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November 15, 2005

Ms. Diane Rhéaume Secretary General Canadian Radio-television and Telecommunications Commission Ottawa, ON K1A 0N2

Dear Ms. Rhéaume:

Subject: Telecom Public Notice CRTC 2005-2, Forbearance from regulation of local exchange services – Answer to Application for Costs from ARCH: A Legal Resource Centre for Persons with Disabilities

- 1. TELUS Communications Inc. ("TELUS") is in receipt of an application for costs from ARCH: A Legal Resource Center for Persons with Disabilities (hereinafter "ARCH") dated November 6, 2005 filed in relation to the proceeding referenced above. Pursuant to Section 44 of the *CRTC Telecommunication Rules of Procedure* ("the Rules"). TELUS herein provides its response to ARCH's application for costs.
- 2. To qualify for a cost award, an applicant must demonstrate according to section 44(1) of the Rules that they meet the following three criteria;
  - a) the applicant has, or is representative of a group or class of subscribers that has, an interest in the outcome of the proceeding of such a nature that the intervener or group or class of subscribers will receive a benefit or suffer a detriment as a result of the order or decision resulting from the proceeding;
  - b) the applicant has participated in a responsible way; and
  - c) has contributed to a better understanding of the issues by the Commission.

3. TELUS does not object to ARCH's cost application. TELUS is satisfied that ARCH

participated responsibly and contributed to a better understanding of the issues of persons

with disabilities.

4. TELUS recommends that the respondents to the Consumer Groups' cost application

include the cable companies (Rogers, Shaw, Cogeco, Eastlink and Quebecor Media Inc.

[QMI]) and MTS/Allstream. TELUS notes that these parties have a significant interest in

the outcome of the proceeding and participated actively in the written and oral portions of

the proceeding.

5. TELUS further recommends that the costs be apportioned in the same manner adopted by

the Commission in Telecom Cost Order 2005-2, namely that the incumbent local

exchange carriers (ILEC)s and MTS/Allstream be responsible for 75% of the costs based

on their telecommunications operating revenues (TORs) and the cable companies be

responsible for the remaining 25%. TELUS recommends that the CCTA be responsible

for 75% of the 25% to be paid by the cable companies and QMI be responsible for the

balance owing by the cable companies.

Yours truly,

{original signed by Willie Grieve}

Willie Grieve

Vice President

Telecom Policy & Regulatory Affairs

PJ/sa

cc:

Phyllis Gordon, ARCH

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