THE TECHNOLOGY, MEDIA AND TELECOMMUNICATIONS REVIEW

FOURTH EDITION

Editor John P Janka

LAW BUSINESS RESEARCH

THE TECHNOLOGY, MEDIA AND TELECOMMUNICATIONS REVIEW

Reproduced with permission from Law Business Research Ltd.

This article was first published in The Technology, Media and Telecommunications Review, 4th edition (published in October 2013 – editor John P Janka).

For further information please email Adam.Sargent@lbresearch.com

THE TECHNOLOGY, MEDIA AND TELECOMMUNICATIONS REVIEW

Fourth Edition

Editor John P Janka

Law Business Research Ltd

THE LAW REVIEWS

THE MERGERS AND ACQUISITIONS REVIEW

THE RESTRUCTURING REVIEW

THE PRIVATE COMPETITION ENFORCEMENT REVIEW

THE DISPUTE RESOLUTION REVIEW

THE EMPLOYMENT LAW REVIEW

THE PUBLIC COMPETITION ENFORCEMENT REVIEW

THE BANKING REGULATION REVIEW

THE INTERNATIONAL ARBITRATION REVIEW

THE MERGER CONTROL REVIEW

THE TECHNOLOGY, MEDIA AND TELECOMMUNICATIONS REVIEW

THE INWARD INVESTMENT AND INTERNATIONAL TAXATION REVIEW

THE CORPORATE GOVERNANCE REVIEW

THE CORPORATE IMMIGRATION REVIEW

THE INTERNATIONAL INVESTIGATIONS REVIEW

THE PROJECTS AND CONSTRUCTION REVIEW

THE INTERNATIONAL CAPITAL MARKETS REVIEW

THE REAL ESTATE LAW REVIEW

THE PRIVATE EQUITY REVIEW

THE ENERGY REGULATION AND MARKETS REVIEW

THE INTELLECTUAL PROPERTY REVIEW

THE ASSET MANAGEMENT REVIEW

THE PRIVATE WEALTH AND PRIVATE CLIENT REVIEW

THE MINING LAW REVIEW

THE EXECUTIVE REMUNERATION REVIEW

THE ANTI-BRIBERY AND ANTI-CORRUPTION REVIEW

THE CARTELS AND LENIENCY REVIEW

THE TAX DISPUTES AND LITIGATION REVIEW

THE LIFE SCIENCES LAW REVIEW

THE INSURANCE AND REINSURANCE LAW REVIEW

THE GOVERNMENT PROCUREMENT REVIEW

THE DOMINANCE AND MONOPOLIES REVIEW

THE AVIATION LAW REVIEW

THE FOREIGN INVESTMENT REGULATION REVIEW

THE ASSET TRACING AND RECOVERY REVIEW

www.TheLawReviews.co.uk

PUBLISHER Gideon Roberton

BUSINESS DEVELOPMENT MANAGERS Adam Sargent, Nick Barette

MARKETING MANAGERS Katherine Jablonowska, Thomas Lee, James Spearing

> PUBLISHING ASSISTANT Lucy Brewer

> MARKETING ASSISTANT Chloe Mclauchlan

PRODUCTION COORDINATOR Lydia Gerges

HEAD OF EDITORIAL PRODUCTION
Adam Myers

PRODUCTION EDITOR
Timothy Beaver

SUBEDITOR Caroline Rawson

EDITOR-IN-CHIEF Callum Campbell

MANAGING DIRECTOR Richard Davey

Published in the United Kingdom by Law Business Research Ltd, London 87 Lancaster Road, London, W11 1QQ, UK © 2013 Law Business Research Ltd www.TheLawReviews.co.uk

No photocopying: copyright licences do not apply.

The information provided in this publication is general and may not apply in a specific situation, nor does it necessarily represent the views of authors' firms or their clients.

Legal advice should always be sought before taking any legal action based on the information provided. The publishers accept no responsibility for any acts or omissions contained herein. Although the information provided is accurate as of October 2013, be advised that this is a developing area.

Enquiries concerning reproduction should be sent to Law Business Research, at the address above. Enquiries concerning editorial content should be directed to the Publisher – gideon.roberton@lbresearch.com

ISBN 978-1-907606-83-0

Printed in Great Britain by Encompass Print Solutions, Derbyshire Tel: 0844 2480 112

ACKNOWLEDGEMENTS

The publisher acknowledges and thanks the following law firms for their learned assistance throughout the preparation of this book:

ABOU JAOUDE & ASSOCIATES LAW FIRM

BAKER & McKENZIE.WONG & LEOW

BING HODNELAND ADVOKATSELSKAP DA

CASTRO, BARROS, SOBRAL, GOMES ADVOGADOS

CLEARY GOTTLIEB STEEN & HAMILTON LLP

DENTONS

DESCHAMPS Y ASOCIADOS SC

DLA PIPER

ELVINGER, HOSS & PRUSSEN

ENS (EDWARD NATHAN SONNENBERGS)

JONES DAY

LATHAM & WATKINS

McCARTHY TÉTRAULT LLP

MEHMET GÜN & PARTNERS

MINTER ELLISON

ROSCHIER

SETH DUA & ASSOCIATES

SHALAKANY LAW OFFICE

SHAY & PARTNERS

URÍA MENÉNDEZ

WENGER PLATTNER

YOON & YANG LLC

ZHONG LUN LAW FIRM

CONTENTS

Editor's Preface	John P Janka
List of Abbreviati	onsix
Chapter 1	COMPETITION LAW OVERVIEW1 Abbott B Lipsky, Jr with John D Colahan
Chapter 2	AUSTRALIA
Chapter 3	BRAZIL34 André Gomes de Oliveira, Renato Parreira Stetner and Tiago Franco da Silva Gomes
Chapter 4	CANADA46 Hank Intven and Grant Buchanan
Chapter 5	CHINA61 Jihong Chen
Chapter 6	EGYPT73 Aly El Shalakany and Omar Sherif
Chapter 7	EUROPEAN UNION85 Maurits J F M Dolmans, Francesco Maria Salerno and Federico Marini-Balestra
Chapter 8	FINLAND

Contents

Chapter 9	FRANCE	132
•	Myria Saarinen and Jean-Luc Juhan	
Chapter 10	GERMANY	151
	Laura Johanna Reinlein and Gabriele Wunsch	
Chapter 11	HONG KONG	167
	Simon Berry and Viola Jing	
Chapter 12	INDIA	184
	Atul Dua, Salman Waris and Arjun Uppal	
Chapter 13	ITALY	197
	Stefano Macchi di Cellere	
Chapter 14	JAPAN	
	Hiroki Kobayashi, Richard Fleming, Saori Kawakami and (Toda	Chiyo
Chapter 15	KOREA	225
	Wonil Kim and Kwang-Wook Lee	
Chapter 16	LEBANON	237
	Souraya Machnouk, Rania Khoury and Ziad Maatouk	
Chapter 17	LUXEMBOURG	249
	Linda Funck	
Chapter 18	MEXICO	269
	Jaime Deschamps and Andoni Zurita	
Chapter 19	NORWAY	279
	Olav Torvund, Jon Wessel-Aas and Magnus Ødegaard	
Chapter 20	PORTUGAL	287
	Joana Torres Ereio, Joana Mota and Raquel Maurício	

Contents

Chapter 21	ROMANIA 303
	Cosmina Simion and Laura Leancă
Chapter 22	SINGAPORE317
	Ken Chia and Koh See Khiang
Chapter 23	SOUTH AFRICA340
-	Zaid Gardner
Chapter 24	SPAIN351
	Pablo González-Espejo and Leticia López-Lapuente
Chapter 25	SWEDEN367
-	Erik Ficks and Björn Johansson Heigis
Chapter 26	SWITZERLAND377
-	Michael Isler
Chapter 27	TAIWAN392
•	Arthur Shay and David Yeh
Chapter 28	TURKEY405
-	Serra Başoğlu Gürkaynak, Begüm Yavuzdoğan and M Onur Sumer
Chapter 29	UNITED ARAB EMIRATES420
•	Joby Beretta
Chapter 30	UNITED KINGDOM434
-	Omar Shah and Gail Crawford
Chapter 31	UNITED STATES454
•	John P Janka and Jarrett S Taubman
Appendix 1	ABOUT THE AUTHORS473
- ~	
Appendix 2	CONTRIBUTING LAW FIRMS' CONTACT DETAILS 497

EDITOR'S PREFACE

The pervasive influence of internet and wireless-based communications continues to challenge existing laws and policies in the TMT sector. Old business models fall by the wayside as new approaches more nimbly adapt to the shifting marketplace and consumer demand. The lines between telecommunications and media continue to blur. Content providers and network operators vertically integrate. Many existing telecommunications and media networks are now antiquated – not designed for today's world and unable to keep up with the insatiable demand for data-intensive, two-way, applications. The demand for faster and higher-capacity mobile broadband strains even the most sophisticated networks deployed in the recent past. Long-standing radio spectrum allocations have not kept up with advances in technology or the flexible ways that new technologies allow many different services to co-exist in the same segment of spectrum. The geographic borders between nations cannot contain or control the timing, content and flow of information as they once could. Fleeting moments and comments are now memorialised for anyone to find – perhaps forever.

In response, lawmakers and regulators also struggle to keep up — seeking to maintain a 'light touch' in many cases, but also seeking to provide some stability for the incumbent services on which many consumers rely, while also addressing the opportunities for mischief that arise when market forces work unchecked.

The disruptive effect of these new ways of communicating creates similar challenges around the world: the need to facilitate the deployment of state-of-the-art communications infrastructure to all citizens; the reality that access to the global capital market is essential to finance that infrastructure; the need to use the limited radio spectrum more efficiently than before; the delicate balance between allowing network operators to obtain a fair return on their assets and ensuring that those networks do not become bottlenecks that stifle innovation or consumer choice; and the growing influence of the 'new media' conglomerates that result from increasing consolidation and convergence.

These realities are reflected in a number of recent developments around the world that are described in the following chapters. To name a few, these include liberalisation

of foreign ownership restrictions; national and regional broadband infrastructure initiatives; efforts to ensure consumer privacy; measures to ensure national security and facilitate law enforcement; and attempts to address 'network neutrality' concerns. Of course, none of these issues can be addressed in a vacuum and many tensions exist among these policy goals. Moreover, although the global TMT marketplace creates a common set of issues, cultural and political considerations drive different responses to many issues at the national and regional levels.

This fourth edition of *The Technology, Media and Telecommunications Review* provides an overview of the evolving legal constructs that govern these types of issues in 30 jurisdictions around the world. In the space allotted, the authors simply cannot address the numerous nuances and tensions that surround the many issues in this sector. Nevertheless, we hope that the following chapters provide a useful framework for beginning to examine how law and policy continues to respond to this rapidly changing sector.

John P Janka Latham & Watkins LLP Washington, DC October 2013

LIST OF ABBREVIATIONS

3G Third-generation (technology)
4G Fourth-generation (technology)
ADSL Asymmetric digital subscriber line
AMPS Advanced mobile phone system
ARPU Average revenue per user

BIAP Broadband internet access provider

BWA Broadband wireless access

CATV Cable TV

CDMA Code division multiple access
CMTS Cellular mobile telephone system
DAB Digital audio broadcasting

DECT Digital enhanced cordless telecommunications

DDoS Distributed denial-of-service

DoS Denial-of-service
DSL Digital subscriber line
DTH Direct-to-home

DTTV Digital terrestrial TV DVB Digital video broadcast

DVB-H Digital video broadcast – handheld
DVB-T Digital video broadcast – terrestrial
ECN Electronic communications network
ECS Electronic communications service
EDGE Enhanced data rates for GSM evolution

FAC Full allocated historical cost FBO Facilities-based operator FCL Fixed carrier licence

FTNS Fixed telecommunications network services

FTTC Fibre to the curb

List of Abbreviations

FTTH Fibre to the home
FTTN Fibre to the node
FTTx Fibre to the x
FWA Fixed wireless access
Gb/s Gigabits per second
GB/s Gigabytes per second

GSM Global system for mobile communications

HDTV High-definition TV
HITS Headend in the sky
HSPA High-speed packet access
IaaS Infrastructure as a service
IAC Internet access provider
ICP Internet content provider

ICT Information and communications technology

IPTV Internet protocol TV
IPv6 Internet protocol version 6
ISP Internet service provider
kb/s Kilobits per second
kB/s Kilobytes per second
LAN Local area network
LRIC Long-run incremental cost

LRIC Long-run incremental cost
LTE Long Term Evolution (a next-generati

Long Term Evolution (a next-generation 3G and 4G

technology for both GSM and CDMA cellular carriers)

Mb/s Megabits per second MB/s Megabytes per second

MMDS Multichannel multipoint distribution service

MMS Multimedia messaging service
MNO Mobile network operator
MSO Multi-system operators

MVNO Mobile virtual network operator

MWA Mobile wireless access
NFC Near field communication
NGA Next-generation access
NIC Network information centre
NRA National regulatory authority
OTT Over-the-top (providers)
PaaS Platform as a service

PNETS Public non-exclusive telecommunications service

PSTN Public switched telephone network

RF Radio frequency
SaaS Software as a service
SBO Services-based operator
SMS Short message service

STD-PCOs Subscriber trunk dialling-public call offices

UAS Unified access services

UASL Unified access services licence

List of Abbreviations

UCL Unified carrier licence UHF Ultra-high frequency

UMTS Universal mobile telecommunications service

USO Universal service obligation

UWB Ultra-wideband

VDSL Very high speed digital subscriber line

VHF Very high frequency
VOD Video on demand
VoB Voice over broadband
VoIP Voice over internet protocol

W-CDMA Wideband code division multiple access

WiMAX Worldwide interoperability for microwave access

Chapter 27

TAIWAN

Arthur Shay and David Yeh¹

I OVERVIEW

Taiwan has one of the most developed telecommunications sectors in Asia, with significant strengths in cable television, broadband technology and the online gaming industry all attracting foreign attention. In addition to its strategic importance in R&D, Taiwan manufactures many ICT products as a result of its strong resources in the semi-conductor industries. European companies are yet to exploit these resources, with the United States still making the lion's share of the investment into the country.

Most state-of-the-art technologies and infrastructure have been present in the telecommunications market since 2003; fibre optics have gradually replaced xDSL for broadband access service, 3G operations enjoy the majority of market share, along with GSM and CDMA services, thanks to the various smart devices flowing into market; and becoming an MVNO is a fast track for new players tapping the emerging consumer market.

Commercial terrestrial TV and radio services were mainstream in the media market from the 1960s to 1990s. Political liberalisation in the early 1990s, accompanied by the wide distribution of cable TV systems on the island, changed the media landscape forever. By 2000, following the widespread deployment of satellite transponders and the introduction of DTH services, cable TV systems (which were given operation licences in 51 franchise areas) had dramatically grabbed a national market share of more than 70 per cent for media and entertainment for an extremely low fee.² Competition, however, did

¹ Arthur Shay is a partner and David Yeh is a consultant at Shay & Partners.

A cable TV subscriber (in most cases, a household) paid less than NT\$17 per month for a basic service of around 100 channels (including all the premium international channels such as HBO, Cinemax and Star Movie in Asia).

not stop increasing in this expanding market. In 2003, Chunghwa Telecom (CHT), the dominant market player in the telecommunications market, and at the time a state-owned company, launched its 'BIG TV' service, a wall-gardened IPTV service available for ADSL, aiming to establish its position in the national TV viewing market. The cable TV operators in the marketplace, which eventually became five MSOs – Kbro, CNS, TBC, TFN and TOP – through mergers and acquisitions, formed their own industry association and have fought hard to compete with CHT, even though the government has appeared sympathetic to their rival. The cable TV penetration rate in Taiwan hit a record high in 2010, with an average of 85 per cent island-wide and even more in major metropolitan areas, with more than 90 per cent of TV-owning households estimated to be subscribed to a cable TV service. Nevertheless, the most potent threat has come from the opportunities the internet has brought to both businesses and consumers. MSOs have reported a halt – and even worse, a decrease – in subscription growth, mostly as a result consumers of the younger generation increasingly accessing unlimited free content on the internet.

The Fundamental Communications Act was created in January 2004 to address goals to be achieved during the course of digital convergence. Traditionally, the Telecommunications Act, the Radio and Television Law, the Cable Radio and Television Law and the Satellite Broadcasting Law drew the lines between respective transmission platforms, but the National Communications Commission (the NCC) – an independent regulator established in 2006 for both telecommunications and electronic media – now exercises exclusive power granted by the Fundamental Communications Act converging all the foregoing platform regulations into a combined, single legislation. There is no specific regulation for the internet, but the internet remains a grey area in relation to audio-visual content distribution in the NCC's policy.

The Taiwanese government announced an ambitious plan in December 2010 for the development of digital convergence between 2010 and 2015, which later in May 2012 pushed up its key performance indicators to much higher standards. The Executive Yuan (the cabinet) backs up the NCC's single-law approach mentioned above and identifies the following key performance indexes as goals to be achieved:

- a 100 per cent of national households with access to 100Mb/s broadband service via a fixed network by the end of 2013;
- b 100 per cent of cable TV subscribers with access to digital cable TV service by the end of 2014;
- *c* 7.2 million FTTH users by the end of 2015;
- d 11 million mobile or wireless broadband users by end of 2015; and
- *e* 50 per cent penetration rate of IPTV at national level by end of 2015.

II REGULATION

i The regulators

The NCC is the main authority dealing with telecoms, audio-visual media distribution and the internet, operating in addition to:

a the Ministry of Transportation and Communications (MOTC), which has exclusive power over spectrum allocation, the numbering plan and relevant policy

- planning, such as IP addresses based on a decision entered into by the Executive Yuan in 2007; and
- b the Ministry of Culture, which is co-regulator in the fields of radio and television regardless of transmission type.

The NCC was appointed by the Executive Yuan as the regulator for personal data protection in relation to internet matters, but it in November 2011 officially refused to take on such responsibility, even though it does regulate internet businesses in the form of type II telecoms operators subject to the Telecommunications Act.

ii Regulated activities

Licence control has been retained as major measure for regulation on FBOs and SBOs in market entry prior to launch of actual services. In the field of telecommunications businesses, specifically for type I operators (FBOs), the permissible businesses, scope of the business, number of licences, and restriction to the businesses must adhere to the order given by the Executive Yuan subject to Article 12 of the Telecommunications Act. Permissible facility-based operations as of 31 May 2013 would include the following:

- a fixed networks:
 - integrated fixed networks;
 - local phone calls;
 - domestic long-distance calls;
 - international phone calls; and
 - circuit leasing including in-land cable and international submarine cable;
- *b* wireless or mobile networks:
 - digital low-power wireless phones (such as DECT, Personal Handy-phone System, etc.);
 - paging services;
 - mobile phones (AMPS, GSM, and CDMA);
 - 3G mobile communications (W-CDMA and CDMA 2000);
 - wireless broadband access services in which WiMAX is a main application;
 - mobile broadband services (specifically intended for 4G LTE); and
- c satellite networks:
 - satellite TV and radio programme relay and transponder leasing;
 - mobile satellite communications; and
 - fixed satellite communications.

Specific concessions for respective type I businesses are required. The NCC scrutinises operational plans, which must specifically follow the NCC guidelines in terms of format as well as detail, and inspects the equipment and facilities installed. Type II operators (SBOs) are subject to general authorisations, which in contrast are not heavily regulated.

Terrestrial TV stations and radio stations have been long under strict licence control according to the longstanding Radio and Television Law and the conservative policy on principle of scarcity in spectrum. Cable TV and radio, not surprisingly, are also highly restricted in terms of both franchise area and national expansion.

The NCC has the final say on applications for cable TV franchises and operational licences although the local governments in designated franchise areas and consumer advocates would normally be invited in one of the three rounds of review.

Satellite broadcasting systems or DTH operators have so far enjoyed less regulation while applying for their landing licences³ due to their small share in the audio-video distribution market. Satellite TV channel providers, however, have been forced to wait to receive landing licences for generally four to six months after filing applications. It is common that much of the advice made by the reviewers engaged by the NCC to view operational plans submitted by the operators is taken and adopted into the original plan in order to improve the outcome.

In principle, only licence holders of facility-based operations are qualified to be assigned the radio spectrum by the NCC necessary for their respective approved services. Legally speaking, there are no spectrum licences independent of the above concessions.

iii Ownership and market access restrictions

Foreign ownership

In the telecoms sector, foreign direct investment in a single type I telecoms operator may not exceed 49 per cent of total equity shares and there may not be more than 60 per cent in total of direct and indirect foreign investments.

In the media sector, foreign ownership is prohibited in terrestrial TV stations and radio stations. For investment in cable system operators, the total foreign ownership must be below 60 per cent, and foreign direct investment is restricted to legal entities only and may not exceed 20 per cent of total shareholding. Foreign satellite broadcasters, channel operators, content providers and DTH service operators are able to receive landing licences either by setting up a branch or appointing a local agent for compliance with the relevant administrative regulations. Where foreigners invest in Taiwanese satellite broadcasting businesses, a cap of 50 per cent on total equity shares applies.

No restriction is placed on foreign investment in internet-related businesses.

Cross-ownership

In July 2007 the authority amended a specific restriction on terrestrial TV stations and radio stations of no cross-ownership from newspapers or other terrestrial TV and radio stations of more than 50 per cent of total shareholding in a licensed operator.

Similarly, the NCC has imposed restrictions on cross-ownership between cable MSOs and satellite channel operators to minimise the effects of vertical integration in the cable TV market.

Government approvals given for satellite broadcasters as well as channel operators to supply their programme feeds into the territory of Taiwan.

Other ownership restriction

Governments, political parties and their employees and trustees, may not invest or hold any property interest in terrestrial TV stations, radio stations, cable TV systems, satellite broadcasting systems or satellite TV channels.

Chinese investment in type I telecoms businesses, broadcasters, cable systems, satellite broadcasting systems, satellite TV channels, and the other audio-video distribution services are expressly banned.

Limitations on market access

As previously mentioned, there is no open market for type I telecoms business; only those specifically addressed in the open list announced by the Executive Yuan are entitled to market access.

Cable TV system operators were also subject to the NCC's order prior to July 2012. The NCC opened all of the franchised areas for new players and allowed incumbents to cross-over franchises from 27 July 2012.

iv Transfers of control and assignments

Licences are not transferable independent of the entities awarded.

Mergers and acquisitions between type I telecoms operators are subject to broad review by the NCC before they take place. The same is true in the case of broadcasters, so a merger or acquisition of shares of a terrestrial TV station or radio station must first receive a permit from the NCC. Generally speaking, the review process at the NCC takes between 30 days and three months. It is also worth noting that the introduction of foreign investment into the cable TV system could trigger a lengthy process, including public consultations and administrative hearings, before the NCC finally makes up its mind. In its latest review, which resulted in a conditional concession for the acquisition of CNS, the largest MSO in Taiwan, NCC took 18 months. According to NCC's press release, this time was spent evaluating industry policy, effects on relevant markets, diversified cultural development, freedom of speech and the public interest.

The NCC executes the *ex ante* regulation while the Fair Trade Commission (FTC) enjoys parallel power in approving mergers or acquisitions among telecom operators and media players from an antitrust point of view. Such FTC reviews have usually been efficiently processed and are normally completed in less than three months.

III TELECOMMUNICATIONS AND INTERNET ACCESS

i Internet and internet protocol regulation

Some IP-based services have been defined as telecommunications services and subject to different rules under the Telecommunications Act. For example, VoIP is regarded as a value-added telecommunications service under the type II administration rules. The wall-gardened IPTV, such as 'multimedia on demand' promoted by CHT, has been specifically catered for under the fixed-network administrative rules and therefore is a type I telecommunications service subject to heavy-handed regulation while the internet TV (or 'web TV') remains unregulated according to NCC's interpretation of the existing laws.

ii Universal service

The universal service in Taiwan covers not only voice telephony but also broadband access services. The NCC has successfully implemented its broadband universal service plans entitled 'Broadband for Villages' and 'Broadband for Tribes'; broadband infrastructure has now been deployed to all villages in more remote areas. The universal service is supported by the universal service fund apportioned by eligible telecommunications operators (that is, all type I telecoms operators and special type II operators). The broadband universal service subsidised the construction of broadband infrastructure and use of broadband services at local schools as well as public libraries in accordance with Article 11 of the Telecommunications Universal Service Regulation.

iii Restrictions on the provision of service

The prices of type I telecoms services charged to end users (retail price) are regulated. Any operator with significant market power must submit a primary rate plan for prior approval by the regulator. According to Articles 21 and 22 of the Telecommunications Act, telecom operators may not refuse to provide services without any legal cause nor discriminate on the basis of the content they carry or their customers. Network operators are encouraged by the authorities to adopt a self-regulation approach for monitoring and controlling content, applications and services accessed by their network users with regard to telecom fraud, spam e-mail, protection of minors, etc. The Minors' Welfare and Rights Protection Law, in its latest version of Article 46, has imposed a direct responsibility on ISPs to assist relevant authorities with internet content surveillance. ISPs must take all necessary measures to restrict minors from accessing certain sites or content, or remove the content upon receiving notice from a competent authority that the identified online content or link is harmful to the physical or mental health of minors.

iv Security

The Communication Security and Surveillance Act promulgated in 1999 defined the scope of government's access to private communications including but not limited to texts, voice, pictures, graphics, and other messages carried through electronic communications and detailed how the due process must be achieved. Article 7 of the Telecommunications Act in the meantime provided parallel support allowing legal interception made according to the above authority.

The construction and deployment of telecommunications networks are required to be in compliance with the Communications Security and Surveillance Act. Telecommunications operators must cooperate with enforcement officers in matters of legal interception authorised by writs of surveillance issued by competent judges. Article 14 of the Communication Security and Surveillance Act and Article 26 of its enforcement rules require telecom operators to render every assistance needed for the purposes of surveillance, including the provision of encryption keys and decoding software to the satisfaction of the Investigation Bureau under the authority of the Ministry of Justice or the National Police Administration under the authority of the Ministry of Internal Affairs. Subject to the same regulation, all of the licensed operators must be equipped with wire-tap capabilities acceptable to the aforementioned agencies and then approved by the NCC prior to receiving their operation licences.

Police, prosecutors and the national security agency shall apply for writs of surveillance in relation to investigation into specific crimes such as treason, corruption, money laundering, smuggling, bribery, insider collusion, organised crime and other felonies for which the penalty is not less than three years in prison. The approved surveillance shall be at all times subject to competent court review in order to determine if it should be called off or terminated. Other than in the case of treason, where the surveillance may last as long as one year, any surveillance conducted under court approval may last, at most, for 30 days.

The Personal Data Protection Law came into effect in 1995, and exactly followed the OECD guidelines on the protection of privacy and transborder flows of personal data; it was amended in May 2010 to further strengthen the protection of personal data and privacy with the introduction of class actions, and by giving individuals who have suffered abuse of personal data or unlawful collection various rights to claim in civil and criminal actions.

In response to growing cybersecurity concerns, in 2001 the Executive Yuan implemented the 'National Information and Communication Infrastructure Security Mechanism Plan (2001–2008)', which established the National Information and Communication Security Taskforce and the Information and Communication Security Technology Centre as executive arms. Further, in 2009, an amendment was made, which became the 'National Information and Communication Security Development Plan (2009–2012), calling for collaboration among industry players in, *inter alia*, the telecommunications, energy, and electricity sectors, to work with relevant government agencies to protect sensitive infrastructures from cyberattacks and hackers.

IV SPECTRUM POLICY

i Development

The use of spectrum in the 20th century had previously been affixed to specific telecommunications businesses or broadcaster licences, and associated with designated technologies. In the Fundamental Communications Act 2004 it became a written law for the first time that the spectrum allocation and assignment must conform to principles of fairness, efficiency, convenience, harmony, and technological neutrality. Spectrum use was reviewed by both the MOTC and the NCC in order to free up more spectrum for new services. Digital dividends are thus clearly discernible typically in the 700MHz band and government is continuing to move existing users toward higher bands for upcoming allocation of these bands for new services.

ii Flexible spectrum use

Many attempts have been made in terms of enabling more flexible use of spectrum such as introduction of WiMAX applications in the 2.5GHz/2.6GHz bands, and also the trial run of mobile TV in the 600MHz band (which was later renamed by the NCC the 'mobile multimedia' service) but did not come to fruition. The NCC has been freeing up more spectrum for licence-exempt use under certain regulatory requirements. Wi-Fi is an example, which has been deemed a useful alternative to ease the great need for the 3G bandwidth needed to handle the massive use of mobile internet services.

iii Broadband and next-generation mobile spectrum use

The NCC announced on 15 May 2013 that the 4G auction will be conducted in November 2013. Three frequency bands – 700MHz, 900MHz and 1800MHz, which are equivalent to the bandwidth 135MHz x 2 – will be released for simultaneous-multiple-round auction and then assigned to successful bidders of mobile broadband service licences (estimated to number between four and eight). The licence term shall begin on the date of issuance and last until 31 December 2030.

According to the definition given by the NCC in its new rules set for mobile broadband service, a 'mobile broadband system' shall consist of:

- a high-speed base stations with a download speed of not less than 100Mb/s under conditions of 15MHz bandwidth;
- *b* relevant mobile communications equipment provided by operators using the frequencies allocated during this licensing; and
- c the mobile communication technical standards released by the International Telecommunications Union.

The NCC disclosed the base prices at a total of NT\$35.9 billion for the upcoming auction of bandwidth to be assigned to mobile broadband service as follows:

700MHz

```
A1 – 703–713/758–768 (NT$4.6 billion);
A2 – 713–723/768–778 (NT$4.6 billion);
A3 – 723–733/778–788 (NT$4.6 billion); and
A4 – 733–748/788–803 (NT$6.9 billion).
```

900MHz

```
B1 – 885–895/930–940 (NT$1.6 billion);
B2 – 895–905/940–950 (NT$1.6 billion); and
B3 – 905–915/950–960 (NT$2.1billion).
```

1800MHz

```
C1 – 1,710–1,725/1,805–1,820 (NT$2.2 billion);

C2 – 1,725–1,735/1,820–1,830 (NT$1.4 billion);

C3 – 1,735–1,745/1,830–1,840 (NT$1.4 billion);

C4 – 1,745–1,755/1,840–1,850 (NT$1.4 billion); and

C5 – 1,755–1,770/1,850–1,865 (NT$3.0 billion).
```

Subject to the NCC's approval, bid winners that are mobile phone business operators may apply to assign to each other, based on the same band and same bandwidth conditions, the 900MHz or 1,800MHz band for which they have obtained a licence within six months of obtaining the establishment preparation permission.

The NCC expects that within the next five years, up to 500MHz of bandwidth will be available by auction for more mobile broadband services. According to information revealed in a public consultation conducted by the MOTC in May 2013, the

2.6GHz band currently used for wireless broadband access licences (WiMAX licences) is being planned for release either sooner, in September 2013, or later, by the end of 2016.

iv Spectrum auctions and fees

Pursuant to Article 48 of the Telecommunications Act, the NCC regulates radio frequency, power, mode of transmission, radio station identification signals and call signs, and other radio spectrum-related matters. The NCC enacts regulations governing the planning and allocation of radio frequency, application procedures, principles of assignment, termination of approval, use administration of radio frequency, handling of interference the standard definition of interference and regulations related to the supervision of radio waves. The NCC further mandates the term of utilisation of frequency, and establishes a fee schedule to collect usage fees from radio frequency users.

Spectrum assignment is made by auction or open bid except in the following cases, in which a beauty contest approach is taken:

- a radio frequencies for the military, police, navigation, ships, amateur radio, government telecommunications, industrial, scientific, medical, low-power radio frequency devices, academic experiment, emergency aid and rescue, and other charity or public uses;
- b radio frequencies for mobile communications networks, satellite communications networks, radio broadcast stations or TV stations whose operations are based on the utilisation of specific radio frequencies, which shall be designated at the time of issuance of operation permit or franchise licence, or the networks thereof could not function; and any radio frequency increased for improvement in quality of local telecommunications; or
- c radio frequencies that could be used repeatedly, under certain conditions of use, for the wireless local loop of fixed-line networks, satellite links or wireless microwave links.

The fees for the use of radio frequency spectrum are calculated every year pursuant to the Charge Standard of Utilisation Fee of Radio Frequency. The fees standard varies for permitted types of communications businesses and the frequency spectrum applied, but fees for usage for academic experiments, navigation aid, meteorology, radar, rescue, military purposes or emergency medication may be exempted.

V MEDIA

i Restrictions on the provision of service

Licences for the distribution of audio-visual media are generally regulated on the basis of holding and controlling physical distribution platforms, including terrestrial TV stations; radio stations; cable radio and cable TV systems; and satellite TV transmission systems. The NCC, since its establishment in 2006, has expanded its licence control beyond the platforms to content providers. All of the aforementioned licence holders are required to observe detailed programme and advertisement regulations laid out by the NCC, which basically contain the following:

- a content must not violate compulsory or prohibitive regulations under the law;
- b content must not impair the physical or mental health of children or juveniles; and
- c content must not disrupt public order or adversely affect good social customs.

ii Digital switchover

As of 1 July 2012, the NCC completed the digital switchover at a national level from analogue transmission of terrestrial TV. There were five terrestrial TV stations in Taiwan serving around 8 per cent of TV-owning households; there are now 16 digital TV channels offered by existing terrestrial TV stations.

iii Internet-delivered video content

The popular broadband service sponsored by the government as well as the broadband universal service, have taken a huge number of the younger generation away from traditional means of broadcast video distribution (including cable TV). The over-the-top content (OTT) model, however, does not benefit ISPs, who miss out on a reliable fee-collection mechanism or effective digital rights management.

iv Mobile services

The NCC announced on 24 August 2012 that three frequency bands – 700MHz, 900MHz and 1,800MHz – which are equivalent to the bandwidth of 135MHz x 2 – will be released for auction in 2013. Mobile broadband service licences will be issued to the successful bidders on a technology-neutral basis. There has thus been a clear policy response to the public's tremendous demand for mobile media services.

The NCC has striven to avoid terms such as 'fourth-generation' (4G) or 'long-term evolution' (LTE) in its statements; rather, it has stressed that operators will be allowed to choose their technical standards on the basis of their own optimal planning, without the government restricting them to designated technologies in an effort to ensure the most efficient use of spectrum resources.

As of 31 May 2013, 11 operators hold 15 mobile communications licences, comprising:

- a three mobile phone licences (GSM);
- b five 3G mobile communication licences (WCDMA and CDMA 2000);
- c six wireless broadband access licences (WiMAX); and
- d one Personal Handy-phone System licence.

However, only four operators – CHT, Taiwan Mobile, FarEasTone and Asia Pacific Telecom – which at the same time hold licences in fixed-line network provision have achieved operating profits.

VI THE YEAR IN REVIEW

Everything is being prepared for the end purpose of digital convergence, as declared by the Executive Yuan in its ambitious plan applying between 2010 and 2015. The NCC completed draft amendments to the Radio and Television Act, the Cable Radio and Cable TV Act, the Satellite Broadcasting Law and then the Telecommunications Act by

the end of July 2012. Specifically, the NCC is introducing both a functional and legal separation of CHT, the dominant player in the fixed-line network, in the amendments to the Telecommunications Act. The draft amendments have been pending in the Executive Yuan for deliberation as of 31 May 2013.

The NCC has also opened up the market entry of cable TV market to new entrants who are well-placed to bring digital cable TV subscriptions from less than 10 per cent to 100 per cent at the end of 2014.

After a long review of 18 months, on 31 July 2012, the NCC finally gave its conditional approval to the acquisition by the Want Want Group, which controls the China Times and the CTI Television News Channel, of China Network Systems, the largest MSO in Taiwan (owning 11 cable television systems accounting for around 27 per cent of the television subscription market in Taiwan together with their associated cable television systems) for \$2.55 billion from the MBK, a private equity fund. Major opponents of this acquisition deal included opposition legislators and academics, who criticised the NCC for neglecting its regulatory duty. Ironically, the Want Want Group, which filed the application, has also publicly stated that it cannot accept the NCC's precondition that the Want Want Group must give up the operation of its existing satellite and terrestrial television news channel. The confrontation between the Want Want Group and the NCC gave rise to demand from politicians as well as the dissenters who have great concerns both about freedom of speech being constrained by a 'media monster' and about stricter-than-ever restrictions on cross-ownership of newspapers, satellite TV channel providers, and cable system operators. A draft antimonopoly bill for the media was subsequently proposed by the NCC in March 2013 and is pending legislative review in the Legislative Yuan.

On 17 April 2013 China Mobile and FarEasTone jointly announced that the share transfer agreement executed between them in 2009 would expire on 12 June 2013. The two companies will not discuss equity investment again until the Taiwanese authorities lift the ban prohibiting Chinese citizens and legal entities from investing in the Taiwanese telecommunications industry. In 2009 China Mobile executed a share purchase agreement with FarEasTone, under which China Mobile intended to spend approximately NT\$17.7 billion on acquiring a 12 per cent interest in FarEasTone (equivalent to NT\$40 per share) and a directorial seat. Both parties also planned to set up a joint venture in China, in which China Mobile would hold a 51 per cent interest and FarEasTone a 49 per cent interest. Both parties expected that China Mobile would be allowed to make an equity investment in the Taiwanese type I telecommunications market in stages under the Economic Cooperation Framework Agreement – a preferential trade agreement signed on 29 June 2010 between the two countries. However, the type I telecommunications entities remain excluded from the new list of mutual service-sector investments released in June 2013.

VII CONCLUSIONS AND OUTLOOK

As from 1 January 2012, local and long-distance calls from a household fixed-line phone have been charged at NT\$1.60 for three minutes. CHT had been under pressure from the NCC and legislators, and the charge for long-distance calls has been reduced from

NT\$5.70, which is exactly the same as the local call rate. The charge for both local and long-distance calls has been changed to NT\$1 per three minutes during discounted time slots. As a result, no distinction is made between the tariffs for local and long-distance calls nationwide, which also include the offshore islands. This tariff is the lowest local call tariff in the world.

With 12.8 million local phone subscribers in Taiwan – which, according to the NCC, represents a 97 per cent penetration rate – CHT has long been the only local call operator in the country. CHT's statistics reveal that 52 per cent of its subscribers make long-distance calls, and as a result of this tariff reduction for long-distance calls, CHT claimed it could suffer revenue losses of NT\$2.8 billion. However, the NCC refuted this argument on the grounds that inexpensive local calls will prompt consumers to make more local calls rather than using their mobile phones. This argument is based on a past case where telephone calls increased by over 30 per cent when Matsu (a small island close to mainland China) was included within Taiwan's call zone. As far as CHT is concerned, the NCC's decision was not acceptable to its shareholders (the company's foreign shareholding has dropped from a peak of almost 45 per cent to today's 24 per cent). Shares being sold by foreign investors on the stock market are mainly being purchased by large government-controlled funds, making it more difficult for CHT to free itself from the state-owned enterprise role that the government has imposed on it.

The fixed-line telecommunications market was deregulated in 2002. Since then, newly established private operators have been encouraged to enter the local call and domestic long-distance telephone market to compete with CHT(the only incumbent operator at that time). However, the other three fixed-line operators have failed to make substantial progress in network deployment and operation.

The NCC's success in compelling CHT to adopt a uniform tariff for domestic long-distance and local calls is tantamount to a tacit admission that the objective of the second telecommunications liberalisation – which the Directorate General of Telecommunications (the former telecommunications authority) had been attempting to achieve since 2000 – has been aborted. It seems ironical that the NCC secures the CHT from competition by making the fixed-line telecommunications market totally unprofitable. However the NCC has been determined to do more structural changes than exercising asymmetric regulation against the CHT's monopoly in the fixed-line telecommunications market.

In 2012, due to the stalemate between CHT and its major competitors, including FarEasTone and Taiwan Mobile, the NCC did not have any success in resolving the existing disputes regarding network interconnections between major telecommunications operators by amending the existing Regulations Governing Network Interconnections between Telecommunications Enterprises. The NCC then conducted a public hearing on 25 April 2013. The NCC's indication that the focus of this hearing was whether asymmetric regulation of CHT should be conducted by way of enacting amendments to the current Telecommunications Act has attracted extensive attention in the industry, principally concerning:

whether internet interconnections should be regulated by additional provisions in amendments to the Telecommunications Act rather than by administrative decrees from the NCC only;

- b whether asymmetric regulation should be adopted in the case of CHT's place in the internet market;
- c the terms and qualifications for free internet interconnections should asymmetric regulation be adopted; and
- d the regulation of public internet interconnection obligations between free dedicated internet interconnecting parties; and whether the internet interconnection bandwidth fees under the wholesale prices set forth in the existing Regulations Governing Tariffs of Type One Telecommunications Enterprises (including the fees for the creation, change or termination of interconnections) should be incorporated into the Regulations Governing the Network Interconnections of Telecommunications Enterprises.

The NCC does have many more plans about asymmetric regulation of CHT.

In May 2012 the NCC disclosed an amendment to the existing Tele-communications Act for public comment, which would grant the NCC a mandate under the Act to compel CHT to separate some of its functions, so that its network access arm becomes an independent business unit providing rental services to all telecommunications operators – including, of course, its rivals. The draft failed the review conducted by the Executive Yuan in October 2012. At the time, the government held a direct shareholding of around 30 per cent in CHT. When a new commission was appointed and took office in August 2012, it was widely suspected that the NCC might take a very different view towards CHT's dominant power in the fixed-line telecommunications market. It now seems, however, that the position is not different at all. In its recent decision on 20 February 2013, the NCC has reiterated its commitment to imposing antitrust measures on CHT. It also proposes alternatively that CHT should always offer equal prices for the provision of access and circuit leases among its business units, as well as to rival competitors, if functional separation is not approved by the Executive Yuan.

Appendix 1

ABOUT THE AUTHORS

ARTHUR SHAY

Shay & Partners

Arthur Shay heads the TMT team of Shay & Partners. He specialises, in addition to TMT, in intellectual property rights, and mergers and acquisitions. His experience with leading international companies includes advising multinational telecom companies on corporate and regulatory issues in Taiwan including consortium formation and bidding on GSM/PCS, liberalisation of international submarine cable landing station, VoIP, and 3G services and a full range of clients including DTH operators, multiple cable system operators, internet data centres, internet portals, ASPs, and ICPs. Mr Shay is a frequent speaker at various communications law forums on regulatory reform and market investment. He has been commended that he 'understands his clients' businesses well and his advice is always very helpful.' (*Chambers Asia-Pacific 2013*). Mr Shay was appointed the president of Globalaw for 2011, the international law group, which is an independent law firms network comprised of 106 law firms in 160 cities.

DAVID YEH

Shay & Partners

David Yeh is a consultant in the TMT team of Shay & Partners. He specialises in telecommunications and media law, cyberspace and e-commerce, intellectual property, antitrust and competition law. His practice focuses on high-tech industry transactions with an emphasis on telecom and broadcasting, including regulatory analysis, IPR licensing, drafting contracts and official documents. He has assisted international cable programme providers in applying for pay-channel licences from the broadcasting authority and represented domestic cable operators and multinational satellite operators on regulatory compliance matters. He received a degree of SJD from the Maurer School of Law, Indiana University-Bloomington. He also lectures on communication laws as well as copyright issues on the internet in colleges in Taiwan.

SHAY & PARTNERS

17F/B Tun Hwa North Road Taipei 105 Taiwan

Tel: +886 2 8773 3600 Fax: +886 2 8773 3611 arthur.shay@elitelaw.com david.yeh@elitelaw.com www.elitelaw.com