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Our Ref: GRCR/GR/15.19

14 February 2013

Mr. David Archbold
Managing Director
Information and Communication Technology Authority
3rd floor Alissta Towers
P.O. Box 2502
Grand Cayman KY1-1104
Cayman Islands

Dear Mr. Archbold,

Re: FTR and Transit Rate Proceeding – CD2012-1

Pursuant to the Authority's procedures set out in the above noted Consultation Document, Cable and Wireless (Cayman Islands) Limited, trading as LIME ("LIME") is pleased to file the following interrogatories in response to certain points made by Digicel in its 31 January submission.

Interrogatories to Digicel

Interrogatory #1

On page 1, Digicel states that the number of assumed ADSL lines should be higher to be consistent with ITU broadband penetration numbers. What is the source of the ITU broadband penetration figure?

Interrogatory #2

On page 2, Digicel states that it believes calls sensitive costs seem too high. Can Digicel provide a specific source or sources, besides the ECTEL model, to justify a lower ratio of call sensitive to duration sensitive costs? If so, please do.

Interrogatory #3

On page 5, Digicel provides an estimate of interconnection billing costs assuming that the fixed network in the Cayman Islands makes use of the Jamaica billing platform. As the dollar figures are significantly less than that of Digicel's estimate of a stand-alone system, we assume that Digicel has costed a Jamaican billing system and attributed a part of the cost to the Cayman islands' fixed network. Is this a correct characterization of Digicel's approach? If

so, what are the assumptions behind the attribution of costs to the Cayman Islands? If not, please provide a more detailed explanation of how these costs were derived.

Interrogatory #4

Do Digicel's costs estimates for interconnection billing on page 5 include any costs associated with mediation and if not why not?

Interrogatory #5

With respect to the self-standing system described on page 5, can you provide your assumption on the number of CDRs that could be processed by such a system or other dimensioning parameter that was assumed in the costing?

Interrogatory #6

On page 6, Digicel states that bad debt costs do not belong in the calculation of costs of wholesale services. Would Digicel agree that non-retail bad debt, e.g., that associated with non-payment for termination services, should be applied to interconnection services?

Please do not hesitate to contact the undersigned if you should have any questions.

Yours faithfully,
Cable and Wireless (Cayman Islands) Limited, trading as LIME

[signed]

David E. Burnstein
Regulatory Finance Manager

c.c. Anthony Ritch, General Manager, LIME
Frans Vandendries, VP Legal and Regulatory Affairs, LIME
CD2012-1 Distribution List