

Notice of Time Periods

DBCT Management's Regulatory Fee Draft Amending Access Undertaking

On 10 June 2011, DBCT Management Pty Limited (DBCT Management) submitted a draft amending access undertaking (DAAU) seeking to amend the 2010 undertaking to enable a full pass through of the Authority's regulatory fee to access holders.

On 10 June 2011, the Authority notified stakeholders of its intention to commence an investigation under s.145 of the *Queensland Competition Authority Act 1997* (the QCA Act) to decide whether or not to approve DBCT Management's DAAU. Stakeholders were requested to lodge submissions by 8 July 2011.

Time periods

In accordance with s.147A of the QCA Act, the Authority must endeavour to decide whether or not to approve a DAAU within six months from the last day of the time for making submissions stated in the investigation notice.

The six-month period does not include any of the following periods:

- (a) a day in the period given by the Authority for making submissions in relation to a DAAU or a related document;
- (b) a day in the period where a person has been required to give information or produce a document in response to a notice given by the Authority under s.185 of the QCA Act; and
- (c) day(s) agreed to, by the owner or operator of the service or the responsible person, as not being included in the six-month period.

Six-month period for DBCT Management's DAAU

In accordance with s.147A(4) of the QCA Act, the Authority states the following time periods for DBCT Management's DAAU:

- (a) the six-month period commenced on 10 June 2011; and
- (b) the six-month period ends on 9 January 2012.

The six-month period does not include the following days:

From	To	Total Days	Reason
10 June 2011	8 July 2011	28	The Authority gave these days to DBCT Management and interested parties to make submissions on the DAAU.

On 21 July 2011, the Authority approved DBCT Management's regulatory fee DAAU.


EJ Hall
Chief Executive
21 July 2011