

Hawaiian Telcom Services Company, Inc.  
Application for A Cable Television Franchise on the Island of Kaua'i

Second Set of Information Requests

These Information Requests (“**IRs**”) are being issued pursuant to Hawai'i Administrative Rules § 16-133-12. Each response should be made separately, and copies of source documents should specifically reference the IR being answered. The certification provided by Hawaiian Telcom Services Company, Inc. (“**HTSC**” or “**Applicant**”, as applicable) in the State of Hawaii Application for Transfer of Cable Television Franchise, filed on October 9, 2023, (“**Application**”), concerning the accuracy of the information is also applicable to Applicant' responses to these IRs.

Each of the responses should be as complete and detailed as possible, and to the extent that an IR or any subpart thereof may not be applicable, Applicant must state why the IR or subpart is not applicable. This is an ongoing request for information. In addition, for any IR that requires follow-up, the required information must be submitted immediately upon receipt of that information. If any of the requested documents are executed or finalized, or updated and amended after the date Applicant submits its response and during the franchise application process, then Applicant shall provide these documents immediately to the Department.

24. [CONFIDENTIAL]

25. Following up on page 64, Section B.1.b. of your application and HTSC's response to IR #10 regarding the “substantial useful life” of the new MPLS network, is there a specific or estimated time frame of life that can be provided (e.g., X years, X months)? If not, explain why.