

RADIO SERVICES AGREEMENT

This Agreement is between

The Corporation of the Township of Cavan Monaghan, 988 County Road 10, Millbrook On, L0A 1G0 (“Cavan Monaghan”)

AND

The Corporation of the Township of Douro-Dummer, 894 South Street, P.O. Box 92, Warsaw, ON K0L 3A0 (“Douro-Dummer”)

AND

The Corporation of the Municipality of Trent Lakes, 760 Peterborough County Road 36, Trent Lakes, Ontario K0M 1A0 (“Trent Lakes”)

AND

The Corporation of the Township of Havelock-Belmont-Methuen, 1 Ottawa St E., P.O. Box 10 Havelock Ontario, K0L1Z0 (“Havelock-Belmont-Methuen”)

AND

The Corporation of the Township of North Kawartha, 280 Burleigh Street, PO Box 550 Apsley, ON K0L 1A0 (“North Kawartha”)

AND

The Corporation of the Township of Otonabee-South Monaghan, 20 Third Street P.O. Box 70 Keene, On K0L 2G0 (“Otonabee-South Monaghan”)

AND

Bell Mobility Inc. a corporation incorporated under the laws of Canada, having its registered office at 1050 Côte du Beaver Hall, Montréal, Québec, H2Z 1S4 (“**Bell**”)

For valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. AGREEMENT AND SCHEDULES

- 1.1. Townships: The following 6 entities are each individually defined as a “**Township**”: Cavan Monaghan; Douro-Dummer; Trent Lakes; Havelock-Belmont-Methuen; North Kawartha; and Otonabee-South Monaghan. All Townships together are jointly considered the Customer, and are jointly and severally liable under this agreement for all obligations including but not limited to the payment of Fees.
- 1.2. Services and Products: The Customer requests and Bell will provide to the Customer the services and products described in each schedule attached to, and forming part of, this agreement from time to time (a “**Schedule**”) in accordance with the terms and conditions of this agreement. Altogether, the terms and conditions set out in this agreement, and the applicable Schedules form the “**Agreement**”.

- 1.3. Services: Services purchased pursuant to the Agreement (each a “**Service**”, collectively the “**Services**”), and additional terms and conditions applicable to the provision of the Service(s) are described in Schedules attached to this Agreement from time to time (each a “**Service Schedule**”), as further described in Section 2.
- 1.4. Products: Equipment (including Purchased Equipment), maintenance services, software and/or firmware purchased pursuant to the Agreement (each a “**Product**”, collectively the “**Products**”), and additional terms and conditions applicable to the provision of Product(s) are described in Schedules attached to this Agreement from time to time (each a “**Product Schedule**”).
 - (a) Customer assumes the risk of loss and damage to any Product that has been delivered to its premises. The Product is billable to the Customer upon delivery, provided that the Product was ordered by Customer, and the Product is not visibly damaged. Title to Product shall transfer to Customer upon payment in full of all Fees and Taxes (as defined below). Once title and risk of loss has passed to Customer, Bell is not responsible for any defect in the Product.
 - (b) By installing or using Products, Customer agrees that any hardware or software included with the Product purchase is licensed, and otherwise subject to conditions of use, strictly in accordance with the terms provided by the OEM (“**OEM Terms**”). The OEM Terms are a binding contract directly between Customer and the OEM, formed upon the installation or use of the Product by Customer. Bell will have no liability to Customer in connection with such Product and any warranty, indemnity and liability for Product will be provided by the OEM as set out in the OEM Terms.
 - (c) Unless otherwise set out in a Product Schedule, Customer is responsible for payment of all charges for transportation, duty, customs clearance, insurance, brokerage, as well as any other applicable charges and costs from the point of shipment of the Product.
- 1.5. The **Agreement** include the following:
 - (a) The main body of this Agreement;
 - (b) The following schedules are attached to and form part of this Agreement:

Schedule 1	Statement of Work
Schedule 2	Fees and Charges
- 1.6. If there is any conflict between the terms of the main body of this Agreement and the Schedules, the terms of the main body of this Agreement shall govern unless otherwise expressly providing in writing in a Schedule.

2. **SCOPE**

- 2.1. Managed Services for Equipment. Bell will manage the radio equipment (“**Statement of Work**”) in accordance with Schedule 1 for the Fees set out in Schedule 2.
- 2.2. Bell Providers: Bell may perform its obligations under this Agreement through its affiliates (as defined in the *Canada Business Corporations Act*) (an “**Affiliate**”), agents, suppliers or subcontractors (the “**Bell Providers**”), but Bell shall not be relieved of its obligations by using the Bell Providers.

3. **FEES**

- 3.1. Fees and Late Payment Charges. The Customer shall pay fees for the Services and the Product price as set out in Schedule 2, plus any other money owed pursuant to a Change, Termination Charges, or any other provision of this Agreement (together, the “**Fees**”). The Customer shall also pay applicable commodity taxes, and similar

taxes levied or assessed by any local and/or government authority, as well as surcharges for foreign taxes or those imposed by third-party providers, and withholding tax, if any (collectively, "**Taxes**"). Customer shall pay Fees and Taxes shall be due and payable no later than thirty (30) days from Customer's receipt of the invoice (the "**Payment Due Date**"). Customer agrees to remit payment to Bell at the remittance address set out in the invoice. Without limiting Bell's remedies at law or in equity (including withholding delivery of the Purchased Equipment), in the event that Customer fails to make full payment of any amounts due, including any interest owing on such amounts as calculated in accordance with this Section 3.1 (the "**Balance**"), to the proper address on or before the Payment Due Date, Customer shall also pay interest on the unpaid Balance in an amount equal to the lesser of (i) three percent (3%) of the unpaid Balance per month (or 42.58% per year), and (ii) the maximum lawful rate of interest permitted under law, which interest shall accrue from the Payment Due Date.

- 3.2. No Withholding, Deduction or Set-Off: Customer shall not withhold or deduct any amounts from, or set-off amounts owed by Bell or a Bell Affiliate to Customer against any amounts invoiced by Bell or a Bell Affiliate under this Agreement.
- 3.3. Disputed Charges: The Customer shall notify Bell in writing within 150 days of the date of the applicable invoice of any charges that Customer disputes. If Bell determines, acting reasonably, that those charges should not have been billed or were over-billed, Bell will credit Customer for those charges.
- 3.4. Townships Split Evenly: Subject to Section 1.1 of the Agreement, the Townships have agreed to pay all Fees owed under this Agreement evenly in shares of 1/6th per Township, unless otherwise agreed-upon in writing. Should any Township wish to exit this Agreement, they will continue to be responsible for their share of Fees owed for the duration of the Agreement

4. CHANGE MANAGEMENT

- 4.1. Any changes to the Services ("**Changes**") will be agreed upon by the parties in writing, except as otherwise set out in this Section 4.
- 4.2. Customer acknowledges that certain Changes are mandatory because they are prescribed by applicable law or are otherwise required pursuant to Section 4.4 of this Agreement.
- 4.3. Bell may, acting reasonably, make changes to or replace the Bell Provided Equipment in Customer's care and control and used in connection with the provision of the Services, provided that (i) Bell provides Customer with 90 days advance written notice of any such changes or replacement of Bell Provided Equipment where such changes or replacement will require a corresponding change in Customer's equipment, and (ii) any such changes or replacement of Bell Provided Equipment do not change the functionality of the related Services. "**Bell Provided Equipment**" means all material, equipment and software required for Customer to use the Services or Products and made available to Customer by Bell or the Bell Providers, and any other software and equipment, used by Bell in the provision of the Services.
- 4.4. Bell may make adjustments or deviations from time to time to the Services, without Customer's prior consent, provided that any such adjustments or deviations do not result in any material degradation of the Services, or any additional Fees.

5. RADIO FREQUENCIES

- 5.1. Customer shall be responsible to obtain and maintain, during the Term, the required licenses from the applicable governmental authorities with respect to the use of radio frequencies necessary in order to enable the operation and use of the radio equipment in accordance with this Agreement.
- 5.2. The parties confirm that as of the Effective Date it is their intention that the licensed spectrum (identified in the specifications) will be used by Bell in the design and operation of the Services, and that Bell's ability to deliver the

Services in such spectrum is subject to Innovation, Science and Economic Development Canada (ISED), the Government of Canada's regulatory body responsible for radio frequency spectrum management (the "**Regulator**"), granting licenses in the licensed spectrum to Customer.

- 5.3. Customer shall apply to the Regulator for authorization and approval of the licensed spectrum for the operation of the Services. Bell agrees to provide on a time and materials basis, such assistance in the preparation of the application as Customer may reasonably require. Subject to receipt of confirmation from the Regulator that the Services is authorized and approved to operate in the licensed spectrum, Customer shall, within seven (7) business days thereafter, execute and deliver to Bell an authorization in the Bell required format to enable Bell to apply to the Regulator for the issuance of the licensed spectrum that are required by Bell to operate and maintain the Services pursuant to the terms of this Agreement.
- 5.4. Customer shall be responsible, at its own expense, for payment to the Regulator of all fees and costs associated with the issuance, maintenance, modification or renewal of licensed spectrum that is required for the Services, including in respect of any licensed spectrum that is required and issued for any additional authorized users of the Services. Customer shall provide written confirmation to Bell annually, within thirty (30) days of date of payment, that all such payments have been duly made.
- 5.5. In addition to the authorization referred to in Section 5.2, Customer agrees that it will also execute and deliver to Bell, any additional authorizations that Bell may reasonably require during the Term to enable Bell to operate the Services and to perform its obligations under this Agreement.
- 5.6. Customer acknowledges that Bell cannot deliver the Services in the licensed spectrum until the authorization referred to in Section 5.2 has been delivered by Customer to Bell, and that Bell shall not be required to apply to the Regulator for the issuance of licensed spectrum for the Services, or to provide the Services on the licensed spectrum, unless the Regulator has approved the licensed spectrum for the Services and Customer has delivered that authorization to Bell.
- 5.7. Bell shall not be authorized at any time during the Term to submit a request to the Regulator for any amendment, change, termination or cancellation of any licensed spectrum that have been issued in respect of the Services, unless Bell has received written authorization from Customer to submit such request to the Regulator.
- 5.8. The parties confirm that the management of any simplex licenses, and the license fees payable to the Regulator in respect thereof, that are required and used for direct radio to radio communications without the use of the Services are the sole responsibility of Customer.

6. PERSONAL INFORMATION AND PRIVACY

"Personal Information" means information relating to an identified or identifiable individual that Customer make available to Bell, directly or indirectly, in connection with this Agreement as defined in Section 2(1) of the Personal Information Protection and Electronic Documents Act (S.C. 2000, C.5), as may be amended, interpreted or replaced ("PIPEDA"). The parties shall comply with their respective obligations under Applicable Law relating to privacy and data protection, including PIPEDA and CASL, and any successor legislation. Bell may only use, access, manage, transfer, disclose or otherwise process Personal Information provided by or on behalf of Customer to fulfill the purposes for which it was made available. Bell acknowledges that it will implement and maintain the appropriate technological, physical and organizational security measures required to protect Personal Information. If the Parties reasonably believe that: (a) there has been a breach of security safeguards; and (b) such breach creates a risk to Personal Information, then they will notify each other. If a third party requires Bell to provide access to Customer's Personal Information pursuant to Applicable Law, Bell shall notify Customer. The parties shall reasonably cooperate with each other in connection with any access requests for Personal Information. Notwithstanding anything to the contrary in this Agreement, Bell shall promptly return to Customer or destroy all Personal Information which is no longer necessary to fulfill the purpose(s) for which it was made available, unless otherwise instructed.

7. TERM AND TERMINATION

- 7.1. Term. The term of this Agreement shall commence upon the date of final signature (the “**Effective Date**”), and shall remain in full force and effect for a period of seven (7) years (the “**Initial Term**”).
- 7.2. Termination for Default. Bell may, in its absolute discretion, and in addition to all other rights and remedies under this Agreement and in law, immediately terminate this Agreement or suspend the Services provided to Customer hereunder by notice to Customer prior to the end of the Term, for breach by Customer of any material term of this Agreement, including the failure by Customer to make full payment of an invoice by the Payment Due Date, provided that Bell provides Customer with written notice of the breach and provided further that the breach is not remedied within fifteen (15) days after the delivery of such notice to Customer.
- 7.3. Termination for Insolvency. Either party shall be entitled to terminate this Agreement immediately with written notice in the event of the other party's insolvency, receivership or voluntary or involuntary bankruptcy.
- 7.4. Termination for Convenience. Customer may terminate this Agreement, or the Services, on ninety (90) days written notice to Bell, provided that Customer pays the Termination Charges set forth in Section 6.5.
- 7.5. Termination Charges. In the event Customer wishes to terminate this Agreement or the Services for convenience in accordance with Section 6.4 hereof, or this Agreement is terminated by Bell for default on the part of Customer, Customer shall pay to Bell, as liquidated damages, and not as a penalty, an amount equal to (a) 100% of the reasonable out of pocket expenses that Bell incurs or will incur in connection with its contractual arrangement with any third party providers of the radio equipment or the provision of the Services, as well as (b) to 100% of Fees applicable to the Services that would have been payable to the end of the Term (together, the “**Termination Charges**”). The Termination Charges shall be payable by Customer in accordance with the payment provisions of this Agreement, in one single payment.

8. WARRANTIES

- 8.1. Each party makes the following representations, warranties and covenants to the other party as of the date of execution and continuing during the Term:
 - a) It is a corporation duly incorporated or a partnership or sole proprietorship duly registered and validly existing under the laws of its jurisdiction of incorporation or registration and has all necessary corporate power and authority to carry on business;
 - b) It has full power, legal right and authority to authorize the creation, execution, delivery and performance of the Agreements; and
 - c) It is in compliance and shall continue to comply with all applicable laws and regulations with respect to its performance under the Agreements.
- 8.2. Warranty and Repair on Radio Equipment. Customer acknowledges any Purchased Equipment sold hereunder is subject to the terms and conditions of the original manufacturer's warranty, plus any additional warranties as purchased by Customer for any Purchased Equipment. Bell will support and if requested, provide repair service to all Purchased Equipment for a minimum of 10 years on a time and material basis. By installing or using the Purchased Equipment, Customer agrees that any software contained therein is licensed for use strictly in accordance with its license terms, and Customer will comply and be bound by the software license terms provided with the Purchased Equipment. Any additional support for Purchased Equipment not contemplated as of the execution of this Agreement must be processed as a Change, and pricing for any related maintenance will be set out in the applicable Change.

- 8.3. Exclusion of Warranty. BELL DOES NOT WARRANT THAT ANY OF THE SERVICES, AND RADIO EQUIPMENT MADE AVAILABLE HEREUNDER OR DEVICES USED IN ASSOCIATION THEREWITH, WILL OPERATE UNINTERRUPTED OR ERROR FREE, THAT ALL DEFICIENCIES, ERRORS, DEFECTS OR NON-CONFORMITIES WILL BE OR ARE CAPABLE OF BEING CORRECTED, OR THAT THE PROVISION OF THE SERVICES WILL MEET WITH ANY PERSON'S SPECIFIC REQUIREMENTS. FOR GREATER CERTAINTY, AND WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, BELL DISCLAIMS ANY REPRESENTATIONS, WARRANTIES AND CONDITIONS, EXPRESS, IMPLIED OR STATUTORY IN RESPECT OF THE RADIO EQUIPMENT OR SERVICES. PURCHASER HEREBY ACKNOWLEDGES THAT THE USE OF THE RADIO EQUIPMENT OR SERVICES MAY BE TEMPORARILY REFUSED, INTERRUPTED, OR LIMITED AT ANY TIME BECAUSE OF, AMONG OTHER THINGS: (I) LIMITATIONS OF NETWORK, INCLUDING WITHOUT LIMITATION, CONGESTION; (II) TRANSMISSION LIMITATIONS CAUSED BY ATMOSPHERIC, TOPOGRAPHICAL OR OTHER FACTORS; OR (III) EQUIPMENT MODIFICATIONS, UPGRADES, RELOCATIONS, REPAIRS, AND OTHER SIMILAR ACTIVITIES NECESSARY FOR THE PROPER OR IMPROVED OPERATION OF THE SERVICES.
- 8.4. Risk of Loss. Customer is responsible for any risk of loss or damage to the Purchased Equipment upon the delivery of the Purchased Equipment by Bell. Title to the Purchased Equipment will pass to Customer upon full payment of the purchase price (set out in Schedule 2) for such Purchased Equipment to Bell.
- 8.5. Prohibitions. Customer shall not resell or remarket the Radio Access Network Services.

9. LIABILITY

- 9.1. Limitation of Liability. BELL'S TOTAL CUMULATIVE LIABILITY FOR DAMAGES, EXPENSES, COSTS, LIABILITY OR LOSSES (COLLECTIVELY, "DAMAGES") ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR THE PROVISION OF SERVICES, IF ANY, WHETHER ARISING IN NEGLIGENCE, TORT, STATUTE, EQUITY, CONTRACT, COMMON LAW, OR ANY OTHER CAUSE OF ACTION OR LEGAL THEORY EVEN IF BELL HAS BEEN ADVISED OF THE POSSIBILITY OF THOSE DAMAGES, IS LIMITED TO DIRECT, ACTUAL, PROVABLE DAMAGES AND WILL IN NO EVENT EXCEED THE GREATER OF AN AMOUNT EQUAL TO THE TOTAL AGGREGATE MONTHLY FEES PAID BY THE CUSTOMER FOR THE SPECIFIC SERVICE(S) THAT GAVE RISE TO THE DAMAGES, DURING THE THREE-MONTH PERIOD BEFORE THE EVENT GIVING RISE TO THE DAMAGES, LESS AMOUNTS PAID FOR PREVIOUS CLAIMS, IF ANY.
- 9.2. BELL IS NOT LIABLE TO CUSTOMER OR ANYONE USING THE PRODUCT OR THE SERVICES, OR ANY THIRD PARTIES, FOR THE FOLLOWING:
- (i) DEFECTS, FAILURES OR INTERRUPTIONS IN SERVICE, INCLUDING TRANSMISSION);
 - (ii) ANY DAMAGES, INCLUDING LOSS OF PROFITS, LOSS OF PROPERTY, LOSS OF EARNINGS, LOSS OF BUSINESS OPPORTUNITIES, OR ANY OTHER LOSS, HOWEVER CAUSED, ARISING DIRECTLY OR INDIRECTLY FROM USE OF THE SERVICES OR THE PRODUCT;
 - (iii) ANY BREACH BY CUSTOMER OF THE AGREEMENT, CUSTOMER'S NEGLIGENCE, OR ACTS OR OMISSIONS IN CONNECTION WITH THE SERVICES, OR THE PRODUCT; OR
 - (iv) ANY INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES WHATSOEVER ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR THE PROVISION OF SERVICES (INCLUDING LOST PROFITS, ANTICIPATED OR LOST REVENUE, LOSS OF DATA, LOSS OF USE OF ANY INFORMATION SYSTEM, FAILURE TO REALIZE EXPECTED SAVINGS OR ANY OTHER COMMERCIAL OR ECONOMIC LOSS, OR ANY THIRD PARTY CLAIM), WHETHER ARISING IN NEGLIGENCE, TORT, STATUTE, EQUITY, CONTRACT, COMMON LAW, OR ANY OTHER CAUSE

OF ACTION OR LEGAL THEORY EVEN IF BELL HAS BEEN ADVISED OF THE POSSIBILITY OF THOSE DAMAGES.

- 9.3. Limitation of Liability Fair and Reasonable. CUSTOMER AGREES THAT THE LIMITATIONS OF LIABILITY SET OUT IN THIS SECTION ARE FAIR AND REASONABLE IN THE COMMERCIAL CIRCUMSTANCES OF THIS AGREEMENT AND THAT BELL WOULD NOT HAVE ENTERED INTO THIS AGREEMENT BUT FOR CUSTOMER'S AGREEMENT TO LIMIT BELL'S LIABILITY IN THE MANNER, AND TO THE EXTENT, PROVIDED FOR IN THIS SECTION.
- 9.4. Delays Beyond Bell Control. Bell will not be responsible for any delays due to circumstances beyond its control. Bell shall be responsible for all other delays.
- 9.5. Liability for Radio Equipment Failure. Notwithstanding anything to the contrary contained in this Agreement, Bell's liability for any Purchased Equipment failure directly caused by Bell's negligence is limited to the cost of repair or replacement of the applicable Purchased Equipment parts, and is subject to the limitations set out in Section 8.1.

10. ARBITRATION

- 10.1. In the event of a dispute or difference between the parties arising out of or in connection with this Agreement or in respect of any defined legal relationship associated with it or derived from it including any failure to reach agreement where an agreement is required (a "**Dispute**"), the parties shall make all reasonable efforts to resolve the dispute by amicable negotiations. In this regard, senior representatives of each party shall, as soon as practicable and in any event no later than ten (10) business days after a written request from either party to the other, meet in good faith to resolve any Dispute. If, despite such meeting, the parties are unable to resolve a Dispute within a reasonable time, and in any event within thirty (30) business days of such written request, the Dispute shall, at the initiation of either party, be referred to binding arbitration, with an arbitrator to be selected by agreement between the parties.
- 10.2. Notwithstanding any other provision of this Agreement, a party may apply for and receive interim or injunctive relief from a court of competent jurisdiction (whether as a temporary restraining order, preliminary injunction or otherwise) or specific performance at any time prior to the appointment of an arbitrator or if the arbitrator is unavailable on an urgent basis.

11. CONFIDENTIALITY

- 11.1. Confidential Information. Neither party shall use any information which is of a confidential or proprietary nature of the other party concerning this Agreement or other material intended for use in connection with this Agreement (the "**Confidential Information**"), except for the purposes of performing their obligations or exercising their rights under this Agreement (the "**Purpose**"), or disclose to any third party such Confidential Information, in each case without the prior written consent of the other party. For greater certainty, Bell hereby grants consent to Customer for the disclosure of Confidential Information to independent contractors and Customer hereby grants consent to Bell for the disclosure of Confidential Information to Bell Providers, in each case to the extent required for the Purpose.

12. COMPLIANCE WITH LAW

- 13.1 Both parties shall comply with all applicable federal, provincial and local laws, regulations and rules.

13. GENERAL

- 13.1. Governing Law. This Agreement shall be governed by the laws in the Province of Ontario and the federal laws of Canada applicable therein.

- 13.2. Assignment. This Agreement is not assignable without the prior written consent of Bell or Customer. Any attempt by Bell or Customer to assign any of the rights, duties, or obligations of this Agreement without written consent is void. Bell shall have the right, upon reasonable prior written notice to Customer, to assign this Agreement to an Affiliate provided that, if requested by Customer, Bell or the Affiliate shall provide, a parent company guarantee to Customer in form and substance satisfactory to Customer that will secure the execution of the Affiliate's obligations under this Agreement.
- 13.3. Headings. The division of this Agreement into sections and the insertion of headings are for convenience of reference only and are not to affect the construction or interpretation of this Agreement.
- 13.4. Extended Meanings. Words expressed in the singular include the plural and vice versa and words in one gender include all genders.
- 13.5. Currency. Unless otherwise indicated, all dollar amounts referred to in this Agreement are in lawful money of Canada.
- 13.6. Force Majeure. If there is a default or delay in a party's performance of its obligations under this Agreement (except for the obligation to pay Fees), and the default or delay is caused by circumstances beyond the reasonable control of that party including fire, flood, earthquake, elements of nature, pandemics, acts of God, explosion, power failure, war, terrorism, revolution, civil commotion, acts of public enemies, law, order, regulation, ordinance or requirement of any government or its representative or legal body having jurisdiction, or labour unrest such as strikes, slowdowns, picketing or boycotts, then that party shall not be liable for that default or delay, and shall be excused from further performance of the affected obligations on a day by day basis, if that party uses commercially reasonable efforts to expeditiously remove the causes of such default or delay in its performance.
- 13.7. Severability. In the event any provision of this Agreement, as amended from time to time, is deemed invalid or void, in whole or in part, by any court of competent jurisdiction, the remaining terms and provisions of this Agreement remain in full force and effect.
- 13.8. Binding Effect and Enurement. This Agreement enures to the benefit of and binds the parties and their respective successors and permitted assigns.

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IN WITNESS WHEREOF the parties have executed this Agreement on the Effective Date.

The Corporation of the Township of Cavan Monaghan	The Corporation of the Township of Douro-Dummer
Authorized Signature of Township	Authorized Signature of Township
Name	Name
Title	Title

The Corporation of the Municipality of Trent Lakes	The Corporation of the Township of Havelock-Belmont-Methuen
Authorized Signature of Township	Authorized Signature of Township
Name	Name
Title	Title

The Corporation of the Township of North Kawartha	The Corporation of the Township of Otonabee-South Monaghan
Authorized Signature of Township	Authorized Signature of Township
Name	Name
Title	Title

Bell Mobility Inc.
Authorized Signature of Bell
Name
Title