

**CORRIGENDUM
TO CLOSING NOTE DATED 1 JULY 2011
ISSUED BY MEDIA DEVELOPMENT AUTHORITY OF SINGAPORE**

**AMENDMENTS TO THE CODE OF PRACTICE FOR MARKET CONDUCT IN THE PROVISION
OF MEDIA SERVICES 2010:
IMPLEMENTATION OF THE CROSS-CARRIAGE MEASURE**

ISSUED ON: 18 AUGUST 2011

Paragraph 3.3.8.5 of the Closing Note is amended to correctly refer to an existing arrangement entered “before 2 July 2011” instead of an error in reference to “on or before 2 July 2011”.

The amended paragraph 3.3.8.5 shall read as follows:

3.3.8.5 Where an RQL leases infrastructure from Singapore Telecommunications Limited (“SingTel”) to enable cross-carriage of Qualified Content, MDA may take into consideration such incremental cost incurred under an existing arrangement entered into before 2 July 2011, but not including any extension, renewal or re-contracting, in its determination of the cross-carriage fee under a dispute resolution process.