## **Office of Utilities Regulation**

# CONSULTANCY FOR THE DEVELOPMENT OF GUIDELINES RELATED TO UNFAIR CONTRACT TERMS AND THE ASSESSMENT OF CUSTOMER CONTRACTS IN THE TELECOMMUNICATIONS SECTOR

### RFP # 2016/TEL/002/RFP.001

### ADDENDUM NO. 1



#### 2016 APRIL 18

Office of Utilities Regulation Addendum No. 1 – RFP - Consultancy For The Development Of Guidelines Related To Unfair Contract Terms And The Assessment of Customer Contracts in the Telecommunications Sector Document No. 2016/TEL/005/ADM.001

#### ADDENDUM NO. 1

- In accordance with the provisions of section 2.2 of the Request for Proposals for Consultancy for the Development of Guidelines Related to Unfair Contract Terms and the Assessment of Customer Contracts in the Telecommunications Sector dated, 2016 March 14 (the "RFP"), the Office of Utilities Regulation ("OUR") HEREBY ISSUES this addendum ("Addendum No. 1") dated <u>2016 April 18</u> to the RFP.
- 2. Applicants are reminded that:
  - The receipt of this Addendum No. 1 shall be acknowledged promptly in writing by prospective Applicants and so noted in the Applicant's proposal.
  - Late receipt or non-receipt of this Addendum No. 1 shall not relieve any applicant from being bound by it
- 3. The following portion of paragraph D.1.1 of the Terms of Reference, page 52 of the RFP,

"2) **Attorney-at-Law** - should have the appropriate qualifications and experience to assess the relevant legislations, international practice and current customer contracts and determine what is to be considered fair and reasonable, in keeping with applicable law and practice, with respect to customer contracts. Academic qualification in law from a Commonwealth jurisdiction is required. Post graduate qualifications in areas specific to contract law and telecommunications are an asset."

shall be deleted and replaced with the following:

"2) **Attorney-at-Law** - should have the appropriate qualifications and experience to assess the relevant legislations, international practice and current customer contracts and determine what is to be considered fair and reasonable, in keeping with applicable law and practice, with respect to customer contracts. Academic qualification in law from a common law jurisdiction is required. Post graduate qualifications in areas specific to contract law and telecommunications are an asset.

 Further, the following portion of paragraph 5.2 of the Instructions to Consultants, Data Sheet,

"\*Academic qualifications in law for the Attorney-at-law from a commonwealth jurisdiction is required. Post graduate qualification in areas specific to contract law and telecommunications is an asset."

shall be deleted and replaced with the following:

"\*Academic qualifications in law for the Attorney-at-law from a common law jurisdiction is required. Post graduate qualification in areas specific to contract law and telecommunications is an asset."

#### **OFFICE OF UTILITIES REGULATION**

Chervi Lewis General Counsel

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