Case	R/E/I/018
Reference	
Title	SingTel's failure to tariff pursuant to Section 3.3.4 of the Telecom Competition Code ("Code")
Case Opened	6 May 2002
Case Closed	25 September 2002
Complainant	IDA
Respondent	Singapore Telecommunications Ltd ("SingTel")
Case Summary	In one of IDA's regulatory checks on SingTel, IDA discovered that SingTel could have offered a Local Leased Circuit High Speed Grooming service ("LLC HSG") in mid 2001 at prices that are not consistent with those filed and approved by IDA. IDA initiated enforcement action against SingTel pursuant to Section 10.3.1 of the Code as it had reason to believe that there may have been a breach of Section 3.3.4 of the Code, which imposes a duty on a Dominant Licensee (as defined in the Code) to file and provide service pursuant to tariff.
IDA's Determination	IDA determined that SingTel's LLC HSG offer is not consistent with the tariffs filed and approved by IDA and concluded that SingTel breached Section 3.3.4 of the Code. After considering the facts of the case and the mitigating and aggravating factors (including the duration of the contravention and previous history of contraventions), IDA imposed a financial penalty of S\$10,000 on SingTel and directed SingTel to file a tariff for its said LLC HSG offer for IDA's approval.