

VIA EMAIL

18 November 2020

TeleBermuda International Limited  
Attention: Dave St. Laurent, Nicholas Faries  
Email Address(es): [dave.stlaurent@eegroup.bm](mailto:dave.stlaurent@eegroup.bm), [nick.faries@eegroup.bm](mailto:nick.faries@eegroup.bm)

Dear Sirs,

**Re: Written Direction pursuant to section 64(1) of the Regulatory Authority Act 2011 (“RAA”) – Outstanding Quarterly Fees, TeleBermuda International Limited (“TBI”)**

---

Section 64(1) of the RAA section allows the RA to direct any sectoral provider to take, or refrain from taking, certain actions, where it concludes that it “is acting in a manner that is not in accordance with its duties and obligations under [the RAA], sectoral legislation [such as the Electronic Communications Act 2011 (“ECA”)], any regulations, any administrative determination, an adjudicative decision or any authorization”.

Section 64(3)(a) of the RAA provides that any such direction is binding on the sectoral participant to which it is addressed.

**Pursuant to section 64(1) of the RAA, we direct TBI as follows:**

- (1) TBI must pay 50% of all outstanding amounts owing to the RA (including all arrears on the RA Fees and Government Authorization fees) within 7 days of the date of this letter;**
- (2) TBI must pay the remaining 50% by 31 December 2020; and**
- (3) TBI must remain current with respect to any other amounts as they fall due.**

Failure to comply with a direction is an offence under section 98 of the RAA for which TBI may be liable on conviction to a fine of up to \$5,000 for each day during which the refusal or failure continues.

Yours Sincerely,



Denton E. Williams  
Chief Executive

Cc *Denis Wasswa, Financial Controller; Richard Ambrosio, Senior Legal Advisor*