TELECOMMUNICATIONS LICENCE AGREEMENT

for

1919 Minnesota Court, Mississauga Ontario

Between

Bell Canada

And

3883281 Canada Inc.

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TELECOMMUNICATIONS LICENCE AGREEMENT

This Telecommunications Licence Agreement (the "Agreement") made as of this 8th day of May, 2012, between 3883281 Canada Inc., ("the Licensor"), and Bell Canada, (the

Court, Mississauga, Ontario (the "Building"); and WHEREAS Licensor is the owner of the building municipally known as 1919 Minnesota

other party to negotiate and execute this Agreement with Licensor. conditions described herein and that it has full authority without further consent from any WHEREAS Licensee is authorized to provide telecommunications services under the

acknowledged, Licensee and Licensor agree as follows: other good and valuable consideration, the receipt and sufficiency of which are hereby NOW THEREFORE, in consideration of the mutual covenants herein expressed and for

Grant

- (a) Licensor hereby grants to Licensee a non-exclusive Licence
- and risk, certain communications equipment defined as the cabinets, racks, and other electronic equipment specified in Schedule A, ("Communications Equipment") on and in the Equipment Room (as hereinafter defined); To install, maintain, operate, repair, replace, and remove, at Licensee's sole expense
- "Licensee's Equipment"; and services to Equipment Room in the Building and from the Equipment Room to Licensee's customers, telecommunications pathways necessary to reach from the Entrance Link to Licensee's foundation) and through other "Building Communications the Building's "Entrance Link" (defined as the core sleeve penetration through the Building with the right to pull such Connecting Equipment from the road allowance to and through hardware as specified and described in Schedule A, ("Connecting Equipment") together certain connecting equipment being the cables, conduits, inner ducts and connecting (ii) To install, maintain, operate, repair, and replace at Licensee's sole expense and risk described in Schedule C) as may be necessary to provide telecommunications Connecting Equipment are collectively referred to in this Agreement as Spaces" (defined as the
- performing its rights and obligations under subsections 1(a)(i) and 1(a)(ii). (iii) Licensor shall permit use of existing Building Entrance Link for the purposes of
- various floors in the locations designated in Schedule B, which instalation shall be at the Licensee's sole expense and risk. The Equipment Room will be used by Licensee as the telephone room or other enclosed area (the "Equipment Room") sufficient to house the Building service site, and for only that purpose Licensee's Equipment, together with the right to install panel boxes in utility closets on (b) Licensor shall provide at no cost or charge to the Licensee space in the main

- and location of Licensee's Equipment located in the Building. (c) Licensor shall have the right in its sole and reasonable discretion to limit the type, size
- that Licensee has satisfied itself thereof. (d) Licensor makes no warranty or representation that the Equipment Room, the Building Communications Spaces or the Building are suitable for Licensee's use, it being assumed
- with Licensee's rights under this Agreement. grant, renew or extend similar Licences to others provided such grants do not interfere (e) The Licence granted herein is not exclusive. Licensor hereby reserves the right to
- of which are hereby acknowledged, the Licensee agrees to: notice of any new tenant or lease arrangement at the Building, the receipt and sufficiency 1(a) and (b) above, and (ii) Licensor's covenant to use best efforts to provide advance (f) In consideration of: (i) the grants given by the Licensor to the Licensee in Sections

i.install at its sole cost and risk, a basic fibre optic cable infrastructure in the limits the Licensee's right to charge a tenant or occupant in the Building applicable Infrastructure from Licensee ("Additional Fibre"), then nothing in this Agreement requests extra fibre optic cable or facilities in addition to the Fibre Optic Cable supplier other than the Licensee, and (B) such tenant or occupant in the Building tenant or occupant in the Building purchases telecommunication services from a Room(s) (the "Fibre Optic Cable Infrastruture"); provided that: (A) where the commercially reasonably, which shall include backboard layouts for the Equipment Building in accordance with plans and specifications approved by Licensor, acting fees for the Additional Fibre.

2. Term

expiration of each Term that Licensee wishes to exercise this option. and conditions herin subject to Licensee providing 60 days written notice prior to the optionally renewed for 2 additional consecutive terms of 5 years each on the same terms Agreement beyond any applicable cure period has occurred. This Agreement may be accordance with the provisions hereof provided no default if by Licensee under this The term of this Agreement shall be Ten (10) years ("Initial Term") commencing on the of May 2012, (the "Commencement Date") and subject to earlier termination in

Electric Utilities

the Licensee as provided for hereunder. unless it is planned and the Licensor did not use reasonable efforts to provide notice to damage suffered by the Licensee or its customers as a result of any utility outages. shall not be liable for any failure to provide such notice nor shall it be liable for any cost or planned utility outages that may interfere with Licensee's use provided that the Licensor the local electric utility for the electrical costs attributable to the use of such Licensee's meter for the Licensee's Equipment in the Equipment Room and shall be responsible to service. Otherwise, Licensee shall install, at its own cost, a separate electrical panel and Equipment. Licensor shall use reasonable efforts to notify Licensee in advance of any thereto at no charge provided the electrical power drawn does not exceed a Licensee may use the Building's electrical power and connect Licensee's Equipment

provision of emergency or "backup" power shall be the sole responsibility of Licensee emergency or "backup" power to Licensee, and Licensee acknowledges that any such Licensee further agrees that the Licensor has no obligation or responsibility to provide

Construction

- agrees to give its approval or dissapproval with reasons within 10 working days of request Licensor showing the type, size and location of equipment or cable installation. Licensor customer, Licensee agrees at its sole cost and expense to submit a sketch to the installed subsequent to the initial installation to service interference with other systems in the Building. of such plans be deemed a representation that Licensee's Equipment will not cause days after the receipt of such plans from Licensee. In no event shall Licensor's approva disapproval and required changes shall be delivered to Licensee within ten (10) working plans, which approval will not be unreasonably withheld or unduly delayed. Approval or drawings, plans and specifications, and any other applicable construction or installation and work. No work shall commence until Licensor has approved, in writing, such working Licensee and the Equipment Room, all specifically describing the proposed construction and location of Licensee's Equipment, the Building Communication Spaces to be used by drawings, plans and specifications for such work or installation, detailing the type, size Licensee shall, at its sole cost and expense, prepare and deliver to Licensor working to the commencement of the initial installation of Licensee's Equipment For any cabling or equipment to be an existing 9 prospective
- compliance with the approved plans, specifications and applicable codes or regulations. (b) Licensee warrants that the installation of Licensee's Equipment shall be in strict
- including Licensors administration fee plus 15% within sixty (60) working days of written reimburse Licensor for all costs and expenses incurred in such repair or refinishing Licensor may, in its sole discretion, repair or refinish such damage and Licensee shall notice from Licensor thereof. subcontractors, to time. Licensee shall, at its sole cost and expense, repair or refinish any surface of the consistent with such reasonable requirements as shall be imposed by Licensor from time Building that is damaged by or during the installation of Licensee's Equipment and responsible, and workmanlike manner, using generally accepted construction standards (c) Licensee agrees that installation and construction shall be performed in a neat, by Licensee or any of its agents, or invitees. If Licensee fails to repair or refinish any such damage representatives, employees, contractors,
- identification information including, but not limited to, floor where cable originates and Licensor's Building Rules as provided to the Licensee from time to time. floor where cable terminates, and any other information as may be reasonably required by date of this (d) Licensee shall label each cable placed in the telecommunications pathways after the Agreement, in each utility closet through which said cables pass, with
- Equipment shall comply with all applicable safety standards, as modified from time to delivered to Licensor prior to commencement of construction and work. Licensee's necessary governmental permits, licences and approvals, copies of which will be (e) Licensee shall obtain, at its sole cost and expense, prior to construction and work, any

- such conditions feasible, but in no event more than twenty four (24) hours following notice by Licensor of Building's loading docks, the sidewalks around the Building or any entrance ways thereto. (f) Licensee shall not during construction or otherwise, in Licensor's sole and reasonable judgment, block access to or in any way obstruct, interfere with or hinder the use of the such conditions shall occur, Licensee shall take corrective action as promptly as
- Paragraph 4 shall apply mutatis mutandis. the purpose of serving additional Building tenants. All terms and conditions of this prior written consent of Licensor, which consent shall not be unreasonably withheld, for (g) Licensee shall have the right to amend Schedules A and C, from time to time, with the

Licensee's Covenants

- obligation to perform any work or provide any materials to prepare the Equipment Room, (a) Licensee has inspected the Equipment Room, the Building Communications Spaces and the Building and accepts the same "as is" and agrees that Licensor is under no the Building Communications Spaces or the Building for Licensee.
- Licensee's Equipment in safe and proper operating condition at all times (b) Licensee shall at its sole cost and expense, install and shall thereafter, maintain
- and expenses incurred in such repair includiing Licensors administration fee plus 15% within sixty (60) working days thereof. kind whatsoever to the Building, Building Communications Spaces, and/or to any other property owned by Licensor or by any lessee or licensee of Licensor or by any other Licensee shall forthwith upon receipt of a written invoice reimburse Licensor of all costs representatives, employees, contractors, subcontractors, or invitees. If Licensee fails to Building tenants where such damage is caused by Licensee or any of its agents, (c) Licensee shall, at its sole cost and expense, repair any damage of any nature and repair any such damage, Licensor may, in its sole discretion, repair such damage and
- reimburse Licensor for within sixty (60) working days of written notice from Licensor the Licensee including Licensor's administration fee plus 15% which Licensee shall and commercially reasonable actions to correct the same and charge the cost of same to proper notification and waiting period, Licensor reserves the right to take any necessary after receipt of such notice. In the event Licensee fails to correct such conditions after shall use reasonable commercial efforts to correct the same within twenty-four (24) hours interference shall occur, Licensor shall give Licensee written notice thereof and Licensee (d) Licensee shall not interfere with the use and enjoyment of the Building by Licensor or other lessees, or licensees of the Licensor or other Building tenants.
- (24) hours after receiving written notice of such interference and after such interference Industry Canada standards. Licensee shall correct such interference within twenty-four operation of telecommunications or computer devices operating in accordance providers of telecommunications services in the Building or with any tenant's use or (e) Licensee's Equipment shall not disrupt, adversely affect, or interfere with other been positively identified as being caused by Licensee's Equipment. Licensor

fails to correct after proper notification and waiting period. reserves the right to disconnect power to any such Licensee's Equipment which Licensee

cause its agents, employees, contractors, invitees and visitors to do so. Schedule D and as reasonably adopted and altered by Licensor from time to time, and will (f) Licensee agrees to comply with the Building Rules and Regulations as specified in

Access

- contact the building manager to make arrangements for acesss and security. business hours for the purposes of installing, maintaining, operating, supplementing and repairing Licensee's Equipment. Outside of normal business hours, the Licensee shall shall have access to the Building and Building Communications Spaces during normal employees or properly authorized contractors, subcontractors, and agents of Licensee (a) Subject to Subparagraphs 5(f) and 6(b), Licensor agrees that Licensee's authorized
- equipment is installed. In the event of an emergency, Licensee shall give to Licensor as much advance notice as reasonably possible of its intent to enter the Building actions taken. A copy of the Licensee's trouble ticket shall be sufficient for this purpose. to be made in the main telephone room and riser closets and where no new cabling or event of an emergency, or for routine service activations requiring only cross connections expected duration of the work to be performed. Such notice shall not be required in the such notice is given, Licensee shall inform Licensor of the names of the persons who will be accessing the Building Communications Spaces, the reasons for entry, and the Licensor a written report detailing the nature of such emergency and the corrective Communications Spaces and within two (2) days following such entry, shall provide to notice to Licensor of its intent to enter Building Communications Spaces. At the time that Subparagraph 6(a), the Licensee agrees to give at least forty eight (48) hours written (b) For the purposes of performing the construction and installation activities described in
- shall take all steps to limit interference with Licensee's operations therein to the safety, protection, preservation, or improvement of the Equipment Room or the Building; and (iv) for such other purposes as Licensor deems reasonably necessary, but improvements or additions, in or to the Equipment Room; (iii) to perform any acts related enter the Equipment Room for any of the following purposes; (i) to maintain the Equipment Room and the Building; (ii) to make inspection, repairs, alterations, (c) Subject to Subparagraph 6(b), Licensor and its representatives shall have the right to

Insurance

as additional insureds under the commercial general liability and umbrella/excess additional parties that Licensor may reasonably designate by written notice shall be added insurance including the perils of fire, flood and earthquake on Licensee's Equipment in by umbrella and/or excess liability policies. Licensee shall maintain all risk property acceptable to Licensor with a combined single limit of at least Five million dollars coverage issued by a company maintaining a minimum A.M. Best "A- Rating or otherwise (\$5,000,000) for injury or death or property damage. This limit of liability can be satisfied policy of commercial general liability insurance including blanket contractual liability (a) Licensee shall maintain in force, at its expense, during the term of this Agreement, a amounts ð cover the replacement cost thereof. The Licensor and

insurance policies limited to the extent of negligence of Licensee, its employees, its agents and/or its contractors.

detriment of Licensor at least 30 days prior to such cancellation. to notify Licensor, in writing, that a policy is due to be cancelled and not be renewed to the insurance certificate at the Building office prior to commencement of any construction and of Licensee required hereunder to the extent of Licensor's rights as an additional insured insurance maintained by Licensor being excess and non-contributing with the insurance primary insurance insofar as Licensor and Licensee are concerned, with any other Licensee shall provide proof of such insurance to Licensor through issuance (b) Licensee's insurance shall contain provisions providing that such insurance shall be

Release by Licensee

In no event will the Licensor be liable to the Licensee and the Licensee releases the Licensor for:

- (a) Equipment Room, and Deemed Area or loss of use of such property; Any damage of any nature or kind whatsoever to the Licensee's Equipment
- 0 of which is at the sole risk of the Licensee; that all Building Communication Spaces are provided "as is" and "where is", the use Spaces provided to the Licensee hereunder, it being acknowledged by the Licensee the quality, adequacy, compatibility or sufficiency of any Building Communication
- 0 while within the Building; access license or similar agreement, whether or not the party has been escorted The activities of any third party, under the terms of another telecommunications
- <u>a</u> the interruption of any service by the Licensee; Building or facilities that cause any damage to the Licensee's Equipment or result in any claims resulting from lightning or other electrical current passing through the
- (e) in supply or interruptions through the use of a UPS system, surge protectors and interruptions in the supply of any services, systems or utilities are not uncommon in utility service save and except for the failure of the Licensor to provide reasonable other appropriate safety systems. Equipment in and on the Building will be protected by the Licensee from any failure prior written notice in accordance with Section 6. The Licensee acknowledges that The inadequacy of any utility service, or the loss of or the failure to provide any buildings and the Licensee further acknowledges that any

employees, agents, invitees or contractors. negligent or wrongful wilful acts or omissions of the Licensor or those of Licensor's affiliates This release extends to any acts or omissions of the Licensor but not to any negligent, grossly

Release by Licensor

claim associated with the loss or damage being brought against the Licensee. Licensee, in requiring the Licensor to maintain property insurance or to self-insure, as provided above, does so with the intent that losses, regardless of how caused, are intended to be covered by that property insurance or self-insurance without any subrogation, claim or other provided by a third party insurer or the Licensor self-insures, it being acknowledged that the insurance in accordance with the terms of this Agreement, whether the property insurance is below deductibles or not) which arises from damage to Licensor's property in respect of which the Licensor maintains property insurance coverage or is required to maintain property The Licensor releases the Licensee in respect of any damage, loss, cost or expense (whether

Consequential Damages - Expanded Meanings - Agency and Trust

- (a) possibility of such damages. opportunity or loss of use of any facilities or property, even if advised of the consequential damages including loss of revenue, loss of profits, other provision of this Agreement), in respect of any indirect, special, incidental or Neither the Licensor nor the Licensee will be liable to the other (regardless of any loss of business
- 0 enforce the benefit of this provision as well as the benefit of each release clause in ("Released Licensor Persons"). The Licensor acts as agent or trustee for the benefit of the Released Licensor Persons, and each of them, to allow them to Wherever a release is provided for under this Agreement in favour of the Licensor, this Agreement that is intended to benefit them. Building and any lender that holds security on the Building, and the respective it will be deemed to include the Licensor, owner(s) and property manager of the directors, employees, agents and contractors, of all and any of them
- 0 and each of them, to allow them to enforce the benefit of this provision as well as the benefit of each release clause in this Agreement that is intended to benefit Licensee acts as agent or trustee for the benefit of the Released Licensee Persons, agents and contractors of the Licensee ("Released Licensee Persons"). it will be deemed to include the Licensee and the officers, directors, employees, Wherever a release is provided for under this Agreement in favour of the Licensee

1. Liens

with all necessary disbursements in connection therewith, together with interest thereon at the counsel fees, in defending any such action or in or about procuring the discharge of such Lien, for any of the aforesaid purposes and all legal or other expenses of Licensor including all discharge the same such Lien by deposit in court or bonding. addition to any other right or remedy of Licensor, Licensor may, but shall not be obligated to, notified of the filing. If Licensee shall fail to discharge such Lien within such period, then, in cause the same to be discharged from title within twenty (20) days after the date Licensee is by or at the request of Licensee shall at any time be filed against the Building, Licensee shall labour, services or materials supplied to Licensee. If any such Lien attributable to work done or exist against the title of the lands on which the Building is situated by reason of work, Licensee shall not suffer or permit any construction or other liens ("Liens") to be filed or placed Any amount paid by Licensor

payment shall be repaid by Licensee to Licensor within sixty (60) days of demand. then current prime rate of interest (charged by Licensor's bank) plus 2% from the date of

Relocation of Licensee's Equipment or Equipment Room

the Licensor setting out particulars of its estimate of the Relocation Costs and, the Licensor will be entitled to rely upon that estimate in proceeding with the relocation. The Licensor may at Costs rescind its Relocation Notice by giving written notice to the Licensee to that effect any time within fifteen (15) days after receipt of the Licensee's estimate of the Relocation is delivered, the Licensee, will, within fifteen (15) days after its receipt deliver written notice to service prior to discontinuing service from the previous service location. If a Relocation Notice relocation using a procedure that will ensure that the relocated equipment is operational for accommodate another supplier of Services. In that case, the Licensee will not be required to pay any part of the relocation costs. The Licensor shall permit the Licensee to effect any be shared equally by the Licensor and the Licensee unless the relocation is primarily to Commencement Date, the Licensor will be solely responsible for the direct, reasonable, out of pocket expenses of the relocation (the "Relocation Costs"), and if the Relocation Notice does not require the relocation to occur until after that two (2) year period, the Relocation Costs will the Licensee's Equipment, and the main telephone room. Upon receipt of not less than one Relocation Notice requires the relocation to occur within the first two (2) years after the Notice") the Licensee shall relocate the Licensee's Equipment and the Deemed Area. hundred and twenty (120) days advance written notice from the Licensor, (a "Relocation The Licensor may at any time, require the Licensee, to relocate within the Building any or all of

Assignment by Licensee

- fees upon receipt of invoice from Licensor within sixty (60) days thereof. conditioned. Licensee will be responsible for Licensor's legal fees and shall pay all such legal Subparagraph 13(a), Licensee shall not assign this Licence without obtaining the prior written consent of Licensor, which consent shall not be unreasonably withheld, delayed, or under the control of, or under common control with Licensee. Except as provided in this corporation or partnership which is, on the effective date of this Agreement, controlled by, Licensor, to assign this Licence to its lenders or any parent or subsidiary corporation or to any (a) Licensee shall have the right, without Licensor's consent, but upon written notification to
- unless Licensor provides such release in writing. (b) No assignment shall release Licensee from any liability or obligation under this Agreement,

Events of Default

- under this Agreement ("Licensee Event of Default"): (a) Each of the following events shall be deemed to be an event of default by Licensee
- minimum period of time reasonably required to thirty (30) day period, in which case such cure period shall be extended for the continue for more than thirty (30) days after written notification of such default by reasonable diligence); Licensee shall promptly commence and prosecute such cure to completion with all Licensor to Licensee (unless such default cannot reasonably be cured within such Licensee's non-monetary obligations under this Agreement and such default shall to the contrary, if Licensee shall default in the observance or performance of any of Except where different cure periods are expressly provided in this Agreement effect such cure provided that

- will be cured within thirty (30) days of such intereference; of Licensee's Equipment, and there is no reasonable prospect that the interference reason of, or as a result of, the installation, operation, maintenance, repair, or removal affected thereby are operating in accordance with Industry Canada standards by computer devices provided in the Building provided such equipment or devices equipment of Licensor or tenant of the Building or any other telecommunications or If there shall be interference with the telecommunications or computer
- of such condition by Licensor to Licensee; the Building by or on behalf of Licensee within twenty-four (24) hours of written notice (iii) If Licensee shall fail to remove any hazardous materials installed or brought into
- Licensee's provisioning of telecommunications services; telecommunications services by (iv) The revocation of Licensee's permission to provide regulated or non-regulated any governing entity authorized to regulate
- up or other termination of Licensee's existence or liquidation of its assets; and makes any proposal or arrangement with creditors, or steps are taken for the winding or insolvent or takes the benefit of any statute for bankrupt or insolvent debtors or (v) If Licensee makes an assignment for the benefit of creditors or becomes bankrupt
- of the assets or business of Licensee. (vi) If a trustee, receiver, receiver-manager, or similar person is appointed in respect
- under this Agreement ("Licensor Event of Default"): (b) Each of the following events shall be deemed to be an event of default by Licensor
- commence and prosecute such cure to completion with all reasonable diligence); time reasonably required to effect such cure provided that Licensor shall promptly period, in which case such cure period shall be extended for the minimum period of the Licensor's obligations under this Agreement and such default shall continue for more than thirty (30) days after written notification of such default by Licensee to to the contrary, if Licensor shall default in the observance or performance of any of Licensor (unless such default cannot reasonably be cured within such thirty. (30) day Except where different cure periods are expressly provided in this Agreement
- the interference will be cured within thirty (30) days of such interference; maintenance, repair, or removal of a third party's equipment or services which the other telecommunicaitons or computer devices provided in the Building affecting Licensee's Equipment by reason of, or as a result of, the installation, Licensor controls or is responsible for at law, and there is no reasonable prospect that If there shall be interference with the Licensee's Equipment or services or any operation,
- written notice of such condition by Licensee to Licensor; otherwise affect Licencee's equipment or services within twenty-four (24) hours responsible at law which may come into contact with, interfere, and/or damage or into the Building by or on behalf of Licensor or a third party for whom the Licensor is If Licensor shall fail to remove any hazardous materials installed or brought

- its assets; and taken on the winding up or other termination of Licensor's existence or liquidation of insolvent debtors or makes any proposal or arrangement with creditors, or steps ar becomes bankrupt or insolvent or takes the benefit of any statue for bankrupt If Licensor makes makes an assignment for the benefit of creditors
- respect of the assets or business of Licensor. a trustee, receiver, receiver-manager, or similar person is appointed

Termination/Remedies

- solely that listed in Subparagrph 12(a)(v). damages to which such Party may be entitled at law or in equity, except that no claim for fees due after the date of termination shall be made if Licensee's Event of Default is alleging default may elect to terminate this Agreement and it may sue for any other and reasonable actions to remedy the Event of Default has been taken, then the Party written notice to the other Party, setting forth the nature of the Event of Default ("Notice herein (which run from the day after receipt of the Notice of Default) that all necessary of Default"). If the Party in default fails to demonstrate within the cure periods set forth Default, as the case may be (each an "Event of Default"), the affected Party shall give (a) Upon or after the occurrence of a Licensee Event of Default or a Licensor Event of
- damage and Licensee shall reimburse Licensor of all reasonable costs and expenses refinish any such damage, Licensor may, in its sole discretion, repair or refinish such Licensee's Equipment, excepting ordinary wear and tear. If Licensee fails to repair or and expense, to repair or refinish all damage caused by the operation or removal of of Licensor without compensation to Licensee. As of the date of such removal, neither Licensor thereof. have arisen or accrued prior to the Termination Date or arise by reason of removal of party shall have any claim against the other, except for claims or obligations that may (i) be removed and stored by Licensor at Licensee's expense or (ii) become the property Communications Equipment or other property removal. Licensee agrees, at its sole cost removed within thirty (30) days after the Termination Date may at Licensor's sole option Equipment and all of Licensee's personal property from the Building. Any property not so (b) At the expiration or earlier termination of this Agreement (the "Termination Date") Licensee shall, in such at Licensee's sole cost and expense, without liens, remove Licensee's repair or refinishing within sixty (60) days of receipt of notice from

Notices

addressed to the parties as follows: shall be in writing and shall be deemed given (a) upon personal delivery to the addressee Any or all notices or demands by or from Licensor to Licensee, or Licensee to Licensor, (b) five (5) days after being sent by prepaid mail, certified mail, return receipt requested (c) one day after delivery by overnight delivery service, (d) on the same day if delivered by Until notified of a different address, as provided herein, all notices shall be

Licensor:

3883281 Canada Inc.

75 Rene Levesque Ouest

Licensee:

Nexacor Realty Management Inc

6th Floor Montreal QC H2C 1A4

With a copy to:

Carttera Management LP
20 Adelaide St East
Suite 501
Toronto, ON M5C 2T6
Attention: Property Manager
Telecopier;

87 Ontario Street West-2ndFir Montreal QC H2X 0A7 Attention; Director, Realty Tranasactions and: Director, Lease Administration

With a copy to

Bell Canada

Real Estate Services
1, Carrefour AlexanderGraham-Bell
Edifice A, 6e etage
Verdun, QC H3E 3B3
Attention: Directeur general,
Gestion stratigique des actifs
Telecopier;

No Implied Waiver

shall not be deemed to be a waiver of such terms, covenant, or condition for any subsequent breach of the same or any other term, covenant or condition herein The waiver by Licensor of any breach of any term, covenant or condition herein contained

Legal Fees

connection with the negotiations of this Agreement and any extension thereto Licensor and Licensee shall each pay their own legal fees and disbursements 3

Equipment to Remain Personalty

termination thereof, belong to and be removable by Licensee during the term of this Agreement, or any extension or renewal thereof, notwithstanding the fact that it may be affixed or attached to the Licensee's Equipment shall remain personalty ("Personalty") Building, of the and upon and shall, Licensee

Severability

the greatest effect possible thereto. invalidity only, and the remaining terms and conditions shall be interpreted so as to give unenforceable under applicable law, said part shall be ineffective to the extent of such writing given pursuant to or in connection with this If any part of any provision of this Agreement or any other agreement, document or Agreement shall be invalid or

Governing Law

accordance with the laws of the Province of Ontario and the laws of Canada as applicable The construction, interpretation and performance of this Agreement shall be

Compliance with Laws

authorities, now or hereafter in effect and shall immediately give written notice to Licensor cost and expense, comply with all laws, by-laws, rules and regulations of government Without limiting the generality of any other covenant herein, Licensee shall, at its own provision. of the occurrence of any event constituting an offence thereunder or a breach of this

Survival of Provisions

relating to monies owed, as well as those provisions relating to limitations on liability and actions, shall survive termination or expiration of this Agreement. Subject to the terms and conditions of this Agreement, any obligation of the parties

Force Majeure

the payments of other monies to be paid by Licensor or Licensee under this Agreement or Licensee. The provisions of this Paragraph shall not apply to the payment of fees or regulations or restrictions, or any other cause whatsoever beyond the control of Licenson shall be excluded fom the computation of such period of time, any delays due to strikes benefit of this Paragraph), war, power failure, flood, natural disasters, governmental laws. riots, acts of God, shortages of labor or materials (not caused by the party seeking the (a) Whenever a period of time is herein prescribed for the taking of any action by Licensor or Licensee, Licensor or Licensee shall not be liable or responsible for, and there

give written notice to the other party hereto of any event or occurrence which it believes falls within the contemplation of this Paragraph 24 Agreement pursuant to this Paragraph 24, the party claiming such excuse shall promptly (b) In order to be entitled to an excuse for any delay or failure to perform under this

No Registration

against the title to the Building unless consented to by the Licensor. Licensee agrees not to register this Agreement or any short form of this Agreement

26. Licence Only

afforded to tenants under the laws of the Province of Ontario. relationship and that in no event shall Licensee be entitled to avail itself of any rights the relationship between Licensor and Licensee be deemed to be a landlord-tenant Equipment Room pursuant hereto. Licensee further acknowledges that in no event shall Agreement or Licensee's use of the Building, Building Communications in the Building, Building Communications Spaces, not and shall not claim at any time any interest or estate of any kind or extent whatsoever This Agreement creates a Licence only and Licensee acknowledges that Licensee does or Equipment Room by virtue of this

27. Successors in Licensor's Interest/Limitation of Liability

- successors and assigns. enure to the benefit of Licensor and Licensee and, except as otherwise provided in this (a) The terms, covenants and conditions contained in this Agreement shall bind and Agreement to the contrary, their respective heirs, distributees, executors, administrators,
- Agreement. the Licensor hereunder shall not be released from any obligation or liability under this certainty, if the assignee does not agree to be bound, or to assume such obligations, then liabilities of Licensor hereunder arising before or after such assignment. that the assignee agrees to be bound by the obligations herein of Licensor, and any automatically released from any obligation or liability under this Agreement to the extent assignment or transfer of all of its interest in this Agreement, the Licensor shall be time, and from time to time, without the prior consent of the Licensee. Upon an (b) Licensor may assign or transfer its interest in this Agreement in whole or in part at any For greater

Entire Agreement

The amended except in writing signed by authorized representatives of the parties concerning the subject matter of this Agreement. This Agreement shall not be modified or understandings between the parties and constitute the entire agreement between them terms and conditions contained herein supersede all prior oral or written

Headings

reference only and do not constitute part of this Agreement The descriptive heading of this Agreement are inserted for convenience and ease of

Schedules

The schedules attached hereto constitute an integral part of this Agreement.

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Date:

Date:

SCHEDULE A

COMMUNICATIONS EQUIPMENT & CONNECTING EQUIPMENT

Telephone Riser Closets on floors [] To be completed riser backbone facilities within the Building comprising a Fibre Optic Cable Infrastructure to Cables terminated in the Equipment Room. Bell Canada will also design, furnish and install 1) Bell Canada will provide Connecting Equipment consisting of Fibre Optic Entrance

SCHEDULE B - EQUIPMENT ROOM

To be inserted

SCHEDULE C - BUILDING COMMUNICATIONS SPACES

To be inserted

SCHEDULE D – BUILDING RULES AND REGULATIONS

Public Order

servants, agents or invitees, or the public. or the Premises, or could injure or annoy other tenants in the Building or their employees acts or the carrying on of any practices which could damage the Building or its reputation servants, agents and invitees under its control so as to prevent the performance of any and requirements relating to the Building or to the Premises, and shall keep its employees, The Licensee shall at all times abide by all laws, rules, regulations, ordinances, provisions

Ordinary Business Hours

After Ordinary Business Hours and on Sundays and Building Holidays the Office Building Ontario and any and all other days designated by the Licensor. weekdays (exclusive of Building Holidays) unless and until changed by the Licensor. The "Building Holidays" to be observed by the Building shall be all statutory holidays in The Ordinary Business Hours of the Office Building shall be 8:00 A.M. to 6:00 P.M. on

will be secured, and no Building Systems will be provided unless as a Special Tenant

Access

such persons writing to the Licensor. The Licensee shall be responsible for all persons to whom it has security access list shall be the sole responsibility of the Licensee and shall be made in Premises after Ordinary Business Hours. All changes, deletions and additions to said the Licensor with a current security access list for all persons with authorized access to the this photo ID shall be deemed to be acceptable identification. The Licensee shall provide refused. Bell Canada personnel will produce on demand, their Bell Canada photo ID and other days, access to the Premises without proper and acceptable identification may be issued keys and/or security access cards and shall be liable to the Licensor for all acts of On Sundays, Holidays and outside Ordinary Business Hours i.e. "off-normal hours" on

Use of Communications Space

fixtures or signs without the prior written consent of the Licensor. suspend from any wall or ceiling or other part of the Building any of its equipment, displays The Licensee shall not overload any floor of the Communications Space nor shall it hang or

deck or root-garden area. except such roof or part thereof as may be designated in writing by the Licensor as a roof-No Licensee, employee or invitee of any Licensee shall go up on the roof of the Building use them for any purpose other than ingress or egress from the Communications Space. corridors, courts, elevators, escalators, vestibules or stairways in and about the Building or required work and obtains the Licensor's written approval to perform the same jurisdiction, but not until it first submits to the Licensor plans and specifications for the requirements of the Licensor and its insurers and of the governmental authorities having shall at its own expense make whatever changes are necessary to comply with the If the Licensee installs any electrical equipment which overloads the electrical facilities, it The Licensee shall not obstruct or encumber the sidewalks, plaza, entrances, lobbies

permitted, provided that such use is in accordance with all applicable federal, provincial and The use of CSA approved microwave ovens for heating (but not for cooking foods) shall be CSA approved equipment for brewing coffee, tea, hot chocolate and similar beverages No cooking shall be done or permitted in the Communications Space except by the use of

result in any odors emanating from the Communications Space city laws, codes, ordinances, rules and regulations and provided that such use shall not

sufficient, in the Licensor's reasonable judgment, to absorb and prevent unreasonable vibration and prevent noise and annoyance. No Licensee shall use its Premises for lodging or sleeping or for manufacturing purposes. The Licensee must place and maintain business machines and other equipment in settings

the halls, passageways or other public places in the Building. The Licensee shall not cover any windows and doors that reflect or admit light and air into

No parcels or other articles should be placed on interior or exterior windowsills No fire exit doors shall be obstructed.

Safety

other tenants or in any way injure or annoy them or the Licensor, or violate or act contrary anything therein which is in any way hazardous or obstruct or interfere with the rights of to the requirements of the Licensor's insurers. The Licensee shall not do or permit anything to be done in the Building, or bring or keep

use any method of heating or air-conditioning other than that supplied or approved by the other than limited quantities thereof reasonably necessary for the operation of the the Communications Space or the Building any inflammable or combustible fluid or material dangerous, explosive or corrosive materials or fluids. The Licensee shall not use or keep in or explosive or corrosive materials or fluids or batteries or other goods containing Licensee's business. The Licensee shall not, without the Licensor's prior written approval The Licensee shall not keep in the Communications Space or the Building any dangerous

building evacuation procedures The Licensee shall co-operate with the Licensor in the holding of fire drills and in practicing

Security

or occupants of the Building. regard the Licensee shall make good all injuries sustained by the Licensor or other tenants Space, so as to prevent waste or damage, and for any default or carelessness in this locked, before the Licensee or the Licensee's employees leave the Communications The Licensee shall ensure that the doors of the Communications Space are closed and

locked at all times when not in use The Licensee shall keep the doors to the Communications Space corridors closed and

thereof. Lock cylinders and keys shall be changed by the Licensor at the Licensee's expense upon receipt of written request from the Licensee. by any Licensee, nor shall any changes be made in existing locks or the mechanism No additional locks or bolts of any kind shall be placed upon any of the doors or windows

Licensee, and in the event of the loss of any keys so furnished, the Licensee shall pay to the Licensor the cost of replacement keys. Licensor all keys and/or access cards either furnished to, or otherwise procured by, such The Licensee must, upon the expiration or sooner termination of its tenancy, return to the

Building janitors and contract cleaners will be provided with a passkey to offices in the

Receiving of Supplies

be made at such hours and in accordance with such rules as the Licensor may prescribe. All loading and unloading of merchandise, supplies, fixtures, equipment and furniture shall

or odor or to obstruct stairwells to the Parkade or any other element of the Building to the Building caused by the Licensee or its contractor, delivery or moving service will be incurred by the Licensor with respect thereto will be charged to the Licensee. Any damage The Licensee shall not permit any items delivered to or dispatched by it to create any mess repaired by the Licensor the Licensee's expense and charged to the Licensee. pounds per square foot unless written approval is granted by the Licensor). All costs considered necessary, the means to distribute the weight thereof (to no more than 75 loads beyond the rated capacity of elevators shall be brought into the Building. The selected by the Licensor and then only with prior notice to and approval by the Licensor. No All carrying in or out of unusually heavy or bulky freight must take place only during hours exclude from the Building all freight which violates any term of this Lease. be moved through the mall or ground floor entrances or lobbies to the Building. The must be shipped through the loading area and the freight elevator. In no event shall freight may be used for moving freight in the Building. All freight entering or leaving the Building acceptable to the Licensor and only hand trucks equipped with rubber tires and side guards Licensor shall have the right to prescribe the location of heavy loads or objects and if be used. The persons employed by the Licensee for such work must be reasonably may reasonably determine from time to time and in the freight elevator if an elevator is to (collectively herein called "freight") must take place during the hours which the Licensor The delivery or movement of any freight, furniture, safes or bulky matter of any description Licensor reserves the right to inspect all freight to be brought into the Building and to

Housekeeping

by the janitors, their employees or any other person performing janitorial services. reason of carelessness or indifference in the preservation of good order and cleanliness. purpose of cleaning the same. The Licensee shall not cause any unnecessary labour by other than those approved by the Licensor shall be permitted to enter the Building for the the purpose of cleaning the Communications Space, unless otherwise agreed to by the The Licensor shall not be responsible for any loss of or damage to any Licensee's property Licensor in writing. Except with the written consent of the Licensor no person or persons The Licensee shall not employ any person or persons other than the Licensor's janitors for

Pest Control

such pest extermination contractor as the Licensor directs, and at such intervals as the Licensor reasonably requires. The Licensee shall engage for the Communications Space at its sole cost and expense

Handling of Refuse

and the Licensee shall not burn or otherwise dispose of any trash or garbage in or about the Premises or anywhere else within the Building. vermin-proof containers, all trash and garbage until the appointed day for removal of such The Licensee shall keep within the Communications Space, in covered fire-proof and

Maintenance Requests

of their regular duties, unless under special instructions from the office of the Licensor. office in the Building. Building employees will not perform any work or do anything outside Maintenance requests will be attended to only if made to the Licensor at the management

12. Alterations and Repairs

Communications Space or the Building or paint any ceiling, ceiling tile, suspension grid or The Licensee shall not mark, paint, drill into, or in any way deface any part of the

connection with any window of the Building without the prior written consent of the other coverings, hangings or decorations shall be attached to, hung or placed in, or used in similar floor covering so that it is directly affixed to the floor of the Communications Space without the Licensor's approval. No curtains, draperies, blinds, shutters, shades, screens or The Licensee shall not install vinyl tile or sheet, hand tile, marble, wood parquet, carpet or

approval of the Licensor. any additional lighting or abnormal power consuming equipment without prior written windows and exterior of the Building nor placed in the corridors or vestibules. air-conditioning units or other items shall be put in front of or affixed to any part of the other device on the roof or patio or exterior walls of the Building. No awnings, showcases, The Licensee shall not alter the standard building ceiling lighting or HVAC system or install The Licensee shall not install any radio, microwave or television antenna, loudspeaker or to any window of the Building so as to be visible from the outside of the Building. No file, cabinets, boxes, containers or similar items shall be placed in, against or adjacent

Advertising

the interior glass surface of any show window or door, without the Licensor's prior written advertising medium to, upon or above the exterior of the Communications Space, or use The Licensee shall not erect, install, display, inscribe, paint or affix any sign, lettering or

Canvassing

and each Licensee shall operate to prevent the same Canvassing, soliciting, distribution of handbills and peddling in the Building is prohibited

15. Animals

disabled No animals or pets are allowed in the Building at any time, except for dogs assisting the

16. Vending Machines

without the prior written consent of the Licensor. No vending or amusement apparatus shall be brought on to the Communications Space

Bicycles and Vehicles

Licensor. Bicycles and vehicles are to be parked or left or secured only in areas designated by the