its obligations under this agreement, Landlord agrees

## TENANT SERVICE PROVIDER ACCESS AGREEMENT

Address where Premises are located: 1166 Alberni Street, Vancouver, British Columbia ("Building"). as legally described

IN CONSIDERATION of the rents paid by GT GROUP TELECOM SERVICES CORP. ("Tenant") to: ALBERNI INVESTMENTS (1988) INC. ("Landlord") and the terms contained herein, the parties agree as follows:

INITIAL

on Schedule "A".

connection therewith.

access by Landlord.

11.

indemnifies Landlord for a breach thereof.

Performance by Tenants Provided Tenant has paid Rent and performe

security requirements and enjoy the Premises and Utilities without interference.

2.	Premises: described in Schedule "B".	INITIAL TENANT	
3.	Term: Two (2) years.	LANDLORD TENANT	
4.	mencement Date: Dec. 01, 2000 or the first of the month after the date installation commences whichever is sooner.  BUT SHALL NOT BE LESS THAN THE RENT PHIS TAKE THE PRINT PHIST YEAR.		
5.	tions to Extend: three (3) x two (2) years at market rent for similar premises, uses and buildings in the vicinity of the ilding at the time of extension as agreed by the parties, but not less than rent in last year of lease, failing which to be ermined by arbitration in accordance with such legislation in the province in which the Premises are located. To exercise an ion to extend, Tenant shall provide 6 months notice to Landlord prior to end of the relevant Term.  FOR THE FIRST YEAR OF THE TERM		
6.	Rent: \$5,000 (Five Thousand Dollars) plus GST per year payable annually in advance. Landlord's GST number's R182955436. Tenant will pay its own business taxes and any increase in realty taxes assessed against Landlord by reason of the installation of the Equipment or its use of the Premises. The RENT FOR THE SERVIN VERY OF THE TERM SHALL BE ALLE ATTEMPTED THE TERM SHALL BE ATTEMPTED THE TERM SHALL BE ATTEMPTED THE TERM SHALL		
7.			
8.	Electricity: Tenant will pay for its own electrical consumption annually in arrears. Tenant warrants that it's annual consumption will not exceed \$ 300.00 (Three Hundred Dollars) per annum and will provide consumption data to Landlord each year. Such payment by Tenant shall be subject to escalation as reasonably determined by Landlord. At the request of the Landlord, however, a power meter will be installed at Tenant's expenses.		
9.	Prior to Commencement Date Tenant shall:		
	<ul> <li>(a) submit Equipment plans to Landlord for approval;</li> <li>(b) obtain all consents, licenses and permits required to install and operate the Equipment and Landle and provide all consents, authorizations and information reasonably required by the Tenant;</li> <li>(c) conduct all tests required to satisfy itself that the Premises are suitable for its intended purpose; and</li> <li>(d) provide Landlord with a certificate of insurance with coverage of not less than \$2,000,000 noting insured.</li> </ul>	Landlord as additional	
10.	Installation and Maintenance of Equipment: Room AND FOR ANY ADAITIONAL WORK REQUIRED TO HOCOMMODATE IT'S EQUIPMENT, AT THE TONANTS COST.  (a) Tenant will repair any damage to the Building caused by its installation, maintenance or removal of Equipment at the end of the Term. Tenant shall remove all equipment and improvements at the end of the term.  (b) The Equipment shall be installed, operated, maintained and supplemented in a good and workerlike manner in accordance with sound engineering practices.		
	(c) Tenant shall ensure that no liens are registered against the Building as a result of its work and will	indemnify Landlord in	

(d) Tenant will comply and will ensure that its subtrades comply with all health and safety and environmental legislation and

that Tenant shall have access to the Premises and Utilities 24 hours a day, seven days a week subject to Landlord's reasonable

Tenant will ensure that its Equipment does not interfere with the standard prior

- 12. Indemnity: Landlord and Tenant indemnify and save harmless each other for loss or damage to person or property caused by their own negligence or those for whom they are responsible and neither party shall be responsible for consequential damages. Landlord shall be responsible for any pre-existing environmental contamination of the Building and indemnifies and holds harmless Tenant therefrom. Tenant to indemnify Landlord against any environmental contamination caused by Tenant.
- 13. Default and Termination: Landlord may terminate this agreement if Tenant has failed to cure a breach for which it has received 5 working days' notice from Landlord, unless the breach is incapable of remedy within such period and Tenant has diligently commenced to cure the default. Tenant manuferminate this agreement upon 60 days' notice to Landlord if the Premises are or become unsuitable for Tenant's durings of Agrant paid Rent shall be adjusted to the date of termination.
- 14. Transfer: Landlord may assign this agreement any time and shall be relieved of all obligations to Tenant under this agreement, provided Landlord ensures that the assignee receives actual notice of this agreement. Tenant shall not assign this agreement or sublet or license all or part of the Premises (a "transfer") without the prior written approval of Landlord, acting reasonably. Notwithstanding the foregoing, Tenant may effect a transfer to a corporate affiliate, its senior lenders or their collateral agents or a purchaser of a material portion of its business. Tenant shall ensure that Landlord is informed of a transfer and except for a transfer to a purchaser, shall remain liable under this agreement.
- 15. Notices: All notices under this agreement shall be in writing and may be delivered by mail, facsimile or in person to the addresses below and shall be deemed received three business days later if mailed and the next business day following the date of transmission by facsimile or personal delivery. At its own expense, Tenant may register a notice or caveat of this agreement on title to the Building in a form approved by Landlord and will remove such registration upon the expiration or earlier termination of this agreement.
- 16. General: This is the entire agreement between the parties affecting the subject matter described herein. Any amendments must be in writing and signed by both parties. If any portion of this agreement is found to be invalid, such portion shall be severed without affecting the validity of the balance of the agreement. Except for reason of financial inability, delay in performance by either party shall be excused for delay for causes beyond their reasonable control. The parties warrant that there are no restrictions contained in any other agreement to which they are a party that would prevent either party from entering into this agreement. The provisions of this agreement shall be subject to all applicable regulatory laws and regulations which will prevail in the event of conflict. This agreement is binding on the parties and their respective successors and assigns.

Date: <u>Vec. 13, 2000</u>

Tenant: GT Group Telecom Services Corn

Pery Nam

Title: vice rresident National racilities

I have the authority to bind the Corporation.

Mailing Address for Notices:

20 Bay Street, Suite 700 Toronto, Ontario M5J 2N8

Attention: Facsimile:

Date: Afei mue co, 2000.

INITIAL LANDLORD TEM

I andlard. Albarni Invastmal \$1000

Title:

I have the authority to bind the Corporation.

Mailing Address for Motices:

DODWELL REALTY LTD.

SUITE 1701, 1166 ALBERNI STREET VANCOUVER, B.C. CANADA V6E 3Z3

## SCHEDULE "A"

## **Legal Description**

Pid: 016-751-841 Pid: 011-850-876 Pid: 011-850-965

Plan # 23073, Lot F, Block 18, District Lot 185, Land District 36

SCHEDULE "B"

**Description of Premises** 

SEE ATTACHED DRAWING