

Notice of Offer for Sale (“OFS”) of Equity Shares of Cable & Wireless (Seychelles) Limited (“the Company” by SWC (the “Seller”)

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| Name of the seller | SWC Ltd |
| Name of the company whose shares are proposed to be sold | Cable & Wireless (Seychelles) Limited |
| ISIN | SC3663EDHJ54 |
| Name of the stock exchange where orders shall be placed | MERJ EXCHANGE |
| Date and time of opening and closing of the Sale | Beginning of Trading Hours on the 26 TH SEPTEMBER 2022 @ 10.00am (GMT+4) to the end of Trading Hours on the 04 th October 2022 ending at 6am(GMT+4) on the 5 th OCTOBER 2022 |
| Allocation methodology | The shares are to be allocated on a First come First Serve basis provided the trading account has been funded and orders placed accordingly |
| Number of shares proposed to be sold by the seller pursuant to the sale | 120,000 shares (2% of the total shares outstanding) |
| Maximum number of shares that the seller may choose to sell over and above the offer made in the Sale | 468,000 shares (7.8% of the total shares outstanding) |
| Seller's broker (if applicable) | N/A |
| Floor price | SR500 |
| Retail discount (if applicable) | N/A |
| Trading Fees in respect of the transactions during the OFS period | Borne by the seller |
| Conditions for withdrawal of the Sale | N/A |
| Conditions for cancellation of the Sale | N/A |
| Conditions for participating in the Sale | Prospective investors must have a trading account, properly funded to cover the consideration value of the order noting the minimum order size of 4 shares |
| Settlement | Settlement shall take place immediately after the close of the OFS |

Important Information

The Sale is personal to each prospective investor who has a trading account who places an order or, through its appointed broker member, instructs for an order to

be placed and neither the Sale nor this Notice constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other person or class of persons requiring any prospectus or offer document to be issued, submitted or filed with any regulatory authority within or outside the Seychelles.

Each prospective investor shall be deemed to acknowledge and agree that any buy order shall be made solely on the basis of publicly available information and any information available and published by MERJ Exchange in respect of the Company, or on the Company's website or otherwise in the public domain, together with information contained in this Notice.

By placing an order in connection with the Sale or instructing to have an order placed via a broker member of MERJ Exchange, each prospective investor will be deemed to have read and understood this Notice in its entirety and to have accepted and complied with the terms and conditions set out in this Notice.

-End of Notice-