Schedule A License Agreements for GIS Data

## SCHEDULE "A"

## VALUE ADDED SERVICE PROVIDER LICENSE

	-		~					
-1	ı١	Δt	111	211	111	าท	0	•

- a) "Supplied Data" means GIS related data as offered by P.E.I., including various dataset product lines and more particularly described as follows:
- b) "Third Party" or "Third Parties" means, as the context requires, a single organization or entity not being the Licensee or one or more individuals employed by or representing that single organization or entity;
- c) "View-Only" refers to the use of the Supplied Data being limited to visual review by a Third Party who shall not be enabled to copy, edit, transform, convert, export or otherwise manipulate the Supplied Data.
- 2. Fees are at the product and service rates shown here and as periodically invoiced by P.E.I., and are payable on receipt of the invoice.

INSERT FEE SCHEDULE HERE				

Any amount not paid when due shall bear interest at the rate of 24% per annum calculated monthly.

- 3. "Term" means a period of one (1) year commencing on \_\_\_\_\_\_. The Term shall automatically renew for successive one (1) year periods unless P.E.I. or the Licensee, by notice in writing given to the other party before the expiry of the current Term, advises that this Agreement is to terminate on the expiration of the current Term.
- 4. The Licensee's use of the Supplied Data shall be restricted to the Licensee's creation and maintenance of value added product(s) for distribution and may, notwithstanding clause 6 of this Agreement, be distributed in hard copy or View-Only media format to Third Parties subject to the following requirements:
  - (a) Any of the Supplied Data provided to Third Parties in the normal course of the Licensee's business can be provided in hard copy or View-Only media, one copy per Third Party, together with copyright notifications directed by P.E.I.. Hardcopy distribution or View-Only media distribution of the Supplied Data by a Third Party, is not permitted.

Schedule A License Agreements for GIS Data

- (b) Any of the Supplied Data provided to a Third Patty in the normal course of the Licensee's business can be provided in digital copy, together with copyright notifications directed by P.E.I., provided the Third Party has either signed a Third Party License (Undertaking) or the Third Party has signed a Standard End-User License for the same Supplied Data. Digital copy distribution of the Supplied Data by the Third Party is not permitted.
- (c) All other uses of the Supplied Data are prohibited unless approved in writing by P.E.I.

•		
•	nust be included and be prom- Only Supplied Data provided	inently displayed by the Licensee to Third Parties:
	P.E.I.	LICENSEE
	Initials	Initials
	Date :	Date: