

EMTEL is pleased to announce that its 29-year litigation with Mauritius Telecom Ltd and Cellplus Mobile Communications Ltd (the “**Operators**”) and the Information and Communication Technologies Authority (ICTA) and its predecessors (the “**Regulator**”), has concluded following a negotiated settlement. Following these discussions, EMTEL has agreed to a full and final compensation of Rs800m.

On 22 April 2024, EMTEL secured a favourable judgment before the Judicial Committee of the Privy Council which paved the way forward for settlement discussions which were initiated soon after. Indeed, in its closing paragraph, the Privy Council had urged the Operators and the Regulator to reassess whether their continued resistance to Emtel’s claim is consistent with the ICTA’s statutory objectives and with the public interest.

Emtel recognises the constructive role played by all parties in settling this 29-year dispute which allows all to focus on building the IT and telecommunications infrastructure required by the Republic of Mauritius to maintain its competitive edge in an ever evolving connected global landscape. The conclusion of this longstanding and hard-fought litigation is welcome and represents a significant milestone for EMTEL.

EMTEL wishes to thank its shareholders, its customers and all stakeholders for their continued support and remains committed to providing pioneering services to the public and contributing to the digital transformation of the country.

By order of the Board
Currimjee Secretaries Limited
Company Secretary

01 December 2025

This Communiqué is issued pursuant to Listing Rules 11.3 and the Securities Act 2005.

The Board of Directors of Emtel Limited accepts full responsibility for the accuracy of the information contained in this Communiqué.

BRN: C06006174