Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

A statement issued by Ofcom

Issued: 11 November 2004
## Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Summary</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Summary</td>
<td>3</td>
</tr>
<tr>
<td>2</td>
<td>Explanatory note</td>
<td>4</td>
</tr>
<tr>
<td>Annex A</td>
<td>Notice to British Telecommunications plc</td>
<td>11</td>
</tr>
<tr>
<td>Annex B</td>
<td>Notice to Kingston Communications (Hull) plc</td>
<td>13</td>
</tr>
<tr>
<td>Annex C</td>
<td>Notice to Communications Networking Service (UK) (Concert Communications Company)</td>
<td>15</td>
</tr>
<tr>
<td>Annex D</td>
<td>Notice to Vodafone Ltd</td>
<td>16</td>
</tr>
<tr>
<td>Annex E</td>
<td>Notice to O2(UK) Ltd</td>
<td>18</td>
</tr>
<tr>
<td>Annex F</td>
<td>Notice to British Telecommunications plc and the 54 operators listed in the schedule to the notice in respect of the interconnection direction concerning BT’s Review Supplemental Agreement</td>
<td>20</td>
</tr>
<tr>
<td>Annex G</td>
<td>Notice to British Telecommunications plc and Energis plc in respect of the interconnection direction concerning BT’s rearrangement charges.</td>
<td>23</td>
</tr>
<tr>
<td>Annex H</td>
<td>Notice to BT and Kingston in respect of the interconnection direction concerning physical interconnection arrangements, Kingston’s Reference Interconnection Offer and Kingston’s Interconnection charges</td>
<td>24</td>
</tr>
<tr>
<td>Annex I</td>
<td>Notice to BT and Colt Telecommunications in respect of the interconnection direction concerning charges calculated in accordance with Element Based Charge matrix</td>
<td>25</td>
</tr>
</tbody>
</table>
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Section 1

Summary

1.1 On 9 September 2004 Ofcom published a consultation document “Proposal that all provisions continued from licences made under the Telecommunications Act 1984 and all continued interconnection directions will cease to have effect except for specific provisions in specific markets listed in this document as exceptions”.

1.2 That document proposed that all conditions and directions which had been continued from the telecommunications licensing regime which existed before 25 July 2003 should be discontinued, except for a limited, but important, set of exceptions which were listed. The document also proposed that Ofcom should not proceed with compilation of a list of providers of Public Electronic Communications Networks (commonly known as the voluntary PECN register).

1.3 Ofcom received responses to the proposals from UKCTA, BT, O2 and ntl. All were broadly in favour of the proposals. Ofcom has concluded, therefore, that it should proceed as proposed in the consultation document published on 9 September 2004.

1.4 Ofcom is attaching to this statement copies of the notices which formally discontinue the relevant conditions and directions. These documents have been sent to the relevant providers.

1.5 The explanatory note which follows explains the rationale for the decision which was included in the consultation document, and responds to the few issues raised by respondents to the consultation exercise.
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Section 2

Explanatory notes

The consultation

2.1 On 9 September 2004 Ofcom published a consultation document entitled “Proposal that all provisions continued from licences made under the Telecommunications Act 1984 and all continued interconnection directions will cease to have effect except for specific provisions in specific markets listed in this document as exceptions” (the September 2004 consultation). That document proposed that, with some important but narrow exceptions, all licence conditions and interconnection directions which were continued on a temporary basis when the new EU Regulatory Framework for Electronic Communications was implemented on 25 July 2003 should be discontinued. To a large extent the exercise is precautionary and it is intended to ensure that no continued provisions and directions are left in place inadvertently. The exercise is also intended to clarify the continued conditions and directions that remain in place for the time being, pending completion of reviews of the relevant markets.

2.2 The September 2004 consultation also noted that those conditions and directions that continued the application of regulation depending on whether a provider was a Schedule 2 Public Operator (commonly known as having "Annex II" status) had been discontinued. Therefore the need to maintain the "Annex II" list no longer exists. It had been intended that this list be replaced by a voluntary register, but the September 2004 consultation stated that Ofcom did not currently believe this to be appropriate, and proposed not to proceed with such a register.

Process to continue licence conditions and interconnection directions

2.3 On 10 September 2003 the Director General of Telecommunications (“the Director”) published a statement “Continuing Licence Conditions after 25 July 2003” (“the September 2003 Statement”). That statement explained that when the new EU Regulatory Framework was implemented in the United Kingdom on 25 July 2003, individual licences and certain class licences granted under section 7 of the Telecommunications Act 1984 were replaced by General Conditions of entitlement made under the Communications Act 2003 (the "Act"). These apply to all persons providing Electronic Communications Networks and Services. The statement also explained that, additionally, individual Communication Providers may be subject to specific conditions, such as those imposed as a result of a finding of Significant Market Power, Access Related Conditions or conditions imposed as a consequence of a provider being designated as a universal service provider.

2.4 There were a number of specific conditions included in some licences which could not, however, be replaced by new conditions under the powers contained in the Act until a review of relevant markets had been completed and implemented. In view of this and to avoid a regulatory gap, Schedule 18, paragraph 9 of the Act allowed Ofcom to issue Notices (“Continuation Notices”) to continue provisions in Licence Conditions until such time as it had reviewed the relevant market. For the same reasons, Schedule 18, paragraph 22 of the Act allowed Ofcom to issue Notices to continue Directions made under the provisions of Regulation 6 of the Telecommunications (Interconnection) Regulations 1997. (The power to issue Continuation Notices was previously exercised by the Director on behalf of
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Ofcom until Ofcom assumed its powers on 29 December 2003). A number of licence conditions and interconnection directions were made to continue in force by such Continuation Notices issued by the Director on 23 and 21 July 2003 respectively (which took effect from 25 July 2003).

2.5 Although the requirement for individual licenses no longer applied after 25th July 2003, the associated "Annex II" list of public operators did continue for a transitional period. This was because some of the continued conditions and directions continued to apply by reference to a "Schedule 2 public operator", being the status of public operators under Annex II of the Interconnection Directive. This transitional arrangement ceased when the relevant conditions and directions were discontinued as the market reviews were completed. Additionally, the Director published a statement on Guidelines for the Interconnection of Public Electronic Communications Networks on 23 May 2003 ("Interconnection Guidelines") in which he proposed that following this transitional period the Annex II list should be replaced by a voluntary and legally non-binding register of Public Electronic Communications Networks. However, as explained below Ofcom has decided not to implement such a register.

**Process to remove continued regulatory obligations**

2.6 Paragraphs 9(12) and 22(10) of Schedule 18 to the Act require Ofcom to withdraw (discontinue) Continuation Notices in respect of continued conditions and continued interconnection directions as soon as practicable after they have been made. While it is appropriate to keep such notices in place pending completion of planned market reviews, Ofcom does not believe it is appropriate to maintain Continuation Notices for services in a market where there are no plans to review that market under the Communications Act 2003.

2.7 Some provisions of some Continuation Notices have already been discontinued specifically for markets which have been reviewed and for markets which Ofcom has concluded it should not review with a view to imposing ex ante regulation. Given the progress of Ofcom’s programme of market reviews, Ofcom believes it is now appropriate that, instead of specifying the exceptional markets in which continued provisions should be deemed no longer to apply, it should now discontinue all Continuation Notices in their entirety except for specific provisions which should remain in force pending review of those specific markets.

2.8 Given that the new EU Regulatory Framework represents a shift from regulation of broad product and service sectors to market based regulation, this discontinuation exercise is intended to ensure that continued provisions are not inadvertently left in force where, for example, there is a not a precise match between market definitions which apply to continued provisions and market definitions which have been adopted when conducting market reviews under the Act. This approach is also intended to provide interested parties with greater clarity about the extent to which continued provisions still apply.

**Specific effects of the discontinuation notices attached to this statement**

2.9 As already mentioned, Ofcom is carrying out this discontinuation exercise for clarification and as such Ofcom considers that, in the main, this exercise should not involve discontinuation of many specific provisions. However, Ofcom does consider that this exercise will involve discontinuation of the following specific provisions:
Wholesale end to end calls

2.10 The discontinuation notice in respect of British Telecommunications plc ("BT") will remove all continued provisions which still apply in respect of wholesale end to end calls. Ofcom had indicated that it intended to review the market for wholesale end to end calls and, with this review in mind, continued provision condition 43 was maintained in force in respect of this market. As BT has now agreed that it will publish its prices for wholesale end to end calls, and will adhere to those published prices, Ofcom no longer intends to review the relevant market. This view may of course change in the light of changing circumstances, and the proposed discontinuation would not prevent Ofcom from conducting a market review and, if appropriate, imposing conditions at some time in the future.

2.11 In their responses to the September 2004 consultation, UKCTA and ntl expressed their views about the proposed reliance on voluntary undertakings from BT but, on balance, were prepared to accept the approach. UKCTA argued that Ofcom should publish the undertaking in full so that stakeholders can understand its scope and application. UKCTA also asked Ofcom to explain what action it would take in the event that a voluntary undertaking was breached.

2.12 Ofcom confirms that it has received an undertaking from BT in respect of wholesale end to end calls. The effect of the undertaking is that BT will publish its prices for wholesale end to end calls on the day after any change is made, BT will not offer discounts which are not specified in the price list and BT will ensure that prices published in its price list are not unduly discriminatory. In the event that BT breached this undertaking, Ofcom would consider a range of possible actions, including the possibility of reverting to its original plan to conduct a review of the relevant market.

Conditions 57 (Prohibition of undue preference and undue discrimination) and 58 (Publication of charges terms and conditions)

2.13 The discontinuation notices in respect of BT and Kingston Communications (Hull) plc ("Kingston") will discontinue continued provision Condition 57 “Prohibition of undue preference and undue discrimination” and continued provision Condition 58 “Publication of charges terms and conditions”. These continued provisions applied only where continued provision Condition 43 applied or, in the case of continued provision Condition 57, where a determination had been made under certain other continued provisions which related to interconnection. Ofcom chose not to discontinue continued provisions Conditions 57 and 58 on a market by market basis when market reviews were completed, as these continued provisions ceased to have effect when the continued provision which triggered their application were discontinued. Ofcom proposed, in its consultation "Discontinuing licence conditions continued after 25 July 2003" published by Ofcom on 2 October 2003, that these continued provisions should be formally discontinued when the market review process relevant to those conditions had been completed. Ofcom has decided that it is now appropriate to carry out that formal discontinuation.

Interconnection directions

2.14 This Statement also discontinues four continued interconnection directions. These were not discontinued following completion of any single market review
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

as they apply to more than one market. In Ofcom’s view, these interconnection directions have served their purposes in resolving disputes, and no longer require continuation.

**Continued provisions which Ofcom has decided should remain in force**

2.15 Ofcom has decided that the following continued provisions and directions should remain in force and all others should be discontinued;

- **BT continued provision Condition 83 “Requirement to provide network access facilities”** which was included in the Continuation Notice given to BT on 23 July 2003. This provision requires BT, amongst other things, to provide unbundled local loops. Ofcom is reviewing the wholesale local access market and has proposed that it should impose SMP conditions under the Act (see “Review of the wholesale local access market” published by Ofcom on 26 August 2004). The continued provision will be discontinued in its entirety when that review has been completed and, if appropriate, new SMP conditions imposed.

- **BT and Kingston Communications (Hull) plc (“Kingston”) continued provisions Condition 48 “Requirement to meet requests for access other than from schedule 2 public operators” but only in so far as these continued provisions relate to the market for payphone call origination.** These continued provisions were contained in the Continuation Notices given to BT and to Kingston on 23 July 2003. Ofcom is consulting on the future regulation of payphone call origination and has proposed that reliance may be placed on voluntary undertakings which might be offered by BT and Kingston (see “Proposals regarding the requirement on BT and Kingston to provide payphone access” published by Ofcom on 22 July 2004). The continued provisions will be discontinued in their entirety when the consultation exercise has been concluded. In the meantime Ofcom is discontinuing these continued provisions in respect of all markets other than Payphone call origination.

- **BT and Kingston continued provisions Condition 50 “Requirement to have cost accounting systems and accounting separation for interconnection purposes” and BT continued provision Condition 78 “Separate accounts”.** These continued provisions too were contained in the Continuation Notices given to BT and to Kingston on 23 July 2003. These provisions relate to the provision of regulatory accounts. Ofcom has already completed its review of the need for regulatory accounts in markets where BT or Kingston has been found to have SMP, and Ofcom has imposed new conditions under the Act (see “The regulatory financial reporting obligations on BT and Kingston Communications” published by Ofcom on 22 July 2004). However, as the provisions of the new conditions apply to accounting periods from 2004/5 onwards, the continued provisions must remain in force until 2003/4 accounting data has been received and assessed. When that exercise has been completed for each company Ofcom will discontinue the continued provisions which relate to that company in their entirety. However, Ofcom is discontinuing without further delay Communications Networking Service (UK) (Concert Communications Company’s (“Concert’s”) continues provision Condition 67 “Separate Accounts” as this is no longer appropriate given the findings of the market reviews relevant to CNS’s activities and BT has agreed to provide some additional financial analysis of CNS in its 2003/04 regulatory Financial Statements.
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

- **BT continued provision Condition 67 and Kingston continued provision Condition 66 “Control of Hardwired and other telephone rentals”**. These continued provisions were contained in Continuation Notices given to BT and to Kingston on 23 July 2003. In should be noted that these two Continuation Notices are distinct from the notices referred to above which were given to those companies in respect of other licence conditions, as these provisions relate to SMP Apparatus conditions. (The discontinuation notices at Annexes A and B do not relate to the provisions concerning hardwired and other telephone rentals). The continued provisions impose a charge control on certain rented telephone instruments. Ofcom has recently consulted on the future regulation of hardwired equipment and has proposed that, subject to BT and Kingston providing written undertakings which will ensure protection for customers with such equipment, the continued provisions should be discontinued in their entirety (see “Proposal that BT’s and Kingston’s price controls in respect of rental of hardwired telephone apparatus should be removed and replaced by written undertakings” published by Ofcom on 10 July 2004). Until that consultation is complete these provisions will remain in place.

- **Vodafone and O2 continued provisions Conditions 69A “National roaming”** which were included in the continuation notices given to O2 (UK) Ltd (“O2”) and to Vodafone Ltd (“Vodafone”) on 23 July 2003. Ofcom is re-consulting on the future regulation of national roaming (see “National roaming” published by Ofcom on 22 July 2004) and expects to discontinue these continued provisions when it concludes the re-consultation.

- **All provisions continued by the continuation notices given to Crown Castle UK Ltd and to National Transcommunications Ltd on 23 July 2003**. Ofcom has yet to conclude its consultation on the future regulation of the services to which these continued provisions relate (namely broadcasting transmission services) and expects to discontinue these continued provisions in their entirety when this consultation exercise has been concluded.

- **All provisions continued by the continuation notice of 23 July 2003 given to the class of person defined as the licensee for the purposes of the provision of access control services**. These continued provisions apply only to Regulated Suppliers, of which Sky Subscribers Services Limited is the only such supplier. Ofcom is reviewing the relevant services and expects to discontinue these continued provisions in their entirety when the review has been concluded.

- **All provisions continued by the continuation notice of 23 July 2003 given to the class of person defined as the licensee for the purposes of the provision of Electronic Programme Guide Services**. Again, Ofcom has not yet completed its review of these services and expects to discontinue these continued provisions once its review is complete.

**Other matters for clarification**

2.16 Notices discontinuing, amongst other continued provisions, the continued provisions relating to charge controls on mobile call termination were given to Orange Personal Communications Services Ltd (“Orange”), T-Mobile (UK) Ltd (“T-Mobile”), O2 and Vodafone on 28 May 2004 when Ofcom’s review of mobile
call termination was concluded and new conditions were imposed under the Act. As the new charge controls contained in the new conditions did not come into force until 1 September 2004, the discontinuation notices contained in that review were not effective until 2 September 2004. As explained in paragraph 2.1, for precautionary reasons Ofcom is issuing a discontinuation notice to Vodafone and O2 which make clear which other continued provisions still remain in force. Ofcom has decided not to issue a precautionary discontinuation notice to Orange and T-Mobile as it believes it is clear that all continued provisions which applied to those companies have already been discontinued.

2.17 The continuation notices relating to premium rate services conditions in all individual licences and all class licences were discontinued in December 2003 when new General Conditions were imposed under the Act, and therefore Ofcom does not need to do anything further.

2.18 Cable and Wireless plc was given a continuation notice on 23 July 2003 which continued certain conditions. These continued provisions were discontinued in their entirety when the Director concluded his review of wholesale international services in November 2003. In Ofcom’s view there is no need to issue a further discontinuation notice.

The discontinuation notices

2.19 Ofcom is issuing discontinuation notices as follows;

- To BT in respect of all continued provisions except for the 4 provisions specified in the schedule to the notice (see notice at Annex A);
- To Kingston in respect of all continued provisions except for the 2 provisions specified in the schedule to the notice (see Annex B);
- To Concert in respect of all continued provisions in their entirety (see Annex C);
- To each of Vodafone and O2 in respect of all continued provisions excepting the national roaming condition (Condition 69A) (see Annexes D and E);
- To BT and the 54 operators listed in the schedule to the notice in respect of the interconnection direction concerning BT’s Review Supplemental Agreement made on 28 September 2001 (see Annex F);
- To BT and Energis in respect of the interconnection direction concerning BT’s rearrangement charges made on 30 January 2003 (see Annex G);
- To BT and Kingston in respect of the interconnection direction concerning physical interconnection arrangements, Kingston’s Reference Interconnection Offer and Kingston’s Interconnection charges, made on 22 October 2001 (see Annex H); and
- To BT and Colt Telecommunications Ltd concerning charges calculated in accordance with Element Based Charge matrix made on 17 December 2001 (see Annex I).
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Annex II and the voluntary register of Public Electronic Communications Networks

2.20 As already mentioned, the Annex II list of public operators continued for a transitional period, but all relevant conditions and directions have now been discontinued, following completion of the relevant market reviews. For example, an important set of discontinuation notices relating to narrowband interconnection services was published on 28th November 2003, whilst further discontinuation notices in relation to broadband and leased line interconnection services were published on 13th May 2004 and 24th June 2004 respectively. Therefore the requirement to maintain the Annex II list no longer exists.

2.21 It had been proposed that the Annex II list be replaced by a voluntary and legally non-binding register of Public Electronic Communications Networks (PECN). The aim was to provide transparency as to which communications providers had rights and obligations to negotiate interconnection under condition 1 of the General Conditions of Entitlement. The advantages of such a register were set out in the Interconnection Guidelines as being:

- it is invidious to place the obligation of determining whether a given provider provides a PECN on another provider, such as BT;
- in the absence of a list, a provider may be required to disclose commercially confidential information to competitors in order to establish PECN status;
- the publication of a list is transparent and offers regulatory certainty; and
- the availability of a list avoids a potential cause of delay in reaching interconnection agreements.

2.23 It was however also recognised that the proposed PECN register seems to contradict the spirit of the new regulatory framework, and this is of particular concern to Ofcom. The move from a licensing regime to a system of general authorisations was intended as a step towards a more normal commercial environment, in which communications providers do not require permission from a regulator to be in business. The proposed PECN register could undermine this approach, and the change in mindset that it was intended to promote, and could only be justified if it provides substantial value. Ofcom does not believe this to be the case, for the following reasons:

- guidance as to when a communications provider might operate a PECN is set out in the Interconnection Guidelines. The definition of a PECN is more straightforward that the previous description of those with Annex II status. It should be possible in most cases for this guidance to be applied without reference to the regulator, in which case Ofcom considers that the register would not add value; and
- the register is unlikely to be a useful tool for resolving borderline cases, since it is both voluntary and legally non-binding. As noted in the Interconnection Guidelines, it is open to any provider to negotiate interconnection without appearing on the register, and vice versa appearance on the register does not confer a right to interconnection.
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Ofcom has decided, therefore, not to proceed with the creation of a voluntary register of PECNs. As recommended by BT in its response to the September 2004 consultation, Ofcom will of course be willing to reconsider the issue should circumstances suggest that this is appropriate.
Annex A

NOTICE TO BRITISH TELECOMMUNICATIONS PLC UNDER PARAGRAPH 9 OF SCHEDULE 18 TO THE COMMUNICATIONS ACT 2003

Notice that certain continued provisions set out in the continuation notice given to British Telecommunications plc on 23 July 2003 will cease to have effect from 15 November 2004

1. Ofcom, in accordance with Paragraph 9(9) of Schedule 18 to the Communications Act 2003 (‘the Act’) hereby gives notice to British Telecommunications plc (‘BT’) that certain continued provisions contained in Schedule 1 of the continuation notice given to BT on 23 July 2003, which had effect from 25 July 2003 (‘the Continuation Notice’) will cease to have effect to the extent set out in Schedule 1 to this notice (‘the Discontinued Provisions’) from the 15th of November 2004.

2. In giving this notice, Ofcom has, in accordance with Paragraph 9 (11) of Schedule 18 to the Act, taken all steps necessary for enabling it to decide whether or not to set a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the continued provisions and whether or not to exercise its power to set a condition under that Chapter for that purpose.

3. All directions, determinations, consents and other provisions which were continued under the Continuation Notice by virtue of Paragraph 9(8) of Schedule 18 to the Act will also cease to have effect from the 15th of November 2004 to the extent that they were given or made for the purposes of the Discontinued Provisions.

4. To the extent that the Continuation Notice does not cease to have effect under Paragraph 1 of this notice, the Continuation Notice shall continue to have effect until Ofcom has given a further notice to BT in accordance with Paragraph 9(9) of Schedule 18 to the Act that it shall cease to have effect.

5. Ofcom issued a consultation as to its proposals to discontinue the provisions on 9 September 2004 and requested comments by 7 October 2004. Ofcom has taken into account the comments it received during that consultation.

6. In this notice, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them. For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies
Competition Policy Director
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of Communications Act 2002

11 November 2004
Schedule 1

All continued provisions contained in Schedule 1 of the Continuation Notice will cease to have effect in their entirety, except for the following continued provisions in so far as they relate to the markets that are being reviewed or have been reviewed as stated below, from the 15th November 2004.

- Continued provision Condition 48 “Requirement to meet requests for access other than from Schedule 2 public operators” which is being reviewed in “Proposals regarding the requirement on BT and Kingston to provide payphone access” published by Ofcom on 22 July 2004.
- Continued provision Condition 50 “Requirement to have cost accounting systems and accounting separation for interconnection purposes” which was reviewed in “The regulatory financial reporting obligations on BT and Kingston Communications” published by Ofcom on 22 July 2004.
- Continued provision Condition 78 “Separate accounts” which was reviewed in “The regulatory financial reporting obligations on BT and Kingston Communications” published by Ofcom on 22 July 2004.
- Continued provision Condition 83 “Requirement to provide network access facilities” which is being reviewed in “Review of the wholesale local access market” published by Ofcom on 26 August 2004.

In this Schedule, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them and otherwise any word or expression shall have the same meaning as it has in the Act.

For the avoidance of doubt it should be noted that the Continuation Notice referred to in this Schedule is not that which was given to BT on 23 July 2003 and which contained only continued provision Condition 67 “Control of Hardwired and other telephone rentals” in its Schedule 1.
NOTICE TO KINGSTON COMMUNICATIONS (HULL) PLC UNDER PARAGRAPH 9 OF SCHEDULE 18 TO THE COMMUNICATIONS ACT 2003

Notice that certain continued provisions set out in the continuation notice given to Kingston Communications (Hull) plc on 23 July 2003 will cease to have effect from the 15th of November 2004

1. Ofcom, in accordance with Paragraph 9(9) of Schedule 18 to the Communications Act 2003 (‘the Act’) hereby gives notice to Kingston Communications (Hull) plc (‘Kingston’) that certain continued provisions contained in Schedule 1 of the continuation notice given to Kingston on 23 July 2003, which had effect from 25 July 2003, (‘the Continuation Notice’), will cease to have effect to the extent set out in Schedule 1 to this notice (‘the Discontinued Provisions’) from the 15th of November 2004.

2. In giving this notice, Ofcom has, in accordance with Paragraph 9 (11) of Schedule 18 to the Act, taken all steps necessary for enabling it to decide whether or not to set a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the continued provisions and whether or not to exercise its power to set a condition under that Chapter for that purpose.

3. All directions, determinations, consents and other provisions which were continued under the Continuation Notice by virtue of Paragraph 9(8) of Schedule 18 to the Act will also cease to have effect from the 15th of November 2004 to the extent that they were given or made for the purposes of the Discontinued Provisions.

4. To the extent that the Continuation Notice does not cease to have effect under Paragraph 1 of this notice, the Continuation Notice shall continue to have effect until the Director has given a further notice to Kingston in accordance with Paragraph 9(9) of Schedule 18 to the Act that it shall cease to have effect.

5. Ofcom issued a consultation as to its proposals to discontinue the provisions on 9 September 2004 and requested comments by 7 October 2004. Ofcom has taken into account the comments it received during that consultation.

6. In this notice, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them. For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies
Competition Policy Director
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of Communications Act 2002.

11 November 2004
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Schedule 1

All continued provisions contained in Schedule 1 of the Continuation Notice will cease to have effect in their entirety, except for the following continued provisions in so far as they relate to the markets that are being reviewed or have been reviewed as stated below, from the 15th November 2004.

- Continued provision Condition 48 “Requirement to meet requests for access other than from schedule 2 public operators” being reviewed in “Proposals regarding the requirement on BT and Kingston to provide payphone access” published by Ofcom on 22 July 2004).

- Continued provision Condition 50 “Requirement to have cost accounting systems and accounting separation for interconnection purposes” which was reviewed in “The regulatory financial reporting obligations on BT and Kingston Communications” published by Ofcom on 22 July 2004.

In this Schedule, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them and otherwise any word or expression shall have the same meaning as it has in the Act.

For the avoidance of doubt it should be noted that the Continuation Notice referred to in this Schedule is not that which was given to Kingston on 23 July 2003 and which contained only continued provision Condition 66 “Control of Hardwired and other telephone rentals” in its Schedule 1.
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Annex C

NOTICE TO COMMUNICATIONS NETWORKING SERVICE (UK) (CONCERT COMMUNICATIONS COMPANY) UNDER PARAGRAPH 9 OF SCHEDULE 18 TO THE COMMUNICATIONS ACT 2003

Notice that all continued provisions set out in the continuation notice given to Communications Networking Service (UK) (Concert Communications Company) on 23 July 2003 will cease to have effect from the 15th November 2004 in their entirety

1. Ofcom, in accordance with Paragraph 9(9) of Schedule 18 to the Communications Act 2003 ('the Act') hereby gives notice to Communications Networking Service (UK) (Concert Communications Company) ('Concert') that all continued provisions contained in Schedule 1 of the continuation notice given to Concert on 23 July 2003, which had effect from 25 July 2003, ('the Continuation Notice'), will cease to have effect in their entirety from the 15th November 2004.

2. In giving this notice, Ofcom has, in accordance with Paragraph 9 (11) of Schedule 18 to the Act, taken all steps necessary for enabling it to decide whether or not to set a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the continued provisions and whether or not to exercise its power to set a condition under that Chapter for that purpose.

3. All directions, determinations, consents and other provisions which were continued under the Continuation Notice by virtue of Paragraph 9(8) of Schedule 18 to the Act will also cease to have effect from 15th November 2004 to the extent that they were given or made for the purposes of the Discontinued Provisions.

4. Ofcom issued a consultation as to its proposals to discontinue the provisions on 9 September 2004 and requested comments by 7 October 2004. Ofcom has taken into account the comments it received during that consultation.

5. In this notice, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them. For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies
Competition Policy director
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of Communications Act 2002.

11 November 2004
Annex D

NOTICE TO VODAFONE LIMITED UNDER PARAGRAPH 9 OF SCHEDULE 18 TO THE COMMUNICATIONS ACT 2003

Notice that certain continued provisions set out in the continuation notice given to Vodafone Limited on 23 July 2003 will cease to have effect from the 15th November 2004

1. Ofcom, in accordance with Paragraph 9(9) of Schedule 18 to the Communications Act 2003 (‘the Act’) hereby gives notice to Vodafone Limited (‘Vodafone’) that certain continued provisions contained in Schedule 1 of the continuation notice given to Vodafone on 23 July 2003, which had effect from 25 July 2003, (‘the Continuation Notice’), will cease to have effect to the extent set out in Schedule 1 to this notice (‘the Discontinued Provisions’) from the 15th November 2004.

2. In giving this notice, Ofcom has, in accordance with Paragraph 9 (11) of Schedule 18 to the Act, taken all steps necessary for enabling it to decide whether or not to set a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the continued provisions and whether or not to exercise its power to set a condition under that Chapter for that purpose.

3. All directions, determinations, consents and other provisions which were continued under the Continuation Notice by virtue of Paragraph 9(8) of Schedule 18 to the Act will also cease to have effect from 15th November 2004 to the extent that they were given or made for the purposes of the Discontinued Provisions.

4. To the extent that the Continuation Notice does not cease to have effect under Paragraph 1 of this notice, the Continuation Notice shall continue to have effect until the Director has given a further notice to Vodafone in accordance with Paragraph 9(9) of Schedule 18 to the Act that it shall cease to have effect.

5. Ofcom issued a consultation as to its proposals to discontinue the provisions on 9 September 2004 and requested comments by 7 October 2004. Ofcom has taken into account the comments it received during that consultation.

6. In this notice, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them. For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies
Competition Policy Director
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of Communications Act 2002.

11 November 2004
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Schedule 1

All continued provisions contained in Schedule 1 of the continuation notice given to Vodafone on 23 July 2003 and which took effect from 25 July 2003 will cease to have effect in their entirety, except for the following continued provisions in so far as they relate to the markets which are being or have been reviewed as stated below, from the 15th November 2004.

- Continued provision Condition 69A National roaming which is being reviewed in “National roaming” published by Ofcom on 22 July 2004.

In this Schedule, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them and otherwise any word or expression shall have the same meaning as it has in the Act.
Annex E

NOTICE TO O2 (UK) LIMITED UNDER PARAGRAPH 9 OF SCHEDULE 18 TO THE COMMUNICATIONS ACT 2003

Notice that certain continued provisions set out in the continuation notice given to O2 (UK) Limited on 23 July 2003 will cease to have effect from the 15th November 2004.

1. Ofcom, in accordance with Paragraph 9(9) of Schedule 18 to the Communications Act 2003 (‘the Act’) hereby gives notice to O2 (UK) Limited (‘O2’) that certain continued provisions contained in Schedule 1 of the continuation notice given to O2 on 23 July 2003, which had effect from 25 July 2003, (‘the Continuation Notice’), will cease to have effect to the extent set out in Schedule 1 to this notice (‘the Discontinued Provisions’) from the 15th November 2004.

2. In giving this notice, Ofcom has, in accordance with Paragraph 9 (11) of Schedule 18 to the Act, taken all steps necessary for enabling it to decide whether or not to set a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the continued provisions and whether or not to exercise its power to set a condition under that Chapter for that purpose.

3. All directions, determinations, consents and other provisions which were continued under the Continuation Notice by virtue of Paragraph 9(8) of Schedule 18 to the Act will also cease to have effect from 15th November 2004 to the extent that they were given or made for the purposes of the Discontinued Provisions.

4. To the extent that the Continuation Notice does not cease to have effect under Paragraph 1 of this notice, the Continuation Notice shall continue to have effect until the Director has given a further notice to O2 in accordance with Paragraph 9(9) of Schedule 18 to the Act that it shall cease to have effect.

5. Ofcom issued a consultation as to its proposals to discontinue the provisions on 9 September 2004 and requested comments by 7 October 2004. Ofcom has taken into account the comments it received during that consultation.

6. In this notice, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them. For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies
Competition Policy Director
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of Communications Act 2002.

11 November 2004
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

Schedule 1

All continued provisions contained in Schedule 1 of the continuation notice given to O2 on 23 July 2003 and which took effect from 25 July 2003, will cease to have effect in their entirety, except for the following continued provisions in so far as they relate to the markets which are being or have been reviewed as stated below, from the 15th November 2004.

• Continued provision Condition 69A National roaming which is being reviewed in “National roaming” published by Ofcom on 22 July 2004.

In this Schedule, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them and otherwise any word or expression shall have the same meaning as it has in the Act.
Annex F

NOTICE TO BRITISH TELCOMMUNICATIONS PLC AND THE 54 OPERATORS LISTED IN THE SCHEDULE TO THIS NOTICE UNDER PARAGRAPH 22 OF SCHEDULE 18 TO THE COMMUNICATIONS ACT 2003

Notice that the “Direction under the provisions of Regulation 6(6) of the Telecommunications (Interconnection) Regulations 1997 of a dispute between British Telecommunications plc (“BT”) and the operators listed in the Schedule to this Direction over BT’s April 2000 Review Supplemental Agreement” made on 28 September 2001 and continued by the continuation notice given to British Telecommunications plc and the Operators listed in the Schedule to this Notice on 21 July 2003 will be revoked with effect from 15th November 2004.

1. Ofcom, in accordance with Paragraph 22(8) of Schedule 18 to the Communications Act 2003 (“the Act”) hereby gives notice to British Telecommunications plc (“BT”) and the Operators listed in the Schedule to this Notice (“the Operators”) that the “Direction under the provisions of Regulation 6(6) of the Telecommunications (Interconnection) Regulations 1997 of a dispute between BT and the Operators over BT’s April 2000 Review Supplemental Agreement” made on 28 September 2001 and which was continued by the continuation notice given to BT and the Operators on 21 July 2003, which had effect from 25 July 2003 (“the Continued Interconnection Direction”), will be revoked with effect from 15th November 2004.

2. In giving this notice, Ofcom has, in accordance with Paragraph 22(9) of Schedule 18 to the Act, taken all steps necessary for enabling it to decide whether or not to set a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the Continued Interconnection Direction and whether or not to exercise its power to set a condition under that Chapter for that purpose.

3. Ofcom issued a consultation as to its proposals to revoke the Continued Interconnection Direction on 9 September 2004 and requested comments by 7 October 2004. Ofcom has taken into account the comments it received during that consultation.

4. In this notice, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them and otherwise any word or expression shall have the same meaning as it has in the Act. For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies
Competition Policy Director
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of Communications Act 2002.

11 November 2004
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

**Schedule**

<table>
<thead>
<tr>
<th>OPERATOR</th>
<th>AGREEMENT DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. ABS Telecom PLC (Inclarity plc)</td>
<td>November 27 1997</td>
</tr>
<tr>
<td>2. Allied Communications (UK) Ltd</td>
<td>August 18, 2000</td>
</tr>
<tr>
<td>3. Alpha Telecom (UK) Ltd</td>
<td>August 11, 1999</td>
</tr>
<tr>
<td>4. America First Ltd</td>
<td>October 19, 1998</td>
</tr>
<tr>
<td>5. Call-Link Communications Ltd</td>
<td>May 10 2000</td>
</tr>
<tr>
<td>7. Cellcom Ltd</td>
<td>December 4 1997</td>
</tr>
<tr>
<td>8. COLT Telecommunications</td>
<td>July 24, 1996</td>
</tr>
<tr>
<td>9. Convergent Communications Company</td>
<td>May 2 2000</td>
</tr>
<tr>
<td>10. Destia Network Services Ltd</td>
<td>March 13 1997</td>
</tr>
<tr>
<td>11. Ecosse Telecommunications Ltd</td>
<td>November 11, 1998</td>
</tr>
<tr>
<td>12. First Telecom PLC</td>
<td>April 22 1998</td>
</tr>
<tr>
<td>13. Frontel Communications Ltd</td>
<td>June 27 1997</td>
</tr>
<tr>
<td>14. IDT Global Limited</td>
<td>April 21, 1999</td>
</tr>
<tr>
<td>15. Energis Carrier Services UK Ltd</td>
<td>December 4 1997</td>
</tr>
<tr>
<td>16. INMS UK LTD</td>
<td>December 23, 1999</td>
</tr>
<tr>
<td>17. Intelnet Communications Limited</td>
<td>February 16, 1999</td>
</tr>
<tr>
<td>18. International Telecom plc</td>
<td>July 31, 2000</td>
</tr>
<tr>
<td>20. Interweb Design Limited</td>
<td>April 6, 2000</td>
</tr>
<tr>
<td>21. Iomart Limited</td>
<td>March 29, 1999</td>
</tr>
<tr>
<td>22. IXnet Ltd (Ixnet UK Ltd)</td>
<td>December 20, 1996</td>
</tr>
<tr>
<td>23. Kingston Communications (Hull) PLC</td>
<td>December 17, 1998</td>
</tr>
<tr>
<td>25. Mannesmann Ipulsys UK Ltd</td>
<td>February 19 1999</td>
</tr>
<tr>
<td>27. Opera Telecom Ltd</td>
<td>February 16 2000</td>
</tr>
<tr>
<td>29. PageOne Communications Ltd</td>
<td>January 26 2000</td>
</tr>
<tr>
<td>30. Powernet Telecom Ltd</td>
<td>June 2 1999</td>
</tr>
<tr>
<td>32. Starcomm Limited</td>
<td>November 2, 1999</td>
</tr>
<tr>
<td>33. Stentor Communications Ltd</td>
<td>February 24 1998</td>
</tr>
<tr>
<td>34. Swiftcall Ltd</td>
<td>March 27 1997</td>
</tr>
<tr>
<td>35. Swiftnet Ltd</td>
<td>August 8, 2000</td>
</tr>
<tr>
<td>36. Syntec UK Limited</td>
<td>February 5, 1999</td>
</tr>
<tr>
<td>37. Talk Telecom Limited</td>
<td>October 14 1999</td>
</tr>
</tbody>
</table>
Discontinuation of conditions and directions continued in July 2003 from licences made under the Telecommunications Act 1984, except for certain specific provisions

38. Telecom Art Limited
   April 20, 1999
39. Telecom One Ltd
   May 12, 1998
40. Teleglobe International (UK) Ltd
   January 13 1997
41. TGC UK Ltd
   July 18, 2000
42. Torc Europe Ltd
   1 August 1996
43. Torch Communications Ltd
   February 26, 1997
44. Unica Communications Ltd
   February 1, 2001
45. Unitel Communications Limited
   February 1 1999
46. Vartec Telecom (U.K.) Limited
   October 21, 1998
47. VBCnet (GB) Ltd
   August 15, 1999
48. Via-Fon Limited
   April 23, 1999
49. Viatel Global Communications Ltd
   April 28 1995
50. Viatel UK Ltd
   22 July 1997
51. Vodafone Ltd
   May 10 1996
52. World-Link, Inc
   May 4, 2000
53. WXC London Limited
   June 19 1997
54. Yourcommunications
   February 28 1997
Annex G

NOTICE TO BRITISH TELCOMMUNICATIONS PLC AND ENERGIS PLC UNDER PARAGRAPH 22 OF SCHEDULE 18 TO THE COMMUNICATIONS ACT 2003

Notice that the “Direction under Regulation 6(6) of the Telecommunications (Interconnection) Regulations 1997 relating to a dispute between Energis plc and British Telecommunications plc over BT’s rearrangement charges” made on 30 January 2003 and continued by the continuation notice given to Energis plc and British Telecommunications plc on 21 July 2003 will be revoked with effect from 15th November 2004.

1. Ofcom, in accordance with Paragraph 22(8) of Schedule 18 to the Communications Act 2003 (“the Act”) hereby gives notice to Energis plc (“Energis”) and British Telecommunications (“BT”) that the “Direction under Regulation 6(6) of the Telecommunications (Interconnection) Regulations 1997 relating to a dispute between Energis plc and British Telecommunications plc over BT rearrangement charges” made on 30 January 2003 and which was continued by the continuation notice given to Energis and BT on 21 July 2003, which had effect from 25 July 2003 (“the Continued Interconnection Direction”), will be revoked with effect from 15th November 2004.

2. In giving this notice, Ofcom has, in accordance with Paragraph 22(9) of Schedule 18 to the Act, taken all steps necessary for enabling it to decide whether or not to set a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the Continued Interconnection Direction and whether or not to exercise its power to set a condition under that Chapter for that purpose.

3. Ofcom issued a consultation as to its proposals to revoke the Continued Interconnection Direction on 9 September 2004 and requested comments by 7 October 2004. Ofcom has taken into account the comments it received during that consultation.

4. In this notice, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them and otherwise any word or expression shall have the same meaning as it has in the Act. For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies
Competition Policy Director
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of Communications Act 2002.

11 November 2004
Annex H

NOTICE TO BRITISH TELCOMMUNICATIONS PLC AND KINGSTON COMMUNICATIONS (HULL) PLC UNDER PARAGRAPH 22 OF SCHEDULE 18 TO THE COMMUNICATIONS ACT 2003

Notice that the “Direction under the provisions of Regulation 6(6) of the Telecommunications (Interconnection) Regulations 1997 of a dispute between British Telecommunications plc (“BT”) and Kingston Communications (Hull) plc (“Kingston”) over (i) the physical interconnection arrangements between BT and Kingston, (ii) the Dispute Resolution Provisions in Kingston’s Reference Interconnect offer, and (iii) Kingston’s Interconnection charges”, made on 22 October 2001 and continued by the continuation notice given to BT and Kingston on 21 July 2003 will be revoked with effect from 15th November 2004.

1. Ofcom, in accordance with Paragraph 22(8) of Schedule 18 to the Communications Act 2003 (“the Act”) hereby gives notice to BT and Kingston that the “Direction under the provisions of Regulation 6(6) of the Telecommunications (Interconnection) Regulations 1997 of a dispute between BT and Kingston over (i) the physical interconnection arrangements between BT and Kingston, (ii) the Dispute Resolution Provisions in Kingston’s Reference Interconnect offer, and (iii) Kingston’s Interconnection charges”, made on 22 October 2001 and which was continued by the continuation notice given to BT and Kingston on 21 July 2003, which had effect from 25 July 2003 (“the Continued Interconnection Direction”), will be revoked with effect from 15th November 2004.

2. In giving this notice, Ofcom has, in accordance with Paragraph 22(9) of Schedule 18 to the Act, taken all steps necessary for enabling it to decide whether or not to set a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the Continued Interconnection Direction and whether or not to exercise its power to set a condition under that Chapter for that purpose.

3. Ofcom issued a consultation as to its proposals to revoke the Continued Interconnection Direction on 9 September 2004 and requested comments by 7 October 2004. Ofcom has taken into account the comments it received during that consultation.

4. In this notice, except as otherwise provided or unless the context otherwise requires, words or expressions shall have the meaning assigned to them and otherwise any word or expression shall have the same meaning as it has in the Act. For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies
Competition Policy Director
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of Communications Act 2002.

11 November 2004
Discontinuation of conditions and directions continued in July 2003 from licences made under the 
Telecommunications Act 1984, except for certain specific provisions

Annex I

NOTICE TO BRITISH TELCOMMUNICATIONS PLC AND COLT TELCOMMUNICATIONS LTD 
UNDER PARAGRAPH 22 OF SCHEDULE 18 TO 
THE COMMUNICATIONS ACT 2003

Notice that the “Direction under the provisions of Regulation 6(6) of the 
Telecommunications (Interconnection) Regulations 1997 of a dispute between 
British Telecommunications plc (“BT”) and Colt Telecommunications Ltd 
(“Colt”) concerning charges calculated in accordance with the Element Based 
Charge (“EBC”) matrix” made on 17 December 2001 and continued by the 
continuation notice given to BT and Colt on 21 July 2003 will be revoked with 
effect from 15th November 2004.

1. Ofcom, in accordance with Paragraph 22(8) of Schedule 18 to the 
Communications Act 2003 (“the Act”) hereby gives notice to BT and Colt that the 
“Direction under the provisions of Regulation 6(6) of the Telecommunications 
(Interconnection) Regulations 1997 relating to a dispute between BT and Colt 
concerning charges calculated in accordance with the Element Based Charge 
(“EBC”) matrix” made on 17 December 2001 and which was continued by the 
continuation notice given to BT and Colt on 21 July 2003, which had effect from 25 
July 2003 (“the Continued Interconnection Direction”), will be revoked with effect from 

2. In giving this notice, Ofcom has, in accordance with Paragraph 22(9) of Schedule 
18 to the Act, taken all steps necessary for enabling it to decide whether or not to set 
a condition under Chapter 1 of Part 2 of the Act for the purpose of replacing the 
Continued Interconnection Direction and whether or not to exercise its power to set a 
condition under that Chapter for that purpose.

3. Ofcom issued a consultation as to its proposals to revoke the Continued 
Interconnection Direction on 9 September 2004 and requested comments by 7 
October 2004. Ofcom has taken into account the comments it received during that 
consultation.

4. In this notice, except as otherwise provided or unless the context otherwise 
requires, words or expressions shall have the meaning assigned to them and 
otherwise any word or expression shall have the same meaning as it has in the Act. 
For the purposes of interpreting this notice, headings and titles shall be disregarded.

Gareth Davies 
Competition Policy Director 
A person authorised by Ofcom under paragraph 18 of the Schedule to the Office of 
Communications Act 2002.

11 November 2004