## **CAYMAN ISLANDS**



Supplement No.6 published with Gazette No.24 dated  $1^{\text{st}}$  December, 2003.

## THE INFORMATION AND COMMUNICATIONS TECHNOLOGY AUTHORITY LAW, 2002

THE INFORMATION AND COMMUNICATIONS TECHNOLOGY AUTHORITY (INFRASTRUCTURE SHARING) NOTICE, 2003

The Information and Communications Technology Authority (Infrastructure Sharing) Notice, 2003

## THE INFORMATION AND COMMUNICATIONS TECHNOLOGY AUTHORITY LAW, 2002

## THE INFORMATION AND COMMUNICATIONS TECHNOLOGY AUTHORITY (INFRASTRUCTURE SHARING) NOTICE, 2003

The Governor in Cabinet, after consultation with the Authority, and in the exercise of the powers conferred by section 48 of the Information and Communications Technology Authority Law, 2002 makes the following notice –

1. This notice may be cited as the Information and Communications Technology Authority (Infrastructure Sharing) Notice, 2003.

Citation

2. (1) The provisions of section 44 to 47 inclusive of the Information and Communications Technology Authority Law, 2002 shall apply to infrastructure sharing which has the following meaning-

Definition of infrastructure

"infrastructure sharing" means the provision to licensees of access to tangibles used in connection with a public ICT network or intangibles facilitating the utilisation of a public ICT network.

- (2) For the avoidance of doubt-
  - (a) tangibles include lines, cables or wires (whether fibre optic or other), equipment, apparatus, towers, masts, tunnels, ducts, risers, holes, pits, poles, landing stations, huts, lands, buildings or facilities; and
  - (b) intangibles include agreements, arrangements, licences, franchises, rights of way, easements and other such interests.

Made in Cabinet the 4<sup>th</sup> day of November, 2003

Carmena Watler

Clerk of the Cabinet