

APPENDIX B

Licensee: Bell Canada

Location(s): Toronto, Hamilton/Niagara, Oshawa, Kitchener, London, Windsor, Ottawa, Stratford, Kingston, Peterborough and surrounding area at each location in Ontario

<p align="center">PROPOSED NEW CONDITION OF LICENCE (provide specific wording)</p>	<p align="center">RATIONALE FOR PROPOSED CONDITION OF LICENCE</p>
<p><u>The following proposed conditions of licence would apply to each of the newly proposed locations in Ontario for which service authorization is requested in this application:</u></p> <ul style="list-style-type: none"> • The licensee is authorized to distribute, as part of the basic service, the signals of WKBW-TV (ABC), WGRZ-TV (NBC), WIVB TV (CBS), WUTV (FOX) and WNED-TV (PBS) Buffalo, or alternatively for each signal, the signal of a different affiliate of the same network located in the same time zone as that of the licensed area. • The licensee is authorized to distribute on a discretionary basis the signal of WNYO-TV (Warner Brothers) Buffalo. • The licensee is authorized to distribute, as part of the basic service, the signal of CFJP Montreal (V). • The licensee is authorized to distribute, on a discretionary basis, a second set of 4+1 U.S. signals received from a licensed SRDU: KOMO-TV (ABC), KING-TV (NBC), KIRO-TV (CBS), KCPQ (FOX) and KCTS-TV (PBS) Seattle. • The licensee is authorized to distribute, on a discretionary basis, any of the Canadian television signals set out in the List of Part 3 eligible satellite services contained in Revised lists of eligible satellite services, as amended from time to time. • For the purpose of sections 29(3) and 29(4) of the <i>Broadcasting Distribution Regulations</i>, the licensee's annual contribution to a community programming undertaking licensed in a licensed area shall be calculated on the basis of the licensee's gross revenues derived from broadcasting activities in that licensed area in each broadcast year. 	<p>Bell Canada has requested authorization to serve additional areas – Stratford, Kingston and Peterborough – in Ontario pursuant to its regional broadcasting licence.</p>

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<p><u>The following proposed condition of licence would apply to the newly proposed location of Kingston, Ontario for which service authorization is requested in this application:</u></p> <ul style="list-style-type: none"> • The licensee is authorized to distribute, as part of the basic service: <ul style="list-style-type: none"> CKWS Kingston (CBC-Ind) CJOH Ottawa (CTV) CIII Toronto (Global) CHRO Ottawa (A-Chan) CityTV Toronto CFMT Toronto (OMNI-1) CJMT Toronto (OMNI-2) CBLFT Toronto (SRC) CFTM Montreal (TVA) CFJP Montreal (V) CITS Burlington TVO Toronto (Prov.Educ.) TFO Toronto (Prov.Educ.) Québec National Ass'y Ontario Legislative Ass'y Bell Community Channel <p><u>The following proposed condition of licence would apply to the newly proposed location of Stratford, Ontario for which service authorization is requested in this application:</u></p> <ul style="list-style-type: none"> • The licensee is authorized to distribute, as part of the basic service: <ul style="list-style-type: none"> CBLT Toronto (CBC) CFTO Toronto (CTV) CIII Toronto (Global) 	

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<p>CFPL London (A-Chan) CityTV Toronto CFMT Toronto (OMNI-1) CJMT Toronto (OMNI-2) CBLFT Toronto (SRC) CFTM Montreal (TVA) CFJP Montreal (V) CHCH Hamilton CITS Burlington TVO Toronto (Prov.Educ.) TFO Toronto (Prov.Educ.) Québec National Ass'y Ontario Legislative Ass'y Bell Community Channel</p> <p><u>The following proposed condition of licence would apply to the newly proposed location of Peterborough, Ontario for which service authorization is requested in this application:</u></p> <ul style="list-style-type: none"> The licensee is authorized to distribute, as part of the basic service: <ul style="list-style-type: none"> CHEX Peterbor (CBC-Ind) CFTO Toronto (CTV) CIII Toronto (Global) CKVR Barrie (A-Chan) CityTV Toronto CFMT Toronto (OMNI-1) CJMT Toronto (OMNI-2) CBLFT Toronto (SRC) CFTM Montreal (TVA) CFJP Montreal (V) 	

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<p>CITS Burlington TVO Toronto (Prov.Educ.) TFO Toronto (Prov.Educ.) Ontario Legislative Ass'y Québec National Ass'y Bell Community Channel</p>	
<p><u>The following two proposed conditions of licence would apply to each of the existing locations and to each of the newly proposed locations in Ontario for which service authorization is requested in this application:</u></p> <ul style="list-style-type: none"> • The licensee is authorized to provide an outlet for community expression using, in whole or in part, a video-on-demand service. • The licensee shall be subject to the following conditions of licence as an exception to the requirements set out in section 29 of the <i>Broadcasting Distribution Regulations</i>: If the licensee has 20,000 or more subscribers in the licensed area of a broadcasting distribution undertaking (BDU) on August 31 of the previous broadcast year and distributes programming that qualifies as local expression on a video-on-demand or pay-per-view service, the licensee shall make, in each broadcast year, a contribution to Canadian programming of not less than the greater of: (a) 5% of its gross revenues derived from broadcasting activities in the licensed area in the year, less any contribution to local expression made by the licensee in the licensed area in that year; and 	<p>The precedents established pursuant to the approval of similar applications by Saskatchewan Telecommunications (Broadcasting Decision CRTC 2006-490, <i>Licence amendments related to the funding and provision of an outlet for local expression</i>, 8 September 2006); MTS Allstream Inc. (Broadcasting Decision CRTC 2007-86, <i>Licence amendments related to the funding and provision of an outlet for local expression</i>, 16 March 2007); and TELUS Communications Company (Broadcasting Decision CRTC 2008-135, <i>Licence amendments related to the provision of an outlet for local expression by video-on-demand</i>, 30 June 2008).</p>

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<p>(b) 3% of its gross revenues derived from broadcasting activities in the licensed area in the broadcast year.</p> <p>If the licensee has 20,000 or more subscribers in the licensed area of a BDU on August 31 of the previous broadcast year and does not distribute programming that qualifies as local expression on a video-on-demand or pay-per-view service, and if a community programming undertaking is licensed in the licensed area, the licensee shall make, in each broadcast year, a contribution of not less than:</p> <p>(a) 3% of its gross revenues derived from broadcasting activities in the licensed area in the broadcast year to Canadian programming; and</p> <p>(b) 2% of its gross revenues derived from broadcasting activities in the licensed area in the broadcast year to the community programming undertaking.</p> <p>If a licensee does not distribute programming that qualifies as local expression on a video-on-demand or pay-per-view service, and if no community programming undertaking is licensed in the licensed area, the licensee shall make, in each broadcast year, a contribution of not less than 5% of its gross revenues derived from broadcasting activities in the licensed area in the year to Canadian programming.</p>	
<p><u>The following proposed condition of licence would apply to each of the existing locations and to each of the newly proposed locations in Ontario for which service authorization is requested in this application:</u></p>	<p>National Public Radio (NPR) programming is distributed in Canada by other broadcasting distribution undertakings (BDUs), including Bell Satellite TV. By virtue of such earlier authorizations, the Commission has implicitly acknowledged that NPR's programming adds significant diversity to the Canadian broadcasting system. This is in keeping with</p>

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<ul style="list-style-type: none"> The licensee is authorized to distribute WGBH-FM Boston, Massachusetts and KUOW-FM Seattle, Washington, two member stations of the non-Canadian audio programming service National Public Radio. 	<p>section 3(1)(i) of the <i>Broadcasting Act</i>.</p> <p>Bell Canada's cable TV listeners would be the beneficiaries of access to the high-quality content featured on these NPR member stations. In addition, in the interest of competitive equity, Bell Canada would be able to offer a valued source of audio programming already available to subscribers of competitive satellite and cable BDUs.</p>