## **David Laliberte**

From: Bob Kanner [Bob.Kanner@telecayman.com]

Sent: Wednesday, July 07, 2010 2:22 PM

To: David Laliberte

Subject: RE: Request for ICTA determination on the LNP cost-sharing methodology

David,

• you agree that the parties have reached an impasse on the cost-sharing methodology for local number portability;

Telecayman believes we have reached an impasse on this item

 you wish to have the Authority adjudicate this matter, in accordance with the Dispute Resolution Regulations;

Telecayman prefers the Authority adjudicate this matter

and

 you have provided complete submissions to the Authority and do not intend to make further submissions.

Pending the outcome of the Authority, Telecayman would expect to be able to provide additional information to back up our case or to clarify any potential issues.

Regards, Bob

**From:** David Laliberte [mailto:david.laliberte@icta.ky]

**Sent:** Wednesday, July 07, 2010 1:22 PM

To: 'Vandendries, Frans'; Bob Kanner; 'Lewie Hydes'; 'Mike Edenholm'; 'Raul Nicholson-Coe'; 'Sutherland-

Campbell, Melesia'; 'Victor Corcoran'; 'Ritch, Anthony'; 'Wilson, Eamon'; 'Vandendries, Frans'

Cc: David Archbold; Mark Connors; Jasper Mikkelsen

**Subject:** Request for ICTA determination on the LNP cost-sharing methodology

**Importance:** High

Dear Licensees,

This is to confirm that the Authority did not receive any reply comment from Digicel, LIME, TeleCayman and WestTel (or anyone else for that matter) on the cost-sharing methodology for local number portability.

In their first-round submissions, Digicel and LIME indicated that they have been "directed" by the Authority to file submissions on the cost-sharing methodology. Similarly, Digicel mentioned in its submission that the short timeframe for submissions in this proceeding made it difficult to provide a fully reasoned and substantiated submission on this topic. Digicel also stated that "[w]e reserve our right to submit subsequently on our position and/or to provide additional information for the ICTA's consideration rather than ask for an extension of time to respond or not to respond at all".

The Authority would like to clarify that it has <u>not</u> directed the parties to file submissions, nor has it imposed any particular deadlines for these submissions. Instead, the Authority <u>invited</u> the parties to file submissions on the cost-sharing methodology and to request a determination from the Authority. The Authority also noted that, if the parties wished to have this matter discussed at the next ICTA Board meeting (scheduled for tomorrow morning), the first-round submissions would have to be filed by 1<sup>st</sup> July and the reply comments would have to be filed by 6<sup>th</sup> July. We would like to emphasize that this dispute resolution process, including the 1<sup>st</sup> July/6<sup>th</sup> July "deadlines", is entirely voluntary. If the parties prefer to reach an agreement on the cost-sharing methodology without the Authority's involvement, or to give

themselves more time to file submissions on this topic, they are free to do so.

Before going ahead with this proceeding, the Authority will require confirmation from each operator that:

- you agree that the parties have reached an impasse on the cost-sharing methodology for local number portability;
- you wish to have the Authority adjudicate this matter, in accordance with the Dispute Resolution Regulations; and
- you have provided complete submissions to the Authority and do not intend to make further submissions.

Please provide this confirmation to the Authority before close of business today (by return e-mail), so that this matter can be discussed at the ICTA Board meeting tomorrow morning.

Best regards,

## **David Laliberté**

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