



COMMERCE COMMISSION

22 December 2006

Please refer to:

2.6/J10356
538572-2

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Reconsideration of Decision 582

On 11 December 2006, Ihug Limited requested the Commission to reconsider price terms of Decision 582 under section 59 of the Telecommunications Act 2001, ("the Act").

On 13 December 2006, CallPlus Limited also requested that the Commission reconsider price terms of Decision 582 under section 59. The Commission refers to CallPlus' and Ihug's applications as "the Applications".

Telecom has provided comment to the Commission on both applications for reconsideration of Decision 582.

The Commission has decided to reconsider Decision 582. The Commission is satisfied that either or both of section 59(1)(a) or (c) apply, i.e. that:

- There has been a material change of circumstances since the date on which Decision 582 was made; and/or
- Decision 582 was made on the basis of information that was false or misleading in a material particular..

Process

The Commission wishes to address the Applications together and will release one draft determination. The draft determination will explain the basis of which the Commission has decided to undertake this reconsideration. The Commission will then seek submissions and cross-submissions on the terms of any proposed amendment to Decision 582.

Yours sincerely

Douglas Webb
Telecommunications Commissioner