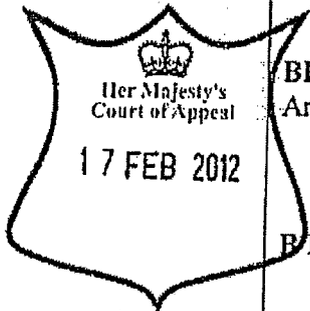


WEDNESDAY 15TH FEBRUARY 2012

IN THE COURT OF APPEAL

ON APPEAL FROM THE COMPETITION APPEAL TRIBUNAL

11513310



BEFORE LORD JUSTICE LLOYD  
And LORD JUSTICE ETHERTON

BETWEEN

TELEFÓNICA O2 UK LIMITED  
EVERYTHING EVERYWHERE LIMITED  
HUTCHISON 3G UK LIMITED  
VODAFONE LIMITED

Appellants/Applicants

and

BRITISH TELECOMMUNICATIONS PLC

Respondent

and

OFFICE OF COMMUNICATIONS  
OPAL TELECOM LIMITED  
CABLE & WIRELESS UK LIMITED

Interested Parties

COURT 70  
Application No.

C3/2011/3121(Y)  
C3/2011/3124(Y)  
C3/2011/3315(Y)  
C3/2011/3316(Y)



UPON consideration of the appellants' notices and accompanying documents AND UPON hearing the leading counsel for Telefónica O2 UK Limited ("Telefónica"), for Everything Everywhere Limited ("EE"), Vodafone Limited ("Vodafone") and Hutchison 3G UK Limited ("H3G"), for British Telecommunications plc ("BT") and counsel for the Office of Communications ("Ofcom") in relation to applications for permission to appeal and expedition

RECEIVED BY COMPETITION APPEAL TRIBUNAL REGISTRY

RECEIVED 16 APR 2012 TIME 14:30

NATURE *Nature*

IT IS ORDERED that:

- 1) Permission to amend their grounds of appeal be granted to Telefónica, EE, Vodafone and H3G in the form of the attached drafts;
- 2) Permission to appeal be granted on all the grounds set out in the amended grounds of appeal of Telefónica, EE, Vodafone and H3G;
- 3) Amended skeleton arguments to be filed with the Court by Telefónica and by EE, Vodafone and H3G by 4 pm on 29 February 2012;
- 4) Skeleton argument and a respondent's notice (if any) to be filed with the Court by BT by 4 pm on 28 March 2012;

LISTED IN THE COMPETITION APPEAL TRIBUNAL REGISTER NUMBER 14,310

DATE: 16/04/12

- 5) Skeleton argument to be filed with the Court by Ofcom by 4 pm on 4 April 2012;
- 6) Telefónica's application for expedition be granted and a 3 day hearing be listed for the first available date after Monday 23 April 2012; and
- 7) The case will be heard by 3 judges, none of whom will be a High Court judge, and at least one of whom will be a judge with competition law experience.
- 8) The parties must lodge, by 4pm on 12 April 2012, 3 copies of one set of agreed bundles to cover all four appeals, limited to the documents which are necessary for the appeals and avoiding all duplication of documents, and including a suitable core bundle.
- 9) The parties must lodge, also by 4 pm on 12 April 2012, an agreed pre-reading list for the court
- 10) All members of the court are to have two clear reading days for pre-reading
- 11) Costs in the appeals

[The Court sat from 10.43 to 12.55 & 14.30 to 15.46]

*By the Court*

