GENERAL TARIFF

Source Cable Limited

GENERAL TARIFF

This Tariff sets out the rates, terms and conditions applicable to the interconnection arrangements provisioned to providers of telecommunications services and facilities.

Explanation of Symbols

The following symbols are used in this Tariff and have meanings as shown:

- A Increase in rate or charge
- C Change in wording
- D Discontinued rate or regulation
- T Reformatting of existing material with no change to rate or charge
- M Matter moved from its previous location
- New wording, rate or charge
- R Reduction in rate or charge
- S Reissued matter

Check Page

Table of Contents

		Page
Explanation of Symbols	of Symbols	1
Check Page		2
Table of Contents	tents	w
PART A	Definitions and General Terms	4
ITEM 100.	General	4
ITEM 101.	Definitions	S
ITEM 102.	General Rights and Obligations	9
1. G 2. E	General Effective Date of Changes	9
3. 0	Obligation to Provide Service	9
•	Source Cable Limited's Facilities	10
s. 5.	Source Cable Limited's Right to Enter Premises	
	Restrictions on Use of Services	12
%. Z	Non-Disclosure of Confidential Information	13
	Refunds in Cases of Service Problems	13
10. Li	Limitation of Source Cable Limited's Liability Payment	1 5
_	Liability for Unbilled and Underbilled Charges	15
	Liability for Charges that Should Not Have Been Billed and Those That Were Overbilled	15
	Willimum Contract Period	16
16. Sc	Source Cable Limited -Initiated Suspension or Termination of Service	16
	Assignment	18
18. RI ITEM 103.	Right of Access 3. Payment of Charges	19 20
PART B I	Interconnection with Local Exchange Carriers (LECs)	21
ITEM 200.	General	21
ITEM 201.	Basic Listing Interchange File	22
PART C I	Interconnection with Interexchange Service Providers (IXSPs)	25
ITEM 300.	General	25
ITEM 400.	General	26

ITEM 100. General

Source Cable Limited's end-customers or to resellers of local services. not apply to services and facilities provided by Source Cable Limited to services, facilities and interconnection arrangements are referred to in this any other applicable CRTC decisions or orders ("Decision 97-8"). Such and facilities (hereinafter referred to as "Telecommunications Providers") who are eligible to subscribe pursuant to Telecom Decision CRTC 97-8 and Tariff as "interconnection services". For greater certainty, this Tariff does interconnection arrangements to providers of telecommunications services provision by Source Cable Limited of services, facilities and This Tariff sets out the rates, terms and conditions that apply to the

Provider subscribing for such services. undertaking between Source Cable Limitedand any Telecommunications Telecommunications Providers under this Tariff does not constitute a joint The provision of interconnection services by Source Cable Limited to

Provider. location where interconnection takes place with a Telecommunications operating territory, Source Cable Limited shall apply the rate listed for the Unless otherwise specified in the Tariff, where rates are listed by ILEC

ITEM 101. Definitions

In this Tariff:

"Act" is the Telecommunications Act (S.C. 1993, c.38 as amended).

earnings, revenues or royalties of each of the persons. acquire at least a 20% interest in, any of the capital, assets, property, profits, party holds, directly or indirectly, at least a 20% interest in, or any options to property, profits, earnings, revenues or royalties of the other, or (ii) any third options to acquire at least a 20% interest in, any of the capital, assets, it either holds, either directly or indirectly, at least a 20% interest in, or any Limited and includes a related person. A person is "related" to another if (i) **Limited** or that is controlled by the same person that controls **Source Cable** "affiliate" means any person that controls or is controlled by Source Cable

"ANI" means automatic number identification.

within the same exchange, the costs of which are shared in accordance with "bill and keep trunks" are facilities connecting the networks of two LECs Decision 97-8.

transmission of telecommunications. "channel" means a path provided over a transmission facility for the

"circuit" means an analogue voice-grade or digital 64 Kbps (DS-0) channel

"circuit group" means a group of equivalent circuits.

"Master Agreement for CLEC-IXC Interconnection" CRTC governing interconnection between a CLEC and an IXC entitled "CLEC-IXC Agreement" means the form of agreement approved by the

Telecommunications Commission. "Commission or CRTC" is the Canadian Radio-television and

telecommunications services. of-band signalling system used by telecommunications carriers to support "Common Channel Signalling System 7 or CCS7 signalling" is the out-

pursuant to Decision 97-8. as defined in section 2 of the Act, recognized as a CLEC by the CRTC "Competitive Local Exchange Carrier or CLEC" is a Canadian carrier,

provides competitive pay telephone service for use by the general public "competitive pay telephone service provider" means a person that

"control" includes control in fact, whether through one or more persons.

reseller or a sharing group, that purchases telecommunications services from Provider for those services. a Telecommunications Provider and is liable to the Telecommunications "customer" means a person or legal entity, including an end-customer, a

ITEM 101. Definitions - continued

"data service" means a telecommunications service other than a voice

to that end-customer. the facility used to provide the service is terminated at equipment dedicated to the private communications needs of an end-customer, where one end of "dedicated service" means a telecommunications service that is dedicated

continuous signals to transmit information. "digital transmission" is a telecommunications transmission that uses non-

traffic over a dedicated facility between an IXSP's interexchange network and an end-customer's premises. "direct access line or DAL" means a network arrangement used to transmit

provided on a retail basis by a Telecommunications Provider. "end-customer" is the ultimate purchaser of telecommunications services

encompasses a city, town, village or portions thereof and adjacent areas. and provision of its telecommunications service, which normally "exchange" refers to the incumbent LEC's basic unit for the administration

without the application of long distance charges. enabling a customer within an exchange to make calls to another exchange "extended area service or EAS" means a service offered by ILECs

the Act, and includes equipment. "facility" means a telecommunications facility, as defined in section 2 of

Telecommunications Provider provides service as an ILEC. "ILEC operating territory" means the geographic area within which a

channel that is carrying the information content of the transmission. "in-band signalling" means signalling which is carried along the same

service on a monopoly basis prior to May 1, 1997 "incumbent LEC or ILEC" means a LEC that provided local exchange

telephone network. facilities to provide access to [the Company's/CLEC's] local switched Telecommunications Provider's facility to [the Company's/CLEC's] "interconnecting circuit" means a circuit or path that connects a

2 of the Act, that provides interexchange service "interexchange carrier or IXC" is a Canadian carrier, as defined in section

ITEM 101. Definitions - continued

interexchange service. "interexchange reseller or IX reseller" is a reseller that provides

apply long distance charges, including an international service or facility. configured to operate between any two exchanges for which ILECs would "interexchange service or IX service" means a service or facility

"IX service provider or IXSP" is an IXC or IX reseller.

use of a single end-customer. "joint-use basis" means on a basis where a circuit is not dedicated to the

"LEC" is a local exchange carrier.

Keep basis as specified in Telecom Decision CRTC 2004-46. an ILEC within which traffic is exchanged with CLECs on a Bill and "local interconnection region or LIR" is a geographic area specified by

made by the LEC's end-customers without the application of long distance "local calling area" means an area defined by a LEC wherein calls can be

same telephone number when changing from one LEC to another LEC as service provider within the same exchange. "local number portability or LNP" enables an end-customer to retain the

identifies the terminating switch for a ported number. "local routing number or LRN" is a ten-digit routing number which

Interconnection Between Local Exchange Carriers (LECs)" interconnection between two LECs entitled "Master Agreement for "MALI" means the form of agreement approved by the CRTC governing

system used by telecommunications carriers to route telecommunications "multi-frequency signalling or MF signalling" is an in-band signalling

numbering plan area (NPA). NPA-NXX-XXXX) which identifies a specific exchange within a "NXX" is the second set of three digits of a ten-digit telephone number (i.e.,

channel carrying the information content. "out-of-band signalling" means signalling that is separated from the

executor, administrator or other legal representative. unincorporated organization, government, government agency, trustee. "person" includes any individual, partnership, body corporate,

purposes of interconnecting to Telecommunications Providers in an interconnection designated by Source Cable Limited as its gateway for "point of interconnection or POI" is a switch or other point of

ITEM 101. Definitions - continued

particular LEC and now associated with a different LEC. "ported numbers" are those telephone numbers formerly associated with a

thereon, or the part or parts of a building, occupied at the same time by an "premises" is the continuous property and the building or buildings located end-customer or Telecommunications Provider.

"PSTN" means the public switched telephone network.

Source Cable Limited or a Telecommunications Provider. without adding value, of a telecommunications service purchased from "resale" means the subsequent sale or lease on a commercial basis, with or

("local reseller") or interexchange service ("interexchange reseller"). "reseller" means a person engaged in resale of local exchange service

involving resale, of a telecommunications service provided by a "sharing" means the use by two or more persons, in an arrangement not Telecommunications Provider.

"sharing group" means a group of persons engaged in sharing

network element. CCS7 network which routes CCS7 signalling messages to the intended "signalling transfer point or STP" means a packet switching point in the

interconnection services offered by Seaside Communcations and includes a services that is eligible in accordance with Decision 97-8 to subscribe to LEC, an IXSP and a WSP operating in the same exchange as Source Cable "Telecommunications Provider" means a provider of telecommunications

"transiting" occurs when a LEC receives traffic from one Telecommunications Provider and switches it to another.

made between the trunk-side of Source Cable Limited local switch and another switch "trunk" is a DS-0 time slot or channel within which a digital connection is

mobile voice services where such provider is not a CLEC "wireless service provider or WSP" means a provider of public switched

ITEM 102. General Rights and Obligations

this Tariff. Providers in connection with the interconnection services provided under the "Terms") of both Source Cable Limited and Telecommunications This Item sets out the basic rights and obligations (hereinafter referred to as

l. General

- The offer of interconnection services by Source Cable Limited to following: Telecommunications Providers under this Tariff is subject to the
- the general rights and obligations contained in these Terms;
- 2. the rates, terms and conditions contained elsewhere in this Tariff, to the extent that they are not inconsistent with these Terms, unless any such rates, terms or conditions expressly override these Terms and have been approved by the CRTC;
- Ç contained in written agreements for the provision of the rights, obligations, rates, terms and conditions have been approved by the CRTC. unless any such rights, obligations, rates, terms or they are not inconsistent with these Terms or this Tariff, interconnection services under this tariff, to the extent that conditions expressly override these Terms or this Tariff and

All of the above bind Source Cable Limited and Telecommunications

2. Effective Date of Changes

- Subject to Item 102.2.2, changes to these Terms or this Tariff, as paid or been billed at the previously-approved rate. approved by the CRTC, take effect on their effective date even though Telecommunications Providers have not been notified of them or have
- 12 gone into effect, the previously-approved non-recurring charges shall agreed-upon date were not provided, through no fault of the Where interconnection services that were to be provided by a certain Telecommunications Provider and, in the meantime, a rate increase has

3. Obligation to Provide Service

Except as otherwise expressly specified elsewhere in this Tariff, and provided by Source Cable Limited pursuant to an obligation to serve services available to Telecommunications Providers under this Tariff are subject to Item 102.3.2 to 102.3.4 below, all of the interconnection

ITEM 102. General Rights and Obligations – continued

3. Obligation to Provide Service – continued

- Notwithstanding Source Cable Limited's obligation to offer the where: provide interconnection service to a Telecommunications Provider services under this Tariff, Source Cable Limited's is not required to
- the Telecommunications Provider owes amounts to Source Cable Limited that are past due, other than as a guarantor;
- 2. the Telecommunications Provider does not provide to **Source Cable Limited** a reasonable deposit or alternative required pursuant to these Terms; or
- 3. the Telecommunications Provider refuses to pay the additional charge referred to in Item 102.3.3.
- $\dot{\omega}$ be assessed based upon the equipment to be installed or the expense to Telecommunications Provider's requirements, an additional charge may equipment or to incur unusual expense in order to meet a Where it is necessary for Source Cable Limited to install special
- 4 explanation upon request. application by a Telecommunications Provider, it must provide written Where Source Cable Limited does not provide service on an

4. Source Cable Limited's Facilities

- Upon termination of service, the Telecommunications Provider must return any equipment provided by Source Cable Limited.
- 12 work to be performed outside of regular working hours. This does not apply where otherwise stipulated in these Terms, the Tariffs, or by repairs required due to normal wear and tear to its facilities, except that Source Cable Limited must bear the expense of maintenance and special agreement. when the Telecommunications Provider requires maintenance and repair Source Cable Limited may charge for the additional expense incurred
- ω. damage caused to Source Cable Limited's facilities by any facilities replacement. In all cases, Telecommunications Providers are liable for A Telecommunications Provider which has deliberately, or by virtue of a provided by the Telecommunications Provider or its customer. Limited's facilities, may be charged the cost of restoration or lack of reasonable care, caused loss or damage to Source Cable

ITEM 102. General Rights and Obligations continued

4. Source Cable Limited's Facilities - continued

Where the Telecommunications Provider reports trouble in relation to the interconnection services to Source Cable Limited, Source Cable Limited must initiate trouble repair procedures at such time.

5. Source Cable Limited's Right to Enter Premises

request, prior to entering the premises. the Telecommunications Provider, at the Telecommunications Provider's required in cases of emergency or where entry is pursuant to a court order. the Telecommunications Provider. Prior express permission shall not be is currently or is to be provided to the Telecommunications Provider, unless the Telecommunications Provider, including any premises on which service In every case, valid Source Cable Limited identification must be shown to Source Cable Limited has first obtained express permission to do so from Limited, its employees or agent, shall have no right to enter the premises of Telecommunications Provider and approved by the CRTC, Source Cable under any guidelines applicable to Seaside Communication and the Unless otherwise expressly permitted in this Tariff, a written agreement, or

6. Deposits and Alternatives

- Source Cable Limited may require deposits from a Telecommunications Provider:
- not provide satisfactory credit information; which has no credit history with Source Cable Limited and will
- 12 which has an unsatisfactory credit rating with Source Cable Limited due to previous payment practices with Source Cable Limited; or
- w where the provision of the interconnection services to the Telecommunications Provider clearly presents an abnormal risk of
- 12 Source Cable Limited must inform the Telecommunications Provider payment, a bank letter of credit or a written guarantee from a third providing an alternative to a deposit, such as arranging for third party of the specific reason for requiring a deposit, and of the possibility of person whose credit is established to the satisfaction of **Source Cable**
- $\dot{\omega}$ A Telecommunications Provider may provide an alternative to a deposit, provided it is reasonable in the circumstances
- 4. annually or upon current billing period. The interest will be credited to the account calculated on the balance of the deposit plus interest accrued prior to the Deposits earn interest at the savings account rate of TD Canada Trust,

ITEM 102. General Rights and Obligations - continued

Deposits and Alternatives - continued

next billing statement. refund of the deposit, and will be reflected on Source Cable Limited's

- held on each Telecommunications Provider's billing statement. Source Cable Limited will show the total principal amount of deposits
- 6 owed to it by the Telecommunications Provider. guarantee or other written undertaking, retaining only any amount then promptly refund or credit the deposit, with interest, or return the arrangements are no longer present, Source Cable Limited must service is terminated or the conditions which originally justified such deposits and alternative arrangements at 6-month intervals. Source Cable Limited must review the continued appropriateness of
- 7 At no time may the amount of all deposits and alternatives provided Source Cable Limited to the Telecommunications Provider under this exceed 3 months of charges for all interconnection services provided by

7. Restrictions on Use of Services

- interconnection services to be used for a purpose or in a manner contrary services provided by Source Cable Limited or allow the A Telecommunications Provider may not use the interconnection to any applicable law or regulation.
- 12 circumstances: the facilities of the other party, except in the following three may re-arrange, disconnect, repair, remove or otherwise interfere with Neither Source Cable Limited nor the Telecommunications Provider
- cases of emergency;
- 2. where otherwise expressly permitted in **Source Cable Limited's** Tariffs; or
- 3. where otherwise expressly permitted by the provisions of an applicable interconnection agreement.

as the case may be, must then be notified of the changes as soon as In all cases Source Cable Limited or the Telecommunications Provider,

Ç. services except where otherwise stipulated in Source Cable Limited's No payment may be exacted directly or indirectly from a Tariffs, or by the provisions of an applicable interconnection agreement. Limited for use of any of Source Cable Limited's interconnection Telecommunications Provider by any party other than Source Cable

ITEM 102. General Rights and Obligations - continued

8. Non-Disclosure of Confidential Information

copy of Schedule A. For its part, Source Cable Limited shall protect the Source Cable Limited shall provide to the Telecommunications Provider a confidential information as if it were a party to Schedule A of the MALI. to the Telecommunications Provider pursuant to this Tariff, the Telecommunications Provider's confidential information to the same Telecommunications Provider agrees to protect Source Cable Limited's As a condition of Source Cable Limited providing interconnection services

9. Refunds in Cases of Service Problems

the problem is occasioned by Source Cable Limited negligence, Source the time Source Cable Limited is advised of the problem. However, where request is necessary where a problem in service lasts 24 hours or more from request, proportionate to the length of time that the problem existed. No Source Cable Limited's liability is limited to a refund of charges, on Item 102.10.2. transmission, or failures or defects in Source Cable Limited facilities. Where there are omissions, interruptions, delays, errors or defects in Cable Limited is also liable for the amount calculated in accordance with

10. Limitation of Source Cable Limited's Liability

- These Terms do not limit Source Cable Limited's liability in cases of deliberate fault, gross negligence, anti-competitive conduct, breach of Cable Limited, or disclosure of confidential information contrary to contract where the breach results from the gross negligence of Source
- 12 or cancelled in accordance with Item 102.9, as applicable Source Cable Limited, is limited to three times the amounts refunded for breach of contract where the breach results from the negligence of by its negligence, Source Cable Limited's liability for negligence, and Telecommunications Provider's premises or other property, occasioned Except with regard to physical injuries, death, or damage to a
- 3. Source Cable Limited is not responsible for:
- libel, slander, defamation or the infringement of copyright or other unlawful activity arising from material or messages transmitted over Source Cable Limited's facilities;
- 2. the infringement of patents arising from the combining or using of the Telecommunications Provider's facilities with **Source Cable Limited's** facilities; or

ITEM 102. General Rights and Obligations - continued

10. Limitation of [the Company's/CLEC's] Liability - continued

- damages arising out of the act, default, neglect or omission of the Telecommunications Provider in the use or operation of facilities provided by Source Cable Limited.
- 4. of the third party. Source Cable Limited is not liable for any act, omission or negligence from facilities under the control of a Telecommunications Provider, When facilities of third parties are used in establishing connections to or
- S In the provision of interconnection services, Source Cable Limited is not responsible to the Telecommunications Provider's customer for end-

11. Payment

- Subject to Items 102.11.2 and 102.11.3, charges cannot be considered period for payment indicated on the previous billing statement has past due until the next billing statement has been generated or the time
- 1 after they are incurred, or 3 days after Source Cable Limited demands subject to Item 102.11.3, the charges can be considered past due 3 days details regarding the services and charges in question. In such cases, payment, whichever comes later. accrued, by providing notice to the Telecommunications Provider with In exceptional circumstances, prior to the normal billing date, Source Provider, on an interim basis, for non-recurring charges that have Cable Limited may request payment from a Telecommunications
- $\dot{\omega}$ provide to the Telecommunications Provider a copy of Schedule E. undisputed portion of the billing statement. Source Cable Limited shall shall be followed and the Telecommunications Provider must pay the payment. The dispute procedure set out in Schedule E of the MALI grounds for believing that the purpose of the dispute is to evade or delay considered past due unless Source Cable Limited has reasonable No charge disputed by a Telecommunications Provider can be
- 4. Source Cable Limited. that notice was given, or Source Cable Limited has reasonable grounds situations, provided that a notice has been issued pursuant to Item Source Cable Limited may request immediate payment in extreme for believing that the Telecommunications Provider intends to defraud 102.11.2, and the abnormal risk of loss has substantially increased since

ITEM 102. General Rights and Obligations - continued

Liability for Unbilled and Underbilled Charges

- Telecommunications Providers are not responsible for paying a provided under this Tariff except where: previously unbilled or underbilled charge for interconnection services
- in the case of a recurring charge, it is correctly billed by Source Cable Limited within a period of one year from the date it was incurred; or
- 12 in the case of a non-recurring charge, it is correctly billed the date it was incurred. by Source Cable Limited within a period of 150 days from
- 12 attempt to negotiate a reasonable deferred payment agreement. In the circumstances described in Item 102.12.1, Source Cable Limited promptly pay the full amount owing, Source Cable Limited must the correction. If the Telecommunications Provider is unable to cannot charge a Telecommunications Provider interest on the amount of
- ψ. Items 102.12.1 and 102.12.2 above shall not apply in circumstances with regard to a charge for interconnection services. where there has been deception by the Telecommunications Provider

13. Overbilled Liability for Charges that Should Not Have Been Billed and Those That Were

- In the case of a recurring charge that should not have been billed or that does not dispute the charge within one year of the date of an itemized the excess back to the date of the error, subject to applicable limitation have the excess credited for the period prior to that statement. billing statement which shows that charge correctly, loses the right to periods provided by law. However, a Telecommunications Provider that was overbilled, a Telecommunications Provider must be credited with
- 12 overbilled must be credited, provided that the Telecommunications Non-recurring charges that should not have been billed or that were Provider disputes them within 150 days of the date of the billing
- $\dot{\omega}$ that applied during the period in question. with interest on that amount at the rate payable for interest on deposits should not have been billed or that was overbilled must also be credited A Telecommunications Provider that is credited with any amount that

ITEM 102. General Rights and Obligations - continued

14. Minimum Contract Period

between Source Cable Limited and the Telecommunications Provider. stipulated in either Source Cable Limited's Tariffs or an agreement services are provided, except where a longer minimum contract period is services is one month commencing from the date the interconnection The minimum contract period for Source Cable Limited's interconnection

Telecommunications Provider - Initiated Cancellation or Termination of Service

- expense, labour and supervision, and any other disbursements resulting or used plus the cost of installing, including engineering, supply cost of non-recoverable equipment and materials specifically provided as "cancellation charges"). The estimated installation costs include the incurred in installation less estimated net salvage (referred to hereinafter contract period plus the installation charge or the estimated costs will be charged the lesser of the full charge for the entire minimum A Telecommunications Provider which cancels or delays a request for from the installation and removal work. service after installation work has started, but before service has started, proceed, and Source Cable Limited has incurred any related expense service before installation work has started cannot be charged by Source A Telecommunications Provider which cancels or delays a request for Telecommunications Provider has advised Source Cable Limited to Cable Limited. Installation work is considered to have started when the
- 12 minimum contract period, in which case it must pay charges due for reasonable advance notice may terminate service after expiration of the A Telecommunications Provider which gives Source Cable Limited interconnection services which have been furnished
- ω interconnection service. interconnection services of equal or greater value to the cancelled interconnection services by one or more of Source Cable Limited's case where the Telecommunications Provider wishes to replace the rights, in their entirety or in part, to claim cancellation charges in the Notwithstanding Item 102.15.1, Source Cable Limited may waive its

16. Source Cable Limited -Initiated Suspension or Termination of Service

- For greater certainty, the phrase "reasonable advance notice" as used in this Item 102.16 will generally be at least 30 days.
- 5 Source Cable Limited may suspend or terminate a Telecommunications Provider's service only where the Telecommunications Provider:

ITEM 102. General Rights and Obligations - continued

16. Source Cable Limited -Initiated Suspension or Termination of Service - continued

- 1. fails to pay an amount owing by the Telecommunications Provider that is past due, provided that **Source Cable Limited** has provided reasonable advance notice;
- 2 alternative when required to do so pursuant to these Terms; fails to provide or maintain a reasonable deposit or
- 3. fails to comply with the provisions of a deferred payment agreement;
- 4. repeatedly fails to provide **Source Cable Limited** with reasonable entry and access in conformity with Item 102.5.1;
- S proportionate use by others; Limited's interconnection services so as to prevent fair and uses or permits others to use any of Source Cable
- 6. contravenes Item 102.7; or
- 7. fails to provide payment when requested by **Source Cable Limited** pursuant to Item 102.11.4.
- S following circumstances: Source Cable Limited may not suspend or terminate service in the
- 1. where the Telecommunications Provider is prepared to enter into and honour a reasonable deferred payment agreement; or
- 12 where there is a dispute regarding the basis of the proposed that the purpose of that dispute is to evade or delay Limited does not have reasonable grounds for believing for undisputed outstanding amounts and Source Cable suspension or termination, provided payment is being made
- 4. stating: Prior to suspension or termination, Source Cable Limited must provide the Telecommunications Provider with reasonable advance notice
- 1. the reason for the proposed suspension or termination and the amount owing, if any;
- 2. the scheduled suspension or termination date; and
- 3. subject to contrary provisions of this Tariff or as approved by the CRTC, that a reasonable deferred payment agreement can be entered into (where the reason for suspension or termination is failure to pay).
- S notice referred to in Item 102.16.4 to the billing address prior to delivering the notice referred to in Item 102.16.6. have failed, Source Cable Limited must, at a minimum, deliver the Where repeated efforts to contact the Telecommunications Provider

ITEM 102. General Rights and Obligations - continued

- 16. Source Cable Limited -Initiated Suspension or Termination of Service continued
- 6 In addition to the notice required by Item 102.16.4, Source Cable that suspension or termination is imminent, except where: advise the Telecommunications Provider or another responsible person Limited must, at least 24 hours prior to suspension or termination,
- 1. repeated efforts to so advise have failed;
- 2. immediate action must be taken to protect **Source Cable Limited** from network harm resulting from facilities controlled or provided by the Telecommunications Provider; or
- 3. the suspension or termination occurs by virtue of a failure to provide payment when requested by **Source Cable Limited** pursuant to Item 102.11.4.
- may not occur after 12 noon local time. business day precedes a non-business day, in which case disconnection on business days between 8 a.m. and 5 p.m., local time, unless the exceptional circumstances, suspension or termination may occur only Except with the Telecommunications Provider's consent or in
- ∞ Suspension or termination does not affect the Telecommunications Provider's obligation to pay any amount owed to Source Cable
- 9. suspension occurs during the minimum contract period, Source Cable In the case of interconnection services that have been suspended, unless charge for such interconnection services. Limited must make a daily pro rata allowance based on the monthly
- 10. Source Cable Limited must restore service, without undue delay, charges may apply. payment or deferred payment agreement has been negotiated. Service where the grounds for suspension or termination no longer exist, or a
- 11. Where it becomes apparent that suspension or termination occurred in not permit this, and no reconnection charges shall be levied. service the next day, at the latest, unless exceptional circumstances do error or was otherwise improper, Source Cable Limited must restore

17. Assignment

Source Cable Limited, which consent shall not unreasonably be pursuant to this Tariff without having obtained the prior written consent of The Telecommunications Provider cannot assign its rights or obligations

ITEM 102. General Rights and Obligations - continued

Right of Access

receive services to which a right of direct access has been mandated by the access, under reasonable terms and conditions, to tenants who choose to multi-tenant building, it must provide Source Cable Limited with direct from the Telecommunications Provider. CRTC from Source Cable Limited rather than, or in addition to, services When a Telecommunications Provider offers services to tenants within a

ITEM 103. Payment of Charges

- otherwise stated in Item 102.11.2. monthly in advance and other charges are payable when billed except as for all service and equipment furnished. Fixed charges are billed and payable The customer is responsible for payment to Source Cable Limited of charges
- 1 and carrying charges related to accounts that are owed to Source Cable Cable Limited has not received payment within 30 days of the billing date. Limited and are in arrears. The late-payment charge applies when Source Limited may assess a late-payment charge, which provides for administration Notwithstanding any other provisions in this General Tariff, Source Cable
- ယ calculated as set out on the customer invoice, or by calling our office at 1-866-Telecom Regulatory Policy CRTC 2009-424. Late payment charges will be Late payment charges are forborne from regulation pursuant to Section III of
- 4. REMOVE THIS - The late-payment charge is at the compound rate shown Commission and is based on the prime rate of TD Canada Trust plus 7%. January 1984 by the Canandian Radio-television and Telecommunications below, which is calculated in accordance with the formula approved on 23

Remove the table below

a) When the TD Canada Trust prime rate is:	The late-payment charge rate is:
2.50% to 5.50%	1.00% per month (12.68% per annum)
5.75% to 9.00%	1.25% per month (16.07% per annum)
9.25% to 12.50%	1.50% per month (19.56% per annum)
12.75% to 16.00%	1.75% per month (23.14% per annum)
16.25% to 19.75%	2.00% per month (26.82% per annum)
20.00% to 23.75%	2.25% per month (30.60% per annum)

PART B Interconnection with Local Exchange Carriers (LECs)

ITEM 200. General

agreement with Bell Canada in the form of the MALI. interconnect with Source Cable Limited must enter into an interconnection facilities and services of Source Cable Limited and those of Telecommunications Providers that are LECs. A LEC that wishes to This Part governs the provision of interconnection services associated with

will be carried out by Bell Canada pursuant to Bell Canada's Tariffs. Part, including the exchange of the minimum set of CCS7 message types via Bell Canada. The interconnection services provided to LECs under this Interconnection between Source Cable Limited and a LEC will be made

PART W Interconnection with Local Exchange Carriers (LECs)

ITEM 201. Basic Listing Interchange File

- of providing telephone directories and/or directory assistance Ordering Guidelines document (the "BLIF Document"), for the purpose end-customer listings, as specified in the BLIF Service Description and assistance databases. Source Cable Limited provides a complete set of and intended to be listed in the LEC's directories and directory information ("listings") for Source Cable Limited end-customers, listed information for a machine-readable file containing non-confidential subscriber listing sole purpose of providing directory assistance. BLIF service provides providing directories and to alternate operator service providers for the available to independent directory publishers for the sole purpose of Basic Listing Interchange File ("BLIF") service is offered by Source Cable Limited to LECs operating in Canada. BLIF service is also
- 12 renewable automatically for subsequent 5-year periods enter into the BLIF Agreement for 5 years. The BLIF Agreement is the obligations of the licensee pursuant to the BLIF Agreement and must tariff will herein be referred to as the licensee. The licensee accepts all who obtains Source Cable Limited end-customer listings under this independent directory publisher or an alternate operator service provider the limitation of Source Cable Limited liability. A LEC, an the terms and conditions contained in the BLIF Agreement, including BLIF service is provided by Source Cable Limited in accordance with
- $\dot{\omega}$ in the BLIF Document. Listings are provided in a format conforming to the specifications set out
- 4 The BLIF includes all of the required information as specified in the BLIF Document.
- S The licensee may purchase residential listings, business/government listings, or both.
- 6 Limited is available on request. exchange basis. A listing of the exchanges served by Source Cable The BLIF for Source Cable Limited serving area is available on an

PART W Interconnection with Local Exchange Carriers (LECs)

ITEM 201. Basic Listing Interchange File - continued

The following is a non-exhaustive list of types of listing information not provided in the BLIF:

Non-Published Telephone Numbers; "Out of Book" Listings;

800, 877, 888 and 900 listings;

Reference Listings; 9-1-1, 711, 611, 411, 0, 1;

Listings for WSP end-customers;

Additional/extra listings;

Text accompanying listings (i.e. special instructions, Internet listings, etc.)

physical region of the directory's coverage. directory when the terminating location of the number is not within the In this Item, "out of book" means those listings added to a particular

- ∞ Document pertaining to the receiving LEC The licensee shall comply with all specifications set out in the BLIF
- 9 the default. written notice sent from Source Cable Limited describing the nature of licensee has failed to cure such default within 30 days of receipt of material obligations in the BLIF Agreement or this Item, and the written notice to the licensee, if the licensee has breached any of its have the right to terminate the BLIF Agreement upon 10 days prior the effective date of any such termination. Source Cable Limited shall The licensee may terminate the BLIF Agreement at any time by giving written notice to Source Cable Limited at least 90 days in advance of
- 10. In the event of termination, any amounts due to Source Cable Limited requirements set out in the BLIF Agreement. discontinue the use of the listings and comply with all other become due and payable. In such event, the licensee shall immediately pursuant to the BLIF Agreement and this Item shall immediately

PART B Interconnection with Local Exchange Carriers (LECs)

ITEM 201. Basic Listing Interchange File - continued

11. The following charges are payable to **Source Cable Limited** for BLIF Masters and BLIF Updates as defined in the BLIF Agreement:

Each BLIF Master and/or Update, per listing	or Update, per listing
Territory	(\$)
Alberta	0.0494
British Columbia	0.0494
Manitoba	0.0984
New Brunswick	0.0773
Newfoundland	0.1122
Nova Scotia	0.0938
Ontario ¹	0.1500
Ontario/Quebec ²	0.0515
Quebec ³	0.1407
Quebec ⁴	0.1091
Prince Edward Island	0.1380
Saskatchewan	0.1040

^{1.} Rates applicable in the operating territory of TBayTel operating as the SILEC.

^{2.} Rates applicable in the operating territories of Bell Aliant and Bell Canada operating as the ILECs.

^{3.} Rates applicable in the operating territory of société en commandite Télébec operating as the ILEC

^{4.} Rates applicable in the operating territory of TELUS Communication Inc. operating as the ILEC in Quebec.

PART C Interconnection with Interexchange Service Providers (IXSPs)

ITEM 300. General

into an interconnection agreement with Bell Canada in the form of the IXC Agreement. Telecommunications Providers that are IXSPs. An interexchange carrier facilities and services of Source Cable Limited and those of ("IXC") that wishes to interconnect with Source Cable Limited must enter This Part governs the provision of interconnection services associated with

carried out by Bell Canada pursuant to Bell Canada's Tariffs. The interconnection services provided to IXSPs under this Part will be

PART D Interconnection with Wireless Service Providers (WSPs)

ITEM 400. General

those of Telecommunications Providers that are WSPs. A interconnection of the facilities and services of Source Cable Limited and This Part governs the provision of interconnection services associated with

this Part will be carried out by Bell Canada pursuant to Bell Canada's so via Bell Canada. The interconnection services provided to WSPs under as a WSP and wishes to interconnect with Source Cable Limited must do Tariffs. Telecommunications Provider that owns or operates transmission facilities