## **TELECOMMUNICATIONS (JERSEY) LAW 2002**

## JERSEY AIRPORT

## FINAL NOTICE

On 28 July 2004, the Board of the Jersey Competition Regulatory Authority ('JCRA'), being mindful of the need to ensure that all telecommunications systems that are required to be licensed under the Law are fully licensed, and in exercise of its powers under Article 11 of the Telecommunications (Jersey) Law 2002, published an Initial Notice detailing their intention to grant Jersey Airport a conditional Class II licence for ten years for the running of a telecommunication system.

Written representations or objections were invited to be made against the granting of this Licence. One representation was received in accordance to the requirement of the Initial Notice from the Licensee itself, Jersey Airport.

Jersey Airport sought clarification of certain definitions and conditions in their licence. Those definitions were: "Public Telecommunications System", "System" and "Public". The Licence Conditions were: 2.1, 2.8(a), 14.1, 14.2, 17.1 and 21.1. The Board of the JCRA has considered all of the points raised in the representation and determined that the clarifications sought have no impact on the proposed licence. No change is therefore necessary to the proposed licence. A full response to the points raised by Jersey Airport is published on the JCRA web site at <u>www.jcra.je</u> and is available for inspection at the JCRA offices.

The JCRA, therefore, publishes this Final Notice in accordance with Article 11 of the Telecommunications (Jersey) Law 2002. The JCRA will now enact this specified regulatory function and the Licence shall come into effect on 1 November 2004.

Copies of this notice, the Licence and the response are available for inspection at the offices of the JCRA at  $6^{th}$  Floor, Union House, Union Street, St Helier, Jersey between the hours of 9.00 am and 5.00 pm Monday to Friday.

2 October 2004

By Order of the Board of the JCRA