

IN THE MATTER OF the *Competition Act*, R.S.C. 1985, c. C-34, and the *Competition Tribunal Rules*, SOR/2008-141;

AND IN THE MATTER OF the proposed acquisition by Bell Media Inc. of all of the issued and outstanding shares of Outdoor Systems Americas ULC;

AND IN THE MATTER OF the filing and registration of a consent agreement pursuant to sections 92 and 105 of the *Competition Act*.

B E T W E E N :

THE COMMISSIONER OF COMPETITION

Applicant

– and –

BELL MEDIA INC.

Respondent

CONSENT AGREEMENT

RECITALS:

A. Bell Media Inc. (“Bell Media”) proposes to acquire all of the issued and outstanding shares of Outdoor Systems Americas ULC pursuant to a share purchase agreement dated October 22, 2023 (the “Transaction”).

B. The Commissioner has concluded that the Transaction is likely to result in a substantial lessening of competition in the supply of outdoor advertising services in the Greater Toronto Area, the Greater Montreal Area, Quebec City, Trois-Rivières, and Sherbrooke, and that the implementation of this Agreement is necessary to ensure that any substantial lessening of competition will not result from the Transaction.

C. Bell Media does not admit but will not for the purposes of this Agreement, including execution, registration, enforcement, variation or rescission, contest the Commissioner’s conclusions that (i) the Transaction is likely to result in a substantial

lessening of competition in the supply of outdoor advertising services in the Greater Toronto Area, the Greater Montreal Area, Quebec City, Trois-Rivières, and Sherbrooke; and (ii) the implementation of this Agreement is necessary to ensure that any substantial lessening of competition will not result from the Transaction.

D. Nothing in this Agreement affects any investigation, inquiry or proceeding other than under section 92 of the Act in respect of the Transaction.

THEREFORE Bell Media and the Commissioner agree as follows:

I. DEFINITIONS

[1] Whenever used in this Agreement, the following words and terms have the meanings set out below:

- (a) **“Act”** means the *Competition Act*, R.S.C. 1985, c. C-34, as amended;
- (b) **“Affiliate”** has the meaning given to it in subsection 2(2) of the Act;
- (c) **“Agreement”** means this Consent Agreement, including the schedules hereto, and references to a “Part”, “Section”, “Paragraph” or “Schedule” are, unless otherwise indicated, references to a part, section, paragraph or schedule of or to this Agreement;
- (d) **“Bell Media”** means Bell Media Inc. and its Affiliates and their directors, officers, employees, agents, representatives, successors and assigns;
- (e) **“Business Day”** means a day on which the Competition Bureau’s Gatineau, Quebec office is open for business;
- (f) **“Closing”** means the completion of the Transaction under the Transaction Agreement;
- (g) **“Closing Date”** means the date on which Closing occurs;
- (h) **“Commissioner”** means the Commissioner of Competition appointed under the Act and includes the Commissioner’s authorized representatives;
- (i) **“Confidential Information”** means competitively sensitive, proprietary and all other information that is not in the public domain, and that is owned by or pertains to a Person or a Person’s business, and includes, but is not limited to, manufacturing, operations and financial information, customer lists, price lists, contracts, cost and revenue information, marketing methods, patents, technologies, processes, or other trade secrets;

- (j) **“Divested Business”** means the business of marketing and supplying outdoor advertising services at the locations and using the assets listed in Schedule B;
- (k) **“Divestiture”** means the sale, conveyance, transfer, assignment or other disposal of the Divestiture Assets to a Purchaser pursuant to this Agreement and with the prior approval of the Commissioner, such that Bell Media will have no direct or indirect interest in the Divestiture Assets;
- (l) **“Divestiture Agreement”** means a binding and definitive agreement between Bell Media and a Purchaser to effect the Divestiture pursuant to this Agreement and subject to the prior approval of the Commissioner;
- (m) **“Divestiture Applicant”** means Bell Media during the Initial Sale Period or the Divestiture Trustee during the Divestiture Trustee Sale Period;
- (n) **“Divestiture Assets”** means all of the right, title and interest in, to and under, or relating to, the tangible assets, Intangible Assets, property and undertaking owned or used by Bell Media or Outedge Media, as the case may be, or held by Bell Media or Outedge Media, as the case may be, for use in, or relating to, the Divested Business, including the following properties, assets and rights:
 - (i) The immovable or real property, whether owned or leased in relation to the Divested Business;
 - (ii) All applicable leases, licenses, permits, contracts, agreements, and authorizations used in the operation of the Divested Business, excluding customer contracts that are not exclusively related to the Divested Business;
 - (iii) The Intangible Assets used in connection with the Divested Business;
 - (iv) The tangible assets and equipment, including all inventory of equipment and assets used to provide outdoor advertising services in connection with the Divested Business;
 - (v) All books, records and files (for greater certainty, to the extent that there are any books, records or files which are common to the Divested Business and to Bell Media’s ongoing business, Bell Media shall provide copies of such books, records and files with respect to only the Divested Business);
- (o) **“Divestiture Process Agreement”** means the agreement described in Section 6 of this Agreement;

- (p) **“Divestiture Trustee”** means the Person appointed pursuant to Part III of this Agreement (or any substitute appointed thereto) and any employees, agents or other Persons acting for or on behalf of the Divestiture Trustee;
- (q) **“Divestiture Trustee Sale”** means the Divestiture to be conducted by the Divestiture Trustee pursuant to Part III of this Agreement;
- (r) **“Divestiture Trustee Sale Period”** means the 6 month period commencing upon expiry of the Initial Sale Period;
- (s) **“First Reference Date”** shall have the meaning set out in Paragraph 22(d) of this Agreement;
- (t) **“Initial Sale Period”** means the period that commences at Closing and ends at the time set out in Confidential Schedule A to this Agreement;
- (u) **“Intangible Assets”** means intellectual property of any nature and kind, including:
 - (i) patents, copyrights, trademarks and software;
 - (ii) trade dress, industrial designs, distinguishing guises, trade secrets, know-how, techniques, data, inventions, practices, methods and other confidential or proprietary technical, business, research, development and other information, and all rights in any jurisdiction to limit the use or disclosure thereof;
 - (iii) rights to obtain and file for patents and registrations thereof; and
 - (iv) rights to sue and recover damages or obtain injunctive relief for infringement, dilution, misappropriation, violation or breach of any of the foregoing;
- (v) **“Monitor”** means the Person appointed pursuant to Part X of this Agreement (or any substitute appointed thereto), and any employees, agents or other Persons acting for or on behalf of the Monitor, provided that if no Monitor is appointed, other than in Part X of this Agreement Monitor means the Commissioner;
- (w) **“Monitor Agreement”** means the agreement described in Section 34 of this Agreement;
- (x) **“Outedge Media”** means Outfront Media Inc. and its Affiliates and their directors, officers, employees, agents, representatives, successors and assigns;

- (y) **“Person”** means any individual, corporation or partnership, sole proprietorship, trust or other unincorporated organization capable of conducting business, and any Affiliates thereof;
- (z) **“Purchaser”** means the Person that acquires Divestiture Assets pursuant to this Agreement and a Divestiture Agreement;
- (aa) **“Records”** means records within the meaning of subsection 2(1) of the Act;
- (bb) **“Second Reference Date”** shall have the meaning set out in Paragraph 22(e) of this Agreement;
- (cc) **“Third Party”** means any Person other than the Commissioner, Bell Media or the Purchaser;
- (dd) **“Transaction”** means the transaction described in the first recital to this Agreement;
- (ee) **“Transaction Agreement”** means the Share Purchase Agreement dated October 22, 2023 between Bell Media Inc., Outfront Media Inc., Outfront Canada Hold 2 LLC and Outfront Canada Sub LLC; and
- (ff) **“Tribunal”** means the Competition Tribunal established by the *Competition Tribunal Act*, R.S.C. 1985, c.19 (2nd Supp.).

II. OBLIGATION TO COMPLETE DIVESTITURE

- [2] Bell Media shall use commercially reasonable efforts to complete the Divestiture.
- [3] During the Initial Sale Period, Bell Media shall use commercially reasonable efforts to complete the Divestiture in accordance with the provisions of this Part and Confidential Schedule A and subject to Part IV.
- [4] During the Initial Sale Period, Bell Media shall provide to the Commissioner and to the Monitor every 30 days a written report describing the progress of its efforts to effect the Divestiture. The report shall include a description of contacts, negotiations, due diligence and offers regarding the Divestiture Assets, the name, address and phone number of all parties contacted and of prospective Purchasers who have come forward. Bell Media shall, within 3 Business Days, respond to any request by the Commissioner for additional information regarding the status of Bell Media’s efforts to complete the Divestiture. An officer or other duly authorized representative of Bell Media shall certify that the information provided in any such response has been examined and is, to the best of that individual’s knowledge and belief, correct and complete in all material respects.

III. DIVESTITURE TRUSTEE SALE PROCESS

- [5] In the event that Bell Media fails to complete the Divestiture during the Initial Sale Period, the Commissioner shall appoint a Divestiture Trustee to complete the Divestiture in accordance with this Agreement. Such appointment may be made at any time prior to the expiry of the Initial Sale Period or on such later date as the Commissioner determines.
- [6] Within 5 Business Days after the appointment of the Divestiture Trustee, Bell Media shall submit to the Commissioner for approval the terms of a proposed Divestiture Process Agreement with the Divestiture Trustee and the Commissioner that confers on the Divestiture Trustee all rights and powers necessary to permit the Divestiture Trustee to effect the Divestiture.
- [7] Within 5 Business Days after receipt of the proposed Divestiture Process Agreement referred to in Section 6, the Commissioner shall advise Bell Media whether or not the Commissioner approves the terms of the proposed Divestiture Process Agreement. If the Commissioner does not approve the terms of the proposed Divestiture Process Agreement, the Commissioner shall prescribe alternative terms that Bell Media shall incorporate into a final Divestiture Process Agreement with the Divestiture Trustee and the Commissioner.
- [8] Without limiting the Commissioner's discretion to require additional terms, Bell Media consents to the following terms and conditions regarding the Divestiture Trustee's rights, powers and duties, and shall include such terms in the Divestiture Process Agreement:
- (a) The Divestiture Trustee shall complete the Divestiture as expeditiously as possible, and in any event prior to expiry of the Divestiture Trustee Sale Period.
 - (b) The Divestiture Trustee shall use reasonable efforts to negotiate terms and conditions for the Divestiture that are as favourable to Bell Media as are reasonably available at that time; however, the Divestiture shall not be subject to any minimum price. The Divestiture Trustee's opinion of what constitutes favourable terms and conditions and what constitutes reasonably available terms and conditions, is subject to review and approval by the Commissioner.
 - (c) Subject to oversight and approval by the Commissioner, the Divestiture Trustee shall have full and exclusive authority during the Divestiture Trustee Sale Period:
 - (i) to complete the Divestiture in accordance with the provisions of this Part;
 - (ii) to solicit interest in a possible Divestiture by whatever process or procedure the Divestiture Trustee believes is suitable to allow a

fair opportunity for one or more prospective good faith Purchasers to offer to acquire the Divestiture Assets, and for greater certainty, in determining whether to pursue negotiations with a prospective Purchaser, may have regard to the approval criteria in Section 23;

- (iii) to enter into a Divestiture Agreement with a Purchaser that will be legally binding on Bell Media;
 - (iv) to negotiate reasonable commercial covenants, representations, warranties and indemnities to be included in a Divestiture Agreement; and
 - (v) to employ, at the expense of Bell Media, such consultants, accountants, legal counsel, investment bankers, business brokers, appraisers, and other representatives and assistants as the Divestiture Trustee believes are necessary to carry out the Divestiture Trustee's duties and responsibilities.
- (d) Where any Person makes a good faith inquiry respecting a possible purchase of Divestiture Assets, the Divestiture Trustee shall notify such Person that the Divestiture is being made and shall provide to such Person a copy of this Agreement, with the exception of the provisions hereof that are confidential pursuant to Section 60 of this Agreement.
- (e) Where, in the opinion of the Divestiture Trustee, a Person has a good faith interest in purchasing Divestiture Assets and has executed a confidentiality agreement, in a form satisfactory to the Commissioner, with the Divestiture Trustee protecting any Confidential Information that such Person may receive in the course of its due diligence review of the Divestiture Assets, the Divestiture Trustee shall:
- (i) promptly provide to such Person all information respecting the Divestiture Assets that is determined by the Divestiture Trustee to be relevant and appropriate;
 - (ii) permit such Person to make reasonable inspection of the Divestiture Assets and of all financial, operational or other non-privileged Records and information, including Confidential Information, that may be relevant to the Divestiture; and
 - (iii) give such Person as full and complete access as is reasonable in the circumstances to the personnel involved in managing the Divestiture Assets.
- (f) The Divestiture Trustee shall have no obligation or authority to operate or maintain the Divestiture Assets.

- (g) The Divestiture Trustee shall provide to the Commissioner and to the Monitor, within 30 days after the later of the Divestiture Trustee's appointment and the commencement of the Divestiture Trustee Sale Period and thereafter every 30 days, a written report describing the progress of the Divestiture Trustee's efforts to complete the Divestiture. The report shall include a description of contacts, negotiations, due diligence and offers regarding the Divestiture Assets, the name, address and phone number of all parties contacted and of prospective Purchasers who have come forward. The Divestiture Trustee shall, within 3 Business Days, respond to any request by the Commissioner for additional information regarding the status of the Divestiture Trustee's efforts to complete the Divestiture.
 - (h) The Divestiture Trustee shall notify Bell Media and the Commissioner immediately upon the signing of any letter of intent or agreement in principle relating to the Divestiture Assets, and shall provide to Bell Media a copy of any executed Divestiture Agreement upon receipt of the Commissioner's approval of the Divestiture contemplated in such Divestiture Agreement.
- [9] Bell Media shall not be involved in the Divestiture process during the Divestiture Trustee Sale Period or in any negotiations with prospective Purchasers undertaken by the Divestiture Trustee, nor will Bell Media have contact with prospective Purchasers during the Divestiture Trustee Sale Period.
- [10] Subject to any legally recognized privilege, Bell Media shall provide to the Divestiture Trustee full and complete access to all personnel, Records, information (including Confidential Information) and facilities relating to the Divestiture Assets, to enable the Divestiture Trustee to conduct its own investigation of the Divestiture Assets and to provide access and information to prospective Purchasers.
- [11] Bell Media shall take no action that interferes with or impedes, directly or indirectly, the Divestiture Trustee's efforts to complete the Divestiture.
- [12] Bell Media shall fully and promptly respond to all requests from the Divestiture Trustee and shall provide all information the Divestiture Trustee may request. Bell Media shall identify an individual who shall have primary responsibility for fully and promptly responding to such requests from the Divestiture Trustee on behalf of Bell Media.
- [13] Bell Media will do all such acts and execute all such documents, and will cause the doing of all such acts and the execution of all such documents as are within its power to cause the doing or execution of, as may be reasonably necessary to ensure that the Divestiture Assets are divested in the Divestiture Trustee Sale Period and that agreements entered into by the Divestiture Trustee are binding upon and enforceable against Bell Media.

- [14] Bell Media shall be responsible for all reasonable fees and expenses properly charged or incurred by the Divestiture Trustee in the course of carrying out the Divestiture Trustee's duties and responsibilities under this Agreement. The Divestiture Trustee shall serve without bond or security, and shall account for all fees and expenses incurred. Bell Media shall pay all reasonable invoices submitted by the Divestiture Trustee within 30 days after receipt and, without limiting this obligation, Bell Media shall comply with any agreement it reaches with the Divestiture Trustee regarding interest on late payments. In the event of any dispute: (i) such invoice shall be subject to the approval of the Commissioner; and (ii) Bell Media shall promptly pay any invoice approved by the Commissioner. Any outstanding monies owed to the Divestiture Trustee by Bell Media shall be paid out of the proceeds of the Divestiture.
- [15] Bell Media shall indemnify the Divestiture Trustee and hold the Divestiture Trustee harmless against any losses, claims, damages, liabilities or expenses arising out of, or in connection with, the performance of the Divestiture Trustee's duties, including all reasonable fees of counsel and other expenses incurred in connection with the preparation or defence of any claim, whether or not resulting in any liability, except to the extent that such losses, claims, damages, liabilities, or expenses result from malfeasance, gross negligence or bad faith by the Divestiture Trustee.
- [16] Bell Media shall indemnify the Commissioner and hold the Commissioner harmless against any losses, claims, damages, liabilities or expenses arising out of, or in connection with, the performance of the Divestiture Trustee's duties, including all reasonable fees of counsel and other expenses incurred in connection with the preparation or defence of any claim, whether or not resulting in any liability.
- [17] If the Commissioner determines that the Divestiture Trustee has ceased to act or has failed to act diligently, the Commissioner may remove the Divestiture Trustee and appoint a substitute Divestiture Trustee. The provisions of this Agreement respecting the Divestiture Trustee shall apply in the same manner to any substitute Divestiture Trustee.
- [18] Bell Media may require the Divestiture Trustee and each of the Divestiture Trustee's consultants, accountants, legal counsel, investment bankers, business brokers, appraisers, and other representatives and assistants to sign an appropriate confidentiality agreement in a form satisfactory to the Commissioner; provided, however, that such agreement shall not restrict the Divestiture Trustee from providing any information to the Commissioner.
- [19] The Commissioner may require the Divestiture Trustee and each of the Divestiture Trustee's consultants, accountants, legal counsel, investment bankers, business brokers, appraisers, and other representatives and assistants to sign an appropriate confidentiality agreement relating to materials and information the Divestiture

Trustee may receive from the Commissioner in connection with the performance of the Divestiture Trustee's duties.

- [20] Notwithstanding any term of this Agreement, the rights, powers and duties of the Divestiture Trustee under this Agreement shall not expire until the Divestiture is completed.

IV. COMMISSIONER APPROVAL OF DIVESTITURE

- [21] The Divestiture shall be made to a single Purchaser and may proceed only with the prior approval of the Commissioner in accordance with this Part. For greater certainty, if a Divestiture is a notifiable transaction nothing in this Agreement affects the operation of Part IX of the Act.

- [22] The Divestiture Applicant shall comply with the following process for seeking and obtaining a decision of the Commissioner regarding approval of a proposed Divestiture:

- (a) The Divestiture Applicant shall promptly:
 - (i) inform the Commissioner of any negotiations with a prospective Purchaser that may lead to a Divestiture; and
 - (ii) forward to the Commissioner copies of any agreement that is signed with a prospective Purchaser, including non-binding expressions of interest.
- (b) The Divestiture Applicant shall immediately notify the Commissioner that it intends to enter a Divestiture Agreement with a prospective Purchaser, or has entered into an agreement that, if approved by the Commissioner, will be a Divestiture Agreement within the meaning of this Agreement. If the Divestiture Applicant has entered into or intends to enter into more than one agreement in respect of the same Divestiture Assets, the Divestiture Applicant shall identify the agreement in respect of which it seeks the Commissioner's approval and the remainder of this Part shall apply only to that agreement unless the Divestiture Applicant designates a substitute agreement.
- (c) The notice described in Paragraph 22(b) shall be in writing and shall include: the identity of the proposed Purchaser; the details of the proposed Divestiture Agreement and any related agreements; and information concerning whether and how the proposed Purchaser would, in the view of the Divestiture Applicant, likely satisfy the terms of this Agreement.
- (d) Within 14 days following receipt of the notice described in Paragraph 22(b), the Commissioner may request additional information concerning the proposed Divestiture from any or all of Bell Media, the Monitor, the

prospective Purchaser and, in the Divestiture Trustee Sale Period, the Divestiture Trustee. These Persons shall each provide any additional information requested from them. When they have provided a complete response to the Commissioner's request, these Persons shall comply with the following procedures:

- (i) the Divestiture Trustee shall provide written confirmation to the Commissioner that the Divestiture Trustee has provided to the Commissioner all additional information requested from the Divestiture Trustee;
- (ii) the Monitor shall provide written confirmation to the Commissioner that the Monitor has provided to the Commissioner all additional information requested from the Monitor;
- (iii) an officer or other duly authorized representative of Bell Media shall certify that the additional information provided by Bell Media in response to the Commissioner's request has been examined and is, to the best of that individual's knowledge and belief, correct and complete in all material respects; and
- (iv) an officer or other duly authorized representative of the prospective Purchaser shall certify that the additional information provided by the prospective Purchaser in response to the Commissioner's request has been examined and is, to the best of that individual's knowledge and belief, correct and complete in all material respects.

The date on which the last of the Divestiture Trustee, Bell Media, the Monitor, and the prospective Purchaser provides to the Commissioner a confirmation or certification required under this Paragraph is the **"First Reference Date"**.

- (e) Within 7 days after the First Reference Date, the Commissioner may request further additional information concerning the proposed Divestiture from any or all of the Persons identified in Paragraph 22(d). These Persons shall each provide any further additional information requested from them. When they have provided a complete response to the Commissioner's request, if any, these Persons shall comply with the procedures outlined in Paragraph 22(d) in regard to the further additional information provided. The date on which the last of the Divestiture Trustee, Bell Media, the Monitor, and the prospective Purchaser provides to the Commissioner a confirmation or certification required under this Paragraph is the **"Second Reference Date"**.
- (f) The Commissioner shall notify the Divestiture Applicant of the approval of, or the objection to, the proposed Divestiture as soon as possible, and in

any event within 14 days after the date on which the Commissioner receives the notice described in Paragraph 22(b) or, if the Commissioner requests any additional information under Paragraph 22(d) or further additional information under Paragraph 22(e), within 14 days after the later of:

- (i) the First Reference Date; and
 - (ii) the Second Reference Date, if any.
- (g) The Commissioner's determination as to whether to approve a proposed Divestiture shall be in writing.

[23] In exercising discretion to determine whether to approve a proposed Divestiture, the Commissioner shall take into account the likely impact of the Divestiture on competition, and may consider any other factor the Commissioner considers relevant. Prior to granting approval, the Commissioner must also be satisfied that:

- (a) the proposed Purchaser is fully independent of and operates at arm's length from Bell Media;
- (b) Bell Media will have no direct or indirect interest in the Divestiture Assets following the Divestiture;
- (c) the proposed Purchaser is committed to carrying on the Divested Business;
- (d) the proposed Purchaser has the managerial, operational and financial capability to compete effectively in the supply of outdoor advertising services; and
- (e) the proposed Purchaser will (i) if the Commissioner grants approval during the Initial Sale Period, complete the Divestiture prior to the expiry of the Initial Sale Period; or (ii) if the Commissioner grants approval during the Divestiture Trustee Sale Period, complete the Divestiture during the Divestiture Trustee Sale Period.

V. PRESERVATION OF DIVESTITURE ASSETS

[24] In order to preserve the Divestiture Assets pending completion of the Divestiture, Bell Media shall maintain the economic viability, marketability, and competitiveness of the Divestiture Assets and Divested Business, and shall comply with any decision of or direction given by the Monitor that relates to preservation of the Divestiture Assets. Until Closing, Bell Media shall make reasonable efforts to ensure that Outedge Media preserves the Outedge Media Divestiture Assets in a manner consistent with this Part of this Agreement. Without limiting the generality of the foregoing, Bell Media shall:

- (a) Maintain and hold the Divestiture Assets in good condition and repair, normal wear and tear excepted, and to standards that are, in the view of the Monitor, at least equal to those that existed prior to the date of this Agreement;
- (b) Ensure that the management and operation of the Divestiture Assets continues in the ordinary course of business and in a manner that is, in the view of the Monitor, reasonably consistent in nature, scope and magnitude with Bell Media or Outedge Media's past practices, as the case may be, and generally accepted industry practices, and in compliance with all applicable laws;
- (c) Not knowingly take or allow to be taken any action that, in the view of the Monitor, adversely affects the competitiveness, operations, financial status or value, viability or saleability of the Divestiture Assets;
- (d) Ensure that the Divestiture Assets are not engaged in any type of business other than the supply of outdoor advertising services as of the date of this Agreement, except with the prior approval of the Monitor and the Commissioner;
- (e) Maintain all approvals, registrations, consents, licenses, permits, waivers and other authorizations that are, in the Monitor's view, subject to consultation with Bell Media, advisable for the operation of the Divestiture Assets and Divested Business;
- (f) Take all commercially reasonable steps to honour all customer contracts and to maintain quality and service standards for customers of the Divestiture Assets that are, in the view of the Monitor, at least equal to the standards that existed during the fiscal year prior to this Agreement;
- (g) Not curtail marketing, sales, promotional or other activities of the Divestiture Assets or Divested Business, except with the prior approval of the Monitor and the Commissioner;
- (h) Not alter, or cause to be altered, the management of the Divestiture Assets as it existed during the fiscal year prior to the date of this Agreement, except with the prior approval of the Monitor and the Commissioner;
- (i) Ensure that the Divestiture Assets are staffed with sufficient employees to ensure their viability and competitiveness, including by replacing any departing employees with other qualified employees provided that the Monitor has approved both the qualifications and the need for such replacement employees;
- (j) Maintain inventory levels and payment terms consistent with the practices of Bell Media and Outedge Media that existed, with respect to the

Divestiture Assets, during the fiscal year prior to the date of this Agreement; and

- (k) Maintain, in accordance with Canadian generally accepted accounting principles, separate and adequate financial ledger books and records of material financial information with respect to the Divestiture Assets and the Divested Business.
- [25] Pending completion of the Divestiture, Bell Media shall not, without the Commissioner's prior written approval:
- (a) Create any new encumbrances on the Divestiture Assets or Divested Business, other than ordinary course obligations that are not due or delinquent;
 - (b) Enter into, withdraw from, amend or otherwise take steps to alter any obligations in material contracts relating to the Divestiture Assets or Divested Business, except as necessary to comply with this Agreement; or
 - (c) Make any material changes to the Divestiture Assets or Divested Business, except as required to comply with this Agreement.
- [26] Bell Media shall provide sufficient financial resources, including general funds, capital funds, working capital and reimbursement for any operating, capital or other losses, to maintain the Divestiture Assets in accordance with this Part. If the Monitor believes that Bell Media has not provided, is not providing or will not provide sufficient financial and other resources under this Part, the Monitor shall forthwith refer the matter to the Commissioner, who shall make a final determination respecting the financial and other resources that Bell Media must provide. Bell Media shall comply with any determination made by the Commissioner on this issue.

VI. THIRD PARTY CONSENTS

- [27] It shall be a condition in any Divestiture Agreement (whether negotiated by Bell Media or by the Divestiture Trustee) that Bell Media shall, as a condition of closing, obtain any consents and waivers from Third Parties that are necessary to permit the assignment to, and assumption by, a Purchaser of all material contracts (including any lease agreement), approvals and authorizations relating to the Divestiture Assets; provided, however, that Bell Media may satisfy this requirement by certifying that the Purchaser has executed agreements directly with one or more Third Parties which make such assignment and assumption unnecessary.

VII. TRANSITIONAL SUPPORT ARRANGEMENTS

[28] Bell Media, or the Divestiture Trustee on behalf of Bell Media, shall enter into agreements to supply such transitional services requested by a Purchaser and approved by the Commissioner as are reasonably necessary to ensure the effectiveness of the Divested Business for up to one year following the completion of the applicable Divestiture.

VIII. EMPLOYEES

[29] Bell Media (during the Initial Sale Period) and the Divestiture Trustee (during the Divestiture Trustee Sale Period) shall provide to any prospective Purchaser, the Commissioner and the Monitor information relating to the employees whose responsibilities involve the operation of the Divestiture Assets, to enable such Purchaser to make decisions regarding offers of employment to such employees. The Monitor shall review the information provided to ensure that it is sufficient to enable the Purchaser to make such decisions.

[30] Bell Media shall:

- (a) not interfere, directly or indirectly, with any negotiations by a Purchaser to employ any employees whose responsibilities involve the operation of the Divestiture Assets;
- (b) not offer any incentive to such employees to decline employment with the Purchaser or to accept other employment with Bell Media;
- (c) remove any impediment that may deter such employees from accepting employment with the Purchaser;
- (d) waive any non-compete or confidentiality provisions of employment or other contracts that could impair the ability of such employees to be employed by the Purchaser; and
- (e) pay or transfer to or maintain for the employees subsequently employed by the Purchaser all current and accrued bonuses, pensions and other current and accrued benefits to which such employees would otherwise have been entitled had they remained in the employment of Bell Media.

[31] For a period of one year following completion of the Divestiture, Bell Media shall not, without the prior written consent of the Commissioner, directly or indirectly solicit or employ any Persons employed in connection with the Divestiture Assets who has accepted an offer of employment with the Purchaser unless such Person's employment has been terminated by the Purchaser. Nothing in this Agreement shall restrict the solicitation or employment by Bell Media of any Person who is solicited by advertising placed in a newspaper, trade journal, through a web site or via other media of general circulation which is not directed at or focused on Persons employed in connection with the Divestiture Assets.

IX. FAILURE OF DIVESTITURE TRUSTEE SALE

- [32] If, by the end of the Divestiture Trustee Sale Period, the Divestiture has not been completed, or if the Commissioner is of the opinion that the Divestiture likely will not be completed prior to the end of the Divestiture Trustee Sale Period, the Commissioner may apply to the Tribunal, at the Commissioner's election, for either (i) such order as is necessary to complete the Divestiture; or (ii) such order as is necessary to ensure that the Transaction is not likely to prevent or lessen competition substantially.

X. MONITOR

- [33] The Commissioner shall appoint a Monitor, responsible for monitoring compliance by Bell Media with this Agreement. Such appointment may occur at any time following registration of this Agreement. A reference in this Agreement to specific monitoring functions or tasks that are to be undertaken by the Monitor shall in no way detract from the Monitor's general right, power and duty to monitor all aspects of Bell Media's compliance with this Agreement.

- [34] Within 5 Business Days after the appointment of the Monitor, Bell Media shall submit to the Commissioner for approval the terms of a proposed Monitor Agreement with the Monitor and the Commissioner that confers on the Monitor all rights and powers necessary to permit the Monitor to monitor compliance by Bell Media with this Agreement.

- [35] Within 5 Business Days after receipt of the proposed Monitor Agreement referred to in Section 34, the Commissioner shall advise Bell Media whether or not the Commissioner approves the terms of the proposed Monitor Agreement. If the Commissioner does not approve the terms of the proposed Monitor Agreement, the Commissioner shall prescribe alternative terms for the Monitor Agreement that Bell Media shall incorporate into a final Monitor Agreement with the Monitor and the Commissioner.

- [36] Bell Media consents to the following terms and conditions regarding the Monitor's rights, powers and duties, and shall include such terms in the Monitor Agreement:

- (a) The Monitor shall have the power and authority to monitor Bell Media's compliance with this Agreement, and shall exercise such power and authority and carry out the duties and responsibilities of the Monitor in a manner consistent with the purposes of this Agreement and in consultation with the Commissioner.
- (b) The Monitor shall have the authority to employ, at the expense of Bell Media, such consultants, accountants, legal counsel and other representatives and assistants as the Monitor believes are necessary to carry out the Monitor's duties and responsibilities.

- (c) The Monitor shall have no obligation or authority to operate or maintain the Divestiture Assets.
 - (d) The Monitor shall act for the sole benefit of the Commissioner, maintain all confidences and avoid any conflict of interest.
 - (e) The Monitor shall have no duties of good faith (except as required by law), of a fiduciary nature, or otherwise, to Bell Media.
 - (f) The Monitor shall provide to the Commissioner every 30 days after the date of the Monitor's appointment until the Divestiture is complete and thereafter annually on or before the anniversary of the Divestiture, a written report concerning performance by Bell Media of its obligations under this Agreement. The Monitor shall, within 3 Business Days, respond to any request by the Commissioner for additional information regarding Bell Media's compliance.
- [37] Subject to any legally recognized privilege, Bell Media shall provide to the Monitor full and complete access to all personnel, Records, information (including Confidential Information) and facilities relevant to monitoring Bell Media's compliance with this Agreement.
- [38] Bell Media shall take no action that interferes with or impedes, directly or indirectly, the Monitor's efforts to monitor Bell Media's compliance with this Agreement.
- [39] Bell Media shall fully and promptly respond to all requests from the Monitor and, subject to any legally recognized privilege, shall provide all information the Monitor may request. Bell Media shall identify an individual who shall have primary responsibility for fully and promptly responding to such requests from the Monitor on behalf of Bell Media.
- [40] Bell Media may require the Monitor and each of the Monitor's consultants, accountants, legal counsel and other representatives and assistants to sign an appropriate confidentiality agreement in a form satisfactory to the Commissioner; provided, however, that such agreement shall not restrict the Monitor from providing any information to the Commissioner.
- [41] The Commissioner may require the Monitor and each of the Monitor's consultants, accountants, legal counsel and other representatives and assistants to sign an appropriate confidentiality agreement relating to materials and information the Monitor may receive from the Commissioner in connection with the performance of the Monitor's duties.
- [42] Bell Media shall be responsible for all reasonable fees and expenses properly charged or incurred by the Monitor in the course of carrying out the Monitor's duties under this Agreement. The Monitor shall serve without bond or security, and shall account for all fees and expenses incurred. Bell Media shall pay all

reasonable invoices submitted by the Monitor within 30 days after receipt and, without limiting this obligation, Bell Media shall comply with any agreement it reaches with the Monitor regarding interest on late payments. In the event of any dispute: (i) such invoice shall be subject to the approval of the Commissioner; and (ii) Bell Media shall promptly pay any invoice approved by the Commissioner. Any outstanding monies owed to the Monitor by Bell Media shall be paid out of the proceeds of the Divestiture.

- [43] Bell Media shall indemnify the Monitor and hold the Monitor harmless against any losses, claims, damages, liabilities or expenses arising out of, or in connection with, the performance of the Monitor's duties, including all reasonable fees of counsel and other expenses incurred in connection with the preparation or defence of any claim, whether or not resulting in any liability, except to the extent that such losses, claims, damages, liabilities, or expenses result from malfeasance, gross negligence or bad faith by the Monitor.
- [44] If the Commissioner determines that the Monitor has ceased to act or has failed to act diligently, the Commissioner may remove the Monitor and appoint a substitute Monitor. The provisions of this Agreement respecting the Monitor shall apply in the same manner to any substitute Monitor.
- [45] The Monitor shall serve for such time as is necessary to monitor Bell Media's compliance with this Agreement.

XI. COMPLIANCE

- [46] Within 5 Business Days after the Closing Date, Bell Media shall provide written confirmation to the Commissioner of the date on which the Transaction was completed.
- [47] Bell Media shall provide a copy of this Agreement to each of its own and its Affiliates' directors, officers, employees and agents having managerial responsibility for any obligations under this Agreement, within 3 Business Days after the date of registration of this Agreement. Bell Media shall ensure that its directors, officers, employees and agents with responsibility for any obligations under this Agreement receive sufficient training respecting Bell Media's responsibilities and duties under this Agreement, and the steps that such individuals must take in order to comply with this Agreement.
- [48] Bell Media shall not, for a period of 10 years after the date when the Divestiture is completed, directly or indirectly acquire any interest in the Divestiture Assets, without the prior written approval of the Commissioner.
- [49] For a period of 2 years after the date when the Divestiture is completed, Bell Media shall not, without providing advance written notification to the Commissioner in the manner described in this Section, directly or indirectly:

- (a) acquire any assets or shares of, or any other interest in, any outdoor advertising services business in the Greater Toronto Area, the Greater Montreal Area, Quebec City, Trois-Rivières, or Sherbrooke; or
- (b) consummate any merger or other combination relating to the supply of outdoor advertising services in the Greater Toronto Area, the Greater Montreal Area, Quebec City, Trois-Rivières, or Sherbrooke.

If a transaction described in (a) or (b) is one for which notice is not required under section 114 of the Act, Bell Media shall supply to the Commissioner the information described in section 16 of the *Notifiable Transactions Regulations* at least 30 days before completing such transaction (or such shorter period as the Commissioner may agree). Bell Media shall certify such information in the same manner as would be required if section 118 of the Act applied. The Commissioner may accept a competitive impact brief from Bell Media instead of such information. The Commissioner may, within 30 days after receiving the information described in this Section, request that Bell Media supply additional information that is relevant to the Commissioner's assessment of the transaction. In the event that the Commissioner issues such a request for additional information, Bell Media shall supply information to the Commissioner in the form specified by the Commissioner and shall not complete such transaction until at least 30 days (or such shorter period as the Commissioner may agree) after Bell Media has supplied all such requested information in the form specified by the Commissioner.

- [50]** One year after the date of registration of this Agreement and annually thereafter, and at such other times as the Commissioner may require, Bell Media shall file an affidavit or certificate, substantially in the form of Schedule C to this Agreement, certifying its compliance with Parts VII, VIII and XI of this Agreement and setting out the following information in detail:
- (a) the steps taken to ensure compliance;
 - (b) the controls in place to verify compliance; and
 - (c) the names and titles of employees who have oversight of compliance.

- [51]** If any of Bell Media, the Divestiture Trustee or the Monitor becomes aware that there has been a breach or possible breach of any of the terms of this Agreement, such Person shall, within 5 Business Days after becoming aware of the breach or possible breach, notify the Commissioner thereof, and shall provide details sufficient to describe the nature, date and effect (actual and anticipated) of the breach or possible breach, provided that notification of a possible breach is not required if such Person determines within those 5 Business Days that it could not reasonably be considered a breach of any of the terms of this Agreement. Bell Media shall provide confirmation of its compliance with this provision in all

affidavits and certificates of compliance filed with the Commissioner pursuant to Section 50 of this Agreement.

- [52] Bell Media shall notify the Commissioner at least 30 days prior to:
- (a) any proposed dissolution of Bell Media; or
 - (b) any other change in Bell Media if such change may affect compliance obligations arising out of this Agreement including, but not limited to, a reorganization, material acquisition, disposition or transfer of assets, or any fundamental change for purposes of Bell Media's incorporating statute.
- [53] For purposes of determining or securing compliance with this Agreement, and subject to any legally recognized privilege, Bell Media shall, upon written request given at least 5 Business Days in advance to Bell Media, permit any authorized representative(s) of the Commissioner, without restraint or interference:
- (a) to access, during regular office hours of Bell Media on any Business Day(s), all facilities and to inspect and copy all Records in the possession or control of Bell Media related to compliance with this Agreement, which copying services shall be provided by Bell Media at its expense; and
 - (b) to interview such officers, directors or employees of Bell Media as the Commissioner requests regarding such matters.

XII. DURATION

- [54] This Agreement shall become effective on the date when it is registered, and shall remain in effect for 10 years following the Divestiture, except that:
- (a) Parts II, III, IV, V and VI of this Agreement shall be effective only until the Divestiture is completed;
 - (b) Part VII of this Agreement shall be effective only until the transitional services obligation has been completed; and
 - (c) Section 60 shall survive the expiry of this Agreement.

XIII. NOTICES

- [55] A notice or other communication required or permitted to be given under this Agreement is valid if it is:
- (a) in writing and delivered by personal delivery, registered mail, courier service, facsimile or electronic mail; and

- (b) addressed to the receiving party at the address(es) listed below, or to any other address designated by the receiving party in accordance with this Section.

if to the Commissioner:

Commissioner of Competition
Competition Bureau Canada
Place du Portage, 21st Floor
50 Victoria Street, Phase I
Gatineau, Quebec K1A 0C9

Attention: Commissioner of Competition
Fax: (819) 953-5013
Email address: ic.avisdefusionmergernotification.ic@canada.ca and
avisdefusionmergernotification@cb-bc.gc.ca

with a copy to:

Executive Director and Senior General Counsel
Competition Bureau Legal Services
Department of Justice
Place du Portage, 22nd Floor
50 Victoria Street, Phase I
Gatineau, Quebec K1A 0C9
Fax: (819) 953-9267
Email address: ic.cb_lsu_senior_general_counsel-avocat_general_principal_usj_bc.ic@canada.ca and
cb_lsu_senior_general_counsel-avocat_general_principal_usj_bc@ised-isde.gc.ca

if to Bell Media:

299 Queen Street West
Toronto, Ontario M5V 2Z5
Attention: Mark Graham
SVP, Legal and Regulatory
Fax: 416-332-4281
Email address: mark.graham@bell.ca

with a copy to:

Blake, Cassels & Graydon LLP
199 Bay Street, Suite 4000
Toronto, Ontario M5L 1A9

Attention: Brian A. Facey
Fax: 416-863-2653
Email address: brian.facey@blakes.com

- [56] A notice or other communication under this Agreement is effective on the day that it is received by the receiving party and is deemed to have been received as follows:
- (a) if it is delivered in person, by registered mail or by courier, upon receipt as indicated by the date on the signed receipt;
 - (b) if it is delivered by facsimile, upon receipt as indicated by the time and date on the facsimile confirmation slip; or
 - (c) if it is delivered by electronic mail, when the recipient, by an email sent to the email address for the sender stated in this Section or by a notice delivered by another method in accordance with this Section, acknowledges having received that email, with an automatic “read receipt” not constituting acknowledgment of an email for purposes of this Section.

If a notice or other communication is received after 5:00 p.m. local time, or on a day that is not a Business Day, it shall be deemed to have been received on the next Business Day.

- [57] Notwithstanding Sections 55 and 56, a notice or other communication that is not communicated in accordance with Sections 55 and 56 is valid if a representative of the party to this Agreement that is the recipient of such communication confirms the receipt of such communication and does not, at the time of such confirmation, request that it be delivered differently.

XIV. GENERAL

- [58] In this Agreement:
- (a) **Number and Gender** – Unless the context otherwise requires, words importing the singular include the plural and vice versa and words importing gender include all genders.
 - (b) **Time Periods** – Computation of time periods shall be in accordance with the *Interpretation Act*, R.S.C. 1985, c. I-21, and the definition of “holiday” in the *Interpretation Act* shall include Saturday.
- [59] The Commissioner shall file this Agreement with the Tribunal for registration in accordance with section 105 of the Act. Bell Media hereby consents to such registration. Following the filing of this Agreement, the Commissioner shall promptly issue a letter to Bell Media indicating that, subject to the implementation

of this Agreement, the Commissioner does not intend to make an application under section 92 of the Act in respect of the Transaction.

- [60] Information in Confidential Schedule A shall be made public upon the expiry of the Initial Sale Period.
- [61] The Commissioner may, after informing Bell Media, extend any of the time periods contemplated by this Agreement other than Sections 49 and 54. If any time period is extended, the Commissioner shall promptly notify Bell Media of the revised time period.
- [62] Nothing in this Agreement precludes Bell Media or the Commissioner from bringing an application under section 106 of the Act. Bell Media will not, for the purposes of this Agreement, including execution, registration, enforcement, variation or rescission, contest the Commissioner's conclusions that: (i) the Transaction is likely to result in a substantial lessening of competition in the supply of outdoor advertising services in the Greater Toronto Area, Greater Montreal Area, Quebec City, Trois-Rivières, or Sherbrooke; and (ii) the implementation of this Agreement is necessary to ensure that any substantial lessening of competition will not result from the Transaction.
- [63] Bell Media attorns to the jurisdiction of the Tribunal for the purposes of this Agreement and any proceeding initiated by the Commissioner relating to this Agreement.
- [64] This Agreement constitutes the entire agreement between the Commissioner and Bell Media, and supersedes all prior agreements, understandings, negotiations and discussions, whether written or oral, with respect to the subject matter hereof.
- [65] This Agreement shall be governed by and interpreted in accordance with the laws of Ontario and the laws of Canada applicable therein, without applying any otherwise applicable conflict of law rules.
- [66] In the event of a dispute regarding compliance with or the interpretation, implementation or application of this Agreement, the Commissioner or Bell Media may apply to the Tribunal for directions or an order. In the event of any discrepancy between the English language version of this Agreement and the French language version of this Agreement, the English language version of this Agreement shall prevail. In no event shall any dispute suspend the Initial Sale Period or the Divestiture Trustee Sale Period.
- [67] This Agreement may be executed in two or more counterparts, each of which shall be an original instrument, but all of which shall constitute one and the same Agreement.

The undersigned hereby agree to the filing of this Agreement with the Tribunal for registration.

DATED this 6th day of June, 2024

COMMISSIONER OF COMPETITION

"Original signed by Matthew Boswell"

Name: Matthew Boswell

Title: Commissioner of Competition

BELL MEDIA INC.

"Original signed by Robert Malcolmson"

I/We have authority to bind the corporation

Name: Robert Malcolmson

Title: EVP, Chief Legal and Regulatory Officer

**CONFIDENTIAL SCHEDULE A
INITIAL SALE PERIOD**

(CONFIDENTIAL)

SCHEDULE B
DIVESTED BUSINESS

See attached table that follows.

CMA	FSA	Site ID	Company	Display Address	Panel ID (Astral)	Lease # (Outedge)
Montreal	H4A	00000018	Astral	De Maisonneuve (5501) 50ft W/O Girouard NS	00000018	
Montreal	H4A	00000019	Astral	De Maisonneuve (5501) 50ft W/O Girouard NS	00000019	
Montreal	H1L	00000030	Astral	Souigny & Entree Tunnel Lafontaine SWC	00000030	
Montreal	H1L	00000031	Astral	Souigny & Entree Tunnel Lafontaine SWC	00000031	
Montreal	H3K	00000065	Astral	Bridge 50ft S/O Mills (Ilot Central) ES	00000065	
Montreal	H3K	00000066	Astral	Bridge 50ft S/O Mills (Ilot Central) ES	00000066	
Montreal	H3K	00000067	Astral	Bridge 150ft S/O Mills WS	00000067	
Montreal	H2S	00000087	Astral	Parc (6540) 250ft N/O Beaubien WS	00000087	
Montreal	H2S	00000088	Astral	Parc (6540) 250ft N/O Beaubien WS	00000088	
Montreal	H2K	00000122	Astral	Notre Dame (2650) 600ft E/O Frontenac SS	00000122	
Montreal	H2K	00000123	Astral	Notre Dame (2650) 600ft E/O Frontenac SS	00000123	
Montreal	H3X	00000125	Astral	Decarie (6290) 200ft N/O Van Horne WS	00000125	
Montreal	H4P	00000135	Astral	Jean-Talon (5210) & Decarie SEC	00000135	
Montreal	H3G	00000140	Astral	Lucien Lallier 150ft N/O St-Antoine ES	00000140	
Montreal	H3G	00000141	Astral	Ville-Marie 200ft W/O Lucien Lallier NS	00000141	
Montreal	H4C	00000146	Astral	Atwater 300ft S/O Centre (Bonaventure) ES	00000146	
Montreal	H2G	00000173	Astral	Papineau 500ft N/O St-Gregoire ES	00000173	
Montreal	H4B	00000207	Astral	St-Jacques (6500) 200ft E/O Cavendish SS	00000207	
Montreal	H4B	00000208	Astral	St-Jacques (6500) 200ft E/O Cavendish SS	00000208	
Montreal	H3R	00000226	Astral	Cotes des Neiges (7163) & Jean-Talon SEC	00000226	
Montreal	H3R	00000227	Astral	Cotes des Neiges (7163) & Jean-Talon SEC	00000227	
Montreal	J7C	00000276	Astral	Auto. Des Laurentides 1750ft N/O De La Seigneurie	00000276	
Montreal	J7C	00000277	Astral	Auto. Des Laurentides 1750ft N/O De La Seigneurie	00000277	
Montreal	H3A	00000291	Astral	Peel (1424) 250ft N/O Ste-Catherine WS	00000291	
Montreal	H2P	00000332	Astral	St-Laurent 50ft S/O Cremazie ES	00000332	
Montreal	H2P	00000333	Astral	St-Laurent 50ft S/O Cremazie ES	00000333	
Montreal	H4B	00000339	Astral	Cavendish & De Maisonneuve SEC	00000339	
Montreal	J7C	00000392	Astral	Auto. Des Laurentides 1000ft N/O De La Seigneurie	00000392	
Montreal	J7C	00000393	Astral	Auto. Des Laurentides 1000ft N/O De La Seigneurie	00000393	
Montreal	J3Y	00000402	Astral	Route 116 500ft S/O Harvey ES	00000402	
Montreal	J3Y	00000403	Astral	Route 116 500ft S/O Harvey ES	00000403	
Montreal	J3Y	00000404	Astral	Route 116 1000ft S/O Lucien Milette ES	00000404	
Montreal	J3Y	00000405	Astral	Route 116 1000ft S/O Lucien Milette ES	00000405	
Montreal	H1N	00000448	Astral	Dickson 800ft S/O Hochelaga WS	00000448	
Montreal	H1N	00000449	Astral	Dickson 800ft S/O Hochelaga WS	00000449	
Montreal	H3R	00000500	Astral	Cotes des Neiges (7163) & Jean-Talon SEC	00000500	
Montreal	J7C	00000551	Astral	Aut.15 CE 100m AND Émilien-Marcoux	00000551	
Montreal	J7C	00000552	Astral	Aut.15 CE 100m AND Émilien-Marcoux	00000552	
Montreal	H2C	00080005	Astral	Sauv, 500ft E/O Acadie SS	00080005	
Montreal	H2C	00080006	Astral	Sauv, 500ft E/O Acadie SS	00080006	
Montreal	H2C	00080007	Astral	Sauv, 500ft E/O Acadie NS	00080007	

Montreal	H2C	00080008	Astral	Sauv, 500ft E/O Acadie NS	00080008
Montreal	H4P	00080013	Astral	Victoria 1000ft S/O Jean-Talon WS	00080013
Montreal	H4P	00080014	Astral	Victoria 1000ft S/O Jean-Talon WS	00080014
Montreal	H4A	00080033	Astral	De Maisonneuve 50ft W/O D,carie SS	00080033
Montreal	H4A	00080034	Astral	De Maisonneuve 50ft W/O D,carie SS	00080034
Montreal	H4A	00080035	Astral	Girouard & De Maisonneuve SEC	00080035
Montreal	H4A	00080036	Astral	Girouard & De Maisonneuve SEC	00080036
Montreal	H3G	00080051	Astral	Lucien Lallier & Argyle SWC	00080051
Montreal	H3J	00080052	Astral	Guy 50ft S/O Argyle ES	00080052
Montreal	H3J	00080053	Astral	Ville-Marie & Guy NEC	00080053
Montreal	H3J	00080054	Astral	Ville-Marie 50ft E/O Guy NS	00080054
Montreal	H4C	00080059	Astral	Notre-Dame 200ft E/O Viau NS	00080059
Montreal	H4C	00080060	Astral	Notre-Dame 200ft E/O Viau NS	00080060
Montreal	H1L	00080061	Astral	De Souigny & Entr,e Tunnel Lafontaine2 SWC	00080061
Montreal	H2K	00080064	Astral	Hochelaga 50ft E/O Florian NS	00080064
Montreal	H2K	00080065	Astral	Hochelaga 50ft E/O Florian NS	00080065
Montreal	H2G	00080068	Astral	Papineau 50ft N/O St-Gr,goire WS	00080068
Montreal	H2J	00080071	Astral	St-Denis & Des CarriSres SEC	00080071
Montreal	H2J	00080072	Astral	St-Denis & Des CarriSres SEC	00080072
Montreal	H2N	00080076	Astral	Cr,mazie & Jeanne-Mance SWC	00080076
Montreal	H2N	00080077	Astral	Cr,mazie & Jeanne-Mance SWC	00080077
Montreal	H1L	00080083	Astral	De Souigny & Entr,e Tunnel Lafontaine1 SWC	00080083
Montreal	H2K	00080094	Astral	Notre-Dame 1000ft E/O Frontenac NS	00080094
Montreal	H2K	00080095	Astral	Notre-Dame 1000ft E/O Frontenac NS	00080095
Montreal	H2K	00080103	Astral	Notre-Dame 1200ft E/O Frontenac NS	00080103
Montreal	H2K	00080104	Astral	Notre-Dame 1200ft E/O Frontenac NS	00080104
Montreal	H3W	00080110	Astral	Decarie 1500ft S/O Jean-Talon ES	00080110
Montreal	H2S	00080125	Astral	Beaubien 300ft W/O Clark SS	00080125
Montreal	H2S	00080126	Astral	Beaubien 300ft W/O Clark SS	00080126
Montreal	H4A	00080140	Astral	Decarie 50ft S/O De Maisonneuve WS	00080140
Montreal	H4E	00080173	Astral	Auto. 15 50ft N/O De La V,rendrye ES	00080173
Montreal	H4E	00080174	Astral	Auto. 15 50ft N/O De La V,rendrye ES	00080174
Montreal	H4G	00080210	Astral	Auto. 15 & Lasalle NWC	00080210
Montreal	H2K	00080216	Astral	Notre-Dame & DeLorimier SWC	00080216
Montreal	H2P	00080223	Astral	St-Laurent (8487) 75ft S/O De Liege ES	00080223
Montreal	H2C	00080226	Astral	Christophe-Colomb 700ft S/O Port Royal ES	00080226
Montreal	H2C	00080227	Astral	Christophe-Colomb 700ft S/O Port Royal ES	00080227
Montreal	H2S	00080235	Astral	St-Laurent (6212) & Bellechasse NWC	00080235
Montreal	H3C	00080243	Astral	St-Jacques & Mansfield NEC	00080243
Montreal	H4B	00080247	Astral	Cavendish & De Maisonneuve NWC	00080247
Montreal	H7E	00080261	Astral	Auto. 440 800ft W/O Autoroute 25 SS	00080261
Montreal	H7E	00080262	Astral	Auto. 440 800ft W/O Autoroute 25 SS	00080262
Montreal	H3C	00080272	Astral	St-Jacques & De La Cathedrale SEC	00080272

Montreal	J7C	00080355	Astral	Auto. Des Laurentides 2000ft N/O De La Seigneurie	00080355
Montreal	J7C	00080356	Astral	Auto. Des Laurentides 2000ft N/O De La Seigneurie	00080356
Montreal	H4B	00080357	Astral	Cavendish 200ft N/O St-Jacques WS	00080357
Montreal	J3Y	00080370	Astral	Route 116 & Terrasse Masson NEC	00080370
Montreal	J3Y	00080371	Astral	Route 116 & Terrasse Masson NEC	00080371
Montreal	J3Y	00080372	Astral	Route 116 & Terrasse Major NEC	00080372
Montreal	J3Y	00080373	Astral	Route 116 & Terrasse Major NEC	00080373
Montreal	J3Y	00080374	Astral	Route 116 1000ft N/O Lucien Milette ES	00080374
Montreal	J3Y	00080375	Astral	Route 116 1000ft N/O Lucien Milette ES	00080375
Montreal	H1B	00080386	Astral	Auto. 40 300ft E/O St-Jean-Baptiste NS	00080386
Montreal	H1B	00080387	Astral	Auto. 40 300ft E/O St-Jean-Baptiste NS	00080387
Montreal	H1B	00080475	Astral	Auto. 40 1000ft W/O Marien NS	00080475
Montreal	H1B	00080476	Astral	Auto. 40 1000ft W/O Marien NS	00080476
Montreal	H1B	00080478	Astral	Auto. 40 1300ft W/O Marien NS	00080478
Montreal	J7C	00080527	Astral	Auto. Des Laurentides 3000ft S/O Notre-Dame ES	00080527
Montreal	J7C	00080528	Astral	Auto. Des Laurentides 3000ft S/O Notre-Dame ES	00080528
Montreal	J7C	00080529	Astral	Auto. Des Laurentides 2200ft S/O Notre-Dame ES	00080529
Montreal	J7C	00080530	Astral	Auto. Des Laurentides 2200ft S/O Notre-Dame ES	00080530
Montreal	H4J	00080573	Astral	Laurentien 1800ft S/O Gouin WS	00080573
Montreal	H4J	00080574	Astral	Laurentien 1800ft S/O Gouin WS	00080574
Montreal	J7C	00080676	Astral	Cure Labelle (117) 1000ft N/O Ducharme WS	00080676
Montreal	J7C	00080677	Astral	Cure Labelle (117) 1000ft N/O Ducharme WS	00080677
Montreal	H3L	00080704	Astral	St-Laurent 100ft S/O Port Royal WS	00080704
Montreal	H3C	00080724	Astral	De La Montagne 500ft N/O St-Jacques WS	00080724
Montreal	H4P	00080727	Astral	Jean-Talon (5210) 50ft W/O Mountain Sights SS	00080727
Montreal	H4P	00080728	Astral	Jean-Talon (5210) 50ft W/O Mountain Sights SS	00080728
Montreal	H2N	00080733	Astral	St-Laurent (9199) S/O Chabanel ES	00080733
Montreal	H2N	00080734	Astral	St-Laurent (9199) S/O Chabanel ES	00080734
Montreal	H1V	00080738	Astral	Viau & Pierre Charbonneau SEC	00080738
Montreal	H1V	00080739	Astral	Viau & Pierre Charbonneau SEC	00080739
Montreal	J0L	00080755	Astral	Route 138 1.3mi N/O St-Francis (2eme) ES	00080755
Montreal	J0L	00080756	Astral	Route 138 1.3mi N/O St-Francis (2eme) ES	00080756
Montreal	J0L	00080757	Astral	Route 138 1.6mi N/O St-Francis (3eme) ES	00080757
Montreal	J0L	00080758	Astral	Route 138 1.6mi N/O St-Francis (3eme) ES	00080758
Montreal	J5C	00080761	Astral	Route 132 300ft W/O Laprairie SS	00080761
Montreal	J5C	00080762	Astral	Route 132 300ft W/O Laprairie SS	00080762
Montreal	H2K	00080789	Astral	Notre-Dame (Ville-Marie) (2000) CS 40m AOD de Lorimier	00080789
Montreal	H3C	00080791	Astral	St-Antoine (Ville-Marie) CSE & Mansfield	00080791
Montreal	J7C	00080810	Astral	Aut.15 CE 300m ASD Gilles Vigneault	00080810
Montreal	J7C	00080812	Astral	Aut.15 CE 500m AND Émilien Marcoux	00080812
Montreal	J7C	00080813	Astral	Aut.15 CE 500m AND Émilien Marcoux	00080813
Montreal	J7J	00099913	Astral	Auto. Des Laurentides 30ft S/O Notre-Dame ES	00099913
Montreal	J7J	00099914	Astral	Auto. Des Laurentides 30ft S/O Notre-Dame ES	00099914

Montreal	H7M	00099937	Astral	Auto. 440 420m W/O Boul.Des Laurentides SS	00099937
Montreal	H7M	00099938	Astral	Auto. 440 420m W/O Boul.Des Laurentides SS	00099938
Montreal	J7B	00099943	Astral	Auto. 640 250ft E/O Ch.Bas Ste-Therese SS	00099943
Montreal	J7B	00099944	Astral	Auto. 640 250ft E/O Ch.Bas Ste-Therese SS	00099944
Montreal	J7C	00099949	Astral	Auto. Des Laurentides 1500ft N/O De La Seigneurie	00099949
Montreal	J7C	00099950	Astral	Auto. Des Laurentides 1500ft N/O De La Seigneurie	00099950
Montreal	H2P	00099953	Astral	Auto. M,tropolitain 250ft E/O St-Laurent SS	00099953
Montreal	H2P	00099954	Astral	Auto. M,tropolitain 250ft E/O St-Laurent SS	00099954
Montreal	H2P	00099955	Astral	Auto. M,tropolitain 500ft W/O St-Denis SS	00099955
Montreal	H2P	00099956	Astral	Auto. M,tropolitain 500ft W/O St-Denis SS	00099956
Montreal	H2N	00099959	Astral	Auto. M,tropolitain 1500ft W/O Parc NS	00099959
Montreal	H2N	00099960	Astral	Auto. M,tropolitain 1500ft W/O Parc NS	00099960
Montreal	H3W	00099964	Astral	D,carie 250ft S/O Jean Talon ES	00099964
Montreal	H8T	000DM118	Astral	Aut. 13 (Lachine) CO 775m AND Aut. 20 F/S -	0DVM101A
Montreal	H8T	00DMH002	Astral	Aut. 13 (Lachine) CO 775m AND aut. 20 F/N	0DVM101A
Montreal	J7C	00DMH005	Astral	Aut. 15 (Blainville) CE 300m ASD Gilles Vigneault F/S -	00DMH005
Montreal	J6A	00DMH011	Astral	Aut. 40 (Repentigny) CS 525m AOD Brien F/O -	00080539
Montreal	J6A	00DMH012	Astral	Aut. 40 (Repentigny) CS 525m AOD Brien F/E	00080539
Montreal	H3C	OBL80050	Astral	St-Antoine & De La Montagne NWC	OBL80050
Montreal	H4G	OT80209A	Astral	Auto. 15 & Lasalle NWC	OT80209A
Montreal	H4G	OT80209B	Astral	Auto. 15 & Lasalle NWC	OT80209B
Montreal	H4G	OT80209C	Astral	Auto. 15 & Lasalle NWC	OT80209C
Montreal	H2K	OT80215A	Astral	Notre-Dame & DeLorimier SWC	OT80215A
Montreal	H2K	OT80215B	Astral	Notre-Dame & DeLorimier SWC	OT80215B
Montreal	H2K	OT80215C	Astral	Notre-Dame & DeLorimier SWC	OT80215C
Montreal	H3C	OT80237A	Astral	St-Antoine & Lucien Lallier SEC	OT80237A
Montreal	H3C	OT80237B	Astral	St-Antoine & Lucien Lallier SEC	OT80237B
Montreal	H3C	OT80237C	Astral	St-Antoine & Lucien Lallier SEC	OT80237C
Montreal	H3C	OT80244A	Astral	St-Jacques & Mansfield NEC	OT80244A
Montreal	H3C	OT80244B	Astral	St-Jacques & Mansfield NEC	OT80244B
Montreal	H3C	OT80244C	Astral	St-Jacques & Mansfield NEC	OT80244C
Montreal	H1Z	OT80277A	Astral	Cremazie 80ft W/O 19eme Avenue NS	OT80277A
Montreal	H1Z	OT80277B	Astral	Cremazie 80ft W/O 19eme Avenue NS	OT80277B
Montreal	H1Z	OT80277C	Astral	Cremazie 80ft W/O 19eme Avenue NS	OT80277C
Montreal	H1B	OT80477A	Astral	Auto. 40 1300ft W/O Marien NS	OT80477A
Montreal	H1B	OT80477B	Astral	Auto. 40 1300ft W/O Marien NS	OT80477B
Montreal	H1B	OT80477C	Astral	Auto. 40 1300ft W/O Marien NS	OT80477C
Montreal	H8T	OT80664A	Astral	Auto 520 SS 900m W/O Auto 13	OT80664A
Montreal	H8T	OT80664B	Astral	Auto 520 SS 900m W/O Auto 13	OT80664B
Montreal	H8T	OT80664C	Astral	Auto 520 SS 900m W/O Auto 13	OT80664C
Montreal	H2K	OT80790A	Astral	Notre-Dame (Ville-Marie) (2000) CS 40m AOD de Lorimier	OT80790A
Montreal	H2K	OT80790B	Astral	Notre-Dame (Ville-Marie) (2000) CS 40m AOD de Lorimier	OT80790B
Montreal	H2K	OT80790C	Astral	Notre-Dame (Ville-Marie) (2000) CS 40m AOD de Lorimier	OT80790C

Montreal	H3C	OT80792A	Astral	St-Antoine (Ville-Marie) CSE & Mansfield	OT80792A	
Montreal	H3C	OT80792B	Astral	St-Antoine & Mansfield SEC	OT80792B	
Montreal	H3C	OT80792C	Astral	St-Antoine & Mansfield SEC	OT80792C	
Montreal	H1J	1402	Outedge	Aut Metropolitain 2.7 Km AOD Marien CS,Anjou		20243
Montreal	H1J	1403	Outedge	Bl Metropolitain 2.7 Km AOD Marien CS,Anjou		20243
Montreal	J0L	1451	Outedge	Rte #138 1.7km AOD Pont Mercier CS,Kahnawake		20358
Montreal	J0L	1452	Outedge	Rte #138 1.7km AOD Pont Mercier CS,Kahnawake		20358
Montreal	J0L	1455	Outedge	Rte #138 2km AOD Pont Mercier CS,Kahnawake		20361
Montreal	J0L	1456	Outedge	Rte #138 2km AOD Pont Mercier CS,Kahnawake		20361
Montreal	J0L	1457	Outedge	Rte #138 2.2km AOD Pont Mercier CN,Kahnawake		20366
Montreal	J0L	1458	Outedge	Rte #138 2.2km AOD Pont Mercier CN,Kahanawake		20366
Montreal	J0L	1471	Outedge	Rte #138 3.9km AOD Pont Mercier CS,Kahnawake		20373
Montreal	H8S	1585	Outedge	Aut #20 100 met AOD Pacific CN,Lachine		20732
Montreal	H8S	1586	Outedge	Aut #20 100 met AOD Pacific CN,Lachine		20732
Montreal	H8S	1587	Outedge	Aut #20 100 met AOD Pacific CS,Lachine		20732
Montreal	H8S	1588	Outedge	Aut #20 100 met AOD Pacific CS,Lachine		20732
Montreal	J4K	1613	Outedge	Bl Taschereau 16 m AED Wagram CN,Longueuil		20312
Montreal	J4K	1614	Outedge	Bl Taschereau 16 m AED Wagram CN,Longueuil		20312
Montreal	H3K	1679	Outedge	Aut Bonaventure 300 m AED Aut #15 CN,Mtl		21119
Montreal	H3K	1680	Outedge	Aut Bonaventure 350 m AED Aut #15 CN,Mtl		21119
Montreal	H3K	1681	Outedge	Aut Bonaventure 400 m AED Aut #15 CN,Mtl		21119
Montreal	H3K	1682	Outedge	Aut Bonaventure 450 m AED Aut #15 CN,Mtl		21119
Montreal	H3K	1683	Outedge	Aut Bonaventure 500 m AED Aut #15 CN,Mtl		21119
Montreal	H2N	1784A	Outedge	Aut #40 30 m AOD Jeanne-Mance CN-trio,Mtl		21100
Montreal	H2N	1784B	Outedge	Aut #40 30 m AOD Jeanne-Mance CN-trio,Mtl		21100
Montreal	H2N	1784C	Outedge	Aut #40 30 m AOD Jeanne-Mance CN-trio,Mtl		21100
Montreal	H3W	1808	Outedge	Aut Decarie 232 met ASD Jean-Talon CO,Mtl		20776
Montreal	H3W	1809	Outedge	Aut Decarie 232 met ASD Jean-Talon CO,Mtl		20776
Montreal	H4J	2022	Outedge	Bl Laurentien 38 m ASD Perineault CO,Mtl		20899
Montreal	H1X	2028	Outedge	Masson 3 met AED 16eme Ave CS,Mtl		20015
Montreal	H2K	2101	Outedge	Notre-Dame 70 met AOD D'Iberville CS,Mtl		21225
Montreal	H2L	2157A	Outedge	de Maisonneuve 50 m AOD Papineau CN-trio,Mtl		20932
Montreal	H2L	2157B	Outedge	de Maisonneuve 50 m AOD Papineau CN-trio,Mtl		20932
Montreal	H2L	2157C	Outedge	de Maisonneuve 50 m AOD Papineau CN-trio,Mtl		20932
Montreal	H2T	2321	Outedge	St-Denis 175 met ASD Bl Rosemont CO,Mtl		20741
Montreal	H2R	2403A	Outedge	Bl St-Laurent 32 m AND Jean-Talon CO-trio,Mtl		20040
Montreal	H2R	2403B	Outedge	Bl St-Laurent 32 m AND Jean-Talon CO-trio,Mtl		20040
Montreal	H2R	2403C	Outedge	Bl St-Laurent 32 m AND Jean-Talon CO-trio,Mtl		20040
Montreal	H3C	2461A	Outedge	University 14 m ASD Ottawa CO-trio,Mtl		20553
Montreal	H3C	2461B	Outedge	University 14 m ASD Ottawa CO-trio,Mtl		20553
Montreal	H3C	2461C	Outedge	University 14 m ASD Ottawa CO-trio,Mtl		20553
Montreal	H2X	2484A	Outedge	Ave Viger 35 m AED de Bullion CN-trio,Mtl		20021
Montreal	H2X	2484B	Outedge	Ave Viger 35 m AED de Bullion CN-trio,Mtl		20021

Montreal	H2X	2484C	Outedge	Ave Viger 35 m AED de Bullion CN-trio,Mtl	20021
Montreal	J5A	2766	Outedge	Rte #132 3.1km AED Pont Mercier CS,Kahnawake	20362
Montreal	J5A	2767	Outedge	Rte #132 3.1km AED Pont Mercier CS,Kahnawake	20362
Montreal	J4W	3001	Outedge	Rte 132 400 met AOD Bl Simard CN,Brossard	21482
Montreal	J4W	3002A	Outedge	Rte 132 400 m AOD Bl Simard CN-trio,Brossard	21482
Montreal	J4W	3002B	Outedge	Rte 132 400 m AOD Bl Simard CN-trio,Brossard	21482
Montreal	J4W	3002C	Outedge	Rte 132 400 m AOD Bl Simard CN-trio,Brossard	21482
Montreal	J4Z	3013	Outedge	Aut #10 2.5km ASD Aut #30 CE,Brossard	21484
Montreal	J4Z	3014A	Outedge	Aut #10 2.5km ASD Aut #30 CE-trio,Brossard	21484
Montreal	J4Z	3014B	Outedge	Aut #10 2.5km ASD Aut #30 CE-trio,Brossard	21484
Montreal	J4Z	3014C	Outedge	Aut #10 2.5km ASD Aut #30 CE-trio,Brossard	21484
Montreal	J4Y	3019	Outedge	Aut #10 1.4 Km AND Aut #30 CO,Brossard	21487
Montreal	J4Y	3020A	Outedge	Aut #10 1.4 km AND Aut #30 CO-trio,Brossard	21487
Montreal	J4Y	3020B	Outedge	Aut #10 1.4 km AND Aut #30 CO-trio,Brossard	21487
Montreal	J4Y	3020C	Outedge	Aut #10 1.4 km AND Aut #30 CO-trio,Brossard	21487
Montreal	J4Y	3023	Outedge	Aut #10 1.25 Km AND Aut #30 CO,Brossard	21488
Montreal	J4Y	3024A	Outedge	Aut #10 1.25 km AND Aut #30 CO-trio,Brossard	21488
Montreal	J4Y	3024B	Outedge	Aut #10 1.25 km AND Aut #30 CO-trio,Brossard	21488
Montreal	J4Y	3024C	Outedge	Aut #10 1.25 km AND Aut #30 CO-trio,Brossard	21488
Montreal	J4Y	3027	Outedge	Aut #10 950 met AND Aut #30 CO,Brossard	21489
Montreal	J4Y	3028A	Outedge	Aut #10 950 m AND Aut #30 CO-trio,Brossard	21489
Montreal	J4Y	3028B	Outedge	Aut #10 950 m AND Aut #30 CO-trio,Brossard	21489
Montreal	J4Y	3028C	Outedge	Aut #10 950 m AND Aut #30 CO-trio,Brossard	21489
Montreal	J7P	4000	Outedge	Aut #640 800 m AOD Aut #13 CN,St-Eustache	21448
Montreal	J7P	4002	Outedge	Aut #640 950 m AOD Aut #13 CS,St-Eustache	21448
Montreal	J7P	4003	Outedge	Aut #640 950 m AOD Aut #13 CS,St-Eustache	21448
Montreal	J7P	4004	Outedge	Aut #640 1Km AOD Aut #13 CN,St-Eustache	21448
Montreal	J7P	4005	Outedge	Aut #640 1Km AOD Aut #13 CN,St-Eustache	21448
Montreal	J7P	4006	Outedge	Aut #640 1.5Km AOD Aut #13 CS,St-Eustache	21448
Montreal	H2E	4115A	Outedge	Bl Cremazie 30 met AED Papineau CS-trio,Mtl	51509
Montreal	H2E	4115B	Outedge	Bl Cremazie 30 met AED Papineau CS-trio,Mtl	51509
Montreal	H2E	4115C	Outedge	Bl Cremazie 30 met AED Papineau CS-trio,Mtl	51509
Montreal	H2E	4118A	Outedge	Bl Cremazie 30 met AED Papineau CS-trio,Mtl	51509
Montreal	H2E	4118B	Outedge	Bl Cremazie 30 met AED Papineau CS-trio,Mtl	51509
Montreal	H2E	4118C	Outedge	Bl Cremazie 30 met AED Papineau CS-trio,Mtl	51509
Montreal	H1A	4145	Outedge	Aut #40 1000' AED Bl Henri-Bourassa CN,Mtl	50309
Montreal	H1A	4146	Outedge	Aut #40 1000' AED Bl Henri-Bourassa CN,Mtl	50309
Montreal	H1A	4147	Outedge	Aut #40 1300' AED Bl Henri-Bourassa CN,Mtl	50309
Montreal	H3C	4197A	Outedge	Robert-Bourassa 8m ASD William-CO-Trio, Mtl	20575
Montreal	H3C	4197B	Outedge	Robert-Bourassa 8M ASD William-CO-trio, Mtl	20575
Montreal	H3C	4197C	Outedge	Robert-Bourassa 8M ASD William-CO-trio, Mtl	20575
Montreal	H2T	4206A	Outedge	St-Denis 175m ASD Bl Rosemont CO-Trio,Mtl	20741
Montreal	H2T	4206B	Outedge	St-Denis 175m ASD Bl Rosemont CO-Trio,Mtl	20741

Montreal	H2T	4206C	Outedge	St-Denis 175m ASD BI Rosemont CO-Trio,Mtl	20741
Montreal	J7P	4239A	Outedge	Aut #640 800 m AOD Aut #13 CN,St-Eus,Trio	21448
Montreal	J7P	4239B	Outedge	Aut #640 800 m AOD Aut #13 CN,St-Eus,Trio	21448
Montreal	J7P	4239C	Outedge	Aut #640 800 m AOD Aut #13 CN,St-Eus,Trio	21448
Montreal	J7P	4254A	Outedge	Aut #640 1.5Km AOD Aut #13 CS,St-Eustach,Trio	21448
Montreal	J7P	4254B	Outedge	Aut #640 1.5Km AOD Aut #13 CS,St-Eustach,Trio	21448
Montreal	J7P	4254C	Outedge	Aut #640 1.5Km AOD Aut #13 CS,St-Eustach,Trio	21448
Montreal	H1A	4281A	Outedge	Aut #40 1300' AED BI Henri-Bourassa CN,Mtl,Tr	50309
Montreal	H1A	4281B	Outedge	Aut #40 1300' AED BI Henri-Bourassa CN,Mtl,Tr	50309
Montreal	H1A	4281C	Outedge	Aut #40 1300' AED BI Henri-Bourassa CN,Mtl,Tr	50309
Montreal	H2K	4305A	Outedge	Notre-Dame 70 met AOD D'Iberville CS,Mtl,Trio	21225
Montreal	H2K	4305B	Outedge	Notre-Dame 70 met AOD D'Iberville CS,Mtl,Trio	21225
Montreal	H2K	4305C	Outedge	Notre-Dame 70 met AOD D'Iberville CS,Mtl,Trio	21225
Montreal	J4K	5008	Outedge	BI Taschereau 96 m AOD Desaulniers CN,LeMoyne	20505
Montreal	J4K	5010	Outedge	BI Taschereau 96 m AOD Desaulniers CN,LeMoyne	20505
Montreal	J7P	5028	Outedge	Aut #640 1.2Km AOD Aut #13 CS,St-Eustache	21448
Montreal	J7P	5029	Outedge	Aut #640 1.2Km AOD Aut #13 CS,St-Eustache	21448
Montreal	H7T	5123	Outedge	Aut #15 5 met AND BI Le Carrefour CO,Laval	51450
Montreal	H7T	5124	Outedge	Aut #15 5 met AND BI Le Carrefour CO,Laval	51450
Montreal	J7Y	5205	Outedge	Aut. des Laurentides 120m AND BI Salette CE	52044
Montreal	J7Y	5206	Outedge	Aut. des Laurentides 120m AND BI Salette CE	52044
Montreal	J4Z	5207	Outedge	Aut 10 238m AND Sortie 11 Du Quartier CO	52144
Montreal	H3K	8336A	Outedge	Bridge 100 m AND Wellington CE,Trio	50346
Montreal	H3K	8336B	Outedge	Bridge 100 m AND Wellington CE,Trio	50346
Montreal	H3K	8336C	Outedge	Bridge 100 m AND Wellington CE,Trio	50346
Montreal	H3K	8337	Outedge	Bridge 100 m AND Wellington CE	50346
Montreal	H3K	8339A	Outedge	Rue Bridge 75M ASD Rue Wellington -CE	50348
Montreal	H3K	8339B	Outedge	Rue Bridge 75M ASD Rue Wellington -CE	50348
Montreal	H3K	8339C	Outedge	Rue Bridge 75M ASD Rue Wellington -CE	50348
Montreal	J4K	8353	Outedge	BI Taschereau 16m AED Wagram-CN	20312
Montreal	J4Z	DM118	Outedge	Aut 10 238m AND Sortie 11 Du Quartier CO	52144
Montreal	H8S	DM203	Outedge	Aut 20 960m AED Aut 13 CN	52103
Quebec	G6Z	00040218	Astral	Auto. 20 1km E/O Route 275 NS	00040218
Quebec	G1J	00040224	Astral	Royale & D'Estimauville SWC	00040224
Quebec	G1J	00040225	Astral	Royale & D'Estimauville SWC	00040225
Quebec	G6Z	00040232	Astral	Auto. 20 1km E/O Route 275 NS	00040232
Quebec	G1G	00040236	Astral	Auto. Laurentienne 1500ft N/O Jean-Talon ES	00040236
Quebec	G1G	00040237	Astral	Auto. Laurentienne 1500ft N/O Jean-Talon ES	00040237
Quebec	G1L	00040238	Astral	Auto. Laurentienne 100ft N/O Soumande WS	00040238
Quebec	G1V	00040243	Astral	Auto. Du Vallon 500ft N/O AR Decary ES	00040243
Quebec	G1V	00040244	Astral	Auto. Du Vallon 500ft N/O AR Decary ES	00040244
Quebec	G1M	00040245	Astral	Auto. Du Vallon 800ft N/O De Brugnon ES	00040245
Quebec	G1M	00040246	Astral	Auto. Du Vallon 800ft N/O De Brugnon ES	00040246

Quebec	G1L	00040251	Astral	Aut. Laurentienne 100ft N/O Soumande WS	00040251
Quebec	G1J	00040252	Astral	Auto. Dufferin & Des Capucins SEC	00040252
Quebec	G1J	00040253	Astral	Auto. Dufferin & Des Capucins SEC	00040253
Quebec	G2J	00040283	Astral	Auto. Capitale 400ft E/O Auto. Du Vallon SS	00040283
Quebec	G2J	00040284	Astral	Auto. Capitale 400ft E/O Auto. Du Vallon SS	00040284
Quebec	G1M	00040285	Astral	Pierre Bertrand (655) 450ft N/O Desrochers CE	00040285
Quebec	G1M	00040286	Astral	Pierre Bertrand (655) 450ft N/O Desrochers CE	00040286
Quebec	G2C	00045002	Astral	Auto. Capitale 1000ft W/O Masson NS	00045002
Quebec	G6Z	00045005	Astral	Auto. 20 1.2km E/O Route 275 NS	00045005
Quebec	G6Z	00045006	Astral	Auto. 20 1.2km E/O Route 275 NS	00045006
Quebec	G1P	00045007	Astral	Auto. Du Vallon 200ft S/O Wilfrid Hamel ES	00045007
Quebec	G1E	00045016	Astral	D'estimauville 200ft N/O Ste-Anne WS	00045016
Quebec	G1E	00045017	Astral	D'estimauville 200ft N/O Ste-Anne WS	00045017
Quebec	G1N	00045022	Astral	Wilfrid Hamel 850ft E/O St-Sacrement SS	00045022
Quebec	G1N	00045023	Astral	Wilfrid Hamel 850ft E/O St-Sacrement SS	00045023
Quebec	G1M	00045024	Astral	Pere Lelievre & Beaucage SWC	00045024
Quebec	G1M	00045025	Astral	Pere Lelievre & Beaucage SWC	00045025
Quebec	G1N	00045052	Astral	Marie l'Incarnation 200ft S/O Charest ES	00045052
Quebec	G1N	00045053	Astral	Marie l'Incarnation 200ft S/O Charest ES	00045053
Quebec	G3E	00045055	Astral	Henri IV 800ft S/O Ste-Genevieve ES	00045055
Quebec	G3E	00045056	Astral	Henri IV 800ft S/O Ste-Genevieve ES	00045056
Quebec	G1J	00045064	Astral	De la Canardière 200ft W/O D'estimauville SS	00045064
Quebec	G1J	00045065	Astral	De la Canardière 200ft W/O D'estimauville SS	00045065
Quebec	G1K	00045078	Astral	L'Acqueduc 30m S/O Arago NS	00045078
Quebec	G1K	00045079	Astral	L'Acqueduc 30m S/O Arago NS	00045079
Quebec	G1E	000DQ701	Astral	Auto. Dufferin 3000ft W/O Auto.Felix Leclerc(40) N	000DQ701
Quebec	G1E	000DQ702	Astral	Auto. Dufferin 3000ft W/O Auto.Felix Leclerc(40) N	000DQ702
Quebec	G1E	00DQH001	Astral	Aut. 440 (Beauport) CN 225m AOD Francois-de-Laval F/E -	00DQH001
Quebec	G1E	00DQH002	Astral	Aut. 440 (Beauport) CN 225m AOD Francois-de-Laval F/O -	00DQH002
Quebec	G2C	0T45001A	Astral	Auto. Capitale 1000ft W/O Masson NS	0T45001A
Quebec	G2C	0T45001B	Astral	Auto. Capitale 1000ft W/O Masson NS	0T45001B
Quebec	G2C	0T45001C	Astral	Auto. Capitale 1000ft W/O Masson NS	0T45001C
Quebec	G1P	0T45008A	Astral	Aut. 740 (Quebec) CE 60m ASD Wilfrid-Hamel	0T45008A
Quebec	G1P	0T45008B	Astral	Aut. 740 (Quebec) CE 60m ASD Wilfrid-Hamel	0T45008B
Quebec	G1P	0T45008C	Astral	Aut. 740 (Quebec) CE 60m ASD Wilfrid-Hamel	0T45008C
Quebec	G1N	0T45013A	Astral	Charest 300ft W/O Marie Incarnation SS	0T45013A
Quebec	G1N	0T45013B	Astral	Charest 300ft W/O Marie Incarnation SS	0T45013B
Quebec	G1N	0T45013C	Astral	Charest 300ft W/O Marie Incarnation SS	0T45013C
Quebec	G1N	0T45014A	Astral	Charest 300ft W/O Marie Incarnation SS	0T45014A
Quebec	G1N	0T45014B	Astral	Charest 300ft W/O Marie Incarnation SS	0T45014B
Quebec	G1N	0T45014C	Astral	Charest 300ft W/O Marie Incarnation SS	0T45014C
Quebec	G1M	0T45028A	Astral	Pierre Bertrand 200ft S/O Fortin CL	0T45028A
Quebec	G1M	0T45028B	Astral	Pierre Bertrand 200ft S/O Fortin CL	0T45028B

Quebec	G1M	OT45028C	Astral	Pierre Bertrand 200ft S/O Fortin CL	OT45028C	
Quebec	G1M	OT45029A	Astral	Pierre Bertrand 200ft S/O Fortin CL	OT45029A	
Quebec	G1M	OT45029B	Astral	Pierre Bertrand 200ft S/O Fortin CL	OT45029B	
Quebec	G1M	OT45029C	Astral	Pierre Bertrand 200ft S/O Fortin CL	OT45029C	
Quebec	G1M	OT45058A	Astral	Pierre Bertrand 50ft N/O Etienne Dubreuil CL	OT45058A	
Quebec	G1M	OT45058B	Astral	Pierre Bertrand 50ft N/O Etienne Dubreuil CL	OT45058B	
Quebec	G1M	OT45058C	Astral	Pierre Bertrand 50ft N/O Etienne Dubreuil CL	OT45058C	
Quebec	G1M	OT45059A	Astral	Pierre Bertrand 50ft N/O Etienne Dubreuil CL	OT45059A	
Quebec	G1M	OT45059B	Astral	Pierre Bertrand 50ft N/O Etienne Dubreuil CL	OT45059B	
Quebec	G1M	OT45059C	Astral	Pierre Bertrand 50ft N/O Etienne Dubreuil CL	OT45059C	
Quebec	G1H	1666	Outedge	Bl H-Bourassa 10 m AND Aut 40 CE,Charlesbourg		30082
Quebec	G1H	1669	Outedge	Bl H-Bourassa 10 m AND Aut 40 CE,Charlesbourg		30082
Quebec	G1G	1688	Outedge	Bl H-Bourassa 15 met AND des Tours CE,Charles		30550
Quebec	G1G	1691	Outedge	Bl H-Bourassa 15 met AND des Tours CE,Charles		30550
Quebec	G6X	1714	Outedge	Ave des Eglises 30 m ASD Aut #20 CE,Charny		30094
Quebec	G6X	1715	Outedge	Ave des Eglises 30 m ASD Aut #20 CE,Charny		30094
Quebec	G1K	1788	Outedge	Rue Sherbrooke 25 m ASD Arago CS,Quebec		30689
Quebec	G1J	1792	Outedge	Aut Dufferin 1/2 mil AOD d'Estimauville CN,Qb		30437
Quebec	G1J	1802	Outedge	Canardiere 20 m AED BI des Capucins CS,Qbc		30514
Quebec	G1J	1805	Outedge	Canardiere 5 met AED 18e Rue CS,Quebec		30124
Quebec	G1K	1824	Outedge	Bl Charest 30 m AOD BI Langelier CS,Quebec		30060
Quebec	G1K	1825	Outedge	Bl Charest 30 m AOD BI Langelier CS,Quebec		30060
Quebec	G1K	1838	Outedge	Bl Charest 5 met AED Hermine CS,Quebec		30029
Quebec	G1K	1839	Outedge	Bl Charest 5 met AED Hermine CS,Quebec		30029
Quebec	G1N	1846	Outedge	Bl Charest 75 met AED Taillon CS,Quebec		30137
Quebec	G1N	1849	Outedge	Bl Charest 75 met AED Taillon CS,Quebec		30137
Quebec	G1N	1852	Outedge	Bl Charest 50 m AED Vincent-Massey CS,Quebec		30525
Quebec	G1N	1855	Outedge	Bl Charest 50 m AED Vincent-Massey CS,Quebec		30525
Quebec	G1M	1863	Outedge	Cte Pente Douce 30 m AOD M-de-l'Inc. CN,Quebe		30547
Quebec	G1M	1866	Outedge	Cte Pente Douce 30 m AOD M-de-l'Inc. CN,Quebe		30547
Quebec	G1K	1869	Outedge	Couronne 5 met AND de la Reine CE,Quebec		30538
Quebec	G1P	1901	Outedge	Bl Hamel 100 met AOD Foucault CN,Quebec		30099
Quebec	G1P	1902	Outedge	Bl Hamel 100 met AOD Foucault CN,Quebec		30099
Quebec	G1P	1903	Outedge	Bl Hamel 100 met AOD Foucault CN,Quebec		30099
Quebec	G1P	1904	Outedge	Bl Hamel 100 met AOD Foucault CN,Quebec		30099
Quebec	G1K	1916	Outedge	Bl Langelier 20 met ASD Demers CO,Quebec		30017
Quebec	G1M	1934	Outedge	Soumande 100 met AND Hubert CO,Quebec		30145
Quebec	G1M	1937	Outedge	Soumande 100 met AND Hubert CO,Quebec		30145
Quebec	G1R	1950	Outedge	St-Jean 200 met AED Ste-Marie CS,Quebec		30028
Quebec	G1N	1981	Outedge	St-Vallier 10 met AOD Verdun CN,Quebec		30036
Quebec	G1N	1982	Outedge	St-Vallier 10 met AOD Verdun CN,Quebec		30036
Quebec	G3K	1987	Outedge	Rte de la Bravoure 270m AND Industrielle CE		30690
Quebec	G1L	1991	Outedge	1ere Ave 25 m ASD des Peupliers CE,Quebec		30009

Quebec	G1L	1994	Outedge	1ere Ave 30 met AND 6eme rue CE,Quebec	30135
Quebec	G1L	1995	Outedge	1ere Ave 30 met AND 6eme rue CE,Quebec	30135
Quebec	G1L	2007	Outedge	3eme Ave 25 met AND 1ere rue CE,Quebec	30669
Quebec	G2G	2024	Outedge	Rt l'Aeroport 200m ASD P.Chaumonot CO,Ste-Foy	30123
Quebec	G2G	2025	Outedge	Rt l'Aeroport 200m ASD P.Chaumonot CO,Ste-Foy	30123
Quebec	G1E	2460A	Outedge	Aut. #40 500 m AED St-David CN-trio,Beaupor	30740
Quebec	G1E	2460B	Outedge	Aut. #40 500 m AED St-David CN-trio,Beaupor	30740
Quebec	G1E	2460C	Outedge	Aut. #40 500 m AED St-David CN-trio,Beaupor	30740
Quebec	G1E	2463A	Outedge	Aut. #40 500 m AED St-David CN-trio,Beaupor	30740
Quebec	G1E	2463B	Outedge	Aut. #40 500 m AED St-David CN-trio,Beaupor	30740
Quebec	G1E	2463C	Outedge	Aut. #40 500 m AED St-David CN-trio,Beaupor	30740
Quebec	G1E	2468	Outedge	Aut #40 1 km AED Labelle CN,Beauport	30741
Quebec	G1E	2471	Outedge	Aut #40 1 Km AED Labelle CN,Beauport	30741
Quebec	G1G	2476	Outedge	Bl Charest 300 m AOD Ave St-Sacrement CS,Qbc	30664
Quebec	G1G	2479	Outedge	Bl Charest 300 m AOD Ave St-Sacrement CS,Qbc	30664
Quebec	G2E	2512A	Outedge	Aut Henri IV 300m AND J.Molson CO-trio,Qbc	30802
Quebec	G2E	2512B	Outedge	Aut Henri IV 300m AND J.Molson CO-trio,Qbc	30802
Quebec	G2E	2512C	Outedge	Aut Henri IV 300m AND J.Molson CO-trio,Qbc	30802
Quebec	G2E	2534	Outedge	Aut Henri IV 300 m AND John Molson CO,Qbc	30802
Quebec	G1S	2602A	Outedge	Aut Henri IV 400 m ASD Bl Hamel CO-trio,Qbc	30799
Quebec	G1S	2602B	Outedge	Aut Henri IV 400 m ASD Bl Hamel CO-trio,Qbc	30799
Quebec	G1S	2602C	Outedge	Aut Henri IV 400 m ASD Bl Hamel CO-trio,Qbc	30799
Quebec	G1S	2608A	Outedge	Aut Henri IV 400 m ASD Bl Hamel CO-trio,Qbc	30799
Quebec	G1S	2608B	Outedge	Aut Henri IV 400 m ASD Bl Hamel CO-trio,Qbc	30799
Quebec	G1S	2608C	Outedge	Aut Henri IV 400 m ASD Bl Hamel CO-trio,Qbc	30799
Quebec	G1J	2625	Outedge	Bl H-Bourassa 20 m AND 26e rue CO,Quebec	30095
Quebec	G1J	2626	Outedge	Bl H-Bourassa 20 m AND 26e Rue CO,Quebec	30095
Quebec	G1K	2640	Outedge	Bl Charest 10 m AOD Bl Langelier CS,Quebec	30060
Quebec	G1N	2644	Outedge	Bl Charest 100 m AOD Ave St-Sacrement CS,Qbc	30129
Quebec	G1N	2645	Outedge	Bl Charest 100 m AOD Ave St-Sacrement CS,Qbc	30129
Quebec	G6Y	3000	Outedge	Aut #20 2.6km AED Rte du Sault CS,St-Jean-Chr	31036
Quebec	G6Y	3001	Outedge	Aut #20 2.6km AED Rte du Sault CS,St-Jean-Chr	31036
Quebec	G6Y	3002	Outedge	Aut #20 2km AOD Rte 275 CS,St-Jean-Chrysostom	31036
Quebec	G6Y	3003	Outedge	Aut #20 2km AOD Rte 275 CS,St-Jean-Chrysostom	31036
Quebec	G6Y	3008	Outedge	Aut #20 1.4km AOD sortie 318 CN,St-Romuald	50005
Quebec	G6Y	3009	Outedge	Aut #20 1.4km AOD sortie 318 CN,St-Romuald	50005
Quebec	G6W	3012	Outedge	Aut #20 648 m AOD sortie 318 CN,St-Romuald	50005
Quebec	G6W	3013	Outedge	Aut #20 648 m AOD sortie 318 CN,St-Romuald	50005
Quebec	G3K	3016	Outedge	Rte de la Bravoure 300m AND Industrielle CE	50004
Quebec	G3K	3017	Outedge	Rte de la Bravoure 300m AND Industrielle CE	50004
Quebec	G1L	3045	Outedge	Bl de la Concorde 50m ASD Bl des Cedres CE,Qb	50435
Quebec	G1L	3046	Outedge	Bl de la Concorde 50m ASD Bl des Cedres CE,Qb	50435
Quebec	G1K	3047A	Outedge	Aut Laurentienne 20m AND Croix-Rouge CE-trio	50429

Quebec	G1K	3047B	Outedge	Aut Laurentienne 20m AND Croix-Rouge CE-trio	50429
Quebec	G1K	3047C	Outedge	Aut Laurentienne 20m AND Croix-Rouge CE-trio	50429
Quebec	G1K	8486	Outedge	Aut Laurentienne 20m AND de la Croix-Rouge CE	50429
Sherbrooke	J1G	00050301	Astral	Galt O. (1665) & Ste-Therese CNO	00050301
Sherbrooke	J1J	00050310	Astral	King O. (2313) 100ft E/O Lomas NS	00050310
Sherbrooke	J1J	00050311	Astral	King O. (2313) 100ft E/O Lomas NS	00050311
Sherbrooke	J1H	00055001	Astral	Galt (1011) & Lincoln NEC	00055001
Sherbrooke	J1H	00055002	Astral	Galt (1011) & Lincoln NEC	00055002
Sherbrooke	J1J	00055005	Astral	King W. (1700) 225ft E/O Jacques Cartier SS	00055005
Sherbrooke	J1J	00055006	Astral	King W. (1700) 225ft E/O Jacques Cartier SS	00055006
Sherbrooke	J1J	00055011	Astral	King W. (2580) 265ft W/O Carillon SS	00055011
Sherbrooke	J1H	00055012	Astral	Wellington S.(1285) 1100ft S/O Acadie WS	00055012
Sherbrooke	J1H	00055013	Astral	Wellington S.(1285) 1100ft S/O Acadie WS	00055013
Sherbrooke	J1M	2879	Outedge	Wellington 15 met AND l'Acadie CO,Sherbrooke	30992
Sherbrooke	J1K	2982	Outedge	Galt 100 m AED Bl de l'Universite CN,Sherbroo	51565
Toronto	M5S	00010012	Astral	Bloor (621) & Palmerston SWC	00010012
Toronto	M4J	00010042	Astral	Danforth (1162) 200ft W/O Greenwood NS	00010042
Toronto	M4J	00010043	Astral	Danforth (1162) 200ft W/O Greenwood NS	00010043
Toronto	M6M	00010089	Astral	Rogers (640) & Forbes NEC	00010089
Toronto	M6M	00010090	Astral	Rogers (640) & Forbes NEC	00010090
Toronto	M6M	00010113	Astral	Weston (1357) 70ft N/O Craydon ES	00010113
Toronto	M6M	00010136	Astral	Eglinton (2635) 200ft W/O Keele SS	00010136
Toronto	M6J	00010137	Astral	Queen (734) & Claremont NWC	00010137
Toronto	M6M	00010206	Astral	Jane (1275) & Weston NEC	00010206
Toronto	M6M	00010207	Astral	Jane (1275) & Weston NEC	00010207
Toronto	M6M	00010208	Astral	Keele & Rogers (580) NEC	00010208
Toronto	M6M	00010209	Astral	Keele & Rogers (580) NEC	00010209
Toronto	M5R	00010279	Astral	Davenport 60ft S/O Dupont (149-151) WS	00010279
Toronto	M5R	00010280	Astral	Davenport 60ft S/O Dupont (149-151) WS	00010280
Toronto	M5S	00010373	Astral	Bloor (621) & Palmerston SWC	00010373
Toronto	M6J	00010394	Astral	Queen Street West (734) W/O Claremont NS	00010394
Toronto	M5C	00010410	Astral	Adelaide Street East 600ft E/O Church NS	00010410
Toronto	M9W	00090002	Astral	Albion 500ft S/O Steeles WS	00090002
Toronto	L6T	00090015	Astral	Steeles W. 400ft E/O Parkhurst NS	00090015
Toronto	M9W	00090017	Astral	Steeles & Albion SWC	00090017
Toronto	L6T	00090018	Astral	Steeles 500ft E/O Advance SS	00090018
Toronto	L6T	00090019	Astral	Steeles 500ft E/O Advance SS	00090019
Toronto	L6T	00090022	Astral	Steeles 500ft E/O Parkhurst NS	00090022
Toronto	L5G	00090039	Astral	Hurontario (65) 300ft N/O Park ES	00090039
Toronto	M4C	00090096	Astral	Danforth (2180) 100ft E/O Cedarvale NS	00090096
Toronto	M4C	00090097	Astral	Danforth (2180) 100ft E/O Cedarvale NS	00090097
Toronto	M1E	00090151	Astral	Kingston (4545) 500ft E/O Morningside SS	00090151
Toronto	M1E	00090152	Astral	Kingston (4545) 500ft E/O Morningside SS	00090152

Toronto	M3M	00090181	Astral	Jane (2207) 700ft N/O Wilson ES	00090181
Toronto	M3M	00090182	Astral	Jane (2207) 700ft N/O Wilson ES	00090182
Toronto	M6M	00090201	Astral	Eglinton (2685) 700ft W/O Keele SS	00090201
Toronto	M6M	00090202	Astral	Eglinton (2685) 700ft W/O Keele SS	00090202
Toronto	M6M	00090203	Astral	Weston (1179) 180ft N/O Eglinton ES	00090203
Toronto	M6M	00090204	Astral	Weston (1179) 180ft N/O Eglinton ES	00090204
Toronto	L6X	00090214	Astral	McLaughlin 400ft N/O Holtby WS	00090214
Toronto	L6X	00090215	Astral	McLaughlin 400ft N/O Holtby WS	00090215
Toronto	L6S	00090229	Astral	Airport 500ft S/O North Park WS	00090229
Toronto	L6S	00090230	Astral	Airport 500ft S/O North Park WS	00090230
Toronto	L6W	00090234	Astral	Rutherford 500ft S/O Oranda Pkw WS	00090234
Toronto	L6W	00090235	Astral	Rutherford 500ft S/O Oranda Pkw ES	00090235
Toronto	L6W	00090238	Astral	Rutherford 500ft S/O Oranda Pkw ES	00090238
Toronto	L6W	00090239	Astral	Rutherford 500ft S/O Oranda Pkw WS	00090239
Toronto	M9W	00090267	Astral	Dixon (555) 500ft W/O Martingrove SS	00090267
Toronto	M9W	00090268	Astral	Dixon (555) 500ft W/O Martingrove SS	00090268
Toronto	L4W	00090285	Astral	Cawthra rd (4405) 80ft N/O Eastgate Pkw ES	00090285
Toronto	L4W	00090286	Astral	Cawthra rd (4405) 80ft N/O Eastgate Pkw ES	00090286
Toronto	M9W	00090298	Astral	Rexdale (89) 290ft E/O Frost SS	00090298
Toronto	M9W	00090299	Astral	Rexdale (89) 290ft E/O Frost SS	00090299
Toronto	M6S	00090333	Astral	Dundas W. (4002) 100ft E/O Humber Hill NS	00090333
Toronto	M6S	00090334	Astral	Dundas W. (4002) 100ft E/O Humber Hill NS	00090334
Toronto	M5A	00090347	Astral	King St. E. (525) 50ft W/O Sumach Street SS	00090347
Toronto	M5A	00090348	Astral	King St. E. (525) 50ft W/O Sumach Street SS	00090348
Toronto	M6H	00090376	Astral	Bloor W (1285) & Lansdowne SEC	00090376
Toronto	M9W	00090408	Astral	Dixon Rd. (621) 75ft E/O Cityview Dr. SS	00090408
Toronto	M9W	00090409	Astral	Dixon Rd. (621) 75ft E/O Cityview Dr. SS	00090409
Toronto	M1E	00090430	Astral	Kingston Rd.(4238) 600ft E/O Galloway Rd. NS	00090430
Toronto	M1E	00090431	Astral	Kingston Rd.(4238) 600ft E/O Galloway Rd. NS	00090431
Toronto	M4W	00090440	Astral	Yonge Street (1071) 50ft S/O Rowanwood ES	00090440
Toronto	L4W	00090457	Astral	Aimco Blvd. (1400) E/O Dixie Rd. SS	00090457
Toronto	L4W	00090458	Astral	Aimco Blvd. (1400) E/O Dixie Rd. SS	00090458
Toronto	M1P	00090477	Astral	Lawrence Ave. E. (2683) 650ft E/O Midland SS	00090477
Toronto	M1P	00090478	Astral	Lawrence Ave. E. (2683) 650ft E/O Midland SS	00090478
Toronto	L4W	00090485	Astral	Dixie Rd. (5868) 100ft N/O Shawson Dr. WS	00090485
Toronto	L4W	00090486	Astral	Dixie Rd. (5868) 100ft N/O Shawson Dr. WS	00090486
Toronto	M9W	00090627	Astral	Rexdale Blvd. (375) 560ft W/O Tibemore Ave. SS	00090627
Toronto	M9W	00090628	Astral	Rexdale Blvd. (375) 560ft W/O Tibemore Ave. SS	00090628
Toronto	M1G	00090659	Astral	Lawrence Ace E. 300ft E/O Scarborough Golf Club Rd	00090659
Toronto	M1G	00090660	Astral	Lawrence Ace E. 300ft E/O Scarborough Golf Club Rd	00090660
Toronto	M6G	00090726	Astral	Bloor St W e/o Ossington	00090726
Toronto	M6G	00090727	Astral	Bloor St W e/o Ossington	00090727
Toronto	M1J	00090755	Astral	Eglinton Ave East (2839) SS 15m E/O Oswego Rd	00090755

Toronto	M1J	00090756	Astral	Eglinton Ave East (2839) SS 15m E/O Oswego Rd	00090756
Toronto	L4J	000DT321	Astral	Yonge St (Vaughan) WS 0N/O Steeles ave F/N -	000DT321
Toronto	L4J	000DT322	Astral	Yonge St (Vaughan) WS 0N/O Steeles ave F/S -	000DT321
Toronto	L4K	000DT327	Astral	Keele St (Vaughan) ES 400m N/O Steeles F/S -	000DT327
Toronto	M9W	000DT328	Astral	Albion Rd. & 40 M SO Steeles Ave ES	000DT328
Toronto	M9W	000DT329	Astral	Albion Rd. & 40 M SO Steeles Ave ES	000DT329
Toronto	L4K	000DT341	Astral	Keele St (Vaughan) ES 400m N/O Steeles F/N -	000DT327
Toronto	M6B	000WS122	Astral	Bathurst St (6250)	000WS122
Toronto	M6S	0T10097A	Astral	Bloor (2420) 50ft W/O Armadale NS	0T10097A
Toronto	M6S	0T10097B	Astral	Bloor (2420) 50ft W/O Armadale NS	0T10097B
Toronto	M6S	0T10097C	Astral	Bloor (2420) 50ft W/O Armadale NS	0T10097C
Toronto	M9W	0T90001A	Astral	Albion 500ft S/O Steeles WS	0T90001A
Toronto	M9W	0T90001B	Astral	Albion 500ft S/O Steeles WS	0T90001B
Toronto	M9W	0T90001C	Astral	Albion 500ft S/O Steeles WS	0T90001C
Toronto	M9W	0T90016A	Astral	Steeles & Albion SWC	0T90016A
Toronto	M9W	0T90016B	Astral	Steeles & Albion SWC	0T90016B
Toronto	M9W	0T90016C	Astral	Steeles & Albion SWC	0T90016C
Toronto	M2N	0T90084A	Astral	Yonge (4909) & Spring Garden SEC	0T90084A
Toronto	M2N	0T90084B	Astral	Yonge (4909) & Spring Garden SEC	0T90084B
Toronto	M2N	0T90084C	Astral	Yonge (4909) & Spring Garden SEC	0T90084C
Toronto	M2N	0T90085A	Astral	Yonge (4909) & Spring Garden SEC	0T90085A
Toronto	M2N	0T90085B	Astral	Yonge (4909) & Spring Garden SEC	0T90085B
Toronto	M2N	0T90085C	Astral	Yonge (4909) & Spring Garden SEC	0T90085C
Toronto	M3M	0T90499A	Astral	Wilson Ave. (1616) 350ft W/O Jane St. NS	0T90499A
Toronto	M3M	0T90499B	Astral	Wilson Ave. (1616) 350ft W/O Jane St. NS	0T90499B
Toronto	M3M	0T90499C	Astral	Wilson Ave. (1616) 350ft W/O Jane St. NS	0T90499C
Toronto	M3M	0T90500A	Astral	Wilson Ave. (1616) 350ft W/O Jane St. NS	0T90500A
Toronto	M3M	0T90500B	Astral	Wilson Ave. (1616) 350ft W/O Jane St. NS	0T90500B
Toronto	M3M	0T90500C	Astral	Wilson Ave. (1616) 350ft W/O Jane St. NS	0T90500C
Toronto	L6T	1040	Outedge	Steeles Ave W (2nd) W/O Airport Rd SS	483
Toronto	L6T	1041	Outedge	Steeles Ave W (2nd) W/O Airport Rd SS	483
Toronto	M8X	1094	Outedge	Islington Ave (1271) N/O Bloor St ES	975
Toronto	L5S	1262	Outedge	Derry Rd 317M W/O Tobram Rd NS	1723
Toronto	L5S	1268	Outedge	Dixie Rd (7195) 350M N/O Derry Rd ES	748
Toronto	L5S	1269	Outedge	Dixie Rd (7195) 350M N/O Derry Rd ES	748
Toronto	M5M	1357	Outedge	Avenue Rd (1999) N/O Haddington Ave ES	195
Toronto	M5M	1358	Outedge	Avenue Rd (1999) N/O Haddington Ave ES	195
Toronto	M6B	1368	Outedge	Bathurst St (2993) 10M S/O Frontenac Ave ES	1704
Toronto	M6B	1369	Outedge	Bathurst St (2993) 10M S/O Frontenac Ave ES	1704
Toronto	M6B	1377	Outedge	Bathurst St (3027) S/O Stormont Ave ES	1159
Toronto	M6B	1378	Outedge	Bathurst St (3027) S/O Stormont Ave ES	1159
Toronto	M6B	1401	Outedge	Dufferin St (2844) S/O Glencairn Ave WS	236
Toronto	M6B	1402	Outedge	Dufferin St (2844) S/O Glencairn Ave WS	236

Toronto	M3K	1450	Outedge	Wilson Ave (638) W/O Dufferin St NS	347
Toronto	M3K	1457	Outedge	Wilson Ave (878) 1st W/O Garratt Blvd NS	435
Toronto	M3K	1458	Outedge	Wilson Ave (878) 1st W/O Garratt Blvd NS	435
Toronto	M1J	1576	Outedge	Eglinton Ave E (2939) E/O McCowan Rd SS	657
Toronto	M1S	1708	Outedge	Sheppard Ave E (4439) E/O Brimley Rd SS	664
Toronto	M1S	1709	Outedge	Sheppard Ave E (4439) E/O Brimley Rd SS	664
Toronto	M4C	1878	Outedge	Danforth Ave (2834) 96M E/O Dawes Rd NS	430
Toronto	M6B	2949	Outedge	Dufferin St (2853) 10M S/O Glencarin Ave ES	588
Toronto	M6B	2950	Outedge	Dufferin St (2853) 10M S/O Glencarin Ave ES	588
Toronto	M2M	2964	Outedge	Yonge St (6301) N/O Athabaska Ave ES	569
Toronto	M1J	2974	Outedge	Eglinton Ave E (2939) E/O McCowan Rd SS	657
Toronto	M4P	3031	Outedge	Eglinton Ave E (250) W/O Mt Pleasant Rd NS	583
Toronto	M5C	31W	Outedge	Adelaide St W (345) W/O Peter SS	50120
Toronto	L5W	3263	Outedge	Hurontario St 320M N/O Derry Rd WS	1737
Toronto	L5W	3264	Outedge	Hurontario St 320M N/O Derry Rd WS	1737
Toronto	M9L	3304	Outedge	Signet Rd 90M N/O Finch Ave W WS	1762
Toronto	M9L	3305	Outedge	Signet Rd 90M N/O Finch Ave W WS	1762
Toronto	L5S	3569	Outedge	Tomken Rd 180M N/O Gana Crt WS	1938
Toronto	L5S	3570	Outedge	Tomken Rd 180M N/O Gana Crt WS	1938
Toronto	M6S	3584	Outedge	Dundas St W (3501) 20M W/O Willard Ave SS	1992
Toronto	M6S	3585	Outedge	Dundas St W (3501) 20M W/O Willard Ave SS	1992
Toronto	L5S	3603	Outedge	Derry Rd 317M W/O Tobram Rd NS	1723
Toronto	M3M	3773	Outedge	Keele St (2885) 70M N/O Keelegate Dr ES	2098
Toronto	M9C	4058	Outedge	Eglinton Ave W 100M E/O Renforth Dr SS	51368
Toronto	M9C	4059	Outedge	Eglinton Ave W 100M E/O Renforth Dr SS	51368
Toronto	L5S	4095	Outedge	Derry Rd East (2555) E/O Torbram Rd NS	51249
Toronto	L5S	4096	Outedge	Derry Rd East (2555) E/O Torbram Rd NS	51249
Toronto	L5S	4108	Outedge	Derry Rd East (1636) E/O Dixie Rd SS	51307
Toronto	L5S	4109	Outedge	Derry Rd East (1636) E/O Dixie Rd SS	51307
Toronto	M8V	5201	Outedge	Lakeshore Blvd (2449) 28M WO Mimico Ave SS	337
Toronto	M8V	5202	Outedge	Lakeshore Blvd (2449) 28M WO Mimico Ave SS	337
Toronto	M8V	5203	Outedge	Lakeshore Blvd (2449) 28M WO Mimico Ave SS	337
Toronto	M3M	5336	Outedge	Keele St (2885) 70M N/O Keelegate Dr ES	2098
Toronto	L5W	5530	Outedge	Hurontario (6620) 110M S/O Ambassador Dr WS	51206
Toronto	L5W	5531	Outedge	Hurontario (6620) 110M S/O Ambassador Dr WS	51206
Toronto	L5S	5563	Outedge	Hurontario St (6910) 400' S/O Derry Rd WS	50269
Toronto	L5S	5564	Outedge	Hurontario St (6910) 400' S/O Derry Rd WS	50269
Toronto	M8Z	5583	Outedge	Kipling Ave N/O Evans Ave (374) WS	51314
Toronto	M8Z	5584	Outedge	Kipling Ave N/O Evans Ave (374) WS	51314
Toronto	M4K	5754	Outedge	Danforth Ave (488) 100Ft E/O Logan Ave NS	50522
Toronto	M5M	5848	Outedge	Avenue Rd (1887)10 Ft N/O Roe Ave ES	50360
Toronto	M5M	5849	Outedge	Avenue Rd (1887)10 Ft N/O Roe Ave ES	50360
Toronto	M3J	5912	Outedge	Finch W (1600) 320M W/O Sentinel Rd NS	51504

Toronto	M3J	5913	Outedge	Finch W (1600) 320M W/O Sentinel Rd NS	51504
Toronto	L6T	5972	Outedge	Steeles Ave E (2100) W/O Torbram Rd NS	51533
Toronto	L6T	5973	Outedge	Steeles Ave E (2100) W/O Torbram Rd NS	51533
Toronto	M6B	6071	Outedge	Bathurst St (3027) S/O Stormont Ave ES	1159
Toronto	M2M	6181A	Outedge	Yonge St (6301) N/O Athabaska Ave ES, Trio	569
Toronto	M2M	6181B	Outedge	Yonge St (6301) N/O Athabaska Ave ES, Trio	569
Toronto	M2M	6181C	Outedge	Yonge St (6301) N/O Athabaska Ave ES, Trio	569
Toronto	M2N	6207A	Outedge	Yonge St (4664) 5M S/O Florence Ave WS, Trio	1691
Toronto	M2N	6207B	Outedge	Yonge St (4664) 5M S/O Florence Ave WS, Trio	1691
Toronto	M2N	6207C	Outedge	Yonge St (4664) 5M S/O Florence Ave WS, Trio	1691
Toronto	M2N	6210A	Outedge	Yonge St (4664) 5M S/O Florence Ave WS, Trio	1691
Toronto	M2N	6210B	Outedge	Yonge St (4664) 5M S/O Florence Ave WS, Trio	1691
Toronto	M2N	6210C	Outedge	Yonge St (4664) 5M S/O Florence Ave WS, Trio	1691
Toronto	M3H	6271A	Outedge	Sheppard Ave W (1042) 100M E/O Allen Rd NS,Tr	1767
Toronto	M3H	6271B	Outedge	Sheppard Ave W (1042) 100M E/O Allen Rd NS,Tr	1767
Toronto	M3H	6271C	Outedge	Sheppard Ave W (1042) 100M E/O Allen Rd NS,Tr	1767
Toronto	M3H	6274A	Outedge	Sheppard Ave W (1042) 100M E/O Allen Rd NS,Tr	1767
Toronto	M3H	6274B	Outedge	Sheppard Ave W (1042) 100M E/O Allen Rd NS,Tr	1767
Toronto	M3H	6274C	Outedge	Sheppard Ave W (1042) 100M E/O Allen Rd NS,Tr	1767
Toronto	M4G	6319A	Outedge	Bayview Ave (1735) 5M S/O Parkhurst ES, Trio	561
Toronto	M4G	6319B	Outedge	Bayview Ave (1735) 5M S/O Parkhurst ES, Trio	561
Toronto	M4G	6319C	Outedge	Bayview Ave (1735) 5M S/O Parkhurst ES, Trio	561
Toronto	M4G	6328	Outedge	Bayview Ave (1735) 5M S/O Parkhurst ES	561
Toronto	M6L	6347A	Outedge	Lawrence Ave W (1575) W/O Culford Ave SS,Trio	50406
Toronto	M6L	6347B	Outedge	Lawrence Ave W (1575) W/O Culford Ave SS,Trio	50406
Toronto	M6L	6347C	Outedge	Lawrence Ave W (1575) W/O Culford Ave SS,Trio	50406
Toronto	M6L	6350A	Outedge	Lawrence Ave W (1575) W/O Culford Ave SS,Trio	50406
Toronto	M6L	6350B	Outedge	Lawrence Ave W (1575) W/O Culford Ave SS,Trio	50406
Toronto	M6L	6350C	Outedge	Lawrence Ave W (1575) W/O Culford Ave SS,Trio	50406
Toronto	L4H	6459	Outedge	Rutherford Rd 950M E/O Hwy 50 NS	51907
Toronto	L4H	6460	Outedge	Rutherford Rd 950M E/O Hwy 50 NS	51907
Toronto	M5M	8365	Outedge	Avenue Rd (1967)150Ft N/O Felbrigg Ave ES	50362
Toronto	M5M	8365BL	Outedge	***Avenue Rd (1967) 150' N/O Felbrigg ES	50362
Toronto	M5M	8366	Outedge	Avenue Rd (1967)150Ft N/O Felbrigg Ave ES	50362
Toronto	M5A	8567	Outedge	Jarvis St S/O The Esplanade ES	50476
Toronto	M5C	8569	Outedge	Jarvis St (128-130) N/O Queen St WS	50478
Toronto	M9W	DT109	Outedge	Kipling Ave 185M N/O Belfield Rd ES	52078
Toronto	M4G	DT170	Outedge	Millwood Rd (1073) 58M S/O Laird Rd WS	623
Toronto	M4G	DT171	Outedge	Millwood Rd (1073) 58M S/O Laird Rd WS	623
Toronto	M6K	DT188	Outedge	Gardiner Expwy 80M E/O Dufferin St (153) NS	475
Toronto	M9W	DT31	Outedge	Airport Road 225m W/O Carlingview Drive SS	635
Trois-Rivieres	G9A	00060351	Astral	Auto. 755 250ft E/O Pere Daniel SS	00060351
Trois-Rivieres	G9A	00060354	Astral	Auto. 755 250ft E/O Pere Daniel SS	00060354

Trois-Rivieres	G9A	00060358	Astral	Laviolette 1500ft S/O Auto. 755 ES	00060358	
Trois-Rivieres	G9B	00060361	Astral	Auto 40 600mi E/O Ch. des Petites-Terres NS	00060361	
Trois-Rivieres	G9B	00060362	Astral	Auto 40 600mi E/O Ch. des Petites-Terres NS	00060362	
Trois-Rivieres	G9A	00065005	Astral	Laviolette 150ft S/O Auto. 755 WS	00065005	
Trois-Rivieres	G9A	00065006	Astral	Laviolette 150ft S/O Auto. 755 WS	00065006	
Trois-Rivieres	G9A	00065007	Astral	Rampe Auto. 755 75ft E/O Ste-Marguerite SS	00065007	
Trois-Rivieres	G9A	00065009	Astral	Royal (300) (Trois-Rivieres) CN 350m AED des Recollets F/O - A	00065009	
Trois-Rivieres	G9A	00065010	Astral	Royal (300) 300ft E/O Des Recollets NS	00065010	
Trois-Rivieres	G9B	00065011	Astral	Auto 40 700mi E/O Ch. des Petites-Terres NS	00065011	
Trois-Rivieres	G9B	00065012	Astral	Auto 40 700mi E/O Ch. des Petites-Terres NS	00065012	
Trois-Rivieres	G8T	1448	Outedge	Fusey 50 m AED St-Henri CS,Cap-de-la-Madelein		30268
Trois-Rivieres	G8T	1455	Outedge	Ste-Madeleine 11 m ASD St-Laurent CO,Cap-de-l		30227
Trois-Rivieres	G8T	1456	Outedge	Ste-Madeleine 11 m ASD St-Laurent CO,Cap-de-l		30227
Trois-Rivieres	G8T	1457	Outedge	Ste-Madeleine 11 m ASD St-Laurent CO,Cap-de-l		30635
Trois-Rivieres	G8T	1458	Outedge	Ste-Madeleine 12 m AOD St-Maurice CN,Cap-de-l		30219
Trois-Rivieres	G8T	1459	Outedge	Ste-Madeleine 12 m AOD St-Maurice CN,Cap-de-l		30219
Trois-Rivieres	G8T	1573	Outedge	Fusey 50 m AED St-Henri CS,Cap-de-la-Madelein		30268
Trois-Rivieres	G8T	1574	Outedge	Fusey 50 m AED St-Henri CS,Cap-de-la-Madelein		30268
Trois-Rivieres	G8T	1586	Outedge	Thibeau 20 m AND des Prairies CO,Cap-de-la-Ma		30262
Trois-Rivieres	G8T	1587	Outedge	Thibeau 20 m AND des Prairies CO,Cap-de-la-Ma		30262
Trois-Rivieres	G8T	1588	Outedge	Thibeau 20 m AND des Prairies CO,Cap-de-la-Ma		30262
Trois-Rivieres	G8T	1589	Outedge	Thibeau 20 m AND des Prairies CO,Cap-de-la-Ma		30262
Trois-Rivieres	G8Z	3039	Outedge	Aut #40 250' ASD BI des Chenaux CE,T-Rivieres		50553
Trois-Rivieres	G8Z	3040	Outedge	Aut #40 250' ASD BI des Chenaux CE,T-Rivieres		50553
Trois-Rivieres	G8Z	3041	Outedge	Aut #40 225 met AND St-Maurice CE,T-Rivieres		50554
Trois-Rivieres	G8Z	3042	Outedge	Aut #40 225 met AND St-Maurice CE,T-Rivieres		50554

SCHEDULE C

FORM OF COMPLIANCE CERTIFICATION/AFFIDAVIT

I, **[name]**, of **[place]**, hereby certify¹ in accordance with the terms of the Registered Consent Agreement dated • between Bell Media and the Commissioner of Competition, that:

1. I am the **[title]** of Bell Media Inc. (“Bell Media”), and have personal knowledge of the matters deposed to herein, unless they are stated to be on information and belief, in which cases I state the source of such information and believe it to be true.
2. On **[date]**, Bell Media entered into a Consent Agreement (the “Consent Agreement”) with the Commissioner of Competition (the “Commissioner”) in connection with Bell Media’s acquisition of Outdoor Systems Americas ULC (the “Transaction”).
3. The Transaction closed on **[date]** (the “Closing Date”).²
4. The Divestiture (as defined in the Consent Agreement) to **[Purchaser]** was completed on **[date]**.
5. Pursuant to Section 50 of the Consent Agreement, Bell Media is required to file **[annual reports/reports when requested by the Commissioner]** certifying its compliance with Parts VII, VIII and XI of the Consent Agreement.

Oversight of Compliance

6. **[Names/titles]** have primary responsibility for overseeing compliance with this Agreement.

Closing Date

7. Pursuant to Section 46 of the Consent Agreement, Bell Media is required to provide written confirmation to the Commissioner of the date on which the Transaction was completed. Such notice was provided on **[date]**.

Circulation of Consent Agreement

8. Pursuant to Section 47 of the Consent Agreement, Bell Media is required to provide a copy of the Consent Agreement to each of its own and its Affiliates’ directors, officers, employees and agents having managerial responsibility for any

¹ If this is drafted as an affidavit, the words “hereby certify” should be removed and should be replaced with “make oath and say”. An affidavit should be sworn under oath. A certification should be certified by a Commissioner for taking affidavits.

² Paragraphs **3, 4, 7 and 8** need only be included in the first certification/affidavit.

obligations under the Consent Agreement, within 3 Business Days after the date of registration of the Consent Agreement. The Consent Agreement was circulated by [whom] to [provide list] on [dates].

9. Pursuant to Section 47 of the Consent Agreement, Bell Media is required to ensure that its directors, officers, employees and agents with responsibility for any obligations under the Consent Agreement receive sufficient training respecting Bell Media's responsibilities and duties under the Consent Agreement. The following training has been provided: **[provide list of who was trained and by whom as well as a general statement of the content of the training]**

Transitional Support Arrangements

10. **[Describe any compliance obligations arising from Bell Media's transitional support commitments, and confirm compliance with each – to be tailored to specific terms of consent agreement.]**

Employees

11. Sections 29 and 30 of the Consent Agreement require Bell Media to take various steps in regard to its employees whose responsibilities involved the operation of the Divestiture Assets. Bell Media has fully complied with the terms of those Sections and, more particularly: **[Describe steps taken to facilitate employee transfer to Purchaser, having regard to the terms of Sections 30 and 31; provide data on the # of employees who have transferred to the Purchaser.]**

Acquisition, Reacquisition and Corporate Change

12. Section 48 of the Consent Agreement prohibits reacquisition of Divestiture Assets for a period of 10 years after the Divestiture is completed without prior written approval of the Commissioner. Section 49 of the Consent Agreement prohibits certain mergers and acquisitions for a period of 2 years without prior notice to the Commissioner. Bell Media has fully complied with the terms of those Sections and, more particularly: **[Describe steps taken to ensure commitments have been complied with.]**
13. Section 52 of the Consent Agreement requires notice to the Commissioner of certain corporate changes or other changes to Bell Media that may affect compliance with the Consent Agreement. Bell Media has complied with this provision and, more particularly: **[Describe steps taken to ensure this commitment has been complied with.]**

Notification of Breach

14. Based on my personal knowledge and my inquiries of **[provide names]**, I am not aware of any breach or possible breach of any of the terms of the Consent Agreement within the meaning of Section 51 of the Consent Agreement.

DATED ●.

Commissioner of Oaths

Name and Title of Certifying Officer