

**DECISION OF THE DIRECTOR GENERAL OF POST AND  
TELECOMMUNICATION**

**NUMBER : 279/DIRJEN/2006**

**ON**

**APPROVAL OF INTERCONNECTION TENDER DOCUMENT OWNED BY  
TELECOMMUNICATION NETWORK PROVIDER WHOSE OPERATING  
REVENUE IS EQUAL TO 25% OR MORE THAN THE TOTAL OPERATING  
REVENUE OF ALL TELECOMMUNICATION PROVIDERS IN THEIR SERVICE  
SEGMENTATION**

**BY THE GRACE OF GOD THE ALMIGHTY**

**DIRECTOR GENERAL OF POST AND TELECOMMUNICATION**

- Considering:
- a. that in the Decree of the Minister of Communication and Information Technology Number 08/Per/M.KOMINFO/02/2006 on Interconnection, it is stipulated that the Interconnection Tender Document (ITD = DPI) of telecommunication network provider whose operating revenue is equal to 25% or more than the operating revenue of all telecommunication providers in their service segmentation shall obtain approval of its ITD from the Indonesian Telecommunication Regulatory Body (BRTI);
  - b. that in order to obtain approval as referred to in point a, an evaluation is conducted towards the ITD proposal owned by the telecommunication network provider whose operating revenue is equal to 25% or more than the total operating revenue of all telecommunication providers in their segmentation service;
  - c. that in view of what is stated in points a and b above, it is considered necessary to ratify Approval of ITD Owned by Telecommunication Network Provider Whose Operating Revenue is equal to 25% or more than the Total Operating Revenue of All Telecommunication Providers in Their Service Segmentation by a Decision of the Director General of Post and Telecommunication.

*In case the English translation gives rise to different interpretation, please refer to the original version in Indonesian language*

- Bearing in mind:
1. Law of the Republic of Indonesia Number 36 Year 1999 on Telecommunication (State Gazette of the Republic of Indonesia Number 154 Year 1999, Additional State Gazette of the Republic of Indonesia Number 3881);
  2. Government Regulation of the Republic of Indonesia Number 52 Year 2000 on the Provision of Telecommunication (State Gazette of the Republic of Indonesia Number 107 Year 2000, Additional State Gazette of the Republic of Indonesia Number 3980);
  3. Decision of the Minister of Communication Number KM.4 Year 2001 on the National Fundamental Technical Plan 2000 as amended latest by the Decree of the Minister of Communication and Information Technology Number 13/PER/M.Kominfo/03/2006;
  4. Decision of the Minister of Communication Number KM.20 Year 2001 on the Provision of Telecommunication Network as amended by the Decision of the Minister of Communication Number KM.29 Year 2004;
  5. Decision of the Minister of Communication Number KM.21 Year 2001 on the Provision of Telecommunication Services as amended by the Decision of the Minister of Communication Number KM.30 Year 2004;
  6. Decision of the Minister of Communication Number KM.23 Year 2002 on Internet Telephony for Public Use as amended latest by the Decree of the Minister of Communication and Information Technology Number 07/P/M.Kominfo/5/2005;
  7. Decision of the Minister of Communication Number KM.31 Year 2003 on Establishment of the Indonesian Telecommunication Regulatory Body as amended by the Decree of the Minister of Communication and Information Technology Number 25/P/M.Kominfo/11/2005;
  8. Decision of the Minister of Communication Number KM.33 Year 2004 on the Supervision of Healthy Competition in the Provision of Fixed Network and the Provision of Basic Telephone Service;
  9. Decree of the Minister of Communication and Information Technology Number 01/P./M./Kominfo/04/05 on

*In case the English translation gives rise to different interpretation, please refer to the original version in Indonesian language*

Organizational Structure and Working of the Department of Communication and Information Technology;

10. Decree of the Minister of Communication and Information Technology Number 03/P./M.Kominfo/5/2005 on Adjustment of Nomenclatures of a number of Decisions/Decrees of the Minister of Communication which regulate Special Material Contents in the field of Post and Telecommunication;
11. Decree of the Minister of Communication and Information Technology Number 08/Per/M.Kominfo/02/2006 on Interconnection;
12. Decree of the Minister of Communication and Information Technology Number 09/Per/M.Kominfo/02/2006 on Procedure for Fixing Initial and Revised Tariffs of Basic Telephone Service via Fixed Network;
13. Decree of the Minister of Communication and Information Technology Number 12/Per/M.Kominfo/02/2006 on Procedure for Fixing Revised Tariffs of Basic Telephone Service via Cellular Mobile Network;
14. Decree of the Director General of Post and Telecommunication Number 73/DIRJEN/2006 on Procedure for Determining Telecommunication Network Providers whose Operating Revenue is equal to 25% or more than the Total Operating Revenue of all Telecommunication Providers in their Service Segmentation;
15. Decision of the Director General of Post and Telecommunication Number 75/DIRJEN/2006 on Guide Book and Software of the Calculation Formula for Interconnection Charges.
16. Decree of the Director General of Post and Telecommunication Number 121/DIRJEN/2006 on Procedure of ITD Evaluation;
17. Decision of the Director General of Post and Telecommunication Number 141/DIRJEN/2006 on Defining Telecommunication Network Providers Whose Operating Revenue is equal to 25% or more than the Total Operating Revenue of All Telecommunication Providers in their Service Segmentation.

*In case the English translation gives rise to different interpretation, please refer to the original version in Indonesian language*

## DECIDES

To ratify : **DECISION OF THE DIRECTOR GENERAL OF POST AND TELECOMMUNICATION ON APPROVAL OF INTERCONNECTION TENDER DOCUMENT OWNED BY TELECOMMUNICATION NETWORK PROVIDER WHOSE OPERATING REVENUE IS EQUAL TO 25% OR MORE THAN THE TOTAL OPERATING REVENUE OF ALL TELECOMMUNICATION PROVIDERS IN THEIR SERVICE SEGMENTATION**

FIRST : The Indonesian Telecommunication Regulatory Body (ITRB = BRTI) provides approval of ITD owned by telecommunication network provider whose operating revenue is equal to 25% or more than the total operating revenue of all telecommunication providers in their service segmentation.

SECOND : The approval of ITD referred to in the FIRST Dictum is given to:

- a. ITD owned by PT Telkom as indicated in Attachment I of this Decision;
- b. ITD owned by PT. Telkomsel as indicated in Attachment II of this Decision;
- c. ITD owned by PT. Indosat as indicated in Attachment III of this Decision.

THIRD : In the event that there exists a proposal to amend the ITD either from the provider, the public and/or ITRB, the approval referred to in the FIRST Dictum remains valid until the defining of the new ITD in accordance with the provision of the prevailing regulation

FOURTH : This Decision shall come into force for the period of one (1) year as from the date of its ratification.

Done at: JAKARTA  
On : ..... 2006

*In case the English translation gives rise to different interpretation, please refer to the original version in Indonesian language*

**DIRECTOR GENERAL OF POST AND TELECOMMUNICATION,**

Signed

**BASUKI YUSUF ISKANDAR**

**Copies of this Decision are sent to:**

1. Minister of Communication and Information Technology;
2. Secretary General of the Department of Communication and Information Technology;
3. Inspector General of the Department of Communication and Information Technology;
4. Head of Legal and Foreign Cooperation Bureau of the Department of Communication and Information Technology;
5. Directors General of the Department of Communication and Information Technology;
6. Members of Telecommunication Regulatory Committee of the Indonesian Telecommunication Regulatory Body.

*In case the English translation gives rise to different interpretation, please refer to the original version in Indonesian language*