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26 August 2015

Mr. Mike Edenholm
Chief Executive Officer
Logic
PO Box 31112
Governor's Square, West Bay Road
Grand Cayman KY1-1104
CAYMAN ISLANDS

Via email

Dear Mr. Edenholm,

Re: Request for Information

On 12 September 2014, the Information and Communications Technology Authority (the 'Authority' or 'ICTA') received a determination request filed by Infinity Broadband, Ltd ('Infinity') under the Information and Communications Technology Authority Dispute Resolution Regulations (2003), relating to the provision by DataLink, Ltd ('DataLink') of its pole attachment services (the 'Dispute'). DataLink filed its written response to that determination request on 2 October 2014.

As the subject matter of the Dispute may be relevant to other licensees, the Authority considers it necessary to collect relevant information from all the Licensees who purchase pole attachment services from DataLink.

Logic is obliged under its Licence (Licence Condition 4.1), the Dispute Resolution Regulations, 2003 (Regulation 8) and the Authority Law (2011 Revision,) to provide the Authority in the manner and at the times required by the Authority, on reasonable notice, any information requested.

On 26 June 2015, the Authority requested Logic to provide the following information:

1. Please list all the relevant fees applied to Logic's use (or expected use) of CUC's Poles managed by DataLink, on a quarterly basis from Quarter 1 (January-March) 2012 through to the end of Quarter 1 (January-March) 2015, as shown in Table 1.
2. Please list all the relevant information requested in Table 2, provided on a quarterly basis from Quarter 1 (January-March) 2012 through to the end of Quarter 1 (January-March) 2015.

On 17 July 2015, Logic submitted its response to the Authority's request for information, for which it claimed confidentiality. The response provided by Logic consisted of an Excel file containing:

1. Table 1, listing all the relevant fees applied to Logic's use (or expected use) of CUC's Poles managed by DataLink, on a quarterly basis from Quarter 1 (January-March) 2012 through to the end of Quarter 1 (January-March) 2015, as required.
2. Table 2, listing all the relevant information requested, on a quarterly basis from Quarter 1 (January-March) 2012 through to the end of Quarter 1 (January-March) 2015.

The Authority has examined the information Logic has provided in its submission and requires that Logic provide it with the following additional information:

1. Based on the information provided by Logic in Table 2 of its submission, the Authority understands the total number of CUC poles to which Logic has attached its fibre optic cables to be #___#, as of Q1 2015. Please confirm whether this is correct or not.
2. Based on the information provided by Logic in Table 2 of its submission, the Authority understands the total length of fibre optic cables deployed by Logic in Grand Cayman to be #___#, as of Q1 2015, noting that #___# of fibre optic cables are attached on CUC poles. Please (a) confirm whether this is correct or not; and (b) provide a detailed clarification as to the methods how Logic has deployed the remaining #___# of fibre optic cables which are

not attached on CUC poles (i.e. by laying cables underground in ducts owned by Logic, laying cables in ducts owned by other entities, laying direct-buried cables in the ground or by other methods of cable deployment).

3. Using the information provided by Logic in Table 2 of its submission, the Authority estimates the average length of Logic's fibre optic cables between two CUC poles to be around #___#. Please confirm whether this is correct or not. If this estimate is incorrect, please clarify how Logic has calculated the total length of its fibre optic cables attached on CUC poles, as reported in Table 2 of Logic's submission.

Logic is required to provide its response to the information requested above by **5 p.m., 16 September 2015**.

If Logic files any information in confidence with the Authority, it should also file Redacted versions for the public record along with the reasons for each confidentiality claim and the other requirements for confidentiality claims as specified in the ICTA Law (Confidentiality) Regulations, 2003 (<http://www.icta.ky/docs/Regs/ICTA-%20Confidentiality%20Regulations.pdf>).

At this time, the Authority is providing this letter in confidence to Logic. However, in order to maintain a full public record, Logic is hereby directed by **5 p.m., 5 September 2015** to either: 1) indicate in writing to the Authority that it does not intend to make any confidentiality claim in relation to the content of this ICTA letter; or, 2) provide a redacted version of this letter to the Authority redacting the portions of the questions that it considers confidential and providing the reasons for each confidentiality claim and the other requirements for confidentiality claims as specified in the ICTA Law (Confidentiality) Regulations, 2003.

Yours sincerely,

[signed]

Dr. Russell Richardson
General Counsel and Deputy Director Industry Affairs