

Date: June 18, 2013

SENT VIA EMAIL

Dear ICOL Licensees,

RE: Terms and Conditions of Integrated Communications Operating Licences (ICOL)

The Regulatory Authority (the Authority) would like to remind all ICOL holders of their collective responsibilities to adhere to all legislative requirements.

The Authority, in this instance would like to point you specifically to the TRANSITIONAL PROVISIONS of your ICOL.


As stated in ANNEX A - **A2.1**, specifically in reference to tariff filings the following should immediately be complied with:

“The Licensee shall comply with the provisions of Sections 21 and 23A of the Telecommunications Act 1986, which are reproduced in Annex B, until the later of the following events.....”

The Authority considers the interpretation in 23A (2) of “A Carrier shall PRIOR to initiating.....” to mean at least TWO WORKING DAYS prior to initiating a new telecommunication service or varying the rates or charges for existing telecommunication services.

Given the Authority’s responsibility to enforce any offences or breaches, please be warned that any such failure to comply by any Carrier will be handled promptly and appropriately by the Authority.

Regards,



Michael Wells
Regulatory Authority

Cc: Philip Micallef – Chief Executive Officer, Regulatory Authority