be affecting this business, in 1992, 1993, evidence has been presented in second submission, yet Telecom have not produced raw data to substantiate this.
(I throw a fly in the ointment) Telecom, you produce the raw data ELMI for a period I know I can prove you covered up faults. I will side step 13 October 1992 this is a fact, you lied, liod and covered up. 28 October 1992 produce this raw data to the resource team and I shall prove calls came in as answered but they were not. Go on, prove I am wrong. If I am right, then you produce all raw data that I have asked for, including Bell Camad, If I am wrong, then let the Assessor decide and make a judgement for 1992. The ball is in your court. This was the only testing I happened to view, much was done in the RCM. We have short duration calls in 1993, show the Assessor these.

Page 17 Cape Bridgewater (1) Bruce Pendelbury. Tony Watson. Probably caused by RCM? What was caused what? by the RCM. Perhaps the Resource Team DMR should be told.

Again, ELMI testing denied the truth about this equipment being connected to these premises.

Again, Sieve Richards, 1100. Read his statement, page 32 C/W (1). Telecom were using a M.C.T. even after Dave Stockdale knew that this type of device was interfering with calls being jammed, or not getting through. This equipment was supposed to be disconnected on the 9 August 1993, yet my fax line was still with this device a month later.

## 15. In relation to page 38:

The Clainant has stated that five lines service the Cape Bridgewater area and these five lines service both incoming and outgoing calls.
(a) State the basis upon which it is alleged that five lines service the Cape Bridgewater area and that these five lines service both incoming and outgoing calls.

## Dear Mr Wyanck,

Telecom bave again turned around a statement to bapefit their charter, this time it is the statenent the Arbitrutor, Dr. Oordon Fhughes.

I ciginailly requested this infomation under rey F.O.L. application, 9 months ago. It is appalling for 2 company the size of Telocom to muster such thuggery against a small busineas person such as myself.

Ihave faxod to you a copy of a letuer from Paul Rurnble, Teloconn Customer Resposse Unit. You will note that this raw data in discussed in the last two paragraphs of this letter. Mr. Rumble has quotod that Telecom has nor yet been directed to supply sny Bell Canada Rew Data. This shows that any information Telecom holds on this testing will only be suppliod under the Arbitration Procedure.

Mr. Wyapek I am requesting the Conumpaweatit Ombudsman's Offics to intervence on wy behalf and direct Telecont to forwad this information to Dr. Hughes under my F.O.L. request. Telecom knew of the time structure I was worting within from the beginning. I had no alteruative but to finish my Arbitration Submission after 9 months, even though Telocom still havo deliberately withheld not onky Australian demoeratio tighist. Australian democratic tights.

By not supplying the documents I needod Telecorn marageringit have hindered mee in my preparation of this Fast Track Procedure, atter all, the Assessos tan only view what is before him. These delaying tactice are an Australian disgrace and will be a black mark against Telecom and those who chose to conjure and conspire to pervert the course of natural jurtice. I have evidence at hand that thout where Telecom hive gone out of their way to hinder my claim. What we hive bere with C.O.T., are four ordinary small business people aggingt the might of a huge corporation, but still Telecom are afraid to supply dooumentation under the F.O.I. att. What will thin show the Geoeral Public in time to come?

Mr. Wynack, I strews the uegrent need for you to intervene on my behaif and enforce my P.O.I. applicatiof, to demand that Telecom supply this Bell Canada Raw Data to Dr. Gordon Hughes under my F.O.I. roquest and nor through the Arbitration Procedure.


Alen Smith.
$\left\{\begin{array}{l}\text { ec. } \\ \text { Dr. Gordon Kughes, Past Track Atbitrator, } \\ \text { Hiunt A Hunt Lawyers, Melbourne } \\ \text { Mr. Far Rumble, Curofocr Recource Unit, Telecom. } \\ \text { Mr. Wentick L. Smith, Telecommunication Indurty Ombadsman. }\end{array}\right.$

PACSIMIIIB 6348441
Mr．Paul Rumble
National Manager－Customer Response Unit
Telecom LAustralia

## Level 8

Dear Mr Rumble

## ARBIERATION－SMMTE

I acknowiledge receipt of your letter dated 13 September 1994.
I．confirm I have not directed the production by Telecom of any Bell Canada intermational documents．

As this stige I would be encouraging Mr Smilh to defer any requests for discovert untll Telecom＇s defence dociuments have been submitted．
Dem：
$\square$
Yours sinceraly
GORDON ELUGIT
$m+1 \%$ erne

131月19

trield
canderra nonuwhel in


くチャ1ヵ

3 October 1994
COMMERCIAL AND CONSUMER CUSTOMER AFFAIRS

81242 EXCHBTITON STREET
MELBOURNE VICTORIA 3000 Australia

622770
Telephone
(03) 8345736

Facsimile
(03) 6349930

Mr G. Schorer
Golden Messenger
405 Queensberry $\$$ tret
NORTH MELBOURNE VIC 3051

## RE: MEETING WITH TEE ARBITRATOR

## Dear Mr Schorer

I refer to discussions with Mr Alan Smith on 3 October 1994. Mr Smith advised me that he understood the Arbitrator had indicated his availability to convene a meeting between Telecoms and Mr Smith, Mrs Garms and yourself.

Subject to the confirmation of the consent and availability of the Arbitrator I confirm agreement to meet with him, Mr Smith, Mrs Garms and yourself on Wednesday 5 October 1994, or such other date as the Arbitrator is available. I will confirm with the Telecommunications Industry Ombudsman arrangements for the reimbursement of travel expenses for Mrs Farms and Mr Smith.

The Arbitratoriw will determine the format of the meeting, which topics will be dealt with in joint session and which topics are more appropriately dealt with on an individual basis. The purpose of the meeting is to address the means by which these Arbitrations may be progressed promptly. In particular the meeting will focus on issues relating to the production of documents both by Telecoms and between the parties.

Yours faithfully
four trips which have been paid for by Teleeon or the rich or Austel?-Yhat's onily since- In 2993; Fes. I guess there are nome mpestions as ta whther these txips - were claiged on velecon and the wore fnformation Mr saith provides; $I$ guess the better his elain mtands up. . But we 're prepiared to let it run as' it atinds. THE ARBTYRATOR: Kr smith, if there is my information you can
 sijiond that we will just proceed on the basis of the assertiops thit: you hive jade and if Teiecon wishes to Haspond by arying that those assertions can be surtaried
 I think the truth liest.-iokny. Final page. final culestion. 'mocuments provided do not sddress the documents raquested in Telenom's letter datea 30 Auguat 1994. please provice copies. of any nisexing docrumentation whick should hare beed anciosed in the document headed with the following table." Can you find thet document?-iryes, I know which one it is. Sue, If you can bring them over and 1 will ghow you. Which document do you have thare? The document referred to on p. 8 of Telecom's request for further information, in point $B$ in is min aocument ast, okeyf--xight. The celetion of one is incorrect chaiging by Peter Tuxiner. I believe that the documentation I would receive because of the time within that 4 months I asked for them from Telecom, that's the $\cdot$ oniy reports $I$ have been able to subatantiate - I pre-empted. So you can araw that one out becauase although it's in I didn't get the print-out to marry up. The incorrect charging is once again - I put this
A. SMITH
through and $\overline{\mathrm{I}}$ was pretty stressenl whep I put it Ehrough bưt it does marry up; Foi instance, if you iook at 1993 this is the suart 20-minute analysis printe-quet: If you go to here tin this Bly, what'jọiu have really got to do tis use youx. own judgment: you wili se9 1993, thesse are ny itemised accoupts, inght, $\cdots$ If. you, cheque mer itemised scopounts you wi.1I aee the figiring thers -5 seoophts, 7 seconies, 14 secomas, 13 secoups, 10 secondsi ; all those are seconds, Ifoht. How, what. You hieve got to do if. ب- these are miriutes and seconds: Liker 13 ainutes you charge 84.62: ret's just take the is minutes; for instance. . Tou go to 1993 and you chedk the aute. zhat's all you have to do; the exact Aate, which is 8/6/93: Yop check. thie phone number which is. thie phoie number on the chart and you will see 37 secoodis. But you go to here ini you find $I t t^{\prime} s$ if seconals. Hot one of them - not one of them -1 correct. I In being aparged st meh ias il meobonas 94. so I「m Charged 4 seconds. Here it runs for 32;000 seconds - I have bẹen chazged 148 seconds. Here is 162 seconds, right. and I * m . charged for 37. That!s Telecom:s way. If you go to the nett page and it's all theit way.: You get 16 seconds which is the charging on the sheet and yet $I$ have been charged for 23; 17 seconds on herie end I have been charged for 25. I will find another one here 43 ceconds on the chart and that ${ }^{\circ}$ s the elegaint that all this is based on, that's. sll your bills axe based on, and I'm charged for 53 eroconds. It just goos on ind on. So that's how you can substantiate $i t$. right the way through.
So where does that leave us in relation to the provision of .SC 8mith 11/10/94

 m shick: Jugt on those points, f. acoupt that thes cinn be.

 it and $F^{\circ} m$ sure your tequniany people can to"-it. I kiov you can it!s just that you have photocopied bite and



 that up.
Mr Mribitritor, whitive gight have to do: is to go back alycot3y
 that we ein fully widerstand it.


 peṛspective.
 process. Before we all pack up and go hoipe let"s just techp: where we are zicept fot thie issue of the status or possibie status of formex partners; : Et setms to we that apt Eurther documientation to be protided can be and
 parties conoperating vith your-mene thing is. $\because$ Df Haghes, I provide them to pou , under wome sort of superivision.' I'm not Telecom-bashing but. I have so meh proof .- and which his been shown to othex perties where the securiti of Teiecom has got a lat to be desiried and I'm now going to - they know who I ring,
any miselpg documpatationz-m thought it was alı there: It? just that you have got to marry it up. Doces. Thliecone have any grestions in relation to thite NR 日fuck: The one table $I$ had to garty ppoith sil. Mhat was
 accopunt: . The thing ts, the mext one is: the 008 acepint. What I pure come here, fox instance, that IF"a cojy - that's mitemsed account Eton goxa jbohe. Yoin will apie tip here with. I have been charged for
 Hoin on theic elhinging stipets, the conyersiation time, yoin will see 12: pecorisic. Buti when you. cheok up on wy gola phone i have been charged for 1 minute and 42 secorias and yet it was only a 12 -secoina convieratation. $:$ We go one apyn again - thiz fis at all times, the same phone mmbers, right, tria the manc. time coming in - You'checik the ces data again and it has regiztered 10. seconds. stame timer yet I.have begn chariged 1 minute and 4 seconds: It goess: zight the way thirough. I have 7 iminutes whete I have onivi bedn on the phone for 1 minute anid $I$ cain substantiate - $I$ have only just done thet in one book but I probably get, 39.: I have 7 seconds where I have been charged for 4 minutes. Thie:' instatice that's on the viato which is in here where that Heidi lady, the 1100 operator, rang me. She has verified that she was oniy on the phone for 10 seconds and I was charged for 4 minutes and 15 :seconds. I can substantiate that, not onliy here, but all: the other documentation. I can substantiate it. I have had a fellow look at it. It's all here. Then you go to the 267230 account which is . . -

And you do not wish to comment on ft further?
Telecom raises the point or makes the assertion that. "This is a very serious allegation and relecom is therefore entitled to request further particulars." If $I$ can ask a preliminary question, is this allegation relevant to your claim for compensation against Telecoms? If it's. not, the most expedient way of dealing with it might be: to - - - R---Right, let it go.

Let it gor---Right, let it go.
Telecom, are you content with that resolution of this issue? WR BLACK: If I understand it correctly, what you' re saying is it's not relevant to the claim.
THE ARBITRATOR: My interpretation of what Mr Smith is saying

- Mr smith will correct me if I'm wrong - is that he
does not seek to base his claim in any way on the
allegation that his phones have been unlawfully tapped.
MR BLACK: Okay. I understood from what you said before that it's not relevant.
THE ARBITRATOR: Yes. What it means - and again I make sure Mr Smith understands what it means - is that effectively any reference in your claim documents to date regarding unlawful phone tapping will be treated by me and the resource unit as unsubstantiated and therefore not relevant for the purpose of determining whether you're entitled to compensation?---All right. No, I will go on to that then. I will go on to that - no, I will leave it in the claim because - -
You understand if you leave it in the claim, Telecom is entitled to ask what is the basis for this allegat: $-\infty$ in ht, okay, yes, all right.

So you want to leave the allegation in $1--1$ will leave the
allegation in.
Can you provide further aubstantiating evidencer--I can provide documentation from Austel, that sent me a letter, stating the fact that my phones were ifstened to. A little bell used to ring every time somebody used to ring me. That bell used to ring for 3 months on end. I have come up with other evidence that relecom still hasn't been able to answer and it's called a. malicious trace call, an MTC, that was on my line 3 months or 2 months after apparentiy Telecom told the Federal police that that other device, which was called on KIC, was taken off wine. So I don't know whether the second one is also - what would you say - a bugging device or whatever. I can't verify that. But I know a malicious call trace - - -
If I may intercupt, you said in relation to that second point. that you could come up with evidence to that effect? ---Heli, I can come up $\ldots$
What sort of evidence?-Frt's clearly in the subsission that there is evidence. It's written by relecom and it states that - where it is, I'm not quite sure now. It clearly states that, "My smith's phones for 3 months from June to August 1993, a little bell used to" - it doesn't say it like that, but that's how i see it. But it does - a machine device rang and the technician used to go and listen and make sure the phones were okay or whatever and then go about his work. sow, I have spoken to this Telecom technician. I have sent him a letter. I have spoken to my local police for every time I have contacted him because I knew that Telecom would say I'm
should be able to come up with and tell me what - you
know
If I can stop you there. That's not the point of this hearing today?--sio, faix enough. Hike $I$ said - - I'm trying to ensure that all the materials available in support of your cirlm is put before relecom and before men_arall riaht-oncay_
Any further material that you believe is relevant to substantiate your allegation in relation to inlawful phone tapping should be supplied to me.by 14 october? --Right.

MR BEHJAMIM: Nr Arbitrator?
THE ARBITRATOR: Yes.
KR BEHEANIM: I'm sorry.
THE ARBITRATOR: I was going to ask you if you had any further guestions in relation to that item.
YR BEMJANIN: Just in respect of 1 tem 4 of the schedule 1 at p.2. Mr smith has not provided any further details in respect of that particular question. So $I$ take it then that he has nothing further to - - THE ARBITRATOR: The particular question being? UR BENJAMIN: In respect of Detective superintendent Penrose. NR BLACK: There has been an allegation that Detective Superintendent Penrose says that the Plumers' telephone was allegedly uniawfully tapped?-min believe Telecom is playing on words - the word "illegally tapped" - it's like asking me - I'm not $-\cdots$
THE ARBITRATOR: SOTIY, if I can interrupt both of you, the issue here is that in your answers - your answer to question 24, you indicate that you were told something by Detective Superintendent Penrose?---Yes.
A. SMITH

Is there any documentation to support that statement or is
there any other light thet you can shed upon that
statement you have made in relation to Detective Pencose? --Well. it's like the defence counsel talking to the guilty. I have been spoken to $-I$ mean, there is a - Again I will interrupt. If the answer is simply that Detective penrose told you this and you can't say anything more - - - 7 -w-That's right.
. - - and that's your answer, that's all you have got to say?--That's rioht.
simply, we're trying to clarify the status of the statement? --Yes, right. I have apoken to petective penrose, on two occasions and he has stated that my phones had been

## Listened to

Approximately when did you speak to Detective Penroser $-\infty-2$ weeks ago and 4 months ago at my premises.
MR 日RNJANIN: . If $I$ can just make the point that Mr smith is saying his phones have been listened to which is again somewhat different from what was stated here?---All right. At no time did Telecom ask my permission to listen in on my private phone calls.
THE ARBITRATOR: I think that is as much information that' $s$ going to be available in relation to that iten. We now move on to claim documents submitted by the claimant on 18 August 1994. Can someone just clarify - where is this documentation? Whilst we're looking for the material to which this request refers, I note that Telecom is referring to a table consisting of five columns that was submitted by Mr Smith on 18 August 1994 and essentially Telecom are seeking a clarification of the meaning of that table. I think all of us would like

# Hunt \& Hunt <br> LAWYERS 

Parthers
Edward S Boyce lames G.F. Hartowel Christine A Cuiley Cordon L. Hughes Mark T. Knapman
lan S. Craig
Peter 1. Ewin Wayne B. Cahill Nevile G.H. Debney Crant D. Sefton Charles Veevers Andrew LogieSmith Watam P.O'Shes

Conpoltants
Kenneth M. Martin Richerd I. Kellwway
Mr Paul Rumble
National Manager - Customer Response Unit
Telecom Australia
8th Floor
242 Exhibition Street
Our Ref: GLH
Matter No:
Your Ref:
Achardi.
Peter A Comish
Shane G. Hird
John S. Moinar
Melissa A. Henderson
Melissa A. Headtrsc
Francis V. Gallichlo
Francis $V$.
Roy Seit
Randsl P. Wrulams

## Dear Mr Rumble

## ARBITRATION - SMITH

I enclose a video forwarded to me by the claimant together with correspondence providing background information relevant to the video. This correspondence takes the form of a letter to me dated 21 June 1994 plus five enclosures.

Yours sincerely

sydney
Encl
cc A Smith, P Bartlett, W Smith
brisbane
cen 6 era
sewecsic
represemed in
adelaide

20 July 1994
Our Ref: GLH
Matter No:
Your Ref:
BY FAX: 6348441

Mr Paul Rumble<br>Group Manager - Customer Response Unit<br>Level 8<br>242 Exhibition Street<br>Melbourne VIC 3000

Patiners
Edward S Boyce
farmes G.F. Harrowel
Chistine A. Gailer
Cordon L. Hugher
Mark T. Knapman
Ian S. Craig
Ian S. Craig
Perer J. Ewin
Nevilue C.H. Defone.
Nevile G.H. Oe
Grant D. Sefton
Charles Veevers
Andrew Logiesmit
Andrew logle-Smitt
Wilisem P. OShea
Cenntants
Kenneth M. Martir.
Richard I. Kellawas
Associntes
Shant C. Hird
jofin S. Motnar
Meliss: A. Henderstr
Francis V. Ericthio
Roy Sett

Dear Mr Rumble

## ARBITRATION - SMITH

I have considered the matters raised in your letter of 11 July 1994.

## Videotape

The videotape in question contains an interview with the Claimant. He is asked questions by an unidentified interviewer. The interviewer's questions are minimal, barely audible and are effectively only prompts for a commentary by the claimant. The commentary essentially amounts to a taped oral statement concerning the events detailed in the claimant's letter to me dated 21 June 1994, a copy of which has been passed on to you.

You have submitted that the video is inadmissible on the basis that the Fast-Track Arbitration Procedure does not contemplate evidence in the form of videotapes and that, even if such evidence were allowed, the video contains evidence which is not provided on oath or affirmation as is required in the case of oral submissions.

Clause 6 of the Fast-Track Arbitration Procedure provides that arbitration will be on documents and on written submissions only (unless the arbitrator otherwise specifies). Written evidence must be in the form of affidavit or statutory declaration. Oral evidence must be in the form of oath or affirmation and certain procedural requirements are to be followed. I do not believe the parties addressed their minds to the admissibility or otherwise of videotape evidence when negotiating the arbitration rules.

I see no reason why the video should not be admissible as evidence, subject to appropriate conditions. I consider the video should be treated in the same manner as written evidence, not oral evidence.

With respect of the admissibility of videotapes per se, I consider they should be accompanied by an affidavit or statutory declaration by the Claimant as to:
(a) the truth of statements made by the Claimant;
(b) the origins of the videotapes, and
(c) (where relevant) the accuracy of the representations of facts and circumstances contained in the videos.

I am not concerned, in this instance, by the lack of identification of the interviewer but any assertion of fact by the interviewer would not be admissible unless supported by affidavit or statutory declaration. This is not an issue here.

I accordingly direct as follows:

1. That the video is admissible as evidence in these proceedings and shall be treated in the same manner as written evidence.
2. That the Claimant must provide an affidavit or statutory declaration as to:
(a) the accuracy of the statements made by him in the video;
(b) the origin of the video.

## Written Evidence of the Video

Clause 6 requires that "all written evidence shall be in the form of an affidavit or statutory declaration". You have drawn my attention to the fact that the claim as submitted by Mr Smith does not comply with this requirement. I accordingly direct that this deficiency must be rectified before the claim can be regarded as having been properly submitted.

As the Claimant has indicated that he will shortly be submitting further material in support of his claim, and as he has further indicated that he will shortly be in a position to confirm that the submission of all material in support of his claim is complete, it would be expedient for the claimant to
defer providing the appropriate affidavit(s) or statutory declaration(s) until the time of submission of his final documentary evidence.


CC A Smith, W Smith, P Bartlett

MEMORANDUM
i) $A A^{i t}$

TO : Warwick Smith

FROM : .. Susan Hodgkinson

DATE : 30 March 1995

SUBJECT $\quad: \quad$ Telecom - Points of Interest

You have asked for an overview of Telecom's approach to the COT claims. I have used Alan Smith's claim as an example and if you require a similar review done of the Garms and Gillan/Valkobi claim, I can complete one.

## ALAN SMITH, CAPE BRIDGEWATER HOLIDAY CAMP ("CBHC")

## Documents Provided

Alan Smith's claim has been presented in a fairly haphazard manner. He has inclúded volumes of documents and the direct relevance of all this information is difficult to ascertain. Nonetheless, Smith has gone to a lot of trouble to assemble his FOI information which, as you may be aware, was not provided in full by Telecom until 23 December 1994. To support his claim, Smith has engaged experts, including George Close and Associates (technical) and DM Ryan Accountants (financial). Smith has provided a detailed, well set out reply to Telecom's defence. $K$

Telecom has provided a very detailed submission with the main documents including:

- Principal submission
- . Legal submission (one volume of appendices)
- Technical Report (five volumes of appendices)
- Deloitte Touche Thomatsu Report (Financial Report)
- Overview document - providing background information of Telecom Australia - Telecom Australia's Networking and Management Philosophy


## Progress of Fast Track Arbitration Process

- On 21 April 1994 Smith signed his Request for Arbitration.
- On 25 July 1994, Smith lodged his claim documents.
- Delays from July 1995 to December 1994 include:
- detailed request for further particulars by Telecom
- an oral hearing to settle request procedures

$$
\begin{aligned}
& \text { Smith continued to "drip feed" lodgement of his claim documents based } \\
& \text { on the fact that Telecom "drip fed" his FOI request (this culminated in a } \\
& \text { complaint to the Commonwealth Ombudsman and subsequent FOI } \\
& \text { review by Telecoms). } \\
& \text { Smiths claim was formally certified as complete th November 1994. } \\
& \text { On } 25 \text { November 1994, Telecoms requested a two week extension to deliver } \\
& \text { their defence and this was granted. } \\
& \text { On } 13 \text { December 1994, Telecom delivered its defence to the Arbitrator. } \\
& \text { Smith has stated verbally to myself, that on } 23 \text { December 1994, he received } 90 \\
& \text { kilograms of FOI material. As his claim was "finalised" he did not have the } \\
& \text { ability to examine these documents and add to his claim. } \\
& \text { On } 25 \text { January } 1995 \text { Smith lodged his reply to the Telecom defence. }
\end{aligned}
$$

## EXTRACTS OF TELECOM'S DEFENCE

## Principle Submission

(A) Opening submission

- The total amount claimed by Smith of $\$ 3.24$ million is $\mathbf{1 1 . 5}$ times the 1988 purchase price of $\$ 280,000$ and represents 30 years of profit based upon a generous $30 \%$ return on investment.
- Claim documents submitted are in no apparent sequence or order.
- No where in the claim documents is there a statement, allegation or claim setting out the basis of any alleged legal responsibility which Telecom may have to the claimant in respect of provision of telecommunications service.
- Most of the allegations are unsubstantiated and many are not verified by statutory declaration.
- Smith has relied upon records kept in his diaries as his primary record of complaints.
- The magnitude of faults complaints reported is unsubstantiated and appears overstated.
- Of the few faults which occurred, most were trivial or short lived due to prompt rectification by Telecoms.
- Those faults that did occur, many were due to misuse of telephone and associated equipment by the claimant or customers of CBHC.
- Of the 58 customers ( 66 by August 1991) connected to the Cape Bridgewater telephone exchange, only Smith has had a significant level of fault complaints. Is it virtually impossible that faults at this exchange can effect the claimant only.


## PERRIER HODGSON CORPORATE ADVISORY

BY COURIER

15 November 1995

Mr John Pinnock
Telecommunications Industry Ombudsman
TIO Limited
321 Exhibition St
MELBOURNE VIC 3000

Dear Sir,
RE : Telecommunications Industry Ombudsman - Resource Unit Fast Track Arbitration - Alan Smith

We refer to your letter dated 9 November 1995 with the attached facsimile from Mr Alan Smith dated 8 November 1995, and your recent conversations with Ms Susan Hodgkinson of this office concerning the above completed arbitration.

You have asked us to provide clarification of the issue raised by Mr Smith relating to the deletion of references to a potential addendum on possible discrepancies in Smith's Telecom bills in the final Technical Evaluation Report. We have spoken to Lane Telecommunications Pty Ltd ("Lanes"), who acted as Technical Consultants to the Resource Unit in the above Arbitration, and they have provided the following comments in relation to the issue raised by Mr Smith:
"At a late stage of the Arbitration process, at the time of preparation of the Technical Evaluation Report, there was discussion about billing issues which had been raised by Mr Smith. A draft of the Technical Evaluation Report therefore included reference to the billing matters, which it was thought might require further work beyond the time of issue of the Report.

The primary matter concerned Mr Smith's bills for outgoing calls from Cape Bridgewater. Mr Smith had observed that there was a discrepancy between the call durations of STD calls on his bills and the durations shown by Telecom's call recording equipment connected to Mr Smith's line (in the Customer Access Network).

Discussions were held with Telecom (Mr Peter Gamble) in Mr Smith's presence during the visit to Cape Bridgewater in April 1995, which provided the following information:

FERRIER HODGSON CORPORATE ADVISORY (VIC) PTY LTD

- For outgoing calls on a normal customer exchange line, the caller notes the answer of the called party by cessation of the ring tone and the answering voice. Howeoer, there is no corresponding physical (electrical) signal on the caller's line (CAN side of the exchange) for the call recording equipment to register that an answer has occurred. Consequently, timing of the call recording equipment is configured to alloro a fixed time to answer (say 30 seconds) from the time the caller lifts the handset, or from the completion of dialling, until it assumes that answer has taken place. Thus the overall measured duration of the call from lifting to replacement of the handset is reduced by this fixed amount to give the (assumed) nominal conversation time.
- Billing on the other hand is based on signals recorded at the caller's exchange, including a physical signal to indicate called party answer. Thus the billing duration is precise.
- At an individual call level, there will therefore be discrepancies between the two sets of call duration records except where the actual and assumed times to answer are the same.
- Lanes considered and accepted this technical explanation from Telecom as plausible, and believe Mr Smith also understood and accepted it. Consequently, as the discussion appeared to have resolved this matter, it was not included in the formal Technical Evaluation Report.

A second matter involved 008 calls. Again, this matter was current at a late stage (April 1995) of the Arbitration process. This matter concerned possible overlap in the records of 008 calls made to Mr Smith, and for which he was billed. However, Lanes and DMR Group Inc concluded that the level of disruption to Mr Smith's overall service was not clear, and that it was unlikely that further work would clarify the matter to the extent that it would have a measurable effect on the Arbitrator's determination. The matter was discussed in Section 2.23 of the Technical Evaluation Report, and an assessment of "Indeterminate" was reached.

As no further progress was likely to be made on these matters, the formal version of the Technical Evaluation Report did not leave the billing issue open."

I trust that the above advice from Lane Telecommunications clarifies the issue raised by Mr Smith regarding the Resource Unit's Techrical Evaluation Report.

If you have any further queries please do not hesitate to contact the writer or Ms Susan Hodgkinson on (03) 6298855.

Yours faithfully, FERNIER HODGSON CORPORATE ADVISORY


JOHN RONDEL
Project Manager
Associate Director
cc Dr Gordon Hughes, Hunt \& Hunt Mr Andrew Crouch, Lane Telecommunications Pry Ltd Mr Paul Howell, DMR Group Inc

Epur trips which have been paid for by relecom or the ría or Austel?-That's onij since- in 1993; Yes. I guegs there are soma questions as to whether these trips were claimed on relecom and the more fnformation Mr saith provides; $x$ guess the better his claim atands up. . But we"re prepiared to let it run as it stands. THE ARBITRATOR: Mr Smith, if there is mpy information you can piovide the tha weok, please provide it? - -hlil right. Beypond that re will just proceed on the basis of the asertions that you have made and if Telecon wiahes to respong by saring that those assertions can be sustained then it'它's mater tor me to make up my mind as to where I think the truth liesi-ciokay.
Final page, final question. :"Documents provided do not andrest the documents requested in Telecom's letter dated 30: August 1994. Please provide copies of : any missing documentation which should hare been anciosed in the document headea. with the following table.: Can you find that document?--ries, I know which one it is. Sue. if you can bring them over and I will show you.
 The document referred to on p. 8 of Telecon's request for further information, in point $B$ in is my aocument ast, okay?-ainight. The deletion of one is incorrect chaiging by Petex Turner. I believe that the documentation $I$ would receive because of the time within that 4 months I asked for them from Telecom, that's the '. only reports I have been able to substantiate - I pre-empted. So you can draw that one out because although it's in I didn't get the print-out to marry up. The incorrect charging is once again - I put this
through and $\overline{\mathbf{I}}$ was pratty stressful when I put it Ehrough but it does mariry up; Foc instance, if you iook at 1993 this is the smart 10 -minute analysis print-aute. If you go to hece in this B12, what yọü have realily got to do is use your own judgment: you wili see 1993, thase are my itemised accoupts, inghts $\cdots$ If you, cheque my Itemised accounts you will see the Eiguring there - 5 seconds, 7 seconis, 14 seconas, 13 seconds, 10 seconds: ail those are seconds, right. How, what roy have got to do is. ب- these uri minutes and seconds; Like; 13 minutes you charge \$4.62: Iet's just take the is minuties; for instänce. . You go to 1993 and you check the aito. That's all you have to do; the exact alate, which is 8/6793: Top check thie phone number which tis the phoine punber on the chart and you will see 37 secoonds. But you go to here and you find it's 47 seconds. wot one of them - not one of them - 18 correct. I'm being eparged as mich ase in cecoñas 94., so I'mi charged 4 seconids. Here it cruns for $32 ; 000$ seconds - I have been charged 148 seconds. Here is 162 secionds, right, and I:! charged for 37. That:s relecom!s may. If you go to the next page and it's all theit way. You get 16 seconds which is the charging on the sheet and ret $I$ have been ; charged for 23; 17 seconds on herie and I have been charged for 25: I will find another one here 43 seconds on the chart and that's the elenent that $a 11$ this is based on, that's all your bills are based on. and $I$ 'm charged for 53 seconds. It just goes on and on. So that's how you can substantiate it right the way through.
So where does that leave us in relation to the provision of


14 bricer: shest on those pointis, f. aocept that they cina. be hatched up hut esëh oup appearst to requixe special "knowilegge tọ match it upz-mix'i only a layman. I can do it-apd $\dot{f}$ 'm. sure jour technicaty people can ao it. I binov yoù can it's just that you have photocopied bits and piẹces and puit them togatherT-mi aran"t photositat it.


 that up.
Wr Arbitrator, what we might haive to do: is to go back aixect3y to: in smith and work through a comple of exämies so that we cin fuliy ungerstand .it.
 aliunt be appropriate 'for pent to - . -
 pergspective.
 process. Before we dil pack. up and go hoife let's just tectep where we are. Erecept for the ismue of the status or póssibie status of former partners; : Et seems. to me that iny furthar doctuientation to be provided can be and will be jizovided gí 14 october subjecte to certela third parties co-operating with your-w-The thing:is, Dt Hughes, I. provide them to you ynder gome sbrt of supeịivision. ${ }^{\prime}$ I'm not Telecom-bashing but. I have so mach proof - and which has been shown to other perties where the security of Telecom has got a lot to be desired and I'm now going to - they know who I ring,


And you do not wish to comment on Feather? relecom raises the point or makes the assertion that. "This is a very serious allegation and Telecom is therefore entitled to request further particulars," If I can ask a preliminary question, is this allegation relevant to your claim for compensation against Telecoms? If it's not, the most expedient way of dealing with it might be to - - - P--- Right, let it go.
Let it gor---Right, let it go.
Telecoms, are you content with that resolution of this issue? NR BLACK: If I understand it correctly, what you're saying is it's not relevant to the claim.
THE ARBITRATOR: MY interpretation of what Mr smith is saying

- Mr Smith will correct me if I'm wrong - is that he does not seek to base his claim in any way on the allegation that his phones have been unlawfully tapped. MR BLACK: Okay. I understood from what you said before that it's not relevant.
THE ARBITRATOR: Yes. What it means - and again I make sure Mr Saith understands what it means - is that effectively any reference in your claim documents to date regarding unlawful phone tapping will be treated by me and the resource unit as unsubstantiated and therefore not relevant for the purpose of determining whether you're entitled to compensation?-m-All right. No, I will go on to that then. I will go on to that - no, I will leave it in the claim because - - -
You understand if you leave it in the claim, Telecom is entitled to ask what is the basis for this allegat:
$\rightarrow-\quad$ Right, okay, yes, all right.

Can you provide further substantiating evidence?--I can provide documentation from Austel, that sent me a letter, stating the fact that my phones were listened to. A little bell used to ring every time somehody used to ring me. That bell used to ring for 3 months on end. I have come up with other evidence that Telecom stili hasn't been able to answer and it's calied a. malicious trace call, an MTC, that was on my line 3 months or 2 months after apparently Telecom told the Federal Police that that other device, which was called an MIC, was taken off my line. So I don't know whether the second one is also - what would you say - a bugging device or whatever. I can't verify that. But I know a malicious call trace - - -
If I may interrupt, you said in relation to that second point. that you could come up with evidence to that effect? --Well, I can come up - -
What sort of evidence?--It's clearly in the submission that there is evidence, It's written by Telecom and it
states that - where it is, I'm not quite sure now. It clearly states that, "Mr Emith's phones for 3 months from June to August 1993, a little bell used to" - it doesn't say it like that, but that's how I see it. But it does - a machine device rang and the technician used to go and listen and make sure the phones were okay or whatever and then go about his work. Now, I have spoken to this Telecom technician. I have sent him a letter. r have spoken to my local police for every time I have contacted him because $I$ knew that Telecom would say I'm
should be able to come up with and tell me what - you know

If I can stop you there. That's not the point of this hearing todayt---AO, fair enough. Like I said - - -
I'm trying to ensure that all the materials available in support of your ciain is put before relecom and before mer--all righter_okay_

Any further material that you believe is relevent to substantiate your allegation in relation to unlawful phone tapping should be suppiled to me by 14 October? ---Right.

MR BESJAMIM: NI Arbitrator?
THE ARBITRATOR: Yes.
NR BERNJANIN: I'm sorry.
THE ARBITRATOR: I was going to ask you if you had any further questions in relation to that itera.
MR BENJAMIK: Just in respect of item 4 of the schedule 1 at p.2. Mx smith has not provided any further details in respect of that particular question. So I take it then that he has nothing further to - - -
THE ARBITRATOR: The particular question being?
MR BENJAMIN: In respect of Detective Superintendent Penrose. NR BLACK: There has been an allegation that Detective Superintendent Penrose says that the Plumers' telephone was allegediy unlawfully tapped?--I believe Telecom is playing on words - the word "illegally tapped" - it's like asking me - I'm not a - - -
THE ARBITRATOR: SOITY, if $I$ can interrupt both of you, the issue here is that in your answers - your answer to question 24, you indicate that you were told something by Detective Superintendent Penrose?--Yes.

Is there any documentation to support thet statement or is
there any other light that you can shed upon thet $=$ statement you have made in relation to Detective Penrose? ---Well, it's like the defence counsel talking to the guilty. I have been spoken to - I mean, there is a - -
Again $I$ will interrupt. If the answer is simply that Detective Penrose told you this and you can't say anything more - - -i---That's right.

-     - and that's your answer, that's all you have got to say?---That's right.
simply, we're trying to clarify the status of the statement? ---Yes, right. I have spoken to petective Penrose, on two occasions and he has stated that my phones had been Iistened to
Approximately when did you speak to Detective Penrose? ---2 weeks ago and 4 months ago at my premises. MR BENJAMIN: If $I$ can just make the point that Nr Smith is saying his phones have been listened to which is again somewhat different from what was stated here?---All right. At no time did Telecom ask my permission to. Iisten in on my private phone calls.

THE ARBITRATOR: I think that is as much information that's going to be available in relation to that item. We now move on to claim documents submitted by the claimant on 18 August 1994. Can someone just clarify - where is this documentation? Whilst we're looking for the material to which this request refers, I note that Telecom is referring to table consisting of five columns that was submitted by Mr Smith on 18 August 1994 and essentially telecom are seeking a clarification of the meaning of that table. I think all of us would like


## Dear Mr Beqjanizac

Thursday 29th September, 1994, Telecom were present the the Cape Bridgewater Foliday Camp. Mr. Pder Gmoble was the leading mectnical cidviser and they were here at Cape Bridgowater bo do a verificetion test on my fines. Before any discussions took place I was anted how many phones I had comeeted to my true lines. I tated that there were two on the 267267 line (one being an extension phone in the kiock, fe other one in the office); there was a fax machine incorporated with a phone on 267230 and also a singio-line Goid Phoae.

Two of he technicians then went over to the main hall, where both the Gold Phone and the Kiosk phone are conarectod and arrival backin the office about 10 minutes lacer. It was then thei I was esked, in fromit of a housie guext, whyt else I have connected on my lines - do I have sootier entension phose? The enswer was then, ind is now, NO. After e discuesion the two techaicinns left the office.

Five or man miduses later Peter Gwable informed me that a technicion had left the kiosk phane connected, meross the line.

My own tests show that the kioak phone, being a wall-phone, and 360 mm from the benct beiow, has nowhere wheng or sit when discoanected. Whea this phone is disconnectod the in-coming cond from the phone is 160 mm . There is no way sayone cen mistakenly leave this extension phone acroos the finc. There could have been NO mistake. The phone could mot have been left accoss the line and this is FACT.

I am now aking Austel to enquire as to what was connected to my line to make these technicinns question me in the beginning. They socmed somewhat lost, and hey had a rod mobile phone with them. If there is a simple explanation, then please provide me with that explanation.

Because of the way Telecom have performed their misleading and deceptive conduct in the past, one's mind and thougits are led to continue to distrust them.

Sincercly,

Alan Smith
cc Warrick L Smith, Telecommunication Industry Ombudsman
Cliff Matherson, Austel Melbourne
Dr. Gordon Fughes, Hunt \& Hunt, Lawyers, Fast Track (Arbitrator)

PHONE NO:008 818522
NUMBER OF PAGES (inctuding this pago) 1
FAX TO:

> Mr Ted Benjamine General Manager Customer Response Unit Telecom

## Dear Mr Benjamine,

 Cape Bridgewater.A copy of a Statutory Declaration follows this fax. When I get to a stationery shop I will sign one myself regarding the facts as stated by Ms Ezzard.

I have almost acquired proof of another lie, made by one of the men present. When I am able to substantiate this proof I will table this information.

Mr. Benjamine, one of the four men who were at this camp on the day in question had been here before, some three months ago. On 26/5/94 this same Telecom employee had been in the same kiosk where he now says the phone was left connected by mistake. For your ears - Mr Peter Gamble asked me in my office if I had anything other than the fax machine (with phone attachmeat) and the incoming phone line in the office (this makes two phones lines actually coming into this office). He asked me in easy hearing distance of Ms Ezzard, who was in the house lounge "Have you got any other extensions attached to your phone lines?" I said "NO". I then bad a look at the electronic equipment he was using and a needle was still registering from side to side.

I asked enphatically "Have you disconnected both phones over in the hall, the Gold Phone and the Kiosk Phone?" The chap who had been here before said "Yes." We stood in limbo for seconds, minutes. Then the chap who had been here before walked out of the office with the other Telecom person.

A few minutes later I asked Peter Gamble what was wrong. It was then that he said that the Kiosk Phone had been left connected by mistake. This is emphatically incorrect.

I now ask you to ask Peter Gamble what they were saying on the red mobile phone just a few minutes before. Whatever you say, I believe that they were talking to another Telecom chap in the RCM at Cape Bridgewater.

Mr Peter Gamble has told me on two occasions that he has experienced phone problems while . contacting 267267 . One was an RVA, the other was when he had been talking to me on the $26{ }^{\circ}$ 267 number and my fax was playing up again. After the fifth or sixth short ring he asked me to
pick up the phone the neat time the fax rang. I did and an eageged sigaal was heard; not oaly be me but also by a bouse guest. Mr. Gambie stated then and on one other day, that he would write a letter of acknowiedgement of this fact but to this day he has not.

We are supposed to work with Telecom during this Arbitration Procedure. The long-time Telecom Managesuent Team are doing Telecom a great harm for the future but they just donit see it. This is what is sad BHP, Esso, Western Mining I have worked for them all. No management has ever behaved in the same manner as the Telecom Corporate Tcam now in office.

Considering that you have already responded to my questions on why and what happened during this Verification Testing, I wonder how you will reply now?

Sincerely,

## Alan Saith


c) Dr. Gordon Hughes, Hunt \& Hunt, Lawyers, Fast Track (Arbitrator)

Warrick Smith, Telecommunication Industry Office.

| 201/94 | Freelfin - Letter - Cape Bridge |  | FOI | 1 |
| :---: | :---: | :---: | :---: | :---: |
| S0.1193 | Telecom -Draft. |  | FOH | 2 |
| 1/493 | Letter - Outreach |  |  | 3 |
| 22/6/93 | Telecom Acknowledgement That Certain AXC Customers Experience Difficult Network Faillts |  | FOI | 4 |
| $5 \times 1193$ | Telecom- Winute - RCM | 2 Faint | $\because$ FOP | $\because 7$ |
| 204494 | Telecom Minute - RCM | 1 Fauit | FOO | 8 |
| 283/94 | Telocom Minitiei- RCM | 1 Fault | FOI | 9 |
| 243/94. | Telocom Minute - RCM | 2 Fauit | FO: | 11. |
| 134493 | Leiter Lorreto College |  | $\cdots$ | 13 |
| 41293 | Telecom - Fauti Precord | 1 Faut | FOI | 14. |
| 1/1/94 | Telecom Fauth Report - RCM | 1 Foutt | FOH | 15 |
| 91893 | Telecom Fault Report - RCM | 9 Failit | $\therefore$ Pr | 16 |
| 9293 | Telecom Report - BCM (Fauts it | ( 3miths) | FOI | 17. |
| 26693 | Telecom Fault Report - RCM <br> + Congestion + RVA | 3 Fault | FOI | 18 |
| 301194 | Telecom Graph - RCM. | 1 Fautr | FOH | 19 |
| $\because$ | J.T.M. International Marketing Mr Smliti's Bellef of a Very Lucrative Businees Venture Lost Through an Inadequate. Phone Service |  |  | 20 20 |
| 31/394 | Telecomin Mormo - Congestion | 3 Fauth | FOI | 22 |
| 31/3/94 | Telecom'Merno - Congestion | ? | FO: | 22a |
| $103 / 94$ | Telecom Mermo - Congestion + Fax | 7 Faut | FOI | 23 |


| 28/2/94 | Teecom Memo - Congestion | 1 Fault | FOI | 24 |
| :---: | :---: | :---: | :---: | :---: |
| 29/3/94 | Telecom Memo + Congestion 10\% | 1 Fault | FOI | 25 |
| 2/4/94 | Telecom Memo - Congestion | 1 Fault | FOI | 26 |
| 8/4/94 | Telecom Memo - Congestion | 1 Fault | FOI | 27 |
| 7/4/94 | Telecom Memo - Congestion 30\% | $?$ | FOI | 28 |
| $\begin{gathered} 16 / 6 / 93 \\ t 0 \\ 29 / 6 / 93 \end{gathered}$ | Telecom Fault Report - Busy + RVA + Congestion - 1 Burst - Weird - Answer | 12 Fault | FOI | 29 |
| 22/7/92 | Telecom Fault Record - (RVA 5 Faults) (CONGESTION 1153 Faults) | ? | FOI | 30 |
| 18/6/93 | Fax ( 60 minutes TV) - Congestion - 008 | 2 Fault | ---- | 31 |
| 22/5/93 | 008 Account - Incorrect Billing | ? | $\cdots$ | 32 |
| 22/5/93 | 008 Account - Re Above Customer Letter | 2 Fauit | $\cdots$ | 32a |
| 18/7/94 | 008 Account - Incorrect Billing | 14 Fault | $\cdots$ | 33 |
| 2/2/94 | 008 Account - Incorrect Billing | 4 Fault | --- | 34 |
| 26/4/94 | 008 Account - Incorrect Billing | 7 Fault | $\cdots$ | 35 |
| 16/2/94 | 008 Account - Incorrect Billing | 6 Fault | ---* | 36 |
| 17/6/94 | 008 Account - Incoorect Billing + RVA | 16 Fault | --- | 37 |
| 29/11/93 | Telecom - Incorrect Billing <br> Ann Garms / Alan Smith <br> Re Fax Monitoring Smith's Premises by Telecom-20 Incorrect Charges to Ann Garms Whilst Fax Was in Use By Telecorn - Also Telecom Data Incorrect To Smith's Data 15 Compared to 20 | 20 Fault | FOI | 38/44 |
| 17/8/93 | Daylesford 5 Incorrect Calis | 7 Fault ? | FOI | 45 |


| 9/8/93 | 2 1/4 Leckup Ácknowledged - Telecom | 1 Fault | FOi | 47 |
| :---: | :---: | :---: | :---: | :---: |
| 9-18/8/93 | Telecom 7 day CONFUSION | 3 Fault? | FOI | 48 |
| 31/8/93 | Telecom Corp Sec - Will Not Admit 1100 | 5 Fault | FOI | 50 |
| 18/8/93 | Unsuccessful Test Calls to Bridgewater | 63 Fault | FOI | 51 |
| 5/1/94 | Incorrect Charging | 3 Fault | FOI | 52 |
| 12/5/94 | incorrect Charging | 1 Fault | FOI | 53 |
| 27/5/94 | 2 RVA 008 a/c - Incorrect Charging <br> + Incorrect CCAS Monitoring | 2 Fault | FOI | 55 |
| 4/10/93 | Continued Problems Connecting 267267 <br> Network Faults <br> MELU Exchange Incorrect 17/3/93 <br> Continued Faults in Country Areas 008 <br> More Problems Reported Heywood <br> 1 Burst of RingAnsuffient Software Blocks <br> 90 Second Cut Off - Continued Faults | 15 Fault ? | $\mathrm{FOl}$ <br> FOI | 56 <br> 57/61 |
| 1/3/93 | RCM System Was Found Performing <br> Poorly - Protection Moules Problems <br> 2/3/93 RCM Problems VF Cutoffs <br> 5/3/93 RCM Previous System Faulty - <br> Caused By Bearer Block <br> Another Problem? Caused By Non <br> Modified Channel Cards <br> 15/3/93 Callers to Camp Noise on Line | Faults? | FOI | 62 |
| 7/4/93 | 2 Bursts - 16/4 RVA Queensland | 2 Fautt | FOI | 63 |
| 1277/93 | RVA Warnamabool | 1 Fault | FOI | 64 |


| 2/1/93 | Telecom Fault Record - RVA - Busy 89 Faults ( 1 mth ) from Cape Bridgewater | ? | FOI | 70 |
| :---: | :---: | :---: | :---: | :---: |
| 14/10/93 | Telecom Memo Fault Summary | .-.- | FOI | 71 |
| 16/1/94 | Telecom Data - Short Duration Calls | 16 Fault | FOI | 72 |
| 26/10/93 | Telecom Memo - RVA (The Old School) | - | FOI | 73 |
| 16/1/94 | Telecom Data - Short Duration Calls | 24 Fautt | FOH | 74 |
| 24/2/94 | Telecom Data - Short Duration Calls | 27 Fault | FOI | 75 |
| 24/2/94 | Telecom Data - Short Duration Calls | 26 Fault | FOI | 76 |
| 28/4/93 | Childrens Hospital Letter | 2 Fault | $\cdots$ | 77 |
| 5/5/93 | Prahran Sec College | $5 *$ | --- | 78 |
| 1/5/93 | Camp Letter to Telecom (4 pages) | ? | ---- | 79 |
| 7/5/93 | Childrens Hospital - Letter to Camp | --- | $\cdots$ | 81 |
| 3/1/93 | Miss Cullen - Letter to Camp | ---- | --- | 82 |
| 3/1/93 | Daylesford Comm. House - Letter | ---- | $\cdots$ | 83 |
| --- | Camp Brochure | ---- | ---- | 86 |
| ---- | Camp Brochure | ---- | ---- | 87 |
| ---- | Camp Brochure | ---- | --- | 88 |
| --- | Camp Bfochure | --- | --. | 89 |
| .-.. | 'Kevin Turner' Goif Links (Placade) | .-.- | $\cdots$ | 91 |
| 30/5/94 | 'Kevin Turner Property - Caretaker Lette | 6 Fault | ---- | 92 |
| 1/11/91 | Haddon Com Hse- 3mths Contined RVA | ?? | $\cdots$ | 96 |
| 6/4/93 | Haddon Com Hse - Continued Faults | ?? | $\cdots$ | 97 |
| 2/2/94 | 4 Fax Faults - Solicitor | 2 Fault | --- | 100 |
| 21/1/94 | 4 Fax Faults - Accountant | 5 Fault | --- | 101 |
| 22/4/94 | 4 Fax Faults - Austel | 3 Fault | - | 102 |


| $12 / 5 / 94$ | Telecom Fault Report - NDT | 3 Fault | FOI | 117 |
| :---: | :--- | :---: | :---: | :---: |
| $12 / 5 / 94$ | Telecom Fault Report - Busy When Not | 1 Fault | FOI | 119 |
| $29 / 4 / 94$ | Telecom Fault Report - 2 Ring Burst | 2 Fault | FOI | 120 |
| $24 / 5 / 94$ | Tekecom Fault Report - 008 \& Busy Tone | 2 Fault | FOI | 124 |
| $2 / 5 / 94$ | Telecom Fault Report - Contined Faults" | $?$ | FOI | 125 |
| $18 / 3 / 94$ | Telecom Fault Report - Fax | 1 Fault | FOI | 126 |
| $-/ 3 / 94$ | Telecom Fault Report - Gold Phone | 3 Fault | FOI | 127 |
| $28 / 2 / 94$ | Telecom Fault Report - NNR | 1 Fault | FOI | 128 |
| $12 / 5 / 94$ | Telecom Fault Report - Fax Fault | 1 Fault | FOI | 129 |
| $12 / 5 / 94$ | Telecom Fault Report |  |  |  |
| $12 / 5 / 94$ | Telecom Fault Report - NNR | 1 Fault | FOI | 131 |


| 13/5/93 to 8/6/94 | Telecom Memo - Continued RVA 14 months <br> Note: Legal Professional Privilege <br> Confirmed Fault RVA Above |  | FOI <br> FOI | $141$ $142$ |
| :---: | :---: | :---: | :---: | :---: |
| 14/2/94 | Telecom Fault Report | 1 Fault | FOI | 143 |
| 27/5/94 | Telecom Fault Report - Short Bursts RVA | 10 Fault | FOI | 144 |
| $\begin{aligned} & \hline 25 / 5 / 94 \\ & 27 / 5 / 94 \end{aligned}$ | Telecom Fault Report - RVA $\text { + RVA } 008$ | $\begin{aligned} & 5 \text { Fault } \\ & 2 \text { Fault } \end{aligned}$ | FOI | 145 |
| ---- | Golden Message 60 minutes RVA | 1 Fault | FOI | 146 |
| $\cdots$ | Telecom Memo - RVA \& Cut Off | 2 Fault | FOI | 147 |
| 27/5/94 | Telecom Fault Report - RVA | 1 Fault | FOH | 148 |
| 3/11/93 | Telecom Admission - RVA Destroying My Business | --.- | FOI | 149 |
| 24/5/93 | Telecom Letter - Cut Offs Bridgewater | FAULTS | FOI | 150 |
| 39/5/94 | Telecom Memo - 11 Short Bursts + RVA | 12 faults | FOI | 151 |
| 26/5/94 | Telecom Memo - Network Confirmed 80 Customers on 055267 2XX - RVA? | $\cdots$ | FOI | 152 |
| --.- | Telecom CCAS Data Mistakes | 10 Fault | FOI | 153 |
| 25/5/94 | Telecom Working Doc. - RVA 80 Custom | ---- | FOI | 154 |
| --- | Telecom Letter - Acknowiedgement Of RVA Prevalent on AXE Exchanges | -..- | FOI | 155 |
| ---- | Melaleula Motel Portiand <br> Short Duration Incoming 008 Calls | -- | FOI | 156 |
| - | Telecom Short Duration Calls | ? | FOH | 168 |
| ---* | Telecom Short Duration Calls | ? | FOI | 169 |


| 4/5/94 | Telecom Fault Report - Locking Up | 1 Fault | FOI | S1 |
| :---: | :---: | :---: | :---: | :---: |
| 10/5/94 | Telecom Fault Rep - Misleading Conduct | $\cdots$ | FOI | S2 |
| 14/5/94 | Telecom Fault Report - RVA | 1 Fault | FOI | S3 |
| 28/2/94 | Telecom Fault Report - Fax 267230 | 4 Fault | FOI | S4 |
| 2/11/93 | Telecom Fault Report - Continuing Faults | 3 Fault | FOI | S5 |
| 12/3/94 | Telecom Fault Feport - Continuing Faults | 2 Fautt | FOI | S6 |
| 16/4/94 | Telecom Fault Report - Continuing Faults | 3 Fault | FOI | S7 |
| 16/4/94 | Telecom Fault Rrport - Continuing Faults | 1 Fault | FOI | S8 |
| 7/4/94 | Telecom Fault Report - Continuing Faults | 2 Fault | FOI | S9 |
| 18/4/94 | Telecom Fault Report - Fax | 2 Fault | FOI | S10 |
| 14/4/93 | Telecom Fault Rep - Continuing Faults | ? | FOI | S11. |
| 19/3/94 | Telecom Fault Report - Gold Phone | 1 Fault | FOI | St2 |
| 12/5/94 | Telecom Fautt Report - Fax | 1 Fault | FOI | S13 |
| 2/5/94 | Telecom Fault Report - Continuing Faults | 1 Fault | FOI | St4 |
| 25/5/94 | Telecom Fault Report - RVA 80 Customers Cape Bridgewater | ? | FOI | St5 |
| 24/5/93 | Austel Letter - RCM 180 Customers Conflicting Statements | .-.. | FOO | S16 |
| 20/7/94 | Telecom Letter - <br> Re 50 Customers RCM | ---- | FOH | S16b |
| Nil | Re Telecom Document - (Appendix 70) 180 Cust. RCM <br> Conflicting Statement | ---- | FOI | APP70 |
| July 94 | Austel Advises - 75 Customers RCM |  |  |  |
| 31/5/94 | Telecom Document - RCM Testing Equipment Faulty | $?$ | FOI | S17 |

108
A. 2

| 11/5/94 T | Telecom Fault Report - 2 Burst Fault | 2 Fault | FOI | S18 |
| :---: | :---: | :---: | :---: | :---: |
| 25/5/94 T | Telecom Fault Report - Fax/4 Burst RVA | 4 Fault | FOO | S19 |
| 27/5/94 ${ }^{\text {T }}$ | Telecom Fault Report - <br> Fax 1 Burst RBA | 20 Fault | FOI | \$20 |
| $\begin{array}{l\|l} 25 / 5 / 94 \\ 27 / 5 / 94 \end{array}$ | Telecom Fault Report - RBA <br> - RBA | ? <br> 2 Fault | $\begin{aligned} & \mathrm{FOl} \\ & \mathrm{FOl} \end{aligned}$ | S21 |
| 9/6/93 T | Telecom Document - RBA | 1 Fault | FOI | S23 |
| 26/1 1/93 | CCAS Data - Fax | 8 Fault | FO | S24 |
| 23/12/93 | CCAS Data - Fax | 5 Fault | FOS | S25 |
| 23/3/94 | Telecom Fault Report - NRR | 1 Fault | FOI | S26 |
| 14/2/94 | Telecom Report - Continued Faults | ? | FOT | 527 |
| 4/5/94 | Telecom Report - Continued Faults | ? | FOI | S28 |
| 19/3/94 | Telecom Report - Continued Faults | 3 Fault | FOI | S29 |
| 14/6/94 | Telecom Report - Continued Faults | 9 Fault | FOI | S30 |
| 17/8/93 | Telecom Fault Report - 008 | 1 Fault | FOI | S31 |
| 29/3/94 | Telecom Fault Report - Busy When Not | 2 Fault | FOI | S32 |
| --** | Telecom Fault Report - Continuing Faults | 9 Fault | FOI | S33 |
| 6/3/94 | 4 Telecom Fault Report - Ongoing Faults | ? | FOI | S34 |
| 14/2/94 | 4 Telecom Fault Report - Ongoing Faults | ? | FOI | S35 |
| 26/7/93 | 3 David Hawker M.P. - Local Faults | ? | FOI | S36 |
| 1215/94 | 4 Telecom Fault Report - Busy When Not | 1 Fault | FOI | S37 |
| 12/5/94 | 4 Telecom Fault Report - 2 Bursts | 2 Fault | FOI | S38 |
| 29/4/94 | 4 Telecomb Fault Report (2 days) | 4 Fault | FOI | S39 |
| 9/9/93 | 3 Telecom Plot | ? | FOI | S40 |
| --- | Telecom Plot - Cape Bridgewater | ? | FOI | 541 |

A. 3

## INCORRECT BILLING WHEN READ IN CONJUCTION WITH CCAS DATA . . . . .

This can be verified by polynerizing the itemized accounts $267230 \& 008816522$ with the available CCAS \& CCS7 data.
You will find there are discrepancies in both the seconds of the incoming and outgoing calls.

- There are also registered calls being charged on both accounts, these however are not registered on the CCAS data.
This appendix with both the itemized accounts and available CCAS data can be cross checked by using the information supplied.
This exercise is to show both parties in this Arbitration process that the CCAS \& CCS7 data has a tendancy to not register all incomming and outgoing calls.
This exercise will also show incorrect charging on both accounts.



## RAW ELMI DATA

With the limited access of the raw data which has been made avilable by Telecom, I have been able to substantiate with this limited material, unanswered calls being registered by the ELMI

This raw data will show line lock ups as well.
With the above mentioned faults and the 5 day raw data appendixed in 'reference 1258 to 1283' from my first submission, the resource team will see from the data at hand there were many lost calls to this Business and likewise incorrect monitoring.


Just an example of some of the type of "Raw Data" Telecom refused to give to


Just an example of some of the type of "Raw Data" Telecom refused to give to
the Cape Bridgewater Camp during this Arbitration Procedure.

## 17 Ocmber 1994

Mr Wrawick Smith
Telecommaricitions Industry Ombüdsasn
Gicured Floor
321 Eidibition Street
MEIBOURNE VIC 3000
By Facsimile: 2778797

## Dear Mr Smith

## MrA意 Smith

Irfer to your letter of 20 September 1994, concerning your roquest for information regiting the MCT equiprient which Tclecom usel on Mr Saithts telephone esivice as part of a fant invectigation. Mr Smith has also rinsed the use of MCT on his earvice faring Jue to September 1993 with me.

As you may be aware, Telecom is pioviding historical documentation relating to frolt investigations (inchoding voice monithing) conducted on Mr Sanith's teiephone gervice, vie the following eveanes:

1. to Mr Surith porsiant to the FOI Act;
2. to Mr Smith and the Asbitritor under the "Fast Track" arbitration procedure; and
3. to the Anstralimin Federal Police ca request.

Mr Smith hes also raised Telecóm's fiult inventigation procederes (inchuding voice monitoring) as an issoce in his clrim which is under arbitration. Telecom is crrrenty in the process of responding io that ciaim under the agreed aibitation procedure.

I have been informed that NCT wis ronoected to 267.267 and 267230 can or sbout 2 Jime 1993. MCT was discomnected froin 267267 oin or biout 19 Angozt 1993, and from 267230 ca or about 7 Septumber 1993. All recoids lowown to exist in reipect of this perticalar mether have been provided to Mr Sowith

If you require my further information or documents, then Telecon will provide theas as quictiy as positible. It would be helpfil if you would alse cinify the contert of your request,

Yours sincerely

GROUP MANAGPG DIRECTOR
CUSTONER AFFARS

109
the Resource Unit or any advice given to him by the Resource Unit. Unites the Arbitrator is able to conclude that Telecom caused the loss claimed, there will exist no basis for a claim against Telecoms.
11. The Arbitrator's reasons will be set out in full in writing and referred to in the Arbitrator's award.

If Telecom Australia appeals against the Arbitrator's award pursuant to Section 38 of the Act. Telecom Australia will provide funds from time to time to meet all reasonable legal costs incurred by the claimant in relation to the appeal and the application for leave to appeal, which costs are to be assessed on a party/party basis (plus 108 of the party/party costs as assessed). Should any dispute arise. between the Claimant and Telecom as to the timing of such funding, such dispute shall be determined by the Administrator who shall make his determination after hearing representations from the parties. Neither party shall seek an orders for costs in such appeal proceedings.
13. Telecom commits in advance to implementing any recommendation made by the arbitrator pursuant to subclause 10.1.1.3.
14. Subject to clause 17 and unless directed otherwise in the Arbitrator's award or the parties otherwise agree or a Court otherwise orders, within three weeks of dispatch to the parties of the Arbitrator's award, payment shall be made by Telecom of any monies directed by the award to be paid. Such payment shall be made directly to the Claimant or in such manner as the claimant directs, and not through the Administrator. If the Arbitrator determines in respect of a Claimant's claim an amount less than that paid under an earlier settlement, Telecom agrees that the difference will not be recoverable.
d/fjs40560)



Dour Mr Benjamin.
You tod I both luow of the many letters that have gras back and farch, correrponderoce on the CCAS, CCS7 and Smart 10 dete. The fact is that, tike Prai Rumble, cithar you heve beea tied to by Nectwork Investigations or you heve compired with then to defrad me with regard to the information gought on this dinti

I shall now ask for infompation of a cimilar mature, or the nent bect thing. Teleoon can harctly syy this informetion is not at hand would you piasse release under tha F.OI. Aet, the documents noted boiow, under my F.OI. application dund 21at December, 1993.

I am inctudiag in thin fix a documpent similar to thoce I am soxking daed at around the same time. I recaived fhis particular document on Fiday 21st October, 1994 as a rvalit of my now P.O.1.
applicution.


The documanss requased ars: CCS7 Call Stetistics docuroexts eimiter to the cep following this page. 1 requine documones dased $4 / 11 / 93,5 / 11 / 93,6 / 1193$ and $9 / 11 / 93$. Theoe CCS7 Call Sentetices will belp me further my invertigntioes and my Arbitrafico Procedure.

Since this CCS7 documantestion should have been supplied under ny finat F.O.I. application socne 9 mouthe ago it thould now be forwaried as prionity coc.


Ahan Smith.
c. Dr, Gondon Hugbes, Hinat it Hinot (Fast Track Asbitrator) John Wyweck, Comsucerweuth Ombudsrana's Offices Canberra

# Number of paces onctucing the pego) 

9TEVE BIACK
cluTOMER RESPONaE UNIT
TEECOM

## Dour Mr Bleck,

1 an agnin requenting that you supply information, and I trant that you will not supply the information requested only through the Fart Track Asbitration Procedure. The Boll Canade Teating Report was a docuserut of PUBLIC INTEREST, and as such shoald nor be retricted by the Arbltration Procedure - it should remain in the pubtic donsuin,

I have a faxed copy of Call Stetistic CCS7, filenume 266. This is a code for the FTARS at Capo Bridgowater RCM. This document, as you will sop, zutase that on the $4 / 11 / 93$ thero wero 3365 calls generated to that PTARS. Likewisc, there are 41 calls on this CCS7 date that did not reglater as calle reoeived at the PTARB.

If we go to the Bell Carade Teating Report, we wee $006 / 11 / 93$ the seme mumber of geverted celle (3365) being received at the 266 PTARS and aleo the same number of lowt celle (41). My question is front the public domim: Are theve calls the anme celle being captured at the PTARS on two different deys, two dayl apact? Ls thit just colocidence, or are thay they sume ett of callit?

This request of mine is most important. I would like a reqponse from the Custorner Reaponse Uait, afer ill, is this rot what the Unit was set up for - Customer Respouse?

Mr. Black if these calls are just coincidental then I would be moot gratefil if you would, as a sign of pood will, forward me the other copy in relation to the CCS7 Call \$andistic Report of the $6 / 11 / 93$.

This roquert whs origioully made in my F.O.I., soene ten mouths ago, and the informaticn should have been suppliod under Network. However, I am not writing to go ovor old ground or juat to eavable me to clarify sections in my Asbitratioa. I belivere I have good grouods to alk for this informatica.

A copy of this fax has been sant to the Minister for Commumications, the Fion Michsel Lee. I understand that his office would be gaverpod at irregularities, if any, in the Bell Canda Tenting.


[^0]

The scope of the arbitration is determined by seference to the atbiaration agreement (that is, the Fastrack Arbitation Procedure) unless the parties have subsequenify agreed to vary the scope. Clouse 1 of the Past-Treck Arbimion Procedure strites that the purpose of the procedire is to resolve the disputes listed in schectule $A$ Schedule A states that the scope of this artiaration is to determine:
*the liability of Telecom to the Clalmant in reapect of alleged oervice difficulties, problems and faulta in the provision to the Claimant of telecommunication servicers".

Telecom has indicated in iss letter of 26 October 1994 that it is "keen to have all issues in dispute" dealt with in the arbitration process. It it, therefore, prepared to classify the sillegadons of unauthorised teliphone tapping as falling whinin the description of "allieged engloe difficulices, probleme and faults".
Yuh Juve inquired "how and when these matiers wese introduced into the Fast-Tracie Arbiteration Proceduce". I am not chear whether thil means you are objecting to thetr truroduction. In any event, I an not aware that they have been "nnociuced" to the procedire. Asfindicited above, I cannor form a view as to what specific matters are in dispute undil you have formally submitned your chaim.
If you submit a claim which makes no reference to the allegigetions of winuthorsed telpphone tapping, and if Treleoom makes no cuirment about the exclusion of such allegations, then they will fall cuipide the scope of this atbitration.
If your claim documentation inctudes a claim for compensation in roption to unauthorised telephone rupping, and if Telecom makes nog objention to is inchusion, then it will fall within the scope of the astititration.
If telecom contends, at the time of submisation of your claim, that cetuint matrers have been inconrectiy included or excluded, I will intie formal gubmisstons from both parties us w their undersunding of Schedule A. of the Fast-Track Astimation Procedure and I shall then lssue such directions as I consides appropstate.
It should the clear from my comments above that I am unahle to pley $s$. conatructive role in these proceodings untll your claim documenmation has been lodged. I am unable to compel you to lodge a claim. I can, however, sect cleullines and if you are unable or unwfling to comply with them, Telecom may chose to make a sulguissius as to the fiture of thle artitration. Atrematively, regandless of any submission by elliver party, I may condude at some point that any atiempit to atbitrate the dispure is fustile, in which event I might elect to widhdraw. I do not conaider this scenario would be in the interess of elfher party and I am therefore
$\qquad$

In submiting your claim, you should bear in mind that it is not. necessary even referenced. The function of the claim documentation is to present me, and telecoms, with an adequate explanation of the bask upon which you consider you are entitled to compensation or, more upecticully, the "alleged service difficulties, problems and faults" in the provision by Telecoms fo you and related entities of telecommunication services.
hopeful (and I have to date boon prepared to give every possible indulgence to ensure) that this claim can be processed in accordance with the agreed Fast-Track Arbturition Procedure.

I now direct that your cinim documentation be submitted on or before Monday 12 December 1994.


CC E Benjamin, W Smith, P Barret, J Rundell 1

Mr Frank Blount
Chief Executive Officer
Telsten Corporation Led 38th floor, 242 Exhibition Street
MELBOURNE VIC 3000
Attention Ms Joy Geary
Dear Mr Blount
At the request of Ms Geary; I am notifying you of the details of the complaints made to the Ombudsman by Mr Alan Smith.
20.1.94 Telecom unreasonably has decided to ayply charges to his FOI request and has stated that the charges. will be consideerable.
2.3.94 Telocom has delayed providing access to documents.
23.94 Deletions fromi documents provided and exemiptions ware not explained.
24.3.94 Telecom clained that documents given to Telecom by Mr Smith in 1992 had been destroyjed or lost.

Telecom unreasonably refused to give any further docaments to Mr Smith

Telacom has lost or destroyed a number of files relating to his contacte with Telecom prior to 1921.
14.4.94 Telecom unreasonably refused to provide documents allegedly refering to discussions Mr Smith had with three Telecom officers concerning a discussion Mr Smith had with Mr Malootm Erasec.

Telecom unreasorably deleted information from documents releasod.

Telecom unreasonably denied Mr Smith access to 460 documente. (letters of 14k.Sis and 13.4.94 from Mr Smith to Mr Black refac)
5.5.94 Telecom unreasonably delaying providing access to manty documents.

Telecom denied access to ELMI tapes for 21, 22, and 23
October 1992.
Telecoun imposed unreasonable charges for access to documents sought under the FOI Act,
25.5:94 Telecom failed to provide fault reports for the period after 22/6/93, particularty from 9/8/93 to November 1993.
14.9.94. Telecom refused access to documents relating to voice monitoring for fault firding during 1993.
18.9.94 Telecom acting unreasonably in refusing to provide access. to 'Bell Canada Raw Data'.
2.10.94 Telecom delayed providing access to documents under the FOI Act while Telecom's solicitors examined the documents.
23.20.94 Telecom unreasonably refused access to 'ELMi Smart 10 tapes' for the period May to July 1993. (Mr smith's letter to Mr Beryamin oxt 23.10.94 reftrs).
27.10.94 Teiecom unreasonably refused aocess to CCS7 Call Statistics documents dated $4 / 11 / 93,5 / 11 / 93 ; 6 / 11 / 93$ and $9 / 11 / 93$. Nur Smith's letter to Mr Benjaunin dated 27.10.94 refers).
26.10.94 Teiecom incorrectly informed Mr Smith that Telecom did not have in their poseession '. any of the raw data and working papers to do with the Bell Canada testing and report.'
7.11.94 Telecom unreasonably refiused to provide the Tortiand/Cape Bridgewater Log Book associated with the RCM at Cape Bridgewater' for the period 2 June 1993 to 6 March 1994.

Ithink the above is comprehensive; but I have sent a copy of this letter to Mr Smith and invited him to apprise me of any complatents he has made which I may have omitted inadivertently.

Yours sincerely

Jotan:Wyrack
Director of Inveatigations

FAX FROM: ALAN SMITH
DATE: $\quad 11.11 .94$
C.0.T.

FAX NO:
055267230
PHONE NO:008 816522
NUMBER OF PAGES (including this page)

FAX TO: DR GORDON HUGHES
HUNT \& HUNT
LAWYERS
melbourne

## FAST TRACK ARBITRATOR

## Dear Dr Hughes,

I believe the following fax from the Commonwealth Ombudsman's Office, is relevant to my claim, and not contrary to the instructions outlined in your letter dated 10th November, 1994.

In defence of these letters and faxes I would like to state that I believed at the time of writing that I was showing both the reluctance of Telecom to assist me with the Arbitration Procedure and their efforts to inconvenience me in this Procedure. However, I understand the legal reasons you have put forward as to the inappropriateness of forwarding literature back and forth where it may be seen by parties as compromising the confidential undertakings I agreed to abide by.

At no stage did $I$, or will I in the future, intend to embarrass Hunt \& Hunt; neither will I undermine the Arbitration Procedure. I respect your views and judgement and will leave any grievances that I may or may not have with Telstra to be viewed only in the Arbitration Procedure and within the guidelines of the process.

Respectfully,

[^1]in understanding the bases for dispute between the parties on a range of issues;
(I) both parties were provided with an opportunity to comment on the contents of the reports I received from the Resource Unit.
2.2 In all, I have read in excess of 5,000 pages of documentary evidence submitted by the parties.
2.3 Although the time taken for completion of the arbitration may have been longer than initially anticipated, I hold neither party and no other person responsible. Indeed, I consider the matter has proceeded expeditiously in all the circumstances. Both parties have co-operated fully.


## 3. Overview

3.1 I do not intend summarising all the evidence submitted in connection with this claim. Any omission in these Reasons of a reference to any facts or evidence should not be interpreted as a failure on my part to take those facts or evidence into account. This part sets out an overview of the dispute only.

### 3.2 Overview of Claim

(a) The claimant alleges that defective telecommunications services provided by Telecom have damaged his business and caused his health to suffer.
(b) The claimant, a chef by occupation and now 51 years of age, purchased as a going concern the Cape Bridgewater Holiday Camp in February 1988. The camp included a homestead, old church and a number of cabins which had a combined capacity to sleep in excess of 100 people.
(c) Cape Bridgewater is 20 miles from Portland. The claimant regarded the area as a significant tourist attraction and says there was no documented evidence of any decline or predicted decline in tourism at the time of. the purchase.
(d) The former owner of the business now lives in India and has not provided evidence on behalf of either party in these proceedings. I know relatively little about the state of the business or the state of the telephone system used by the business as at the time of the purchase or beforehand. In any event, the claimant says he contemplated improving the existing facilities and hence the quality of clientele, thereby increasing revenue and profits.
(e) The claimant asserts that the ongoing viability of the business was to a significant extent dependent upon his ability to take telephone bookings. He states that he first became aware of a problem with his telephone system about two months after he moved in. He was alerted to the problem by the poor response he received to a vigorous


## Dear Sir

## Re: Alan Smith supplied documents under FOI

I refer to your letter of 25 August 1995 addressed to Mr Steve Black. I am answering the letter on behalf of Mr Black as I am the manager responsible for handling disputes through the arbitration procedure.

Your letter relates to complaints made by Mr Smith that certain documents relevant to his claim were released to him under FOI after the Arbitrator had made his award. I refer to these matters:-

1. The report that Mr Smith alleges he has never received. Mr Smith did receive a copy of this report. It is the PCM Multiplex Report. Mr Smith has not received it under FOI as the document has never been requested by him. However, a copy was made available to ${ }^{\text {the }}$ Arbitrator last year to be passed on to Mr Smith, Mrs Farms and Mrs Gillian. To the libest of Telstra's knowledge this was done by the Arbitrator.

$\checkmark$I am concerned that Mr Smith has brought this matter up with you as he has also brought it up with the Commonwealth Ombudsman and Telstra has dealt with the complaint through her as it was a matter raised under the FOI Act;
2. Documents N00005, N00006 and N00037 were first supplied to Mr Smith under FOI an 26 May 1995. They were not made available prior to that date.

Nevertheless it is quite clear from this document that Mr Smith was well aware that there was an error in the transcribing of dates relating to testing carried out by BCI. - In particular, note the first line of document N00037 "Mr Smith is correct in the suggestion " implied in his query that the test results..." (my emphasis).

You will note that Mr Smith in his claim documents says "Telstra have already agreed that something was amiss with the testing of Cape Bridgewater as far as Bell Canada was concerned". Further, in his reply to the Resource Team he talks about the Bell Canada test calls to Cape Bridgewater in November 1994. A copy of relevant claim and reply pages are attached (Attachment 1).

In addition, Telstra notes that the Arbitrator states in his decision in relation to the Bell Canada Report and others that "in reaching my own conclusions I have taken account of the findings contained in the reports but I have not accepted as evidence the material upon which those findings were based unless that material has been corroborated or (where relevant) incorporated by reference in the present claim". (see clause 3.8 (c)). In relation to the incorporation of BCI testing by reference, Telstra did not rely on the BCI testing in its arbitration defence documents. The only reference to the BCI testing is made by Mr Smith in his claim and reply documents.

Telstra denies that any information in relation to this matter has been withheld from Mr Smith. The copy of the E-mail mentioned above (N00037), makes it clear that Mr Smith was well aware of some form of discrepancy in August 1994 and he brought this up in his claim documents.
|II is also clear that the Arbitrator did not accept as evidence BCI testing material unless it was corroborated or incorporated by reference in his decision. Consequently, Telstra submits that this matter has been completed and that no further explanation need be given.

It should be noted further that Telstra advised Mr Smith that approximately $60 \%$ of documents released to him under FOI on or about 26 May 1995 were copies of documents previously released. A detailed explanation of how this occurred has already been delivered to the Commonwealth Ombudsman. Witt wan in the otter ions
3. Documents K41972 to K41975 were sent to Mr Smith on 24 May 1995. Duplicates of these pages, namely R10401-R10405 were sent to Mr Smith on 19 July 1994 - released in full at that time. Review tables were sent to him on 22 December 1994 (see Attachment 2). Mr Smith was consequently aware of the contents of this letter prior to the lodging of his claim.

## Yours faithfully



Ted Benjamin
Group Manager
Customer Affairs
Attach:
order, for the Arbitrator. The Arbitrator was required to provide these reports to the parties for comment and submissions.

At the completion of these stages, the Arbitrator would make a determination and Award.
Those are the salient features of the process.
The procedures as developed, envisaged a number of benefits both for the Claimants and for Telstra. From the point of view of the Claimants, the benefits were to be:

- a fast, non-legalistic, procedure, operating in accordance with natural justice to praduce a fair outcome;
- all administrative costs were to be bome by Telstra;
- strict rules of evidence and of law were relaxed, in favour of the Claimants.

From Telstra's point of view the benefits were:

- finality and certainty in the determination of the Claims, as opposed to the uncertainties of other methods of resolution such as mediation or negotiated settlements which had already occurred with some of the COT cases
- confidentiality of the process.

Experience has shown that not all of these benefits have materialised. In my view, however, one of the potential deficiencies should have been obvious from the outset.

This deficiency révolves around the vexed question of the best method of enabling the Claimants to obtain documents held by Telstra. In the process leading up to the development of the Arbitration procedures, the Claimants were told that documents would be made available under the Freedom of Information Act.

The Commonwealth Ombudsman has reported on the problems encountered by Claimants in using the FOI process and I won't reiterate her findings. For present purposes, it is enough to say that the process was always going to be problematic, chiefly for three reasons.

Firstiy, the Arbitrator had no control over the process, because it was conducted outside the ambit of the Arbitration Procedures.

Secondly, in providing documents, Telstra was entitled to rely on exemptions under the FOI Act. This often resulted in the Claimants receiving documents which were difficult to understand, because information had been deleted.

## Hunt \& Hunt

LAWYERS

15 November 1994
Our Ref GLH

## Matter No

Your Rel
BY FAX: (055) 267230

Mr Allan Smith<br>Cape Bridgewater Holiday Camp<br>RM 4408<br>Cape Bridgewater VIC 3305

## Consultants

Kenneth M. Martin Richard I. Kellawdy

## Associates

Shane C. Hind
whin S. Atolrax
Melissa A. Henderson
francis V. Gaallichio
Roy Sail

Dear Mr Smith

## ARBITRATION - TELECOM

I acknowledge receipt of your facsimile dared 13 November 1994.
As I have indicated previously, I believe it would be inappropriate for me to order the production of documents in connection with the preparation of your claim until Telecom has submitted its defence. I will then understand the parameters of the claim.

I will consider making any such orders once all material has been submitted. It is not appropriate, or necessary, for you to make a decision one way or the other in the meantime.

If material becomes available to you under FOI in the course of this arbitration, and if that material makes it necessary for you to amend your claim, you should advise me accordingly.

Yours sincerely

## GORDON HUGHES

CC E Benjamin, W Smith, P Bartlett, J Rondel



Dear Dr Hughes,
I refer to your letter dated 15 November, 1994.
In paragraph three you have noted that, if newly released F.O.I. material is made available by Telecom, and if that makes it necessary for me to amend my claim, I should advise you accordingly.

I have continually corresponded with both yourself and Telecom about my concerns with regard to the conduct of Telecom Management; Simon Chalmers; Freehill, Hollingdale \& Page and their delaying tactics. Their drip feeding procedure, where the release of these F.O.I. documents is some twelve months late, has disadvantaged me in the preparation of my submission under the Fast Track Arbitration Procedure.

Newly released documents on their own may only show limited evidence, painting a small picture. However, had this newly released F.O.I. material been released some twelve months ago, as it should have been under the F.O.I. Act, this material, when combined with documents already released, would have helped in many instances to further the point made on certain issues.

Telecom Management, by using this destructive system, has disadvantaged C.O.T. and its members throughout this Arbitration Procedure. By not allowing all the evidence to be viewed by C.O.T., Telecom has stopped us from substantiating all our claims with all the available material. "A Jigsaw Puzzle Can Only Be Finished When All The Pieces Are Tabled": and didn't Telecom Management play this to a break!

I would be obliged if the Resource Team would now note my point as follows: I present a typical situation as an indication of how this late F.O.I. documentation has hindered my preparation of the submission presented to Dr. Hughes:

I have just received Telecom Exchange diary notes, log book extracts and fault reports. On reading the log book entries my mind was taken back to evidence which was presented in my first submission in June of this year: five months ago. When I originally contemplated serving an F.O.I. request on Telecom, in early 1992, I received a letter from a Mr Taylor, Warrnambool Customer Operations, Telecom, dated July 3rd, 1992. Mr Taylor stated that there was no historic reference to my complaints to Telecom prior to 27th June, 1991. However, these new diary notes and log book entries, that Telecom released under F.O.I. two weeks ago, triggered me to look back at my first submission and here I once again ask for patience from the Resource Team.

Please turn to reference $\mathbf{2 1 0 0 - 2 1 0 1}$ of my first Submission and view two Telecom accounts. The lower sections of these accounts clearly show that my phones had been disconnected on Telecom Management approval. On September 4th, 1990 I was charged $\$ 96.00$ re-connection fees for that service.

I am not only drawing attention to a business in dispute with Telecom having their phones disconnected: what 1 am showing here is that the newly released F.O.I. documents and log book entries triggered me to think about not only this evidence, but likewise other evidence already presented in my second submission. Forty-nine Telecom customers, who were in dispute with Telecom, had CCAS data connected to their incoming phone lines as early as $1 / 11 / 90$, yet Telecom have continually stated that no historic documents

The feedback from those prospective buyers who did view this business, although they were reluctant to actually say so, was a concern about the reputation this business has with the Camping Association of Victoria. The fact that the Executive Council of the Association had, over many years, re-directed customers to continue to try to make contact with this business has, in itself, added to the demise of a saleable asset.

It has been brought to my attention by an education consultant that the criteria set and the standards that must be met when taking children away on Camps, must be met at all levels. An example of this is a letter I received from the Royal Childrens' Hospital, Melbourne (refer to my first submission, reference 2034). I quote from that letter:

## "We require a guarantee that the telephone system was fully operational before considering Cape Bridgewater Camp as a future venue".

There are also other letters received from various clubs who have had similar problems making contact with this business.

I now have had no other alternative but to withdraw this business from sale as of Monday 28th November, 1994.

I will have to budget my advertising for 1995/1996, as most group bookings will be lodged and taken twelve months in advance. My main priority over the next two months is to try and vamp an advertising program, which is not only costly, but also time consuming.

Over these past twelve months, the preparation of my submission has had a snowball effect on next year's advertising. The fact is that I now have to put the past behind me and grind away to produce revenue and goodwill for 1995/1996 and this will need my complete concentration.

Dr Hughes, we have to draw the line somewhere. To view more F.O.I. documents is going to be time consuming, time that I am running out of. Many of the documents that will be viewed, those that Telecom withheld from my first and second F.O.I. requests, will need to be sorted and categorised, then Telecom will have to put in a further defence, and so it goes on.

I do not have the resources to have a professional team view these additional F.O.I. documents which have just been released by Telecom. I have spent time writing reference to these examples and enough is enough. All future F.O.I. that has not been provided will have to stay put. I am today mentally exhausted and unable to continue taking part in Telecom's façade, their Merry Go Round.

I thank you for your time, and that of the Resource Team.
Sincerely,

Alan Smith
cc. Mr Benjamin, Telecom Customer Response Unit.
exist. In a letter to Ted Benjamin, Telecom Customer Response Unit, on the 7th October, 1994, I asked if I (Alan Smith), was the only Telecom customer in this region about who Telecom had no historic documentation on phone faults. He declined to answer.

We now have this new F.O.I. evidence which would have helped my resource team further to prove that I have had a continuing phone problem for years. Telecom have again stated that, as early as 1987, the Cape Bridgewater Holiday Camp had been complaining of phone faults, yet they have no records.

We have documented evidence of forty-nine Telecom customers having phone faults prior to June 27th, 1991, in the Portland region, yet NO reference to a business having their phones disconnected for five days. FIVE DAYS IT TOOK TELECOM TO RECONNECT MY PHONES SO THAT I COULD CONTINUE TO COMPLAIN OF A FAULTY PHONE SERVICE.

Telecom Commercial know why there are no records associated with my phone faults. I go one step further: in the Senate Estimates, 25th February, 1994, Senator Richard Alston refers to a Telecom memo dated 2nd July, 1992, and I quote from his briefing and from the Telecom Memo:
"Our local technicians believe that Mr Smith is correct in raising complaints about incoming callers to his number receiving a Recorded Voice Announcement saying that the number is disconnected. They believe that it is a problem that is occurring in increasing numbers as more and more customers are connected to AXE. The Portland exchange is AXE."

I now ask Telecom Management "Where did the technicians find the information relating to Mr Smith and his complaints which raised Telecom's attention to the continued Voice Announcements?" I put this to the Resource Team: my letters, sent over a four year period prior to July 1992, the ones that Telecom cannot find, are where the local technicians gained their knowledge.

If we are to view any further new F.O.I. documentation in order to contribute to Telecom having to present a further defence, then we are left with no alternative but to remain inconvenienced in no uncertain manner.

Dr Hughes, I have presented here only one example of where Telecom, by the late delivery of the material requested under F.O.I., has inconvenienced my submission. Not only has late presentation of F.O.I. documents been a contributing factor, causing me to be unable to present all the facts as documented in Telecom's own files, but their denials that the files exist has also disadvantaged C.O.T. members.

I again raise the issue of Telecom continually denying that an ELMI tape monitoring device was at the RCM at Cape Bridgewater during the period of May to July, 1993. I have evidence that there was such a device, a six day copy of a tape from a period during May 1993. This tape proves, beyond all doubt, that not only was I losing incoming calls, but my 008 account was incorrectly charged for these non-connected calls. So, not only do we have my claim hindered by the late delivery of documents requested under F.O.I., but it was also hindered by the denials of Telecom Management regarding this ELMI tape monitor being connected to the RCM.

I shall not burden you here with further evidence which has already been submitted to the Resource Team and which shows so many other documents which should have been provided under my previous F.O.I. requests.

So, in response to your letter of 15 th November, 1994: How can I amend my claim? Telecom have already had five months to view my first submission as presented in June, 1994, and three months to view my second submission presented in August, 1994. I am aiready living on borrowed time, in more ways than one, and each delayed week is having an effect, particularly where advertising for next year is concerned - this has already been disadvantaged.

The fact that Steve Black, Customer Response Unit, Telecom refused to give my Real Estate Agent some sort of guarantee that my business phones are now working at Network Standard, further contributed to a non-sale of this business.

# Hunt \& Hunt 

LAWYERS

21 November 1994

BY FAX: (055) 267230
Mr Alan Smith
Cape Bridgewater Holiday Camp
RMB 4408
Cape Bridgewater VIC 3305

Our Ref: GLH
Matter No:
Your Ref:

- Tners

EnwardS Boyce James C.F. Harronvell Christine A. Gailey. Gordon A. Hughes Gordon (I. Hughes Mark T. Knapman
$\operatorname{lan} \mathrm{S}$. Crats
Peter I. Ewin
Wayme B. Cahilt
Neville C.H. Debney
Grant D. Sefton
Charles Veevers
Andrew togies smith
William P. O'Shea

## Consultanis

Kenneth M. Martin Richard f: Kellaway

Associatits
Shane G. Mird
John S. Molnar
Melissa A. Henderson
francis V. Gallichio
Roy Seil

Dear Mr Smith

## ARBITRATION - TELECOM

I acknowledge receipt of your facsimile dated 17 November 1994.
If I form the view, or if the Resource Unit forms the view, that there are any relevant documents in the possession of either party which have been deliberately or inadvertently withheld, I shall make an appropriate order for production.

I am prepared to receive submissions at any stage in relation to this issue but, as I have stated previously, I do not believe I will be in a position to assess the merit of any such submission until 1 have received Telecom's defence documents.

In the meantime, I do not consider it to be necessary or appropriate for me to seek positive undertakings of the nature described in your letter.

Yours sincerely

## GORDON HUGHES

brictan
canbrera
represented in
adelaide
darwin
$28 / 1194$


uoder the Fass-Theck Astitation Procedure for the subsission of any seplles:
If all parties are andous for this metter no be dealr with expeditiounty, and to parteular if thit parties are ansdous for the mancer wo progress during the holday period, it cocoserned must meet their commiments and esercise their sights withla reduced time frames.
If follows that withat I um prepared to grant an emenston of time in the Smint asbitrastion I am dotag so in the hope inarin a spatif of co-operattion, Telecom will wee ite beat efforts to submit its defences in Garms and Vakobl on or before the sume dare.

If Telecom is abl wo submit ill three defences on or about the same date, I shall previll upop the calmantis to subuin their repliea (if any) proct to Christaind.

ELaving sald tuls, do noc tonead wo placa any presmure on anty of the partles
 The purpose of this letres is to emphasise, howeves, that an expeditious resohution of the o three cinitus will require co-operation and compromise from an qucemad.
I do not piroposefforwarding a copy of this lewer wo the chimants as I do not consider it sifpropriate for me to dtccine any fadivifurits ciallo with other Cialimants.
I would adpsectale any comments you may have.


Barteth, J Rundell


* at 5:48:22 pm Smith dialled 2329999 (an obvious attempt to dial
Telecom's 132999 which he successfully did at 5:50:43 pm);
* $\quad \begin{aligned} & \text { at } 5: 48: 36 \mathrm{pm} \text { Smith dialled } 00813 \text { and at } 5: 48: 41 \text { dialled } 008 \text { (appear to } \\ & \text { be unsuccessful attempts to dial his own } 008816522 \text { number which he } \\ & \text { successfully did at 5:48:55); }\end{aligned}$
* at 5:48:55 pm Smith dialled 008816522 which was his own 008 number
which switched to his 267267 line and was allowed to ring for 8 cycles;
* at 5:49:23 pm Smith again dialled his own 008 number which switched to
( his 267267 line and was allowed to ring for 7 cycles;
* at 5:50:43 pm Smith dialled 1329999 ;
* at 5:50:56 pm Smith successfully dialled 132999 and had a conversation of
3 minutes 1 second.

If Smith picked up and replaced the handset of his facsimile machine as claimed this would have registered in the call data as an outgoing call with no digits dialled.

Conclusion - Investigated by Telecom with no problem being located or subsequent action being required. The above call information indicates that there was no matching outgoing call attempt on Smith's 267230 (facsimile) service at that time. This is another example where Smith's complaint is not supported by call data.

On 19 August 1994, Smith reported that the Australian Federal Police had been trying to call him from Canberra via his 008 number and got busy for 1 hour at approximately 11:10 am. An analysis of CCAS and CCS7 data indicates that Smith was busy on an incoming call from Melbourne for a 22 minute period, during which time 6 call attempts were made to Smith from Canberra which all legitimately received busy tone. The call attempts from Canberra spanned a 20 minute period and not a 1 hour period as was reported by Smith (reference document 4.34).

Conclusion - Investigated by Telecom with no problem being located or subsequent action being required. This incident once again highlights how complaints made by Smith can be the result of bonafide call conditions eg. Smith's line legitimately busy .


I beliove the DAS true oce problern tix wilitix tre Nosw problern




Frome Beanath, Nioul
Totzoegers PAM
Ce Furpor Berneder
Subyat FW: Yepo FROBLEMS
Deter Mandiy. Novinber 01, 1 1835 983AM
Pdority. Fioh
Pelter.
For your informition as requated

## Regarts Nagl

Frour Peck Cutsiopiont
Tor Bergha Mata

Bdefer 1800 Phosleve
Date Prtyy, 20 Oember 1508 4:57pit
Proily. High
Nava





All Acting greaps are baigemandet drity unatio to gut trough to thain I have also spoken to our








Christepher

## Bognen N: N

Hist

## Niged





##  <br>   tande no thot troy gra dagt <br> Rogids <br> Frove Buanmin Nigod <br> Toc Zoogers, Pill <br>  <br>  <br> Paters <br> natuoth <br>     <br>     





 either oid or old ned ot throug
 reaporte.


27 January 1994

Mr 8 Bleck<br>Group General Manager -Customer Affalrs<br>TELECOM :

Facsimull No : (03) 8323241

## Dear Mr Black

ISSUES RAISED BY MR ALAN SMITH - CAPE BRIDGEWATER HOLIDAY CAMP

Mr Alan Smith has recently raised a number of issues relating to his service generally and to his 008 service. AUSTEL requests that you investigate and report on the lesues ralsed by Mr Smith as detailed below. The 008 issues relate to the period covered by Mr Smith's most recent bill. Acopy of the relevant page of this bill is attached with this lefter.
(1) Mr Smith's 008 bill records 4 calls made on 5 January 1994 from the origin 05521. Thase call were made between $4.29 \& 4.39 \mathrm{pm}$. Mr Smith states that he did not recolve these calls. He has investigated the matter himself and estabilished that the calls were made from 055212 671, being the facsimile number of the Portland Tourist Bureau. Evidently the Manager of the Tourist Bureau, Ms Burch, tried to send a facsimile to Mr Smith on the wrong number. Mr Smith states he did not recelve these calis on the date and time in question, and is adamant that no calis with a fax tone were answered by him on this date. He is $95 \%$ sure that his phone did not ring on the date and time in question.
In responding to this issue, can you please address the possibility that calls may have been incorrectly switched elsewhere in the network than Cape Bridgewater Holiday Camp, and that the changing system servicing Mr Smith is Operating inabcurately. \&.
Mr Smith's 008 bill records 3 calls made on 13 January 1994 around 1.50 pm trom the origin 03580 . These calls were all of shon duration, being respeclvely of 4,8 and 208 econds duration. Mr Smith has stated that Tina Volthuyzen (telephone number 03 5804710 ) rang Mr Smith nonce on his 008 number on 13 January around 1.50 pm . conversing for approximately 10 minutes. (Two calls were also made by Ms Velthuyzen at 11.38 am and 11.46 on 13 January - there is no dispute with these calls.) Mr Smith has
stated that Ms Vetthuyzen will corroborate his statement of the call made at 1.50 pm . Mr Smith is concerned with the integrity of the 008 billing system, as the blll datadoes not correspond with Ms Velthuyzen's and his recollection of callis made at this time.
(3). Mr Smith's 008 bill records a call mäde on 16 . January at 7.23 pm . of duration 16 minutes 24 seconds. Smith said he has no recollection of this call and questions whether it was made.

In responding to this Issue, can you please provide the full telleptione number of the party making the call to Cape Bridgewater at this time and date.

Mr Smith has also sought advice as to whether his service has been subject to elther recording or voice monitoring at any time and, II so, whan and for what purpose.

Mr Smith is preparing his fast track settlement claim. An aspect of this apparently involves the Identification of two test calls included in a previous bill. At Mr Smith's request the identification of the Telecom personnel who made these calls was sought by AUSTEL in a letter dated 15 October 1993 but was declined by Mr Pinel on the grounds "that further detail as to the purpose and intent of this infomation" was required before identification wauld be considered. (Letter dated 8 November 1993.) Regardtess of the rights or wrongs of that decislon, Mr Smith now seekis a statement from Telecom that its personnel did make these calls at the time and for the duration shown - for this purpose the Identlication of the personnel is not required.
(6)

Finally, regarding the ELMi tape left inadvertently at his premises, Mr Smith has asked the significance of the arrows drawn on the tape and for a statement of the quality of service for the seven days in question.

Can you please respond to the matters raised in this letter by 4 February 1994. If you have any queries on matters raised in this letter, please contact Bruce Matthews on 8287443.

Yours sincerely


John MacMahon General Manager
Consumer Affairs


To

From $\quad$| Rod Human |
| :--- |
| .. Manager, Charging and Billing Projects |

Subject Short Duration Calls, Mr A. Smith.

Date $\quad 25$ November 1993
Fill
Attention


Special Case Investigation Coordinator
Rod Human
.. Manager, Charging and Billing Projects

Trevor.
I have reviewed the letter and documents from Mr. A. Smith concerning evidence claiming to support charging of unsuccessful calls. As you indicated it is difficult to respond to the specific cases mentioned as the facts presented are third hand and limited to the bare customer perceptions. We have no opportunity to perform tests to confirm or contest the allegations. In some instances the text of the letter is conflicting or ambiguous.
In response to Mr Smith's questions (1\&2), he should be assured that,

- Telecom does have clearly defined policies and principles for call charging and billing,
- Customers will be charged only for calls which are answered
- Unanswered calls ARE NOT charged."

Unanswered calls include calls encountering engaged numbers (busy), various Telecom tones and Recorded Voice Announcements as well as calls that 'ring out' or are terminated before or during ringing.

If a customer is charged for a call that was unanswered (that is truly unanswered by the Customers Premises Equipment (CPE) where the cell terminates, not just as perceived by the customer as either end), then there must be a technical fault that, when identified, should be investigated and corrected. Databases and analysis systems exist for this purpose.

Mr Smith is obviously well aware that CPE is a significumt sourcelcuuse of charging and bitting disputes, particularly those involving short calls which the customer believes were unsuccessful, and should not be charged; telephone answering machines, facsimile terminals an call diveners typically are at the centre of these disputes. CPE apart, as with any technical system. faults may occur in the network, however exhaustive testing over a prolonged period has failed to locate any systemic fault that would cause erroneous charging of unsuccessful calls. While faults are detected from time to time, these have been rare, isolated and unrelated to each other.

The facts as presented in this case are not sufficiem to make a definitive technical judgement of whether a fault did occur in the Telocom network to cause over charging. From a technical point of view it is unreasonable to make all assumptions in the customers favour without further investigation being carried out.

The following is an assessment of the individual disputes highlighted by Mr Smith.. From the information given, little more can be offered for explanation than "This is not the way it should work, we need to investigate to find the cause". For any investigation to be effective it would need further information and the participation of both parties involved in the calls. I leave any decision for further investigation in your hands, as local action may already have been instigated, but would be happy to arrange an investigation if requirod.

1. Calls to Traralgon, being charged on busy.

This situation should not have occurred. If there is no customer error (including CPE), some basic investigations could be carried out, both on the customers circuit (charge check) and at the local exchange. Extensive tests could be done between the two customers. but only atter verifying the customer component of the call.
2. Calls to Overseas destinations, being charged when "no answer".

This is further complicated by the overseas end of the call. An answer signal may have been generated when it should not have been by the overseas destination, or an answer signal wrongly detected in the international networks. When received by Telecom equipment. this is an instruction to begin charging. Some overseaztelephone administrations do return an answer signal when the call is not answered by the called party, even though this is against international agreements. To the best of my knowledge neither New Zealand or USA is noted for this; International Business unit will be advised of this possibility for future reference. Uniess the customer also experienced an "error" similar to the Traralgon incident, there is no direct evidence to assume a local fault.

## 3. Calls to RVA.

Though it is not stated what RVA was hoard, being charged for RVA is not a correct operation and should be investigated and corrected. The investigation would depend on the RV:A heard and the calling parry. Again more information is required.

Mr Smith also noted call drop-outs as causing over charging (lassume 'drop-out' here means that ring tone is heard only then for the call to drop-out; or the call may in fact be answered and then drop-out). There are many reasons for a call to 'drop-out': some may be techrical faults in the telephone network, others can be customer or CPE related. Where the caller has been charged for the call, it is often the case that the called party (or CPE) did answer, but for some reason the call dropped out eg an answering machine with no voice recording on it may answer the call. Alternatively a network fauth could 'trip' the ring eg a line fault in the CAN. Once the network detects an answer signal it quite correctly initiates charging. The caling customer no doubt would assume the call was not effective (ie no conversation), and would have an understandable concern that they may have been over charged. Where the drop-out is caused
by eprovent technical faith, the call charged should be rebated. Drop-out investigation is often difficutt the to its intermittent nature. Pattern analysis of reported faults is performed and faults corrected are when identified.

The Charging and Biling Directorate (Brisbane) in conjuriction with an independent research agency is undertaking an investigation into customer perceptions of charges for short calls, which includes calls that a customer believes should not have been charged.

In response to Mr Smith's question, Does Telecom deny overcharging exists in their billing system 1,' he should be made aware that ,

- The system is designed to charge accurately - that is not to over or undercharge.
- While isolated faults may occur, as with ant technical system, they are extremely rare and snall in mumber, and not systemic in nature.
- A program of contimual testing is undertaken to check the accuracy of the system and to detect and correct foults should they occur.
- The billing system has a series of in buill diagnostic designed to detect indicatton of significont overcharging on individual customer's accounts

In conclusion, the scarcity of information makes it difficult to answer the customer's questions in any depth - more details are required and if forth coming I would be pleased to arrange a special investigation. I hope that this information is adequate to form a reply to Mr: Smith. As I will be on leave until mid January, please call Peter Foster ( 078386201 ) if you have any queries or require further assistance.

[^2]IN THE MATIER OF an arbitration pursuant to the Fast Track Arbitration Procedure dated 21 April 1994

Between
ALAN SMITH
Claimant
and
TELSTRA CORPORATION LTD
trading as
TELECOM AUSTRALIA

Telecom

## WTINESS STATEMENT OF PETER HENRY GAMBLE

I, PETER HENRY GAMBLE of $8 / 242$ Exibition Street, Melboume in the State of Victoria, solemnly and sincerely declare and affirm as follows:
EMPLOYMENT DETAILS

## Introduction

1. My name is Peter Henry Gamble, of $8 / 242$ Exhibition Street, Melboume. I obtained a Bachelor of Science (Technology) degree, specialising in electronics engineering, from the University of New South Wales in 1968.
2. In December 1965 I joined the then PMG's Department as an assistant technician and was promoted to an engineering position on graduation. Since then I have held a number of engineering positions, before being promoted to executive level in 1985. I am currently the Manager, Engineering and Technical Consultancy, Customer Affairs Group. My current work includes the management of a small team of engineering and tectrical staff who are investigating and analysing complaints recelved by Telecom from customers who are in dispute with Telecom, providing assistance to regional staff on these issues and supervision of the Service Verfication Test process. Altached hereto and marked "PHG - 1 " is a copy of my resume.
3. During my career with Telecom, I have undertaken a number of engineering, business, marketing and management training courses. I have been using computers to assiṣt with my work since completing a one year course at post graduate level in computing in 1967. This has included the development of a number of sophisticated data processing, forecasting, modelling and data base systems.

## 4

while the typical delay was 400 to 800 milliseconds (depending on the type of swittching equipment), this could increase to over 1 secondin busy periods. The study also showed that dialling information was received by the exchange in less than 1 second on a significant number of calls.
30. Many of the studies examined were carried out during the 1980's when the proportion of pust-button phones was considerably lower. It is considered that some of the effects noted in these studies, particularty dialling before dial tone had been sent by the exchange, would have increased. This is particularly the case when the phone is equipped with memory and/or re-dial buttons and these are used to set up the call. Further, recent instances of repeated dialling of the wrong number have been observed, indicating that the caller has probably used the $r$ dial button.
31. The implications of these results for Mr Alan Smitn's service are as follows. First, callers attempting to contact Mr Smith may have dialled the wrong nurnber, resuting in the caller possibly obtaining a different called party, but also busy tone when Mr Smith was not using his phone, and ring tone when Mr Smith's phone never rang. Further, the outcome could have been an RVA which indicated that "This number was not connected." Secondily, If the caller did not wait for dial tone but dialled the number correctly, the exchange would not receive at least the leading zero of the STD prefix, then the same type of possibilities described earier exist. An analysis of the use of the numbering spectrum showed that it the caller was located in Melboume and the exchange received 55267267 , the caller would receive the RVA mentioned above as the Melboume number 5526726 is not connected. This same situation occurs in the 053 (Ballarat), 059 (Momington) and 087 (Mt Gambier) numbering areas, all areas where Mr Smith has reported that callers are having problems contacting him.
32. Mr Smith has recently lodged a complaint about a call to his 008 service with AUSTEL. This complaint, which included a Statutory Declaration from the caller, has been investigated. The results of the investigation showed that the caller dialled 008819522 . This happened to be a Telecom number and was answered accordingly. The caller then immediately dialled, 008816522 and was connected to Mr Smith's service. Further investigation showed that a subsequent call to Mr Smith's 008 number was made a short time later and that the caller and Mr Smith were in regular contact both by fax and phone.
33. The results of the review of the studies on customer dialling behaviour referred to in paragraph 29 above do provide possible explanations for some of the difficulties being experienced by Mr Smith. The recently inyestigated complaint confirms one occasion of a mis-dialled number to Mr Smith's service.

## Service Verification Tests

34. The Service Verification Tësts ( $S V / T$ ), described in document G 001 (Issue: Interim, 27 September 1994) prepared by the Customer

Response Unit, have been developed by Telecom in conjunction with AUSTEL and have been approved by AUSTEL as the basis upon which a telephone service at the Service Delivery Point may be considered to be operating satisfactorily at the time the tests were conducted. The Service Verification Tests measure:

- selected electrical parameters of the customer access network
- the ablity of the exchange to deliver calls to . the Service Delivery Point
- the capability of the network to successfully connect calls from various network origins to a Line Interface Circuit adjacent to the customer's service, simulating the customer's line and line interface connection.

35. The service under test is compared with a required set of outcomes as detalled in G 001. When the required outcomes are met, the service to that customer will be considered to be operating satisfactorily at the Service Delivery Point by both Telecom and AUSTEL.
36. Prior to initiating the test, 1 discussed the typical incoming call profile of Mr Smitt's service with him, noting in particular several areas where callers had had difficulty in contacting him. I also confirmed with him that his three telephone lines would be measured as part of the Customer Specific Line Tests (Section 6.1) and that the Public Network Call Delivery Tests (Section 6.3) would include a 1800 number (1800 numbers replace 008 numbers), the routing of which would mimic his 008 number. The Customer Line Hunt Group Tests-were not relevant as Mr Smith does not have a line hunt group.
37. The Customer Specific Line Tests were conducted on 29 th September 1994. I was present on the Carnp Bridgewater Holiday Camp site while these tests were being carried out and observed a number of the tests being conducted by the National Network investigations Staff. Also present were two of my staff, Mr Bruno Tonizzo, a Principal Telecommunications Technical Officer Grade 2, who has been involved as an observer at all of the SVTs conducted to date, and Mr Colin Roberts also a Principal Telecommunications Technical Officer Grade 2, who participated in the discussions that I had with Mr Smith on that occasion. We also visited the Portand Exchange and the Cape Bridgewater RCM site. The Public Network Call Delivery Tests were conducted from 17th September 1994 to 24th September 1994. The report from National Network Investigations, dated 21st October 1994 and containing the detailed results of all of the tests, was forwarded to Mr Smith on Bth November 1994. (Ref $4.354 ; 40$ )
38. The service passed all of the Customer Specific Line Tests and the two Public Network Call Delivery Tests that were carried out. One Call Derivery Test was carried out to a number (055 267 266) close to his service number and achieved a success rate of $100 \%$. The second was carried out to a $1-800$ number, which simulated the routing to his 008
number, achieving a success rate of $99.8 \%$. Both of these results are above the level established for call connection at the individual customer level. The service is therefore considered to be operating satisfactorily.

## Overall Conclusion

39. In addition to the routine maintenance and investigations carried out by the Network Operations and service delivery Technical staff, I have conducted a series of detailed tests and analysis of data pertaining to Mr Smith's service, the Cape Bridgewater RCM and the Portiand AXE104 exchange.
40. The detailed CAN analysis and measurements conducted in November 1993 showed that the CAN was within the design specifications examined and was generally satisfactory with the exception of insulation resistance, where the results were inconclusive. It is noted that there were no consistent complaints by Mr Smith during the November 1993 to May 1994 period relating to noise or crosstalk which would have been evident with low insulation resistance. Further measurements in May 1994 confirmed that the insulation resistance was satisfactory. In my opinion the insulation resistance did not have an impact on the service Mr Smith was receiving.
41. The analysis of the call data, sampled from actual traffic, and the fault reporting data showed that the performance of the Cape Bridgewater RCM and the Portand AXE104 was satisfactory during the period over which the data was collected.
42. The customer dialling study which documents customer dialling errors shows some possifle explanations for the incidents that Mr Smith has experienced. It should be noted that the types of customer dialling errors docurnented are exhibited by all customers and affect all custorners.
43. The SVT, carried out in Septernber 1994, showed that the service passed the Customer Specific Line Tests and the Public Network Call Delivery Tests. Accordingly, the service was deemed to be operating satisfactorily at that time.
44. My overall conclusion based on the analysis of the selected performance parameters outlined above is that for the periods covered by these investigations (which commenced in July 1991 and concluded in September 1994), Mr Smith's service met appropriate performance levels and therefore appeared, in my opinion, to be operating satisfactority.

AND I MAKE this solemn declaration conscientiously believing the same to be true and correct.

## DECLARED at Meboume

 in the State of Victoria this FRay of December 1994. )

Before me:


manacing in australia

Days went by and Blount hadn't heard a thing. Finally, a young woman arrived in his office whom Blount learned was a bright MBA graduate with responsibility for the 1-800 product. Again, Blount recalls the conversation;

Blount: 'I want to talk about the 1-800 service.'
Staff: 'Yes, sir.'
Blount: 'There are some issues that have arisen on the product management side, specifically maintenance of the product, fixing some problems with it and how it is billed.'
Staff: ' $k n o w ~ t h e ~ t y p e ~ o f ~ t h i n g s ~ y o u ~ a r e ~ t a l k i n g ~ a b o u t, ~ s i r, ~$ because we studied product management in school, but, strictly speaking, my job was to launch the product. I have no way of knowing how it performs once it has been launched.'

Blount was shocked, but his anxiety level continued to rise when he discovered this wasn't an isolated problem. Product management as Blount knew it in a competitive environment was non-existent. There was no overall coordinating role to monitor the performance and profitability of products and modify them as required. He moved immediately to demonstrate the importance Telstra would have to place on products to compete effectively:

I'd often seen approaches that would try to solve world hunger but they didn't get any traction because they operate at such a high level. I decided to pick one product and understand everything about it.

Blount asked his 1-800 'product manager' to put together a team to analyse all aspects of the product and provide a snapshot of what an ideal product should look like. Blount then arranged a two-day retreat for his senior managers to take them through
the product managem around the conferen member of the senion with all the aspects of

- how the produc
- time-to-market;
- provisioning;
- training/selling;
- how it was wor
- the fault rate; a
- the billing 'syste

The picture tha performance was sub market was too long launch. There was $n$ product, so the comp in the marketplace. $f$ product innovations

The exercise wor realised the power of year leap it would ta told him that to fu management up in would need to appoi Management. The l difficult to orchestra have a product mana to each of the $G$ undertaken and the $r$ satisfied with how th take on the product
ng. Finally, a young sarned was a bright 300 product. Again,

rvice.'
isen on the product ${ }^{\text {c }}$ the product, fixing
king about, sir, shool, but, strictly I have no way of inched.'
continued to rise problem. Product itive environment rdin wang role to of products and ly to demonstrate on products to
ve world hunger perate at such a nderstand
the product management case study. Fifteen stations were set up around the conference site staffed by junior managers. Each member of the senior team rotated through the stations dealing with all the aspects of basic product management:

- how the product was designed;
- time-to-market;
- provisioning;
- training/selling;
- how it was working in the field;
- the fault rate; and
- the billing 'system'.

The picture that emerged made it crystal clear that performance was sub-standard. Costs were too high. Time-tomarket was too long - at least 18 months from conception to launch. There was no accountability for the profit and loss of a product, so the company didn't track its performance once it was in the marketplace. And on a broader level, the number of new product innovations was tiny - only around two dozen a year.

The exercise worked brilliantly. The Telstra senior team realised the power of proper product management and the lightyear leap it would take to get Telstra up to scratch. Blount's gut told him that to fully redress this problem and lift product management up in the eyes of the organisation as a whole, he would need to appoint a Group Managing Director for Product Management. The logistics of doing so immediately proved too difficult to orchestrate at that early stage, so Blount agreed to have a product manager in each business unit who would report to each of the GMDs. With the massive change being undertaken and the resulting competing interests, Blount was not satisfied with how things were progressing. The will was there to take on the product difficulties, but successful execution failed to

## 11 October 1994

## Mr Peter Gamble

Manager, Engineering and Technical Consultancy Customer Response Unit TELECOM

Facsimile: (03) 6349930
Dear Peter

## ISSUES CONCERNING SERVICE VERIFICATION TESTS

Following on from your telephone conversation today with Mr Cliff Mathieson, I confirm that AUSTEL requires a written statement from Telecom detailing the deficiency of the current testing process for the "Call Conlinuity / Dropouts to Neighbouring LIC" test contained in the Service Verification Tests (SV7). This statement should also detail the action Telecom intends to take to address this deficiency.

AUSTEL notes that the SVT results so far provided by Telecom are inconclusive because they do not comply with the required outcome of Section 6.3 .2 of the SVT. Confirmation that calls were held for 40 seconds does not confirm these calls would have been held for the requirgd 120 seconds.

On another matter, I understand Mr Bruce Matthews wrote to you on 29 September 1994 following up AUSTEL's earlier request for a copy of test data produced by Telecom in conducting the SVT. I also understand that the nature of the data required by AUSTEL was further confirmed in subsequent conversations with Mr Matthews and Mr Mathieson. As noted in these conversations, the required data is that produced in performing section 6.3 of the SVT. and should identify the date and time of day test calls were made from each origin, and the technology type of the originating exchange. As AUSTEL's review of the SVT will take place in November 1994 this data is required as soon aspossible.
$\infty$
Mr Steve Black

16 November 1994

Mr S Black<br>Group General Manager<br>Customer Affairs<br>TELECOM

Facsimile No: (03) 6323241
Dear Steve

## SERVICE VERIFICATION TEST ISSUES

The recent SVT fesults for Mr Alan Smith raise some issues on which AUSTEL requests clarification, as follows.

- The letter provided to Mr Smith informing him of his SVT results notes that the Public Network Call Delivery Tests relevant to his 008 service used a 1-800 number that simulated the routing of his 008 services. AUSTEL is seeking confirmation from Telecom that the network equipment utilised on calls to the 1-800 number is the same as that which would have been used by calis to Mr Smith's 008 service (with the exception of the termination number).
- The Call Distribution Tables on pages 12 and 14 record that the total calis made to each number are in excess of 600. AUSTEL requests that Telecom detall the process which determines the "1st 500" calls under test 6.3, given that a combined total of over 600 calls have been made from multiple origins.

I woukd also like to take this opportunity to formaily confirm three issues raised at our .". recent meeting of 9 November 1994.
(1) Telecom will provide AUSTEL with the detalled individual call data (ie. time of day \& origin of call) which has been the subject of previous correspondence from AUSTEL. This data was originally requested by AUSTEL on 25 August 1994. As discussed at our meeting, the data is
required by AUS̄TEL as part of our review of the SVT, and will be required by the consultant assisting AUSTEL in this review. (Please note that call data for all the test calls is required, not just the data for the first 500 calls). AUSTEL requires this data by 23 November 1994. The provision of this data by this date is essential to the effectiveness of AUSTEL's review of the SVT.
(2) In the near future Telecoms will conduct the "Demonstration Tests" on the services of customers for whom the SVT have been completed. AUSTEL notes that the SVT were conducted a considerable time ago on some of these customer's services. Although these tests are not part of the SVT, this data will be used by AUSTEL in our review of issues related to the SVT. The results from the "Demonstration Tests" will also be provided to our consultant, and AUSTEL requires some of these test results by 23 November 1994.
(3) That Telecoms will shortly provide, as requested in AU'STEL's letter of 11 October 1994, a statement on:
the deficiency of the current testing process for the "Call Continuity / Dropouts to Neighbouring LLC" fest contained in the Service Verification Tests (SVT). This statement should also detail the action Telecom intends to take to address this deficiency.
This statement will be provided to AUSTEL's consultant as part of the review of the SVT, and is required by 23 November 1994.

The three matters detailed above have been all been outstanding for some time. I would be grateful if you could address your personal attention to ensuring the required information is provided to AUSTEL by the date requested.


Corporate Centre
Corporate Secretariat

22 December 1994
Level 37
242 Exhibition Street
Melbourne Vic. 3000
Telephone (03) 6342977
Facsimile (03) 6323235
Mr Alan Smith
Cape Bridgewater Holiday Camp
CAPE BRIDGEWATER VIC 3305

Dear Sir

## FOI - Internal Review

I refer to Telecom's letter to you of 16 December 1994 which was delivered with a box of documents being documents specific to your telephone service.

Six boxes of documents known as "general files" which are relevant to your FOI requests accompany this letter. These documents have been granted to you after a further review of those documents which were withheld from you originally.

There is a folder for each file. It contains all documents which, as a result of this review decision, will now be released. The folder does not include documents that you received in full as a result of the previous decision. There is a table inside each folder describing each of the documents.

Documents are described as either $A, B$ or $C$. The documents described as " $A$ " are all documents which are fully exempt. The documents described as " B " are provided to you with some material deleted, those deletions being the names of other customers and other individual businesses. The documents described as " C " are documents to which full access is being given.

Where a document is listed as new, it was not previously considered by Telecom and therefore no record of any earlier decision would exist. In that case the previous review column is blank.

If you are not satisfied with the quality of the copy of any document released, another copy of that document will be reprovided upon request.

The quality of any copy depends on the quality of the original. The documents are sorted in each folder in some or all of the following bundles;

Bundle 1 - Documents that were missing from the released version of the file that was provided to you at the time of the previous decision.

Bundle 2 - Documents which were, in the previous decision, wholly exempt (described as A) but are now released and described as $B$ or $C$.

Bundle 3 - Documents which did not appear in the tables at the time of the previous decision but now appear in B or C .

Bundle 4 -Documents which, in the previous decision, had the names of Telecom employees deleted.

Reasons for the exemption of certain documents and certain parts of documents shall be forwarded to you in the very near future.

Yours faithfully,


Ted Benjamin<br>National Manager<br>Customer Response Unit

encl:-

A63912

Dear Steve

## CHARGING DISCREPANCIES REPORTED BY ALAN SMITH AND ISSUES RELATED TO SHORT DURATION CALLS ON 008 SERVICES

Mr Alan Smith of Cape Bridgewater Holiday Camp has recently written to AUSTEL complaining of a number of charging discrepancies occurring on his 008 service. A copy of Mr Smith's letter is attached, as is an accompanying sheet which contains 008 bill data over the period 27 May to 29 May 1994 in comparison with other incoming call monitoring data over the same period.

Mr Smith has previously raised some of the issues identified in his letter with AUSTEL but had requested that AUSTEL not take them up on his behaif as he was concerned they may conflict with his "Fast Track" Arbitration process. AUSTEL seeks a response on the following issues.
(1) Mr Smith states that a caller to his 008 number experienced 3 occurrences of a "not connected" recorded voice announcement (RVA) on 27 May 1994 between 7:51 pm and 7:59 pm. Mr Smith states that "these faults" were reported to Telecom's 1100 number. AUSTEL requests that Telecom provide details on the investigations made into the fault report(s) and any findings made on this issue.
(2) Was Mr Smith informed of the results of any investigations conducted in regard to the RVA report(s) identified in (1)? If not, why not?
(3) AUSTEL notes that regardless of Telecom's findings on the RVA issue identified in ( 1 ), there appears to be a significant discrepancy between the duration of one call identified on the 008 bill and the duration of that call as identified on the "monitoring data". The relevant call appears on the 008 bill against the code "23-9" and is logged as being of 3 minutes 15 seconds duration. On the "monitoring data" what appears to be the same call, made on 27 May 1994 at 19:58:46, is logged as being of 2 minutes 46 seconds duration. AUSTEL requests that Telecom explain this discrepancy if this issue has not been dealt with in the reply to (1).
(4) Mr Smith's bill for his 008 service details one call (code 23-12) as being of 1 second duration. The call data has no information detailing the origin of the call. AUSTEL requests that Telecom explain the circumstances which may have led to this "short duration" call and why no data is provided on the origin of the call.
(5) AUSTEL is aware of another Telecom customer in the Portland region, Mr Jason Boulter of the Malaleuca Motel (008 034 449), who maintains that many "short duration" calls are occurring on his 008 bills. This customer suspects that these "short duration" calls represent call attempts by potential clients to contact his business which are not received at his premises. AUSTEL requests that Telecom provide a comprehensive explanation of the possible causes of "short duration" calls on 008 services. Telecom's response should specifically address the issue raised by Mr Boulter. AUSTEL is aware that Telecom is currently investigating the general issue of "short duration calls", but is also aware that 008 services are not included in this investigation.
(6) Telecom is requested to respond to Mr Smith's claim that on his 267230 service he is being charged "on average $11 \%$ over charged seconds".
(7) The central issue raised by Mr Smith in his letter is that he is being charged for calls that do not connect to his 008 service. The calls identified in (1) are cited by Mr Smith as instances of in its response.

For clarification of any of the matters raised in this letter please contact Bruce Matthews on (0.3) 8287443.

Yours sincerely


Bruce Matthews Consumer Protection

11 November 1994

Cumbriar liagpose lian Commedal \& Cenmonm levels?
 Methowe Vif $\mathbf{2 0 0}$ Austrich

Toleptiond 060482003 Fucrinite

Mr B Mathews
AUSTEL
POBox 7443
St Kilde Road
MELBOURNE VIC 3004

Dear Sir,

I teter to your letuer datod 4 Ootobive, 1994 to Mr Steve Black. I am responding to this letter as the Manager respoasible for handing Mr Smith's dispune with Tolecorn

Yon heve raquestei Talocom to provide to yous information relinting to charging diferepancies reported by Mr Smith in relation to short duration calls on his 008 servlous together with other information.

Eech of the questions pur by you in your leter of 4 October, 1994 will be answered as part of Telecom's dofence to Mr Smith's elaims lodged upder the Fast Track Arititation Procedure.
 pecodire and may not be made known to third purties. The Fast Track Aubitration Procedure ores extablished with the inpur ant consent of Austel.

In meppect of the confidentality aspect, the Asbitrator has advised Telecom thst he considars that tio partios (to the arbitrasion) must remember at all times that these proceedings ast subject to the confidentialiny provisions set oup in elauser 16-19 of the Fast TrackArbiterion peopocel. Ia parictalar. Telecom has bean alked to bear in mind that a breach of contidentality (even inadvertenty) could lead to a disenissal of the alaim pursuant to Clanse 12 of the proposal.

## 2.

Mr Smith himsolf is obviously concerned about these impilioations as your lemer edvises that he has raised this very point uth yor and was concersed that any action by Austel may confliet with the Fast Track Arbiturtion process.

If the information requestod is provided to you outside of the approved Arbitrition Rules, other perties to the Fest Track Arbiration Procedure may ulso seck other informuion through you arid exper answers in like manner. I believe that this will prove dysfumodional to an arderly and uranageabic arbitration procees and could possibly lead to its breakdown. It would also invalve Telecom in breakigg its cocefidentidity underaking under the Fast Traak Arbitation Rulen.

M2 Smith, of course, hat rights under the Arbituation Rules to request the Arbiteator to provide him with selevant information at any fime and Telecom has indicated that it will comply with a directive of the Artitrator wo provide information.

In these circumstances, Tolecoun finds itself ficed with two conifleting obligntions; that to Austal and that to the confidentiality reguinements of the atitranion process. It is Telecon's viow that Mrs Smith's faterests are more than adequately protected by the Austell aproved aritiration procese and that the isive should be left in the capreble hands of the Arbitrator to detormine the appropriate remedy, if any, for Mes Smifh.

I woild appreeline your comments on bow this coraplaint might be resolved.
Turning from the particular issue ofMr Emith mo the gemeral question of the operation of the 008 service, Telecom considens that the 008 service operetes matreetorily and does not raiso any ismas of coocem. If your require specific infoncostion on the senernl prizeipios of operation of the 008 service, Telecom to hatipy to reapond.
Yours faithfilly,


Ted Beinjamin
National Manager
Curtomer Response Undt


[^0]:    Alen Smith.
    ec. Mr Warrick Sxrith, Teleccommemication Induntry Ombudenan Dr. Gordon Hughea, Hunt \& Huat (Fast Traek Arbitrator) The Hiso. Micherl Leo. Minister for Comprumicetion

[^1]:    Alan Smith.

[^2]:    Rod Hurman
    Network and Teehrical Projects,
    Charging and Biring Directorate. 3.12.93

