

### **BUILDING ACCESS LICENCE AGREEMENT**

the "Licence")

Effective Date	October 21st, 2015		Term		10 Years			
Owner/Property	Manager		4 6 3	Bell			_	
Legal Name	MOUNT DAVISVILLE PROPERTIES INC.			Legal Name		Bell Canada C/O SNC-Lavalin O&M Solutions Inc		
Address	477 Mount Pleasant Road, Toronto, ON			Address		87 Ontario St. W. 6th Floor, Montreal, QC H2X 0A		
Contact Name				Contact Name		Department, Real Estate Services and Department, Lease Administration		
Title	Property Manager	operty Manager			Title N/A			
Telephone				Telephone N/A		N/A		
Email				E	mail	N/A		
Fax				Fax		(514) 840-8404		
A		300	Buildi	ng(s)			-	
Street No.	Street Name	Dir	City	Prov.	Pos	tal Code	# of Units	Space Required
1 477	Mount Pleasant	Rd	Toronto	ON				
Owner	Name (if different from at	oove):						
Street No.	Street Name	Dir	City	Prov.	Pos	tal Code	# of Units	Space Required
Owner	Name (if different from at	-lavar						
Street No.	Street Name	Dir	City	Prov.	Pos	tal Code	# of Units	Space Required
3	On oct Hame	Dil	Ony	1100.	103	ital code	# Of Office	
	Name (if different from at	oove):						
Street No.	Street Name	Dir	City	Prov.	Pos	tal Code	# of Units	Space Required
4								
	Name (if different from al	oove):				-		
Street No.	Street Name	Dir	City	Prov.	Pos	tal Code	# of Units	Space Required
5 Owner	Name (if different from al	nova).					-	
Owner	wante (it unterent nom at	Jove).	and the					
			Addition	al Terms				
	-	_	cknowledgeme		_		S. Janes	
By signing below confirms their aut	, Owner & Bell agree to a thority to bind Owner.	Il the te	erms and conditi	ons in this Li	cence	. Signatory	for Owner (or	property manager)
Owne	er/Property Manager Sig	nature		V-1-3		Be	li Signature	
Signature			CONTRACTOR CONTRACTOR	Signatur	9			5-0-2-5-19-3 <del>(1-0-0-6</del> -1-0-7-
Name /				Name				
Title Sillent				Serior	Sp.	ecilli	st-Asse	t ment.
Nov 191	15			IN 10U	3	, 20	15	

In consideration of the mutual rights and obligations herein expressed and uther good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged) Bell and Owner agree as follows:

1. Owner grants to Bell and any affiliates ("Affiliates") (as defined in the Cenada Business Corporations Act, as amended) of BCE inc. including, those for whom Bell is responsible at law including agents, mandatories and third-parties (collectively referred to as "Bell") at no cost or charge to Bell, a non-exclusive right and bicance to (i) access the building(s) listed on Page 1 (the "Building(s)" and each separately, a "Building") and the common areas of the Building(s) to install construct, operate, mandatin, repair, modify, improve, upgrade, replace, relocate within the Equipment Space(s), and remove, at Bell's sole expense and risk, the Equipment in the Buildings. "Equipment" includes but is not limited to any hardware, who, cabiling, infrastructure or any other thing foxicloiding Conduit, as defined below), which is necessary and incidental to enable Bell to defiver its current and buttree felecommunication. broadcast, interret, entertament or other services (the "Strivices") to occupants of the Building(s); (ii) use the Conduit, entrance link and communications spaces to connect the Equipment; and (iii) connect the Equipment to the incide whe and in-building what in the Building(s).

2. Owner acknowledges that Bell shall also have access to and Owner shall make available a path and/or conduit (the "Conduit"), adaption, and the property and

(the 'Conduit'), along, over, under or on the lands on which the Building(s) are slibilled, from the property line to the Building(s), and in or through the Equipment Space(s). If Buil determines Equipment must be installed to the Conduit, the Building(s) and/or the Building(s) foliacommunications(cabile) com(s) (collectively, the 'Equipment Space(s)') Built may install, operate, relocate, maintain, upgrade and remove any Equipment within the Conduit. Bell shall provide to Owner a plan of installation, upgrade or maintenance of the Equipment within the Conduit and Equipment Spaces which Owner will be deemed to accept unless Owner provides reasonable written comments on such plan within 14 days of receipt of such plan, in which case Bell and Owner shall take reasonable commercial steps to address Owner's comments. Owner agrees that the Equipment Spacu(s) must. (i) provide secure access (under lock and key, all minimum; (ii) be water light at all times; (iii) have available for Bell's use, it is reasonable requirements for power supply; (iv) have sufficient space to install Equipment masonably required by Bell to offer Services within the Building(s), including without limitation, Equipment with minimum dimensions set out on Page 1, and (v) meet any other technical requirements as multinity agreed in

minimum dimensions set out on Page 1, and (v) meet any other technical requirements as multiply agreed in writing by Owner and Belt.

Except in the case of emergencies, all rights of access granted and uses permitted herein shall be available to. Belt during normal service hours for the Buildings, 365 days per year subject to Belt providing reasonable notice to Owner or its agent or mandatories of its intention to enter the Buildings).

Bell shall, at its own cost, be responsible for the provision, installation, maintenance and repair of its Equipment during the Term, although each individual occupant of a Building may focur charges (at Belt's then applicable (etex) specific to such occupant's in-sulfir requirements. Bell agrees to repair, at it sole expense, any direct damage to the Building(a) where such damage is caused by or arises out of any negligent act, wilful misconduct or amission retaring to Bell's use and occupation of the Building(s). Owner shall not tamper, interfere or connect to the Equipment in any manner whatsoever. Owner agrees to reimburse Buil for any loss of or damage to the

to the Equipment in any manner whatsoever. Owner agrees to reimburse Bell for any loss of or dumage to the Equipment caused by Owner, its employees, agents, mandatories, contractors or those for whom its responsible at law. The Equipment will remain the property of Bell at all times, and will not become a fixture or immovable despite any legal principle to the contrary. Owner agrees that it has no legal or equilable ownership interest in the Equipment. Owner renounces, winness or assigns, to Bell, its right of accession. Owner will permit Bell to complete an initial inspection of the Building(s) and the Equipment Space(s) to ensure that the requirements of Section 2 are met and if such requirements are not met, Owner authorizes Bell to modify the Equipment Space(s) on Owner's behalf at Bell's sole cost and discretion to comply with the requirements of Section 2. It available, upon request from Bell, Owner shall provide a current set of electrical and site plans.

Section 2. If ayailable, upon request from self, Owner shall provide a current set of sectrical and eine plans. Owner shall facilitate Bell's access to Individual units within the Building(s) to install any Equipment in the unit. Nothing in this Ucenca limits Owner's right to repair any common elements of a Building; provided that where any such repair may affect the Equipment, Owner shall, (i) provide Bell with reasonable advance written notice and permit Bell to adjust and/or move its Equipment before the repairs are made; and (ii) reimburse Bell for all reasonable costs Bell incurs as a result of any relocation or adjustment pursuant to this Section 6. Each party represents and warrants shall. (ii) it has full right, power and authority to enter into and perform its

obligations in this Licence; (ii) it is under no obligation, statutory, contractual or otherwise, which could prevent or interfers with the complete performance of its covenants and obligations herein; and (iii) it is validly organized and axisting under the name indicated on this Licence. Owner represents and warrants that (i) no building rule is in force that would prevent or limit either party from: (a) antering into this Licence; and/or (b) performing its obligations hereunder; (ii) the owner(s) of the building(s) listed on Page 1 have sufficient right, title and interest in the Building(s) to grant this Licence; and (iii) if any of the Building(s) is a condomnium building. Owner has satisfied the requirements under the Condomnium Act. 1998, as amended or the applicable provisions of both the subject declaration of co-ownership agreement and the Corl Code of Québec (collectively, the "Act") with

respect to enlering into a telecommunications agreement.

Notwithstanding anything in this agreement to the contrary, in no event will Bell be table for nor will Bell be required to indemnify and save hamfless Owner from and against any indirect, special, incidental or consequential damages, including loss of revenue, loss of profits, loss of business opportunity or loss of use of any facilities or

property, even if advised of the possibility of such damages.

The Torm will be sutomatically extended for additional one year terms on the terms and conditions herein for so long as the Equipment remains in the Equipment Space(s). "Term" means the term specified on Page T, and any

10. Either party may terminate this Licence: (a) in the event of a material branch of this Licence, when such breach is not curred within 90 days of receipt of written notice by the non-breaching party or (b) upon 120 days notice by Owner whim Bell is no longer serving customers in the Building(s). 

11. If the acuson of a governmental authority requires modification of: (i) this Services or (ii) the terms on which they are provided which are inconsistent with the terms of this Licence or which impairs Bell's ability to provide the Services in an economical or technically practical fashion, then (a) this licence will be deemed amended in a manner to allow Bell to fulfil its legally mandaled obligations, or (b) Bell may, at its option, terminate his Licence. upon 30 days' written notice to Owner or such other period reasonably agreed upon by the parties. Upon termination of this Ucence and provided there are no subscribers to Services in the Building(s), Bell will be allowed 60 days to remove the Equipment, after which any remaining Equipment will be deemed abandoned and porship and title will automatically transfer to Owner. If subscribers to the Services romain in the Buildings bynorang and the wall and market by dealers to owner. This Licence constitutes the entire agreement of the parties and supersedes all prior agreement and

understandings on this subject matter hereof. Except as provided in Section 7, neither party makes any sepresentation or warranty express or implied, statutory or otherwise to the other.

1. Owner and Bett acknowledge and agree that this Licence perfains to each separate Building listed on Page 1. Where applicable, the terms and conditions of this Licence shall be interpreted by the parties and by any third. parry adjudicator as if such terms and conditions apply to each Building separately from the other Buildings. For greater certainty, in the event that this Licence is terminated with respect to any one Building (whether pursuant to the terms of this Licence or otherwise), the terms and conditions of this Licence shall mmain in full force and

to the terms of one cuerned of otherwise), the terms and continuous or the cuerne shall remain in this force and effect, unamended in respect of the regranding Building(s)s for the Term. In the event of any sale, conveyance, assignment or transfer (other than a conveyance without consideration of a portion of a Building or a governmental authority required as part of or in the course of the development thateoly (collectively, a 'Transfer') of all or part of a Building (the 'Subject Building'). Owner shall cause the transferee (collectively, a "frameter") of all or part or a guident time. Subject cuttoring 1, Owner shall cause the transferee to execute and deliver to Boll an agreement whereby the transferee agrees to assume and be bound by all the rights and obligations of Owner as set out herein as they apply to the Subject Building as if the transferee was an original signatory hereof (the "Assumption"). Upon the date any such Assumption becomes affective, Owner shall be immrediately released from its obligations under this Licence in respect of the Subject Building (save and except for any outstanding obligations arising hereunder prior to such Assumption). This Licence is bit and shall enum to the benefit of Owner and Bell and their respective heirs, executors, administrators, s and assigns.

15. Upon registration of a condominium plan for the Building(s) in Ontario or a declaration of co-ownership for the Building(s) in Quebec (the "Declaration") prior to the expiry of the Term, Owner shall, upon such registration, be immediately released from its obligations under this Licence (save and except for any outstanding obligations ansing hereunder prior to such registration) provided that the corporation ("Corporation" which is otherwise

ansing hereunder prior to witch registration) provided that the corporation ("Gorporation" which is otherwise known as the syndicate of the co-owners in Québec) established in the Declaration has assumed and agreed to be bound by all the rights and obligations of Owner set out herein, subject to the provisions of the Act. For greater certainty, this Section 15 only applies in the event of the registration of a Declaration.

16. Owner and Boll hereby agree that this Licence and any confidential information provided by one party to the other party herein shall remain the confidential information of the disclosing party and no receiving party shall disclose such confidential information without the prior written consent of the disclosing ray, or unless disclosure of such confidential information is compelled by judicial or regulatory process or otherwise by fave or if the confidential information has been made subth without my action by the receiving party. Confidential confidential information has been made public without any action by the receiving parry. \*Confidential information that made information which is confidential in outure, whether such information is or has been conveyed to receiving party orally or in written or other fangible form, and whether such information is created directly or indirectly such as in the course of discussions or other investigations by receiving party. Nowthistanding the foregoing, the absence of any identification shall not relieve receiving party. Nowthistanding the foregoing, the absence of any identification shall not relieve receiving party of the obligation to treat as confidential, information which would be considered confidential by a person exercising reasonable business judgment. For greater certainty, this provision shall not be construed to prevent either party from disclosing any of the terms of this Licence to its auditors, and financial and/or legal advisors.

Each party shall ensure that it complies with all applicable laws and regulations. This Licence will be governed by the laws of the province in which the Building(s) are located and the applicable laws of Canada and all applicable rulings and orders of federal, provincial and local governmental agencies, including, but not limited to

the Canadian Radio-Television and Telecommunications Commission or any successor body. If any provision of this Licence is found to be invalid, illegal or unenforceable, the other provisions of this Licence shall not be affected or imperied, and the offending provision shall automatically be modified to the least extent necessary in order to be valid, legal and enforceable.

Any demand, notice or other communication to be given in connection with this Licence must be given in writing and will be given by personal delivery or by electronic means of communication addressed to the recipient at the address listed on Page 1, with a copy of all notices to Bell to:

1 Carrefour Alexander Graham-Bell Tour A, 7e étage, Verdun, Quebec H3E 3B3

Fax: (514) 766-8758 Altention: Corporate Secretary

20. Sections 8, 11, 16, 17 and 18 will survive the expiration or termination of this Licence. Except for an assignment to an Affiliate. Bell may not assign the Licence without the pronorwritten consent of Owner(s).

Page 2 of 2 - Version 2015 008

\* upon 120 days notice by the Owner to bas. - demolition of the Burlding.

#### ADDITIONAL TERMS



Owner and Bell agree that the terms below are incorporated into the Bell access agreement with the Effective Date of October 21st, 2015

#### Additional Terms

Bell shall pay a licence fee equal to Three Thousand Dollars (\$3,000.00) to the Licensor annually in advance together with any applicable taxes.

The Term will be automatically extended for additional one year terms on the terms and conditions herein (except for the license fee, which should not be less than \$3000/year and which will increase by a percentage equal to the percentage increase in the Consumer Price Index from the Effective Date or the start of the previous renewal term (if any) as the case may be, to the start of the applicable renewal term) for so long as the Equipment remains in the Equipment Space(s)." "Term" means the term specified on Page 1, and any renewal term.

Bell shall pay an electricity consumption fee of Eight Hundred Dollars (\$800), yearly in advance to cover the cost of electricity consumed in connection with the installation, operation and maintenance of the Equipment. The Owner shall use reasonable commercial efforts to notify Bell in advance of any planned utility outages that may interfere with Bell's Equipment use but shall not be responsible for any losses, costs or expenses suffered as a result of any such outages providing reasonable commercial efforts to provide advance notice of such planned utility outages were taken. The Owner has no obligation to provide emergency or "backup" power to Bell.

# By signing below, Owner and Bell agree to the additional terms set out above. Signatory for Owner (or property manager) confirms their authority to bind the Owner. Owner/Property Manager Signature Bell Signature Name President Title Nov 19 15 Date Date

INITIAL LAYOUT

## Bell