# ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

#### IN THE MATTER OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED

AND IN THE MATTER OF AN APPLICATION MADE BY JADE-KENNEDY DEVELOPMENT CORPORATION FOR THE APPOINTMENT OF A TRUSTEE UNDER SECTION 68(1) OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED

#### MOTION RECORD OF THE TRUSTEE

(re reinstating T&T Instruments on Phase II Commercial Units) (motion returnable March 22, 2018)

March 14, 2018

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# ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

#### IN THE MATTER OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED

# AND IN THE MATTER OF AN APPLICATION MADE BY JADE-KENNEDY DEVELOPMENT CORPORATION FOR THE APPOINTMENT OF A TRUSTEE UNDER SECTION 68(1) OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED

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## **TAB 1**

# ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

#### IN THE MATTER OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED

AND IN THE MATTER OF AN APPLICATION MADE BY JADE-KENNEDY DEVELOPMENT CORPORATION FOR THE APPOINTMENT OF A TRUSTEE UNDER SECTION 68(1) OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED

#### NOTICE OF MOTION

(re reinstating T&T Instruments on Phase II Commercial Units) (motion returnable March 22, 2018)

**RSM CANADA LIMITED** ("**RSM**"), in its capacity as Court-appointed *Construction Lien Act* (Ontario) (the "*CLA*") trustee in this proceeding (the "**Trustee**") will make a motion to a Judge of the Commercial List on March 22, 2018 at 10:00 a.m., or as soon after that time as the motion can be heard, at 330 University Avenue, Toronto, Ontario.

**PROPOSED METHOD OF HEARING:** The motion is to be heard orally.

THE MOTION IS FOR:

- (a) an order declaring that the discharge of the Instruments (as defined below) against title to the Units (as defined below) was registered in error, and that the Instruments are in full force and effect with respect to the Units;
- (b) an order amending the Approval and Vesting Orders (as defined below) to remove the Instruments from Schedule "C" to the Approval and Vesting Orders and inserting them on Schedule "D" to the Approval and Vesting Orders;
- (c) an order authorizing and directing the Land Registrar for the Land Registry Office for the Land Titles Division of York Region (No. 65) to expunge and delete the discharge of the Instruments from the parcel registers for the Units and reinstate the Instruments as at the date of their original registrations;
- (d) an order, if necessary, abridging the time for service of the notice of motion and the motion record so that the motion is properly returnable on March 22, 2018; and
- (e) such further and other relief as counsel may request and this Honourable Court may permit.

#### THE GROUNDS FOR THE MOTION ARE:

- Jade-Kennedy Development Corporation ("JKDC") was the owner of lands and premises legally described in Schedule "A" to the Order of The Honourable Mr. Justice Pattillo dated February 11, 2015 (the "Appointment Order") (the "Property").
- JKDC was the developer of the South Unionville Square condominium project (the "SUSQ Project"), which was constructed on certain portions of the Property.

- 3. Phase I of the SUSQ Project was the development and construction of 28 residential townhomes, a T & T Supermarket, and a commercial condominium project with units for retail, restaurant, office and medical services.
- 4. In connection with the construction of the T & T supermarket, the following instruments were registered on title to the SUSQ Project Property (collectively, the "**Instruments**"):

Reg. No.	Date	Instrument Type	Amount	Parties From	Parties To
YR1445332	2010/02/25	Notice of Lease	\$2	Jade-Kennedy Development Corporation	T. & T. Supermarket Inc.
YR1699150	2011/08/22	APL (General)		T. & T. Supermarket Inc.	Jade-Kennedy Development Corporation

- 5. The Instruments provide that a notice of the lease entered into by JKDC and T & T Supermarket Inc. ("T & T") was registered on title to the SUSQ Project, and that the lease had been amended to provide that JKDC would not permit or allow any occupant of the commercial development of the SUSQ Project to occupy premises for the purpose of the sale of groceries, produce, meats or seafood.
- 6. Phase II of the SUSQ Project involved the two-stage development and construction of a 12-storey condominium-apartment tower, which contains residential, parking and locker units in the tower, and twenty-one (21) commercial/retail units located in, adjacent to and/or underneath the tower (collectively, the "Phase II Commercial Units").
- 7. Eighteen (18) of the 21 Phase II Commercial Units were subject to existing agreements of purchase and sale ("Sale Agreements") and were scheduled to close on February 17, 2015.

- 8. On February 11, 2015, Collins Barrow Toronto Limited ("**CBTL**") was appointed as Trustee under the *CLA* with respect to the Property pursuant to the Appointment Order. On December 5, 2017, the Court appointed RSM to replace CBTL as the Trustee in this proceeding.
- 9. Pursuant to the Appointment Order, the Trustee was authorized to, among other things, complete the existing Sale Agreements for the 18 pre-sold Phase II Commercial Units.
- 10. On February 11, 2015, the Court issued twelve (12) approval and vesting orders with respect to the Sale Agreements, and additional amendment orders regarding certain units were issued on February 13 and 19, 2015. An additional approval and vesting order with respect to two of the Phase II Commercial Units that was originally subject to a Sale Agreement and did not close due to purchaser default was issued on December 20, 2016 (all of the orders are collectively referred to herein as the "Approval and Vesting Orders").
- 11. The Trustee has closed the sale of all 18 Phase II Commercial Units that were originally subject to the Sale Agreements (collectively, the "Units") pursuant to the Approval and Vesting Orders.
- 12. Each of the Approval and Vesting Orders provided that, on closing, the respective purchaser would receive title to the Units free and clear of the instruments listed on Schedule "C" to the Approval and Vesting Orders, and the instruments listed on Schedule "D" would remain on title to the Units following closing.

- 13. In February 2018, the Trustee learned that the Instruments had been erroneously included on Schedule "C" to each of the Approval and Vesting Orders, with the result being that the Instruments have been deleted from title to each of the Units.
- 14. The Trustee is of the view that the Instruments should be reinstated on title to the Units, and that there is no material prejudice to the purchasers of the Units, as the Sale Agreements did not provide for the removal of the Instruments from title to the Units.
- 15. On March 2 and 5, 2018, the Trustee, through counsel, sent correspondence to the solicitors of each of the purchasers of the Units to inform them of the situation and that the Trustee would be bringing a motion to reinstate the Instruments on title. No response was received to the correspondence.
- 16. The Trustee will serve its motion record on the purchasers of each of the Units and their solicitors.
- 17. The Twenty-Second Report of the Trustee dated March 14, 2018 (the "Twenty-Second Report") and the appendices thereto.
- 18. Rules 1.04, 1.05, 2.01, 2.03, and 37 of the *Rules of Civil Procedure* (Ontario).
- 19. The equitable and inherent jurisdiction of the Court.
- 20. Such other grounds as counsel may advise and this Honourable Court may permit.

**THE FOLLOWING DOCUMENTARY EVIDENCE** will be used at the hearing of the motion:

1. The Twenty-Second Report and the appendices thereto; and

2. such further and other material as counsel may advise and this Honourable Court may permit.

March 14, 2018 CHAITONS LLP

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# IN THE MATTER OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED

# AND IN THE MATTER OF AN APPLICATION MADE BY JADE-KENNED DEVELOPMENT CORPORATION OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED FOR THE APPOINTMENT OF A TRUSTEE UNDER SECTION 68(1)

Court File No. CV15-10882-00CL

# ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceedings commenced at Toronto

# NOTICE OF MOTION

(re reinstating T&T Instruments on Phase II Commercial Units)
(motion returnable March 22, 2018)

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Court File No. CV-15-10882-00CL

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IN THE MATTER OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C. 30

AND IN THE MATTER OF THE APPLICATION MADE BY JADE-KENNEDY DEVELOPMENT CORPORATION FOR THE APPOINTMENT OF A TRUSTEE UNDER SECTION 68(1) OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C. 30

TWENTY-SECOND REPORT TO THE COURT OF RSM CANADA LIMITED AS CONSTRUCTION LIEN TRUSTEE OF SOUTH UNIONVILLE SQUARE

March 14, 2018

#### INTRODUCTION

- By Order of The Honourable Mr. Justice Pattillo of the Ontario Superior Court of Justice (Commercial List) (the "Court") dated February 11, 2015 (the "Appointment Order"), Collins Barrow Toronto Limited ("Collins Barrow") was appointed trustee (the "Trustee") pursuant to section 68(1) of the Construction Lien Act (Ontario), of the lands and premises legally described in Schedule "A" of the Appointment Order comprised of commercial and residential condominium units, parking and locker units, and vacant lands owned by Jade-Kennedy Development Corporation ("JKDC") (the "Property").
- Pursuant to the Order of The Mr. Honourable Justice Hainey dated December 5, 2017 ("December 5, 2017 Order"), RSM Canada Limited has been appointed by the Court to substitute Collins Barrow as Trustee of JKDC. A copy of the December 5, 2017 Order is attached as Appendix "A".
- The Appointment Order authorized the Trustee to, among other things, act as receiver and manager of the Property, take possession and control of the Property and any and all proceeds, receipts and disbursements arising out of or from the Property, market any or all of the Property, and sell, convey, transfer, lease or assign the Property or any part or parts thereof with the approval of the Court.
- 4. All Court documents referred to herein, and other publicly available information relating to this proceeding, has been posted on the Trustee's website, which can be found at:

http://rsmcanada.com/what-wedo/services/consulting/financialadvisory/restructuring-recovery/current-restructuring-recovery-engagements/jade-kennedy-development-corporation.html

#### PURPOSE OF TWENTY-SECOND REPORT

- The purpose of this Twenty-Second Report of the Trustee (the "Twenty-Second Report") is to request that the Court grant an order:
  - (a) declaring that the discharge of the Instruments (as defined below) against title to the Units (as defined below) was registered in error, and that the Instruments are in full force and effect with respect to the Units;
  - (b) amending the Approval and Vesting Orders (as defined below) to remove the Instruments from Schedule "C" to the Approval and Vesting Orders and inserting them on Schedule "D" to the Approval and Vesting Orders; and
  - (c) authorizing and directing the Land Registrar for the Land Registry Office for the Land Titles Division of York Region (No. 65) to expunge and delete the discharge of the Instruments from the parcel registers for the Units and reinstate the Instruments as at the date of their original registrations.

#### **TERMS OF REFERENCE**

6. In preparing this Twenty-Second Report and making the comments herein, the Trustee has relied upon unaudited financial information, the books and records of JKDC, discussions with management and employees of JKDC and other companies within the MADY group of companies, and information received from

other third-party sources (collectively, the "Information"). Certain of the information contained in this Twenty-Second Report may refer to, or is based on, the Information. As the Information has been provided by JKDC or other parties, the Trustee has relied on the Information and, to the extent possible, reviewed the Information for reasonableness. However, the Trustee has not audited or otherwise attempted to verify the accuracy or completeness of the Information in a manner that would wholly or partially comply with Generally Accepted Assurance Standards pursuant to the CPA Canada Handbook and, accordingly, the Trustee expresses no opinion or other form of assurance in respect of the Information.

#### SUSQ PROJECT, T & T SUPERMARKET, AND THE INSTRUMENTS

- JKDC is an Ontario corporation that was incorporated on January 30, 2008 and has its registered office located in Markham, Ontario. JKDC was incorporated for the purpose of being the registered owner of the Property and developer of the South Unionville Square condominium project (the "SUSQ Project") to be constructed on certain portions of the Property, which is located in Markham, Ontario.
- 8. Phase I of the SUSQ Project was the development and construction of 28 residential townhomes, a T & T Supermarket, and a commercial condominium project with units for retail, restaurant, office and medical services.
- 9. Construction of Phase I was substantially completed on March 5, 2013 and the condominium declaration was registered on April 17, 2013 (the "**Declaration**").

which established York Region Standard Condominium Corporation No. 1228 ("YRSCC 1228"). A copy of the Declaration is attached hereto as Appendix "B".

10. In connection with the construction of the T & T supermarket, the following instruments were registered on title to the SUSQ Project Property (collectively, the "Instruments"):

Reg. No.	Date	Instrument Type	Amount	Parties From	Parties To
YR1445332	2010/02/25	Notice of Lease	\$2	Jade-Kennedy Development Corporation	T. & T. Supermarket Inc.
YR1699150	2011/08/22	APL (General)		T. & T. Supermarket Inc.	Jade-Kennedy Development Corporation

- 11. Attached hereto and collectively marked as **Appendix "C"** are copies of the Instruments.
- 12. The Instruments provide that a notice of the lease entered into by JKDC and T & T Supermarket Inc. ("T & T") was registered on title to the SUSQ Project, and that the lease had been amended to provide that JKDC would not permit or allow any occupant of the commercial development of the SUSQ Project to occupy premises for the purpose of the sale of groceries, produce, meats or seafood.

#### PHASE II COMMERCIAL UNITS AND DELETION OF THE INSTRUMENTS

13. Phase II of the SUSQ Project involved the two-stage development and construction of a 12-storey condominium-apartment tower, which contains residential, parking and locker units in the tower, and twenty-one (21)

- commercial/retail units located in, adjacent to and/or underneath the tower (collectively, the "Phase II Commercial Units").
- 14. On January 5, 2015, the Declaration was amended to include the Phase II Commercial Units as part of YRSCC 1228. As of January 16, 2015, the registered owner of the lands where the Phase II Commercial Units were located was transferred from JKDC to YRSCC 1228.
- 15. As at that time, eighteen (18) of the 21 Phase II Commercial Units were subject to existing agreements of purchase and sale ("Sale Agreements") and were scheduled to close on February 17, 2015.
- 16. In bringing its application for the appointment of the Trustee, JKDC requested that the Trustee be authorized by the Court to complete the existing Sale Agreements for the 18 pre-sold Phase II Commercial Units.
- 17. Pursuant to the Appointment Order, the Court authorized the Trustee to complete the existing Sale Agreements for the 18 pre-sold Phase II Commercial Units. Additionally, the Court issued an approval and vesting order with respect to each of the sale transactions.
- The Trustee was able to close the sale transactions for 16 of the 18 Phase II Commercial Units. The remaining two sale transactions did not close due to purchaser defaults, and accordingly the sale transactions were terminated by the Trustee and the deposits were not returned to the prospective purchasers. These two units were subsequently re-listed and sold by the Trustee on January 31, 2017.

- 19. Attached hereto and marked as **Appendix "D"** is a chart that provides information with respect to the sale transactions for the 18 Phase II Commercial Units (collectively, the "**Units**") that were completed by the Trustee as of January 1, 2018. Attached hereto and collectively marked as **Appendix "E"** are copies of the approval and vesting orders issued by the Court with respect to the Units (collectively, the "**Approval and Vesting Orders**").
- 20. Each of the Approval and Vesting Orders provided that, on closing, the respective purchaser would receive title to the Units free and clear of the instruments listed on Schedule "C" to the Approval and Vesting Orders, and the instruments listed on Schedule "D" would remain on title to the Units following closing.

#### REQUEST TO REINSTATE INSTRUMENTS ON TITLE TO THE UNITS

- 21. In February 2018, counsel to the Trustee was contacted by counsel to T & T and was informed that the Instruments had been included on Schedule "C" to the Approval and Vesting Orders and had been deleted from title to the Units on closing. T & T took the position that the Instruments should never have been included on Schedule "C" and deleted on closing, as the Instruments are restrictive covenants that run with the land.
- 22. The Trustee reviewed the matter with its counsel, which included a review of the Sale Agreements. Pursuant to section 8(a)(i) of each Sale Agreement, each respective purchaser agreed to accept title to the Units subject to restrictions or covenants that run with the land. Additionally, section 8(b) of each Sale Agreement provided that JKDC or the Trustee as vendor was not required to deliver title to the

Units free of such restrictions or covenants. Attached hereto and marked as Appendix "F" is a sample copy of an Sale Agreement.

- As a result, the Trustee is of the view that the Instruments were deleted from title to the Units in error and should be reinstated, and that there is no material prejudice to the purchasers of the Units, as the Sale Agreements did not provide for the removal of the Instruments from title to the Units. T & T has requested that such relief be sought by the Trustee.
- 24. On March 2 and 5, 2018, counsel to the Trustee sent a letter to the respective solicitors of the purchasers of the Units to inform them of the situation and that the Trustee would be bringing a motion with respect to this matter on March 22, 2018. Attached hereto and marked as **Appendix "G"** is a sample copy of a letter sent to a solicitor for a purchaser of one of the Units.
- 25. The Trustee has been informed by its counsel that it has received no response to the letters as of the date of this Twenty-Second Report. In connection with its motion, the Trustee will be serving a copy of its motion record to each of the purchasers of the Units, and to each of the solicitors that represented the purchasers in closing the sale transactions for the Units.
- The Trustee is of the view that the relief sought is appropriate and requests that the Court issue an order granting the relief itemized in paragraph 5 above.

All of which is respectfully submitted to this Court as of this 14th day of March, 2018.

#### **RSM CANADA LIMITED**

In its capacity as Trustee under the Construction Lien Act of Jade-Kennedy Development Corporation as owner of South Unionville Square and not in its personal capacity

Per:

Bryan A Tannenbaum, FCPA, FCA, FCIRP, LIT

President

## **APPENDIX "A"**

Court File No. CV-17-587715-00CL

#### **ONTARIO** SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

THE HONOURABLE	)	TUESDAY, THE 5 <sup>TH</sup> DAY
	)	
JUSTICE HAINEY	)	OF DECEMBER, 2017

BETWEEN:

#### RSM CANADA LIMITED

**Applicant** -AND-**1194678 ONTARIO INC.** 

Respondent

Application under Rule 14.05(3)(h) of the Rules of Civil Procedure

#### SUBSTITUTION ORDER

THIS APPLICATION made by RSM Canada Limited was heard this day at 330 University Avenue, Toronto, Ontario.

ON READING the Application Record of RSM Canada Limited, including the Affidavit of Bryan A. Tannenbaum sworn December 4, 2017, together with the exhibits attached thereto (the "Affidavit"), and on hearing the submissions of counsel for RSM Canada Limited and counsel listed on the Counsel Slip, no one else appearing although served as evidenced by the Affidavit of Service:

#### **SERVICE**

1. THIS COURT ORDERS that the time for service of the Notice of Application and the Application Record herein is hereby abridged and validated so that this Application is properly returnable today and hereby dispenses with further service thereof.

#### **EFFECTIVE DATE**

1. **THIS COURT ORDERS** that the effective date of this order (the "Effective Date") shall be December 1, 2017, being the effective date of the acquisition transaction described in the Affidavit and the change of name to RSM Canada Limited ("Transaction").

#### **BIA MANDATES**

- 2. THIS COURT ORDERS that the name RSM Canada Limited be and is hereby substituted in place of the name Collins Barrow Toronto Limited as Trustee in Bankruptcy (the "Bankruptcy Trustee") of the estate files listed as bankruptcies on Schedule "A" hereto (the "BIA Estates") and as Proposal Trustee (the "Proposal Trustee") of the estate files listed as proposals on Schedule "A" hereto (collectively with the BIA Estates, the "BIA Mandates") and any reference to the name Collins Barrow Toronto Limited in any Court Order in respect of such BIA Mandates or any schedule to such Court Order shall be replaced by the name RSM Canada Limited.
- 3. **THIS COURT ORDERS AND DIRECTS** that, for greater certainty all, real and personal property wherever situate of the BIA Estates shall be, remain and is hereby vested in RSM Canada Limited in its capacity as Bankruptcy Trustee, to be dealt with by RSM Canada Limited in accordance with the provisions of the *Bankruptcy and Insolvency Act* (Canada) (the "**BIA**"), pursuant to its powers and obligations as Bankruptcy Trustee of the BIA Estates.

- 4. THIS COURT ORDERS that RSM Canada Limited is authorized and directed to continue and to complete the administration of the BIA Mandates, to deal with the property in the BIA Mandates in accordance with its duties and functions as Bankruptcy Trustee or Proposal Trustee, as the case may be, as set out in the BIA and to receive all remuneration of the Bankruptcy Trustee or Proposal Trustee in the BIA Mandates for services performed from the commencement of each of the BIA Mandates until the discharge of the Bankruptcy Trustee or Proposal Trustee, as applicable.
- 5. THIS COURT ORDERS that the requirement and responsibility for taxation of the Bankruptcy Trustee's or Proposal Trustee's accounts in respect of the BIA Mandates with respect to all work performed in respect of such BIA Mandate from the initial appointment of Collins Barrow Toronto Limited or any other party, through to the completion of the administration of such BIA Mandates and discharge of RSM Canada Limited as Bankruptcy Trustee or Proposal Trustee, as applicable, shall be completed using the name RSM Canada Limited.
- 6. THIS COURT ORDERS AND DIRECTS to the extent that security has been given in the name of Collins Barrow Toronto Limited in cash or by bond of a guarantee company pursuant to section 16(1) of the BIA (the "Security"), such Security shall be transferred from the name Collins Barrow Toronto Limited to the name RSM Canada Limited and any party holding such Security be and is hereby directed to take all steps necessary to effect such transfer. RSM Canada Limited shall retain all obligations respecting the Security.

#### RECEIVERSHIP PROCEEDINGS

7. **THIS COURT ORDERS** that the name RSM Canada Limited be and is hereby substituted in place of the name Collins Barrow Toronto Limited as the Receiver, Receiver and

Manager, or Interim Receiver (collectively, "Receiver") in respect of the mandates listed in Schedule "B" hereto (the "Receivership Proceedings") and any reference to the name Collins Barrow Toronto Limited in any Court Order in respect of such Receivership Proceedings or any schedule to such Court Order shall be replaced by the name RSM Canada Limited.

#### CONSTRUCTION LIEN ACT PROCEEDINGS

8. **THIS COURT ORDERS** that the name RSM Canada Limited be and is hereby substituted in place of the name Collins Barrow Toronto Limited as trustee under the *Construction Lien Act* in respect of the mandates listed in **Schedule "C"** hereto (the "**CLA Proceedings**") and any reference to the name Collins Barrow Toronto Limited in any Court Order in respect of such CLA Proceedings or any schedule to such Court Order shall be replaced by the name RSM Canada Limited.

#### ESTATE TRUSTEE DURING LITIGATION PROCEEDINGS

9. THIS COURT ORDERS that the name RSM Canada Limited be and is hereby substituted in place of the name Collins Barrow Toronto Limited as Estate Trustee During Litigation in respect of the mandate listed in Schedule "D" hereto (the "Estate Trustee During Litigation Proceeding") and any reference to the name Collins Barrow Toronto Limited in any Court Order in respect of such Estate Trustee During Litigation Proceeding or any schedule to such Court Order shall be replaced by the name RSM Canada Limited.

#### SUBSTITUTED MANDATES

10. Collectively, the BIA Mandates, the Receivership Proceedings, the CLA Proceedings and the Estate Trustee During Litigation Proceeding are referred to herein as the "Substituted Mandates".

- 11. **THIS COURT ORDERS** that RSM Canada Limited (and its directors, officers, employees, agents, legal counsel and other representatives, as applicable, collectively "Representatives") will continue to have all rights, benefits, protections and obligations granted to Collins Barrow Toronto Limited (and its Representatives, as applicable) under any order made in the Substituted Mandates or any statute applicable to the Substituted Mandates or any contract or agreement to which RSM Canada Limited is party under the name Collins Barrow Toronto Limited in the Substituted Mandates. For greater certainty and without limitation, this includes the benefit of any indemnity, charge or priority granted in the Substituted Mandates and relief from the application of any statute including the *Personal Information Protection and Electronic Documents Act* (Canada) ("PIPEDA").
- 12. **THIS COURT ORDERS** that to the extent required by the applicable Orders in the BIA Mandates, Receivership Proceedings, CLA Proceedings and Estate Trustee During Litigation Proceeding, the accounts of Collins Barrow Toronto Limited and its legal counsel in respect of the Substituted Mandates shall be passed in accordance with the applicable Orders in the Substituted Mandates in the name and on the application of RSM Canada Limited.

#### **ACCOUNTS**

transfer any and all accounts from the name Collins Barrow Toronto Limited to the name RSM Canada Limited and, if the name on such accounts cannot be changed, to transfer all funds that remain in its trust bank accounts that belong or relate to the Substituted Mandates, or otherwise, to accounts in the name RSM Canada Limited, and RSM Canada Limited be and is hereby authorized to take all steps and to execute any instrument required for such purpose. Any bank, financial institution or other deposit-taking institution with which RSM Canada Limited banks be

and is hereby authorized to rely on this Order for all purposes of this paragraph and shall not be under any obligation whatsoever to inquire into the propriety, validity or legality of any of the foregoing actions.

14. THIS COURT ORDERS AND DIRECTS that RSM Canada Limited be and is hereby authorized to endorse for deposit, deposit, transfer, sign, accept or otherwise deal with all cheques, bank drafts, money orders, cash or other remittances received in relation to any of the Substituted Mandates where such cheques, bank drafts, money orders, cash or other remittances are made payable or delivered to the name Collins Barrow Toronto Limited, in relation to the same, and any bank, financial institution or other deposit-taking institution with which RSM Canada Limited banks be and is hereby authorized to rely on this Order for all purposes of this paragraph and shall not be under any obligation whatsoever to inquire into the propriety, validity or legality of any of the foregoing actions.

#### **REAL PROPERTY**

THIS COURT ORDERS AND DIRECTS that the Registrar of Land Titles in any Land Title District wherein any registration was previously made in the name Collins Barrow Toronto Limited in its capacity as Bankruptcy Trustee, Proposal Trustee, Receiver, trustee under the Construction Lien Act or Estate Trustee During Litigation in respect of Substituted Mandates including, without limitation, the registrations in respect of the real property described in Schedule "E" hereto, be and is hereby authorized and directed to amend any such registration to reflect the substitution of the name RSM Canada Limited for Collins Barrow Toronto Limited.

#### **GENERAL**

16. **THIS COURT ORDERS** that this Order shall be effective in all judicial districts in Ontario which govern any of the Substituted Mandates.

- 7 -

- THIS COURT ORDERS that the requirement for a separate Notice of Motion and 17. supporting Affidavit to be filed in the Court file of each of the Substituted Mandates be and is hereby waived.
- THIS COURT ORDERS that RSM Canada Limited shall notify the parties on the 18. Service Lists of the Substituted Mandates (if applicable) of the new website established for such Substituted Mandate and shall post a copy of this Order to the website of each Substituted Mandate and that such notice shall satisfy all requirements for service or notification of this application and this Order on any interested party in the Substituted Mandates including, without limitation, proven creditors within the BIA Mandates, parties on the Service Lists of the Substituted Mandates (if applicable), the applicable bankrupts or debtors within the Substituted Mandates, and any other person, and any other requirements of service or notification of this application be and is hereby waived.
- THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, 19. regulatory or administrative body having jurisdiction in Canada or in the United States, to give effect to this Order and to assist RSM Canada Limited in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to RSM Canada Limited as may be necessary or desirable to give effect to this Order, or to assist RSM Canada Limited and its agents in carrying out the terms of this Order. Hairly

SUPERIOR COURT OF JUSTICE

#### Schedule "A": BIA Mandates

#### **Bankruptcies**

Name	Estate Number
1. Carrington Homes Ltd.	31-OR-207962-T
2. CHF (formerly known as Canadian Hunger Foundation)	33-2051143
3. Nordic Gold Salmon Products Ltd.	31-OR-208026-T
4. Sean Teperman Consulting Corp.	31-2294107
5. 1-800 Mascots Inc.	31-2177932
6. George Fernicola	31-457619
7. D. Mady Investments Inc.	31-2281994
8. David Mady Investments (2008) Inc	31-2281991
9. D. Mady Holdings Inc.	35-2292366

#### **Proposals**

	Name	Estate Number
1.	Sean Teperman Consulting Corp.	31-2294107
2.	D. Mady Investments Inc.	31-2281994
3.	David Mady Investments (2008) Inc.	31-2281991
4.	John Robert Charles Hunter	32-1886289
5.	William Ian Innes	31-1877401

### Schedule "B": Receivership Proceedings

	Name	Court File Number
1.	2131059 Ontario Limited	CV-15-10951-00CL
2.	2380009 Ontario Limited	CV-16-011354-00CL
3.	64, 68 and 70 Reynolds Drive, Brockville, Ontario and 10, 14, 18 and 22 Salisbury Avenue, Brockville, Ontario, and 39- 85 Costello Avenue, Ottawa, Ontario	17-72881
4.	Branch 1-7 of The Polish Alliance of Canada and Polish Association of Toronto, Limited	CV-08-361644
5.	Dang Variety Store and Gas Bar and Lucky Restaurant Inc.	C-585-16
6.	2267 Industrial Street Investments Ltd.	CV-15-4228-00

### Schedule "C": CLA Proceedings

### Name

**Court File Number** 

- 1. 144 Park Ltd.
- 2. Jade-Kennedy Development Corporation

CV-15-10843-00CL

CV-15-10882-00CL

### Schedule "D": Estate Trustee During Litigation Proceeding

Name

**Court File Number** 

Estate of Lev Alexandr
 Karp

05-100/17

### Schedule E: Real Property

### **Receivership Proceedings**

With respect to the receivership proceedings of 2380009 Ontario Limited, the (i) following properties:

**MUNICIPAL** 

2370 South Sheridan Way, Mississauga, ON

**ADDRESS:** 

LEGAL DESCRIPTION: PT LT 33, CON 2 SDS TT, PTS 1 TO 6, 43R10160; EXCEPT

S/T RO580849; S/T RO646570; SUBJECT TO AN

EASEMENT IN GROSS OVER PTS 1, 2, 3, PL 43R34842 AS

IN PR2350267; CITY OF MISSISSAUGA

**ROLL NUMBER:** 

05-02-0-048-14400-0000-0 3

PIN:

13429-0002 (LT)

- With respect to the receivership proceedings of 64, 68 and 70 Reynolds Drive, (ii) Brockville, Ontario and 10, 14, 18 and 22 Salisbury Avenue, Brockville, Ontario, and 39-85 Costello Avenue, Ottawa, Ontario, the following properties:
  - Brockville Property BLOCK F, PLAN 250, BROCKVILLE, CITY OF BROCKVILLE BEING ALL OF PIN 44175-0386 (LT)
  - Ottawa Property BLOCK L, PLAN 529418, NEPEAN, CITY OF OTTAWA BEING ALL OF PIN 04694-0184 (LT)

### **CLA Proceedings**

With respect to the CLA proceeding of 144 Park Ltd., the unsold units listed below in (i) respect of the following properties:

PIN:

22417-0135 (LT)

LRO:

# 58

**Property Description:** 

Part of Lots 217, 218, 219 & 267 Plan 385, Being Part 1 on 58R-17836; Subject to an easement as in WR666363; City of

Waterloo

PIN:

22417-0134 (LT)

LRO:

# 58

**Property Description:** 

Lots 2 & 3, Part of Lots 1, 4, 5, & 6 Plan 186, Being Part 2 on

58R-17836; Subject to an easement as in WR666363; City of

Waterloo

144 Park Ltd.: Unsold Units

Unit	23591	0002
Parking	23591	0033
Locker	23591	0016

(ii) With respect to the CLA proceeding of Jade-Kennedy Development Corporation, the unsold units listed below in respect of the following properties:

Jade-Kennedy Development Corporation: Unsold Phase I Commercial Units

PIN	Property Description	
29759-0742 (LT)	Unit 388, Level 2, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to easements as set out in Schedule A as in YRI966697; City of Markham	
29759-0744 (LT)	Unit 390, Level 2, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to easements as set out in Schedule A as in YR1966697; City of Markham	
29759-0774 (LT)	Unit 25, Level A, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to easements as set out in Schedule A as in YR1966697; City of Markham	
29759-0805 (LT)	Unit 56, Level A, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to easements as set out in Schedule A as in YR1966697; City of Markham	
29759-0806 (LT)	Unit 57, Level A, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to easements as set out in Schedule A as in YR1966697; City of Markham	
29759-08014 (LT)	Unit 65, Level A, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to easements as set out in Schedule A as in YR1966697; City of Markham	

### Jade-Kennedy Development Corporation: Unsold Residential Units

PIN	Property Description	
29796-0429 (LT)	Unit 178, Level B, York Region Standard Condominium Plan No. 1265 and its Appurtenant interest; Subject to and together with easements as set out in Schedule A as in YR2185723; City of Markham	
29796-0430 (LT)	Unit 179, Level B, York Region Standard Condominium Plan No. 1265	

PIN	PIN Property Description	
	and its Appurtenant interest; Subject to and together with easements as set out in Schedule A as in YR2185723; City of Markham	

### Jade-Kennedy Development Corporation: Unsold Phase II Commercial Units

PIN	Property Description	
29759-0839 (LT)	Unit 360, Level 1, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to and together with easements as set out in Schedule A as in YR1966697; City of Markham	
29759-0840 (LT)	Unit 361, Level 1, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to and together with easements as set out in Schedule A as in YR1966697; City of Markham	
29759-0841 (LT)	Unit 85, Level A, York Region Standard Condominium Plan No. 1228 and its Appurtenant interest; Subject to and together with easements as set out in Schedule A as in YR1966697; City of Markham	

### **Estate Trustee During Litigation Proceeding**

With respect to Lev Alexandr Karp, the following property:

**PIN** 5911 - 0011 LT

Description UNIT 11, LEVEL 1, SIMCOE CONDOMINIUM PLAN NO. 119; PT LT 48

CON 11 (FORMERLY TWP NOTTAWASAGA), PTS 7, 8, 9, 10, 12, 13, 14 & 15 51R18700, PTS 1 & 2 51R19269, MORE FULLY DESCRIBED IN

SCHEDULE 'A' OF DECLARATION LT171901 & LT175111;

COLLINGWOOD

**Address** 43 LIGHTHOUSE LANE E

**COLLINGWOOD** 

1194678 ONTARIO INC.	
RSM CANADA LIMITED	

Applicant

and

Respondent Court File No: CV-17-587715-00CL

### SUPERIOR COURT OF JUSTICE (COMMERICAL LIST) ONTARIO

Proceeding commenced at Toronto

## SUBSTITUTION ORDER

# OSLER, HOSKIN & HARCOURT LLP

Suite 6200, P.O. Box 50 Toronto ON M5X 1B8 1 First Canadian Place 100 King Street West

**Shawn T. Irving** (LSUC No. 50035U) Tel: 416.862.4733

Patrick Riesterer (LSUC No. 60258G)

Tel: 416.862.5947

Fax: 416.862.6666

Lawyers for the Applicant, RSM Canada Limited

### **APPENDIX "B"**

### OFFICE SCHEDULE

Number YR. 1966697 CERTIFICATE OF RECEIPT

APR 1 7 2013 . La.: D.L

YORK REGION No. 65 AURORA

Land Registrar

**DECLARATION** 

**CONDOMINIUM** 

**ACT, 1998** 

YORK REGION STANDARD CONDOMINIUM PLAN NO. 1228

**NEW PROPERTY IDENTIFIER BLOCK 29759** 

RECENTLY: BLOCKS 172, 173 & 174 PLAN 65M3178, PT LTS 1, 2 & 3 RP 2196, PT LT 9, CON 6 (MKM) CITY OF MARKHAM

DECLARANT: JADE KENNEDY DEVELOPMENT

CORPORATION

PIN: 02963-3594

SOLICITOR: Mark L Karoly

ADDRESS: Harris Sheaffer, LLP

4100 Yonge Street, Suite 610 Toronto, ON M2P 2B5

PHONE: 416-250-5800

FAX: 416-250-5300

No. OF UNITS 833

FEES:  $833 \times 5 = \$4165.00 + \$70.00 = \$4235.00$ 

THIS DECLARATION (hereinafter called the "Declaration") is made and executed pursuant to the provisions of the *Condominium Act*, 1998, S.O. 1998, C.19, and the regulations made thereunder, as amended from time to time (all of which are hereinafter collectively referred to as the "Act"), by:

### JADE-KENNEDY DEVELOPMENT CORPORATION

(hereinafter called the "Declarant")

### WHEREAS:

- A. The Declarant is the owner in fee simple of certain lands and premises situate in the City of Markham, in the Province of Ontario and being more particularly described in Schedule "A" annexed hereto and in the description submitted herewith by the Declarant (hereinafter called the "Description") for registration in accordance with the Act and which lands are sometimes referred to as the "Lands" or the "Property";
- B. The Declarant has constructed buildings upon the Property containing various units as more particularly described in this Declaration; and
- C. The Declarant intends that the Property together with the buildings constructed thereon shall be governed by the Act and that the registration of this Declaration and the Description will create a standard freehold condominium Corporation that is to be a phased condominium corporation.

### NOW THEREFORE THE DECLARANT HEREBY DECLARES AS FOLLOWS:

### ARTICLE I

### INTRODUCTORY

### 1.1 Definitions

The terms used in the Declaration shall have the meanings ascribed to them in the Act unless this Declaration specifies otherwise or unless the context otherwise requires and in particular:

- (a) "Applicable Zoning By-laws" means the Zoning By-laws, rules or regulations (as amended from time to time) of the City of Markham or any governmental authority having jurisdiction;
- (b) "Board" means the Corporation's board of directors;
- (c) "Building Common Areas" means the areas of the buildings comprising the Condominium that provide services to owners or tenants but which are not included in a unit or in the Rentable Area of any specific occupant.
- (d) "By-law(s)" means the by-law(s) of the Corporation enacted from time to time;
- (e) "Commercial/Retail Units" means Units 1 to 22, inclusive, on Level A; Units 1 to 36, inclusive, 39 to 47 inclusive, 54 to 71 inclusive, and 73 to 307 inclusive on Level 1 and Units 1 to 48 inclusive, 51 to 139 inclusive, and 141 to 394 inclusive on Level 2;
- (f) "Common Elements" means all the Property except the Units;
- (g) "Corporation" or "Condominium" means the standard condominium that is to be a phased condominium corporation created by the registration of this Declaration and Description;
- (h) "Corridor Units" means Units 37, 38, 72, and 308 to 332 inclusive on Level 1 and Unit 49 on Level 2;
- (i) "Dominant Portion" shall mean the portion of the inside Finished Surface of the permanent outer building wall which is 50% or more of the vertical floor-to-ceiling dimension, at the given point being measured as one moves horizontally along the wall. Dominant Portion itself is a vertical measurement between Finished Surfaces (or a series of vertical measurements) with the number of measurements needed based upon the conditions found along the wall. If, for instance, a window system is 4'6" (1.372 metres) high and the floor to ceiling dimension is 9'-0" (2.743 metres), the Dominant Portion is the inside surface of the glass for the full width of the window system. If, however, the window system is 4'5" (1.346 metres), the Dominant Portion is the inside surface of the wall. In designs of alternating window systems and wall sections, the Dominant Portion will move in and out as often as conditions dictate. If no Finished Surface of the permanent outer building is 50% or more of the vertical floor-to-ceiling dimension, or if the permanent outer building wall is not vertical, the Dominant Portion shall be the inside finished surface of the wall where it intersects the

- finished floor. In the case of Rentable Area with street level frontage, the Dominant Portion shall be the building line.
- (j) "Extraordinary Expenses" means the consumption of any service that is excessive or extraordinary in relation to the consumption or use by any other unit as determined by the Board of Directors acting reasonably;
- (k) "Finished Surface" shall mean a wall, ceiling or floor surface, including glass, as prepared for use of an occupant, excluding the thickness of any special surfacing materials such as paneling, furring strips and/or carpet;
- (I) "Grocery Store Units" means those Commercial/Retail Units and Corridor Units being Units 76 to 332 inclusive on Level 1;
- (m) "Kiosk Units" means those Commercial/Retail Units being Units 73, 74 and 75 on Level 1 and Units 388 to 394 inclusive on Level 2:
- (n) "Mall Units" means those Commercial/Retail Units being Units 118 to 381 inclusive on Level 2;
- (o) "Management Office Unit" means Unit 50 on Level 2;
- (p) "Major Vertical Penetrations" shall mean stairs, elevator shafts, flues, pipe shafts, vertical ducts and the like and their enclosing walls. Atria, lightwells and similar penetrations above the finished floor are included in this definition. Not included, however, are vertical penetrations built for the private use of an occupancy or Owner occupying Rentable Areas on more than one floor. Structural columns, openings for vertical electric cable or telephone distribution and openings for plumbing lines are not considered to be Major Vertical Penetrations;
- (q) "Material and Adverse Impact" means a material and adverse affect on: (a) the uses permitted within the Grocery Store Units herein, and the exclusive uses to which the occupant of the Grocery Store Units is entitled under paragraph 4.12 hereof; (b) the hours of operation of the Condominium; (c) access to and egress from the Condominium; (d) visibility and location of the signage relating to the Grocery Store Units; (e) parking rights of occupants of the Condominium including, but not limited to, the number of parking spaces in the Condominium; (f) lighting and security issues relating to the Condominium; or (g) changing the nature of the Condominium from a first class commercial building.
- (r) "Owner" means the owner or owners of the freehold estate(s) in a unit, but does not include a mortgagee unless in possession;
- (s) "Outdoor Terrace Unit" means Unit 1 on Level 3;
- (t) "Parking Units" means Units 23 to 84 inclusive, on Level A;
- (u) "Promotional Unit" means Unit 140 on Level 2;
- (v) "Registration Date" means the date of the registration of this Declaration;
- (w) "Rentable Area" shall be computed by measuring the area enclosed by the building line in the case of a street, driveway or parking area frontage; the Finished Surface of the Rentable Area side of corridor and other permanent walls; the Dominant Portion or a Major Vertical Penetration and the centre partitions that separate the Rentable Area from adjoining Rental Areas and/or Building Common Areas;
- (x) "Residential Units" means Units 48 to 53 inclusive and 333 to 354 inclusive, on Level 1;
- (y) "Restaurant Units" means the Commercial/Retail Units being Units 382 to 387 inclusive on Level 2;
- (z) "Rules" means the rules passed by the Board in accordance with the provisions of the Act;
- (aa) "Residential Condominium" means the condominium to be developed and created by the Declarant as a separate condominium corporation, upon the lands legally described as part of Lots 1 and 2, Plan 2196 and part of Lot 9, Concession 6 (Geographic Township of Markham), City of Markham, Regional Municipality of York, designated as Part 3 on Reference Plan 65R-34162 (the "Residential Condominium Lands");

- (bb) "Shared Facilities" means those portions of the Condominium over which the Residential Condominium enjoys an easement;
- "Shared Facilities Agreement" or "SFA" means the mutual easement and cost-sharing agreement to be entered into between the Declarant and the Corporation (with the Declarant entering into same for and on behalf of the Residential Condominium) and providing, amongst other things, for the mutual use, maintenance and cost-sharing of the Shared Facilities. The term "Shared Facilities Agreement" shall also be deemed to include, in its definition, any supplementary agreement(s) or counterpart agreement(s) which affirms, amends and/or supersedes the original Shared Facilities Agreement between the aforementioned parties and/or their respective successors and assigns and/or the Residential Condominium;
- "Shared Facilities Costs" means the aggregate of all costs and expenses incurred in connection with the Shared Facilities, all as provided in the Shared Facilities Agreement and shall include without limitation, the costs and expenses incurred in connection with the maintenance, repair and operation of the Shared Facilities, including without limitation, the cost of maintaining and repairing all electrical and mechanical equipment, fixtures and installations comprising same or appurtenant thereto, together with the amount of any municipal, provincial or federal taxes and/or common expenses assessments attributable to the Shared Facilities (or any portion thereof) and any common expenses payable in respect of the Amenity Unit;
- (ee) "Unit Owner's Individual Servicing System" means any mechanical or electrical system (including, without restricting the generality of the foregoing, any heating, cooling, air conditioning, refrigeration, plumbing, ecology, environmental air filtration, fire protection, fire alarm, sprinkler, sound insulation, heat insulation or ventilation system) and any signage display, lighting displays and advertising or business identification installations (including any awning, canopies and posters) which exclusively services any one unit (or any adjacent units owned by the same owner or any persons affiliated or associated with such owner) and the installation of which were not paid for by the Condominium but are being paid for and installed at the expense of the owner of any such unit benefitting from such servicing system, display or installation as referred to herein;
- (ff) "South Unionville Square" means the phased Condominium pursuant to Part XI of the Act to be created on the lands legally described as part of Lot 9, Concession 6 (Geographic Township of Markham), Blocks 172, 173 and 174, Plan 65M-3178 and part of Lots 1, 2 and 3, Plan 2196, City of Markham, Regional Municipality of York, designated as Part 1 on Reference Plan 65R-34162 ("Phase I") and part of Lot 1, Plan 2196, City of Markham, Regional Municipality of York, designated as Part 2 on Reference Plan 65R-34162 ("Phase II");
- (gg) "Units" means all portions of the condominium designated as a unit, collectively, as the context may require.

### 1.2 Act Governs the Lands

The Lands described in Schedule "A" annexed hereto and in the Description together with all interests appurtenant to the Lands are governed by the Act.

### 1.3 Phased Condominium

The registration of this Declaration and the Description will create a freehold condominium corporation that constitutes a phased condominium corporation.

### 1.4 Consent of Encumbrancers

The consent of every person having a registered mortgage against the Property or interests appurtenant thereto is contained in Schedule "B" attached hereto.

### 1.5 <u>Inclusions/Exclusions from Units</u>

The monuments controlling the extent of the units are the physical surfaces mentioned in the boundaries, as set out in **Schedule 'C'** annexed hereto. Notwithstanding the boundaries of any unit set out in Schedule 'C' annexed hereto, and notwithstanding anything else provided in this declaration to the contrary, it is expressly stipulated and declared that:

- (a) Each Residential Unit *shall include* all pipes, wires, cables, conduits, ducts, mechanical and electrical apparatus and the branch piping extending to, but not including, the common pipe risers, all of which provide a service or utility to the particular Unit, regardless of whether or not same are located outside the Unit boundaries described in Schedule 'C'. Each Residential Unit *shall also include* the heating, air conditioning and ventilation equipment and appurtenant fixtures attached thereto, including the shut-off valve, all of which provide a service or utility to that particular Unit, regardless of whether or not same are located outside the Unit boundaries described in Schedule 'C'.
- (b) Each Residential Unit *shall exclude* any load bearing wall or column that provides support to another Unit or the Common Element, exterior door and frame, window and frame, all pipes, wires, cables, conduits, ducts, shafts, flues and mechanical and electrical apparatus, carbon monoxide detectors, fire alarms, security or sprinkler systems, all of which are situate in the Unit and provide a service or utility to another Unit(s) or the Common Element.

### Commercial/Retail Units, Corridor Units, Management Office Units, Promotional Unit

- (a) Each unit described above *shall include* grease interceptors, the exterior doors, door frames, windows and window frames, the Unit Owner's Individual Servicing System and without limiting the generality of the foregoing, all pipes, wires, cables, conduits, ducts, mechanical and electrical apparatus, including, but not limited to, the heating, air conditioning and ventilation equipment and appurtenant fixtures attached thereto, that provide a service or utility to the Unit only, regardless of whether or not same are located outside the boundaries of the Unit described in Schedule 'C'.
- (b) Each unit described above *shall exclude* any load bearing walls and columns, that provides support to another Unit or the Common Element and any pipe, wire, cable, conduit, duct, shaft, sprinkler, fire alarm, security system, carbon monoxide detector, mechanical and electrical apparatus, which are situate within the Unit and which provide a service or utility to another Unit or the Common Element.

### **Parking Units**

- (a) Each Parking Unit has no inclusions.
- (b) Each Parking Unit, *shall exclude*, all equipment or apparatus including any fans, pipes, wires, cables, conduits, ducts, flues, shafts, fire hoses, floor area drains and sump pumps, sprinklers, lighting, fixtures, air-conditioning or heating equipment appurtenant thereto, which provide any service to the Common Elements or Units, including all curbs, wall structures and support columns and beams as well as any additional floor surfacing (membranes, asphalt and additional coatings included), which may be located within any Parking Unit.

### Kiosk Unit

Each Kiosk Unit *shall include* all electrical receptacles that supply any service to the Kiosk Unit regardless of whether same are installed or located within or beyond the boundaries of said Unit.

### Outdoor Terrace Unit

There are no inclusions or exclusions to the Outdoor Terrace Unit.

### 1.6 <u>Common Interest and Common Expenses</u>

Each Owner shall have an undivided interest in the Common Elements as a tenant in common with all other Owners in the proportions set forth opposite each unit number in Schedule "D" attached hereto and shall contribute to the common expenses in the proportion set forth opposite each unit number in Schedules "D" attached hereto. The total of the proportions of the common interests and proportionate contribution to common expenses shall each be one hundred (100%) percent.

### 1.7 Address for Service, Municipal Address and Mailing Address of the Corporation

The Corporation's address and mailing address shall be c/o 89 Skyway Avenue, Suite 200, Toronto, Ontario, M9W 6R3. The Corporation's municipal addresses are 8333 Kennedy Road, 8339 Kennedy Road, 28 South Unionville Avenue, 30 South Unionville Avenue and 32 South Unionville Avenue, Markham, Ontario.

### 1.8 Approval Authority Requirements

There are no conditions imposed by the approval authority to be included in this Declaration.

### 1.9 <u>Architect/Engineer Certificates</u>

The certificate(s) of the Declarant's architect(s) and/or engineer(s) confirming that all buildings on the Property have been constructed in accordance with the regulations made under the Act is/are contained in Schedule "G" attached hereto.

### **ARTICLE II**

### **COMMON EXPENSES**

### 2.1 Specification of Common Expenses

The common expenses shall comprise the expenses of the performance of the objects and duties of the Corporation and such other expenses, costs and sums of money incurred by or on behalf of the Corporation that are specifically designated as (or collectible as) common expenses pursuant to the provisions of the Act and/or this Declaration and without limiting the generality of the foregoing, shall include the specific expenses set out in Schedule "E" attached hereto.

### 2.2 Payment of Common Expenses

Each Owner shall pay to the Corporation his or her proportionate share of the common expenses and the assessment and collection of contributions toward common expenses may be regulated by the Board pursuant to the By-laws. In addition to the foregoing, any losses, costs or damages incurred by the Corporation by reason of a breach of any provision of this Declaration, or in any By-laws or Rules in force from time to time by any Owner, or by such owner's tenants, and/or their employees, and/or their respective invitees or licensees, or as a result of any breach or non-compliance with any Applicable Zoning By-laws, or other laws or regulations, or by reason of an extraordinary expense and which is directly attributable to the use made by any owner of a Unit or by such owner's tenants, employees, as aforesaid and/or their respective invitees or licensees, shall be borne and paid for by such owner and may be recovered by the Corporation against such owner in the same manner as common expenses.

### 2.3 Reserve Fund

- (a) The Corporation shall establish and maintain one or more Reserve Funds and shall collect from the Owners as part of their contribution towards the common expenses, all amounts that are reasonably expected to provide sufficient funds for major repair and replacement of Common Elements and assets of the Corporation all in accordance with provisions of the Act; and
- (b) No part of any Reserve Fund shall be used except for the purpose for which the fund was established. The Reserve Fund(s) shall constitute an asset of the Corporation and shall not be distributed to any Owner(s) except on termination of the Corporation in accordance with the provisions of the Act.

### 2.4 Status Certificate

The Corporation shall provide a status certificate to any requesting party who has paid (in advance) the applicable fees charged by the Corporation for providing same, in accordance with the provisions of the Act, together with all accompanying documentation and information prescribed by the Act. The Corporation shall forthwith provide the Declarant with a status certificate and all such accompanying documentation and information, as may be requested from time to time by or on behalf of the Declarant in connection with the Declarant's sale, transfer or mortgage of any Unit(s), all at no charge or fee to the Declarant or the person requesting same on behalf of the Declarant.

### 2.5 Extraordinary Expense

In the event the Board, acting reasonably, determines that any Owner is consuming an extraordinary amount of utilities, the Board shall have the right to install a separate check or consumption meter appurtenant to or within such Owner's unit to measure all or any part of the utility consumed by such unit or units in order to quantify and measure such Extraordinary Expense, which meter, the Board or its designated agents alone shall read or verify on a regular basis as below described and which such owner shall be obliged to maintain and repair at its sole cost and expense at the discretion and control of the Board.

- (a) Upon such installation being completed, such owner shall be solely responsible to pay to the Corporation, the Extraordinary Expense determined or established pursuant to the reading taken by or on behalf of the Corporation of such check or consumption meter appurtenant to its Unit as aforesaid, without reducing the proportionate share of common expenses that such Owner shall otherwise be liable to pay. Such Owner shall be responsible to reimburse the Corporation for the cost of installation of each such check or consumption meter as well as for its required replacement, maintenance or repair and shall reimburse the Corporation for the cost of removal of such meter which the Board in its discretion desires to remove, including at any point in time when the Extraordinary Expense is no longer being consumed in connection with such Owner's Unit; and
- (b) Each Unit Owner shall be obliged to pay the Corporation his or her Extraordinary Expense on or before the fifth (5th) day following receipt of an invoice from the Corporation setting out the Extraordinary Expense required to be paid. All such payments pursuant to this provision are deemed to be additional contributions towards the common expenses and recoverable as such.

### ARTICLE III

### **COMMON ELEMENTS**

### 3.1 <u>Use of Common Elements</u>

Subject to the provisions of the Act, this Declaration, the By-laws and any Rules, each Owner has the full use, occupancy and enjoyment of the whole or any parts of the Common Elements, except as herein otherwise provided.

However, save and except as expressly provided or contemplated in this Declaration to the contrary, no condition shall be permitted to exist, and no activity shall be carried on, within any unit or upon any portion of the Common Elements that:

- (a) will result in a contravention of any term or provision set out in the Act, this Declaration, the By-laws and Rules of the Corporation;
- (b) is likely to damage the property of the Condominium, injure any person, or impair the structural integrity of any Unit or Common Element area;
- (c) will unreasonably interfere with the use and enjoyment by the other Owners of the Common Elements and/or their respective Units;
- (d) may result in the cancellation (or threatened cancellation) of any policy of insurance obtained or maintained by the Corporation, or that may significantly increase any applicable insurance premium(s) with respect thereto, or any deductible portion in respect of such policy;
- (e) would lead to a contravention by the Corporation or by other owners of the Applicable Zoning By-laws or of any terms or provisions of any agreements with any municipal or other governmental authority and which are registered on title to the Property or which otherwise affect the Property ("Development Agreements") or which would require obtaining the consent or approval of any person pursuant to the terms of the Development Agreements.

No one shall, by any conduct or activity undertaken in or upon any part of the Common Elements, impede, hinder or obstruct any right, privilege, easement or benefit given to any party, person or other entity pursuant to this Declaration, any By-law and/or the Rules.

### 3.2 <u>Exclusive Use Common Elements</u>

Subject to the provisions of and compliance with the Act, this Declaration, the By-laws and the Rules, the Owners of Unit(s) listed in Schedule "F" attached hereto shall have the exclusive use and enjoyment of those parts of the Common Elements more particularly described in Schedule "F" which are respectively allocated to the Unit(s).

### 3.3 Restricted Access

(a) Without the consent in writing of the Board, no Owner shall have the right of access to those parts of the Common Elements used from time to time for the care, maintenance or operation of the Property or any part thereof as designated by the Board, from time to time.

- (b) This paragraph 3.3 shall not apply to any mortgagee holding mortgages on at least thirty percent (30%) of the Units who shall have a right of access for inspection upon forty-eight (48) hours notice to the Corporation or its property manager.
- (c) Notwithstanding any other provision of this Declaration to the contrary, the owners of the Commercial/Retail Units shall have the full access to and shall have the use and enjoyment of the Common Element areas of this Condominium, for the purpose of servicing, repairing, maintaining, replacing or inspecting the Unit Owner's Individual Servicing System as required to permit that servicing system or installation to function and operate in accordance with its permitted or contemplated use. Furthermore, the Owners of such Units shall have such access to and over the Common Element areas of this Condominium as is necessary to adequately maintain and repair their respective Units or conduct any act permitted to be made to or in their Units, all in accordance with the provisions of this Declaration. However all such access shall only be with the prior written consent of the Corporation.

### 3.4 <u>Modifications of Common Elements, Assets and Services</u>

### (a) General Prohibition

No owner shall make any change or alteration to the Common Elements whatsoever, including any installation(s) thereon, nor alter, decorate, renovate, maintain or repair any part of the Common Elements (except for maintaining those parts of the Common Elements which he or she has a duty to maintain in accordance with the provisions of this Declaration) without obtaining the prior written approval of the Board and having entered into an agreement with the Corporation in accordance with section 98 of the Act.

### (b) Non-Substantial Additions, Alterations and Improvements by the Corporation

The Corporation may make a non-substantial addition, alteration, or improvement to the Common Elements, a non-substantial change in the assets of the Corporation or a non-substantial change in a service that the Corporation provides to the Owners in accordance with subsections 97(2) and (3) of the Act.

### (c) Substantial Additions, Alterations and Improvements by the Corporation

The Corporation may, by a vote of owners who own at least sixty-six and two thirds (66 2/3 %) percent of the Units, make a substantial addition, alteration or improvement to the Common Elements, a substantial change in the assets of the Corporation or a substantial change in a service the Corporation provides to the Owner in accordance with subsections 97 (4), (5) and (6) of the Act.

### 3.5 <u>Permitted Modifications</u>

For the purposes of this Declaration, and for the purposes of regulating and managing the affairs of this Corporation and the Corporation's compliance with any provisions of the Act, and this Declaration, the following acts, (the "Permitted Modification(s)") shall not be considered additions, alterations, improvements to, or renovations of the Common Elements of the Corporation, nor a change in its assets:

- (i) any installation, alteration or improvement in a Commercial/Retail Unit, which involves a Minor Installation onto the Common Elements;
- (ii) any alteration, addition, change, improvement or renovation made within any Commercial/Retail Unit that a tenant of a commercial or retail unit or store in a shopping plaza might ordinarily or reasonably be permitted to make as a leasehold improvement under the terms of a lease, in order to allow such tenant's store to function or operate;
- (iii) the removal or replacement of any wall situate between Commercial/Retail Units or which constitutes part of the unit but which serves to separate units from Common Elements (provided the provisions of this Declaration are complied with) or the making of any full or partial enclosure of any unenclosed open area within the unit or any other unenclosed area within the boundary limits of any Commercial/Retail Unit but which is situate beyond the physical limit of any wall, glass panel, door or other physical installation that physically encloses that unit;
- (iv) any extension of the boundary or limit of any physical installation physically enclosing a Commercial/Retail Unit up to the outer limit of any such unit, or the enclosure of any boundary or side of any Commercial/Retail Unit; or

the alteration or removal of non-structural or non-load bearing walls or columns, (v) within any Commercial/Retail Unit (provided the provisions of this Declaration are at all times complied with).

### Minor Installations onto the Common Elements 3.6

- Notwithstanding any provisions of this Declaration or the By-laws or Rules hereafter passed (a) or enacted to the contrary, but subject to the provisions of this section, each owner of a Commercial/Retail Unit shall be entitled to install, encroach upon, protrude onto, puncture, pierce, alter or hang equipment from, any part of the Common Elements of the Corporation (hereinafter referred to as a ("Minor Installation onto the Common Elements") for the following purposes:
  - to install, alter, repair, replace or upgrade any Unit Owner's Individual Servicing (i) System:
  - to hook onto or connect any Unit Owner's Individual Servicing System into any of (ii) the Condominium's servicing systems, provided such hook up or connection was not provided in the mechanical, electrical, servicing or architectural drawings of the Condominium at the time of registration of this Declaration;
  - to recover or erect partitions and/or walls located between any two (iii) Commercial/Retail Units, or which are situate between any such units and any adjacent Common Element areas and to replace, demolish or remove any such partitions and/or walls which are non-load bearing or non-structural walls or partitions;
  - to alter, replace, demolish or remove non-structural or non-load bearing walls or (iv) columns within the Commercial/Retail Units and ultimately to reconstruct them;
  - to alter, replace or install any existing or new floor coverings, wall coverings, ceiling (v) coverings, light fixtures, window coverings, store displays and facades, signage, canopies, advertising, and other similar finishing and\or installations so as to assist or facilitate the owners thereof in the operation or conduct of the commercial or retail business, or other activity which is permitted by this Declaration to be carried on within such Commercial/Retail Units; or
  - generally to conduct such improvements, or renovations which the owners of any (vi) Commercial/Retail Unit and their tenants, agents and employees desire to make or effect to these units, which are necessary or desirable to assist them in, the operation or conduct of any commercial business or other activity which is permitted by this Declaration to be carried on within such Commercial/Retail Units.

Prior to commencing a Minor Installation onto the Common Elements, the unit owner purporting to carry out same must first comply with the applicable requirements herein. Notwithstanding the foregoing, the Declarant shall not be required to comply with the requirements set out hereunder, when making or effecting a Minor Installation onto the Common Elements unless said provisions specifically provide that the Declarant (as opposed to an owner of a Unit) is obliged to do so.

- (b) No owner shall be entitled to allow any encroachment of any installation or facility onto any part of the adjacent Common Element areas of the Condominium which is situate beyond the limit of the boundaries of any unit where such boundary forms the vertical plane or line of face of any wall systems or any perimeter wall as illustrated on the description plan of the Condominium, or which is situate more than 8 inches beyond any boundary of a unit where such unit boundary forms the line of face of concrete, concrete block, or brick parameter walls or the line of face of columns or pillars, as such boundary is illustrated on the description plan of the Condominium.
- (c) General Requirements for a Minor Installation on to the Common Elements

Prior to commencing a Minor Installation onto the Common Elements, the following requirements must be satisfied by the owner purporting to carry out same, namely:

- copies of all plans and specifications prepared by a certified architect or engineer (i) must first be delivered to the Board. The aforesaid plans and specifications shall delineate all proposed construction in the Unit and illustrate in sufficient detail, the manner in which the Common Elements of the Corporation may be affected;
- the owner, in making the Minor Installation onto the Common Elements, must (ii) comply with the provisions of all Rules, regulations and ordinances of any applicable

governmental authority including without limiting the generality of the foregoing, paragraph 3.7 of this Article III;

- the Board must be satisfied, acting reasonable, that the use made by other unit owners and/or the Corporation of the units and Common Elements will not be unduly or unreasonable altered, disturbed or interfered with by such Minor Installation onto the Common Elements and that such construction in the applicable Unit will not unduly affect the structural or visual integrity of any other unit or of the Common Elements nor will adversely interfere with the electrical, heating or other mechanical fixtures, equipment or systems servicing other units or the Common Elements, and if the Board makes such determination, it may require the payment of a cash deposit or the posting of a letter of credit or security satisfactory to it to secure any of the obligations or matters described or referred to in this subparagraph;
- (iv) adequate measures must be taken by such unit owner so that any noise, interference or vibration caused to any other owner or to any part of the Condominium arising from the construction or installation activity within the Unit or in any Common Element area of the Condominium is minimized;
- (v) such owner seeking to effect the Minor Installation onto the Common Elements must agree to indemnify and save the Corporation harmless from and against any and all costs, expenses, damages, claims or liabilities which it may incur or suffer as a result of or in connection with such Minor Installation onto the Common Elements and such owner must agree to execute such further assurances as the Board may reasonable require in connection herewith;

on the express understanding that the Declarant, when carrying out a Minor Installation onto the Common Elements, shall only be obliged to comply with the requirements set out in subsection 3.6(c)(i) and (ii) above.

### (d) Additional Requirements for a Unit Owner's Individual Servicing System Installation

Where a Minor Installation onto the Common Elements also constitutes a Unit Owner's Individual Servicing System installation, then the following additional requirements must also be satisfied prior to commencing any work on such Unit Owner's Individual Servicing System installation:

- (i) plans and specifications showing the nature of the installation and showing the altered layout, and interior partitions of the unit, and the servicing requirements and outlets for the unit must be submitted to the Board for review and approval by the Condominium's designated engineer;
- (ii) the Condominium's designated engineer must be satisfied, in its professional opinion, that the Owner's Individual Servicing System installation will not disrupt the servicing or operation of any of the other Units for their intended purpose; that it will not give rise to the consumption of services or utilities constituting for such Unit, an Extraordinary Expense, and that it will not lead to or result in the services or utilities supplying that unit and other units in the Condominium affected by the service installation, to exceed the permitted utility or service tolerance or maximum consumption capacities designated for the units they are designed to serve;
- (iii) the Condominium's engineer must be satisfied that the Unit Owner's Individual Servicing System installation meets any applicable local utility requirements and the requirements of the Ontario Building Code and Electrical Code (if applicable) and are within the permitted utility or service tolerances (or maximum consumption capacities) designed for the units in question in order to ensure that the Condominium's overall hydro service(s) will not, after such installation, exceed permitted or acceptable levels. If such tolerances or capacities will be exceeded, then such unit owner will be required to satisfy the reasonable requirements imposed by the Condominium's professional engineer as a result;
- (iv) the contractor performing such Owner's Individual Servicing System installation, must be approved by the Condominium's engineer, acting reasonably;
- (v) adequate liability insurance naming the Condominium as a named insured must be procured (with a certified copy delivered to the Board) by the unit owner, with such provisions to be contained therein as the Condominium or its designated insurer deems adequate to protect it from liability for loss and/or damage to persons and/or property occasioned from the installation and operation of such service installation;

- (vi) if a Unit Owner's Individual Servicing System installation consists of any advertising or business identification installations including any sign, display, poster, awning or canopy, then the installation must be compatible with the visual integrity of the rest of the Condominium as determined by the Board, acting reasonably and the restrictions with respect to signs provided elsewhere in this Declaration; and
- (vii) any and all fees and costs incurred by the Condominium with respect to any of the foregoing matters (including without limitation the fees and cost of the Condominium's designated engineer), shall be paid for in advance, by the unit owner carrying out the Unit Owner's Individual Servicing System installation;

on the express understanding that the Declarant shall not be obliged to comply with any of the foregoing requirements when affecting a Unit Owner's Individual Servicing System installation.

(e) In addition to the foregoing requirements set out above, the Board shall be entitled to impose additional reasonable requirements upon a unit owner desiring to carry out a Minor Installation onto the Common Elements, on the express understanding however, that any additional requirements will not apply to the Declarant and must not be so onerous or prohibitive so as to constitute a prohibition of such activity.

### 3.7 Requirements of the Corporation of The City of Markham (the "City")

- (a) Building Permit Applications are required for all construction affecting the Common Elements including Minor Installations on to the Common Elements.
- (b) The Corporation is responsible for ensuring that construction anywhere within the Common Elements or units is authorized by the City and complies with the applicable provisions of the Ontario Building Code, in force from time to time and all applicable laws. In the event an owner fails to obtain the appropriate permit any costs incurred by the Corporation pursuant to this provision shall be added to the common expenses for said unit and may be collected as such.
- (c) Owners shall not do any work on Common Elements (including Minor Installations on the Common Elements) (that may be approved by the Board pursuant to this Declaration) without first obtaining from the City a building permit and providing a copy of same to the Corporation.

### 3.8 <u>Declarant Rights</u>

Notwithstanding anything provided in this Declaration to the contrary, and notwithstanding any Rules or By-laws of the Corporation hereafter passed or enacted to the contrary, it is expressly stipulated and declared that:

- (i) the Declarant and its authorized agents, representatives and/or invitees shall have free and uninterrupted access to and egress from the Common Elements, for the purposes of implementing, operating and/or administering the Declarant's marketing, sale, construction and/or customer-service program(s) with respect to any unsold units in this Condominium, from time to time;
- (ii) the Declarant and its authorized agents or representatives shall be entitled to erect and maintain signs and displays for marketing/sale purposes, as well as model suites and one or more offices for marketing, sales, construction and/or customer-service purposes, upon any portion of the Common Elements, and within or outside any unsold Units, at such locations and having such dimensions as the Declarant may determine in its sole and unfettered discretion, all without any charge to the Declarant for the use of the space(s) so occupied, nor for any utility services (or any other usual or customary services) supplied thereto or consumed thereby, nor shall the Corporation (or any one else acting on behalf of the Corporation) prevent or interfere with the provision of utility services (or any other usual or customary services) to the Declarant's marketing/sales/construction/customer-service office(s) and said model suites; and
- (iii) the Corporation shall ensure that no actions or steps are taken by anyone which would prohibit, limit or restrict the access and egress of the Declarant and its authorized agents, representative and/or invitees over the Common Element areas of this Condominium;

until such time as all of the Units in this Condominium (including any subsequent phase of this Condominium) have been transferred by the Declarant.

### 3.9 Storage of Refuse

No outdoor storage of refuse will be permitted on the site. Storage of refuse shall only be permitted within the designated refuse storage rooms on the Property and in accordance with all requirements of governmental authorities. The refrigerated refuse storage room may only be used for the temporary storage of refuse that is required, by law, to be refrigerated.

### 3.10 Use of Common Element Areas for Promotion

- (a) Subject to subparagraph (b) of this paragraph 3.10, the Condominium may grant to each Owner of any Commercial/Retail Unit on a short term basis (for periods of not more than fourteen (14) days and renewable for successive fourteen (14) day periods) separate, non-exclusive licenses of any part of its Common Element areas which are adjacent to or in the neighbouring vicinity of any such Commercial/Retail Unit owned by any such owner. Such licenses shall be granted for the express purpose of allowing such Unit Owner (and its tenants and permitted occupants) to occupy such Common Element areas under license, for the purposes of:
  - (i) displaying their goods, services and merchandise in or on such areas on removable shelves, racks and other similar displays;
  - (ii) maintain temporary displays, signs, posters decorations, thereon;
  - (iii) maintaining entertainment features, special features, shows, displays and the like thereon; or
  - (iv) maintaining promotional activities within such areas, all of which will promote the industrial operation of the business or business carried on within the unit of the owner, in whose favour such license(s) is/are being granted.
- (b) The Condominium shall be required to grant such licenses only for general promotion of the Commercial/Retail Units at such times throughout the year as determined by the Board of Directors provided same shall be conducted to the standard as determined by the Board of Directors and further subject to the imposition of any restrictions, terms or conditions that the Condominium may wish to impose upon such Unit Owner.
- (c) Subject to subparagraph (b) of this paragraph 3.10, the Condominium shall itself be empowered to use any part of its Common Element area from time to time on a non-continuous basis,
  - (i) to conduct any special features or programs and/or promotional activities thereon;
  - (ii) to maintain any display or promote any entertainment activity;
  - (iii) to permit the erection of decorative installations thereon;

any of which activities will serve to support or assist the commercial operations and activities conducted in the units in the Condominium.

### 3.11 <u>Pets</u>

No animal, livestock or fowl (other than a guide dog or similar pet used to assist the disabled) are permitted to be on or about the Common Elements, including the exclusive use Common Elements.

### 3.12 Additional Provision relating to the Grocery Store Units

Inasmuch as the occupant of the Grocery Store Units is an anchor tenant which is intended to bring many customers to the Condominium, the following additional provisions relating to the Common Elements of the Condominium shall apply as long as all or substantially all of the Grocery Store Units are being occupied as a grocery store:

(a) the Owner or occupant of the Grocery Store Units shall have a licence to exclusively use up to eight parking spaces on the outdoor common elements on Level 1 as shopping cart storage areas. Such Owner or occupant shall, from time to time and on written notice to the Corporation, be permitted to change the location of the shopping cart storage areas within these areas. Furthermore, such Owner or occupant shall have a licence to exclusively use common elements areas on all levels of the Condominium to accommodate the storage of approximately 250 full size shopping carts. The areas to be used for storage of shopping carts shall be selected by the Owner or occupant of the Grocery Store Units and may be changed by

such Owner or occupant from time to time with written notice of same to the Corporation. Such Owner or occupant shall be responsible to maintain and repair any areas used for the storage of shopping carts;

- (b) notwithstanding the other provisions of this Declaration with respect to signage and subject to complying with all signage by-laws of the City of Markham, (i) the occupant of the Grocery Store Units shall be entitled to use its standard signage design, colours and logo and the approval rights of the Declarant and the Corporation contained herein shall only relate to the size and location of such occupant's signage; and (ii) such occupant shall be entitled to install its chain-wide window graphics and signage on the inside of the windows within the Grocery Store Units;
- (c) no building or other permanent structure may be constructed on the outdoor common elements on Level 1 of the Condominium;
- (d) the Corporation has the right to temporarily interrupt the use of any of the Common Elements and the supply of any services when necessary by reason of accident or during the making of repairs, replacements, alterations or improvements in the judgment of the Corporation necessary or desirable to be made until the repairs, replacements, alterations or improvements have been completed to the satisfaction of the Corporation, provided that: (i) such repairs, replacements, alterations and improvements may only be undertaken during the hours from 11:59 p.m. to 6:00 a.m. or during any other hours when the occupant of the Grocery Store Units is closed for business; (ii) except in an emergency, at least five (5) days prior written notice is provided to the occupant of the Grocery Store Units and (iii) all reasonable steps shall be taken to minimize any interference with the use and enjoyment of the Grocery Store Units by the occupant of the Grocery Store Units, both as to the extent and duration of such interference;
- (e) notwithstanding paragraph 4.3(c) hereof, the occupant of the Grocery Store Units shall, subject to applicable municipal by-laws, be entitled to install a satellite dish having a diameter of no more than three (3) feet on the roof of the Condominium building for the purpose of recording and transmitting its sales and other information to its corporate head office. Such occupant shall be responsible for any damage to the roof caused by the installation, maintenance and removal of such satellite dish;
- (f) in addition to its statutory rights under the Act, the owner of the Grocery Store Units shall be entitled to receive from the Corporation, at no cost to such owner, copies of whatever financial records and invoices it requires in order to substantiate an accounting between such owner and the occupant of the Grocery Store Units;
- (g) the Corporation shall maintain at all times a minimum of five (5) parking spaces per 1,000 square feet of retail space (with sufficient handicapped parking spaces as required by law), a minimum of 15 foot sidewalk and traffic calming speed bumps in front of the entrances to the Grocery Store Units as well as traffic control signs as required (stop signs, handicapped parking, etc.) and protective bollards throughout the Condominium as necessary;
- (h) the occupant of the Grocery Store Units shall have the exclusive right to use the dedicated shopping cart elevator and shall accordingly be responsible for its maintenance, repair and replacement when necessary. Other than the shopping cart elevator, the Corporation shall maintain at all times all other elevators and escalators in the Condominium and may not reduce the number thereof or the hours that same operate without the prior written consent of the occupant of the Grocery Store Units;
- (i) the Corporation may not charge a fee for parking in the parking spaces in the Common Elements of the Condominium, provided that same shall not prevent the ticketing of vehicles parked for periods of time or in places that are in contravention of the Rules of the Condominium; and
- (j) the Owner of the Grocery Store Units and its tenants, and their respective agents and invitees shall have full and reasonable access to common element areas of the Condominium to inspect, maintain, repair and replace all services that service such Units including, without limitation, sanitary lines, floor drains, grease interceptors, refrigeration lines, refrigeration pits, HVAC and exhaust ducts, vent pipes, refrigeration piping and communication wiring.

### ARTICLE IV

### **UNITS**

### 4.1 General Use

The occupation and use of the Units shall be in accordance with the following restrictions and stipulations:

- (a) No Unit shall be occupied or used by an Owner or anyone else, in such a manner as is likely to damage or injure any person or property (including any other Units or any portion of the Common Elements) or in a manner that will impair the structural integrity, either patently or latently, of the Units and/or Common Elements or in a manner that will unreasonably interfere with the use or enjoyment by other owners of the Common Elements or their respective Units, or that may result in the cancellation or threat of cancellation of any insurance policy referred to in this Declaration or that may increase any insurance premiums with respect thereto, or in such a manner as to lead to a breach by an Owner or by the Corporation of any provisions of this Declaration, the By-laws, and/or any agreement authorized by By-law. If the use made by an Owner of a Unit, other than the Declarant (except as is contemplated in this Declaration or in the By-laws, or in any agreement authorized by By-law) causes injury to any person or causes latent or patent damage to any Unit or to any part of the Common Elements, or results in the premiums of any insurance policy obtained or maintained by the Corporation being increased, or results in such policy being canceled, then such Owner shall be personally liable to pay and/or fully reimburse the Corporation for all costs incurred in the rectification of the aforesaid damages, and for such increased portion of the insurance premiums so payable by the Corporation (as a result of such Owner's use) and such Owner shall also be liable to pay and/or fully reimburse the Corporation for all other costs, expenses and liabilities suffered or incurred by the Corporation as a result of such owner's breach of the foregoing provisions of this subparagraph and such Owner shall pay with his or her next monthly contribution towards the common expenses after receipt of a notice from the Corporation, all increases in premiums in respect of such policy or policies of insurance. All payments pursuant to this clause are deemed to be additional contributions towards common expenses and recoverable as such; and
- (b) The Owner shall comply, and shall require all members of his or her family, occupants, tenants, invitees, servants, agents, contractors and licensees of his or her Unit to comply with the Act, the Declaration, the By-laws, and all agreements authorized by By-law and the Rules.

### 4.2 <u>Commercial/Retail Units</u>

- (a) No Commercial/Retail Unit shall be used for any purpose or in any manner which:
  - (i) shall constitute a nuisance to, or otherwise unreasonably interfere with, the Owners or occupants of the Condominium;
  - (ii) results in the storage of any hazardous or noxious chemicals or materials;
  - (iii) substantially increases the security costs for guarding or maintaining the Property provided that if one or more Units are used for a purpose that substantially increases the security costs of guarding or maintaining the Property, the excess cost can be assessed against the Owner as common expenses and recovered as such;
  - (iv) constitute a breach or contravention of any Applicable Zoning By-law;
  - (v) is contrary to or in non-compliance with any restrictive covenants or restrictions established by the Declarant or by any entity on its behalf and which are registered on title to a Commercial/Retail Unit or any portion of the Property.
- (b) Not more than 20% of the total floor area of the Condominium may be used as a restaurant.
- (c) Subject to compliance with applicable laws, there are no restrictions on hours of operation of the Commercial/Retail Units.
- (d) None of the Mall Units or the Kiosk Units may be used as a sit down restaurant or as a pet store.
- (e) None of Units 118 to 381 inclusive and 388 to 394 inclusive on Level 2 may sell food prepared on the premises nor may they conduct any cooking activities therein. For greater certainty, the preparation of beverages shall not be considered to be a cooking activity

- (f) None of the Units on Level 2 other than the Restaurant Units, may be equipped with an exhaust system.
- (g) No walls may be erected in or around the perimeter of the Kiosk Units.
- (h) No change shall be made in the colour of any window, door, glass or screen or of a Unit except with the prior written consent of the Board.
- (i) For the purpose of this subparagraph, "Vertical/Horizontal Party Wall" means a vertical or horizontal wall constructed along the boundary between two (2) Commercial/Retail Units shown in the Description as a vertical plane. Where and to the extent that concrete, concrete block or masonry portions of walls/floors/ceilings or columns located within the Commercial/Retail Unit are not load-bearing walls or columns, and contain no service conduits that service any other Unit or the Common Elements, an Owner may, with prior written consent of the Board which may attach any reasonable condition to its consent, including obtaining the approval of the insurer of the Property and the Owner's written agreement to indemnify and save the Corporation harmless from and against any and all costs, expenses, damages, claims, and/or liabilities which the Corporation may suffer or incur as a result of or in connection with such work:
  - (a) erect, remove or alter any internal walls or partitions within his or her Commercial/Retail Unit; or
  - (b) where he or she is the Owner of two (2) or more adjoining Commercial/Retail Units, erect, remove or alter along all or part of those portions of the vertical or horizontal boundaries of each of such adjoining Commercial/Retail Units shown in the Description as a line or plane, any Vertical/Horizontal Party Wall between his or her Commercial/Retail Unit and such adjoining Commercial/Retail Unit, or any soundproofing or insulating material on his or her Commercial/Retail Unit side of such Vertical/Horizontal Party Wall.

The Declarant shall be permitted to perform any work described in this paragraph without first obtaining the prior written consent of the Board.

- (ii) Prior to performing any work which an Owner is entitled to perform pursuant to subparagraph (i) above, the Owner shall lodge with the Board the drawings and specifications detailing the location, materials and method of construction and installation of such work, together with a certificate addressed to the Corporation from a duly qualified architect and/or structural engineer certifying that if the work is carried out in accordance with the drawings and data so lodged with the Board, the structural integrity of the Common Elements will not be impaired and such work will not interfere with or impair any structure where there is functioning or operating machinery and equipment which is part of the Common Elements.
- (iii) All work performed under subparagraph (i) above will be carried out in accordance with:
  - (a) the provisions of all relevant municipal and other governmental by-laws, rules, regulations or ordinances;
  - (b) the provisions of the By-Laws of the Corporation and the conditions, if any, of approval by the Board; and
  - (c) the drawings, specifications and data lodged with the Board.
- (iv) Forthwith following the completion of any work which an Owner is entitled to perform pursuant to subparagraph (i) above, the Owner shall deliver a further certificate from the said architect and/or engineer, or such other architect and/or engineer as may be acceptable to the Board, certifying that the work has in fact been completed in accordance with the drawings and data previously lodged with the Board, the structural integrity of the Common Elements has not been impaired, and that such work has not interfered with or impaired any structure or the functioning or operation of any machinery and equipment which is part of the Common Elements; or failing such certifications, specifying in reasonable detail the reasons why such certification cannot be made.

- (v) Notwithstanding the removal of the whole or any portion of any demising or partition wall or floor/ceiling as aforesaid, the adjoining Commercial/Retail Units thereto shall still constitute two separate Commercial/Retail Units, as illustrated in the Description and all obligations of the Owner(s) of the said two adjoining Commercial/Retail Units, whether arising under the Act, the Declaration, the By-Laws or the Rules of the Condominium, shall remain unchanged.
- (j) No pets (other than non-exotic caged pets or fish in an aquarium or a guide dog or similar pet used to assist the disabled) may be brought into the Commercial/Retail Units.
- (k) All sliding doors providing access to Units 95 to 386 inclusive on Level 2 shall remain in the open position when such Units are open for business.

### 4.3 Residential Units

The occupation and use of the Residential Units shall be in accordance with the following restrictions and stipulations:

- (a) Each Residential Unit shall be occupied and used in accordance with the applicable zoning by-laws pertaining to the Property and for no other purpose whatsoever. The number of individuals who may occupy a Residential Unit shall be the same as the number permitted by the local municipal by-laws from time to time. The foregoing shall not prevent the Declarant from completing the building and all improvements to the Property, maintaining Residential Units as models for display and sale purposes, and otherwise maintaining construction offices, displays and signs for marketing /sales/leasing purposes upon the Common Elements, and within or outside any unsold Unit, until all Units in the Corporation have been conveyed by the Declarant, or its related companies.
- (b) No change shall be made in the colour of any exterior glass, window, door or screen of any Unit except with the prior written consent of the Board. Each Owner shall ensure that nothing is affixed, attached to, hung, displayed or placed on the exterior walls, including awnings and/or storm shutters, doors or windows of the building, nor shall an Owner grow any type of plant, shrubbery, flower, vine or grass outside his or her Unit, except with the prior written consent of the Board, and further, when approved, subject to the rules. All shades or other window coverings shall be white or off white when visible from the outside and all draperies shall be lined in white or off white to present a uniform appearance to the exterior of the buildings. No clothesline or similar device shall be allowed on any portion of the Property nor shall clothes or other laundry be hung anywhere on the Property;
- (c) No exterior aerial or antenna or satellite dish shall be placed anywhere on the Property, including the Units and Common Elements.
- (d) No portable or window air conditioner shall be placed or installed on the outside of window sills or projections. Any Owner may install a central air-conditioning unit provided that the written consent of the Board (not to be unreasonably withheld) is first obtained including approval of the location of the installation, the size and type of a central air-conditioning unit to be installed and approval of the method and manner of installation. Any unit owner who installs an air-conditioning unit as aforesaid shall be responsible at his or her sole cost and expense for the maintenance and repair of same and shall indemnify and save the Corporation harmless from and against any and all costs, expenses, damage claims or liabilities which the Corporation may incur or suffer as a result of or in connection with the installation and/or operation of such air-conditioning unit. Owners are required to ensure that adequate measures will be taken to minimize noise and vibration which could disturb any other owner arising from the installation and/or operation of the air-conditioning unit and must have a sound rating less than or equal to 7.6 bels;
- (e) No sign, advertisement or notice of any type shall be inscribed, painted, affixed or displayed on any part of the inside or outside of any Unit, except for signs marketing the Property or the Corporation or Units contained therein for sale;
- (f) In the event the Board determines, in its sole discretion, acting reasonably, that any noise or odour is being transmitted to another Unit and that such noise or odour is an annoyance and/or a nuisance and/or disruptive (regardless of whether that Unit is adjacent to or wherever situated in relation to the offending Unit), then the Owner of such Unit shall at his or her own expense take such steps as shall be necessary to abate such noise or odour to the satisfaction of the Board. In the event the Owner of such Unit fails to abate the noise or odour, the Board shall take such steps as shall be necessary to abate the noise or odour and the Owner shall be liable to the Corporation for all expenses incurred by the Corporation in abating the noise or odour, which expenses are to include reasonable solicitor's fees on a solicitor and his or her

own client basis which shall be deemed to be additional contributions to common expenses and recoverable as such; and

- (g) No Owner of a Unit shall make any change, addition, modification or alteration, except for any change, addition, modification or alteration which is solely decorative in nature, in or to his or her Unit without the prior written consent of the Board, which consent shall be in the sole and unfettered discretion of the Board and may be subject to such conditions as may be determined by the Board. When requesting such consent, the Owner shall provide to the Board a copy of the plans relating to the proposed structural change, renovation, alteration or addition and such other information as may be required by the Board. The Board, or its authorized agent, shall review such plans and information for the purpose of confirming, in its sole and absolute discretion, that the proposed structural change, renovation, alteration or addition will not:
  - (i) adversely affect the structural integrity of the Unit or any other Unit;
  - (ii) detract from the use or enjoyment by an Owner or occupant of any other Unit;
  - (iii) negatively impact the aesthetic appearance of the condominium townhouse complex;
  - (iv) increase the insurance premiums relating to any policy of insurance maintained by the Corporation;
  - (v) obstruct access to any utility easements or public services;
  - (vi) encroach on the Common Elements or any other Unit;
  - (vii) obstruct the drainage pattern of the Property; or
  - (viii) offend any provisions of any municipal or zoning by-law or restriction.

### 4.4 Parking Units

- (a) Each Parking Unit shall be used and occupied only for the parking of motor vehicles as may be from time to time defined in the Rules of the Corporation. It shall be the responsibility of the Owners to ensure that their vehicles can be properly operated and/or parked in the parking structure within the Property. The Owners of Parking Units shall not permit any portion of any motor vehicle parked within a Parking Unit to protrude beyond the boundaries of the Parking Unit and encroach upon any portion of the Common Elements or upon any other Unit. Each Owner shall maintain his or her Parking Unit in a clean and sightly condition, notwithstanding that the Corporation may make provision in its annual budget for cleaning of Parking Units.
- (b) The Declarant, at its option, shall have the right to use and allow its sales staff, authorized personnel or any prospective purchaser or tenant to use any unsold Parking Units which right shall continue until one year following such time as all the Residential in this Corporation have been transferred.
- (c) Any or all of the Parking Units in this Condominium may at any time be sold, leased, charged, transferred or otherwise conveyed, either separately or in combination with any the Residential Units, provided however, that any sale, transfer, assignment, lease or other conveyance of any Parking Unit shall be made only to the Declarant, to the Corporation or to any owner of a Residential Unit in this Corporation. Parking Units may be leased to tenants in actual occupation of Residential Units subject to the provisions in this Article IV of the Declaration. Any instrument or other document purporting to affect a sale, transfer, assignment or other conveyance of any Parking Unit, in contravention of any of the foregoing provisions, shall be deemed to be null and void and of no force and effect whatsoever.
- (d) Notwithstanding the provisions of this paragraph, in the event the Corporation becomes the Owner of any of the Parking Units the Board may, from time to time, designate the said Units for alternate uses, provided that such alternate use is in accordance with the requirements and the by-laws of the City of Markham and approved by the requisite number of Owners at a meeting duly called for that purpose.
- (e) Parking Unit 65 on Level A (the "Disabled Parking Unit") shall be subject to the following:
  - (i) In the event that a "disabled driver", as defined in the regulations promulgated pursuant to the Highway Traffic Act, R.S.O. 1990, c.H.8, as amended from time to time, including a driver whose licence plate incorporates the international symbol for the disabled, purchases or leases a Residential Unit and a Parking Unit which is not a Disabled Parking Unit, the owner or any person occupying the Disabled Parking Unit shall (if not disabled), upon notice from the Corporation and at the request of the

disabled driver, exchange the right to occupy the Disabled Parking Unit with the disabled driver for the Parking Unit which was purchased or leased by the disabled driver, said exchange of the right to occupy said space to continue for the full period of the disabled driver's residence in the building.

- (ii) When a disabled driver requests an exchange of occupancy rights for the Disabled Parking Unit, the Corporation shall forthwith notify the Owner of and any person occupying the Disabled Parking Unit and the Owner and/or occupant shall complete the exchange of use immediately upon delivery of the notice provided said Owner or occupant is not a disabled driver.
- (iii) No rent, charges, fees or costs whatsoever shall be charged by the owner, occupant or the Corporation in connection with the exchange of the right to occupy.

### 4.5 <u>Corridor Units</u>

The Corridor Units, when in common ownership with all of the Commercial/Retail Units abutting the Corridor Units may be used for any purpose permitted in the Commercial/Retail Units. In the event one or more of the Commercial/Retail Units abutting Corridor Units are held in separate ownership, the sole use such Corridor Unit shall be to provide ingress and egress to the Commercial/Retail Units. Corridor Units may only be owned in conjunction with abutting Commercial/Retail Units in such a manner that the Owner of each such unit shall have direct access to common element areas of the Condominium.

### 4.6 <u>Management Office Unit</u>

The Management Office Unit shall be used only as an office for the property manager appointed by the Corporation from time to time.

The Corporation shall purchase the Management Office Unit from the Declarant for a purchase price of two hundred thousand (\$200,000.00) dollars exclusive of HST. The Corporation shall give and the Declarant (or such entity as directed by the Declarant) shall take back a mortgage (the "Mortgage") for the full purchase price. The Mortgage shall bear no interest for the first year of the term and thereafter, for the balance of the term, shall bear interest at a fixed rate of interest being four (4.0%) percent over the Government of Canada Bond Yield in effect on the Registration Date, calculated semi-annually, not in advance. The Mortgage shall have a term of eleven (11) years commencing on the Registration Date. Blended monthly installments on account of principal and interest shall be computed based on an amortization period of ten (10) years and shall be payable commencing on the thirteenth month following the date of the Registration Date.

The transfer of the Management Office Unit and the giving of the Mortgage of the Management Office Unit shall take place within thirty (30) days following the Registration Date.

### 4.7 <u>Promotional Unit</u>

The Promotional Unit shall only be used as a staging, exhibition or promotional area for the benefit of the Commercial Unit Owners and their tenants, for the benefit of the community or for and other purposes as determined by the Board from time to time. The use of the Promotional Unit shall be subject to the terms and provisions of all applicable municipal by-laws and regulations pertaining to the Property and shall also be governed by the Rules of the Condominium in force from time to time.

### 4.8 Outdoor Terrace Unit

The Outdoor Terrace Unit may be used as an outdoor amenity area by the Residential Condominium and by the owners and occupants of units therein. The Corporation may not make any Rules that restrict or limit this right in any way. The Declarant shall transfer title to the Outdoor Terrace Unit to the Residential Condominium after the Residential Condominium is registered. The Residential Condominium may place lights, tables, benches, barbecues or other similar equipment that would commonly be used in a terrace within the Outdoor Terrace Unit but may affix any such items to the common elements of the Condominium.

### 4.9 Signs

Owners of Commercial/Retail Units shall be entitled to erect signs or any other similar advertising or identification installations or material within or affixed to the exterior surface or boundary of their respective Units on the exterior facade directly above or in front of the windows and all to be done at their own sole cost and expense in accordance with the sign uniformity plan for the Condominium that was originally established by the Declarant and approved by the City of Markham, as same may be amended from time to time by the Board with the concurrence of the City of Markham. Signage which is only visible inside the buildings comprising the Condominium shall be in accordance with the unit

signage guidelines established by the Declarant which guidelines shall be turned over to the Board at the turnover of the Condominium under Section 43 of the Act. All signage shall be in accordance with first class professional office practice, professionally made and installed and placed in such locations designated for such purpose, it being the intention that signs identifying an Owner's place of business be of uniform size and format as initially determined by the Declarant. Unless otherwise allowed by the Board no "mobile" signs or "sandwich board" type signs are permitted to be placed or erected outside of any Unit. Each Owner shall obtain a sign permit from the Municipality in accordance with the applicable sign by-law of the Municipality in force from time to time. In the event such activity entails the hook up into or connection with any electrical or mechanical system serving the Corporation, then the provision of sub-paragraphs 3.6(d) and 3.7 of this Declaration shall apply, but if it does not do so, (because the signage or display or similar installation does not consume electricity or any other utility) then only the provisions of sub-paragraphs 3.6(c) and 3.6(d) (i) and (vi) and 3.7 of this Declaration shall apply to such Owner.

### 4.10 Leasing of Units

### Notification of Lease:

- (a) Where an Owner leases his or her Unit, the Owner shall within thirty (30) days of entering into a lease or a renewal thereof:
  - (i) notify the Corporation that the Unit is leased;
  - (ii) provide the Corporation with the lessee's name, the Owner's address and a copy of the lease or renewal or a summary of it in accordance with Form 5 as prescribed by Section 40 of Regulation 49/01;
  - (iii) provide the lessee with a copy of the Declaration, By-laws and Rules of the Corporation;
- (b) If a lease of the Unit is terminated and not renewed, the Owner shall notify the Corporation in writing.
- (c) No tenant shall be liable for the payment of common expenses unless notified by the Corporation that the Owner is in default of payment of common expenses, in which case the tenant shall deduct, from the rent payable to the Owner, the Owner's share of the common expenses and shall pay the same to the Corporation.
- (d) An Owner leasing his or her Unit shall not be relieved thereby from any of his or her obligations with respect to the Unit, which shall be joint and several with his or her tenant.

### 4.11 Further Restrictions on Use

Subject to the restrictions in paragraph 4.2 above, each Unit may, subject to the provisions of the Declaration, be occupied and used for any lawful purpose permitted by the relevant zoning by-laws for the Property from time to time, provided, that in order to protect the business interests of the Owners and tenants from time to time, the following uses are prohibited:

- (a) a massage parlour;
- (b) a tattooing establishment;
- (c) an escort service;
- (d) a business whose principal business is the sale of fireworks or firecrackers of any kind;
- (e) an auction, flea market, pawn shop or similar type business;
- (f) a adult entertainment facility, or an adult bookstore, video store or other adult facility principally selling or displaying adult paraphernalia or pornographic books, literature, videotapes, or digital video discs (material shall be considered "adult" or "pornographic" for such purposes if same is not available for sale or rental to, or viewing by, persons under 18 years of age);
- (g) a bowling alley;
- (h) a night club;
- (i) bingo parlour, off-track betting office or other business involving similar games of chance.

- (j) light industrial operations;
- (k) parking heaving vehicles;
- (l) arcade or place of amusement;
- (m) place of worship;
- (n) vehicle dealership; and
- (o) vehicle repair facility.

### 4.12 Exclusive Rights

As long as the Grocery Store Units are operated as a retail supermarket, no Owner of any other Unit in the Condominium may use or permit the use of such unit for the purpose of the sale of groceries, produce, meats or seafood. The occupant of the Grocery Store Units shall have the exclusive right to operate a supermarket in the Condominium. Under no circumstances, shall any other occupant of a Unit in the Condominium be permitted to sell (whether as a principal or ancillary use) any of the following: fresh or frozen meat, fresh or frozen seafood, fresh fruit or fresh vegetables and/or dairy products. Any large format drug store over 4,000 sq. ft., such as, but not limited to Shoppers Drug Mart, will not be permitted to have a grocery area that exceeds 1,500 sq. ft. Notwithstanding any restriction herein no more than 2,000 sq. ft. within the Condominium (other than in the Grocery Store Units) may be used as a convenience store.

As long as the Grocery Store Units are operated as a retail supermarket:

- (a) no occupant of any Unit in the building in which the Grocery Store Units are located which exceeds 1,500 square feet shall use such Units for the purposes of a health club, children's entertainment facilities, spa, gym, dance or exercise studio or club; and
- (b) no more than 50,000 square feet of Rentable Area in the Condominium may be used as restaurants of any type, no more than 38,000 square feet of Rentable Area may be used as sit-down restaurants and no more than 12,000 square feet of Rentable Area may be used as take-out or other types of restaurants.

### ARTICLE V

### MAINTENANCE AND REPAIRS

### 5.1 Repairs and Maintenance by Owner

- (a) Each Owner shall maintain his or her Unit, and subject to the provisions of this Declaration, each Owner shall repair his or her Unit after damage, all at his or her own expense. Without limiting the generality of the foregoing, each Owner shall maintain and repair:
  - (i) the interior and exterior surface of doors which provide the means of ingress and egress from his or her Unit and repair damage to those doors caused by the negligence of the Owner, occupants, family members, guests, visitors, tenants, licensees or invitees to his or her Unit;
  - (ii) the interior and exterior surface of all windows and repair damage to those windows caused by the negligence of the Owner, occupants, family members, guests, visitors, tenants, licensees or invitees to the Unit;
  - (iii) all pipes, wires, cables, conduits, ducts and mechanical or similar apparatus, that supply any service to his or her Unit only;
  - (iv) all exhaust fans and fan motors located in the Unit or adjacent Common Elements and services the Unit; and
  - (v) the exclusive use terrace and/or exclusive use front yard including decking and stairs to which his/her Unit has exclusive use in a clean and sightly condition, including grass cutting and other landscaping when applicable.
- (b) Each Owner shall further maintain, repair and replace the heating, air conditioning and ventilation equipment, including thermostatic controls contained within or outside of the configuration of the Unit and servicing his or her Unit only such maintenance to include regularly scheduled inspections of all such equipment. Such periodic maintenance shall include the cleaning and replacement of air filters. The Corporation may make provision in its

annual budget for the maintenance and repair of the heating system, servicing each Unit, including the replacement of air filters, whereupon such costs shall be allocated as part of the common expenses. Each Owner shall be liable for any damage to the unit and/or Common Elements due to the malfunction of such equipment caused by the act or omission of an Owner, his servants, agents, tenants, family or guests. No Owner shall make any change, alteration or addition in or to such equipment without the prior written consent of the Board.

(c) The Corporation shall conduct such maintenance and make any repairs that an Owner is obliged to make pursuant to paragraph 5.1 and that the Owner does not make within a reasonable time and in such an event, an Owner shall be deemed to have consented to having said repairs done by the Corporation, and an Owner shall reimburse the Corporation in full for the cost of such repairs, including any legal or collection costs incurred by the Corporation to collect the costs of such repairs, and all such sums of money shall bear interest at the rate of eighteen (18%) per cent per annum. The Corporation may collect all such sums of money in such instalments as the Board may decide upon. The instalments shall form part of the monthly contributions towards the common expenses of such Owner, after the Corporation has given written notice thereof. All such payments are deemed to be additional contributions towards the common expenses and recoverable as such.

### 5.2 Responsibility of Owner for Damage

Each Owner shall be responsible for all damage to any and all other Units and to the Common Elements, which is caused by the failure of the Owner, his or her occupants, family members, guests, visitors, tenants, licensees or invitees to his or her Unit, to so maintain and repair his or her Unit and such parts of the Common Elements for which he or she is responsible, or caused by the negligence or wilful misconduct of the Owner, his or her occupants, tenants, licensees, or invitees, save and except for any such damage for which the cost of repairing same may be recovered under any policy of insurance held by the Corporation.

### 5.3 Repair and Maintenance by Corporation

- (a) Save as otherwise specifically provided in this Declaration to the contrary, the Corporation shall maintain, and repair after damage, the Common Elements. In order to maintain a uniformity of appearance throughout the Condominium, the Corporation's duty to maintain and repair shall extend to all exterior surfaces of doors which provide access to the units, exterior door frames, exterior window frames and all exterior window surfaces, and any exterior perimeter fences erected by the Declarant along the boundaries of the Property.
- (b) Notwithstanding anything provided in paragraph 5.3(a) hereof to the contrary, it is understood and agreed that each owner shall be responsible for the maintenance of all interior door and window surfaces with respect to his or her Commercial/Retail Unit.
- (c) Every owner shall forthwith reimburse the Corporation for repairs to windows and doors serving his or her unit, following damage to same caused by such owner's negligence, or the negligence of his or her occupants, tenants, invitees or licensees.

### ARTICLE VI

### INDEMNIFICATION

6.1 Each Owner shall indemnify and save harmless the Corporation from and against any loss, costs, damage, injury or liability whatsoever which the Corporation may suffer or incur resulting from or caused by an act or omission of such Owner, his family, guests, visitors or tenants to or with respect to the Common Elements and/or all other Units, except for any loss, costs, damages, injury or liability caused by an insured (as defined in any policy or policies of insurance) and insured against by the Corporation. All payments to be made by an Owner pursuant to this Article shall be deemed to be additional contributions toward common expenses payable by such Owner and shall be recoverable as such.

### ARTICLE VII

### **INSURANCE**

### 7.1 By the Corporation

The Corporation shall obtain and maintain to the extent obtainable, at reasonable cost, the following insurance, in one or more policies:

- (a) "All Risk" Insurance: Insurance against "all risks" (including fire and major perils as defined in the Act) as is generally available from commercial insurers in a standard "all risks" insurance policy and insurance against such other perils or events as the Board may from time to time deem advisable, insuring:
  - (i) the Property and building, but excluding improvements made or acquired by an Owner; and
  - (ii) all assets of the Corporation, but not including furnishings, furniture, or other personal property supplied or installed by the Owners;

in an amount equal to the full replacement cost of such real and personal property, and of the units and Common Elements, without deduction for depreciation. This insurance may be subject to a loss deductible clause as determined by the Board from time to time, and which deductible shall be the responsibility of the Corporation in the event of a claim with respect to the units and/or the Common Elements (or any portion thereof), provided however that if an owner, tenant or other person residing in the unit with the knowledge or permission of the owner, through an act or omission causes damage to such owner's unit, or to any other unit(s), or to any portion of the Common Elements, in those circumstances where such damage was not caused or contributed by any act or omission of the Corporation (or any of its directors, officers, agents or employees), then the amount which is equivalent to the lesser of the cost of repairing the damage and the deductible limit of the Corporation's insurance policy shall be added to the common expenses payable in respect of such owner's unit.

### (b) Policy Provisions

Every policy of insurance shall insure the interests of the Corporation and the Owners from time to time, as their respective interests may appear (with all mortgagee endorsements subject to the provisions of the Act, this Declaration and the Insurance Trust Agreement) and shall contain the following provisions:

- (i) waivers of subrogation against the Corporation, its directors, officers, manager, agents, employees and servants and against the Owners, and the Owners' respective occupants, tenants, invitees or licensees, except for damage arising from arson, fraud, vehicle impact, vandalism or malicious mischief caused by any one of the above;
- (ii) such policy or policies of insurance shall not be terminated or substantially modified without at least sixty (60) days prior written notice to the Corporation and to the Insurance Trustee;
- (iii) waivers of the insurer's obligation to repair, rebuild or replace the damaged property in the event that after damage the government of the Property is terminated pursuant to the Act;
- (iv) waivers of any defence based on co-insurance (other than a stated amount co-insurance clause); and
- (v) waivers of any defence based on any invalidity arising from the conduct or act or omission of or breach of a statutory condition by any insured person.
- (c) Public Liability Insurance: Public liability and property damage insurance, and insurance against the Corporation's liability resulting from breach of duty as occupier of the Common Elements insuring the liability of the Corporation and the Owners from time to time, with limits to be determined by the Board, but not less than TWO MILLION (\$2,000,000.00) DOLLARS per occurrence and without right of subrogation as against the Corporation, its directors, officers, manager, agents, employees and servants, and as against the Owners and any member of the household or guests of any Owner or occupant of a Unit.

### (d) Boiler, Machinery and Pressure Vessel Insurance

Insurance against the Corporation's liability arising from the ownership, use or occupation, by or on its behalf of boilers, machinery, pressure vessels and motor vehicles to the extent required as the Board may from time to time deem advisable.

### 7.2 General Provisions

(a) The Corporation, its Board and its officers shall have the exclusive right, on behalf of itself and as agents for the Owners, to adjust any loss and settle any claims with respect to all insurance placed by the Corporation, and to give such releases as are required, and any claimant, including the Owner of a damaged Unit, shall be bound by such adjustment.

Provided, however, that the Board may in writing, authorize any Owner, in writing, to adjust any loss to his or her Unit;

- (b) Every mortgagee shall be deemed to have agreed to waive any right to have proceeds of any insurance applied on account of the mortgage where such application would prevent application of the insurance proceeds in satisfaction of an obligation to repair. This subparagraph 7.2(b) shall be read without prejudice to the right of any mortgagee to exercise the right of an Owner to vote or to consent if the mortgage itself contains a provision giving the mortgagee that right;
- (c) A certificate or memorandum of all insurance policies, and endorsements thereto, shall be issued as soon as possible to each Owner, and a duplicate original or certified copy of the policy to each mortgagee who has notified the Corporation of its interest in any Unit. Renewal certificates or certificates of new insurance policies shall be furnished to each Owner and to each mortgagee noted on the Record of the Corporation who have requested same. The master policy for any insurance coverage shall be kept by the Corporation in its offices, available for inspection by any Owner or mortgagee on reasonable notice to the Corporation;
- (d) No insured, other than the Corporation, shall be entitled to amend any policy or policies of insurance obtained and maintained by the Corporation. No insured shall be entitled to direct that the loss shall be payable in any manner other than as provided in the Declaration and the Act;
- (e) Where insurance proceeds are received by the Corporation or any other person rather than the Insurance Trustee, they shall be held in trust and applied for the same purposes as are specified otherwise in Article VIII; and
- (f) Prior to obtaining any new policy or policies of insurance and at such other time as the Board may deem advisable and also upon the request of a mortgagee or mortgagees holding mortgages on fifty (50%) per cent or more of the Units and in any event, at least every three (3) years, the Board shall obtain an appraisal from an independent qualified appraiser of the full replacement cost of the assets for the purpose of determining the amount of insurance to be effected and the cost of such appraisal shall be a Common Expense.

### 7.3 By the Owner

- (a) It is acknowledged that the foregoing insurance is the only insurance required to be obtained and maintained by the Corporation and that the following insurance, must be obtained and maintained by each Owner at such Owner's own expense:
  - (i) Insurance on any improvements to a Unit to the extent same are not covered as part of the standard unit for the class of unit to which the Owner's Unit belongs by the insurance obtained and maintained by the Corporation and for furnishings, fixtures, equipment, decorating and personal property and chattels of the Owner contained within the Unit and the personal property and chattels stored elsewhere on the Property, including automobiles, and for loss of use and occupancy of the Unit in the event of damage. Every such policy of insurance shall contain waiver(s) of subrogation against the Corporation, its directors, officers, manager, agents, employees and servants, and against the other Owners and any members of their household or guests except for any damage arising from arson, fraud, vehicle impact, vandalism or malicious mischief caused or contributed by any of the aforementioned parties;
  - (ii) Public liability insurance covering any liability of any Owner or any resident, tenant, invitee or licensee of such Owner, to the extent not covered by any public liability and property damage insurance obtained and maintained by the Corporation;
  - (iii) Insurance covering the deductible on the Corporation's master insurance policy for which an owner may be responsible.
- (b) Owners are recommended to obtain, although it is not mandatory, insurance covering:
  - (i) additional living expenses incurred by an Owner if forced to leave his or her Commercial/Retail Unit by one of the hazards protected against under the Corporation's policy;
  - (ii) special assessments levied by the Corporation and contingent insurance coverage in the event the Corporation's insurance is inadequate.

### 7.4 <u>Indemnity Insurance for Directors and Officers of the Corporation</u>

The Corporation shall obtain and maintain insurance for the benefit of all of the directors and officers of the Corporation, if such insurance is reasonably available, in order to indemnify them against the matters described in the Act, including any liability, cost, charge or expense incurred by them in the execution of their respective duties (hereinafter collectively referred to as the "Liabilities"), provided however that such insurance shall not indemnify any of the directors or officers against any of the Liabilities respectively incurred by them as a result of a breach of their duty to act honestly and in good faith, or in contravention of the provisions of the Act.

### ARTICLE VIII

### INSURANCE TRUSTEE AND PROCEEDS OF INSURANCE

- 8.1 The Corporation may enter into an agreement with an Insurance Trustee which shall be a Trust Company registered under the *Loan and Trust Corporations Act*, or shall be a Chartered Bank, which agreement shall, without limiting its generality, provide the following:
  - the receipt by the Insurance Trustee of any proceeds of insurance in excess of fifteen (15%) percent of the replacement cost of the property covered by the insurance policy;
  - (b) the holding of such proceeds in trust for those entitled thereto pursuant to the provisions of the Act, this Declaration, and any amendments thereto;
  - (c) the disbursement of such proceeds in accordance with the provisions of the Insurance Trust Agreement; and
  - (d) the notification by the Insurance Trustee to the mortgagees of any insurance monies received by it.

If the Corporation is unable to enter into such agreement with such Trust Company or such Chartered Bank, by reason of its refusal to act, the Corporation may enter into such agreement with such other Corporation authorized to act as a Trustee, as the Owners may approve by by-law at a meeting called for that purpose. The Corporation shall pay the fees and disbursements of any Insurance Trustee and any fees and disbursements shall constitute a Common Expense.

### 8.2 In the event that:

- (a) the Corporation is obligated to repair or replace the Common Elements, any Unit, or any asset insured in accordance with the provisions of the Act, the Insurance Trustee shall hold all proceeds for the Corporation and shall disburse same in accordance with the provisions of the Insurance Trust Agreement in order to satisfy the obligation of the Corporation to make such repairs;
- (b) there is no obligation by the Corporation to repair or replace, and if there is termination in accordance with the provisions of the Act, or otherwise, the Insurance Trustee shall hold all proceeds for the Owners in the proportion of their respective interests in the Common Elements and shall pay such proceeds to the Owners in such proportions upon registration of a notice of termination by the Corporation. Notwithstanding the foregoing, any proceeds payable as aforesaid shall be subject to payment in favour of any mortgagee or mortgagees to whom such loss is payable in any policy of insurance and in satisfaction of the amount due under a Certificate of Lien registered by the Corporation against such Unit, in accordance with the priorities thereof;
- (c) the Board, in accordance with the provisions of the Act, determines that:
  - (i) there has not been substantial damage to twenty-five (25%) per cent of the building; or
  - (ii) there has been substantial damage to twenty-five (25%) per cent of the building and within sixty (60) days thereafter the Owners who own eighty (80%) per cent of the Units do not vote for termination,

the Insurance Trustee shall hold all proceeds for the Corporation and Owners whose Units have been damaged as their respective interests may appear and shall disburse same in accordance with the provisions of this Declaration and the Insurance Trust Agreement in order to satisfy their respective obligations to make repairs pursuant to the provisions of this Declaration and the Act.

### ARTICLE IX

### DUTIES OF THE CORPORATION

- 9.1 In addition to any other duties or obligations of the Corporation set out elsewhere in this Declaration and/or specified in the By-laws of the Corporation, the Corporation shall have the following duties, namely:
  - (a) To not interfere with the supply of (and insofar as the requisite services are supplied form the Corporation's property, to cause) heat, hydro, water, gas and all other requisite utility services to be provided to the South Unionville Square so that same are fully functional and operable during normal or customary hours of use.
  - (b) To ensure that no actions or steps are taken by or on behalf of the Corporation or by any unit owner which would in any way prohibit, restrict, limit, hinder or interfere with the Declarant's access and egress over any portion of the Property so as to enable the Declarant and other owners of the South Unionville Square to construct, complete, maintain and repair the South Unionville Square (including Phase II) and to fulfill the Declarant's obligations to all governmental authorities. In this regard, the Declarant shall be permitted to erect hoarding or install tiebacks within the common elements of the Condominium or temporarily block portions of the common elements as necessary to complete the construction of Phase II.
  - (c) To ensure that no actions or steps are taken by or on behalf of the Corporation, or by any Unit
    Owner or their respective tenants or invitees which would prohibit, restrict, limit, hinder or
    interfere with the Declarant's ability to utilize portions of the Common Elements of this
    Condominium for its marketing/sale/construction programs in connection with any of the
    Condominium, as more particularly set out in the foregoing provisions of this Declaration.
  - (d) To ensure that no actions or steps are taken by or on behalf of the Corporation, or by an Unit Owner, or their respective tenants or invitees which would prohibit, limit or restrict the access to, egress from and/or use any easement enjoyed by the South Unionville Square and/or their respective occupants, tenants and invitees as more particularly set out in the foregoing provisions of this Declaration.
  - (e) To enter into, abide by and comply with, the terms and provisions of any outstanding subdivision, condominium, site plan, shoring encroachment, development or similar agreements (as well enter into a formal assumption agreement with the City of Markham or other Governmental Authorities relating thereto, if so required by the City of Markham or other Governmental Authorities).
  - (f) To take all reasonable steps to collect from each unit owner his or her proportionate share of the common expenses and to maintain and enforce the Corporation's lien arising pursuant to the Act, against each Unit in respect of which the owner has defaulted in the payment of common expenses.
  - (g) To grant, immediately after registration of this Declaration, if required, an easement in perpetuity in favour of utility suppliers or cable television operators, over, under, upon, across and through the Common Elements, for the purposes of facilitating the construction, installation, operation, maintenance and/or repair of utility or cable television lines or equipment (and all necessary appurtenances thereto) in order to facilitate the supply of utilities and cable television service to each of the units in the Condominium and if so requested by the grantees of such easements, to enter into (and abide by the terms and provisions of) an agreement with the utility and/or cable television suppliers pertaining to the provision of their services to the Condominium and for such purposes shall enact such bylaws or resolutions as may be required to sanction the foregoing.
  - (h) To accept and register within thirty (30) days of the Declarant's request, a Transfer/Deed of Land for any Units that the Declarant wishes to transfer to the Corporation.
  - (i) To enter into or assume the obligations, and abide by the provisions of an equipment lease agreement with (and in favour of) morEnergy Capital Corporation, their successors and assigns (hereinafter referred to as the "Lessor"), with respect to the lease by the Declarant on behalf of the Condominium Corporation (the "Equipment Lease") of the primary boilers, domestic water heaters, and the primary heating and air-conditioning units for the Units and Common Elements, including all appurtenant piping used in connection therewith (the "Condominium Equipment"). The Lessor may register a Notice of Lease of Chattels or a Notice of Security Interest or such other security documentation on title to the Property, and it shall be the duty of the Corporation to execute all documentation and provide all security to



the Lessor and Declarant, as may be required from time to time, in this regard. The foregoing security interest will constitute a first security interest in all of the aforementioned Condominium Equipment, and will be evidenced and perfected by way of a financing statement registered against the Corporation under the *Personal Property Security Act* (hereinafter referred to as the "**PPSA**"), and by way of a notice of security interest under section 54(1) of the PPSA registered against the title to the common elements and each of the units in the Condominium. The foregoing duty shall also include the obligation of this Corporation to fully remit lease payments over the term of the Equipment Lease.

- (j) To neither amend this Declaration nor take any other action which may cause a Material or Adverse Impact to the occupant of the Grocery Store Units while such units are being used for grocery store purposes; it being understood that (i) such occupant is an anchor tenant which brings many customers to the Condominium; and (ii) that any such action shall be deemed to be oppressive and unfairly prejudicial to the owner and the occupant of the Grocery Store Units within the meaning of section 135 of the Act. In the event of any conflict or inconsistency between the provisions of this paragraph and the provisions of paragraphs 3.4, 3.5 or 3.6 of this Declaration, the provisions of this paragraph shall govern.
- (j) To take all actions reasonably necessary as may be required to fulfil any of the Corporation's duties and obligations pursuant to this Declaration.

### ARTICLE X

### GENERAL MATTERS AND ADMINISTRATION

### 10.1 Rights of Entry to the Unit

- (a) The Corporation or any insurer of the Property or any part thereof, their respective agents, or any other person authorized by the Board, shall be entitled to enter any Unit or any part of the Common Elements over which any Owner has the exclusive use, at all reasonable times and upon giving reasonable notice, to perform the objects and duties of the Corporation, and, without limiting the generality of the foregoing, for the purpose of making inspections, adjusting losses, making repairs, correcting any condition which violates the provisions of any insurance policy and remedying any condition which might result in damage to the Property or any part thereof or carrying out any duty imposed upon the Corporation.
- (b) In case of an emergency, an agent of the Corporation may enter a Unit at any time and this provision constitutes notice to enter the Unit in accordance with the Act for the purpose of repairing the Unit, Common Elements, including any part of the Common Elements over which any Owner has the exclusive use, or for the purpose of correcting any condition which might result in damage or loss to the Property. The Corporation or anyone authorized by it may determine whether an emergency exists;
- (c) If an Owner shall not be personally present to grant entry to his Unit, the Corporation or its agents may enter upon such Unit without rendering it, or them, liable to any claim or cause of action for damages by reason thereof provided that they exercise reasonable care;
- (d) The rights and authority hereby reserved to the Corporation, its agents, or any insurer or its agents, do not impose any responsibility or liability whatever for the care or supervision of any Unit except as specifically provided in this Declaration or the By-laws.

### 10.2 Invalidity

Each of the provisions of this Declaration shall be deemed independent and severable, and the invalidity or unenforceability in whole or in part of any one or more of such provisions shall not be deemed to impair or affect in any manner the validity, enforceability or effect of the remainder of this Declaration, and in such event all of the other provisions of this Declaration shall continue in full force and effect as if such invalid provision had never been included herein.

### 10.3 Waiver

The failure to take action to enforce any provision contained in the Act, this Declaration, the By-laws or any other Rules and regulations of the Corporation, irrespective of the number of violations or breaches which may occur, shall not constitute a waiver of the right to do so thereafter, nor be deemed to abrogate or waive any such provision.

### 10.4 Interpretation of Declaration

This Declaration shall be read with all changes of number and gender required by the context.

### 10.5 Headings

The headings in the body of this Declaration form no part of the Declaration but shall be deemed to be inserted for convenience of reference only.

**IN WITNESS WHEREOF** the Declarant has hereunto affixed its corporate seal under the hands of its proper officer duly authorized in that behalf.

DATED at Markham, this 2<sup>nd</sup> day of April, 2013.

JADE-KENNEDY DEVELOPMENT CORPORATION

Per:

Name: Charles Mady

Title: A.S.O.

I/We have authority to bind the Corporation

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### SCHEDULE 'A'

In the City of Markham, in the Regional Municipality of York and the Province of Ontario, being composed of all of Blocks 172, 173 and 174 on Plan 65M-3178, part of Lots 1, 2 and 3 on Registered Plan 2196 and part of Lot 9, Concession 6 (Geographic Township of Markham), designated as Part 1 on Plan 65R-34162 (hereinafter called the "Condominium Lands").

**SUBJECT TO** an easement over the Condominium Lands in favour of Rogers Communications Inc. as set out in Instrument YR1657121.

Being part of PIN 02963-3594.

RESERVING rights of way or rights in nature of an easement in favour of the owner(s), their successors and assigns of part of Lot 1, Plan 2196, City of Markham, Regional Municipality of York, designated as Part 2 on Reference Plan 65R-34162 (the "Phase II Lands") over the common elements of this Condominium, which said rights-of-way or rights in the nature of easements are as follows:

- (a) for the purposes of providing unrestricted vehicular and pedestrian ingress and egress including, but not limited to, all manner of construction vehicles, garbage, maintenance, delivery and removal vehicles, necessary to the use and operation of the Phase II Lands;
- (b) for the access of persons, materials, vehicles and equipment necessary for the maintenance, repair, operation, installation and reconstruction of any mechanical or electrical apparatus, installation or equipment including, but not limited to, gas mains, water mains, storm and sanitary sewers, electrical cables, wires, conduits or ducts, telephone and cable television cables, wires, conduits or ducts, fire alarm systems, security systems and sump pumps all of which are necessary to the construction, use or operation of the improvements situate within the Phase II Lands;
- (c) in and through the common elements of this Condominium for the access of persons, vehicles, materials and equipment necessary for the maintenance, repair, operation, construction and reconstruction of the improvements situate within the Phase II Lands;
- (d) a right-of-support in and through all structural members, including, but not limited to, load bearing walls, columns, floor and roof slabs, footings, foundation and soil all of which are situate within the Common Elements of the Condominium and are necessary for support of the Phase II Lands;
- (e) a temporary right-of-way or right in the nature of an easement in, over, along and upon the common elements of this Condominium for construction purposes, including, but not limited to, the erection of cranes, a crane base, hoarding, tieback and shoring systems, necessary for the construction of any improvements, including buildings on the Phase II Lands, which said temporary right-of-way or right in the nature of an easement shall be terminable upon the completion of construction of all such improvements; and
- (f) a temporary right-of-way or right in the nature of an easement in and through the common elements exterior to the building(s) of this Condominium, for the purposes of providing passage for an overhead crane swing, which said temporary right-of-way or right in the nature of an easement will be terminable upon the completion of construction of all buildings to be constructed on the Phase II Lands.

**RESERVING** rights of way or rights in nature of an easement in favour of the owner(s), their successors and assigns of part of Lots 1 and 2, Plan 2196 and part of Lot 9, Concession 6 (Geographic Township of Markham), City of Markham, Regional Municipality of York, designated as Part 3 on Reference Plan 65R-34162 (the "**Residential Condominium Lands**") over the common elements of this Condominium, which said rights-of-way or rights in the nature of easements are as follows:

- (a) for the purposes of providing unrestricted vehicular and pedestrian ingress and egress including, but not limited to, all manner of construction vehicles, garbage, maintenance, delivery and removal vehicles, necessary to the use and operation of the Residential Condominium Lands;
- (b) for the access of persons, materials, vehicles and equipment necessary for the maintenance, repair, operation, installation and reconstruction of any mechanical or electrical apparatus, installation or equipment including, but not limited to, gas mains, water mains, storm and sanitary sewers, electrical cables, wires, conduits or ducts, telephone and cable television cables, wires, conduits or ducts, fire alarm systems, security systems and sump pumps all of which are necessary to the construction, use or operation of the improvements situate within the Residential Condominium Lands;

- (c) in and through the common elements of this Condominium for the access of persons, vehicles, materials and equipment necessary for the maintenance, repair, operation, construction and reconstruction of the improvements situate within the Residential Condominium Lands;
- (d) a right-of-support in and through all structural members, including, but not limited to, load bearing walls, columns, floor and roof slabs, footings, foundation and soil all of which are situate within the Common Elements of the Condominium and are necessary for support of the Residential Condominium Lands;
- (e) a temporary right-of-way or right in the nature of an easement in, over, along and upon the common elements of this Condominium for construction purposes, including, but not limited to, the erection of cranes, a crane base, hoarding, tieback and shoring systems, necessary for the construction of any improvements, including buildings on the Residential Condominium Lands, which said temporary right-of-way or right in the nature of an easement shall be terminable upon the completion of construction of all such improvements; and
- (f) a temporary right-of-way or right in the nature of an easement in and through the common elements exterior to the building(s) of this Condominium, for the purposes of providing passage for an overhead crane swing, which said temporary right-of-way or right in the nature of an easement will be terminable upon the completion of construction of all buildings to be constructed on the Residential Condominium Lands.

In my opinion, based on the parcel register and the plans and documents recorded in them, the legal description is correct, the easements will exist in law upon registration of the declaration and description, the declarant is the registered owner of the land and appurtenant interest.

The following is a legal description of the servient lands:

In the City of Markham, in the Regional Municipality of York and the Province of Ontario, being composed of part of Lot 1 on Registered Plan 2196 designated as Part 2 on Plan 65R-34162.

HARRIS SHEAFFER, LLP
Solicitors and duly authorized
Representatives of
JADE KENNEDY DEVELOPMENT
CORPORATION

Date: April 3, 2013.

Mark L. Karoly

#### SCHEDULE "B"

#### **CONSENT**

(under clause 7(2)(b) of the Condominium Act, 1998)

- 1. Laurentian Bank of Canada has registered mortgages within the meaning of clause 7(2)(b) of the *Condominium Act*, 1998 registered as Numbers YR1445317 and YR1763873 in the Land Titles Division of the York Region Registry Office (No. 65).
- 2. Laurentian Bank of Canada consents to the registration of this declaration, pursuant to the Act, against the land or the interests appurtenant to the land, as the land and the interests are described in the description.
- 3. Laurentian Bank of Canada postpones the mortgages and the interests under them to the declaration and the easements described in Schedule "A" to the Declaration.
- 4. Laurentian Bank of Canada entitled by law to grant this consent and postponement.

DATED this 1<sup>st</sup> day of April, 2013.

#### LAURENTIAN BANK OF CANADA

Per: Name: NAZIR VISRAM Senior Manager Administration

Title:

Per: // Alle //
Name: MARIA ACCOMANDO

Title: Senior Manager

I/We have the authority to bind the Corporation.

#### SCHEDULE "B"

#### CONSENT

(under clause 7(2)(b) of the Condominium Act, 1998)

- 1. Aviva Insurance Company of Canada has registered mortgages within the meaning of clause 7(2)(b) of the *Condominium Act*, 1998 registered as Numbers YR1444874 and YR1721683 in the Land Titles Division of the York Region Registry Office (No. 65).
- 2. Aviva Insurance Company of Canada consents to the registration of this declaration, pursuant to the Act, against the land or the interests appurtenant to the land, as the land and the interests are described in the description.
- 3. Aviva Insurance Company of Canada postpones the mortgages and the interests under them to the declaration and the easements described in Schedule "A" to the Declaration.
- 4. Aviva Insurance Company of Canada entitled by law to grant this consent and postponement.

DATED this 28 day of MARC, 2013

AVIVA INSURANCE COMPANY OF CANADA

Name:
Title: Brian Argue
Scnior Manager

Per: \_\_\_\_ Name: Title:

Per:

I/We have the authority to bind the Corporation.

#### SCHEDULE "B"

#### CONSENT

(under clause 7(2)(b) of the Condominium Act, 1998)

- 1. D. Mady Investments (2010) Inc. has a registered mortgage within the meaning of clause 7(2)(b) of the *Condominium Act*, 1998 registered as Number YR1446522 in the Land Titles Division of the York Region Registry Office (No. 65).
- 2. D. Mady Investments (2010) Inc. consents to the registration of this declaration, pursuant to the Act, against the land or the interests appurtenant to the land, as the land and the interests are described in the description.
- 3. D. Mady Investments (2010) Inc. postpones the mortgage and the interests under it to the declaration and the easements described in Schedule "A" to the Declaration.
- 4. D. Mady Investments (2010) Inc. entitled by law to grant this consent and postponement.

DATED this 28 day of March, 2013.

D. MADY INVESTMENTS (2019) INC.

Per: Name:

Title:

Name: Gado Puncice
Title: View President

I/We have the authority to bind the Corporation.

#### SCHEDULE "C"

Each dwelling unit, commercial unit and parking unit shall comprise the area within the heavy lines shown on Part 1, Sheets 1 to 6, (Inclusive) of the Description with respect to Unit numbers indicated thereon. The monuments controlling the extent of the units are the physical surfaces and planes referred to below and are illustrated on Part 1, Sheets 1 to 6, (Inclusive) of the Description and all dimensions shall have reference to them.

Without limiting the generality of the foregoing, the boundaries of each unit are as follows (except as otherwise indicated in the description):

#### (a) BOUNDARIES OF THE RESIDENTIAL UNITS:

(BEING Units 48 to 53, inclusive, 333 to 354, inclusive on Level 1)

- (a) Each Residential Unit is bounded horizontally by:
  - (i) the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - (ii) the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof
- (b) Each Residential Unit is bounded vertically by:
  - (i) the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - (ii) the unfinished unit side surface of all entry doors, door frames, windows and window frames the said doors and windows being in the closed position and the unit side surface of all glass panels contained therein.

Notwithstanding the above, no Residential Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

### (b) BOUNDARIES OF THE PARKING UNITS:

(BEING Units 23 to 84, inclusive on Level A.)

- (a) Each Parking Unit is bounded horizontally by:
  - (i) the unfinished upper surface and plane of the concrete floor slab below the unit and the production thereof
  - (ii) the horizontal plane parallel to and 2.00 metres perpendicular above the unfinished upper surface of the concrete floor slab described in "i." above.
- (b) Each parking unit is bounded vertically by:
  - (i) the vertical plane established by measurements shown thereon;
  - (ii) the face and plane of masonry wall and/or column and their production thereof;
  - (iii)the unit side surface of the concrete or masonry wall and the production thereof or
  - (iv)Dimensions shown on the face of the description.

Notwithstanding the above, no Parking Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

### (c) BOUNDARIES OF THE COMMERCIAL/RETAIL UNITS:

(BEING Units 1 to 22, inclusive on Level A, Units 1 to 36, inclusive, 39 to 47, inclusive, 54 to 71, inclusive and 73 to 307, inclusive on Level 1 and Units 1 to 48, inclusive, 51 to 139, inclusive and 141 to 394, inclusive on Level 2).

- (a) Each Commercial/Retail Unit is bounded horizontally by:
  - (i) the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - (ii) the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof.
- (b) Each Commercial/Retail Unit is bounded vertically by:
  - (i) the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - (ii) the unfinished unit side surface of all entry doors, door frames, windows and window frames the said doors and windows being in the closed position and the unit side surface of all glass panels contained therein;

- (iii)the face and plane of masonry walls and/or columns and the production thereof;
- (iv) the unit side surface of concrete or masonry walls and there production thereof or
- (v) Dimensions shown on the face of the description.

Notwithstanding the above, no Commercial/Retail Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

#### (d) BOUNDARIES OF THE CORRIDOR UNITS:

(BEING Units 37, 38, 72 and 308 to 332, inclusive on Level 1 and Unit 49 on Level 2).

- (a) Each Corridor Unit is bounded horizontally by:
  - (i) the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - (ii) the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof.
- (b) Each Corridor Unit is bounded vertically by:
  - (i) the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - (ii) the unfinished unit side surface of all entry doors, door frames, windows and window frames the said doors and windows being in the closed position and the unit side surface of all glass panels contained therein;
  - (iii) the face and plane of masonry walls and/or columns and the production thereof;
  - (iv) the unit side surface of concrete or masonry walls and there production thereof or
  - (v) Dimensions shown on the face of the description.

Notwithstanding the above, no Residential Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

### (e) BOUNDARIES OF THE MANAGEMENT OFFICE UNIT:

(BEING Unit 50 on Level 2).

- (a) The Management Office Unit is bounded horizontally by:
  - (i) the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - (ii) the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof.
- (b) The Management Office Unit is bounded vertically by:
  - (i) the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - (ii) the unfinished unit side surface of all entry doors, door frames, windows and window frames the said doors and windows being in the closed position and the unit side surface of all glass panels contained therein;
  - (iii) the face and plane of masonry walls and/or columns and the production thereof;
  - (iv) the unit side surface of concrete or masonry walls and there production thereof or
  - (v) dimensions shown on the face of the description.

Notwithstanding the above, the Management Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

### (f) BOUNDARIES OF THE PROMOTIONAL UNIT:

(BEING Unit 140 on Level 2).

- (a) The Promotional Unit is bounded horizontally by:
  - (i) the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - (ii) the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof.
- (b) The Promotional Unit is bounded vertically by:
  - (i) the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - (ii) dimensions shown on the face of the description.

### (g) BOUNDARIES OF THE OUTDOOR TERRACE UNIT:

(BEING Unit 1 on Level 3).

- (a) The Outdoor Terrace Unit is bounded horizontally by:
  - (i) the unfinished upper surface and plane of the water-proof membrane over the concrete floor slab on which the Unit rests, and
  - (ii) there is no upper limit to the Outdoor Terrace Unit.
- (b) The Outdoor Terrace Unit is bounded vertically by:
  - (i) the Unit side face of the stucco parapet wall that separates the Unit from the common elements;
  - (ii) dimensions shown on the face of the description.

Mach 15, 2013

Date

Andrew S. Mantha, Ontario Land Surveyor

Reference should be made to the provisions of the Declaration itself, in order to determine the maintenance and repair responsibilities for any Unit, and whether specific physical components (such as any wires, pipes, cables, conduits, equipment, fixtures, structural components and/or any other appurtenances) are included or excluded from the Unit, regardless of whether same are located within or beyond the boundaries established for such Unit.

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
Α	1	0.139718	0.160830
Α	2	0.182439	0.210006
Α	3	0.132715	0.152769
Α	4	0.153024	0.176147
Α	5	0.157577	0.181387
A	6	0.197846	0.227742
A	7	0.204149	0.234998
A	8	0.179287	0.206379
A	9	0.167381	0.192674
A A	10 11	0.154425 0.203099	0.177760 0.233788
A	12	0.224109	0.257973
A	13	0.224459	0.258376
A	14	0.229011	0.263616
A	15	0.230062	0.264826
Α	16	0.228661	0.263213
Α	17	0.224459	0.258376
Α	18	0.224459	0.258376
Α	19	0.224459	0.258376
Α	20	0.228661	0.263213
Α	21	0.205900	0.237013
A	22	0.063381	0.072958
A	23	0.009867	0.009867
A A	24 25	0.009867	0.009867
A	26 26	0.009867 0.009867	0.009867 0.009867
A	27	0.009867	0.009867
A	28	0.009867	0.009867
Ä	29	0.009867	0.009867
A	30	0.009867	0.009867
Α	31	0.009867	0.009867
Α	32	0.009867	0.009867
Α	33	0.009867	0.009867
Α	34	0.009867	0.009867
Α	35	0.009867	0.009867
A	36	0.009867	0.009867
A	37 38	0.009867	0.009867
A A	39	0.009867 0.009867	0.009867 0.009867
Ā	40	0.009867	0.009867
Ä	41	0.009867	0.009867
Ä	42	0.009867	0.009867
A	43	0.009867	0.009867
Α	44	0.009867	0.009867
Α	45	0.009867	0.009867
Α	46	0.009867	0.009867
A	47	0.009867	0.009867
A	48	0.009867	0.009867
A	49	0.009867	0.009867
A A	50 51	0.009867	0.009867
A	51 52	0.009867 0.009867	0.009867 0.009867
A	53	0.009867	0.009867
Ä	54	0.009867	0.009867
Ä	55	0.009867	0.009867
A	56	0.009867	0.009867
Α	57	0.009867	0.009867
Α	58	0.009867	0.009867
Α	59	0.009867	0.009867
A	60	0.009867	0.009867
A	61	0.009867	0.009867
A	62	0.009867	0.009867
A A	63 64	0.009867	0.009867
A	65	0.009867 0.009867	0.009867 0.009867
~	ŲŪ.	0.008007	1,008001

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	
Α	66	0.009867	0.009867
Α	67	0.009867	0.009867
Α	68	0.009867	0.009867
Α	69	0.009867	0.009867
Α	70	0.009867	0.009867
Α	71	0.009867	0.009867
Α	72	0.009867	0.009867
Α	73	0.009867	0.009867
Α	74	0.009867	0.009867
Α	75	0.009867	0.009867
Α	76	0.009867	0.009867
Α	77	0.009867	0.009867
A	78	0.009867	0.009867
A	79	0.009867	0.009867
A	80	0.009867	0.009867
A	81	0.009867	0.009867
A	82	0.009867	0.009867
A A	83 84	0.009867 0.009867	0.009867 0.009867
^	04	0.009007	0.008007
1	1	0.329860	0.379704
1	2	0.214654	0.247090
1	3	0.214654	0.247090
1	4	0.214654	0.247090
1	5	0.214654	0.247090
1	6	0.214654	0.247090
1	7	0.214654	0.247090
1 1	8 9	0.214654	0.247090
1	9 10	0.214654 0.214654	0.247090 0.247090
1	11	0.275584	0.317227
1	12	0.107152	0.123343
1	13	0.109253	0.125762
1	14	0.318305	0.366403
1	15	0.241968	0.278531
1	16	0.210803	0.242656
1	17	0.222358	0.255958
1	18	0.222358	0.255958
1	19	0.184890	0.212828
1	20	0.199947	0.230161
1	21	0.229011	0.263616
1	22	0.229011	0.263616
1	23	0.229011	0.263616
1 1	24 25	0.229011 0.229011	0.263616 0.263616
1	26 26	0.252123	0.290220
1	27	0.327059	0.376480
1	28	0.229011	0.263616
1	29	0.229011	0.263616
1	30	0.229011	0.263616
1	31	0.229011	0.263616
1	32	0.229011	0.263616
1	33	0.229011	0.263616
1	34	0.229011	0.263616
1	35	0.219557	0.252733
1	36	0.366263	0.293848
1	37	0.108020	0.086663
1	38	0.074358	0.059656
1 1	39 40	0.635559 0.582805	0.509900 0.467577
1	40 41	0.582805	0.399859
1	42	0.498399	0.399052
1	43	0.497394	0.399052
1	44	0.497394	0.399052
1	45	0.497394	0.399052

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
1	46	0.543114	0.435733
1	47	0.445645	0.357535
1	48	0.049207	0.581649
1	49	0.049207	0.601400
1	50	0.049207	0.581649
1	51	0.049207	0.601400
1	52	0.049207	0.581649
1	53	0.049207	0.707814
1	54	0.487447	0.774497
1	55	0.806884	0.647352
1	56	0.776236	0.622764
1	57	0.801357	0.642918
1	58	0.781260	0.626794
1	59	0.781200	0.631228
1	60	0.786285	0.630825
1	61	1.315833	1.055675
1	62	0.052272	0.083035
1	63	0.052272	0.083841
1	64	0.052779	0.083841
1	65	0.052779	0.083841
1	66	0.052779	0.081826
1	67	0.066735	0.106011
1	68	0.066735	0.106011
1	69	0.132136	0.106011
1	70	0.065974	0.104802
1	70 71	0.101245	0.160830
1	7 1 72	0.101245	0.334962
1	73	0.004314	0.006852
1	73 74	0.004314	0.006852
1	74 75	0.004314	0.006852
1	76	0.056585	0.089888
1	76 77	0.036383	0.066509
1	71 78	0.041868	0.066509
1	79	0.041868	0.066509
1	80	0.041868	0.066509
1	81	0.041868	0.066509
1	82	0.041868	0.066509
1	83	0.041868	0.066509
1	84	0.041868	0.066509
1	85	0.041868	0.066509
1	86	0.041868	0.066509
1	87	0.041868	0.066509
1	88	0.041868	0.066509
1	89	0.041868	0.066509
1	90	0.041868	0.066509
1	91	0.041868	0.066509
1	92	0.041868	0.066509
1	93	0.041868	0.066509
1	94	0.041868	0.066509
1	95	0.041868	0.066509
1	96	0.041868	0.066509
1	97	0.041868	0.066509
1	98	0.041868	0.066509
1	99	0.041868	0.066509
1	100	0.041868	0.066509
1	101	0.041868	0.066509
1	102	0.041868	0.066509
1	103	0.042629	0.067718
1	104	0.083736	0.133017
1	105	0.056585	0.089888
1	106	0.052779	0.083841
1	107	0.044406	0.070540
1	108	0.033748	0.053610
1	109	0.025628	0.040711
1	110	0.025628	0.040711

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
1	111	0.025628	0.040711
1	112	0.025628	0.040711
1	113	0.025628	0.040711
1	114	0.025628	0.040711
1	115	0.025628	0.040711
1 1	116 117	0.025628 0.025628	0.040711 0.040711
1	118	0.025628	0.040711
1	119	0.025628	0.040711
1	120	0.025628	0.040711
1	121	0.025628	0.040711
1	122	0.025628	0.040711
1	123	0.025628	0.040711
1	124	0.025628	0.040711
1 1	125 126	0.025628 0.025628	0.040711 0.040711
1	127	0.025628	0.040711
1	128	0.025628	0.040711
1	129	0.025628	0.040711
1	130	0.025628	0.040711
1	131	0.025628	0.040711
1	132	0.025628	0.040711
1	133	0.025628	0.040711
1 1	134 135	0.025628 0.025628	0.040711 0.040711
1	136	0.025628	0.040711
1	137	0.025628	0.040711
1	138	0.025628	0.040711
1	139	0.025628	0.040711
1	140	0.025628	0.040711
1	141	0.025628	0.040711
1	142	0.025628	0.040711
1	143 144	0.025628 0.025628	0.040711 0.040711
1 1	145	0.025628	0.040711
1	146	0.025628	0.040711
1	147	0.025628	0.040711
1	148	0.025628	0.040711
1	149	0.025628	0.040711
1	150	0.025628	0.040711
1	151	0.025628	0.040711
1 1	152 153	0.025628 0.025628	0.040711 0.040711
1	154	0.025628	0.040711
1	155	0.025628	0.040711
1	156	0.025628	0.040711
1	157	0.025628	0.040711
1	158	0.025628	0.040711
1	159	0.025628	0.040711
1 1	160 161	0.025628 0.025628	0.040711 0.040711
1	162	0.025628	0.040711
1	163	0.025628	0.040711
1	164	0.025628	0.040711
1	165	0.025628	0.040711
1	166	0.025628	0.040711
1	167	0.025628	0.040711
1	168 160	0.025628	0.040711
1 1	169 170	0.025628 0.025628	0.040711 0.040711
1	170	0.025628	0.040711
1	172	0.025628	0.040711
1	173	0.025628	0.040711
1	174	0.025628	0.040711
1	175	0.025628	0.040711

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
1	176	0.025628	0.040711
1	177	0.025628	0.040711
1	178	0.025628	0.040711
1	179	0.025628	0.040711
1	180	0.025628	0.040711
1	181	0.025628	0.040711
1	182	0.025628	0.040711
1	183	0.025628	0.040711
1	184	0.025628	0.040711
1	185	0.025628	0.040711
1	186	0.025628	0.040711
1	187	0.025628	0.040711
1	188	0.025628	0.040711
1	189	0.025628	0.040711
1	190	0.025628	0.040711
1	191	0.025628	0.040711
1	192	0.025628	0.040711
1	193	0.025628	0.040711
1	194	0.025628	0.040711
1 1	195 196	0.025628 0.025628	0.040711
1	197	0.025628	0.040711 0.040711
1	198	0.025628	0.040711
1	199	0.025628	0.040711
1	200	0.025628	0.040711
1	201	0.025628	0.040711
1	202	0.025628	0.040711
1	203	0.025628	0.040711
1	204	0.025628	0.040711
1	205	0.025628	0.040711
1	206	0.025628	0.040711
1	207	0.025628	0.040711
1	208	0.025628	0.040711
1	209	0.025628	0.040711
1	210	0.025628	0.040711
1	211	0.025628	0.040711
1	212	0.025628	0.040711
1 1	213 214	0.025628	0.040711
1	215	0.025628 0.025628	0.040711 0.040711
1	216	0.025628	0.040711
1	217	0.025628	0.040711
1	218	0.025628	0.040711
1	219	0.025628	0.040711
1	220	0.025628	0.040711
1	221	0.025628	0.040711
1	222	0.025628	0.040711
1	223	0.025628	0.040711
1	224	0.025628	0.040711
1	225	0.025628	0.040711
1	226	0.025628	0.040711
1	227	0.025628	0.040711
1	228	0.025628	0.040711
1	229	0.025628	0.040711
1 1	230 231	0.025628 0.021822	0.040711 0.034665
1	232	0.021622	0.034005
1	232	0.025628	0.040711
1	234	0.025628	0.040711
1	235	0.025628	0.040711
1	236	0.025628	0.040711
1	237	0.025628	0.040711
1	238	0.025628	0.040711
1	239	0.025628	0.040711
1	240	0.025628	0.040711

1 241	LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
1 242 0.25628 0.040711 1 243 0.025628 0.040711 1 244 0.025628 0.040711 1 245 0.025628 0.040711 1 246 0.025628 0.040711 1 247 0.025628 0.040711 1 247 0.025628 0.040711 1 248 0.025628 0.040711 1 249 0.025628 0.040711 1 250 0.025628 0.040711 1 251 0.025628 0.040711 1 251 0.025628 0.040711 1 251 0.025628 0.040711 1 252 0.021081 0.033458 1 253 0.025628 0.040711 1 255 0.025628 0.040711 1 256 0.025628 0.040711 1 256 0.025628 0.040711 1 256 0.025628 0.040711 1 256 0.025628 0.040711 1 257 0.025628 0.040711 1 258 0.025628 0.040711 1 258 0.025628 0.040711 1 259 0.025628 0.040711 1 250 0.025628 0.040711 1 250 0.025628 0.040711 1 250 0.025628 0.040711 1 250 0.025628 0.040711 1 250 0.025628 0.040711 1 260 0.025628 0.040711 1 260 0.025628 0.040711 1 260 0.025628 0.040711 1 261 0.025628 0.040711 1 262 0.025628 0.040711 1 263 0.025628 0.040711 1 264 0.025628 0.040711 1 265 0.025628 0.040711 1 266 0.025628 0.040711 1 267 0.025628 0.040711 1 268 0.025628 0.040711 1 269 0.025628 0.040711 1 269 0.025628 0.040711 1 269 0.025628 0.040711 1 269 0.025628 0.040711 1 269 0.025628 0.040711 1 269 0.025628 0.040711 1 269 0.025628 0.040711 1 269 0.025628 0.040711 1 271 0.025628 0.040711 1 272 0.025628 0.040711 1 273 0.025628 0.040711 1 274 0.025628 0.040711 1 275 0.025628 0.040711 1 276 0.025628 0.040711 1 277 0.025628 0.040711 1 278 0.025628 0.040711 1 279 0.025628 0.040711 1 276 0.025628 0.040711 1 277 0.025628 0.040711 1 278 0.025628 0.040711 1 279 0.025628 0.040711 1 270 0.025628 0.040711 1 271 0.025628 0.040711 1 272 0.025628 0.040711 1 273 0.025628 0.040711 1 276 0.025628 0.040711 1 277 0.025628 0.040711 1 278 0.025628 0.040711 1 279 0.025628 0.040711 1 276 0.025628 0.040711 1 277 0.025628 0.040711 1 278 0.025628 0.040711 1 279 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0.025628 0.040711 1 280 0	1	241	0.025628	0.040711
1 243				***************************************
1 244				
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1       268       0.025628       0.040711         1       269       0.025628       0.040711         1       270       0.025628       0.040711         1       271       0.025628       0.040711         1       272       0.025628       0.040711         1       273       0.025628       0.040711         1       274       0.025628       0.040711         1       275       0.025628       0.040711         1       276       0.025628       0.040711         1       277       0.025628       0.040711         1       278       0.025628       0.040711         1       279       0.025628       0.040711         1       280       0.025628       0.040711         1       281       0.025628       0.040711         1       282       0.025628       0.040711         1       283       0.025628       0.040711         1       284       0.025628       0.040711         1       284       0.025628       0.040711         1       285       0.025628       0.040711         1       286       0.025628 <t< td=""><td>1</td><td>266</td><td>0.025628</td><td>0.040711</td></t<>	1	266	0.025628	0.040711
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1       280       0.025628       0.040711         1       281       0.025628       0.040711         1       282       0.025628       0.040711         1       283       0.025628       0.040711         1       284       0.025628       0.040711         1       285       0.025628       0.040711         1       286       0.025628       0.040711         1       287       0.025628       0.040711         1       288       0.025628       0.040711         1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352 <t< td=""><td></td><td></td><td></td><td></td></t<>				
1       282       0.025628       0.040711         1       283       0.025628       0.040711         1       284       0.025628       0.040711         1       285       0.025628       0.040711         1       286       0.025628       0.040711         1       287       0.025628       0.040711         1       288       0.025628       0.040711         1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       294       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546 <t< td=""><td>1</td><td></td><td>0.025628</td><td></td></t<>	1		0.025628	
1       283       0.025628       0.040711         1       284       0.025628       0.040711         1       285       0.025628       0.040711         1       286       0.025628       0.040711         1       287       0.025628       0.040711         1       288       0.025628       0.040711         1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       301       0.172548 <t< td=""><td>1</td><td>281</td><td>0.025628</td><td>0.040711</td></t<>	1	281	0.025628	0.040711
1       284       0.025628       0.040711         1       285       0.025628       0.040711         1       286       0.025628       0.040711         1       287       0.025628       0.040711         1       288       0.025628       0.040711         1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       304       0.165950 <t< td=""><td>4</td><td></td><td></td><td></td></t<>	4			
1       285       0.025628       0.040711         1       286       0.025628       0.040711         1       287       0.025628       0.040711         1       288       0.025628       0.040711         1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       286       0.025628       0.040711         1       287       0.025628       0.040711         1       288       0.025628       0.040711         1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       304       0.165950       0.263616				
1       287       0.025628       0.040711         1       288       0.025628       0.040711         1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       288       0.025628       0.040711         1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       289       0.025628       0.040711         1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       290       0.025628       0.040711         1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       291       0.025628       0.040711         1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       292       0.025628       0.040711         1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       293       0.025628       0.040711         1       294       0.025628       0.040711         1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       295       0.030957       0.049176         1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616	1		0.025628	0.040711
1       296       0.135754       0.215650         1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       297       0.142352       0.226130         1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       298       0.142352       0.226130         1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       299       0.138546       0.220083         1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       300       0.139307       0.221293         1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       301       0.172548       0.274097         1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       302       0.172548       0.274097         1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1       303       0.172548       0.274097         1       304       0.165950       0.263616				
1 304 0.165950 0.263616				

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
1	306	0.121291	0.192674
1	307	0.121798	0.193480
1	308	0.102514	0.162846
1	309	0.109365	0.173729
1	310	0.115962	0.184209
1 1	311 312	0.139307	0.221293 0.221293
1	313	0.139307 0.139307	0.221293
1	314	0.176100	0.279740
1	315	0.243850	0.387363
1	316	0.243850	0.387363
1	317	0.243850	0.387363
1	318	0.203251	0.322870
1	319	0.254000	0.403486
1	320	0.208833	0.331738
1	321	0.139307	0.221293
1	322	0.139307	0.221293
1	323	0.139307	0.221293
1	324	0.139307	0.221293 0.221293
1 1	325 326	0.139307 0.039077	0.221293
1	327	0.263389	0.418400
1	328	0.139307	0.221293
1	329	0.263389	0.418400
1	330	0.139307	0.221293
1	331	0.263389	0.418400
1	332	0.139307	0.221293
1	333	0.049207	0.699349
1	334	0.049207	0.601400
1	335	0.049207	0.581649
1	336	0.049207	0.601400
1	337	0.049207	0.581649
1	338	0.049207	0.601400
1 1	339 340	0.04920 <i>7</i> 0.049207	0.581649 0.601400
1	341	0.049207	0.581649
1	342	0.049207	0.721519
1	343	0.049207	0.703783
1	344	0.049207	0.601400
1	345	0.049207	0.581649
1	346	0.049207	0.601400
1	347	0.049207	0.581649
1	348	0.049207	0.601400
1	349	0.049207	0.581649
1 1	350 351	0.049207 0.049207	0.719101 0.699349
1	352	0.049207	0.601400
1	353	0.049207	0.581649
1	354	0.049207	0.601400
•	_	0.000547	0.000470
2 2	1 2	0.302547 0.193819	0.232176 0.148738
2	3	0.193019	0.148335
2	4	0.193294	0.148335
2	5	0.194345	0.149141
2	6	0.194345	0.149141
2	7	0.282062	0.216456
2	8	0.229537	0.176147
2	9	0.303072	0.232579
2	10	0.316204	0.242656
2	11	0.235840	0.180984
2	12 13	0.340366	0.261198
2	13 14	0.199597 0.199072	0.153172 0.152769
2 2	15	0.199072	0.152769
£	10	0.20010	0.107000

2 16 0.224284 0.172117 2 17 0.214304 0.164458 2 18 0.223163 0.178163 2 19 0.297820 0.228548 2 20 0.208951 0.158815 2 21 0.307274 0.235804 2 22 0.320406 0.245881 2 22 0.320406 0.245881 2 22 0.320406 0.245881 2 23 0.278911 0.214037 2 24 0.278911 0.214037 2 24 0.278911 0.214037 2 25 0.280486 0.215246 2 26 0.280486 0.215246 2 27 0.159152 0.122134 2 28 0.157577 0.120925 2 29 0.216405 0.166070 2 30 0.308901 0.237819 2 31 0.212728 0.168249 2 32 0.244789 0.187837 2 33 0.346693 0.260035 2 34 0.257415 0.182194 2 35 0.250867 0.179964 2 36 0.250847 0.192271 2 37 0.250022 0.191888 0.250847 0.192271 2 38 0.250847 0.192271 2 39 0.250022 0.191888 0.250847 0.192271 2 40 0.250024 0.191888 0.24044 0.250024 0.191888 0.441 0.250022 0.191888 0.450647 0.192271 2 44 0.260022 0.191888 0.466 0.240042 0.184209 2 46 0.240042 0.184209 2 46 0.240042 0.184209 2 46 0.240042 0.184209 2 46 0.240042 0.184209 2 46 0.240042 0.184209 2 46 0.240042 0.184209 2 46 0.240042 0.184209 2 47 0.191193 0.144672 2 48 0.171233 0.131405 2 49 0.000000 0.044742 2 60 0.260024 0.184209 2 61 0.264458 0.174233 0.131405 2 60 0.214304 0.164458 2 61 0.264749 0.195498 2 62 0.244304 0.164458 2 63 0.254749 0.195498 2 64 0.240042 0.184209 2 65 0.214304 0.164458 2 66 0.24042 0.184209 2 67 0.194898 2 68 0.214304 0.164458 2 69 0.190808 0.164458 2 69 0.190808 0.195498 2 69 0.194898 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 69 0.195498 2 70 0.254749 0.195498 2 71 0.258749 0.195498 2 72 0.254749 0.195498 2 73 0.226807 0.1695498 2 74 0.195498 2 75 0.214304 0.164458 2 77 0.195498 2 77 0.226837 0.176147 2 77 0.226837 0.176147 2 77 0.226837 0.176147 2 77 0.226837 0.176147 2 77 0.226837 0.176147 2 77 0.226837 0.176147 2 77 0.226837 0.176147 2 79 0.214829 0.167489	LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2 18 0.222163 0.178163 2 19 0.227820 0.228548 2 20 0.208951 0.158815 2 21 0.307274 0.235804 2 22 0.320406 0.245881 2 22 0.320406 0.245881 2 22 0.320406 0.245881 2 22 0.320406 0.245881 2 22 0.320406 0.245881 2 22 0.320406 0.245881 2 22 0.278911 0.214037 2 24 0.278911 0.214037 2 2 25 0.280486 0.215246 2 2 26 0.280486 0.215246 2 2 27 0.159152 0.122134 2 2 28 0.157577 0.120925 2 2 8 0.216405 0.166070 2 30 0.309901 0.237819 2 31 0.212728 0.163249 2 32 0.244769 0.187837 2 32 0.244769 0.187837 2 33 0.346869 0.266035 2 34 0.237415 0.182194 2 35 0.230587 0.178984 2 36 0.250547 0.192271 2 37 0.250022 0.191868 2 38 0.250547 0.192271 2 39 0.250022 0.191868 2 40 0.250022 0.191868 2 41 0.250022 0.191868 2 44 0.250022 0.191868 2 44 0.250022 0.191868 2 44 0.250022 0.191868 2 44 0.260022 0.191868 2 44 0.260022 0.191868 2 44 0.260022 0.191868 2 44 0.260022 0.191868 2 44 0.260022 0.191868 2 44 0.260022 0.191868 2 44 0.260022 0.191868 2 45 0.240042 0.184209 2 46 0.240042 0.184209 2 47 0.191193 0.146722 2 48 0.171233 0.131405 2 48 0.171233 0.131405 2 49 0.000000 0.044742 2 50 0.000000 0.044742 2 50 0.000000 0.0132211 2 51 0.268931 0.208379 2 52 0.276810 0.212425 2 53 0.276810 0.212425 2 55 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 59 0.214304 0.164458 2 60 0.244794 0.195495 2 66 0.254749 0.195495 2 67 0.254749 0.195495 2 68 0.254749 0.195495 2 69 0.190668 0.146319 2 77 0.256749 0.195495 2 77 0.25674		16	0.224284	0.172117
2 19 0 2297820 0 228548 2 20 0 208951 0 158815 2 21 0 307274 0 235804 2 22 0 320406 0 245881 2 22 0 320406 0 245881 2 22 0 320406 0 245881 2 22 23 0 2278911 0 214037 2 24 0 278911 0 214037 2 25 0 280486 0 215246 2 25 0 280486 0 215246 2 2 26 0 280486 0 215246 2 2 26 0 280486 0 215246 2 2 27 0 159152 0 122134 2 2 28 0 157577 0 120925 2 2 9 0 216405 0 166070 2 30 0 309901 0 237819 2 31 0 0.212728 0 163249 2 31 0 2212788 0 163249 2 32 0 244769 0 187837 2 33 0 3-66669 0 265635 2 33 0 3-66669 0 265635 2 34 0 2237415 0 182194 2 35 0 230687 0 176954 2 36 0 225047 0 192271 2 37 0 250022 0 191868 2 38 0 250547 0 192271 2 39 0 250022 0 191868 2 40 0 250022 0 191868 2 41 0 0.250022 0 191868 2 41 0 0.250022 0 191868 2 42 0 364527 0 279740 2 43 0 0.250627 0 176954 2 44 0 0.25002 0 191868 2 44 0 0.25002 0 191868 2 44 0 0.25002 0 191868 2 44 0 0.25002 0 191868 2 44 0 0.25002 0 191868 2 44 0 0.25002 0 191868 2 44 0 0.25002 0 191868 2 44 0 0.25002 0 191868 2 45 0 0.24042 0 184209 2 46 0 0.24042 0 184209 2 47 0 19113 0 146722 2 48 0 177123 0 146722 2 48 0 177123 0 146722 2 49 0 000000 0 044742 2 55 0 0.00000 0 0.042742 2 56 0 0.24044 0 184209 2 48 0.171233 0 1146722 2 49 0 000000 0 0.132211 2 55 0 0.00000 0 0.042742 2 56 0 0.24044 0 184209 2 48 0.171233 0 1146722 2 57 0.246304 0 164458 2 56 0.214304 0 164458 2 56 0.214304 0 164458 2 56 0.214304 0 164458 2 56 0 0.214304 0 164458 2 56 0 0.214304 0 164458 2 56 0 0.214304 0 164458 2 56 0 0.214304 0 164458 2 56 0 0.214304 0 164458 2 56 0 0.214304 0 164458 2 56 0 0.214304 0 164458 2 57 0 0.256749 0 195495 2 66 0 0.214304 0 164458 2 67 0.256749 0 195495 2 67 0.256749 0 195495 2 68 0.256749 0 195495 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.214304 0 164458 2 69 0.256749 0 195495 2 77 0 0.256749 0 195495 2 77 0 0.256749 0 195495 2 77 0 0.256749 0 195495 2 77 0 0.256749 0 195495 2 77 0 0.256749 0 195495 2 77 0 0.256749				0.164458
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2       40       0.250022       0.191868         2       41       0.250022       0.191868         2       42       0.364527       0.279740         2       43       0.220607       0.169295         2       44       0.240042       0.184209         2       45       0.240042       0.184209         2       46       0.240042       0.184209         2       46       0.240042       0.184209         2       47       0.191193       0.146722         2       48       0.171233       0.13405         2       49       0.000000       0.044742         2       50       0.000000       0.044742         2       50       0.000000       0.132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       56       0.214304       0.164458         2       56       0.214304       0.164458         2       58       0.214304       0.164458     <				
2       41       0.250022       0.191868         2       42       0.364527       0.279740         2       43       0.220607       0.169295         2       44       0.240042       0.184209         2       45       0.240042       0.184209         2       46       0.240042       0.184209         2       47       0.191193       0.146722         2       48       0.171233       0.131405         2       49       0.000000       0.044742         2       50       0.000000       0.044742         2       50       0.000000       0.132211         2       55       0.000000       0.132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       58       0.214304       0.164458				
2       42       0.364527       0.279740         2       43       0.220607       0.169295         2       44       0.240042       0.184209         2       45       0.240042       0.184209         2       46       0.240042       0.184209         2       47       0.191193       0.146722         2       48       0.171233       0.131405         2       49       0.000000       0.044742         2       50       0.000000       0.044742         2       51       0.268931       0.206379         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       58       0.214304       0.164458         2       58       0.214304       0.164458				
2       43       0.220607       0.169295         2       44       0.240042       0.184209         2       45       0.240042       0.184209         2       46       0.240042       0.184209         2       47       0.191193       0.146722         2       48       0.171233       0.131405         2       49       0.000000       0.044742         2       50       0.000000       0.044742         2       50       0.000000       0.0132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       58       0.214304       0.164458				
2       44       0.240042       0.184209         2       45       0.240042       0.184209         2       46       0.240042       0.184209         2       47       0.191193       0.146722         2       48       0.171233       0.131405         2       49       0.000000       0.044742         2       50       0.000000       0.132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       58       0.214304       0.164458         2       58       0.214304       0.164458         2       61       0.262102       0.201139				
2       45       0.240042       0.184209         2       46       0.240042       0.184209         2       47       0.191193       0.146722         2       48       0.171233       0.131405         2       49       0.000000       0.044742         2       50       0.000000       0.132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       58       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       61       0.262102       0.201139         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495				
2       46       0.240042       0.184209         2       47       0.191193       0.146722         2       48       0.171233       0.131405         2       49       0.000000       0.044742         2       50       0.000000       0.132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495				
2       47       0.191193       0.146722         2       48       0.171233       0.131405         2       49       0.000000       0.044742         2       50       0.000000       0.132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495				
2       48       0.171233       0.131405         2       49       0.000000       0.044742         2       50       0.000000       0.132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.20139         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       68       0.385538       0.295863     <				
2       49       0.000000       0.044742         2       50       0.000000       0.132211         2       51       0.268931       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       67       0.254749       0.195495				
2       50       0.000000       0.132211         2       51       0.268831       0.206379         2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       58       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       68       0.385538       0.295863         2       68       0.385538       0.295863	2	49		
2       52       0.276810       0.212425         2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495				
2       53       0.276810       0.212425         2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       73       0.263153       0.201945		51	0.268931	0.206379
2       54       0.214304       0.164458         2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       63       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495	2			0.212425
2       55       0.214304       0.164458         2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945	2			
2       56       0.214304       0.164458         2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       63       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       71       0.254749       0.195495         2       73       0.254749       0.195495         2       74       0.254749       0.195495         2       73       0.263153       0.201945				
2       57       0.214304       0.164458         2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       73       0.263153       0.201945         2       74       0.208001       0.159621	2			
2       58       0.214304       0.164458         2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       71       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       73       0.263153       0.201945				
2       59       0.214304       0.164458         2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       74       0.225860       0.173326         2       76       0.229537       0.176147         2       78       0.230062       0.176550				
2       60       0.214304       0.164458         2       61       0.262102       0.201139         2       62       0.281012       0.215650         2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550	2			
2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2			
2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2			
2       63       0.254749       0.195495         2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2			
2       64       0.254749       0.195495         2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2			
2       65       0.254749       0.195495         2       66       0.254749       0.195495         2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2			
2       67       0.254749       0.195495         2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2	65	0.254749	0.195495
2       68       0.385538       0.295863         2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2	66	0.254749	0.195495
2       69       0.190668       0.146319         2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2			
2       70       0.254749       0.195495         2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280				
2       71       0.254749       0.195495         2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2			
2       72       0.254749       0.195495         2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280				
2       73       0.263153       0.201945         2       74       0.208001       0.159621         2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280	2			
2     74     0.208001     0.159621       2     75     0.225860     0.173326       2     76     0.229537     0.176147       2     77     0.229537     0.176147       2     78     0.230062     0.176550       2     79     0.217981     0.167280				
2       75       0.225860       0.173326         2       76       0.229537       0.176147         2       77       0.229537       0.176147         2       78       0.230062       0.176550         2       79       0.217981       0.167280				
2     76     0.229537     0.176147       2     77     0.229537     0.176147       2     78     0.230062     0.176550       2     79     0.217981     0.167280	2			
2     77     0.229537     0.176147       2     78     0.230062     0.176550       2     79     0.217981     0.167280				
2 78 0.230062 0.176550 2 79 0.217981 0.167280	2			
2 79 0.217981 0.167280	2			
2 80 0.214829 0.164861				
	2	80		0.164861

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2	81	0.211678	0.162443
2	82	0.081415	0.062478
2	83	0.082465	0.063284
2	84	0.241618	
2			0.185418
	85	0.214829	0.164861
2	86	0.214829	0.164861
2	87	0.214829	0.164861
2	88	0.214829	0.164861
2	89	0.214829	0.164861
2	90	0.214829	0.164861
2	91	0.214829	0.164861
2	92	0.214829	0.164861
2	93	0.214829	0.164861
2	94	0.213254	0.163652
2	95	0.387639	0.297475
2	96	0.253698	0.194689
2	97	0.247395	0.189852
2	98	0.246870	0.189449
2	99	0.248446	0.190658
2	100	0.254224	0.195092
2	101	0.259476	0.199123
2	102	0.254224	0.195092
2	103	0.248971	0.191061
2	104	0.246870	0.189449
2	105	0.247395	0.189852
2	106	0.267880	0.109032
2	107	0.378709	0.290623
2	108	0.445417	0.290623
2	109	0.238466	
2	110	0.249496	0.183000
2	111	0.196971	0.191465
2	112		0.151156
2		0.229011	0.175744
	113	0.412326	0.316420
2 2	114	0.261052	0.200332
	115	0.313052	0.240238
2	116	0.314103	0.241044
2	117	0.158627	0.121731
2	118	0.053051	0.040711
2	119	0.120283	0.092306
2	120	0.100324	0.076989
2	121	0.119758	0.091903
2	122	0.194452	0.091903
2	123	0.191041	0.090291
2	124	0.193600	0.091500
2	125	0.193600	0.091500
2	126	0.308736	0.145916
2	127	0.095520	0.045145
2	128	0.122812	0.058044
2	129	0.125371	0.059253
2	130	0.124518	0.058850
2	131	0.124518	0.058850
2	132	0.137311	0.064896
2	133	0.137311	0.064896
2	134	0.137311	0.064896
2	135	0.137311	0.064896
2	136	0.137311	0.064896
2	137	0.137311	0.064896
2	138	0.137311	0.064896
2	139	0.137311	0.064896
2	140	0.000000	0.00001
2	141	0.138164	0.065299
2	142	0.138164	0.065299
2	143	0.138164	0.065299
2	144	0.136458	0.064493
2	145	0.125371	0.059253

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2	146	0.124518	0.058850
2	147	0.124518	0.058850
2	148	0.122812	0.058044
2	149	0.118548	0.056029
2	150	0.116842	0.055222
2	151	0.118548	0.056029
2	152	0.117695	0.055625
2	153	0.116842	0.055222
2	154	0.086140	0.040711
2	155	0.084433	0.039905
2	156	0.050744	0.040711
2	157	0.050242	0.040308
2 2	158 450	0.050242	0.040308
2	159 160	0.050744 0.050242	0.040711
2	161	0.030242	0.040308 0.040711
2	162	0.085285	0.040711
2	163	0.085285	0.040308
2	164	0.086140	0.040711
2	165	0.097226	0.045951
2	166	0.097226	0.045951
2	167	0.086140	0.040711
2	168	0.085285	0.040308
2	169	0.085285	0.040308
2	170	0.086140	0.040711
2	171	0.085285	0.040308
2	172	0.086140	0.040711
2	173	0.085285	0.040308
2	174	0.085285	0.040308
2	175	0.086140	0.040711
2	176	0.085285	0.040308
2	177	0.115989	0.054819
2	178	0.116842	0.055222
2 2	179	0.086140	0.040711
2	180 181	0.086140 0.086140	0.040711 0.040711
2	182	0.086140	0.040711
2	183	0.086140	0.040711
2	184	0.086140	0.040711
2	185	0.086140	0.040711
2	186	0.086140	0.040711
2	187	0.086140	0.040711
2	188	0.086140	0.040711
2	189	0.086140	0.040711
2	190	0.086140	0.040711
2	191	0.086140	0.040711
2	192	0.086140	0.040711
2	193	0.086140	0.040711
2	194	0.086140	0.040711
2	195	0.086140	0.040711
2	196	0.086140	0.040711
2 2	197 198	0.086140	0.040711
2	199	0.086140 0.086140	0.040711 0.040711
2	200	0.086140	0.040711
2	200	0.086140	0.040711
2	202	0.086140	0.040711
2	203	0.086140	0.040711
2	204	0.086140	0.040711
2	205	0.086140	0.040711
2	206	0.086140	0.040711
2	207	0.086140	0.040711
2	208	0.086140	0.040711
2	209	0.086140	0.040711
2	210	0.086140	0.040711

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2	211	0.086140	0.040711
2	212	0.086140	0.040711
2	213	0.086140	0.040711
2	214	0.086140	0.040711
2	215	0.086140	0.040711
2	216	0.086140	0.040711
2	217	0.086140	0.040711
2	218	0.086140	0.040711
2	219	0.086140	0.040711
2	220	0.086140	0.040711
2	221	0.086140	0.040711
2	222	0.086140	0.040711
2	223	0.086140	0.040711
2	224	0.086140	0.040711
2	225	0.086140	0.040711
2	226	0.086140	0.040711
2 2	227 228	0.086140 0.086140	0.040711
2	220 229	0.118548	0.040711 0.056029
2	230	0.115989	0.054819
2	231	0.085285	0.040308
2	232	0.086140	0.040711
2	233	0.085285	0.040308
2	234	0.085285	0.040308
2	235	0.086140	0.040711
2	236	0.085285	0.040308
2	237	0.086140	0.040711
2	238	0.085285	0.040308
2	239	0.085285	0.040308
2	240	0.086140	0.040711
2	241	0.085285	0.040308
2	242	0.086140	0.040711
2	243	0.085285	0.040308
2	244	0.085285	0.040308
2 2	245	0.086140	0.040711
2	246 247	0.085285 0.085285	0.040308 0.040308
2	248	0.086140	0.040711
2	249	0.085285	0.040308
2	250	0.086140	0.040711
2	251	0.085285	0.040308
2	252	0.085285	0.040308
2	253	0.086140	0.040711
2	254	0.084433	0.039905
2	255	0.086140	0.040711
2	256	0.086140	0.040711
2	257	0.084433	0.039905
2	258	0.086140	0.040711
2	259	0.085285	0.040308
2	260	0.085285	0.040308
2 2	261 262	0.086140	0.040711
2	263	0.085285 0.086140	0.040308 0.040711
2	264 264	0.073346	0.034665
2	265	0.085285	0.040308
2	266	0.086140	0.040711
2	267	0.085285	0.040308
2	268	0.085285	0.040308
2	269	0.085285	0.040308
2	270	0.085285	0.040308
2	271	0.086140	0.040711
2	272	0.073346	0.034665
2	273	0.085285	0.040308
2 2	274	0.086140	0.040711
2	275	0.085285	0.040308

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
		2 222442	0.0.0
2	276	0.086140	0.040711
2	277	0.085285	0.040308
2 2	278 279	0.085285	0.040308
2	279 280	0.086140 0.085285	0.040711 0.040308
2	281	0.003283	0.054819
2	282	0.118548	0.056029
2	283	0.086140	0.040711
2	284	0.086140	0.040711
2	285	0.086140	0.040711
2	286	0.086140	0.040711
2	287	0.086140	0.040711
2	288	0.086140	0.040711
2	289	0.086140	0.040711
2	290	0.086140	0.040711
2	291	0.070788	0.033456
2	292	0.086140	0.040711
2	293	0.086140	0.040711
2	294	0.086140	0.040711
2	295	0.086140	0.040711
2	296	0.086140	0.040711
2 2	297 298	0.086140	0.040711
2	299	0.086140 0.070788	0.040711 0.033456
2	300	0.086140	0.040711
2	301	0.086140	0.040711
2	302	0.086140	0.040711
2	303	0.086140	0.040711
2	304	0.086140	0.040711
2	305	0.086140	0.040711
2	306	0.086140	0.040711
2	307	0.086140	0.040711
2	308	0.086140	0.040711
2	309	0.084433	0.039905
2	310	0.086140	0.040711
2	311	0.085285	0.040308
2	312	0.085285	0.040308
2	313	0.086140	0.040711
2	314	0.085285	0.040308
2	315	0.086140	0.040711
2 2	316 317	0.085285 0.085285	0.040308
2	318	0.083283	0.040308 0.040711
2	319	0.085285	0.040308
2	320	0.085285	0.040308
2	321	0.085285	0.040308
2	322	0.085285	0.040308
2	323	0.086140	0.040711
2	324	0.085285	0.040308
2	325	0.085285	0.040308
2	326	0.086140	0.040711
2	327	0.085285	0.040308
2	328	0.086140	0.040711
2	329	0.085285	0.040308
2	330	0.085285	0.040308
2	331	0.086140	0.040711
2	332	0.085285	0.040308
2	333	0.115989	0.054819
2	334	0.118548	0.056029
2	335	0.086140	0.040711
2 2	336 337	0.086140 0.086140	0.040711
2	33 <i>1</i> 338	0.086140	0.040711 0.040711
2	339	0.086140	0.040711
2	340	0.086140	0.040711
Pres.	0.10	0.000 tag	0.0-1011

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2	341	0.086140	0.040711
2	342	0.086140	0.040711
2	343	0.086140	0.040711
2	344	0.086140	0.040711
2	345	0.086140	0.040711
2	346	0.086140	0.040711
2	347	0.086140	0.040711
2	348	0.086140	0.040711
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2	355	0.086140	0.040711
2	356	0.086140	0.040711
2	357	0.086140	0.040711
2	358	0.086140	0.040711
2	359	0.086140	0.040711
2	360	0.121959	0.057641
2	361	0.111725	0.052804
2	362	0.086140	0.040711
2	363	0.086992	0.041114
2	364	0.085285	0.040308
2	365	0.085285	0.040308
2	366	0.086992	0.041114
2	367	0.085285	0.040308
2	368	0.085285	0.040308
2	369	0.086992	0.041114
2	370	0.086140	0.040711
2	371	0.061406	0.029022
2	372	0.086140	0.040711
2	373	0.086140	0.040711
2	374	0.086992	0.041114
2	375	0.087845	0.041518
2	376	0.086992	0.041114
2	377	0.086140	0.040711
2	378	0.087845	0.041518
2	379	0.138164	0.065299
2	380	0.051172	0.024185
2	381	0.111725	0.052804
2	382	1.437924	0.679598
2	383	1.233238	0.582858
2	384	0.776957	0.367209
2	385	0.892946	0.422028
2	386	1.495066	0.706605
2	387	2.117657	1.000856
2	388	0.051172	0.024185
2	389	0.051172	0.024185
2	390	0.051172	0.024185
2	391	0.051172	0.024185
2	392	0.015352	0.007255
2 2	393	0.015352	0.007255
2	394	0.015352	0.007255
2	4	0.00000	0.000004
3	1	0.000000	0.000001

TOTAL 100.000000 100.000000

#### SCHEDULE "E"

#### SPECIFICATION OF COMMON EXPENSES

The Common Expenses for all of the Units shall be the expenses of the performance of the objects and duties of the Corporation without limiting generality of the foregoing, shall include the following:

- (a) all sums of money paid or payable by the Corporation in connection with the performance of any of its objects, duties and powers whether such objects, duties and powers are imposed by the Act or this Declaration and By-laws of the Corporation or other law or by agreement;
- (b) all sums of money properly paid by the Corporation on account of any and all public and private suppliers to the Corporation of insurance coverage, utilities and services including, without limiting the generality of the foregoing, levies or charges payable on account of:
  - i) insurance premiums;
  - ii) water and sewage and electricity respecting common elements;
  - iii) waste disposal and garbage collection;
  - iv) maintenance materials, tools and supplies;
  - v) snow removal and landscaping;
  - vi) fuel, including gas, oil and hydro electricity for common elements only;
  - vii) expenses incurred with respect to the obligations of the Corporation, if any, set out in the Declaration;
- (c) all sums of money paid or payable by the Corporation pursuant to any management contract which may be entered into between the Corporation and a manager;
- (d) all sums of money required by the Corporation for the acquisition or retention of real property for the use and enjoyment of the property or for the acquisition, repair, maintenance or replacement of personal property for the use and enjoyment in or about the Common Elements;
- (e) all sums of money paid or payable by the Corporation to any and all persons, firms, or companies engaged or retained by the Corporation, its duly authorized agents, servants and employees for the purpose of performing any or all of the objects, duties and powers of the Corporation including, without limitation, legal, engineering, accounting, auditing, expert appraising, advising, maintenance, managerial, secretarial or other professional advice and service required by the Corporation;
- (f) the cost of furnishings and equipment for use in and about the Common Elements including the repair, maintenance or replacement thereof;
- (g) the cost of borrowing money for the carrying out of the objects, duties and powers of the Corporation;
- (h) the fees and disbursements of the Insurance Trustee, if any, and of obtaining insurance appraisals;
- (i) the cost of maintaining fidelity bonds as provided by By-law;
- (j) all sums required to be paid to the reserve or contingency fund as required by the Declaration or in accordance with the agreed upon annual budget of the Corporation;
- (k) all sums required to be paid under the Equipment Lease.

#### **SCHEDULE "F"**

#### **EXCLUSIVE USE PORTIONS OF THE COMMON ELEMENTS**

The owners of Units 48 to 53 inclusive and 333 to 354 inclusive on Level 1 shall have the exclusive use of the gated portion of the parking garage shown as "AR1" on Level A as illustrated in Part 2, Sheet 1 of 3 of the Description subject to the provisions of the Declaration, the By-Laws of the corporation and the Rules passed pursuant thereto.

The owners of Units 54 and 62 to 332 inclusive on Level 1shall have the exclusive use of the Elevator shown as "E1" on Level B as illustrated in Part 2, Sheet 2 of 3 of the Description subject to the provisions of the Declaration, the By-Laws of the corporation and the Rules passed pursuant thereto.

The owners of Units 76 to 322 inclusive on Level 1 shall have the exclusive use of the Loading Dock "LD1" on Level 1 as illustrated in Part 2, Sheet 3 of 3 of the Description subject to the provisions of the Declaration, the By-Laws of the corporation and the Rules passed pursuant thereto.

### SCHEDULE "G"

### CERTIFICATE OF ARCHITECT OR ENGINEER (SCHEDULE G TO DECLARATION FOR A STANDARD OR LEASE HOLD CONDOMINIUM CORPORATION)

(under clause 8(1)(e) of the Condominium Act, 1998)

		( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )
I certif	y that:	South Unionville Square - Phase 1
[Strike	out whichever	is not applicable:
Each b	uilding on the J	property
		<del>-OR-</del>
<del>(in the</del> Each b	case of an ame uilding on the l	andment to the declaration creating a phase:    land-included-in-the-phase)
has bee	n constructed spect to the fol	in accordance with the regulations made under the Condominium Act, 1998 lowing matters:
(Check	whichever box	ces are applicable)
1	require	xtorior—building—envelope, including—roofing—assembly; exterior—wall- ng, doors—and—windows, caulking—and—scalants, is weather resistant if nd—by—the—construction—documents—and—has—been—completed—in—general mity with the construction documents.
2.	Except to the s	as otherwise specified in the regulations, floor assemblies are constructed wib floor.
3.	Comme	as otherwise specified in the regulations, walls and ceilings of the on elements, excluding interior structural walls and columns in a unit, are sted to the drywall (including taping and sanding), plaster or other final ug.
4	⊟——All-und	lerground-garages have walls and floor assemblies in place.
		<del></del>
	S There a	<del>re no underground garages</del>
5.	THUE AG	vating devices as defined in the <i>Elevating Devices Act</i> are licensed under tif it requires a license, except for elevating devices contained wholly in a designed for use only within the unit.
		<del>OR</del>
÷	∃ There a elevatir unit	re no elevating devices as defined in the <i>Elevating Devices Act</i> except for ag devices contained wholly in a unit and designed for use only within the
6. J	All inst place.	allations with respect to the provision of water and sewage services are in
7. i	All inst	allations with respect to the provision of heat and ventilation are in place t and ventilation can be provided.

8.	X	All installations with respect to the provision of air conditioning are in place.			
		OR_			
	<b></b>	There are no installations with respect to the provision of air conditioning.			
9.	M	All installations with respect to the provision of electricity are in place.			
10.	Ξ	—All-indoor and outdoor swimming pools are roughed in to the extent that they are ready to receive finishes, equipment and accessories.			
		A Record			
	<b>a</b>	There are no indoor or outdoor swimming pools.			
11.	<u></u>	Except as otherwise-specified in the regulations, the boundaries of the units are completed to the drywall (not including taping and sanding), plaster or other final covering, and perimeter doors are in place.			
DAT	ED this	April , 2013  Name: Lisa Pinkus  Title: XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			

#### SCHEDULE "G"

# CERTIFICATE OF ARCHITECT OR ENGINEER (SCHEDULE G TO DECLARATION FOR A STANDARD OR LEASE HOLD CONDOMINIUM CORPORATION)

(under clause 8(1)(e) of the Condominium Act, 1998)

I certify that:

[Strike out whichever is not applicable:

Each building on the property

<del>-0</del>R-

(in the ease of an amendment to the declaration creating a phase:

Each building on the land included in the phase)]

has been constructed in accordance with the regulations made under the *Condominium Act*, 1998 with respect to the following matters:

(Check whichever boxes are applicable)

- 1. 

  The exterior building envelope, including roofing assembly, exterior wall cladding, doors and windows, caulking and sealants, is weather resistant if required by the construction documents and has been completed in general conformity with the construction documents.
- 2. Except as otherwise specified in the regulations, floor assemblies are constructed to the sub-floor.
- 3. Except as otherwise specified in the regulations, walls and ceilings of the common elements, excluding interior structural walls and columns in a unit, are completed to the drywall (including taping and sanding), plaster or other final covering.
- 4. All underground garages have walls and floor assemblies in place.

OR.

- There are no underground garages:
- 5. All elevating devices as defined in the *Elevating Devices Act* are licensed under that Act if it requires a license, except for elevating devices contained wholly in a unit and designed for use only within the unit.

-OR

- There are no elevating devices as defined in the Elevating Devices Act except for elevating devices contained wholly in a unit and designed for use only within the unit.
- 6. 
  All installations with respect to the provision of water and sewage services are in place.
- 7. All installations with respect to the provision of heat and ventilation are in place and heat and ventilation can be provided.

Pur 3 mil 2013

8.		All installations with respect to the provision of air conditioning are in place.
		<del>-OR</del>
	<del></del>	There are no installations with respect to the provision of air conditioning.
9.		All installations with respect to the provision of electricity are in place.
10.		-All-indoor and outdoor swimming-pools are roughed in to the extent that they are ready to receive finishes, equipment and accessories.
		<del>OR</del>
	$\boxtimes$	There are no indoor or outdoor swimming pools.
11.	X	Except as otherwise specified in the regulations, the boundaries of the units are completed to the drywall (not including taping and sanding), plaster or other final covering, and perimeter doors are in place.
DATI	ED this	3. day of April , 2013.
		Name: John Chow Title: Architect

Total

### **Document General**

Form 4 - Land Registration Reform Act

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### 2

# SCHEDULE LEGAL DESCRIPTION

UNIT	LEVEL	PROPERTY IDENTIFIER
1	1	29759-0001
2	1	29759-0001
3	1	29759-0002
4	1	29759-0003
5	1	29759-0004
6	1	29759-0005
7	1	29759-0007
8	1	29759-0007
9	1	29759-0008
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17	1	29759-0017
18	1	29759-0017 29759-0018
19	1	29759-0018 29759-0019
20	1	29759 <b>-</b> 0019 29759-0020
21	1	29759 <b>-</b> 0020 29759-0021
22	1	29759-0021 29759-0022
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25	1	29759-0025
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287	1	29759-0287
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289	1	29759-0289
290	1	29759-0290
291	1	29759-0291
292	1	29759-0292
293 294	1	29759-0293
294 295	1	29759-0294
293 296	1 1	29759-0295 29759-0296
290 297	1	29759-0296 29759-0297
298	1	29759-0297 29759-0298
299	1	29759-0298
300	1	29759-0300
301	1	29759-0301
302	1	29759-0302
303	1	29759-0303
304	1	29759-0304
305	1	29759-0305
306	1	29759-0306
307	1	29759-0307
308	1	29759-0308
309	1	29759-0309
310	1	29759-0310
311	1	29759-0311
312	1	29759-0312
313	1	29759-0313
314	1	29759-0314
315	1	29759-0315
316 317	1 1	29759-0316
318	1	29759-0317 29759-0318
319	1	29759-0318 29759-0319
320	1	29759-0319
321	1	29759-0321
322	1	29759-0321 29759-0322
323	1	29759-0323
324	1	29759-0324
325	1	29759-0325
326	1	29759-0326
327	1	29759-0327
328	1	29759-0328
329	1	29759-0329
330	1	29759-0330
331	1	29759-0331
332	1	29759-0332
333	1	29759-0333
334	1	29759-0334
335	1	29759-0335
336	1	29759-0336
337	1	29759-0337
338	1	29759-0338

SCHEDULE				
LEGAL	DESCRIPTION			

		LEGAL
339	1	29759-0339
340	1	29759-0340
341	1	29759-0341
342	1	29759-0342
343	1	29759-0343
344	1	29759-0344
345	1	29759-0345
346	1	29759-0346
347	1	29759-0347
348	1	29759-0348
349	1	29759-0349
350	1	29759-0350
351	1	29759-0351
352	1	29759-0352
353	1	29759-0353
354	1	29759-0354
1	2	29759-0355
2	2	29759-0356
3	2	29759-0357
4	2	29759-0358
5	2	29759-0359
6	2	29759-0360
7	2	29759-0361
8	2	29759-0362
9	2	29759-0363
10	2	29759-0364
11	2	29759-0365 29759-0365
12	2	29759-0366 29759-0366
13	2	29759-0367
14	2	29759-0368
15	2	29759-0368 29759-0369
16	2	
17	2	29759-0370
18		29759-0371
19	2	29759-0372
20	2 2	29759-0373
21		29759-0374
	2	29759-0375
22	2	29759-0376
23	2	29759-0377
24	2	29759-0378
25	2	29759-0379
26	2	29759-0380
27	2	29759-0381
28	2	29759-0382
29	2	29759-0383
30	2	29759-0384
31	2	29759-0385
32	2	29759-0386
33	2	29759-0387
34	2	29759-0388
35	2	29759-0389
36	2	29759-0390
37	2	29759-0391
38	2	29759-0392
39	2	29759-0393
40	2	29759-0394
41	2	29759-0395

		LEGAL
42	2	29759-0396
43	2	29759-0397
44	2	29759-0398
45	2	29759-0399
46	2	29759-0400
47	2	29759-0401
48	2	29759-0402
49	2	29759-0403
50	2	29759-0404
51	2	29759-0405
52	2	29759-0406
53	2	29759-0407
54	2	29759-0408
55	2	29759-0409
56	2	29759-0410
57	2	29759-0411
58	2	29759-0411
59		
	2	29759-0413
60	2	29759-0414
61	2	29759-0415
62	2	29759-0416
63	2	29759-0417
64	2	29759-0418
65	2	29759-0419
66	2	29759-0420
67	2	29759-0421
68	2	29759-0422
69	2	29759-0423
70	2	29759-0424
71	2	29759-0425
72	2	29759-0426
73	2	29759-0427
74	2	29759-0428
75	2	29759-0429
76	2	29759-0430
77	2	29759-0431
78	2	29759-0432
79	2	29759-0433
80	2	29759-0434
81	2	29759-0435
82	2	29759-0436
83	2	29759-0437
84	2	29759-0438
85	2	29759-0439
86	2	29759-0439
87	2	29759-0441
88	2	29759-0441
89	2	29759-0443
90	2	29759-0444
91	2	29759-0445
92	2	29759-0446
93	2	29759-0447
94	2	29759-0448
95	2	29759-0449
96	2	29759-0450
97	2	29759-0451
98	2	29759-0452

		LEGAL
99	2	29759-0453
100	2	29759-0454
101	2	29759-0455
102	2	29759-0456
103	2	29759-0457
104	2	29759-0458
105	2	29759-0459
106	2	29759-0460
107	2	29759-0461
108	2	29759-0462
109	2	29759-0463
110	2	29759-0464
111	2	29759-0465
112	2	29759-0466
113	2	29759-0467
114	2	29759-0468
115	2	29759-0469
116	2	29759-0470
117	2	29759-0471
118	2	29759-0472
119	2	29759-0473
120	2	29759-0474
121	2	29759-0475
122	2	29759-0476
123	2	29759-0477 29759-0477
123	2	29759-0477 29759-0478
125	2	29759-0479
125		29759-0479 29759-0480
120	2	
	2	29759-0481
128 129	2	29759-0482
130	2	29759-0483
	2	29759-0484
131	2	29759-0485
132	2	29759-0486
133	2	29759-0487
134	2	29759-0488
135	2	29759-0489
136	2	29759-0490
137	2	29759-0491
138	2	29759-0492
139	2	29759-0493
140	2	29759-0494
141	2	29759-0495
142	2	29759-0496
143	2	29759-0497
144	2	29759-0498
145	2	29759-0499
146	2	29759-0500
147	2	29759-0501
148	2	29759-0502
149	2	29759-0503
150	2	29759-0504
151	2	29759-0505
152	2	29759-0506
153	2	29759-0507
154	2	29759-0508
155	2	29759-0509

## SCHEDULE LEGAL DESCRIPTION

		LEGAL
156	2	29759-0510
157	2	29759-0511
158	2	29759-0512
159	2	29759-0513
160	2	29759-0514
161	2	29759-0515
162	2	29759-0516
163	2	29759-0517
164	2	29759-0518
165	2	29759-0519
166	2	29759-0520
167	2	29759-0521
168	2	29759-0522
169	2	29759-0523
170	2	29759-0524
171	2	29759-0525
172	2	29759-0526
173	2	29759-0527
174	2	29759-0528
175	2	29759-0529
176	2	29759-0530
177	2	29759-0531
178	2	29759-0532
179	2	29759-0533
180	2	29759-0534
181	2	29759-0535
182	2	29759-0536
183	2	29759-0537
184		
	2	29759-0538
185	2	29759-0539
186	2	29759-0540
187	2	29759-0541
188	2	29759-0542
189	2	29759-0543
190	2	29759-0544
191	2	29759-0545
192	2	29759-0546
193	2	29759-0547
194	2	29759-0548
195	2	29759-0549
196	2	29759-0550
197	2	29759-0551
198	2	29759-0552
199	2	29759-0553
200	2	29759-0554
201	2	29759-0555
202	2	29759-0556
203	2	29759-0557
204	2	
		29759-0558
205	2	29759-0559
206	2	29759-0560
207	2	29759-0561
208	2	29759-0562
209	2	29759-0563
210	2	29759-0564
211	2	29759-0565
212	2	29759-0566

		LEGAL
213	2	29759-0567
214	2	29759-0568
215	2	29759-0569
216	2	29759-0570
217	2	29759-0571
218	2	29759-0572
219	2	29759-0573
220	2	29759-0574
221	2	29759-0575
222	2	29759-0576
223	2	29759-0577
224	2	29759-0578
225	2	29759-0579
226	2	29759-0580
227	2	29759-0581
228	2	29759-0582
229	2	29759-0583
230	2	29759-0584
231	2	29759-0585
232	2	29759-0586
233	2	29759-0587
234	2	29759-0588
235	2	29759-0589
236	2	29759-0590
237	2	29759-0591
238	2	29759-0592
239	2	29759-0593
240	2	29759-0594
241	2	29759-0595
242	2	29759-0596 29759-0596
243	2	29759-0597
244	2	29759-0598
245	2	29759-0599
246	2	29759-0600
247	2	29759-0601
248	2	29759-0602
249	2	29759-0603
250	2	29759-0604
251	2	29759-0605
252	2	29759-0606
253	2	29759-0607
254	2	29759-0608
255	2	29759-0609
256	2	29759-0610
257	2	29759-0611
258	2	29759-0612
259	2	29759-0613
260	2	29759-0614
261	2	29759-0615
262	2	29759-0616
263	2	29759-0617
264	2	29759-0618
265	2	29759-0618 29759-0619
266	2	29759-0619 29759-0620
267	2	29759-0620 29759-0621
268	2	29759-0621 29759-0622
269	2	29759-0622 29759-0623
<b>4</b> ∪7	<b>~</b>	49/39-0043

## SCHEDULE LEGAL DESCRIPTION

		LEGAL
270	2	29759-0624
271	2	29759-0625
272	2	29759-0626
273	2	29759-0627
274	2	29759-0628
275	2	29759-0629
276	2	29759-0630
277	2	29759-0631
278	2	29759-0632
279	2	29759-0633
280	2	29759-0634
281	2	29759-0635
282	2	29759-0636
283	2	29759-0637
284	2	29759-0638
285	2	29759-0639
286	2	29759-0640
287	2	29759-0641
288	2	29759-0642
289	2	29759-0643
290	2	29759-0644
291	2	29759-0645
292	2	29759-0646
293	2	29759-0647
294	2	29759-0648
295	2	29759-0649
296	2	29759-0650
297	2	29759-0651
298	2	29759-0652
299	2	29759-0653
300	2	29759-0654
301	2	29759-0655
302	2	29759-0656
303	2	29759-0657
304	2	29759-0658
305	2	29759-0659
306	2	29759-0660
307	2	29759-0661
308	2	29759-0662
309	2	29759-0663
310	2	29759-0664
311	2	29759-0665
312	2	29759-0666
313	2	29759-0667
314	2	29759-0668
315	2	29759-0669
316	2	29759-0670
317	2	29759-0671
318	2	29759-0672
319	2	29759-0673
320	2	29759-0674
321	2	29759-0675
322	2	29759-0676
323	2	29759-0677
324	2	29759-0678
325	2	29759-0679
326	2	29759-0680
	*	

## SCHEDULE LEGAL DESCRIPTION

		LEGAL
327	2	29759-0681
328	2	29759-0682
329	2	29759-0683
330	2	29759-0684
331	2	29759-0685
332	2	29759-0686
333	2	29759-0687
334	2	29759-0688
335	2	29759-0689
336	2	29759-0690
337	2	29759-0691
338	2	29759-0692
339	2	29759-0693
340	2	29759-0694
341	2	29759-0695
342	2	
		29759-0696
343	2	29759-0697
344	2	29759-0698
345	2	29759-0699
346	2	29759-0700
347	2	29759-0701
348	2	29759-0702
349	2	29759-0703
350	2	29759-0704
351	2	29759-0705
352	2	29759-0706
353	2	29759-0707
354	2	29759-0708
355	2	29759-0709
356	2	29759-0710
357	2	29759-0711
358	2	29759-0712
359	2	29759-0713
360	2	29759-0714
361	2	29759-0715
362	2	29759-0716
363	2	29759-0717
364	2	29759-0718
365	2	29759-0719
366	2	29759-0720
367	2	29759-0721
368	2	29759-0722
369	2	29759-0723
370	2	29759-0724
371	2	29759-0725
372	2	29759-0726
373	2	29759-0727
374	2	29759-0728
375	2	29759-0728 29759-0729
376		
377	2	29759-0730
	2	29759-0731
378	2	29759-0732
379	2	29759-0733
380	2	29759-0734
381	2	29759-0735
382	2	29759-0736
383	2	29759-0737

## SCHEDULE LEGAL DESCRIPTION

		LEGAL
384	2	29759-0738
385	2	29759-0739
386	2	29759-0740
387	2	29759-0741
388	2	29759-0742
389	2	29759-0743
390	2	29759-0744
391	2	29759-0745
392	2	29759-0746
393	2	29759-0747
394	2	29759-0748
1 .	3	29759-0749
1	A	29759-0750
2 3	A A	29759-0751
<i>3</i>	A A	29759-0752
5	A A	29759-0753 29759-0754
6	A	29759-0755 29759-0755
7	A	29759-0756 29759-0756
8	A	29759-0757
9	A	29759-0758
10	A	29759-0759
11	A	29759-0760
12	A	29759-0761
13	A	29759-0762
14	A	29759-0763
15	A	29759-0764
16	A	29759-0765
17	A	29759-0766
18	A	29759-0767
19	A	29759-0768
20	A	29759-0769
21	A	29759-0770
22	A	29759-0771
23	A	29759-0772
24	A	29759-0773
25	A	29759-0774
26	A	29759-0775
27	A	29759-0776
28	A	29759-0777
29	A	29759-0778
30	A	29759-0779
31	A	29759-0780
32	A	29759-0781
33	A	29759-0782
34 35	A	29759-0783
36	A A	29759-0784
37	A A	29759-0785 29759-0786
38	A A	29759-0787 29759-0787
39	A A	29759-0788 29759-0788
40	A	29759-0789 29759-0789
41	A	29759 <b>-</b> 0789 29759-0790
42	A	29759-0791
43	A	29759 <b>-</b> 0792
44	A	29759-0793
45	A	29759-0794
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## SCHEDULE LEGAL DESCRIPTION

		LEGAL
46	A	29759-0795
47	A	29759-0796
48	A	29759-0797
49	A	29759-0798
50	A	29759-0799
51	A	29759-0800
52	A	29759-0801
53	A	29759-0802
54	A	29759-0803
55	A	29759-0804
56	A	29759-0805
57	A	29759-0806
58	A	29759-0807
59	A	29759-0808
60	A	29759-0809
61	A	29759-0810
62	A	29759-0811
63	A	29759-0812
64	A	29759-0813
65	A	29759-0814
66	A	29759-0815
67	A	29759-0816
68	A	29759-0817
69	A	29759-0818
70	A	29759-0819
71	A	29759-0820
72	A	29759-0821
73	A	29759-0822
74	A	29759-0823
75	A	29759-0824
76	A	29759-0825
77	A	29759-0826
78	A	29759-0827
79	A	29759-0828
80	A	29759-0829
81	A	29759-0830
82	A	29759-0831
83	A	29759-0832

84

A

29759-0833

## Form 19 Condominium Act, 1998

## AMENDMENT TO DECLARATION AND DESCRIPTION TO CREATE A PHASE

## (SUBSECTION 146(3) OF THE CONDOMINIUM ACT, 1998)

#### AMENDMENT TO DECLARATION

#### JADE-KENNEDY DEVELOPMENT CORPORATION states that:

- 1. The Board has been elected at a meeting of owners held on July 8, 2013, at a time when Jade-Kennedy Development Corporation did not own the majority of the units.
- 2. More than sixty (60) days have passed since the registration of the declaration and description or the registration of the latest amendments to the declaration and description creating a phase, whichever is the later.
- 3. There is no outstanding application to the Superior Court of Justice for an injunction under subsection 149(2) of the *Condominium Act*, 1998 and the Superior Court has not issued an injunction to prevent the registration of the amendments creating the phase.
- 4. More than 60 days have passed since we, the declarant, have delivered to the corporation the documents described in clauses 149(1)(a), (b) and (c) of the *Condominium Act*, 1998.

The declaration of York Region Standard Condominium Plan No. 1228 registered as Instrument No. YR1966697 on the  $17^{th}$  day of April, 2013 (known as the "Declaration") is amended as follows:

- 1. Schedule "A" is replaced with Schedule "A" attached.
- 2. Schedule "B" is amended to include the attached consents.
- 3. Schedule "C" is amended to include the material identified as Amendments to Schedule "C" attached.
- 4. Schedule "D" is replaced with Schedule "D" attached.
- 5. Schedule "G" is amended to include the material identified as Amendments to Schedule "G" attached.
- 6. The Declaration is otherwise amended as set out in the material attached and identified as "Other Amendments to the Declaration".

## AMENDMENT TO THE DESCRIPTION

The description identified as York Region Standard Condominium Plan No. 1228 is amended as follows:

- 1. Part I of the description is amended to include the following prepared by Andrew S. Mantha, Ontario Land Surveyor and dated October 27, 2014.
  - 2 sheets of a perimeter plan of survey, designated as sheets 2 and 3 of 10 and 1 sheet designating units for the land included in the phase, designated as sheet 10 of 10 dated October 27, 2014.
- 2. Part 5 is added consisting of architectural plans of the buildings on the land included in the phase prepared by Sussan Modrek, Turner Fleischer Architects Inc. and dated July 8, 2014.
- 3. Part 6 is added consisting of structural plans of the buildings on the land included in the phase prepared by Robert Sqapi, Exp Global Inc. and dated May 7, 2012.

## OTHER AMENDMENTS TO THE DECLARATION

1. Paragraph 1.1(e) of the Declaration is deleted and replaced with the following:

"Commercial/Retail Units" means Units 1 to 22, inclusive, and 85 to 98, inclusive, on Level A; Units 1 to 36, inclusive, 39 to 47 inclusive, 54 to 71 inclusive, 73 to 307 inclusive and 355 to 361 inclusive on Level 1 and Units 1 to 48 inclusive, 51 to 139 inclusive and 141 to 394 inclusive on Level 2;

Dated this 4<sup>th</sup> day of December, 2014.

JADE-KENNEDY DEVELOPMENT CORPORATION

Per: \_\_\_\_\_\_\_Name: Charles Mady

Title: Authorized Signing Officer

I have the authority to bind the Corporation.

 ${\it M:\ \ \ } 14\ 140025 \ |\ Declaration\ PreApproval \ |\ Amendment\ to\ the\ Declaration\ -v9.doc$ 



## SCHEDULE 'A'

#### FIRSTLY:

In the City of Markham, in the Regional Municipality of York and the Province of Ontario, being composed of all of Blocks 172, 173 and 174 on Plan 65M-3178, part of Lots 1, 2 and 3 on Registered Plan 2196 and part of Lot 9, Concession 6 (Geographic Township of Markham), designated as Part 1 on Plan 65R-34162 (hereinafter called the "Phase I Lands").

SUBJECT TO an easement over the Phase I Lands in favour of Rogers Communications Inc. as set out in Instrument YR1657121.

SUBJECT TO rights of way or rights in nature of an easement in favour of the owner(s), their successors and assigns of part of Lots 1 and 2, Plan 2196 and part of Lot 9, Concession 6 (Geographic Township of Markham), City of Markham, Regional Municipality of York, designated as Part 3 on Reference Plan 65R-34162 now being all units and common elements in York Region Standard Condominium Plan No. 1265 over the common elements of this Condominium, which said rights-of-way or rights in the nature of easements are as follows:

- (a) for the purposes of providing unrestricted vehicular and pedestrian ingress and egress including, but not limited to, all manner of construction vehicles, garbage, maintenance, delivery and removal vehicles, necessary to the use and operation of the Residential Condominium Lands;
- (b) for the access of persons, materials, vehicles and equipment necessary for the maintenance, repair, operation, installation and reconstruction of any mechanical or electrical apparatus, installation or equipment including, but not limited to, gas mains, water mains, storm and sanitary sewers, electrical cables, wires, conduits or ducts, telephone and cable television cables, wires, conduits or ducts, fire alarm systems, security systems and sump pumps all of which are necessary to the construction, use or operation of the improvements situate within the Residential Condominium Lands;
- (c) in and through the common elements of this Condominium for the access of persons, vehicles, materials and equipment necessary for the maintenance, repair, operation, construction and reconstruction of the improvements situate within the Residential Condominium Lands;
- (d) a right-of-support in and through all structural members, including, but not limited to, load bearing walls, columns, floor and roof slabs, footings, foundation and soil all of which are situate within the Common Elements of the Condominium and are necessary for support of the Residential Condominium Lands;
- (e) a temporary right-of-way or right in the nature of an easement in, over, along and upon the common elements of this Condominium for construction purposes, including, but not limited to, the erection of cranes, a crane base, hoarding, tieback and shoring systems, necessary for the construction of any improvements, including buildings on the Residential Condominium Lands, which said temporary right-of-way or right in the nature of an easement shall be terminable upon the completion of construction of all such improvements; and
- (f) a temporary right-of-way or right in the nature of an easement in and through the common elements exterior to the building(s) of this Condominium, for the purposes of providing passage for an overhead crane swing, which said temporary right-of-way or right in the nature of an easement will be terminable upon the completion of construction of all buildings to be constructed on the Residential Condominium Lands.

Being PINS 29759-0001 to 29759-0833, inclusive.

## SECONDLY:

In the City of Markham, in the Regional Municipality of York and the Province of Ontario, being composed of part of Lot 1 on Registered Plan 2196, designated as Part 2 on Plan 65R-34162 (hereinafter called the "Phase II Lands").

SUBJECT TO an easement over the Phase II Lands in favour of Rogers Communications Inc. as set out in Instrument YR1657121.

SUBJECT TO rights of way or rights in the nature of an easement in favour of the owner(s), their successors and assigns of part of Lots 1 and 2, Plan 2196 and part of Lot 9, Concession 6 (Geographic Township of Markham), City of Markham, Regional Municipality of York, designated as Part 3 on Reference Plan 65R-34162 now being all units and common elements in York Region Standard Condominium Plan No. 1265, as more particularly set out in Instrument No. YR2185723.

TOGETHER WITH a right-of-way over part of Lot 2, Plan 2196, designated as Parts 2, 3, 5, 6 and 7, Plan 65R-27668 until such lands are dedicated as a public highway as in YR623430 as partially released by YR1962278.

TOGETHER WITH rights of way or rights in the nature of an easement over the common elements of the Residential Condominium Lands as more particularly set out in Instrument No. YR2185723.

Being all of PIN 02963-3694.

In my opinion, based on the parcel register and the plans and documents recorded in them, the legal description SECONDLY is correct, the easements described under the heading SECONDLY will exist in law upon registration of the amendment to the declaration and description creating the phase and the declarant is the registered owner of the land and appurtenant easements.

## HARRIS SHEAFFER, LLP

Solicitors and duly authorized
Representatives of
JADE-KENNEDY DEVELOPMENT
CORPORATION

Date: Occamber 18, 2014

Mark L. Karoly

In my opinion, based on the parcel register or abstract index and the plan and documents recorded in them, the following easements will merge and no longer exist in law upon the registration of the amendment to the description:

- 1. Rights of way or rights in nature of an easement in favour of the owner(s), their successors and assigns of the Phase II Lands over the common elements of this Condominium, which said rights-of-way or rights in the nature of easements are as follows:
  - (a) for the purposes of providing unrestricted vehicular and pedestrian ingress and egress including, but not limited to, all manner of construction vehicles, garbage, maintenance, delivery and removal vehicles, necessary to the use and operation of the Phase II Lands;
  - (b) for the access of persons, materials, vehicles and equipment necessary for the maintenance, repair, operation, installation and reconstruction of any mechanical or electrical apparatus, installation or equipment including, but not limited to, gas

mains, water mains, storm and sanitary sewers, electrical cables, wires, conduits or ducts, telephone and cable television cables, wires, conduits or ducts, fire alarm systems, security systems and sump pumps all of which are necessary to the construction, use or operation of the improvements situate within the Phase II Lands;

- (c) in and through the common elements of this Condominium for the access of persons, vehicles, materials and equipment necessary for the maintenance, repair, operation, construction and reconstruction of the improvements situate within the Phase II Lands;
- (d) a right-of-support in and through all structural members, including, but not limited to, load bearing walls, columns, floor and roof slabs, footings, foundation and soil all of which are situate within the Common Elements of the Condominium and are necessary for support of the Phase II Lands;
- (e) a temporary right-of-way or right in the nature of an easement in, over, along and upon the common elements of this Condominium for construction purposes, including, but not limited to, the erection of cranes, a crane base, hoarding, tieback and shoring systems, necessary for the construction of any improvements, including buildings on the Phase II Lands, which said temporary right-of-way or right in the nature of an easement shall be terminable upon the completion of construction of all such improvements; and
- (f) a temporary right-of-way or right in the nature of an easement in and through the common elements exterior to the building(s) of this Condominium, for the purposes of providing passage for an overhead crane swing, which said temporary right-of-way or right in the nature of an easement will be terminable upon the completion of construction of all buildings to be constructed on the Phase II Lands.

HARRIS SHEAFFER, LLP

Solicitors and duly authorized Representatives of

JADE-KENNEDY DEVELOPMENT CORPORATION

Date: December 18, 2014

Per:

Mark L. Karoly

## SCHEDULE "B"

#### CONSENT

(under clause 7(2)(b) of the Condominium Act, 1998)

- 1. Aviva Insurance Company of Canada has registered mortgages within the meaning of clause 7(2)(b) of the *Condominium Act*, 1998 registered as Numbers YR1444874 and YR1721683 in the Land Titles Division of the York Region Registry Office (No. 65).
- 2. Aviva Insurance Company of Canada consents to the registration of this declaration, pursuant to the Act, against the land or the interests appurtenant to the land, as the land and the interests are described in the description.
- Aviva Insurance Company of Canada postpones the mortgages and the interests under them to the declaration and the easements described in Schedule "A" to the Declaration.
- 4. Aviva Insurance Company of Canada is entitled by law to grant this consent and postponement.

DATED this 14 day of OCT, 2014.

AVIVA INSURANCE COMPANY OF CANADA

Per: / Name: Title:

Brian Argue uthorized Signing Officer

Per: \_\_\_ Name: Title:

I/We have the authority to bind the Corporation.

## SCHEDULE "B"

## CONSENT

(under clause 7(2)(b) of the Condominium Act, 1998)

- 1. Laurentian Bank of Canada has registered mortgages within the meaning of clause 7(2)(b) of the *Condominium Act, 1998* registered as Number YR1763873 in the Land Titles Division of the York Region Registry Office (No. 65).
- 2. Laurentian Bank of Canada consents to the registration of this declaration, pursuant to the Act, against the land or the interests appurtenant to the land, as the land and the interests are described in the description.
- 3. Laurentian Bank of Canada postpones the mortgages and the interests under them to the declaration and the easements described in Schedule "A" to the Declaration.
- 4. Laurentian Bank of Canada is entitled by law to grant this consent and postponement.

DATED this day of December, 2014.

## LAURENTIAN BANK OF CANADA

Per: Name: Title:

CLARENCE WEDGE

Senior Manager

Per: \_\_ Name:

NEIL GREER

Title: Assistant Vice President

I/We have the authority to bind the Corporation.

## **SCHEDULE "B"**

## CONSENT

(under clause 7(2)(b) of the Condominium Act, 1998)

- 1. AM-STAT CORPORATION has a registered mortgage within the meaning of clause 7(2)(b) of the *Condominium Act, 1998* registered as Number YR2029025 in the Land Titles Division of the York Region Registry Office (No. 65).
- 2. AM-STAT CORPORATION consents to the registration of this declaration, pursuant to the Act, against the land or the interests appurtenant to the land, as the land and the interests are described in the description.
- 3. AM-STAT CORPORATION postpones the mortgage and the interests under it to the declaration and the easements described in Schedule "A" to the Declaration.
- 4. AM-STAT CORPORATION is entitled by law to grant this consent and postponement.

DATED this 9 day of Oc, 2014.

## AM-STAT CORPORATION

Per:
Name:
Title:

Pression

Per:

Name:

Name:

Pression

Pressio

Per: \_\_\_\_\_\_\_Name: Title:

I/We have the authority to bind the Corporation.

## **SCHEDULE 'C', (AMENDED)**

Each dwelling unit, commercial unit and parking unit shall comprise the area within the heavy lines shown on Part 1, Sheets 1 to 10, (Inclusive) of the Description with respect to Unit numbers indicated thereon. The monuments controlling the extent of the units are the physical surfaces and planes referred to below and are illustrated on Part 1, Sheets 1 to 10, (Inclusive) of the Description and all dimensions shall have reference to them.

Without limiting the generality of the foregoing, the boundaries of each unit are as follows (except as otherwise indicated in the description):

## 1. BOUNDARIES OF THE RESIDENTIAL UNITS:

(BEING Units 48 to 53, (Incl.) & 333 to 354, (Incl.) on Level 1)

- a) Each Residential Unit is bounded horizontally by:
  - i. the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - ii. the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof
- b) Each Residential Unit is bounded vertically by:
  - i. the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - ii. the unfinished unit side surface of all entry doors, door frames, windows and window frames the said doors and windows being in the closed position and the unit side surface of all glass panels contained therein.

Notwithstanding the above, no Residential Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

## 2. BOUNDARIES OF THE PARKING UNITS:

(BEING Units 23 to 84, (Incl.) on Level A.)

- a) Each Parking Unit is bounded horizontally by:
  - i. the unfinished upper surface and plane of the concrete floor slab below the unit and the production thereof
  - ii. the horizontal plane parallel to and 2.00 metres perpendicular above the unfinished upper surface of the concrete floor slab described in "i." above.
- b) Each parking unit is bounded vertically by:
  - i. the vertical plane established by measurements shown thereon;
  - ii. the face and plane of masonry wall and/or column and their production thereof;
  - iii. the unit side surface of the concrete or masonry wall and the production thereof or
  - iv. Dimensions shown on the face of the description.

Notwithstanding the above, no Parking Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

## 3. BOUNDARIES OF THE COMMERCIAL/RETAIL UNITS:

(BEING Units 1 to 22, (Incl.) and Units 85 to 98, (Incl.) on Level A, Units 1 to 36, (Incl.), 39 to 47, (Incl.), 54 to 71, (Incl.), 73 to 307, (Incl.) and 355 to 361, (Incl.) on Level 1 and Units 1 to

- 48, (Incl.), 51 to 139, (Incl.) and 141 to 394, (Incl.) on Level 2).
- a) Each Commercial/Retail Unit is bounded horizontally by:
  - i. the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - ii. the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof.
- b) Each Commercial/Retail Unit is bounded vertically by:
  - i. the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - ii. the unfinished unit side surface of all entry doors, door frames, windows and window frames the said doors and windows being in the closed position and the unit side surface of all glass panels contained therein;
  - iii. the face and plane of masonry walls and/or columns and the production thereof;
  - iv. the unit side surface of concrete or masonry walls and there production thereof or
  - v. Dimensions shown on the face of the description.

Notwithstanding the above, no Commercial/Retail Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

## 4. BOUNDARIES OF THE CORRIDOR UNITS:

(BEING Units 37, 38, 72 and 308 TO 332, (Incl.) on Level 1 and Unit 49 on Level 2).

- a) Each Corridor Unit is bounded horizontally by:
  - the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - ii. the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof.
- b) Each Corridor Unit is bounded vertically by:
  - i. the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - ii. the unfinished unit side surface of all entry doors, door frames, windows and window frames the said doors and windows being in the closed position and the unit side surface of all glass panels contained therein;
  - iii. the face and plane of masonry walls and/or columns and the production thereof;
  - iv. the unit side surface of concrete or masonry walls and there production thereof or
  - v. Dimensions shown on the face of the description.

Notwithstanding the above, no Residential Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

## 5. BOUNDARIES OF THE MANAGEMENT OFFICE UNIT:

(BEING Unit 50 on Level 2).

- a) The Management Office Unit is bounded horizontally by:
  - i. the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - ii. the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof.
- b) The Management Office Unit is bounded vertically by:

- i. the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
- ii. the unfinished unit side surface of all entry doors, door frames, windows and window frames the said doors and windows being in the closed position and the unit side surface of all glass panels contained therein;
- iii. the face and plane of masonry walls and/or columns and the production thereof;
- iv. the unit side surface of concrete or masonry walls and there production thereof or
- v. dimensions shown on the face of the description.

Notwithstanding the above, the Management Unit shall include any concrete floor slab, load bearing columns, structural member of load bearing partitions and insulation and/or vapour barriers contained within the unit.

## 6. BOUNDARIES OF THE PROMOTION UNIT:

(BEING Unit 140 on Level 2).

- a) The Promotion Office Unit is bounded horizontally by:
  - i. the unfinished upper surface and plane of the concrete floor slab on which the Unit rests, and
  - ii. the unfinished underside surface and plane of the concrete ceiling slab above the unit and the production thereof.
- b) The Promotion Unit is bounded vertically by:
  - i. the backside surface and plane of the drywall sheathing and production thereof on a wall separating one unit from another such unit or from the common elements;
  - ii. dimensions shown on the face of the description.

## 7. BOUNDARIES OF THE OUTDOOR TERRACE UNIT:

(BEING Unit 1 on Level 3).

- a) The Outdoor Terrace Unit is bounded horizontally by:
  - i. the unfinished upper surface and plane of the water-proof membrane over the concrete floor slab on which the Unit rests, and
  - ii. there is no upper limit to the Outdoor Terrace Unit.
- b) The Outdoor Terrace Unit is bounded vertically by:
  - i. the Unit side face of the stucco parapet wall that separates the Unit from the common elements;
  - ii. dimensions shown on the face of the description.

October 27, 2014	ADJUTE
Date	Andrew S. Mantha,
	Ontario Land Surveyor

See pages 3 and 4 of the Declaration for specific listing of inclusions and exclusions for the individual Units.

## 

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	
A A	1 2	0.134321 0.175391	0.152807 0.199530
A	3	0.127588	0.145147
Α	4	0.147113	0.167360
A	5	0.151490	0.172339
A	6	0.190204	0.216381
A A	7 8	0.196263	0.223274
A	9	0.172362 0.160916	0.196083 0.183062
A	10	0.148460	0.168892
A	11	0.195254	0.222125
Α	12	0.215451	0.245104
A	13	0.215789	0.245487
A	14	0.220165	0.250466
A A	15 16	0.221175 0.219827	0.251615 0.250083
A	17	0.215789	0.245487
A	18	0.215789	0.245487
Α	19	0.215789	0.245487
A	20	0.219827	0.250083
A	21	0.197947	0.225189
A A	22 23	0.060933 0.009486	0.069318 0.009486
A	24	0.009486	0.009486
A	25	0.009486	0.009486
Α	26	0.009486	0.009486
A	27	0.009486	0.009486
A	28	0.009486	0.009486
A A	29 30	0.009486 0.009486	0.009486 0.009486
A	31	0.009486	0.009486
A	32	0.009486	0.009486
Α	33	0.009486	0.009486
A	34	0.009486	0.009486
A A	35 36	0.009486	0.009486
A	36 37	0.009486 0.009486	0.009486 0.009486
A	38	0.009486	0.009486
Α	39	0.009486	0.009486
A	40	0.009486	0.009486
A	41	0.009486	0.009486
A A	42 43	0.009486 0.009486	0.009486 0.009486
A	43	0.009486	0.009486
A	45	0.009486	0.009486
Α	46	0.009486	0.009486
Α	47	0.009486	0.009486
A	48	0.009486	0.009486
A A	49 50	0.009486 0.009486	0.009486 0.009486
A	50 51	0.009486	0.009486
A	52	0.009486	0.009486
Α	53	0.009486	0.009486
Α	54	0.009486	0.009486
A	55	0.009486	0.009486
A	56	0.009486	0.009486
A A	57 58	0.009486 0.009486	0.009486 0.009486
A	59	0.009486	0.009486
A	60	0.009486	0.009486
Α	61	0.009486	0.009486
Α	62	0.009486	0.009486
A	63	0.009486	0.009486
A A	64 65	0.009486 0.009486	0.009486 0.009486
A	66	0.009486	0.009486
A	67	0.009486	0.009486
Α	68	0.009486	0.009486
А	69	0.009486	0.009486

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	
A A A A A A A A A A A A A A A A A A A	70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97	0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.109486 0.164619 0.180108 0.164619 0.180108 0.164619 0.180108 0.178423 0.230264 0.230264 0.230264 0.241380 0.148460 0.151153 0.143410	0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.009486 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275 0.204892 0.187275
A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	98 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 39 30 30 31 32 33 34 35 36 37 38 38 39 30 30 30 30 30 30 30 30 30 30	0.146777  0.317117 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.206362 0.204939 0.103013 0.105033 0.306009 0.232621 0.202660 0.213769 0.213769 0.213769 0.177748 0.192224 0.220165 0.211076 0.352115 0.103847 0.071486 0.611009	0.166977  0.360762 0.234768 0.234768 0.234768 0.234768 0.234768 0.234768 0.234768 0.234768 0.301401 0.117190 0.119488 0.348124 0.264636 0.230551 0.243189 0.243189 0.202211 0.218679 0.250466

IN

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST COMMON ELEMENTS
1 1	40 41	0.560292 0.479147	0.444251 0.379911
1	42	0.478181	0.379145
1	43	0.478181	0.379145
1	44	0.478181	0.379145
1	45	0.478181	0.379145
1	46 47	0.522134	0.413996
1 1	47 48	0.428431 0.047306	0.339699
1	49 49	0.047306	0.552633 0.571399
1	50	0.047306	0.552633
1	51	0.047306	0.571399
1	52	0.047306	0.552633
1	53	0.047306	0.672504
1	54 55	0.468618	0.735803
1 1	55 56	0.775713	0.615058
1	57	0.746251 0.770402	0.591696 0.610845
1	58	0.751082	0.595526
1	59	0.756393	0.599739
1	60	0.755912	0.599356
1	61	1.265002	1.003011
1	62	0.050253	0.078893
1 1	63 64	0.050741 0.050741	0.079659
1	65	0.050741	0.079659 0.079659
1	66	0.049521	0.077744
1	67	0.064157	0.100722
1	68	0.064157	0.100722
1	69	0.127031	0.100722
1 1	70 71	0.063425 0.097334	0.099573
1	72	0.202718	0.152807 0.318252
1	73	0.004147	0.006511
1	74	0.004147	0.006511
1	75	0.004147	0.006511
1 1	76 77	0.054400	0.085403
1	77 78	0.040251 0.040251	0.063191 0.063191
i	79	0.040251	0.063191
1	80	0.040251	0.063191
1	81	0.040251	0.063191
1	82	0.040251	0.063191
1 1	83 84	0.040251	0.063191
1	85	0.040251 0.040251	0.063191 0.063191
1	86	0.040251	0.063191
1	87	0.040251	0.063191
1	88	0.040251	0.063191
1 1	89	0.040251	0.063191
1	90 91	0.040251 0.040251	0.063191 0.063191
1	92	0.040251	0.063191
1	93	0.040251	0.063191
1	94	0.040251	0.063191
1	95	0.040251	0.063191
1 1	96 97	0.040251	0.063191
1	97 98	0.040251 0.040251	0.063191 0.063191
1	99	0.040251	0.063191
1	100	0.040251	0.063191
1	101	0.040251	0.063191
1	102	0.040251	0.063191
1 1	103 104	0.040982	0.064340
1	105	0.080501 0.054400	0.126382 0.085403
1	106	0.054400	0.065403
1	107	0.042690	0.067021
1	108	0.032445	0.050936

IN

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST I COMMON ELEMENTS
1	109	0.024638	0.038680
1	110	0.024638	0.038680
1	111	0.024638	0.038680
1	112	0.024638	0.038680
1	113	0.024638	0.038680
1	114	0.024638	0.038680
1 1	115 116	0.024638	0.038680
1	117	0.024638 0.024638	0.038680 0.038680
1	118	0.024638	0.038680
1	119	0.024638	0.038680
1	120	0.024638	0.038680
1	121	0.024638	0.038680
1	122	0.024638	0.038680
1 1	123 124	0.024638 0.024638	0.038680
1	125	0.024638	0.038680 0.038680
1	126	0.024638	0.038680
1	127	0.024638	0.038680
1	128	0.024638	0.038680
1	129	0.024638	0.038680
1 1	130 131	0.024638	0.038680
1	132	0.024638 0.024638	0.038680 0.038680
1	133	0.024638	0.038680
1	134	0.024638	0.038680
1	135	0.024638	0.038680
1	136	0.024638	0.038680
1 1	137 138	0.024638	0.038680
1	139	0.024638 0.024638	0.038680 0.038680
1	140	0.024638	0.038680
1	141	0.024638	0.038680
1	142	0.024638	0.038680
1	143	0.024638	0.038680
1 1	144 145	0.024638	0.038680
1	146	0.024638 0.024638	0.038680 0.038680
1	147	0.024638	0.038680
1	148	0.024638	0.038680
1	149	0.024638	0.038680
1	150	0.024638	0.038680
1	151	0.024638	0.038680
1	152 153	0.024638 0.024638	0.038680 0.038680
1	154	0.024638	0.038680
1	155	0.024638	0.038680
1	156	0.024638	0.038680
1	157	0.024638	0.038680
1	158 159	0.024638	0.038680
1	160	0.024638 0.024638	0.038680
1	161	0.024638	0.038680 0.038680
1	162	0.024638	0.038680
1	163	0.024638	0.038680
1	164	0.024638	0.038680
1	165	0.024638	0.038680
1 1	166 167	0.024638	0.038680
1	168	0.024638 0.024638	0.038680 0.038680
1	169	0.024638	0.038680
1	170	0.024638	0.038680
1	171	0.024638	0.038680
1	172	0.024638	0.038680
1 1	173 174	0.024638 0.024638	0.038680
1	174 175	0.024638 0.024638	0.038680 0.038680
1	176	0.024638	0.038680
1	177	0.024638	0.038680

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
1 1	178 179	0.024638 0.024638	0.038680 0.038680
1	180	0.024638	0.038680
1	181	0.024638	0.038680
1	182	0.024638	0.038680
1 1	183 184	0.024638	0.038680
1	185	0.024638 0.024638	0.038680 0.038680
1	186	0.024638	0.038680
1	187	0.024638	0.038680
1	188	0.024638	0.038680
1	189	0.024638	0.038680
1 1	190 191	0.024638	0.038680
1	192	0.024638 0.024638	0.038680 0.038680
1	193	0.024638	0.038680
1	194	0.024638	0.038680
1	195	0.024638	0.038680
1 1	196 197	0.024638	0.038680
1	198	0.024638 0.024638	0.038680 0.038680
1	199	0.024638	0.038680
1	200	0.024638	0.038680
1	201	0.024638	0.038680
1	202	0.024638	0.038680
1 1	203 204	0.024638 0.024638	0.038680 0.038680
1	205	0.024638	0.038680
1	206	0.024638	0.038680
1	207	0.024638	0.038680
1	208	0.024638	0.038680
1 1	209	0.024638	0.038680
1	210 211	0.024638 0.024638	0.038680 0.038680
1	212	0.024638	0.038680
1	213	0.024638	0.038680
1	214	0.024638	0.038680
1 1	215 216	0.024638	0.038680
1	217	0.024638 0.024638	0.038680 0.038680
1	218	0.024638	0.038680
1	219	0.024638	0.038680
1	220	0.024638	0.038680
1 1	221 222	0.024638	0.038680
1	223	0.024638 0.024638	0.038680 0.038680
1	224	0.024638	0.038680
1	225	0.024638	0.038680
1	226	0.024638	0.038680
1 1	227 228	0.024638 0.024638	0.038680
1	229	0.024638	0.038680 0.038680
1	230	0.024638	0.038680
1	231	0.020979	0.032936
1	232	0.024638	0.038680
1 1	233	0.024638	0.038680
1	234 235	0.024638 0.024638	0.038680 0.038680
1	236	0.024638	0.038680
1	237	0.024638	0.038680
1	238	0.024638	0.038680
1	239	0.024638	0.038680
1 1	240 241	0.024638 0.024638	0.038680 0.038680
1	242	0.024638	0.038680
1	243	0.024638	0.038680
1	244	0.024638	0.038680
1	245	0.024638	0.038680
1	246	0.024638	0.038680

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
1 1	247	0.024638	0.038680
1	248 249	0.024638 0.024638	0.038680
1	250	0.024638	0.038680 0.038680
1	251	0.024638	0.038680
1	252	0.020247	0.031787
1	253	0.024638	0.038680
1	254	0.024638	0.038680
1	255	0.024638	0.038680
1 1	256 257	0.024638 0.024638	0.038680
1	257 258	0.024638	0.038680 0.038680
1	259	0.024638	0.038680
1	260	0.024638	0.038680
1	261	0.024638	0.038680
1	262	0.024638	0.038680
1 1	263 264	0.024638	0.038680
1	265	0.024638 0.024638	0.038680 0.038680
1	266	0.024638	0.038680
1	267	0.024638	0.038680
1	268	0.024638	0.038680
1	269	0.024638	0.038680
1 1	270 271	0.024638 0.024638	0.038680
1	272	0.024638	0.038680 0.038680
1	273	0.024638	0.038680
1	274	0.024638	0.038680
1	275	0.024638	0.038680
1	276	0.024638	0.038680
1 1	277 278	0.024638 0.024638	0.038680
1	279	0.024638	0.038680 0.038680
1	280	0.024638	0.038680
1	281	0.024638	0.038680
1	282	0.024638	0.038680
1 1	283 284	0.024638	0.038680
1	285	0.024638 0.024638	0.038680 0.038680
1	286	0.024638	0.038680
1	287	0.024638	0.038680
1	288	0.024638	0.038680
1	289	0.024638	0.038680
1 1	290 291	0.024638 0.024638	0.038680
1	292	0.024638	0.038680 0.038680
1	293	0.024638	0.038680
1	294	0.024638	0.038680
1	295	0.029761	0.046723
1 1	296 297	0.130510	0.204892
1	297 298	0.136853 0.136853	0.214849 0.214849
1	299	0.133194	0.209104
1	300	0.133926	0.210253
1	301	0.165882	0.260423
1 1	302	0.165882	0.260423
1	303 304	0.165882 0.159540	0.260423
1	305	0.154661	0.250466 0.242806
1	306	0.116606	0.183062
1	307	0.117094	0.183828
1	308	0.098554	0.154722
1 1	309 310	0.105140 0.111483	0.165062 0.175020
1	311	0.111463	0.175020
1	312	0.133926	0.210253
1	313	0.133926	0.210253
1	314	0.169297	0.265785
1	315	0.234430	0.368039

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	
1 1	316 317	0.234430 0.234430	0.368039 0.368039
1	318	0.195400	0.306763
1 1	319 320	0.244189 0.200767	0.383358 0.315188
1	321	0.133926	0.210253
1	322	0.133926	0.210253
1	323	0.133926	0.210253
1 1	324 325	0.133926 0.133926	0.210253 0.210253
1	326	0.037568	0.210233
1	327	0.253215	0.397528
1	328	0.133926	0.210253
1	329 330	0.253215 0.133926	0.397528 0.210253
1	331	0.253215	0.210203
1	332	0.133926	0.210253
1 1	333	0.047306	0.664462
1	334 335	0.047306 0.047306	0.571399 0.552633
1	336	0.047306	0.571399
1	337	0.047306	0.552633
1 1	338 339	0.047306	0.571399
1	340	0.047306 0.047306	0.552633 0.571399
1	341	0.047306	0.552633
1	342	0.047306	0.685525
1 1	343 344	0.047306 0.047306	0.668674 0.571399
1	345	0.047306	0.552633
1	346	0.047306	0.571399
1 1	347 348	0.047306	0.552633
1	349	0.047306 0.047306	0.571399 0.552633
1	350	0.047306	0.683227
1	351	0.047306	0.664462
1 1	352 353	0.047306 0.047306	0.571399 0.552633
1	354	0.047306	0.571399
1	355	0.166614	0.261572
1 1	356 357	0.154417	0.242423
1	357 358	0.186374 0.247116	0.292593 0.387954
1	359	0.264192	0.414762
1	360	0.173201	0.271912
1	361	0.166614	0.261572
2	1	0.290860	0.220594
2 2	2	0.186332	0.141318
2	3	0.185827	0.140935
2 2	4 5	0.185827 0.186837	0.140935 0.141701
2	6	0.186837	0.141701
2	7	0.271167	0.205658
2 2	8	0.220670	0.167360
2	9 10	0.291364 0.303989	0.220977 0.230551
2	11	0.226729	0.171956
2	12	0.327218	0.248168
2 2	13 14	0.191886	0.145530
2	15	0.191382 0.197442	0.145147 0.149743
2	16	0.215620	0.163530
2	17	0.206026	0.156254
2 2	18 19	0.223195 0.286316	0.169275
2	20	0.286316 0.198957	0.217147 0.150892
2	21	0.295405	0.224040
2	22	0.308029	0.233615

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	
2 2	23 24	0.268137 0.268137	0.203360 0.203360
2 2	25 26	0.269652 0.269652	0.204509
2	27	0.269652	0.204509 0.116041
2	28	0.151490	0.114892
2	29	0.208046	0.157786
2	30	0.297930	0.225955
2 2	31 32	0.204511	0.155105
2	33	0.235314 0.333277	0.178466 0.252763
2	34	0.228245	0.173105
2	35	0.221680	0.168126
2	36	0.240869	0.182679
2	37 38	0.240364	0.182296
2 2 2 2 2 2 2 2	39	0.240869 0.240364	0.182679 0.182296
2	40	0.240364	0.182296
2	41	0.240364	0.182296
2	42	0.350446	0.265785
2 2	43 44	0.212085	0.160849
2	45 45	0.230769 0.230769	0.175020 0.175020
2	46	0.230769	0.175020
2	47	0.183808	0.139403
2	48	0.164619	0.124850
2 2 2 2 2	49 50	0.000000 0.00000	0.042510
2	50 51	0.258542	0.125616 0.196083
2	52	0.266117	0.201828
	53	0.266117	0.201828
2	54 55	0.206026	0.156254
2	55 56	0.206026 0.206026	0.156254
	57	0.206026	0.156254 0.156254
2 2 2	58	0.206026	0.156254
2	59	0.206026	0.156254
2	60 61	0.206026	0.156254
2	62	0.251978 0.270157	0.191104 0.204892
2	63	0.244908	0.185743
2	64	0.244908	0.185743
2	65	0.244908	0.185743
2	66 67	0.244908 0.244908	0.185743
2	68	0.370645	0.185743 0.281104
. 2	69	0.183303	0.139020
2	70	0.244908	0.185743
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	71 72	0.244908	0.185743
2	73	0.244908 0.252988	0.185743 0.191870
2	74	0.199966	0.151658
2	75	0.217135	0.164679
2	76 77	0.220670	0.167360
2	77 78	0.220670 0.221175	0.167360 0.167743
2	79	0.209561	0.158935
2	80	0.206531	0.156637
2 2 2 2 2 2 2	81	0.203501	0.154339
2	82 83	0.078270 0.079280	0.059361
2	84	0.079280	0.060127 0.176168
2	85	0.206531	0.156637
2 2	86	0.206531	0.156637
2	87 80	0.206531	0.156637
2 2	88 89	0.206531 0.206531	0.156637 0.156637
2	90	0.206531	0.156637
2	91	0.206531	0.156637

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2 2 2	92 93 94	0.206531 0.206531 0.205016	0.156637 0.156637
2	95	0.372665	0.155488 0.282635
2	96	0.243898	0.184977
2	97	0.237838	0.180381
2	98	0.237334	0.179998
2	99	0.238849	0.181147
2 2	100 101	0.244403	0.185360
2	102	0.249453 0.244403	0.189190 0.185360
2	103	0.239354	0.183300
2	104	0.237334	0.179998
2	105	0.237838	0.180381
2	106	0.257533	0.195317
2	107	0.364080	0.276125
2 2	108 109	0.428211	0.324763
2	110	0.229254 0.239859	0.173871 0.181913
2	111	0.189362	0.143616
2	112	0.220165	0.166977
2 2	113	0.396398	0.300635
2	114	0.250968	0.190339
2	115	0.300960	0.228253
2 2	116 117	0.301970	0.229019
2	118	0.152500 0.051001	0.115658 0.038680
2	119	0.115637	0.087701
2	120	0.096448	0.073148
2	121	0.115132	0.087318
2	122	0.186941	0.087318
2 2	123 124	0.183661 0.186131	0.085786
2	125	0.186121 0.186121	0.086935 0.086935
2	126	0.296810	0.138637
2	127	0.091831	0.042893
2	128	0.118068	0.055148
2 2	129	0.120528	0.056297
2	130 131	0.119708 0.119708	0.055914
2	132	0.132007	0.055914 0.061659
2	133	0.132007	0.061659
2 2 2	134	0.132007	0.061659
2	135	0.132007	0.061659
2 2	136 137	0.132007	0.061659
2	138	0.132007 0.132007	0.061659 0.061659
2	139	0.132007	0.061659
2 .	140	0.00000	0.00001
2	141	0.132827	0.062042
2	142	0.132827	0.062042
2 2	143 144	0.132827	0.062042
2	145	0.131186 0.120528	0.061276 0.056297
2	146	0.119708	0.055914
2	147	0.119708	0.055914
2 2	148	0.118068	0.055148
2	149 150	0.113968	0.053234
2	151	0.112329 0.113968	0.052468 0.053234
2	152	0.113149	0.052851
2	153	0.112329	0.052468
2	154	0.082812	0.038680
2 2	155 156	0.081172	0.037915
	156 157	0.048784 0.048301	0.038680 0.038297
2	158	0.048301	0.038297
2 2 2 2	159	0.048784	0.038680
2	160	0.048301	0.038297

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2 2	161 162	0.082812 0.081992	0.038680 0.038297
2 2	163	0.081992	0.038297
2	164 165	0.082812 0.093470	0.038680
2	166	0.093470	0.043659 0.043659
2	167	0.082812	0.038680
2	168	0.081992	0.038297
2	169	0.081992	0.038297
2	170	0.082812	0.038680
2 2	171	0.081992	0.038297
2	172 173	0.082812 0.081992	0.038680
2	173	0.081992	0.038297 0.038297
	175	0.082812	0.038297
2 2	176	0.081992	0.038297
2	177	0.111509	0.052085
2	178	0.112329	0.052468
2	179	0.082812	0.038680
2 2	180 181	0.082812 0.082812	0.038680
2	182	0.082812	0.038680 0.038680
2	183	0.082812	0.038680
2	184	0.082812	0.038680
2	185	0.082812	0.038680
2 2	186	0.082812	0.038680
2	187 188	0.082812 0.082812	0.038680
2	189	0.082812	0.038680 0.038680
2	190	0.082812	0.038680
2	191	0.082812	0.038680
2	192	0.082812	0.038680
2 2	193 194	0.082812	0.038680
2	195	0.082812 0.082812	0.038680 0.038680
2	196	0.082812	0.038680
2	197	0.082812	0.038680
2	198	0.082812	0.038680
2 2	199 200	0.082812 0.082812	0.038680
2	201	0.082812	0.038680 0.038680
2	202	0.082812	0.038680
2	203	0.082812	0.038680
2	204	0.082812	0.038680
2	205	0.082812	0.038680
2 2	206 207	0.082812 0.082812	0.038680
2	208	0.082812	0.038680 0.038680
2	209	0.082812	0.038680
2 2 2	210	0.082812	0.038680
2	211	0.082812	0.038680
2	212	0.082812	0.038680
2 2 2	213 214	0.082812 0.082812	0.038680
2	215	0.082812	0.038680 0.038680
	216	0.082812	0.038680
2	217	0.082812	0.038680
2	218	0.082812	0.038680
2	219	0.082812	0.038680
2	220 221	0.082812 0.082812	0.038680 0.038680
2	222	0.082812	0.038680 0.038680
2	223	0.082812	0.038680
2	224	0.082812	0.038680
2	225	0.082812	0.038680
2	226	0.082812	0.038680
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	227 228	0.082812	0.038680
2	228 229	0.082812 0.113968	0.038680 0.053234
_		0.140000	0.000204

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LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2	230	0.111509	0.052085
2	231	0.081992	0.038297
2 2	232	0.082812	0.038680
2	233	0.081992	0.038297
2	234	0.081992	0.038297
2	235	0.082812	0.038680
2	236 237	0.081992	0.038297
2	238	0.082812	0.038680
2	239	0.081992 0.081992	0.038297
2	240	0.081992	0.038297 0.038680
2	241	0.081992	0.038297
2	242	0.082812	0.038680
2	243	0.081992	0.038297
2	244	0.081992	0.038297
2	245	0.082812	0.038680
2	246	0.081992	0.038297
2	247	0.081992	0.038297
2	248	0.082812	0.038680
2	249	0.081992	0.038297
2	250	0.082812	0.038680
2	251	0.081992	0.038297
2	252	0.081992	0.038297
2	253	0.082812	0.038680
2 2	254	0.081172	0.037915
2	255 256	0.082812	0.038680
2	257	0.082812 0.081172	0.038680
2	257 258	0.081172	0.037915 0.038680
2	259	0.082012	0.038297
2	260	0.081992	0.038297
2	261	0.082812	0.038680
2	262	0.081992	0.038297
2	263	0.082812	0.038680
2	264	0.070513	0.032936
2	265	0.081992	0.038297
2	266	0.082812	0.038680
2	267	0.081992	0.038297
2	268	0.081992	0.038297
2	269	0.081992	0.038297
2	270	0.081992	0.038297
2 2	271	0.082812	0.038680
2	272 273	0.070513	0.032936
2	273 274	0.081992 0.082812	0.038297 0.038680
2 2 2	275	0.082872	0.038297
2	276	0.082812	0.038297
2	277	0.081992	0.038297
2	278	0.081992	0.038297
2 2	279	0.082812	0.038680
2	280	0.081992	0.038297
2	281	0.111509	0.052085
2	282	0.113968	0.053234
2	283	0.082812	0.038680
2	284	0.082812	0.038680
2	285	0.082812	0.038680
2	286	0.082812	0.038680
2 2	287 288	0.082812	0.038680
2	288 289	0.082812 0.082812	0.038680
2 2	290	0.082812	0.038680 0.038680
2	291	0.062612	0.031787
2	292	0.082812	0.038680
2	293	0.082812	0.038680
2	294	0.082812	0.038680
2	295	0.082812	0.038680
2	296	0.082812	0.038680
2	297	0.082812	0.038680
2	298	0.082812	0,038680

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2 2	299 300	0.068053 0.082812	0.031787 0.038680
2	301	0.082812	0.038680
2	302	0.082812	0.038680
2	303	0.082812	0.038680
2	304	0.082812	0.038680
2	305	0.082812	0.038680
2	306	0.082812	0.038680
2	307	0.082812	0.038680
2 2	308 309	0.082812	0.038680
2	310	0.081172 0.082812	0.037915 0.038680
2	311	0.082872	0.038297
2	312	0.081992	0.038297
2	313	0.082812	0.038680
2	314	0.081992	0.038297
2	315	0.082812	0.038680
2	316	0.081992	0.038297
2 2	317 318	0.081992	0.038297
2	319	0.082812 0.081992	0.038680 0.038297
2	320	0.081992	0.038297
2	321	0.081992	0.038297
2	322	0.081992	0.038297
2	323	0.082812	0.038680
2	324	0.081992	0.038297
2	325	0.081992	0.038297
2 2	326 327	0.082812	0.038680
2	328	0.081992 0.082812	0.038297 0.038680
2	329	0.082872	0.038297
2	330	0.081992	0.038297
2	331	0.082812	0.038680
2	332	0.081992	0.038297
2	333	0.111509	0.052085
2	334	0.113968	0.053234
2 2	335 336	0.082812	0.038680
2	337	0.082812 0.082812	0.038680 0.038680
2	338	0.082812	0.038680
2 2 2	339	0.082812	0.038680
2	340	0.082812	0.038680
2	341	0.082812	0.038680
2	342	0.082812	0.038680
2	343	0.082812	0.038680
2 2	344 345	0.082812 0.082812	0.038680
2	346	0.082812	0.038680 0.038680
	347	0.082812	0.038680
2 2	348	0.082812	0.038680
2 2 2 2	349	0.082812	0.038680
2	350	0.082812	0.038680
2	351	0.082812	0.038680
2	352 353	0.082812	0.038680
2	353 354	0.082812 0.082812	0.038680
2	355	0.082812	0.038680 0.038680
2	356	0.082812	0.038680
2	357	0.082812	0.038680
2	358	0.082812	0.038680
2	359	0.082812	0.038680
2	360	0.117248	0.054765
2 2	361 362	0.107409	0.050170
2	363	0.082812 0.083632	0.038680 0.039063
2	364	0.083032	0.038297
2	365	0.081992	0.038297
2	366	0.083632	0.039063
2	367	0.081992	0.038297

LEVEL NO.	UNIT NO.	PERCENTAGE CONTRIBUTION TO COMMON EXPENSES	PERCENTAGE INTEREST IN COMMON ELEMENTS
2	368	0.081992	0.038297
2	369	0.083632	0.039063
2	370	0.082812	0.038680
2	371	0.052012	0.037574
2	372	0.082812	0.038680
2	373	0.082812	0.038680
2	374	0.083632	0.039063
2	375	0.083032	0.039065
2	376	0.083632	0.039446
2	377	0.083032	0.038680
2	378	0.082472	0.039446
2	379	0.132827	0.062042
2	380	0.049195	0.002042
2	381	0.107409	0.050170
2	382	1.382378	0.645696
2	383	1.185600	0.553782
2	384	0.746944	0.348890
2	385	0.858453	0.400975
2	386	1.437312	0.671355
2	387	2.035854	0.950927
2	388	0.049195	0.022978
2	389	0.049195	0.022978
2	390	0.049195	0.022978
2	391	0.049195	0.022978
2	392	0.014759	0.006894
2	393	0.014759	0.006894
2	394	0.014759	0.006894
3	1	0.000000	0.000001
	TOTAL	100.000000	100.000000

## **AMENDMENTS TO**

## CERTIFICATE OF ARCHITECT OR ENGINEER (SCHEDULE G TO DECLARATION FOR A STANDARD OR LEASE HOLD CONDOMINIUM CORPORATION)

		(under clause 8(1)(e) of the Condominium Act, 1998)
I certi	fy that:	
[Strike	e out wh	nichever is not applicable:
Each l	ouilding	on the property
		OR
•		f an amendment to the declaration creating a phase: on the land included in the phase
		structed in accordance with the regulations made under the <i>Condominium Act</i> , 1998 to the following matters:
(Checi	k which	ever boxes are applicable)
1.	$\boxtimes$	The exterior building envelope, including roofing assembly, exterior wall cladding, doors and windows, caulking and sealants, is weather resistant if required by the construction documents and has been completed in general conformity with the construction documents.
2.	$\boxtimes$	Except as otherwise specified in the regulations, floor assemblies are constructed to the sub-floor.
3.		Except as otherwise specified in the regulations, walls and ceilings of the common elements, excluding interior structural walls and columns in a unit, are completed to the drywall (including taping and sanding), plaster or other final covering.
4.	$\boxtimes$	All underground garages have walls and floor assemblies in place.
		OR
		There are no underground garages.
5.	$\boxtimes$	All elevating devices as defined in the <i>Elevating Devices Act</i> are licensed under that Act if it requires a license, except for elevating devices contained wholly in a unit and designed for use only within the unit.
		OR
		There are no elevating devices as defined in the <i>Elevating Devices Act</i> except for elevating devices contained wholly in a unit and designed for use only within the unit.
6.	$\boxtimes$	All installations with respect to the provision of water and sewage services are in place.

All installations with respect to the provision of heat and ventilation are in place and heat and ventilation can be provided.

7.

8.	$\boxtimes$	All installations with respect to the provision of air conditioning are in place.					
		OR					
		There are no installations with respect to the provision of air conditioning.					
9.	$\boxtimes$	All installations with respect to the provision of electricity are in place.					
10.		All indoor and outdoor swimming pools are roughed in to the extent that they are ready to receive finishes, equipment and accessories.					
		OR					
	$\boxtimes$	There are no indoor or outdoor swimming pools.					
11.	X	Except as otherwise specified in the regulations, the boundaries of the units are completed to the drywall (not including taping and sanding), plaster or other final covering, and perimeter doors are in place.					
DATE	ED this _	10h day of					
		(Architect or Engineer) John Chow					

# **APPENDIX "C"**

Registered as YR1445332 on 2010 02 25 at 14:1

The applicant(s) hereby applies to the Land Registrar.

yyyy mm dd Page 1 of 5

**Properties** 

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PIN 02963 - 0501 LT

Description BLOCK 172, PLAN 65M3178, MARKHAM. S/T TEMPORARY EASE AS IN LT1230680

(AMENDED 99/09/09 BY MAGGIE GAGNE, ADLR @ 16:48)

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 0502 LT

Description BLOCK 173, PLAN 65M3178, MARKHAM, S/T TEMPORARY EASE AS IN LT1230680

(AMENDED 99/09/09, BY MAGGIE GAGNE, ADLR @ 16:49)

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 0503 LT

Description BLOCK 174, PLAN 65M3178, MARKHAM.

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 1029 LT

Description PT LT 3 PL 2196 MARKHAM PT 4, 65R28260; MARKHAM

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 0328 LT

Description PART OF LOT 9, CON. 6 (MARKHAM), PART 1 ON PLAN 65R19570; MARKHAM

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 0035 LT

Description PT LT 1 PL 2196 MARKHAM AS IN R623425; MARKHAM

Address 102 HELEN AVENUE

MARKHAM

PIN 02963 - 3101 LT

Description PT LT 2 PL 2196 MARKHAM PT 1 65R27668 EXCEPT PTS 1-3 65R28260;

MARKHAM; T/W ROW ON PTS 2,3,5,6,7 65R27668 UNTIL DEDICATED AS PUBLIC

HYW AS IN YR623430.

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 2966 LT

Description PT LT 2 PL 2196 MARKHAM, PT 13 65R27668; MARKHAM . T/W ROW OVER PT LT 2

PL 2196 MARKHAM, PTS 10, 11 & 12, 65R27668, UNTIL SUCH TIME AS SAID PTS 10, 11 & 12, 65R27668 HAVE BEEN DEDICATED AS PART OF PUBLIC HIGHWAY, AS

IN YR625087.

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 2968 LT

Description PT LT 2 PL 2196 MARKHAM, DESIGNATED AS PARTS 15 AND 16, PLAN 65R-31952;

MARKHAM . S/T ROW IN FAVOUR OF PT LT 2 PL 2196, PTS 1 & 8, 65R-27668, UNTIL PT LT 2 PL 2196 MARKHAM, PTS 2, 3, 5, 6 & 7, 65R27668 ARE DEDICATED

AS PART OF PUBLIC HIGHWAY, AS IN YR623430.

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 3388 LT

Description PT LT 1 PL 2196 BEING PTS 3 AND 4 65R31954 TOWN OF MARKHAM

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 2965 LT

Description PT LT 2 PL 2196 MARKHAM, PT 9 65R27668; MARKHAM . T/W ROW OVER PT LT 2

PL 2196 MARKHAM, PTS 10, 11 & 12, 65R27668, UNTIL SUCH TIME AS SAID PTS 10, 11 & 12, 65R27668 HAVE BEEN DEDICATED AS PART OF PUBLIC HIGHWAY, AS

IN YR623430.

Address 8300 KENNEDY ROAD

MARKHAM

PIN 02963 - 2972 LT

Description PT LT 2 PL 2196 MARKHAM, PT 8 65R27668; MARKHAM . T/W ROW OVER PT LT 2

PL 2196 MARKHAM, PTS 2, 3, 5, 6 & 7, 65R27668, UNTIL SAID PTS 2, 3, 5, 6 & 7, 65R27668 ARE DEDICATED AS PART OF PUBLIC HIGHWAY, AS IN YR623430 .

Address 8300 KENNEDY ROAD

MARKHAM

✓ Redescription

LRO # 65 Notice Of Lease

Registered as YR1445332 on 2010 02 25

The applicant(s) hereby applies to the Land Registrar.

\$2.00

yyyy mm dd Page 2 of 5

Consideration

Consideration

Ņ

Party From(s)

JADE-KENNEDY DEVELOPMENT CORPORATION

8791 Woodbine Avenue, Suite 100 Address for Service

Markham, ON L2R0P4

I, CHARLES MADY, President & WILSON TRAN, Secretary, have the authority to bind the corporation.

This document is not authorized under Power of Attorney by this party.

Capacity Share Party To(s)

Name

T. & T. SUPERMARKET INC.

Address for Service

21500 Gordon Way

Richmond, British Columbia V6w1j8

#### Statements

The applicant is prepared to produce the document for inspection within fourteen (14) days of the request and the applicant consents to the cancellation of the document on presentation of proof satisfactory to the Land Registrar that the document was not produced upon

Term: 5 years

Expiry date: 2016/05/15

Right or option to purchase, No

Provision for renewal or extension, 4 Sucessive Periods of five (5) years

The registered owner(s) hereby consents to the registration of the Notice of Lease

Schedule: Lease Dated April 6, 2009. Amendment to Lease dated: November 30, 2009; Actual Possession Date: December 31, 2010; Possession Date May 15, 2011; Term 5 years from date of Commencement: Commencing earlier of i) expiry of Fixturing Period; ii) date Tenant opens its business to the public of any part of premises

Signed By

300-443 Ouellette Avenue, PO Mary-Ann Margurite Keefner Box 1390, Stn. A

acting for Party From(s)

2010 02 24 First Signed

Windsor

N9A 6R4

519-977-1555 Tel 5199771566 Fax Mary-Ann Margurite Keefner

300-443 Quellette Avenue, PO Box 1390, Stn. A

acting for Party

Last

2010 03 03 From(s) Signed

Windsor

N9A 6R4

519-977-1555 Te1

5199771566

I have the authority to sign and register the document on behalf of the Party From(s).

Submitted By

MILLER CANFIELD PADDOCK AND STONE LLP

300-443 Ouellette Avenue, PO

2010 03 03

Box 1390, Stn. A Windsor

N9A 6R4

Tel 519-977-1555 Fax 5199771566

Fees/Taxes/Payment

\$60.00 Statutory Registration Fee \$0.00 Provincial Land Transfer Tax

Total Paid

\$60.00

LRO # 65 Notice Of Lease

Registered as YR1445332 on 2010 02 25 at 14:

The applicant(s) hereby applies to the Land Registrar.

yyyy mm dd Page 3 of 5

File Number

Party From Client File Number:

139968-4

Party To Client File Number:

139968-3

" "" Illattor or ale octive aller of	02963 - 0501	BLOCK 172, PLAN 65M3178, MARKHAM. S/T TEMPORARY EASE AS IN	
		LT1230680 (AMENDED 99/09/09 BY MAGGIE GAGNE, ADLR @ 16:48)	
	02963 - 0502	BLOCK 173, PLAN 65M3178, MARKHAM. S/T TEMPORARY EASE AS IN LT1230680 (AMENDED 99/09/09, BY MAGGIE GAGNE, ADLR @ 16:49)	
	02963 - 0503	BLOCK 174, PLAN 65M3178, MARKHAM.	
	02963 - 1029	PT LT 3 PL 2196 MARKHAM PT 4, 65R28260 ; MARKHAM	
	02963 - 0328	PART OF LOT 9, CON. 6 (MARKHAM), PART 1 ON PLAN 65R19570; MARKHAM	
	02963 - 0035	PT LT 1 PL 2196 MARKHAM AS IN R623425 ; MARKHAM	
	02963 - 3101	PT LT 2 PL 2196 MARKHAM PT 1 65R27668 EXCEPT PTS 1-3 65R28260 ; MARKHAM ; T/W ROW ON PTS 2,3,5,6,7 65R27668 UNTIL DEDICATED AS PUBLIC HYW AS IN YR623430.	
	02963 - 2966	PT LT 2 PL 2196 MARKHAM, PT 13 65R27668; MARKHAM . T/W ROW OVER PT LT 2 PL 2196 MARKHAM, PTS 10, 11 & 12, 65R27668, UNTIL SUCH TIME AS SAID PTS 10, 11 & 12, 65R27668 HAVE BEEN DEDICATED AS PART OF PUBLIC HIGHWAY, AS IN YR625087 .	
	02963 - 2968	PT LT 2 PL 2196 MARKHAM, DESIGNATED AS PARTS 15 AND 16, PLAN 65R-31952; MARKHAM . S/T ROW IN FAVOUR OF PT LT 2 PL 2196, PTS 1 & 8, 65R-27668, UNTIL PT LT 2 PL 2196 MARKHAM, PTS 2, 3, 5, 6 & 7, 65R27668 ARE DEDICATED AS PART OF PUBLIC HIGHWAY, AS IN YR623430.	
	02963 - 3388	PT LT 1 PL 2196 BEING PTS 3 AND 4 65R31954 TOWN OF MARKHAM	
	02963 - 2965	PT LT 2 PL 2196 MARKHAM, PT 9 65R27668; MARKHAM . T/W ROW OVER PT LT 2 PL 2196 MARKHAM, PTS 10, 11 & 12, 65R27668, UNTIL SUCH TIME AS SAID PTS 10, 11 & 12, 65R27668 HAVE BEEN DEDICATED AS PART OF PUBLIC HIGHWAY, AS IN YR623430 .	
	02963 - 2972	PT LT 2 PL 2196 MARKHAM, PT 8 65R27668; MARKHAM . T/W ROW OVER PT LT 2 PL 2196 MARKHAM, PTS 2, 3, 5, 6 & 7, 65R27668, UNTIL SAID PTS 2, 3, 5, 6 & 7, 65R27668 ARE DEDICATED AS PART OF PUBLIC HIGHWAY, AS IN YR623430 .	
BY: JADE-KENNEDY DEVEL	LOPMENT CORF	PORATION	
TO: T. & T. SUPERMARKET II			
I. MARY-ANN KEEFNER	<u>.</u> .		
1. MARY-ANN KEEFNER I am			
l am	whom the land o	conveyed in the above-described conveyance is being conveyed;	
l am ☐ (a) A person in trust for		conveyed in the above-described conveyance is being conveyed; ibed conveyance to whom the land is being conveyed;	
l am ☐ (a) A person in trust for	the above-descr	ibed conveyance to whom the land is being conveyed;	
☐ (a) A person in trust for☐ (b) A trustee named in☐ (c) A transferee named☑ (d) The authorized agerparagraph(s) (C) above	the above-descr I in the above-de nt or solicitor acti e.	ibed conveyance to whom the land is being conveyed; escribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in	
I am  (a) A person in trust for (b) A trustee named in (c) A transferee named (d) The authorized age paragraph(s) (C) above (e) The President, Vice described in paragraph	the above-descr I in the above-de nt or solicitor acti e. President, Mana n(s) (_) above.	ibed conveyance to whom the land is being conveyed; escribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	
l am  ☐ (a) A person in trust for ☐ (b) A trustee named in ☐ (c) A transferee named ☑ (d) The authorized age paragraph(s) (C) above ☐ (e) The President, Vice described in paragraph ☐ (f) A transferee describ	the above-descr I in the above-de Int or solicitor acti  President, Mana I(s) (_) above.  The paragraph()	ibed conveyance to whom the land is being conveyed; scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in	
am   (a) A person in trust for   (b) A trustee named in   (c) A transferee named   (d) The authorized age   paragraph(s) (C) above   (e) The President, Vice   described in paragraph   (f) A transferee describ   who is my spous	the above-descr I in the above-de Int or solicitor actiePresident, Mana In(s) () above. Indeed in paragraph() In described in paragraph()	ibed conveyance to whom the land is being conveyed; scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for  and am making these statements on my own behalf and on behalf of aragraph(_) and as such, I have personal knowledge of the facts herein	
am   (a) A person in trust for   (b) A trustee named in   (c) A transferee named   (d) The authorized ager paragraph(s) (C) above   (e) The President, Vice described in paragraph   (f) A transferee describ who is my spous deposed to.	the above-descr I in the above-de In tor solicitor action I have a sol	ribed conveyance to whom the land is being conveyed; scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	
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am   (a) A person in trust for   (b) A trustee named in   (c) A transferee named   (d) The authorized age paragraph(s) (C) above   (e) The President, Vice described in paragraph   (f) A transferee describ who is my spous deposed to.  3. The total consideration for the (a) Monies paid or to be paragraph (b) Mortgages (i) assume (ii) Given B	the above-descr in the above-de in tor solicitor acti isPresident, Mana is(s) (_) above. sed in paragraph() se described in paragraph() se transaction is beaution cash and (show principal stack to Vendor	ribed conveyance to whom the land is being conveyed; ascribed conveyance; and in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	0.0 0.0
am	the above-describle in the above-describle.	ribed conveyance to whom the land is being conveyed; ascribed conveyance; and in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	0.0 0.0
am   (a) A person in trust for   (b) A trustee named in   (c) A transferee named   (d) The authorized age paragraph(s) (C) above   (e) The President, Vice described in paragraph   (f) A transferee describ who is my spous deposed to.  3. The total consideration for thi (a) Monies paid or to be paragraph (b) Mortgages (i) assume (ii) Given B (c) Property transferred ir (d) Fair market value of the	the above-describing the above-describing to the above-de intor solicitor action.  President, Manants (s) (_) above, and in paragraph (se described in paragraph (se described in paragraph (se described in paragraph (show principal sack to Vendor an exchange (detaine land(s))	ibed conveyance to whom the land is being conveyed; scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	0.0 0.0 0.0
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am   (a) A person in trust for   (b) A trustee named in   (c) A transferee named   (d) The authorized ager paragraph(s) (C) above   (e) The President, Vice described in paragraph   (f) A transferee described who is my spous deposed to.  3. The total consideration for the (a) Monies paid or to be posed to (b) Mortgages (i) assume (ii) Given Book (c) Property transferred in (d) Fair market value of the Liens, legacies, annuice (f) Other valuable consider (g) Value of land, building	the above-description the above-description to resolicitor active.  Peresident, Manages (S) (L) above.  Bed in paragraph (S) active described in paragraph (S) active described in paragraph (S) active described in cash and (S) active description exchange (detaine land(S)) ties and maintenateration subject to g, fixtures and good	ibed conveyance to whom the land is being conveyed; scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	0.0 0.0 0.0 0.0 0.0 0.0
am   (a) A person in trust for   (b) A trustee named in   (c) A transferee named   (d) The authorized ager paragraph(s) (C) above   (e) The President, Vice described in paragraph   (f) A transferee described who is my spous deposed to.    The total consideration for the (a) Monies paid or to be properly transferred in (d) Fair market value of the (e) Liens, legacies, annuin (f) Other valuable consider (g) Value of land, building (h) VALUE OF ALL CHAT	the above-description the above-description the above-de in tor solicitor active.  Peresident, Manages (s) ( ) above, above in paragraph ( ) above is transaction is paid in cash and ( show principal Back to Vendor an exchange ( detaine land(s) ties and maintenated and maintenated in subject to g, fixtures and goot TTELS - items of the solicities and solicities and goot to g. fixtures and	ibed conveyance to whom the land is being conveyed; is scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	0.6 0.0 0.0 0.0 0.0 2.0
am	the above-description the above-description the above-de in the above-de in the above-de in the above-de in the above described in paragraph() are described in paragraph() are the above described in paragraph() are the above described in cash and the above described in exchange (detaine land(s) ties and maintenated (	ibed conveyance to whom the land is being conveyed; scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	0.6 0.0 0.6 0.6 0.6 2.6 0.6
am	the above-description the above-description the above-de in the above-de in the above-de in the above-de in the above described in paragraph() are described in paragraph() are the above described in paragraph() are the above described in cash and the above described in exchange (detaine land(s) ties and maintenated (	ibed conveyance to whom the land is being conveyed; is scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	0.6 0.0 0.6 0.6 0.6 2.6 0.6
am	the above-description the above-description the above-de in the above-de in the above-de in the above-de in the above described in paragraph() are described in paragraph() are the above described in paragraph() are the above described in cash and the above described in exchange (detaine land(s) ties and maintenated (	ibed conveyance to whom the land is being conveyed; is scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	2.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0
am	the above-describling the above-describling the above-de in the above-de in the above-de in the above-de in the above.  The president, Mananis and in paragraph (above, above) are described in paragraph (above) and in cash and (show principal above) and above to Vendor an exchange (detained band and interesting subject to approximately and poor transaction not be above.	ibed conveyance to whom the land is being conveyed; is scribed conveyance; ing in this transaction for T. & T. SUPERMARKET INC. described in ager, Secretary, Director, or Treasurer authorized to act for	0.0 0.0 0.0 0.0 2.1 0.0 2.2

LAND TRANSFER TAX STAT	EMENT:	<u> </u>		_		<del></del>	
A. Nature of Instrument:	Notice Of Lease						
	LRO 65	. Registr	ation No.	YR1445332	Date:	2010/02/25	
B. Property(s):	PIN 029	63 - 0501	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	<u>-</u>
	PIN 029	63 - 0502	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	-
	PIN 029	963 - 0503	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	-
	PIN 029	63 - 1029	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	1936030 - 22091000
	PIN 029	63 - 0328	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	-
	PIN 029	63 - 0035	Address	102 HELEN AV MARKHAM	/ENUE	Assessment Roll No	1936030 - 22086400
	PIN 029	63 - 3101	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	
	PIN 029	963 - 2966	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	-
	PIN 029	963 - 2968	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	-
	PIN 029	963 - 3388	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	-
	PIN 029	963 - 2965	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	-
	PIN 029	963 - 2972	Address	8300 KENNED MARKHAM	Y ROAD	Assessment Roll No	-
C. Address for Service:		ordon Way d, British Co	lumbia V6	sw1j8			
D. (i) Last Conveyance(s):	PIN 029	963 - 0501	Registr	ation No. YR1	149870		
	PIN 029	963 - 0502	Registr	ation No. YR1	149870		
	PIN 029	963 - 0503	Registr	ation No. YR1	444872		
	PIN 029	963 - 1029	Registr	ation No. YR1	149870		
	PIN 029	963 - 0328	Registr	ation No. YR1	149869		
	PIN 029	963 - 0035	Registr	ation No. YR1	149868		
		963 - 3101	-		149870		
		963 - 2966	•		149870		
		963 - 2968	-		444872		
		963 - 3388	•		444873		
		963 - 2965	-		149870		
		963 - 2972	-	ation No. YR1		□ No □ NoAlmon	
(ii) Legal Description for					e? Yes	☐ No ☑ Not kno	wn 🗀
E. Tax Statements Prepare	ea By:	•	_	te Keefner Avenue, PO Box	/ 1390 S	tn	
		300-443 A	<b>∵</b> 00010110	Attende, FO BO	. 1000, 0	****	
		Windsor I	N9A 6R4				

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LRO # 65 Application (General)

Registered as YR1699150 on 2011 08 22 at 09:41

The applicant(s) hereby applies to the Land Registrar.

yyyy mm dd Page 1 of 4

#### **Properties**

PIN 02963 - 3507 LT

Description PART OF LOT 9, CON. 6 (MARKHAM), PART 1 ON PLAN 65R19570 EXCEPT PT 1

65R31954; BLOCK 172,173,174 PLAN 65M3178 TOWN OF MARKHAM

Address MARI

PIN 02963 - 3506 LT

Description FIRSTLY: PT LT 3 PL 2196 MARKHAM PT 4, 65R28260; S/T EASE AS IN

YR1657121; MARKHAM; SECONDLY: PT LT 1 PL 2196, PT 4 65R31954; S/T EASE AS IN YR1657121; TOWN OF MARKHAM; THIRDLY: PART LOT 1 PLAN 2196, PT 7 65R31954; S/T EASE AS IN YR1657121; TOWN OF MARKHAM; FOURTHLY: PT LT 2 PL 2196, PTS 15 & 16, 65R31952. S/T EASE IN FAVOUR OF PT LT 2 PL 2196 MARKHAM, PTS 1 & 8, 65R27668, UNTIL PT LT 2 PL 2196 MARKHAM, PTS 2, 3, 5, 6, 7, 65R27668 ARE DEDICATED AS PART OF PUBLIC HIGHWAY, AS IN YR623430; S/T EASE AS IN YR1657121; TOWN OF MARKHAM; FIFTHLY: PART LOT 2 PLAN 2196, PT 8 65R30830; S/T EASE AS IN YR1657121; TOWN OF MARKHAM

Address MARKHAM

PIN 02963 - 3406 LT

Description PT LOT 2 PL 2196 (MKM) PT 13 65R27668 EXCEPT PT 17 65R31952; S/T

EASEMENT AS IN YR1657121 TOGETHER WITH AN EASEMENT OVER PT LOT 2 PL

2196 PTS 10, 11 & 12 65R27668 AS IN YR625087 TOWN OF MARKHAM

Address MARKHAM

PIN 02963 - 2965 LT

Description PT LT 2 PL 2196 MARKHAM, PT 9 65R27668; T/W ROW OVER PT LT 2 PL 2196

MARKHAM, PTS 10, 11 & 12, 65R27668, UNTIL SUCH TIME AS SAID PTS 10, 11 & 12, 65R27668 HAVE BEEN DEDICATED AS PART OF PUBLIC HIGHWAY, AS IN

YR623430; S/T EASEMENT AS IN YR1657121 TOWN OF MARKHAM

Address MARKHAM

PIN 02963 - 2972 LT

Description PT LT 2 PL 2196 MARKHAM, PT 8 65R27668; T/W ROW OVER PT LT 2 PL 2196

MARKHAM, PTS 2, 3, 5, 6 & 7, 65R27668, UNTIL SAID PTS 2, 3, 5, 6 & 7,

65R27668 ARE DEDICATED AS PART OF PUBLIC HIGHWAY, AS IN YR623430; S/T

EASEMENT AS IN YR1657121 TOWN OF MARKHAM

Address MARKHAM

PIN 02963 - 3464 LT

Description PART LOT 1 PLAN 2196, PTS 11, 13 & 14 65R31952 TOWN OF MARKHAM

Address MARKHAM

PIN 02963 - 3459 LT

Description PART LOT 1 PLAN 2196, PT 5 65R31952; S/T EASEMENT AS IN YR1657121 TOWN

OF MARKHAM

Address MARKHAM

#### Applicant(s)

Name

T & T SUPERMARKET INC.

Address for Service

c/o Loblaw Properties Limited
1 President's Choice Circle, 4th Floor

Brampton, ON L6Y 5S5
Attention: Legal Department

I, Doris L. Baughan, Senior Vice President, Legal Counsel, Loblaw Properties Limited & Business Strategy, have the authority to bind the corporation.

This document is not authorized under Power of Attorney by this party.

Party To(s) Capacity Share

Name

JADE-KENNEDY DEVELOPMENT CORPORATION

Address for Service

8791 Woodbine Ave

Suite 100

Markham, ON L2R 0P4

1, Charles Mady, President, and Wilson Tran, Secretary, have the authority to bind the corporation

This document is not authorized under Power of Attorney by this party.

LRO # 65 Application (General)

Registered as YR1699150 on 2011 08 22 at 0

The applicant(s) hereby applies to the Land Registrar.

yyyy mm dd Page 2 of 4

Statements

Schedule: See Schedules

This document relates to registration no.(s) YR1445332

Signed By

Maureen Elizabeth Merrill

2 Queen Street East Suite 1500

acting for Applicant(s)

Signed 2011 08 22

Toronto

M5C 3G5

Tel Fax 4165931221 4165935437

I have the authority to sign and register the document on behalf of the Applicant(s).

Submitted By

BLANEY MCMURTRY LLP

2 Queen Street East Suite 1500

2011 08 22

Toronto M5C 3G5

Tel Fax 4165931221

4165935437

Fees/Taxes/Payment

Statutory Registration Fee

\$60.00

Total Paid

\$60.00

File Number

Applicant Client File Number :

075111-0549

#### SCHEDULE "1"

#### NOTICE OF LEASE AMENDING AGREEMENT

(Subsection 111(6) of the Land Titles Act)

Notice is hereby given of an unregistered Lease Amending Agreement dated December 10, 2010, (the "Second Amending Agreement") amending the terms of a Lease Agreement dated April 6, 2009, (the "Lease Agreement") as amended by a Lease Amending Agreement dated November 30, 2009, (the "First Amending Agreement") (the Lease Agreement and the First Amending Agreement are collectively called the "Original Lease") notice of which was registered as Instrument No. YR1445332 (the Original Lease and the Second Amending Agreement are collectively called the "Lease"). The Lease affects the PINs (the "Lands") set out in this Notice under which:

#### 1. Registrations

This Notice is supplemental to the Notice of Lease registered as YR1445332 (the "Notice of Lease") and clarifies certain terms and conditions of the Lease. Where the terms and conditions of this Notice conflicts with the terms and conditions of the Notice of Lease, this Notice shall prevail.

#### 2. Term

The term of the Lease is a period of fifteen (15) years commencing on the earlier of: (i) the expiry of the Fixturing Period, and (ii) the date the Tenant opens its business to the public from any part of Premises and expiring on the last day of the month which is fifteen (15) years thereafter.

#### 3. Possession Date

Subject to the terms and conditions of the Lease:

- (a) The "Anticipated Possession Date" is not to be later than June 1, 2011.
- (b) The "Actual Possession Date" is the date Landlord delivers the Premises to the Tenant.

#### 4. <u>Use</u>

The Tenant shall use the Premises solely for the operation of a retail supermarket grocery, which for clarity may, at the Tenant's option include the operation of a drug store or pharmacy, and which shall also include other uses undertaken by the Tenant in its other locations in Canada (the "Store"), and the Tenant shall not use or permit the Premises to be used for any other purpose, without the Landlord's prior written consent, which consent shall not be unreasonably withheld or unduly delayed.

#### 5. Restrictions

During the Term of the Lease, and any extensions, and so long as the Premises are operated as a retail supermarket, the Landlord will not permit any occupant of the Commercial Development to occupy premises for the purpose of the sale of groceries, produce, meats or seafood. The Tenant shall have the exclusive right to operate a supermarket in the Commercial Development. For further clarity, the Landlord shall not lease space in the remainder of the Commercial Development to businesses whose principal use will be the sale of groceries, meats or seafood. Under no circumstances, shall any other tenant of the Commercial Development be permitted to sell (whether as a principal or ancillary use) any of the following: fresh or frozen meat, fresh or frozen seafood, fresh fruit or fresh vegetables and/or dairy products. Any large format drug store over 4,000 sq. ft., such as, but not limited to Shoppers Drug Mart, will not be permitted to have a grocery area that exceeds 1,500 sq. ft. Notwithstanding any restriction herein, the Landlord shall be allowed to permit space for the use of a convenience store of up to 2,000 sq. ft. It is understood that the Landlord intends to lease space to a number of restaurants in the Commercial Development and the Tenant shall have no claim of exclusivity in regard to restaurant uses; provided that at no time shall the Landlord: (i) lease, or permit the lease of more than 50,000 square feet of Rentable Area in the entire Condominium Development, including the residential portion of the said Condominium Development, for restaurants of any type (the "Restaurant GLA"); and (ii) allow more than 38,000 square feet of the Restaurant GLA to be used as sitdown restaurants and 12,000 square feet of the Restaurant GLA to be used as "take-out" or other types of restaurant.

"Condominium Development" means all property described in the Condominium Documents, including, without limitation, the Buildings, the Commercial Development, the office units, the residential units and all common elements."

#### Parking

The Landlord shall provide and maintain parking free of charge, which shall be no less than the greater of (i) 5.0 spaces for each 1,000 square feet of retail space in the Commercial Development and (ii) the amount required by the Town of Markham.

On or before the registration of the Condominium Documents, the Landlord shall incorporate Rules and Regulations in respect of parking in the Buildings and the residential portion of the Condominium as follows:

- (1) the parking level designated as P1 on the Site Plan shown on Schedule "G-4" page 2 of the First Lease Amending Agreement, shall be limited to a maximum parking time of two (2) hours only;
- (2) all parking located at grade shall be limited to a maximum parking time of thirty (30) minutes save and except that portion of the said parking area shown numbered 1 consecutively through 27 highlighted in yellow on Schedule "G-4" page 1 of the First Lease Amending Agreement, which spaces shall be limited to a maximum parking time of fifteen (15) minutes; and
- (3) the portion of the Condominium designated as residential shall be allocated parking spaces that are separate and distinct from the parking spaces designated for the Commercial Development provided that the parking ratio for residential portion as shown on Schedule "G-4" page 2 of the First Lease Amending Agreement, shall be no less than two (2) parking spaces for each town home unit not to exceed sixty-two (62) parking spaces; one (1) parking space for each residential condominium as shown on Schedule "G-4" page 3 of the First Lease Amending Agreement, not to exceed two hundred and fifty-seven (257) parking paces plus twenty-four (24) additional visitor parking spaces.

#### 7. Capitalized Terms

All capitalized terms used in this Agreement have the respective meanings assigned to them in the Amending Agreement.

#### 8. Production of Lease by Applicant

The applicant is prepared to produce the document for inspection within fourteen (14) days of the request and the applicant consents to the cancellation of the document on presentation of proof satisfactory to the Land Registrar that the document was not produced upon request.

#### 9. Purpose of this Notice

The parties hereto agree that this Notice of Lease Amending Agreement has been entered into solely for the purpose of registering a Notice of Lease Amending Agreement on title and failure to mention any other terms, rights or obligations shall not detract from the parties' rights and obligations pursuant to any other agreement entered into between the parties hereto. This Notice of Lease Amending Agreement and the obligations of the parties to each other hereunder are subject to the provisions of any other indenture or agreement between the parties thereto, which provisions shall have priority to the provisions hereof. In the event of a contradiction or inconsistency between any term herein and that of any other indenture or agreement between the parties hereto, the term of that other indenture or agreement shall prevail.

## **APPENDIX "D"**

# APPENDIX "D"

UNIT(0	PURCHASER(S)	APPROVAL AND VESTING ORDERS	CLOSING DATE
86 and 87, level A	1808718 Ontario Ltd.	Approval and Vesting Order dated February 11, 2015, as amended by the Order Amending Vesting Order dated February 13, 2015 and the Second Order Amending Vesting Order dated February 19, 2015	February 25, 2015
88 and 89, level A	Kin-Yee Woo Angela Wing Lam	Approval and Vesting Order dated February 11, 2015	February 27, 2015
90 and 91, level A	Yim Yee Chan Michael Chan Wai Kwan Woo	Approval and Vesting Order dated February 11, 2015, as amended by the Order Amending Vesting Order dated February 13, 2015 and the Second Order Amending Vesting Order dated February 27, 2015	March 9, 2015
92 and 93, level A	10028410 Canada Inc.	Approval and Vesting Order dated December 20, 2016	January 31, 2017
94, level A	2453408 Ontario Ltd.	Approval and Vesting Order dated February 11, 2015, as amended by the Order Amending Vesting Order dated February 13, 2015	March 10, 2015
95 and 96, level A	2452252 Ontario Ltd.	Approval and Vesting Order dated February 11, 2015, as amended by the Order Amending Vesting Order dated February 13, 2015	February 18, 2015

UNIT(0	PURCHASER(S)	APPROVAL AND VESTING ORDERS	CLOSING DATE
97 and 98, level A	Mei-Lan Wu	Approval and Vesting Order dated February 11, 2015	February 18, 2015
355, level 1	Chunyu Zhou	Approval and Vesting Order dated February 11, 2015	April 8, 2015
356, level 1	Xiao Lin	Approval and Vesting Order dated February 11, 2015	February 25, 2015
357, level 1	Wai Sze Yip	Approval and Vesting Order dated February 11, 2015	February 17, 2015
358, level 1	2438190 Ontario Corporation	Approval and Vesting Order dated February 11, 2015, as amended by the Order Amending Vesting Order dated February 13, 2015	February 20, 2015
359, level 1	Jin Zhang	Approval and Vesting Order dated February 11, 2015	March 23, 2015