

SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792 CUSTOMER SPECIFIC BUSINESS SERVICES

Service Description 792.1

This service provides for the use of a private communications network within the operating territories of MTS Communications Inc., Bell Canada and Bell Aliant in New Brunswick, (the "Service Provider") including:

- the use of a digital network service with ring architecture, an automatic recovery feature, OC-3 total capacity and digital transport signal insert/drop capability (the "private virtual network") between the following sites:
 - 1 Complex Desjardins, Basiliaire 2, Montreal, Québec; and
 - 3200 Dickson, Salle de Telecom, Montreal, Québec; and
 - 100 Des Commandeurs, Salle de Telecom, Levis, Québec; and
 - Bell Canada Central Office, 925 St-Prosper, Trois Rivières, Québec; and
 - Bell Canada Central Office, 930 D'Aiguillon, Québec City, Québec; and
 - Bell Canada Central Office, 1775 Des Saulles, St. Hyacinthe, Québec; and
 - Bell Canada Central Office, 400 King Ouest, Sherbrooke, Québec.
- the use of dedicated access circuits within the operating territories of the Service Provider and dedicated circuits between customer sites in the province of Québec in the operating territory of Bell Canada. The dedicated access circuits include analog and digital network access circuits in the operating territories of the Service Provider (where suitable digital Service Provider facilities are available) as well as customer specific digital network access circuits in the province of Québec in the operating territory of Bell Canada (where suitable digital Bell Canada facilities are available). Customer specific digital network access of two types will be provided: (i) Type 1 which provides a 128 Kilobits per second or 2 X 64 Kilobits per second digital network access circuit; and (ii) Type 2 which provides a 3 to 6 X 64 Kilobits per second digital network access circuit.

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICES

Service Description 792.1

This service provides for the use of a private communications network within the operating territories of **MTS Communications Inc.**, **Bell Canada** and **Bell Aliant** in New Brunswick (the "Service Provider") including:- continued

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- the use of regulated dedicated interexchange circuits within the operating territories of the Service Provider including circuit monitoring and network management control capabilities;
- the use of central office space and power at the following sites:
 - ▷ **Bell Canada** central office, 925 St-Prosper, Trois Rivières, Québec;
 - ▷ **Bell Canada** central office, 930 D'Aiguillon, Québec City, Québec; and
 - ▷ **Bell Canada** central office, 1775 Des Saulles, St. Hyacinthe, Québec.
- the use of the following unregulated services within the operating territories of the Service Provider:
 - ▷ Packet service; and
 - ▷ Forborne Digital Private Line Solutions.

All of the above is referred to as the "Service". The provisions of the National Services Tariff (the "NST"), the Service Provider's General Tariffs (the "GT") and Special Facilities and/or Supplementary Services & Facilities Tariffs (the "SFT"), as modified by this tariff, apply to the Service.

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TN 940

**SPECIAL FACILITIES SERVICES
(SPECIAL ASSEMBLIES)**

Item 792	CUSTOMER SPECIFIC BUSINESS SERVICES	N
Terms & Conditions 792.2	(a) Term Commitment.	$\frac{1}{2}$
	The service is provided under the terms of a 36 month agreement (the "MCP") with minimum commitments as described in Item Nos. 792.2(b), 792.2(c), 792.2(d), 792.2(e) and 792.2(f).	$\frac{1}{2}$
	The customer may terminate the Service at any time provided that the customer pays to the Service Provider on the termination date an amount equal to one half the remaining contracted billing commitment for the Service. The remaining contracted billing commitment for the Service is defined as the annual billing commitment for the Service divided by 12 and multiplied by the months remaining in the unexpired MCP.	$\frac{1}{2}$
	The agreement for the Service may be terminated without termination charges if the customer enters into a new agreement with the Service Provider, pursuant to which the customer commits to an alternate service or plan offered by the Service Provider, provided the committed charges under the alternate service or plan equal or exceed the remaining contracted billing commitment under the agreement for the Service. If the committed charges under the alternate service or plan are less than the remaining contracted billing commitment under the agreement for the Service, the customer shall pay the Service Provider a termination charge equal to the difference between the remaining contracted billing commitment under the agreement for the Service and the committed charges under the alternate service or plan.	$\frac{1}{2}$
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Issued 1998 08 07

Effective 1998 09 24

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NATIONAL SERVICES TARIFF

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Authority: Telecom. Order CRTC 98-946 September 24, 1998.

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICES

Terms & Conditions 792.2

(b) Site Conversion Commitment.

The customer shall convert a minimum of six hundred (600) customer sites from analog network access to digital network access service in the operating territories of the Service Provider and/ or the operating territories of Québec-Téléphone and Télébec Ltée. (where suitable digital Service Provider, Québec-Téléphone and Télébec Ltée facilities are available) or customer specific digital network access circuits in the province of Québec in the operating territory of Bell Canada (where suitable digital Bell Canada facilities are available) during the initial 24 months of the MCP (the "site conversion commitment"). If the site conversion commitment is not achieved, the customer shall pay the Service Provider, in addition to any other charges owing under the agreement for the Service, a one-time charge of five hundred fifty dollars (\$550.00) per customer site multiplied by the difference between the site conversion commitment and the actual number of sites converted during the initial 24 months of the MCP.

(c) Digital Private Line Solutions Commitment.

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The customer must commit to a minimum monthly billing commitment for Digital Private Line Solutions (the "Digital Private Line Solutions MMBC") used in the provision of the network, including the network management and control system feature, as defined in the NST and GT, of a minimum of two hundred thousand dollars (\$200,000.00) for the term of the Service, subject to a ramp-up period of 4 months beginning on the service commencement date ("the SCD"). During the ramp-up period the customer will be entitled to the discount specified in Item No. 792.3(a) even if the sum of all the eligible charges is less than the Digital Private Line Solutions MMBC.

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Effective 2001 01 01

Authority: CRTC 7400-E, 2000 11 17 Decision 21, 2000.

NATIONAL SERVICES TARIFF

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792 CUSTOMER SPECIFIC BUSINESS SERVICES

Terms & Conditions 792.2	(c) Digital Private Line Solutions Commitment - continued	C
	If the sum of all eligible charges, as defined in the NST and GT, is less than the Digital Private Line Solutions MMBC in any month of the term of the Service, except during the 4 month ramp-up period, the Service Provider will bill the customer, for each shortfall month, the Digital Private Line Solutions MMBC less the discount specified in Item No 792.3(a). The customer's spending on Digital Private Line Solutions service in the operating territories of Québec-Téléphone and Télébec Ltée. shall be included in determining if the Digital Private Line Solutions MMBC is met.	C C C C C

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Effective 2001 01 01

Authority: CRTC Order 2000-1174 December 21, 2000.

**SPECIAL FACILITIES SERVICES
(SPECIAL ASSEMBLIES)****Item 792 CUSTOMER SPECIFIC BUSINESS SERVICES****Terms &
Conditions
792.2****(d) Central Office Space and Power Commitments.**

1. The customer shall use Bell Canada's Central Office space and power for customer-provided equipment (the "CPE"), at the locations and at the rates and charges as specified in Item Nos. 792.1 and 792.3(d) respectively, that provides internal telecommunications services at the premises of the customer, its members or affiliates. For greater clarity internal telecommunications services are defined as telecommunications services or functionality provided through the use of the CPE, in conjunction with the Service, in support of the normal business operations of the customer on the effective date of this tariff.

2. The customer warrants that the CPE complies with all applicable laws, regulations, standards and policies as established and amended from time-to-time, including without limiting the generality of the foregoing, all Canadian Standards Association and Department of Communications standards, and any and all North American network performance or other standards that may be established from time-to-time by Bell Canada.

3. The customer agrees that the incoming and outgoing channels, equipment and facilities connected to or serving the CPE shall, unless otherwise agreed to in writing by Bell Canada, be provided by Bell Canada.

C*Continued on page 793.6***Issued 2020 01 16**Authority: Telecom Order CRTC 2020-88 March 06, 2020.
TN 964**Effective 2020 03 06**

NATIONAL SERVICES TARIFF

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792 CUSTOMER SPECIFIC BUSINESS SERVICE

Terms & Conditions 792.2

(d) Central Office Space and Power Commitments - continued

4. The customer agrees Bell Canada has sole discretion in determining if the CPE must be relocated or rearranged to enable Bell Canada to best fulfill its overall service requirements. Bell Canada may, at any time during the MCP, relocate or rearrange the CPE within its Central Offices or relocate the CPE to another Central Office if Bell Canada, in its sole discretion, determines that such relocation or rearrangement is necessary. The costs associated with relocation or rearrangement of the CPE shall be borne by Bell Canada. Bell Canada shall use its best efforts to minimize downtime during relocation and no rebate of the rates and charges specified in Item No. 792.3(e) shall be applicable to any such downtime.

The customer shall be notified in writing in advance of the relocation where practical, and otherwise as soon as reasonably practical thereafter.

5. The customer agrees that any modifications that it may make to the CPE from time-to-time:

a. will be completed in such a manner that Bell Canada is assured the modified CPE will continue to comply with all applicable laws, regulations, standards and policies as established and amended from time-to-time, including without limiting the generality of the foregoing, all Canadian Standards Association and Department of Communications standards, and any and all North American network performance or other standards that may be established from time-to-time by Bell Canada; and

b. will be completed in the presence of a representative of Bell Canada ("the escort") and Bell Canada shall bill the customer at the rates and charges for the escort as specified in Item No. 792.3(e); and

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICE

Terms & Conditions 792.2

(d) Central Office Space and Power Commitments - continued

5. The customer agrees that any modifications that it may make to the CPE from time-to-time: - continued

c. will be completed by appointment made with a minimum of five (5) days prior written notice by personnel representing or employed by the customer that have been identified by the customer to Bell Canada and approved by prior written notice from Bell Canada to the customer (such approval not to be unreasonably withheld but may be reviewed and rescinded at any time by Bell Canada upon reasonable grounds and upon notice to the customer) except:

i) if scheduled or rescheduled by Bell Canada, subject to Bell Canada providing the customer with a twenty one (21) day prior notice, to certain times such as during off peak hours as designated by Bell Canada and communicated to the customer from time-to-time; or

ii) if scheduled on an emergency basis by the customer in which case Bell Canada shall use best efforts to have an escort available to accompany the customer's representative as soon as possible under the circumstances; or

iii) if scheduled during a network emergency in which case Bell Canada reserve the right to deny access to its Central Offices to all persons, including the customer's representatives until such network emergency conditions have been identified and are in the process of being resolved to restore the network to full operational level.

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792 CUSTOMER SPECIFIC BUSINESS SERVICE

Terms & Conditions 792.2

(d) Central Office Space and Power Commitments - continued

6. The customer must commit to a minimum billing commitment of four hundred thousand dollars (\$400,000.00), during the MCP, for the use of Central Office space and power , at the locations and at the rates and charges as specified in Item Nos. 792.1 and 792.3(d) respectively. If the space and power billing commitment is not achieved at the end of the MCP, the Service Provider will bill the customer for the shortfall.

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(e) Service Billing Commitment.

The customer, during the MCP, must commit to an annual billing commitment for the Service of ten million dollars (\$10,000,000.00). If, during any year of the MCP, this commitment is not achieved, the Service Provider will bill the customer for the shortfall.

(f) Additional Bandwidth.

The additional bandwidth (one third of an OC-3) is between a Quebec City Central Office and the customer's location in Levis, Quebec. The additional bandwidth is co-terminous with the main contract and subject to termination charges as stated therein.

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792 CUSTOMER SPECIFIC BUSINESS SERVICE

Terms & Conditions 792.2

(f) Service Level Commitments.

1. The Service is provided subject to a total limitation of liability of two hundred thousand dollars (\$200,000.00) among all of the Carriers comprising the Service Provider for any cause of action whatsoever that may arise in connection with the use of the Service or the use of any part of the Service regardless of the nature and manner and number of the claim(s) made or remedy sought.

Except as provided for in this Item 792.2(f), the Service Provider does not guarantee error-free or uninterrupted operation of the Service. The Service Level Commitments in Item No. 792.2(f)3. is the exclusive remedy available to the customer for any breach of the Service Level Commitments. Notwithstanding the above, the customer has the right to terminate the Service for a material breach by the Service Provider including, without limitation, a breach of the service levels. The Service Provider warrants that in providing the Service it will use a reasonable standard of care consistent with that used by a competent telecommunications company. Unless otherwise provided for in this tariff, the Service Provider disclaims any and all warranties, representations and conditions, either expressed or implied, including but not limited to, any implied warranty or condition of fitness for a particular purpose.

2. Service level commitments are provided on Network Availability and Installation which entitle the customer to credits when specific performance standards are not met. The following definitions apply with respect to the Service level commitments:

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Authority: CRTC Order 2000-117, December 21, 2000.

SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICES

Terms & Conditions 792.2

(f) Service Level Commitments. - continued

2. The following definitions apply with respect to the Service level commitments: - continued

“*Availability*” is the percentage of the total time in any given month of the MCP that the private virtual network, the dedicated interexchange circuits and/or the dedicated access circuits provided as part of the Service are operational to enable the customer to send and receive data.

Measurement of Availability

$$\text{Availability} = \frac{(b - a) \times 100}{b}$$

Where:

a = The number of minutes of total time outages for the private virtual network, the dedicated interexchange circuits and/or the dedicated access circuits during a month.

b = The number of minutes of total time for the private virtual network, the dedicated interexchange circuits and/or the dedicated access circuits during a month.

“*Installation Date Compliance*” is the percentage of service orders that comply with the installation date requested by the customer and agreed to by the customer and the Service Provider.

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**SPECIAL FACILITIES SERVICES
(SPECIAL ASSEMBLIES)**

Item 792	CUSTOMER SPECIFIC BUSINESS SERVICES	N
Terms & Conditions 792.2	(f) Service Level Commitments. - continued	$\frac{1}{2}$
	2. The following definitions apply with respect to the Service level commitments: - continued	$\frac{1}{2}$
	“Installation Interval” is the time in working days, during normal business hours, required to perform an installation after the date the order is received by the Service Provider and according to a schedule determined by the customer and the Service Provider.	$\frac{1}{2}$
	“MTTR” is the mean time the Service Provider takes to repair in the event of an outage.	$\frac{1}{2}$
	“Outage” is any incident that materially prevents or noticeably degrades the transmission or receipt of data or that makes the private virtual network, the dedicated interexchange circuits and/ or the dedicated access circuits unusable to the customer for any period of time. An Outage starts at the earliest time of: 1) a Network alarm that is recognised as an Outage condition, or 2) a customer reports an Outage. Outages that are Scheduled Outages are not included in this measurement.	$\frac{1}{2}$
	“Scheduled Outage” is any scheduled activity which could create an Outage and which the customer has been notified of in advance by the Service Provider. For emergency maintenance, the customer will receive as much notification as possible under the circumstances.	$\frac{1}{2}$
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Authority: Telecom. Order CRTC 98-946 September 24, 1998.

SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICES

Terms & Conditions 792.2

(f) Service Level Commitments. - continued

3. Service level commitments are provided on MTTR, Availability, and Installation Date Compliance which entitle the customer to credits, as specified below, when the following performance standards are not met:

	MTTR (minutes)	Availability (%)
Private virtual network	30 minutes	99.99%
Dedicated interexchange circuits	45	99.98
Dedicated access circuits		
Band 1	120	99.97
Band 2	150	99.97
Band 3	162	99.97
Average	144	99.97

If the Service Provider fails to meet the above-mentioned performance objectives for the private virtual network, the dedicated interexchange circuits and/or the dedicated access circuits for more than three (3) consecutive months or five (5) months in a calendar year or annually, the customer may, at its discretion, terminate the services related to the private virtual network, the dedicated interexchange circuits and/or the dedicated access circuits affected for a given Band or for all Bands, upon written notice to the Service Provider to that effect.

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**SPECIAL FACILITIES SERVICES
(SPECIAL ASSEMBLIES)**

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICES

**Terms &
Conditions
792.2**

(f) Service Level Commitments. - continued

3. Service level commitments are provided on MTTR, Availability, and Installation Date Compliance - continued

	Installation Date Compliance (%)
Private virtual network	94.0%
Dedicated interexchange circuits	94.0
Dedicated access circuits	
Band 1	94.0
Band 2	94.0
Band 3	94.0
Average	94.0

If the Service Provider fails to meet the above-mentioned installation intervals, on a monthly basis, the installation charges for the facilities that have not been installed within the requested interval shall be waived by the Service Provider up to a maximum of fifteen thousand dollars (\$15,000) a year. The facilities related to the customer's special projects that have not provided for by the parties as part of the Service shall be excluded from the above-mentioned intervals.

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Effective 1998 09 24

NATIONAL SERVICES TARIFF

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792 CUSTOMER SPECIFIC BUSINESS SERVICE

Terms & Conditions 792.2

(g) Annual Discount.

The customer will be entitled to an annual discount, during each year of the MCP, on its total spending on the private network, Digital Private Line Solutions eligible services as defined in National Services Tariff CRTC 7400, Item No. 306 and Central Office space and power (collectively "Other services") as specified in the following table:

Spending on Other services (per MCP year):		Volume Discount (%)
· less than \$ 2,800,000.00		0.0%
· \$ 2,800,000.00 to \$ 3,499,999.99		6.5
· \$ 3,500,000.00 to \$ 3,999,999.99		6.7
· \$ 4,000,000.00 to \$ 4,299,999.99		6.8
· \$ 4,300,000.00 to \$ 4,799,999.99		6.9
· \$ 4,800,000.00 to \$ 5,299,999.99		7.0
· \$ 5,300,000.00 to \$ 5,799,999.99		7.1
· \$ 5,800,000.00 to \$ 6,499,999.99		7.2
· \$ 6,500,000.00 to \$ 7,499,999.99		7.3
· more than \$ 7,500,000.00.....		7.4

(h) Other Credits.

The customer is entitled to a credit of three hundred fifty thousand dollars (\$350,000.00) associated with the term commitment specified in Item No. 792.2(a) which will be payable in two payments during the MCP. The initial payment shall be in the amount of one hundred eighty five thousand dollars (\$185,000.00) and shall be credited to the customer on the customer's 13th monthly bill for the Service during the MCP. The second payment shall be in the amount of one hundred sixty five thousand dollars (\$165,000.00) and shall be credited to the customer on the customer's 25th monthly bill for the Service during the MCP. The customer understands that its right to and Service Provider's obligation to provide such credit will not arise prior to CRTC approval of this tariff item.

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Effective 2020 03 06

**SPECIAL FACILITIES SERVICES
(SPECIAL ASSEMBLIES)**

Item 792	CUSTOMER SPECIFIC BUSINESS SERVICES	N
		$\frac{1}{2}$
Terms & Conditions	(i) Other Commitments.	$\frac{1}{2}$
792.2	1. The customer agrees to indemnify the Service Provider against any losses, costs, claims and damages arising out of or caused by:	$\frac{1}{2}$
		$\frac{1}{2}$
	a. a material breach by the customer of the terms and conditions of the Service including the use, maintenance, repair and/ or removal of the CPE by the customer or by any other person for whom the customer has legal responsibility; and	$\frac{1}{2}$
		$\frac{1}{2}$
	b. any personal injury or death or damage to property caused by the customer, or by any other person for whom the customer has legal responsibility unless directly caused by the negligence of the Service Provider; and	$\frac{1}{2}$
		$\frac{1}{2}$
	c. from and against any personal injury or death or damage to property claims by third parties arising out of the use, operation and maintenance or removal of the CPE by the customer, its employees, contractors and agents; and	$\frac{1}{2}$
		$\frac{1}{2}$
	d. any claim of a third party that the operation or use of the CPE constitutes an infringement of any intellectual property rights with respect to the customer provided software or the switching equipment, including, without limitation, patent rights and copyright rights.	$\frac{1}{2}$
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Authority: Telecom. Order CRTC 98-946 September 24, 1998.

SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICE

Terms & Conditions 792.2

(i) Other Commitments - continued

1. The customer agrees to indemnify the Service Provider against any losses, costs, claims and damages arising out of or caused by: - continued

The Service Provider and the customer agree that any claim for indemnity and/or resolution of the disputes arising out or relating to the Service or any part of the Service must be commenced no later than one (1) year from the date the facts giving rise to such dispute become known or should have become known to the party asking for the resolution of such dispute.

2. The Service Provider agrees to indemnify the customer against any losses, costs, claims and damages arising out of:

a. a material breach by the Service Provider of the terms and conditions of the Service including the use, maintenance, repair and/or removal of the CPE by Bell Canada or by any other person for whom Bell Canada has legal responsibility; and

b. any personal injury or death or damage to property caused by the Service Provider, or by any other person for whom the Service Provider has legal responsibility unless directly caused by the negligence of the customer; and

c. from and against any personal injury or death or damage to property claims by third parties arising out of the use, operation and maintenance or removal of the CPE by Bell Canada, its employees, contractors and agents; and

d. any claim of a third party that the operation or use of the CPE constitutes an infringement of any intellectual property rights with respect to the software or equipment provided by the Service Provider, including, without limitation, patent rights and copyright rights.

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICE

Terms & Conditions 792.2

(i) Other Commitments - continued

2. The Service Provider agrees to indemnify the customer against any losses, costs, claims and damages arising out of: - continued

The customer and the Service Provider agree that any claim for indemnity and/or resolution of the disputes arising out or relating to the Service or any part of the Service must be commenced no later than one (1) year from the date the facts giving rise to such dispute become known or should have become known to the party asking for the resolution of such dispute.

3. The Service is provided subject to a total limitation of liability not exceeding the lesser of (i) two hundred thousand dollars (\$200,000.00) and (ii) the total in aggregate monthly charges paid by the customer during the period such damages were incurred, such period not to exceed three (3) months, for the specific services that allegedly gave rise to the damages for any cause of action whatsoever that may arise in connection with the use of the Service or the use of any part of the Service regardless of the nature and manner and number of the claim(s) made or remedy sought. Specifically (but not exclusively) the Service Provider and the customer agree:

a. that neither party will be liable to the other for loss of data, loss of profit, loss of revenue, failure to realize expected savings or any special, indirect, incidental, consequential or punitive damages which either party may incur or claim by or for any reason whatsoever, even if either party has been advised of the possibility of such damages or even if either party could have reasonably foreseen the possibility of such damages; or

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792

CUSTOMER SPECIFIC BUSINESS SERVICE

Terms & Conditions 792.2

(i) Other Commitments - continued

b. that the Service Provider will not be liable for any act or omission of a carrier (other than the carriers comprising the Service Provider) whose facilities are used in establishing connection for the Service, but shall be fully liable for all acts and omissions of the Service Provider's sub-contractors; or

The Service Provider does not guarantee error-free or uninterrupted operation of the Service. Unless otherwise provided for in this tariff, the Service Provider disclaims any and all warranties, representations and conditions, either express or implied, including but not limited to, any implied warranty or condition of fitness for a particular purpose.

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NATIONAL SERVICES TARIFF

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792 CUSTOMER SPECIFIC BUSINESS SERVICE

Rates & Charges 792.3

(a) The customer shall receive a monthly discount on its eligible Digital Private Line Solutions monthly recurring charges, as defined in National Services Tariff CRTC 7400, Item No. 306, and incurred as part of the Service provided under this tariff.

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(b) Private Virtual Network Rates and Charges

The customer shall pay the private virtual network monthly rate and service charge shown in the following table:

	Monthly Rate	Non-Recurring Service Charge
Private virtual network (\$)	\$44,500.00	\$1,150,000.00

(c) Customer Specific Digital Network Access Rates and Charges

The customer shall pay the following monthly rates and service charges for customer specific digital network access:

	Monthly Rate per access	Non-Recurring Service Charge per access
Type 1 customer specific digital network access (\$)...	\$120.00	\$300.00
Type 2 customer specific digital network access (\$)...	\$310.00	\$700.00

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SPECIAL FACILITIES SERVICES (SPECIAL ASSEMBLIES)

Item 792 CUSTOMER SPECIFIC BUSINESS SERVICE

Rates & Charges 792.3

(d) Central Office Space and Power Rates and Charges

The customer shall pay the rates and charges shown in the following table for Central Office space and power and associated services including site preparation, power delivery and maintenance:

	Monthly Rate	Non-recurring Charge
Floor space and 60 Amperes DC power supply, per Telecom cabinet	\$1,400.00	\$7,000.00
Floor space and 90 Amperes DC power supply, per Telecom cabinet	2,000.00	7,000.00

(e) The customer shall pay the escort rates and charges specified in Bell Canada Special Facilities Tariff CRTC 7396, Item No. G-204.

(f) The customer shall pay the rate and charge shown in the following table for an incremental bandwidth (one third of an OC-3) on the existing ring architecture between the Central Office at 930 D'Aiguillon, Quebec City, Quebec and the customers premises at 100 Des Commandeurs, Levis, Quebec.

	Monthly Rate	Non-recurring Service Charge
Incremental bandwidth (one third of an OC-3).....	\$2,750.00	\$2,500.00