Rogers Small Business Terms of Service and Other Important Information

To learn more about Rogers Small Business products and services, visit rogers.com/smallbusiness
ROGERS SMALL BUSINESS TERMS OF SERVICE

1. Introductory Information

a. How do the Rogers Terms of Service apply to me?
These Rogers Terms of Service (“Terms”) govern your use of:

i. the Rogers services that you subscribe to or purchase under a service agreement or receive from or through Rogers, including business wireless, Internet, phone, television and other business services (“Services”); and

ii. any device or equipment used to access the Services or used with the Services (“Equipment”).

In these Terms, “Rogers”, “us”, “we” and “our” means the Rogers entity named in the service agreement for the specific Service you subscribe to. These Terms do not apply to services offered by Rogers Media Inc. or its subsidiaries.

b. How do the Rogers Terms of Service work with my service agreement and other materials made available to me?
These Terms work together with the following materials to form your complete agreement (“Agreement”) with us, and provide you with the important information you need to help you fully understand your Services:

i. Your service agreement for the specific Service you subscribe to (such as a small business wireless service agreement).

ii. Our Acceptable Use Policy, which sets out the rules, policies and limits you must abide by when using the Services. Our Acceptable Use Policy lists examples of prohibited activities and unlawful or inappropriate content and gives us the right to remove content and/or suspend or terminate your Services if you violate the policy.

iii. Our Privacy Policy, which sets out our policies in relation to the collection, use and disclosure of your personal information. Our Privacy Policy details why we collect customer information, how we use it and how we share it, and specifies how to contact us if you would like more information on our personal information handling practices.

iv. Any additional terms and conditions that may apply to a specific Service that you subscribe to or use (e.g., Rogers Unison™, Microsoft Office 365, G Suites and Shopify).

v. Any Rogers brochure or material describing your Services or products you purchase.

Your Agreement, with any amendments, is the entire agreement between you and Rogers for the applicable Services. Each Service that you subscribe to is a separate Agreement with us. If there is any inconsistency between the materials listed above and these Terms, these Terms will prevail.

c. Who is responsible for complying with the Agreement?
You, as account holder, are responsible for complying with the Agreement. Among other things, you are responsible for:

i. all charges on your account;

ii. ensuring that anyone who uses Services under your account or with your authorization complies with the Agreement;

iii. ensuring that others do not gain unauthorized access to your account and your Services, including by protecting the security of any user names or passwords relating to your account;

iv. ensuring that any information you have provided to us is up-to-date and accurate, and to let us know if it changes.

d. May I transfer my Agreement to someone else?
You will need our prior permission if you want to assign, transfer, resell or share any Services or an Agreement. We may assign or transfer an Agreement or any of our rights or responsibilities under an Agreement without your permission.
2. Service Term, Changes and Cancellation

a. What are the categories of Services covered by my Agreement?
The Services are categorized as follows:

i. “Term Services” are Services that you subscribe to for a committed period of time as indicated on your applicable service agreement ("Term");

ii. “Month-to-Month Services” are Services that you subscribe to on an ongoing basis, but not with a Term; and

iii. “Pay-Per-Use Services” are Services that you use on a per-usage basis (which may be a one-time usage, or usage for a set period of time, such as one day or one week), but not on an ongoing basis.

b. What is the term of my Agreement?
The term of each Agreement starts on the initial activation date of the Services or the Equipment, whichever is earlier ("Activation Date"). At the end of the Term for a Term Service, the Service will automatically become a Month-to-Month Service and you will keep your existing Service and Agreement with us, unchanged, until they are changed or cancelled in accordance with these Terms.

c. Can Rogers change my Services or my Agreement?
Yes, Rogers may change your Services or Agreement as described below.

For wireless Services:
We may change any aspect of a Month-to-Month Service and the corresponding Agreement, as long as we give you at least 30 days’ prior written notice. We may also change aspects of a Term Service and the corresponding Agreement, other than a key term as defined in the Canadian Radio-television and Telecommunications Commission (CRTC)’s Wireless Code, if applicable, upon at least 30 days’ prior written notice to you. In either case, we will send you the written notice by bill message, text message, letter or e-mail and will explain the change and when it will take effect.

For non-wireless Services:
We may change any aspect of a Month-to-Month Service or Term Service as well as any term or provision of an Agreement, upon prior written notice to you by bill message, text message, letter or e-mail. If you do not accept the change, your remedy will be to cancel the affected Services or Agreement by providing us with notice of cancellation under Section 2(e) below within 30 days of receiving our notice of change (unless we specify a different notice period or different remedy).

For Pay-Per-Use Services: Pay-Per-Use Services are subject to availability and may be changed or cancelled by Rogers at any time without prior notice to you.

d. May I change my Services?
You may change your Services at any time by contacting us in any of the ways set out in Section 8(e) below. You may be subject to an administrative charge in accordance with Section 3(e) below. You may also be charged a fee to change your Service. Please note that if you wish to change a Service, you may only be able to change to a Service that is currently available in market. Also please note that any Service you remove may no longer be available for the price that you currently pay or at all.

e. How can I cancel my Services and when does cancellation take effect?
You may cancel your Services as described below.

For business wireless, television, Internet and phone Services:
You may cancel any or all of your Services and any corresponding Agreement at any time by calling us at the telephone number set out in Section 8(e) below. Cancellation takes effect on the day that Rogers receives notice of the cancellation, or a future date specified in that notice (if applicable), whichever is later. Applicable charges continue until that date. However, if you only cancel a television Service add-on or an internet Service add-on, applicable charges continue to apply until your next billing date for that add-on.
For all other Services:
You may cancel your other business Services and any corresponding Agreement by calling us at the telephone number set out in Section 8(e) below with (i) at least 60 days’ notice if your Term has not expired or (ii) at least 30 days’ notice if you are on Month-to-Month Services. Applicable charges continue until the end of the notice period.

f. Will I be charged an early cancellation fee if I cancel my Service(s)?
If you subscribe to a Term Service that you cancel before the end of its Term, you will be charged an early cancellation fee as described in the service agreement for that Term Service (“Early Cancellation Fee”).

g. What happens if I transfer my Service(s) to another service provider?
Transferring your Service(s) to another service provider is a cancellation of the applicable Service(s) and an Early Cancellation Fee may apply if the transfer results in the cancellation of a Term Service before the end of its Term. Any Service remaining on your account may be removed and/or transferred to a comparable Service plan if the Service or pricing becomes unavailable as a result of the transfer.

h. Can Rogers cancel my Services and when does cancellation take effect?
Rogers may cancel any or all of your Services or accounts and any corresponding Agreement, as long as we give you at least 30 days’ prior written notice. Applicable charges continue until the cancellation date.

i. Can Rogers suspend or cancel my Services without notice?
We may restrict, suspend, block, disconnect or cancel any or all of your Services, Equipment, accounts or identifiers in any way, including 9-1-1 service, without notice or liability to you, if:
   i. you are in breach of an Agreement, including for non-payment;
   ii. you exceed your credit limit;
   iii. you fail to provide or maintain a reasonable security deposit or other credit requirement when we ask you to;
   iv. you agree to a deferred payment arrangement with us and fail to comply with its terms;
   v. you exceed our reasonable usage limits;
   vi. you have given us false, misleading or outdated information;
   vii. we reasonably suspect or determine that any of your account, identifiers, Services or Equipment is the subject of fraudulent, unlawful or improper usage or usage that adversely affects our operations or the use of our services, facilities or networks or those of third parties with whom we have roaming or network sharing agreements;
   viii. you harass, threaten or abuse us or our employees or agents;
   ix. you fraudulently or improperly seek to avoid payment to us;
   x. we need to install, maintain, inspect, test, repair, remove, replace, investigate, protect, modify, upgrade or improve the operation of the Services, the Equipment or our facilities or networks;
   xi. any account or service on which your Services depend is cancelled for any reason; or
   xii. we reasonably believe that there is an emergency or extreme circumstance that would warrant that action.

If we restrict, suspend, block, disconnect or cancel your Services, Equipment, accounts or identifiers:
   i. you must pay any amounts owing;
   ii. we may also restrict, suspend, block, disconnect or cancel, without notice or liability, your Services under any other agreement or account that you may have with us or a related Rogers entity (including accounts that may be in good standing);
   iii. you may be charged for any costs incurred by us
or any related Rogers entity in connection with your breach of these Terms, including costs incurred to
enforce your compliance;

iv. your access to emergency or accessibility services
(e.g. 9-1-1) may also be restricted, suspended,
blocked, disconnected or cancelled;

v. your rates for services with related Rogers entities
may change in accordance with the terms of those
services; and/or

vi. recurring service charges continue to apply during
any suspension of Services.

j. Will these Terms still apply once my Services are
cancelled?
Certain provisions of these Terms may still apply as
they may still be relevant even after cancellation of all
your Services. Specifically, Sections 1(b)-(d), 2(e)-(j),
4(b)-(c), 5(c), 6(d) and (f), 7, 8(b)-(d) and the arbitration
provisions of Section 8(a) will continue to apply to you
after cancellation of your Agreement.

3. Account, Charges and Billing Information

a. How does Rogers bill me for Services?
Service charges will start on the Activation Date and are
billed in advance. Unless we both agree to a different
arrangement, your billing period runs for one month, and
ends on the bill date noted on the top of your bill. Your
Activation Date and billing period won’t always start on the
same day. When this happens, your Service charges and
allotted usage are pro-rated for the period between your
Activation Date and your bill date. Usage charges, such
as additional data, airtime, long distance, movie or event
purchases and roaming are billed after you use them. We
may bill you for a charge up to 6 months from the date the
charge was incurred.

b. When is my bill payment due?
Charges on your account are due and payable in full from
the date of your bill. If you are paying by mail or through
a financial institution, please allow adequate time for your
payment to reach us before the required payment date.
You are responsible for all charges on your account.

c. What if I don’t pay my bill on time?
If we do not receive payment of an amount due on your
account by the specified required payment date, it will be
subject to a late payment charge of 3% per month. This
late payment charge will accrue on a daily basis and will be
calculated and compounded monthly on the outstanding
amount (42.58% per year) from the date of the first bill
on which it appears until the date we receive that amount
in full. You agree that we can charge any unpaid and
outstanding amount, including any late payment charges,
on any pre-authorized payment method on your account
(e.g., a credit card or bank account withdrawal).

d. Will Rogers ever assign my account to a
collection agency?
Yes, if your account has an unpaid final balance, then we
may assign your account to a collection agency after your
account has been cancelled:

i. at any time, if the contact information for your
account is no longer valid;

ii. no earlier than 25 days after the cancellation date,
if your account was cancelled for non-payment; or

iii. no earlier than 35 days after the cancellation date,
if your account was cancelled for any other reason,
and you have an unpaid final balance of $75 or
more or you have not returned rental Equipment.

e. Will I be subject to any administrative charges?
We may apply administrative charges in connection with
your account, including as a result of the following:

i. price plan change;

ii. phone number (or other identifier) change;

iii. bill reprint requests;

iv. move or transfer of an account or line;

v. collection efforts due to non-payment;

vi. returned or rejected payments; and/or

vii. the restoral or suspension of Service.
A list of these charges is available on request, or at rogers.com/charges, and forms part of these Terms.

f. What if I do not understand or disagree with a charge on my bill?

Any questions or discrepancies regarding charges must be reported to us within 90 days of the date of the applicable bill. Failure to notify us within this time period means that you have accepted those charges. If any of those discrepancies resulted in unauthorized or incorrect charges on your account, then we will reverse those charges within 30 days of receiving notice from you.

If you have reported a billing discrepancy to us, then we will wait at least 10 days before cancelling your service in accordance with Section 2(h) or Section 2(i).

g. How do discounts and promotions work?

We will apply a discount, promotion or benefit to your account as long as you remain eligible for it. We may check your eligibility from time to time, and if you become ineligible to receive that discount, promotion or benefit for any reason, we may remove it, and/or transfer your Service to a comparable Service plan.

h. How is wireless local and long distance airtime charged?

Local and long distance airtime charges are rounded up to the next full minute. A one-minute minimum charge applies to every completed call (made or received). The airtime for the entire call is charged based on the applicable rate at the beginning of the call. Airtime charges (plus long distance, if applicable) apply to completed or answered calls from the moment you press SEND until you press END and includes the ring time. For international calls or while roaming, you may be charged regardless of whether the call is completed.

i. How does Rogers determine if I’m on a long distance wireless call?

Wireless local calling areas are the areas in which you can make or receive calls without incurring long distance charges. Wireless calls are defined as local or long distance based on local calling areas. Your location at the time of the call, your wireless phone number and the phone number called are all important factors in determining local calling areas and wireless long distance. Your “Incoming Local Calling Area” is based on the geographical location associated with your wireless number. All calls that you receive while you are in your Incoming Local Calling Area are local. All calls that you receive while you are outside your Incoming Local Calling Area are long distance. Your “Outgoing Local Calling Area” is determined by your physical location. If you dial a number that is local to your physical location, then it is a local call. If you dial a number that is long distance to your physical location, then it is a long distance call. When using Call Forwarding, long distance charges apply when the number to which you forward the call is outside the geographical location associated with your wireless number, regardless of your physical location. Visit rogers.com/voicemailbusiness for current long distance rates.

j. How is business phone long distance charging charged and how does Rogers determine if I’m on a long distance phone call?

Long distance charges are rounded up to the next full minute. A one-minute minimum charge applies to every completed long distance call you make. For international calls, you may be charged regardless of whether the call is completed. For business phone Services, calls are defined as local or long distance based on local calling areas, and your local calling area depends on your business phone number. If you dial a number that is long distance to your business phone number, then it is a long distance call. When using Call Forwarding, long distance charges apply when the number to which you forward the call is outside your local calling area.

k. Does my small business internet package have a maximum monthly overage charge?

If you subscribe to an unlimited internet package, then you will not incur overage charges. If you subscribe to
an internet package that is not unlimited and you go over your package’s monthly usage allowance, then you will incur overage charges at the rate set out when you signed up for the service or in the service agreement you received when you subscribed to your internet package, up to the monthly maximum stated in such document.

4. Deposit and Credit Requirements

a. Does Rogers require security deposits or other payment or credit requirements?
Yes, we may require a security deposit or impose other payment or credit requirements such as interim payments, mandatory pre payments, or pre-authorized payments.

b. How are security deposits used?
Any security deposit you provide to us will be kept for at least 12 months, unless your Services are cancelled sooner. After 12 months, we may release and apply the security deposit against your account balance if we determine that your payment history has been satisfactory or that you have otherwise met our financial criteria for the return of the security deposit. We may apply your security deposit toward your account if you do not pay your bill and we may require you to replenish the security deposit after use. We will notify you when we apply all or part of any security deposit. We will return to you any security deposit with applicable interest within 30 days of cancellation of your Services or once we have determined that the conditions for returning the security deposit have been met.

c. Will I earn any interest on security deposits?
Yes, you will earn interest on your security deposit with us, using the Bank of Canada’s overnight rate in effect at the time, plus 1 percent, on the basis of the actual number of days in a year, accruing on a monthly basis. Interest is earned starting from the date we collect a security deposit from you (but no earlier than required under applicable legislation or regulation) until the date we return it to you.

d. Will Rogers impose a credit limit on my account?
Upon notice to you, we may assign or change a credit limit on your account at any time. Service may be suspended at any time to any and all of your accounts if your balance, including unbilled usage and pending charges, fees and adjustments, exceeds this limit. Recurring service charges continue to apply during any suspension of Services.

5. Your Use of the Services

a. Do I own my phone number?
You do not own any phone number, e-mail address or other identifier assigned to you. We may change or remove an identifier at any time.

b. Does Rogers monitor the content that I transmit when I use the Services?
We have the right, but not the obligation, to monitor or investigate any content that is transmitted using the Services (other than voice Services) or the Equipment. We may also access or preserve content or information to comply with legal process in Canada or foreign jurisdictions, operate the Services, ensure compliance with an Agreement, or protect ourselves, our customers or the public.

c. What are my responsibilities relating to the Services, and Rogers or third party software or content?
All trademarks, copyright, brand concepts, names, logos and designs that we use are intellectual property assets, registered or otherwise, of or used under license by Rogers Communications Inc. or of one of its affiliates. All are recognized as valuable assets of their respective owners, and you may not display, copy or use them in any manner for any purpose.

The Services and any software or content that you receive or purchase through Rogers or our third party storefronts is for your lawful, own use. You agree that you will only use the Services and this software and content in accordance
with your applicable Agreement and any applicable license agreements.

Without limiting the previous paragraph, you may not:

i. copy, distribute, transfer or sell any of the Services or this software or content;

ii. modify, alter or tamper with any of the Services or this software or content;

iii. reverse engineer, decompile or disassemble any of this software;

iv. attempt to defeat, avoid, by-pass, remove, deactivate or otherwise circumvent any software protection mechanisms.

The Services and this software and content remains our property or that of our licensors or content providers, as applicable. Except for the limited rights explicitly granted to you, all right, title, interest and intellectual property rights in and to the Services and this software and content are retained by their respective owners and are protected by applicable trademark, copyright and/or other intellectual property laws and treaties. You must take reasonable steps to protect the Services and this software and content from theft, loss or damage.

Please be aware that software or content may from time to time automatically and, without notice to you, cause your Equipment to access the internet incurring data usage and/or overage charges.

d. What do I need to know about the Yahoo! Services available to me?

Yahoo!, through its corporate entities may provide Rogers internet Service customers with access to a collection of resources, including various communications tools and content (the “Yahoo! Services”). When you use the Yahoo! Services, Yahoo!’s terms of service, guidelines and rules (“Yahoo! Terms”) applicable to such services that are posted on the pages where you access these services govern your use of the Yahoo! Services. With respect to Rogers internet Services and the Yahoo! Services, the obligations of Rogers and Yahoo! are several and not joint. Information about how your personal information is treated when using the Rogers internet Services and Yahoo! Services is available at policies.yahoo.com/ca/en/rogers/privacy/index.htm.

6. Equipment

a. Is Equipment new or refurbished?

Equipment that you purchase from us is new, unless otherwise indicated. Equipment that you rent from us is refurbished, unless otherwise indicated, and is based on availability.

b. May I upgrade my Equipment?

You may request to upgrade your Equipment at any time by contacting us in any of the ways set out in Section 8(e) below. If your Equipment is eligible to an upgrade, you may be subject to an administrative charge in accordance with Section 3(e) above and/or other fees associated with the upgrade. If, in connection with your Equipment upgrade, you are subscribing to a new Term and cancelling a previous Term early, you will be charged an Early Cancellation Fee. Please note that if you wish to upgrade your Equipment, you may also be required to change to a Service that is currently available in market. Also please note that any Service or Equipment you remove may no longer be available.

c. Is my Equipment restricted to the Rogers network or Services?

For wireless Services:

Your wireless device is not locked to the Rogers network. If your wireless device is or becomes locked to the Rogers network, please contact us and we will provide you with the means to unlock it at no charge. Please note that for the first 90 days following the Activation Date, if you are roaming off the Rogers network, your Service will be restricted from placing outgoing calls to destinations other than those that have a North American area code (including Canada and the USA) and the destination at which you are located while placing the call.
For non-wireless Services:
Purchased and rental Equipment are to be used only with Rogers Services at the service address identified on your account. If you attempt to tamper with any Equipment, it may become permanently unusable and may violate the software licence agreement for that Equipment.

d. Will Rogers ever need access to my property?
For business Services, you authorize us and our representatives to enter or have access to your premises as necessary at mutually agreed upon times to install, maintain, inspect, repair, remove, replace, investigate, protect, modify, upgrade or improve the operation of our services, the Equipment or our facilities or networks. If any of your Services or accounts have been cancelled, then you authorize us and our representatives to enter or have access to your premises to disconnect the Services and remove our Equipment, as applicable.

e. Who is responsible for ensuring that my Equipment is compatible and up to date?
Equipment and related software may have to meet certain minimum requirements and be maintained in certain ways and in certain locations in order to access the Services or for the proper operation of the Services (e.g., 9-1-1 services). Those requirements may change from time to time without notice and you are responsible for updating or maintaining your Equipment and software as necessary to meet those requirements. We may provide software updates for the Equipment for the continued operation of the Services or the Equipment. Likewise, from time to time we may have to modify or remove previous software features in order to introduce new features to ensure that the Equipment remains compatible with technological advancements. If your Equipment or software is not up to date, we may not be able to provide you with applicable customer support.

If you use Equipment that you did not purchase or rent from Rogers, your access to and the proper operation of the Services (e.g. 9-1-1 service and public alerts) may be limited. We recommend that you use Equipment provided by Rogers.

f. What are my responsibilities relating to the Equipment?
You are solely responsible for:

i. any access to the Equipment;

ii. providing any additional connections, as well as inside wiring and business phone terminal equipment, that are not provided by us;

iii. reconnecting any of your equipment and facilities as necessary after cancellation of your Services;

iv. maintaining the security and privacy of your property and your transmissions using the Services, the Equipment or our facilities or networks;

v. protecting against any breaches of security or privacy or other risks involved in installing, using, maintaining or changing the Services or the Equipment; and

vi. ensuring that there are no unauthorized attachments to the Equipment or our cable (e.g., for television Equipment, only 1 television may be attached to any outlet).

Except for Equipment that you have purchased, all Equipment we install or provide to you remains our property. For all Equipment we own, you must:

i. take reasonable care of it;

ii. not sell, lease, mortgage, transfer, assign or encumber it;

iii. not re-locate it without our knowledge and permission; and

iv. return it to us at your own expense upon cancellation of the Services to which the Equipment is related.

If our Equipment is lost, damaged, stolen, sold, leased, mortgaged, transferred, assigned, encumbered or not returned, you must immediately notify us. You agree to pay us the undiscounted retail value of that Equipment, together with any costs we incur in seeking possession of it.
7. Warranties and Limitation of Liability

Please note that the term “Rogers Parties” includes Rogers and its affiliates, partners, licensors, dealers, representatives, suppliers and agents (and their respective employees, officers, directors, shareholders and representatives).

a. Are there any warranties on the Equipment?
The Equipment may be covered by a manufacturer’s or other warranty. Please see the materials accompanying your Equipment for warranty information and details, including coverage, duration and how you may make a claim under the warranty. There may also be optional Equipment protection programs made available to you from time to time.

b. Are there any warranties on the Services?
The Services that Rogers provides may be impacted by factors beyond Rogers’ reasonable control. For this reason, you acknowledge and understand that the Services or access to the Services, including 9-1-1, public alerts or accessibility services, may not function correctly or at all in the following circumstances:

   i. if your Equipment fails, is not configured correctly or does not meet Rogers’ requirements;
   ii. if you install certain third party applications on your Equipment;
   iii. in the event of a network outage or power failure;
   iv. if you tamper with or, in some cases, move the Equipment; or
   v. following suspension or cancellation of your Services or account.

To the maximum extent permitted by applicable law:

   i. the Rogers Parties do not guarantee or warrant the performance, availability, coverage, uninterrupted use, security, pricing or operation of the Services, the Equipment or any products, content, applications, software, services, facilities, connections or networks used or provided by us or third parties (collectively, the “Offering”);
   ii. Rogers may limit the amount of an Offering that you may purchase;
   iii. you bear the entire risk as to the use, access, transmission, availability, reliability, timeliness, quality, security and performance of the Offering;
   iv. the Rogers Parties do not make any express or implied representations, warranties or conditions, including warranties of title or non-infringement, or implied warranties of merchantable quality or fitness for a particular purpose, with regard to the Offering;
   v. all representations, warranties and conditions of any kind, express or implied, are excluded;
   vi. no advice or information, whether oral or written, that you obtain from the Rogers Parties creates any term, condition, representation or warranty not expressly stated in an Agreement.

c. How does Rogers limit its liability?

Unless otherwise specifically set out in an Agreement, to the maximum extent permitted by applicable law, and except in respect of Québec Small Businesses* for damages resulting from a Rogers Party’s own act, the Rogers Parties will not be liable to you or to any third party for:

   i. Not applicable to Québec Small Businesses*: any direct, indirect, special, consequential, incidental, economic or punitive damages (including loss of profit or revenue; financial loss; loss of business opportunities; loss, destruction or alteration of data, files or software; breach of privacy or security; property damage; personal injury; death; or any other foreseeable or unforeseeable loss, however caused) resulting or relating directly or indirectly from or relating to the Offering or any advertisements, promotions or statements relating to any of the foregoing, even if we were negligent or were advised of the possibility of such damages;
ii. **Applicable only to Québec Small Businesses***:
any damages (including loss of profit or revenue; financial loss; loss of business opportunities; loss, destruction or alteration of data, files or software; breach of privacy or security; or property damage) resulting or relating directly or indirectly from or relating to the Offering;

iii. any Offering provided to you or accessible by you through the Services, any charges incurred in connection with such Offering or anything that is or can be done with such Offering even if you are billed for such Offering;

iv. the performance, availability, reliability, timeliness, quality, coverage, uninterrupted use, security, pricing or operation of the Offering;

v. any error, inclusion or omission relating to any telephone listings or directories;

vi. the denial, restriction, blocking, disruption or inaccessibility of any Services, including 9-1-1, public alerts or accessibility services, Equipment or identifiers (including phone numbers);

vii. any lost, stolen, damaged or expired Equipment, identifiers, passwords, codes, benefits, discounts, rebates or credits;

viii. any error, omission or delay in connection with the transfer of phone numbers to or from another telecommunications service provider, or any limitation connected to that transfer or that telecommunications service provider;

ix. any acts or omissions of a telecommunications carrier whose facilities are used to establish connections to points that we do not serve;

x. errors or omissions in relation to directory listings including your requests to add, change or remove your listing(s); or

xi. any claims or damages resulting directly or indirectly from any claim that the use, intended use or combination of the Offering or any material transmitted through the Services infringes the intellectual property, industrial, contractual, privacy or other rights of a third party.

**Not applicable to Québec Small Businesses***: These limits are in addition to any other limits on the Rogers Parties’ liability set out elsewhere in an Agreement and apply to any act or omission of the Rogers Parties, whether or not the act or omission would otherwise be a cause of action in contract, tort or pursuant to any statute or other doctrine of law.

def. Are there any additional limitations of liability that apply, including in relation to 9-1-1 emergency services?

**For wireless Services:**

We are not liable for:

i. libel, slander, defamation or the infringement of copyright arising from material or messages transmitted over our network from your property or premises or recorded by your equipment or our equipment;

ii. damages arising out of your act, default, neglect or omission in the use or operation of equipment that we provide;

iii. damages arising out of the transmission of material or messages over our network on your behalf, which is in any way unlawful; or

iv. any act, omission or negligence of other companies or telecommunications systems when their facilities are used in establishing connections to or from your facilities and equipment. Except in cases where negligence on our part results in physical injury, death or damage to your property or premises, our liability for negligence related to the provision of 9-1-1 emergency services on a mandatory basis is limited to the greater of $20 and 3 times the amount, if any, you would otherwise be entitled to receive as a refund for the provision of defective Service under an Agreement. However, our liability is not limited by this Section in cases of deliberate fault, gross negligence or anticompetitive conduct.
on our part or in cases of breach of contract where the breach results from our gross negligence.

For business phone Services:
In order for 9-1-1 emergency services to function properly with business phone Services, you must use the adapter which forms part of the Equipment we have provided you (“Adaptor”) and other Equipment at your service address. We will not be liable to you or to any third party for your failure to comply with this requirement. The business phone Services may not function correctly, or at all, in the following circumstances:

i. if your Adaptor or other Equipment fails or is not configured correctly;
ii. in the event of a cable network outage or power failure;
iii. if you tamper with or move your Adaptor or other Equipment to a location other than your service address; or
iv. following suspension or cancellation of your Services or account.

We will not be liable to you or to any third party for any inability to use the business phone Services or to obtain access to 9-1-1 emergency services as a result of the limitations described in this Section.

e. Are there any circumstances under which I would have to compensate Rogers?
You will indemnify and hold harmless the Rogers Parties from and against any claims, losses, damages, costs and expenses (including, without limitation, reasonable legal fees and other litigation expenses) incurred by the Rogers Parties relating to your violation, alleged violation or misappropriation of any intellectual property, industrial, contractual, privacy or other rights of a third party or any alleged libel or slander by a third party against you.

8. General

a. How can I resolve a complaint or dispute with Rogers?
If you have a concern that was not resolved, then we invite you to submit a Share a Concern form (located at rogers.com/small-business/contact-us). If you’re not satisfied with the resolution by one of our management team members, then you also have the option to speak to our Office of the President or even directly with the Ombudsman office.

To the extent permitted by applicable law, unless we agree otherwise, any claim or dispute, whether in contract or tort, under statute or regulation, or otherwise, and whether pre-existing, present or future, arising out of or relating to the following items will be determined on an individual basis by final and binding arbitration to the exclusion of the courts:

i. an Agreement;
ii. the Services or Equipment;
iii. oral or written statements, advertisements or promotions relating to an Agreement, the Services or Equipment; or
iv. the relationships that result from an Agreement.

Arbitration will be conducted in the province in which your small business head office is located, on a simplified and expedited basis by 1 arbitrator under the current laws and rules relating to commercial arbitration in the province or jurisdiction in which you reside on the date of the notice. Arbitration will be conducted only on an individual basis and not in a class or representative action or as a member in a class, consolidated or representative action. You and Rogers will each pay half of all reasonable costs associated with that arbitration. Any arbitration will be conducted in accordance with our Arbitration Protocol, which is available at rogers.com/terms.

b. What happens if part of an Agreement becomes unenforceable or doesn’t apply?
If any portion of an Agreement is unenforceable, the remaining provisions continue in full force. Our failure to enforce strict performance of any provision of an Agreement does not mean we have waived any provision or right. Neither the course of conduct between us nor trade practice modifies any provision of an Agreement.
c. What if I would prefer to have a copy of these Terms in French?
These Terms have been drawn up in the English language at the express request of the parties. Les présentes modalités ont été rédigées en anglais à la demande expresse des parties. If you would like a copy of these Terms in French, please visit rogers.com/modalités, or request a copy in store.

d. What laws apply to these Terms and the rest of my Agreement?
Each Agreement is governed by any applicable laws of Canada and by the laws of the province in which your billing address is located and you submit to the jurisdiction of the courts of that province. However, if your billing address is outside of Canada, that Agreement is governed by the laws of the province of Ontario and you submit to the jurisdiction of the courts of Ontario. Rights and remedies may vary by province.

e. How can I contact Rogers?
To contact us:
  i. visit a Rogers store;
  ii. call 1-866-727-2141 or, from your Rogers wireless phone, call *611 (it’s a free call);
  iii. go online at rogers.com/small-business/contact-us to use our live chat or for more options; or
  iv. write to Rogers Business Care e-Service, 8200 Dixie Road, Brampton, ON L6T 0C1.

Any notice of a claim must be given to the Rogers Legal Department, 333 Bloor Street East, Toronto, ON M4W 1G9 and will be deemed to have been given on the date on which it was sent by the party giving the notice.

* “Québec Small Businesses” means small businesses with a head office in Québec.

ROGERS BUSINESS ACCEPTABLE USE POLICY

Important Note: Rogers Communications Canada Inc. and its affiliates (Rogers) may revise this Acceptable Use Policy (AUP) from time to time without notice by posting a new version at rogers.com/terms. Accordingly, customers should consult this document regularly to ensure that their activities conform to the most recent version. Please direct any questions or comments regarding this AUP and complaints of violations of this AUP by customers to abuse@rogers.com. Except where otherwise indicated, you and your means the Rogers customer of record, whether an individual or legal entity, and every person who uses the Services through the customer of records account.

Introduction
When using our services, the Equipment, our facilities or networks and any products, content, applications or services in conjunction with the Services or Equipment, you must comply with all applicable laws, and our policies, rules and limits including this AUP. This AUP supplants and is incorporated into the Rogers Terms of Service (the Terms), which accompanies this AUP. It is also available at rogers.com/terms. Unless otherwise defined in this AUP, defined terms have the meanings given to them in the Terms. IF YOU DO NOT AGREE TO BE BOUND BY THE TERMS AND THIS AUP, AS AMENDED FROM TIME TO TIME, YOU SHOULD IMMEDIATELY STOP USING THE SERVICES AND NOTIFY ROGERS THAT YOU ARE TERMINATING THE SERVICES.

Prohibited Activities
Without limitation, you may not use (or allow anyone else to use) our Services to:
  i. use, possess, post, upload, transmit, disseminate or otherwise make available content that is unlawful or violates the copyright or other intellectual property rights of others (as described in more detail below);
  ii. participate in any illegal soliciting or gaming schemes;
iii. attempt to use the Services in such a manner so as to avoid incurring charges for usage;

iv. participate in any fraudulent activities, including impersonating any person or entity or forging anyone else’s digital or manual signature. You assume all risks regarding the determination of whether material is in the public domain;

v. access the Internet via the Services using Internet Protocol (IP) addresses other than the IP address(es) assigned to you by us;

vi. invade another person’s privacy, collect or store personal data about other users, or stalk or harass another person or entity;

vii. access any computer, software, data or any confidential, copyright-protected or patent-protected material of any other person, without the knowledge and consent of that person, or use any tools designed to facilitate access, such as packet sniffers;

viii. upload, post, publish, deface, modify, transmit, reproduce, distribute in any way or otherwise make available information, software or other material protected by copyright or other proprietary or contractual right (such as a non-disclosure agreement) or related derivative works, without obtaining permission of the copyright owner or right holder;

ix. copy, distribute, sub-license or otherwise make available any software or content we provide or make available to you or which you obtain through the Services, except as authorized by us;

x. alter, reproduce, or tamper with the Services or any function, component or identifier of your Equipment, such as the Electronic Serial Number (ESN) or the International Mobile Equipment Identity (IMEI) that is not meant to be altered, reproduced or tampered with;

xi. restrict, inhibit or interfere with the ability of any person to access, use or enjoy the Internet, the Services or any Equipment used to connect to the Services, or create an unusually large burden on our networks, including, without limitation, posting, uploading, transmitting or otherwise making available information or software containing a virus, lock, key, bomb, worm, Trojan horse or other harmful, limiting, destructive or debilitating feature, distributing mass or unsolicited e-mail (spam) or other messages, or otherwise generating levels of traffic sufficient to impede others ability to send or retrieve information, or to use the Services in an abusive manner in connection with any unlimited packages, options or promotions;

xii. disrupt any backbone network nodes or network service, or otherwise restrict, inhibit, disrupt or impede our ability to monitor or deliver the Services, any transmissions or data;

xiii. interfere with computer networking or telecommunications service to or from any Internet user, host, provider or network, including, without limitation, denying service attacks, overloading a service, improperly seizing or abusing operator privileges (hacking), or attempting to crash a host;

xiv. impersonate any person or entity, including, without limitation, a Rogers official, forum leader, guide or host, or falsely state or otherwise misrepresent your affiliation with a person or entity;

xv. forge headers or otherwise manipulate identifiers in order to disguise the origin of any content transmitted through the Services;

xvi. port scan a person’s computer or wireless device without that persons consent, or use any tools designed to facilitate these scans;

Not applicable to Small Business Customers:

xvii. use, reproduce, distribute, sell, resell or otherwise exploit the Services or content we provide or which you obtain through the Services for any commercial purposes;

xviii. use the Services for anything other than your own personal purposes (such as reselling the Services,
providing Internet access or any other feature of the Services to any third party) or share or transfer your Services without our express consent;

xix. operate a server in connection with the Services, including, without limitation, mail, news, file, gopher, telnet, chat, Web, or host configuration servers, multimedia streamers or multi-user interactive forums;

Applicable only to Small Business Customers:

xx. use the Services for anything other than for your small business (such as reproduce, distribute, sell, resell, transfer or otherwise share the Services or content we provide or which you obtain through the Services) without our express consent.

Unlawful or Inappropriate Content

Any Rogers Party reserves the right to move, remove or refuse to post any content, in whole or in part, that it, in its sole discretion, decide are unacceptable, undesirable or in violation of the Terms or this AUP. This includes, without limitation:

i. obscene, profane, pornographic content;

ii. defamatory, fraudulent or deceptive statements;

iii. threatening, intimidating, abusive or harassing statements;

iv. content that violates the privacy rights or intellectual property rights of others;

v. content that unlawfully promotes or incites hatred;

vi. content that is otherwise offensive or objectionable; or

vii. any transmissions constituting or encouraging conduct that would constitute a criminal offence, give rise to civil liability or otherwise violate any municipal, provincial, federal or international law, order or regulation.

For purposes of this AUP, content refers to all forms of communications including, without limitation, text, graphics (including photographs, illustrations, images, drawings, logos), executable programs, audiovisual recordings, and audio recordings.

Security

As set out above, you are responsible for any misuse of the Services, by you or by any other person with access to the Services through your Equipment or your account. Therefore, you must take steps to ensure that others do not gain unauthorized access to the Services through any means, including, without limitation, wireless networking and wired networking. The Services may not be used to breach the security of another user or to attempt to gain access to any other person’s equipment, software or data, without the knowledge and consent of such person. Additionally, the Services may not be used in any attempt to circumvent the user authentication or security of any host, network, or account, including, without limitation, accessing data not intended for you, logging into or making use of a server or account you are not expressly authorized to access, or probing the security of other networks. Use or distribution of tools designed for compromising security, such as password guessing programs, cracking tools, packet sniffers or network probing tools, is prohibited. You may not disrupt the Services. The Services also may not be used to interfere with computer networking or telecommunications services to any user, host or network, including, without limitation, denial of service attacks, flooding of a network, overloading a service, improper seizing and abuse of operator privileges and attempts to crash a host. The transmission or dissemination of any information or software that contains a virus or other harmful feature is also prohibited. You are solely responsible for the security of any device you choose to connect to the Services, including any data stored on that device. In particular, Rogers recommends against enabling file or printer sharing of any sort. Rogers recommends that any files or services you do choose to make available for remote access be protected with a strong password or as otherwise appropriate. You agree to treat as confidential all access codes, personal identification numbers and/or other passwords that we may provide to you for use with the Services.
Unsolicited Communications
As set out above, the Services may not be used to send unsolicited, bulk or commercial messages or for any other unsolicited communications. This includes, without limitation, using automatic dialing and announcing devices to or otherwise make unsolicited voice or facsimile calls and bulk mailing of commercial advertising, informational announcements, charity requests, petitions for signatures and political or religious messages. Such communications may only be directed to those who have explicitly requested it. The Services may not be used to send messages to any individual who has indicated that he/she does not wish to receive messages from you. The Services may not be used to collect responses from unsolicited e-mail messages sent from accounts on other Internet hosts or e-mail services that violate this AUP or the acceptable use policy of any other Internet service provider. Moreover, unsolicited e-mail messages may not direct the recipient to any web site or other resource that uses the Services. Forging, altering or removing e-mail headers is prohibited. You may not reference any Rogers network (for example, by including Organization: Rogers in the header or by listing an IP address that belongs to a Rogers network) in any unsolicited e-mail even if that e-mail is not sent through a Rogers network. Mail bombing is prohibited. That is, you may not send numerous copies of the same or substantially similar messages, nor may you send very large messages or files to a recipient with the intent to disrupt a server or account. The propagation of chain letters is similarly prohibited, whether or not the recipient wishes to receive such mailings. Rogers is not responsible for the forwarding of e-mail sent to any account that has been suspended or terminated. Such e-mail will be returned to sender, ignored, deleted, or stored temporarily, at Rogers’ sole discretion.

User-Generated Content Services
“User-Generated Content Services” or “UGC Services” refers to any services that allow an end user to post, upload or generate content online to be shared with a limited or unlimited number of recipients and may include, without limitation: news groups, online forums, message boards, chat programs, wikis, photo sharing services, customer review sites, video sharing services, blogs and web hosting. Any User-Generated Content Services accessed through the Services must be used in accordance with the following:

i. you must comply with the UGC Services written charter, policies or FAQs;

ii. you may only post advertisements, solicitations, or other commercial messages in the UGC Service if that services charter, policies or FAQs explicitly permit them;

iii. you are responsible for determining the policies of the UGC Service before using it;

iv. you must adhere to daily volume, file size and format restrictions of any UGC Service;

v. unless otherwise specified in the UGC Services charter, policies or FAQs, you must not forge, alter or remove any information from the UGC Service;

vi. the Rogers Parties have no obligation to monitor the content of any UGC Service and the Rogers Parties are not liable for any claims, losses, actions, proceedings, suits, liabilities, damages, settlements, penalties, fines, costs and expenses arising out of or relating to the content of any such service;

vii. you must not use the UGC Service to perform flooding, which refers to deliberately repeating actions in quick succession in order to fill the screens of other Internet users with text or other content;

viii. any computer or other device connected through the Services may not maintain more than two simultaneous chat connections including, without limitation, the use of automated programs, such as bots or clones. Automated programs may not be used when the account holder is not physically present at the device;

ix. you must not use the Services to send messages that disrupt another Internet users equipment, software, hardware or user display; and
x. you must not forge, alter or obscure your identity (other than using a nickname) while participating in the UGC Service.

**Bandwidth, Data Storage and Other Limitations**

You must comply with the then current bandwidth, data storage and other limitations on your applicable Services. You must also ensure that your activity does not improperly restrict, inhibit, or degrade any other subscribers’ use of the Services, nor represent (in the sole judgment of Rogers) an unusually large burden on our networks. In addition, you must ensure that your activity does not improperly restrict, inhibit, disrupt, degrade or impede Rogers’ ability to deliver the Services, and monitor and investigate the Services, backbone, network nodes, and/or other network services or components. You may not resell, share, or otherwise distribute the Services or any portion thereof to any third party without the written consent of Rogers. For example, you cannot provide Internet access to others through a dial up connection, host shell accounts over the Internet, provide e-mail or news service, or send a news feed.

Your use of the Services may be subject to a usage limit, as set out in your Service Agreement. If you exceed that limit, you may be subject to additional usage charges.

**Not applicable to Small Business Customers:** The Services are consumer products designed for personal access to and use of the Internet. For example, the Services do not provide the type of security, upstream performance and total downstream throughput capability typically associated with commercial use. You may not run a server in connection with the Services. You may not provide network services to others via the Services. In addition, you are prohibited from running servers for mail, http, ftp, irc, and dhcp, and multi-user interactive forums.

**Network Management**

We reserve the right to manage our networks in order to optimize their efficiency for the benefit of our subscribers, including, without limitation, by way of the following: rate limiting (speed), rejection or removal of spam or otherwise unsolicited bulk e-mail, anti-virus mechanisms, and protocol filtering. We may take any other action we deem appropriate in order to help ensure the integrity of the network experience for all subscribers. For details on our network management practices, visit rogers.com/networkpolicy.

**Violation of this Acceptable Use Policy**

As set out in the Terms, we have the right, but not the obligation, to monitor or investigate any content that is transmitted using the Services (other than voice Services) or the Equipment; and to access or preserve content or information in accordance with the Terms. We prefer to advise subscribers of inappropriate behavior and any necessary corrective action. However, if the Services are used in a way that we, in our sole discretion, believe violates this AUP, any of the Rogers Parties may take any responsive actions they deem appropriate. Such actions may include, without limitation, temporary or permanent removal of content, cancellation of news group posts, filtering of Internet transmissions, and/or the immediate suspension or termination of all or any portion of the Services or your account. The Rogers Parties will have no liability for any such responsive actions. The above described actions are not exclusive remedies and the Rogers Parties may take any other legal or technical action deemed appropriate. Upon termination of an account, any of the Rogers Parties are authorized to delete any files, programs, data and e-mail messages associated with such account. The failure to enforce this AUP, for whatever reason, shall not be construed as a waiver of any right to do so at any time. If any portion of this AUP is held invalid or unenforceable, that portion will be construed consistent with applicable law as nearly as possible, and the remaining portions will remain in full force and effect. This AUP shall be exclusively governed by, and construed in accordance with the governing law provision set out in the Terms.

**Complaints**

Please direct any complaints of violations of this AUP to abuse@rogers.com or contact us at 1-888-ROGERS1. Questions or complaints, concerning third party content should be addressed to the applicable content provider.
ROGERS COMMITMENT TO PROTECTING CUSTOMER PRIVACY

At Rogers, we are committed to protecting the privacy of our customers’ personal information. We take all reasonable steps to ensure that this information is safe and secure, including putting in place rigorous policies and procedures to fully comply with all Canadian privacy laws and regulations.

Further information about how Rogers collects, uses, and discloses your account and personal information can be found in our Frequently Asked Questions online at www.rogers.com/privacy.

Who is responsible for Rogers Privacy Policy?

Rogers has appointed a Chief Privacy Officer (CPO) who oversees Rogers’ privacy compliance. The CPO has a team that takes responsibility for the day-to-day compliance with PIPEDA, including the collection, use, and disclosure of personal information.

Why does Rogers collect personal information?

Your relationship with Rogers means that we collect and use account and personal information about you. This information helps Rogers manage our business operations for the following reasons:

• To deliver you the products and services you have purchased from us, and to bill you and collect payment for those products and services.

• To understand your needs and make customized information available regarding other products and services offered by Rogers and our agents, dealers and related companies, or trusted third parties that may be of interest to you. For example, we will collect your current and historical personal location information associated with any device you use under your agreement(s) with us to provide geo-location services to you to that sends you offers and promotions from our carefully chosen third parties.

• To provide tailored service to you. For example, we may use account information about you to improve your interactions with us or provide a positive and personalized customer experience.

• To perform analytics, administer surveys, or request feedback to improve and manage our relationship with you.

• To ensure Rogers network is functioning and protect the integrity of our network.

• To confirm or authenticate your identity and ensure your information is correct and up-to-date.

• To comply with legal obligations and regulatory requirements.

We will also collect information from third-party credit agencies or other Rogers’ companies and affiliates, such as the Rogers Bank, to manage credit and business risks; collect an outstanding debt; detect, prevent, manage, and investigate fraud or other unauthorized or illegal activity. We may also collect personal and account information about you to evaluate your eligibility for other Rogers’ products and services, and to assist other Rogers companies or affiliates such as Rogers Bank, to assess your eligibility for their products or services.

We may also collect personal information about you for other purposes from time-to-time, or as permitted or required by law. We will always identify any additional purpose prior to or at the time of collection.

How does Rogers obtain consent?

Your consent to the collection, use, or disclosure of your account and personal information may be implied or express, through written, oral, electronic or any other method. The choice to provide Rogers with your consent is always yours, however, your decision to withhold such consent may limit our ability to provide you with certain products, services, or offers.
What can Rogers do with my account and personal information?

Rogers will only use your account and personal information to fulfill the purpose for which it was collected. For example, we may use your information in the following ways:

• To offer you products and services from other Rogers’ companies or trusted parties that we think you may find attractive.

• To provide geo-location services that will send you offers and promotions from carefully chosen third-parties based on your current and historical personal location information.

• To allow other Rogers’ companies, such as the Rogers Bank, to directly provide you offers about their products and services.

More details of the reasons Rogers will collect personal information about you, and how it may be used or disclosed, is outlined in the full Rogers Privacy Policy available online at www.rogers.com/privacy.

When will Rogers disclose information about me?

Unless we have your express consent or pursuant to a legal power, we will only disclose your personal information to organizations outside the Rogers organization without your consent in the following limited circumstances:

• To a person who, in our reasonable judgement, is seeking the information as your agent.

• To another telephone company, when the information is required for the provision of home phone service and disclosure is made confidentially.

• To a company involved in supplying phone or phone directory-related services.

• To a service provider or other agent retained by us, such as a credit reporting agency, for account management, the collection of past due bills on your account, or to evaluate your creditworthiness.

• To a service provider or third party that is performing administrative functions for us to manage our customer accounts.

• To another organization for fraud prevention, detection or investigation if seeking consent from you would compromise the investigation.

• To a law enforcement agency whenever we have reasonable grounds to believe that you have knowingly supplied us with false or misleading information or are otherwise involved in unlawful activities.

• To a public authority or agent of a public authority if it appears that there is imminent danger to life or property which could be avoided or minimized by disclosure of the information.

• To a public authority or agent of a public authority, for emergency public alerting purposes, if a public authority has determined that there is an imminent or unfolding danger that threatens the life, health or security of an individual and that the danger could be avoided or minimized by disclosure of the information.

• To a third party who may be interested in buying Rogers assets and personal customer must be shared in order to assess the business transaction.

We will disclose information about your credit behaviour to credit reporting agencies or parties collecting outstanding debt.

Your personal and account information may also be shared with other Rogers’ companies or affiliates, such as Rogers Bank.

We may also de-identify, aggregate or anonymize information about our customers to identify trends, manage our business, develop statistical information, understand how we are performing, or develop relevant products, services or offers. Such information may also be shared with third parties for other analytical purposes, but will not personally identify any individual and therefore is not subject to our privacy policy.

How long will Rogers retain my personal information?

Rogers will only retain your personal or account information for as long as necessary to fulfill the purpose for which it was collected or for sufficient time to allow you access to
the information if it was used to make a decision about you or your account. Information that is no longer required by us will be destroyed or de-identified.

**What if I disagree with the accuracy of my personal information Rogers has about me?**

Rogers ensures that customer information is accurate, complete and up-to-date. You may ask to review the information we have about you at any time. You can challenge its accuracy and completeness and request amendments, as appropriate, by contacting our CPO.

**Where will my personal information be stored?**

Account and personal information about our customers may be stored or processed in or outside Canada. The information will be protected with appropriate safeguards, but may be subject to the laws of the jurisdiction where it is held.

**How will Rogers ensure my personal information is kept safe?**

Rogers has rigorous security and safeguard processes and procedures to ensure customer information remains safe from theft, loss or unauthorized access.

The CPO and delegates ensure that Rogers is responsible for all customer information in our possession and control, and we ensure that there is a comparable level of protection for information that is processed for us by third parties.

**How can I get more information?**

Rogers Privacy Policy is available online at rogers.com/privacy.

We have appointed a CPO who can be contacted if you have any questions, concerns or complaints about how we collect, use, or disclose your personal information.

**How can I access my personal information that is retained by Rogers?**

You can access your personal information retained by us by contacting our CPO by email at privacy@rci.rogers.com or in writing at Chief Privacy Officer, Rogers Group of Companies, 333 Bloor St. E., Toronto, ON, M4W 1G9.

**How can I get more information about Canada’s privacy laws?**

The Office of the Privacy Commissioner of Canada oversees Rogers’ personal information handling practices. If your privacy concerns are not addressed to your satisfaction by Rogers you may contact the Office of the Privacy Commissioner of Canada for further guidance:

- **Website:** [www.priv.gc.ca/en](http://www.priv.gc.ca/en)
- **By Phone:** 1 800 282 1376 or 819 994 5444
- **By Fax:** 819 994 5424
- **By TTY:** 819 994 6591

**9-1-1 EMERGENCY SERVICE**

Any wireless phone registered on the Rogers wireless network can be used to dial 9-1-1 for assistance in the case of an emergency. 9-1-1 calls are automatically routed to the most appropriate public safety agency. When calling 9-1-1 always provide your name, wireless phone number and the specific location you are calling from. And remember, it’s important to speak clearly. Unlike wireline-based 9-1-1, the emergency operator does not necessarily know your exact location until you provide this information. Stay on the line for as long as the 9-1-1 operator requires. Calls to 9-1-1 are free so take all the time that you need. Leave your handset turned on after hanging up in case the 9-1-1 operator needs to call you back. Please do not program 9-1-1 into your speed dial. This can lead to accidental calls that take up valuable emergency resources.

Calls to 9-1-1 from your wireless phone are subject to the same limitations as regular wireless calls. For example, if you are underground or too far from a wireless network antenna, the quality of your call may be affected, or you may not be able to connect to the network.

**Phase One of Enhanced 9-1-1**

Phase One of Enhanced 9-1-1 or E9-1-1 is designed to help 9-1-1 operators react more quickly and accurately in emergency situations. E9-1-1 provides emergency operators with the phone number of the caller and the location of the wireless network antenna receiving the
call but not the caller’s exact location. The caller must still provide this information. The caller’s phone number allows the emergency operator to re-establish contact with the caller if the connection is lost. The wireless network antenna location helps emergency operators identify the most appropriate emergency services to dispatch.

**Phase Two of Enhanced 9-1-1**

Phase Two of Enhanced 9-1-1 is designed to provide more accurate location information than Phase One. E9-1-1 emergency operators that have the necessary systems deployed will not only receive the caller’s phone number, but will also receive geographic coordinates associated with the caller’s approximate location.

A caller’s location will be automatically determined using special technology enabled in the Rogers network and in certain handsets and will help ensure that callers get the proper help as quickly as possible.

Any customer registered on the Rogers wireless network in an area served by E9-1-1 that has the necessary systems deployed will have access to Phase One and Two. This includes Rogers wireless customers in their local area and Rogers wireless customers visiting an area in Canada served by E9-1-1. For more information about E9-1-1 and to verify if Phase Two is deployed in your area, please visit rogers.com/911.

### HOW TO REPORT AN EMERGENCY

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<tbody>
<tr>
<td>1</td>
<td>Immediately tell the operator that you’re calling from a wireless phone and provide your 10-digit phone number.</td>
</tr>
<tr>
<td>2</td>
<td>Give details of the emergency.</td>
</tr>
<tr>
<td>3</td>
<td>Give as much information about your current location as you can, such as highway/street name, floor level and landmarks. Unlike landline-based E9-1-1, the emergency operator does not know your specific civic address, which could be more accurate than your geographic coordinates.</td>
</tr>
<tr>
<td>4</td>
<td>Remain on the line and follow all instructions provided by the emergency operator.</td>
</tr>
<tr>
<td>5</td>
<td>After the emergency operator ends the call, leave your wireless phone turned on in case the emergency operator needs to call you back.</td>
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