

SCHEDULE 8
CO-LOCATION

SCHEDULE 8

CO-LOCATION

1. GENERAL

1.1 This Schedule sets out the terms and conditions under which SingTel will provide the Requesting Licensee with Co-Location Space at the following Co-Location Sites:

- (a) an Exchange Building for a Point of Interconnection (Schedule 8A);
- (b) *[Deleted]*;
- (c) a Submarine Cable Landing Station (Schedule 8D);

and in the case of a Mandated Licensee, access to:

- (d) Exchange Building lead-in facilities and in-building facilities for the purpose of enabling the Mandated Licensee to provide access to Mandated Services to other FBO Licensees (Schedule 8B).

1.2 The Requesting Licensee may request Co-Location at sites specified in the Code in addition to those specified or described in Schedules 8A and 8D.

1.3 On receipt of a request under clause 1.2 at a site which is specified in the Code, SingTel and the Requesting Licensee will discuss the Requesting Licensee's request within 7 Calendar Days after the receipt of the request under clause 1.2.

1.4 If, thirty (30) Calendar Days after the receipt of a request under clause 1.2 and following discussions under clause 1.3, the Requesting Licensee wishes to pursue Co-Location at a site referred to in its request, SingTel will commence the formulation of terms and conditions (including amended terms and conditions) to incorporate into this RIO Agreement.

1.5 SingTel will submit terms and conditions formulated under clause 1.4 to the Authority for approval and incorporation into the RIO and this RIO Agreement within sixty (60) Calendar Days after the receipt of a request under clause 1.2.

1.6 In cases where SingTel cannot offer physical co-location due to space limitations or any other legitimate reasons, SingTel must take reasonable measures to

propose an alternative solution. Such alternative solutions may include options such as Virtual (Distant) Interconnection, conditioning additional equipment space, optimising the use of existing space or finding adjacent space.