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

(motion returnable November 7, 2017)

October 30, 2017

CHAITONS LLP

5000 Yonge Street, 10th Floor Toronto, ON M2N 7E9

Sam Rappos (LSUC #51399S)

Tel: (416) 218-1137 Fax: (416) 218-1837

Email: samr@chaitons.com

Lawyers for Collins Barrow Toronto Limited, Court-appointed Trustee

TO: THE ATTACHED SERVICE LIST

SERVICE LIST

(as of October 30, 2017)

CHAITONS LLP

5000 Yonge Street, 10th Floor

Toronto, ON M2N 7E9

Harvey Chaiton

Tel: (416) 218-1129 Fax: (416) 218-1849

E-mail: harvey@chaitons.com

Sam Rappos

Tel: (416) 218-1137 Fax: (416) 218-1837

Email: samr@chaitons.com

Lawyers for the Trustee

THORNTON GROUT FINNIGAN LLP

Ste. 3200, 100 Wellington St. W. PO Box 329, Toronto-Dominion Centre

Toronto, ON M5K 1K7

Grant Moffat and Asim Iqbal

Tel: (416) 304-0599 / (416) 304-0595

Fax: (416) 304-1313

Email: gmoffat@tgf.ca / aiqbal@tgf.ca

Lawyers for Laurentian Bank of Canada

MILLER THOMSON LLP

Scotia Plaza, 40 King Street West Suite 5800, P.O. Box 1011

Toronto, ON M5H 3S1

Craig Mills

Tel: (416) 595-8596 Fax: (416) 595-8695

Email: cmills@millerthomson.com

Lawyers for MarshallZehr Group Inc.

COLLINS BARROW TORONTO LIMITED

11 King St. West, Suite 700, Box 27

Toronto, ON M5H 4C7

Bryan Tannenbaum

Tel: (416) 480-0160 Fax: (416) 480-2646

Email: btannenbaum@collinsbarrow.com

Colleen Delaney

Tel: (647) 309-8735 Fax: (416) 480-2646

Email: chdelaney@collinsbarrow.com

Trustee

ROSENSTEIN LAW

6 Adelaide Street East, Suite 1000

Toronto, ON M5C 1H6

Jonathan Rosenstein

Tel: (416) 639-2123 Fax: (647) 827-0424

Email: jrosenstein@rosensteinlaw.ca

Lawyers for Aviva Insurance Company of

Canada

MOLDAVER BARRISTERS

1608-365 Bloor St. E. Toronto, ON M4W 3L4

Ron Moldaver, Q.C.

Tel: (416) 238-4123 Fax: (416) 929-9604

Email: qcmoldaver@rogers.com

Lawyers for Am-Stat Corporation

A. CONTE PROFESSIONAL CORPORATION

242 Applewood Crescent, Unit 12, 2nd Floor Concord, ON L4K 4E5

Antonio Conte

Tel: (416) 947-0208 Fax: (866) 543-3165 Email: a.conte@contelaw.ca

Lawyers for Global Mechanical Ltd. and Global Fire Protection Ltd.

MILLER THOMSON LLP 60 Columbia Way, Suite 600 Markham, ON L3R 0C9

Enzo Di Iorio, Riccardo Del Vecchio and Cara Shamess

Tel: (905) 415-6711 / 6764 / 6464

Fax: (905) 415-6777

Email: ediiorio@millerthomson.com, rdelvecchio@millerthomson.com, cshamess@millerthomson.com

Lawyers for 2050491 Ontario Inc., Global Precast Inc., and Draglam Waste & Recycling Inc.

SIMPSONWIGLE LAW LLP

1 Hunter Street East, Suite 200 Hamilton, ON L8N 3W1

Derek Schmuck

Tel: (905) 528-8411 x 363 Fax: (905) 528-9008

Email: schmuckd@simpsonwigle.com

Lawyers for Sereen Painting Ltd.

LEVINE, SHERKIN, BOUSSIDAN PROFESSIONAL CORPORATION

300-23 Lesmill Rd.

North York, ON M3B 3P6

PARENTE, BOREAN LLP

3883 Highway 7, Suite 207 Woodbridge, ON L4L 6C1

Gerard Borean

Tel: (905) 850-6066 Fax: (905) 850-6069

Email: gborean@parenteborean.com

Lawyers for Frendell Kitchens Limited

PIERSANTI & COMPANY PROFESSIONAL CORPORATION

Unit 10, 445 Edgeley Blvd. Concord, ON L4K 4G1

Christian Piersanti

Tel: (905) 738-2176 ex. 236

Fax: (905) 738-5182

Email: christian@piersantico.com

Lawyers for Guest Tile Inc.

AZEVEDO & NELSON

892 College St. Toronto, ON M6H 1A4

William Ribeiro

Tel: (416) 533-7133 Fax: (416) 533-3114

Email: wribeiro@azevedonelson.com

Lawyers for Triumph Roofing & Sheet Metal

Inc.

DOOLEY LUCENTI

10 Checkley Street Barrie, ON L4N 1W1 **Kevin Sherkin and Jeremy Sacks**

Tel: (416) 224-2400 Fax: (416) 224-2408

Email: Kevin@lsblaw.com / Jeremy@lsblaw.com

Lawyers for Dircam Electric Limited, Great Pyramid Aluminum Ltd. and Procan Inc. **Eric Gionet**

Tel: (705) 792-7963 Fax: (705) 792-7964 Email: egionet@dllaw.ca

Lawyers for CRS Contractors Rental Supply General Partner Inc.

HAMMOND FLESIAS

3800 Steeles Ave. West, Suite 300 Woodbridge, ON L4L 4G9

DEVRY SMITH FRANK LLP

95 Barber Greene Road, Suite 100 Toronto, ON M3C 3E9

Richard Hammond and Alex Flesias

Tel: (905) 850-8550 Fax: (905) 850-9998

Email: rhammond@hammondflesias.com /

aflesias@hammondflesias.com

Adam Grossi

Tel: (416) 446-5094 Fax: (416) 449-7071

Email: adam.grossi@devrylaw.ca

Lawyers for Brody Wall System Ltd.

Lawyers for Imperial Trim Supply Ltd.

ECCLESTON LLP

Toronto Dominion Bank Tower, Ste. 4020, 66 Wellington St. W.

PO Box 230, Stn. Toronto Dom.

Toronto, ON M5K 1J3

GOLDMAN, SLOAN, NASH & HABER LLP

1600-480 University Ave. Toronto, ON M5G 1V2

Ken Eccleston

Tel: (416) 504-3364 Fax: (416) 504-2686

Email: ken@ecclestonllp.com

Leonard Finegold

Tel: (416) 597-3376 Fax: (416) 597-3370 Email: finegold@gsnh.com

Lawyers for Skyway Canada Limited

Lawyers for MJC Contracting 2014 Inc

POON & HOLLP

7100 Woodbine Avenue, Suite 200 Markham, Ontario L3R 5J2

LASH CONDO LAW

Suite L06 - 73 Richmond Street West Toronto, ON M5H 4E8

Eduardo Lam

Tel.: (905) 305-1738 ext. 318

Fax: (905) 305-1739 Email: elam@poonho.ca Joseph Salmon

Tel: (416) 214-4132

Email: jsalmon@lashcondolaw.com

Lawyers for YRSCC 1228

Lawyers for YRSCC 1265

Tel:

DEPARTMENT OF JUSTICE CANADA

Ontario Regional Office, Tax Law Services

The Exchange Tower

130 King Street West, Suite 3400

Toronto, ON M5X 1K6

Rakhee Bhandari

Tel: (416) 952-8563 Fax: (416) 973-0810

Email: Rakhee.Bhandari@justice.gc.ca

Lawyers for Canada Revenue Agency

THE PROVINCE OF ONTARIO AS

TORYS LLP

c/o Marko Bobar

79 Wellington St. W., 30th Floor

CANADA REVENUE AGENCY

(416) 973-3720

Email: Marko.Bobar@cra.gc.ca

Box 270, TD South Tower Toronto, ON M5K 1N2

PO Box 620, 33 King Street West, 6th Floor

REPRESENTED BY THE MINISTER OF

HER MAJESTY THE QUEEN IN RIGHT OF

Oshawa, ON L1H 8E9

Adam Slavens

Tel: (416) 865-7333

Fax: (416) 865-7380 Email: aslavens@torys.com

Kevin J. O'Hara

FINANCE

Tel: (905) 433-6934 Fax: (905) 436-451

Email: kevin.ohara@ontario.ca

Lawyers for Tarion Warranty Corporation

CHODOLA REYNOLDS BINDER

720 Walker Road

Windsor, ON N8Y 2N3

DIAZ LAW

3950 14th Avenue, Suite 108 Markham, ON L3R 0A9

Robert Reynolds

Tel: (519) 254-6433 Fax: (519) 254-7990

Email: reynolds@crblaw.ca

Maria Louisa L. Diaz

Tel: (905) 477-7982 Fax: (905) 477-3130

Email: mlldiaz@diazlaw.ca

Lawyers for Trojan Interior Contracting

(2002) Limited

Lawyers for Homelife/Gold Trade Realty Ltd.

VITO S. SCALISI

204-3300 Steeles Ave. W.

Concord, ON L4K 2Y4

Tel: (905) 760-5588 Fax: (905) 738-4901

Email: vito@scalisilaw.ca

CITY OF MARKHAM

Anthony Roman Centre 101 Town Centre Boulevard

Markham, ON L3R 9W3

Catherine M. Conrad Tel.: (905) 475-4737

Lawyer for The Corporation of The City of

Markham

City of Fax: (905) 479-7764

Email: CConrad@markham.ca

MAGONET LAW PROFESSIONAL CORPORATION

188 Avenue Rd. Toronto, ON M5R 2J1

Michael Magonet

Tel: (416) 368-2100 Ext: 239

Fax: (416) 324-4205

Email: m@magonetlaw.com

Lawyers for Tradeworld Realty Inc.

HORATIO FUNG

Chief Property Manager

Management Office, YRSCC 1228 28 South Unionville Ave., Unit 2101

Markham, ON L3R 4P9

Tel: (905) 604-8596 Fax: (905) 604-8796

Email: horatiofung66@gmail.com

INDEX

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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2.	Nineteenth Report of the Trustee dated October 27, 2017
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B.	Appendix "B" – Parcel Register for Unit 319

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

(motion returnable November 7, 2017)

COLLINS BARROW TORONTO LIMITED ("CBTL"), in its capacity as Courtappointed *Construction Lien Act* (Ontario) (the "CLA") trustee in this proceeding (the "Trustee") will make a motion to a Judge of the Commercial List on November 7, 2017 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) if necessary, an order abridging the time for service of this notice of motion and the motion record so that the motion is properly returnable on November 7, 2017;

- (b) an order approving the sale by the Trustee of Phase I commercial mall unit 319 on level 2 ("**Unit 319**") to Li Yao (the "**Purchaser**"), and vesting such property in the Purchaser free and clear of all claims and encumbrances (other than permitted encumbrances) upon delivery of a certificate by the Trustee to the Purchaser;
- (c) an order authorizing the Trustee, following the closing of the sale of Unit 319, to distribute an amount to York Region Standard Condominium Corporation No. 1228 ("YRSCC 1228") from the net sale proceeds of the property on account of its registered and valid condominium lien;
- (d) such further and other relief as counsel may request and this Honourable Court may permit.

THE GROUNDS FOR THE MOTION ARE:

Background

- 1. On February 11, 2015, CBTL was appointed as Trustee under the *CLA* with respect to lands and premises owned by Jade-Kennedy Development Corporation, and legally described in Schedule "A" to the Appointment Order (the "**Property**"), pursuant to the Order of The Honourable Mr. Justice Pattillo dated February 11, 2015 (the "**Appointment Order**").
- 2. Pursuant to the Appointment Order, the Trustee was authorized to, among other things:
 - (a) act as receiver and manager of the Property;

- (b) take possession and control of the Property and any and all proceeds, receipts and disbursements arising out of or from the Property;
- (c) market any or all of the Property;
- (d) sell, convey, transfer, lease or assign the Property or any part or parts thereof with the approval of the Court; and
- (e) apply for any vesting order or other orders necessary to convey the Property or any part or parts thereof to a purchaser or purchasers thereof, free and clear of any liens or encumbrances affecting such Property.

Sale Transaction

- 3. The Property includes Unit 319, which is a commercial unit 177 gross square feet in size, located on level 2 of the shopping mall known as "The Mall at Langham Square".
- 4. The Trustee previously retained TradeWorld Realty Inc. ("**TradeWorld**") in May 2015 to list, among other things, Unit 319.
- 5. In its over 20 month period as real estate listing agent for Unit 319, TradeWorld did not receive any offers to purchase the unit.
- The Trustee allowed its listing agreement with TradeWorld to expire on January 15,
 2017.
- 7. The Trustee retained Century 21 as its real estate listing agent on February 3, 2017.

- 8. Based on the advice and recommendation of Century 21, the listing price for Unit 319 was reduced from the listing price previously used by TradeWorld.
- 9. The offer received from the Purchaser foe Unit 319 is for less than the listing price for the unit. However, the Trustee believes that Unit 319 has been fairly and properly exposed to the market through the listings by TradeWorld and Century 21, that all reasonable steps have been taken to obtain the best price possible for the unit, and recommends that the sale transaction for Unit 319 be approved by the Court and the necessary vesting order be granted.
- 10. The sale transaction is conditional on Court approval and, if such approval is granted, the sale is expected to close on November 13, 2017.
- 11. In the event that the transaction is approved by the Court and closes, the Trustee, following distribution to YRSCC 1228 on account of its valid and enforceable condominium lien, will distribute such proceeds as the Trustee has been authorized to do pursuant to Court order granted in this proceeding.

General

- 12. The Nineteenth Report of the Trustee dated October 27, 2017 (the "Nineteenth Report") and the appendices thereto.
- 13. Rules 1.04, 1.05, 2.01, 2.03, and 37 of the *Rules of Civil Procedure* (Ontario).
- 14. The equitable and inherent jurisdiction of the Court.
- 15. 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 Nineteenth Report and the appendices thereto; and
- 2. such further and other material as counsel may advise and this Honourable Court may permit.

October 30, 2017 CHAITONS LLP

5000 Yonge Street, 10th Floor Toronto, ON M2N 7E9

Sam Rappos (LSUC # 51399S)

Tel: (416) 218-1137 Fax: (416) 218-1837

E-mail: samr@chaitons.com

TO: THE SERVICE LIST Lawyers for the Trustee

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 FOR THE APPOINTMENT OF A TRUSTEE UNDER SECTION 68(1) OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c. C.30, AS AMENDED

Court File No. CV15-10882-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceedings commenced at Toronto

NOTICE OF MOTION

(motion returnable November 7, 2017)

CHAITONS LLP

5000 Yonge Street, 10th Floor Toronto, ON M2N 7E9

Sam Rappos (LSUC #51399S)

Tel: (416) 218-1137 Fax: (416) 218-1837

E-mail: samr@chaitons.com

Lawyers for the Trustee

TAB 2

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

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

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

NINETEENTH REPORT TO THE COURT OF COLLINS BARROW TORONTO LIMITED AS CONSTRUCTION LIEN TRUSTEE OF SOUTH UNIONVILLE SQUARE

October 27, 2017

INTRODUCTION

- 1. 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 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").
- 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.
- 3. 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://www.collinsbarrow.com/en/cbn/jade-kennedy-development-corporation

PURPOSE OF NINETEENTH REPORT

4. The purpose of this Nineteenth Report of the Trustee (the "Nineteenth Report") is to request that the Court grant an order approving the sale by the Trustee of Phase I Mall Unit 319 to Li Yao (the "Purchaser") and vesting such property in the Purchaser free and clear of all claims and encumbrances (other than permitted encumbrances) upon delivery of a certificate by the Trustee to the Purchaser;

TERMS OF REFERENCE

5. In preparing this Nineteenth 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 Nineteenth 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.

SALE OF UNIT 319

Phase I Commercial Units at the SUSQ Project

- 6. 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.
- 7. 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.
- 8. Construction of Phase I was substantially completed on March 5, 2013 and the condominium declaration was registered on April 17, 2013, which established York Region Standard Condominium Corporation No. 1228 ("YRSCC 1228").
- 9. As of the date of the Appointment Order, JKDC was still the registered owner of, among others, eleven mall units located on level 2 of The Mall at Langham Square (previously known as The Mall at South Unionville Square) (the "Mall") (collectively, the "Phase I Mall Units"); and
- 10. As noted above, pursuant to paragraphs 3(k) through (m) of the Appointment Order, the Trustee was authorized by the Court to market the Property, sell the Property with the approval of the Court, and to apply for vesting orders necessary

to convey the Property free and clear of all claims and encumbrances affecting the Property.

Real Estate Agents

- 11. Pursuant to paragraph 3(d) of the Appointment Order, the Trustee was authorized by the Court to engage agents to assist with the exercise of the Trustee's powers and duties.
- 12. As previously reported to the Court, the Trustee had retained TradeWorld Realty Inc. ("TradeWorld") to list certain unsold Property for sale, pursuant to a listing agreement dated May 4, 2015.
- 13. After several extensions, the Trustee allowed this agreement to expire on January 15, 2017.
- 14. During its retainer period, TradeWorld was unable to locate a buyer for any of the Phase I Mall Units, including Unit 319. TradeWorld had listed Unit 319 for \$109,900.
- 15. In its over 20 month period as real estate listing agent for Unit 319, TradeWorld did not receive any offers to purchase this unit.
- 16. Given the number of units still available for sale and the ongoing carrying costs for these units, the Trustee requested a proposal from Century 21, who had recently sold similar units in the same market. Century 21 proposed a targeted, comprehensive three phase marketing campaign with supportable price reductions in order to profile and sell the remaining units. This campaign

includes: a full time sales representative on site seven days a week, two sales events, three festival events, targeted radio/magazine advertising and detailed monthly reports, all at Century 21's expense.

17. The Trustee retained Century 21 as its real estate listing agent for all unsold Property (excluding certain parking units) on February 3, 2017. A festival event was held on site on February 25th and 26th to coincide with Chinese New Year celebrations. Further marketing campaigns have been held resulting in thirteen offers being approved to date, the offer described herein, and interest in other units.

Unit 319

- 18. Unit 319 is 177 gross square feet and is located on level 2 of the Mall. Century21 listed this unit for sale at a price of \$78,000.
- 19. Li Yao agreed to an offer price of \$70,000, as set out in the agreement of purchase and sale executed by Li Yao on October 12, 2017 and accepted by the Trustee on October 16, 2017 a copy of which is attached hereto and marked as **Appendix "A"**. This price is 10% below the listing price. A copy of the parcel register for Unit 319 is attached hereto and marked as **Appendix "B"**.
- 20. Unit 319 is subject to the following encumbrances:
 - (a) a \$30.0 million charge in favour of Aviva Insurance Company of Canada;
 - (b) a condominium lien in favour of YRSCC No. 1228 in the amount of \$1,615;

- (c) a \$3.6 million charge in favour of Laurentian Bank of Canada ("LBC");
- (d) a \$2.4 million charge in favour of LBC;
- (e) an \$8.0 million charge in favour of MarshallZehr Group Inc.; and
- (f) construction liens in favour of Guest Tile and Draglam.
- 21. The Trustee believes that Unit 319 has been fairly and sufficiently exposed to the market through the listing with TradeWorld and the recent targeted marketing campaign completed by Century 21, and that all reasonable steps have been taken to obtain the best price possible for the unit.
- 22. On this basis, the Trustee recommends that the sale transaction be approved by the Court, as:
 - (a) it is the only offer the Trustee has received for this unit;
 - (b) the offer is recommended by Century 21 based on current market conditions;
 - (c) the owner will operate a business; and
 - (d) the offer is unconditional other than with respect to the Trustee obtainingCourt approval of the sale transaction and a vesting order.
- 23. If the Court approves the sale transaction, the sale of Unit 319 is scheduled to close on November 13, 2017.

24. In the event that this transaction is approved by the Court and closes, the Trustee will take steps to distribute to YRSCC 1228 the amount it is entitled to in connection with its registered condominium lien, as to be confirmed by the Trustee.

All of which is respectfully submitted to this Court as of this 27th day of October, 2017.

COLLINS BARROW TORONTO 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

TAB A

SOUTH UNIONVILLE SQUARE COMMERCIAL UNITS POST REGISTRATION

		1	AGDE	EMENT OF PURCHAS		Unit(a) Sulta	552 Level 2	(1 aca)
	dersigned	YAO,A			7		or race	253)
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	(4)		The second secon	ified cheque drawn on I	the trust account of the Purchasi	er's solicilar an the	Unit Transfer Date,	
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	(b)				s Agreement or the Act is as folk	_ (lhe "Unit Transf	er Date")	
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		Telephone (B):	647-633	-1800	Province	Postal	Code	3
		Facsimile:	0,7000	540				
	(c)	The Purchaser or	knowledges that this Asse	E-Mail address:	A CAN WILLIAM TO SERVE		_	
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- 3. The meaning of words and phrases used in this Agreement and its Schedules shall have the meaning ascribed to them in the Condominium Act. 1998, S.O. 1998, C.19, the regulations thereunder and any amendments thereto (the "Act") and other terms used herein shall have ascribed to them the definitions in the Condominium Documents unless otherwise provided for as follows:
 - (a) "Agreement" means this Agreement of Purchase and Sale including all Schedules attached hereto and made a part hereof;
 - (b) "Condominium" means York Region Standard Condominium Plan No. 1228;
 - (c) "Condominium Documents" means the Creating Documents, the by-laws and rules of the Condominium, the disclosure statement and budget statement together with all other documents and agreements which are entered into by the Vendor on behalf of the Condominium or by the Condominium directly prior to the turnover of the condominium, as may be amended from time to time;
 - (d) "Corporation" means York Region Standard Condominium Corporation No. 1228;
 - (e) "Creating Documents" means the declaration and description which were registered against title to the Property and which served to create the Condominium, as may be amended from time to time;
 - (f) "Property" shall mean the lands and premises upon which the Condominium is constructed described as York Region Standard Condominium Plan No. 1228, in the Land Titles Division of the York Registry Office (No. 65)

Vendor's Work

4. The Purchaser acknowledges that unless Schedule "A" is completed listing work to be completed by the Vendor prior to the Unit Transfer Date, the Unit is being purchased in "as-is" condition.

Adjustments

- The Purchase Price shall be adjusted to reflect the following items, which shall be apportioned and allowed to the Unit Transfer Date, with that day itself apportioned to the Purchaser
 - (e) Really taxes (including local improvement charges, if any), interest payable in accordance with the Act, shall be apportioned and allowed to the Unit Transfer Date. With respect to the realty taxes (including local improvement charges), libs same shall be estimated as if the Unit had been fully assessed by the relevant taxing authority for the calendar year in which the transaction is completed, and shall be adjusted as if such taxes had been poid by the Vendor, notwithstanding the same may not have been levied or paid by the Unit Transfer Date, subject however, to readjustment upon the actual amount of such taxes being ascendined.
 - (b) The Purchaser shall be responsible for and shall pay on the Unit Transfer Date the charge imposed upon the Vendor or its solicitors by the Law Society of Upper Canada upon registration of a Transfer/Deed of Land or Charge/Mortgage of Land.
 - (c) An administration fee of TWO HUNDRED AND FIFTY (\$250.00) DOLLARS shall be charged to the Purchaser for any cheque delivered to the Vendor and not accepted by the Vendor's bank for any reason.
 - (d) It is acknowledged and agreed by the parties hereto that the Purchase Price is <u>exclusive</u> of the federal portion and the provincial portion of the harmonized goods and services tax exigible with respect to this purchase and sale transaction (hereinbefore and hereinafter referred to as the "HST"), and that the Purchaser shall pay to the Vendor the HST and the Vendor shall remit the HST to CRA on behalf of the Purchaser forthwith following the completion of this transaction or alternatively the Purchaser shall provide, execute and deliver to the Vendor all requisite documents and assurances that the Vendor may require and as required by the CRA for the purchase of commercial property in lieu of payment of the HST.
 - (e) Notwithstanding any other provision herein contained in this Agreement, the Purchaser further acknowledges and agrees that the Purchase Price does not include any HST exigible with respect to any of the adjustments payable by the Purchaser pursuant to this Agreement and the Purchaser covenants and agrees to pay such HST to the Vendor in accordance with the Excise Tax Act (Canada) and any applicable Ontario legislation governing the payment of the provincial portion of the HST.

Title

- 6. The Purchaser shall be allowed fifteen (15) days following the date of the execution of this Agreement by the Purchaser (the "Examination Period") to examine title to the Unit at the Purchaser's own expense and shall not call for the production of any surveys, title deeds, abstracts of title, grading certificates, occupancy permits or certificates, nor any other proof or evidence of the title or occupiability of the Unit, except such copies thereof as are in the Vendor's possession. If within the Examination Period, any valid objection to title or to any outstanding work order is made in writing to the Vendor which the Vendor shall be unable or unwilling to remove and which the Purchaser with not waive, this Agreement shall, notwithstanding any intervening acts or negotiations in respect of such objections, be null and void and the deposit monies together with the interest required by the Act to be paid after deducting any payments due to the Vendor by the Purchaser as provided for in this Agreement shall be returned to the Purchaser and the Vendor shall have no further liability or obligation hereunder and shall not be liable for any costs or damages. Save as to any valid objections so made within the Examination Period, the Purchaser shall be conclusively deemed to have accepted the title of the Vendor to the Unit. The Purchaser acknowledges and agrees that the Vendor shall be entitled to respond to some or all of the requisitions submitted by or on behalf of the Purchaser through the use of a standard title memorandum or title advice statement prepared by the Vendor's Solicitors, and that same shall constitute a satisfactory manner of responding to the Purchaser's requisitions, thereby relieving the Vendor and the Vendor's Solicitors of the requirement to respond directly or specifically to the Purchaser's requisitions.
- 7. The Purchaser hereby agrees to submit to the Vendor or the Vendor's Solicitor on the Unit Transfer Date, a written direction as to how the Purchaser intends to take title to the Unit, including, the date(s) of birth and marital status and the Purchaser shall be required to close the transaction in the manner so advised unless the Vendor otherwise consents in writing, which consent may be arbitrarily withheld. It the Purchaser does not submit such confirmation within the required time as aforesaid the Vendor shall be entitled to tender a Transfer/Deed on the Unit Transfer Date engrossed in the name of the Purchaser as shown on the face of this Agreement.
- (a) The Purchaser agrees to accept title subject to the following:
 - (i) the Condominium Documents,





- (ii) registered restrictions or covenants that run with the Property, including any encroachment agreement(s) with any governmental authorities or adjacent land owner(s), provided that same are complied with as at the Unit Transfer Date:
- (iii) easements, rights-of-way and/or licences now registered (or to be registered hereafter) for the supply and installation of utility services, drainage, telephone services, electricity, gas, storm and/or sanitary sewers, water, cable television and/or any other service(s) to or for the benefit of the Condominium (or to any adjacent or neighbouring properties), including any easement(s) which may be required by the Vendor (or by the owner of the Property. If not one and the same as the Vendor), or by any owner(s) of adjacent or neighbouring properties, for servicing and/or access to (or entry from) such properties, together with any easement and cost-sharing agreement(s) or reciprocal agreement(s) confirming (or pertaining to) any easement or right-of-way for access, agrees, support and/or servicing purposes, and/or pertaining to the sharing of any services, facilities and/or amenities with adjacent or neighbouring property owners (provided that any such easement and cost-sharing agreements or reciprocal agreements are (insofar as the obligations thereunder pertaining to the Property, or any portion thereof, are concerned) complied with as at the Unit Transfer Date;
- (iv) registered municipal agreements and registered agreements with publicly regulated utilities and/or with local ratepayer associations, including without limitation, any development, site plan, subdivision, engineering and/or other municipal agreement (or similar agreements entered into with any governmental authorities), (with all of such agreements being hereinafter collectively referred to as the "Development Agreements"), provided that same are complited with as at the Unit Transfer Date, or security has been posted in such amounts and on such terms as may be required by the governmental authorities to ensure compliance therewith and/or the completion of any outstanding obligations thereunder; and
- (v) unregistered or inchoate liens for unpaid utilities in respect of which no formal bill, account or invoice has been issued by the relevant utility authority (or if issued, the time for payment of same has not yet expired), without any claim or request by the Purchaser for any utility holdback(s) or reduction/abatement in the Purchase Price, provided that the Vendor delivers to the Purchaser the Vendor's written undertaking to pay all outstanding utility accounts owing with respect to the Property (including any amounts owing in connection with any final mater reading(s) taken on or immediately prior to the Unit Transfer Date, if applicable), as soon as reasonably possible after the completion of this transaction.
- (b) It is understood and agreed that the Vendor shall not be obliged to obtain or register on title to the property a release of (or an amendment to) any of the aforementioned easements, development agreements, reciprocal agreements or restrictive covenants, nor shall the Vendor be obliged to have any of same deleted from the title to the Property, and the Purchaser heraby expressly acknowledges and agrees that the Purchaser shall satisfy himself or herself as to compliance therewith. The Purchaser agrees to observe and comply with the terms and provisions of the Development Agreements, and all restrictive covenants registered on title. The Purchaser further acknowledges and agrees that the retention by the local municipality within which the Property is situate (the "Municipality"), or by any of the other governmental authorities, of security (e.g. in the form of cash, letters of credit, a performance bond, etc., satisfactory to the Municipality and/or any of the other governmental authorities) intended to guarantee the fulfillment of any outstanding obligations under the Development Agreements shall, for the purposes of the purchase and sale transaction contemplated hereunder, be deemed to be satisfactory compliance with the terms and provisions of the Development Agreements. The Purchaser also acknowledges that the wires, cables and fittings comprising the cable television system serving the Condominium are (or may be) owned by the local cable television supplier, or by a company associated, affiliated with or related to the Vendor.
- (c) The Purchaser covenants and agrees to consent to the matters referred to in subparagraph 7(a) hereof and to execute all documents and do all things requisite for this purpose, either before or after the Unit Transfer Date.
- (d) The Vendor shall be entitled to insert in the Transfer/Deed of Land, specific covenants by the Purchaser pertaining to any or all of the restrictions, easements, covenants and agreements referred to herein and in the Condominium Documents, and in such case, the Purchaser may be required to deliver separate written covenants on closing. If so requested by the Vendor, the Purchaser covenants to execute all documents and instruments required to convey or confirm any of the easements, licences, covenants, agreements, and/or rights, required pursuant to this Agreement and shall observe and comply with all of the terms and provisions therewith. The Purchaser may be required to obtain a similar covenant (enforceable by and in favour of the Vendor), in any agreement entered into between the Purchaser and any subsequent transferee of the Unit.
- (e) The Purchasor expressly acknowledges, confirms and agrees that the Vendor, its representatives and sales agents (including the agent) have made no warranty or representation whatsoever with respect to any permitted use(s) of the Unit or the availability of any permits, authorizations, consents or permissions as aforesaid, and the Vendor and its representatives and sales agents (including the agent) shall incur no claim and suffer no cost, loss, damage and/or liability whatsoever in the event that the use(s) intended to be made of the Unit by the Purchaser is not permitted or the Purchaser is unable to obtain the required permits, authorizations, consents or permissions as aforesaid.
- (f) The Purchaser acknowledges having been advised that the allowable uses of the Unit are subject to the provisions of the Condominium Documents and the Purchaser shall satisfy itself in this regard.
- The Purchaser agrees that the Vendor shall have a Vendor's Lien for unpaid purchase monies on the Unit Transfer Date
 and shall be entitled to register a Notice of Vendor's Lien against the Unit any time after the Unit Transfer Date.
- 10. The Purchaser acknowledges that the Unit may be encumbered by mortgages (and collateral security thereto) which are not intended to be assumed by the Purchaser and that the Vendor shall not be obliged to obtain and register (partial) discharges of such mortgages insofar as they affect the Unit on the Unit Transfer Date. The Purchaser agrees to accept the Vendor's solicitors undertaking to obtain and register (partial) discharges of such mortgages in respect of the Unit, as soon as reasonably possible after the Unit Transfer Date subject to the Vendor or its solicitors providing to the Purchaser's Solicitor the following:
 - a mortgage statement or letter from the mortgagee(s) (or from their respective solicitors) confirming the amount,
 if any, required to be paid to the mortgagee(s) to obtain (partlal) discharges of the mortgages with respect to the
 Unit;
 - (b) a direction from the Vendor to the Purchaser to pay such amounts to the mortgagee(s) (or to whomever the mortgagees may direct) on the Unit Transfer Date to obtain a (pertial) discharge of the mortgage(s) with respect to the Unit; and





- (c) an undertaking from the Vendor's Solicitor to deliver such amounts to the mortgagees and to register the tpartial) discharge of the mortgages with respect to the Unit upon receipt thereof and within a reasonable time following the Unit Transfer Date and to advise the Purchaser or the Purchaser's Solicitor concerning registration particulars.
- 11. The Purchaser agrees to accept the Vendor's covenant of indomnity regarding any lien claims which are the responsibility of the Vendor, in full satisfaction of the Purchaser's rights under the Construction Lien Act, R.S.O. 1990, c.C.30 and will not claim any lien holdback on the Closing Date or Unit Transfer Date, as applicable. The Vendor shall complete the remainder of the Condominum according to its schedule of dompletion and neither the Closing Date nor the Unit Transfer Date shall be delayed on that account.

The Planning Act

 This Agreement and the transaction arising therefrom are conditional upon compliance with the provisions of Section 50 of the Planning Act, R.S.O. 1990, c.P.13 and any amendments thereto on or before the Unit Transfer Date.

Purchaser's Covenants, Representations and Warranties

- 13. The Purchaser covenants and agrees that this Agreement is subordinate to and postponed to any mortgages arranged by the Vendor and any advances thereunder from time to time, and to any easement, license or other agreement concerning the Condominium and the Condominium Documents. The Purchaser further agrees to consent to and execute all documentation as may be required by the Vendor in this regard and the Purchaser hereby inevocably appoints the Vendor as the Purchaser's attorney to execute any consents or other documents required by the Vendor to give effect to this paragraph. The Purchaser hereby consents to the Vendor obtaining a consumer's report containing credit and/or personal information for the purposes of this transaction. The Purchaser further agrees to deliver to the Vendor, within ten (10) days of written domand from the Vendor, all necessary financial and personal information required by the Vendor in order to avidence the Purchaser's ability to pay the balance of the Purchase Price on the Unit Transfer Date, including without limitation, written confirmation of the Purchaser's income and evidence of the source of the payments required to be made by the Purchaser in accordance with this Agreement.
- 14. The Purchaser covenants and agrees not to register this Agreement or notice of this Agreement or a caution, certificate of pending litigation, Purchaser's Lien, or any other document providing evidence of this Agreement against tille to the Property, Unit or the Condominium and further agrees not to give, register, or permit to be registered any encumbrance against the Property. Unit or the Condominium. Should the Purchaser be in default of his obligations hereunder, the Vendor may, as agent and attorney of the Purchaser cause the removal of notice of this Agreement, caution or other document providing evidence of this Agreement or any assignment thereof, from the tille to the Property. Unit or the Condominium. In addition, the Vendor, at its option, shall have the right to declare this Agreement null and void in accordance with the provisions of paragraph 26 hereof. The Purchaser hereby irrevocably consents to a court order removing such notice of this Agreement, any caution, or any other document or instrument whatsoever from title to the Property. Unit or the Condominium and the Purchaser agrees to poy all of the Vendor's costs and expenses in obtaining such order (including the Vendor's Solicitor's fees on a solicitor and client basis).
- 15. The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests herounder or in the Unit, nor directly or indirectly permit any third party to list or advertise the Unit for sale or lease, at any time until after the Unit Transfer Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser exhowledges, and agrees that in the event of such breach, the Vendor shall have the unitateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her speuse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third natics.
- 16. The Purchaser covenants and agrees that he or she shall not directly nor indirectly object to nor oppose any official plan amendment(s), rezoning application(s), severance application(s), minor variance application(s) and/or site plan application(s), nor any other applications ancillary thereto relating to the development of the Property, or any neighbouring or adjacent lands. The Purchaser further acknowledges and agrees that this covenant may be pleaded as an estoppel or bar to any opposition or objection raised by the Purchaser thereto.
- 17. The Purchaser covenants and agrees that he or she shall not interfere with the completion of other units and the common eternorists by the Vendor. Until the Condominium is completed and all units sold and transferred the Vendor may make seen use of the Condominium as may facilitate the completion of the Condominium and sale of all the units, including, but not amitted to the maintenance of a sales/rental/administration office and model units, and the display of signs located on the Property.

Termination without Default

18. In the event this Agreement is terminated through no fault of the Purchaser, all deposit monies paid by the Purchaser towards the Purchase Price, together with any interest required by law to be paid, shall be returned to the Purchaser, proveded however, that the Vendor shall not be obligated to return any monies paid by the Purchaser as an Occupancy Fee or for optional upgrades, changes or extres ordered by the Purchaser, in no event shall the Vendor or its agents be liable for any damages or costs whatsoever and without limiting the generality of the foregoing, for any monies paid to the Vendor for optional upgrades, changes, extras, for any loss of bargain, for any relocating costs, or for any professional or other fees paid in relation to this transaction. This provision may be pleaded by the Vendor as a complete defence to any such claim.

Warranties

- 19. (a) The Purchaser acknowledges and agrees that the clearance by the building department of the municipality shall constitute complete and absolute acceptance by the Purchaser of all construction matters and the quality and sufficiency thereof, including, without limitation, all mechanical, electrical, structural and architectural matters. If the forgoing clearances are withheld by the municipal authority as a result of non-compliance by the Purchaser of any municipal standard, such grounds for refusal shall constitute complete and absolute acceptance by the Purchaser of all construction matters and the quality and sufficiency thereof, including, without limitation, all mechanical, electrical, structural and architectural matters.
 - (b) The Vendor does not warrant any of the systems contained or installed in the Unit or common elements, but shall provide the Purchaser with the full benefit of any warranties obtained by it to the extent that it is able to do so pursuant to the terms of the warranties. The Purchaser agrees to accept such warranties in lieu of any other warranties or guarantees, expressed or implied, at equity or at law, it being understood and agreed that there is



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no representation, warranty, guarantee, collateral agreement or condition precedent to, concurrent with or in any way affecting this Agreement or the Unit, other than as expressed herein in writing.

(c) The Purchaser acknowledges that the Vendor may substitute such other materials in the construction of the Unit from time to time from those specified or contemplated in the aforesaid plans or specifications, provided that any substituted materials(s) is equal to or better than the material(s) originally indicated in said plans or specifications.

Right of Entry

20. Notwithstanding the Purchaser occupying the Unit on the Closing Date or the closing of this transaction and the delivery of title to the Unit to the Purchaser, as applicable, the Vendor or any person authorized by it shall be entitled at all reasonable times and upon reasonable prior notice to the Purchaser to enter the Unit and the common elements in order to make inspections or to do any work or replace therein or thereon which may be deemed necessary by the Vendor in connection with the Unit or the common elements and such right shall be in addition to any right and easements created under the Act. A right of entry in favour of the Vendor for a period not exceeding five (5) years similar to the foregoing may be included in the Transfer/Deed provided on the Unit Transfer Date and acknowledged by the Purchaser at the Vendor's sole discontion.

Purchaser's Default

21. In the event that the Purchaser is in default with respect to any of his or her obligations contained in this Agreement, and should such default continue for five (5) days after written notice thereof has been given to the Purchaser or the Purchaser's Solicitor, by the Vendor or its Solicitor, then in addition to any other rights or remedies which the Vendor may have, the Vendor, at its option, shall have the right to declare this Agreement null and void and in such event all deposit monies paid horsunder (including all monies paid to the Vendor with respect to extras or changes to the Units ordered by the Purchaser) shall be the absolute property of the Vendor, in any event, and without prejudice to or limiting the rights of the Vendor, the Vendor may also claim for damages in excess of the deposit monies so retained by the Vendor. If the Vendor is required to pay any lien, execution or encumbrance to obtain a mortgage advance, the Purchaser shall reimburse the Vendor for all amounts and costs so paid.

Common Elements

22. The Purchaser acknowledges that the Condominium will be constructed to Ontario Building Code requirements at the time of issuance of the building permit. The Purchaser govenants and agrees the Purchaser shall have no claims against the Vendor for any equal, higher or better standards of workmanship or materials. The Purchaser agrees that the foregoing may be pleaded by the Vendor as an estoppel in any action brought by the Purchaser or his successors in title against the Vendor. The Vendor may, from time to time, change, vary or modify in its sole discretion or at the instance of any governmental authority or mortgagee, any devations, building specifications or site plans of any part of the Condominium, to conform with any municipal or architectural requirements related to building codes, official plan amendments, zoning by-laws, committee of adjustment and/or land division committee decisions, municipal site plan approval or architectural control. Such changes may be to the plans and specifications existing at inception of the Condominium or as they existed at the time the Purchaser entered into this Agreement, or as illustrated on any sales material, including without limitation, brochures, models or otherwise. With respect to any aspect of construction, finishing or equipment, the Vendor shall have the right, without the Purchaser's consent, to substitute materials, for those described in this Agreement or in the plans or specifications, or odel the substitute materials are in the judgment of the Vendor's architect, whose determination shall be final and binding, of equal or better quality. The Purchaser shall have no claim against the Vendor for any such changes, variances or modifications nor shall the Vendor be required to give notice thoroof. The Purchaser hereby consents to any such alterations and agrees to complete the sale notwithstanding any such modifications.

Risk

23. The Unit shall be and remain at the risk of the Vendor until the Unit Transfer Date. If any part of the Condominium is damaged before the Creating Documents are registered, the Vendor may in its sole discretion either terminate this Agraement and return to the Purchaser all deposit monies paid by the Purchaser to the Vendor, if any, or make such repairs as are necessary to complete this transaction, it being understood and agreed that all insurance policies and the proceeds thereof are to be for the benefit of the Vendor alone.

General

- 24. The Vendor shall provide a statutory declaration on the Unit Transfer Date that it is not a non-resident of Canada within the meaning of the Income Tax Act (Canada).
- The Vendor and Purchaser agree to pay the costs of registration of their own documents and any tax in connection thorowith.
- 26. The Vendor and the Purchaser agree that there is no representation, warranty, collateral agreement or condition affecting this Agreement or the Property or supported hereby other than as expressed herein in writing.
- 27. This Offer and its acceptance is to be read with all changes of gender or number required by the context and the terms, provisions and conditions hereof shall be for the benefit of and be binding upon the Vender and the Purchaser, and as the context of this Agreement permits, their respective heirs, estate trustees, successors and assigns.
- 28. It is acknowledged and agreed by the Purchaser that the dimensions, floor area or square footage of the Unit, as represented to the Purchaser in any brochure, sketch, floor plan, or other advertising material is approximate, is not the same and may differ from the actual size and defined boundaries of the Unit as provided for in the Declaration and the Description, and the Purchaser consents to same. The Purchaser is further advised that the actual usable floor space may vory from any stated floor area. Notwithstanding any stated ceiling height (whether in any schedule to this Agreement or in any brochure, sketch, floor plan or other advertising material), where ceiling bulk heads are installed within the Unit anador where drop ceilings are required, then the ceiling height of the Unit will necessarily be less than that stated in any brochure, sketch, floor plan or other advertising material and the Purchaser shall be obliged to accept the same without any analysis of the Unit will necessarily be less than that stated in any brochure, sketch, floor plan or other advertising material and the Purchaser shall be obliged to accept the same without any analysis.
- 29. (a) The parties wave personal tender and agree that lender, in the absence of any other multially acceptable an angoment and subject to the provisions of paragraph 36 of this Agreement shall be validly made by the Vender upon the Purchaser, by a representative of the Vender attending at the offices of Harris, Sheaffer, LLP at 12:00 noon on the Unit Transfer Date or the Closing Date as the case may be and remaining there until 4:30 n.m. and is ready, willing and able to complete the transaction. The Vender's advice that the keys are available shall be valid tender of possession of the Real Property to the Purchaser. In the event the Purchaser or his Solicitor falls to appear or appears and falls to close, such attendance by the Vendor's representative shall be



deemed salisfactory evidence that the Vendor is ready, willing and able to complete the sale at such time. Payment shall be tendered by certified cheque drawn on any Canadian chartered bank; and

- (b) It is further provided that, notwithstanding subparagraph 29(a) hereof, in the event the Purchaser or his Solicitor advise the Vendor or its Solicitors, on or before the Closing Date or Unit Transfer Date, as applicable, that the Purchaser is unable or unwilling to complete the purchase or take occupancy, the Vendor is relieved of any obligation to make any formal tender upon the Purchaser or his Solicitor and may exercise forthwith any and all of its right and remedies provided for in this Agreement and at law.
- As the electronic registration system (hereinafter referred to as the "Teravlew Electronic Registration System" or "TERS") is operative in the applicable Land Titles Office in which the Property is registered, then the following provisions shall prevail:
 - (a) The Purchaser shall be obliged to retain a lawyer, who is both an authorized TERS user and in good standing with the Law Society of Upper Canada to represent the Purchaser in connection with the completion of the transaction, and shall authorize such lawyer to enter into an escrow closing agreement with the Vendor's solicitor on the latter's standard form (hereinafter referred to as the "Escrow Document Registration Agroement"), establishing the procedures and liming for completing this transaction and to be executed by the Purchaser's solicitor and returned to the Vendor's solicitors at least ten (10) days prior to the Unit Transfer Date.
 - (b) The delivery and exchange of documents, monies and keys to the Unit and the release thereof to the Vendor and the Purchaser, as the case may be:
 - shall not occur contemporaneously with the registration of the Transfer/Deed (and other registerable documentation); and
 - (iii) shall be governed by the Escrow Document Registration Agreement, pursuant to which the solicitor receiving the documents, keys and/or certified funds will be required to hold same in escrow, and will not be entitled to release same except in strict accordance with the provisions of the Escrow Document Registration Agreement.
 - (c) The Purchaser expressly acknowledges and agrees that he or she will not be entitled to receive the Transfer/Deed to the Unit for registration until the balance of funds due on closing, in accordance with the statement of adjustments, are either remitted by certified cheque via personal delivery or by electronic funds transfer to the vendor's solicitor (or in such other manner as the latter may direct) prior to the release of the Transfer/Deed for registration.
 - (d) Each of the parties hereto agrees that the delivery of any documents not intended for registration on title to the Unit may be delivered to the other party hereto by telefax transmission (or by a similar system reproducing the original) or by electronic transmission of electronically signed documents through the Internet, provided that all documents so transmitted have been duly and properly executed by the appropriate parties/signatories thereto which may be by electronic signature. The party transmitting any such document shall also deliver the original of same (unless the document is an electronically signed document) to the recipient party by overnight courier sent the day of closing or within 7 business days of closing, if same has been so requested by the recipient party.
 - (e) Notwithstanding anything contained in this agreement to the contrary, it is expressly understood and agreed by the parties hereto that an effective tender shall be deemed to have been validly made by the Vendor upon the Purchaser when the Vendor's solicitor has:
 - delivered all closing documents, keys and/or funds to the Purchaser's solicitor in accordance with the provisions of the Escraw Document Registration Agreement;
 - (ii) advised the Purchaser's solicitor, in writing, that the Vendor is ready, willing and able to complete the transaction in accordance with the terms and provisions of this Agreement; and
 - has completed all steps required by TERS in order to complete this transaction that can be performed or undertaken by the Vendor's sollcitor without the cooperation or participation of the Purchaser's solicitor;

without the necessity of personally attending upon the Purchaser or the Purchaser's solicitor with the aforementioned documents, keys and/or funds and without any requirement to have an independent witness evidencing the foregoing.

- 31. This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario.
- The headings of this Agreement form no part hereof and are inserted for convenience of reference only.
- 33. Exict of the provisions of this Agreement shall be deemed independent and severable and the invalidity or unantorcoability 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 Agreement, and in such event all the other provisions of this Agreement shall continue in full force and effect as if such invalid provision had never been included herein.
- 34. The Purchaser acknowledges that the Vendor may from time to time lease any and all unsold units in the Condominium for commercial purposes and this paragraph shall constitute notice to the Purchaser as registered owner of the Unit after the Unit Transfer Date pursuant to the Act.
- 35. (a) If any documents required to be executed and delivered by the Purchaser to the Vendor are, in fact, executed by a third party appointed as the attorney for the Purchaser, then the power of attorney appointing such person must be registered in the Land Titles office where the Lands are registered, and a duplicate registered copy thoroof (together with a statutory declaration sworn by the Purchaser's solicitor unequivocally confirming, without any qualification whatsoever, that said power of attorney has not been revoked) shall be delivered to the Vendor along with such documents.
 - (b) Where the Purchaser is a corporation, or where the Purchaser is buying in trust for a corporation to be incorporated, the execution of this Agreement by the principal or principals of such corporation, or by the person named as the Purchaser in trust for a corporation to be incorporated, as the case may be, shall be deemed and constitute the personal guarantee of such person or persons so signing with respect to the obligations of the Purchaser herein.





Notice

36. Any notice given pursuant to the terms of this Agreement shall be deemed to have been properly given if it is in writing and is delivered by hand, ordinary prepaid post, facsimile transmission or electronic mail to the attention of the Purchaser or to the Purchaser's Solicitor to their respective addresses indicated herein or to the address of the Unit after the Closing Date and to the Vendor at 8791 Woodbine Avenue. Suite 100, Markham, Ontario, L3R 0P4 or such other address as may from time to time be given by notice in accordance with the foregoing. Such notice shall be deemed to have been received on the day it was delivered by hand or by electronic mail, one day following facsimile transmission and upon the third day following posting, excluding Saturdays, Sundays and holidays.

Cause of Action Assignment

- 37. (a) The Purchaser acknowledges and agrees that notwithstanding any rights which he or she might otherwise have at law or in equity arising out of this Agreement, the Purchaser shall not assert any of such rights, nor have any claim or cause of action whatsoever as a result of any matter or thing arising under or in connection with this Agreement (whether based or founded in contract law, for law or in equity, and whether for innocent misrepresentation, negligent misrepresentation, breach of contract, breach of fiduciary duty, breach of constructive trust or otherwise), against any person, firm, corporation or other legal entity, sperson, firm, corporation or legal entity specifically named or defined as the Vendor herein, even though the Vendor may be (or may ultimately be found or adjudged to be) a nominee or agent of another person, firm, corporation or other legal entity, and this acknowledgment and agreement may be pleaded as an estoppel and bar against the Purchaser in any action, suit, application or proceeding brought by or on behalf of the Purchaser to assert any of such rights, claims or causes of action against any such third parties.
 - (b) At any time prior to the Unit Transfer Date, the Vendor shall be permitted to assign this Agreement (and its rights, benefits and interests hereunder) to any person, firm, partnership or corporation and upon any such assignee assuming all obligations under this Agreement and notifying the Purchaser or the Purchaser's solicitor of such assignment, the Vendor named herein shall be automatically released from all obligations and liabilities to the Purchaser arising from this Agreement, and said assignee shall be deemed for all purposes to be the vendor herein as if it had been an original party to this Agreement, in the place and stead of the Vendor.

Irrevocability

38. This offer by the Purchaser shall be irrevocable by the Purchaser until the 15th day (excluding Saturdays, Sundays and statutory holidays) following the date of his or her execution of this Agreement, after which time, this offer may be withintown, and if so, stone shall be null and void and the deposit shall be returned to the Purchaser without interest or location. Acceptance by the Vendor of this offer shall be deemed to have been sufficiently made if this Agreement is executed by the Vendor on or before the irrevocable date specified in the preceding sentence, without requiring any notice of such acceptance to be delivered to the Purchaser prior to such time. Without limiting the generality of the foregoing, acceptance of this offer (or any counter-offer with respect thereto) may be made by way of telefax transmission (or similar system reproducing the original) provided all of the necessary signatures and initials of both parties hereto are duly reflected on (or represented by) the telefaxed copy of the agreement of purchase and sale so transmitted, and such acceptance shall be deemed to have been effected or made when the accepted offer (or counter-offer, as the case may be) is telefaxed to the intended party, provided that a confirmation of such telefaxed transmission is neceived by the transmitting party at the line of such transmission, and the original executed document is thereafter forthwith couriered (or personally delivered) to the recipient of the telefaxed copy.

Non-Merger

39. The covenants and agreements of each of the parties hereto shall not merge on the Unit Transfer Date, but shall remain in full force and effect according to their respective terms, until all outstanding obligations of each of the parties hereto have been duly performed or fulfilled in accordance with the provisions of this Agreement. No further written assurances evidencing or confirming the non-merger of the covenants of either of the parties hereto shall be required or requested by or on behalf of either party hereto.

Notice/Warning Provisions

- 40. (a) The Purchaser is hereby advised that noise levels caused by the Condominium's mechanical equipment, the loading and unloading of tractor trailers on the exclusive use common elements and the daily operation of businesses within Units may occasionally cause noise and inconvenience to Unit occupants.
 - (b) The Purchaser acknowledges and agrees that the Vendor (and any of its authorized agents, representatives and/or contractors), as well as one or more authorized representatives of the Condominium, shall be permitted to enter the Unit after Closing, from time to time, in order to enable the Vendor to correct outstanding deficienties or incomplete work for which the Vendor is responsible, and to enable the Condominium to inspect the condition or state of repair of the Unit and undertake or complete any requisite repairs thereto (which the owner of the Unit has failed to do) in accordance with the Act.
 - (c) Purchasers are advised that noise and/or odour levels from surrounding commercial and/or industrial businesses, may be of concern and occasionally interfere with some activities of the Unit occupants as the sound levels may exceed the Municipality's and the Ministry of Environment's noise criteria.

Purchaser's Work (NTD: Please review this section carefully and advise what portions, if any, you still need to incude in this Agreement.]

- 41. The Purchaser agrees that he or she shall not be entitled to commence improvements which he or she wishes to make to the Unit (the "Purchaser's Work") without fulfilling the following conditions:
 - (a) The Purchaser has obtained the written approval of the Vendor prior to any commencement of the Purchaser's Work, which approval shall not be unreasonably withheld;
 - (b) (i) If the Purchaser wishes to commence the Purchaser's Work, the Purchaser shall submit to the Vendor for approval in accordance with the Vendor's requirements a complete set of plans, drawings, specifications, construction schedule(s), construction contract(s) and other information (collectively, the "Purchaser's Plans") as may be necessary or desirable for the complete and particular identification of all work to be performed by the Purchaser.
 - (ii) The Purchaser's Plans shall be subject to the approval of the Vendor, which approval shall not be unreasonably or arbitrarily withheld. The Vendor shall notify the Purchaser of its approval of the Purchaser's Plans or of the specific changes required in writing and the Purchaser shall then prepare and pulmit to the Vendor within ten (10) days revised Purchaser's Plans satisfactory to the Vendor.





- No Purchaser's Work shall be commenced until the Purchaser's Plans have been approved in writing by the Vendor and the Purchaser's Work shall be performed strictly in accordance with the Purchaser's Plans as proviously approved to be in writing by the Vendor. The Vendor shall be entitled to an auministration fee for reviewing and approving the Purchaser's Plans, which fee shall be equivalent to Nine Hundred and Filly (\$950,00) Dollars per unit. A set of the Purchaser's Plans with the Vendor's consent undorsad thereon shall be kept at the Unit at all times throughout the period when the Purchaser's Work is being performed. The Vendor may, at its sole option, at the expense of the Purchaser, payable on demand, rectify or remove any Purchaser's Work which does not comply with the Purchaser's Plans as previously approved by the Vendor, the Ontario Building Code or any other governmental requirements.
- (iv) The Purchaser shall not be permitted to perform any Purchaser's Work in the common elements.
- (v) The Purchaser shall keep the Unit insured during the period of time in which the Purchaser is carrying out the Purchaser's Work as may be required by the Condominium and/or the Vendor, including builders risk insurance during the course of construction of Purchaser's Work, liability insurance of a minimum of Two Million (\$2,000,000.00) Dollars and worker's compensation coverage. The Purchaser shall be responsible for and keep insured all improvements to the standard unit and shall insured. It liability in respect of same.
- (c) Prior to the performing any work, the Purchaser shall obtain all necessary consents, permits, licences, certificates and inspections from all municipal, governmental and regulatory authorities having jurisdiction, and shall deliver to the Vendor copies of same and shall post permits as required.
- (d) All the Purchaser's Work, as well as the operations which the Purchaser carries out within the Unit, shall comply with all applicable laws, by-laws, building codes, permits and approvals for such work, as well as with the requirements of the Vendor's and/or the Condominium's insurers. If any of the foregoing are not in compliance and the Purchaser falls to remedy such non-compliance forthwith, the Vendor may, at its sole option, remedy same, at the Purchaser's expense, payable on demand.
 - (ii) The Purchaser shall in no event make may structural alterations nor any alterations which shall alter the structural parts of the building constituting part of the common elements.
 - (iii) Any damage to the Unit, the Condominium or the Property during the performance of the Purchaser's work by the Purchaser, its contractors, subcontractors, tradesmen or material suppliers shall immediately be repaired by the Purchaser or, at the Vendor's option, by the Vandor, at the expense of the Purchaser, payable on demand.
 - (iv) Upon termination of this Agreement, the Purchaser shall forthwith remove all of the Purchaser's Work from the Unit and restore the Unit to its original condition as it existed on the day immediately prior to the date the Purchaser's Work commenced or, at the Vendor's option, the Purchaser's Work to the extent it has been completed shall then remain in the Unit and shall become the property of the Vendor.
- (e) The opinion in writing of the Vendor's architect or other qualified consultants shall be binding on both the Vendor and the Purchaser respecting all matters of dispute regarding the Purchaser's Work, including the state of completion and whether or not the Purchaser's Work is completed in a good and workmanlike manner and in accordance with the Vendor's requirements, the Purchaser's Plans as approved by the Vendor and this Agreement.
- (f) The Purchaser shall ensure that no construction lien or any other lien affects the Condominium or the Property or any part thereof, including the Unit, in respect of materials supplied or work done or to be done by the Purchaser or on behalf of the Purchaser or related to the Purchaser's Work and if the Purchaser fails to discharge or cause any such lien to be discharged no later than five (5) days after notice thereof has been given to the Purchaser, then in addition to any other rights or remedies of the Vendor, the Vendor may, but shall not be obligated to, discharge the lien by paying the amount claimed to be due into court or directly to the lien daiment and the amount so paid and all costs and expenses (including legal costs on a solicitor and his client basis), shall be payable by the Purchaser to the Vendor forthwith on demand.
- (9) The Purchaser acknowledges that in the event that he or she acquires title to the Unit prior to the commencement of construction of improvements to the Unit, he or she shall also be obligated to obtain such consents as are necessary from the Condominium and abide by the terms of the Condominium Documents and the Condominium Act in regard to such construction.
- (h) The Purchaser shall be obligated to obtain any occupancy permit required by any municipal, governmental, or regulatory authority having jurisdiction and shall make available to the Vendor copies of same.
- (i) Wherever in this paragraph the Vendor performs work due to some default by the Purchaser which the Purchaser is required to pay for, then the Purchaser shall, together with all other recoveries permitted hereunder, pay to the Vendor, an administration fee equal to lifteen per cent (15%) of the recoveries.
- (j) The Purchaser commants and agrees that the Purchaser shall not, either before or after closing, be entitled to crect, affix, or maintain any signage whatsoever, advertising the name of the occupiers of the Unit and/or the use of the Unit and/or other matters, to any portion of the common elements, including without limitation to the interior or exterior surface of any windows or deors adjacent to the Unit, except as herein specifically provided or as provided under the Condominium Documents.

Pylon signage shall, subject to the terms of the Condominium Documents, comprise a separate unit in location(s) determined by the Vendor. Subject to availability at any given time, and subject to entering into a lease or licence with the owner of the Sign Unit, a Purchaser will be permitted to attach a sign to the pylon sign(s) as per the direction of the owner of the Sign Unit.

In the event of failure of the Purchaser to comply with any of the provisions of this paragraph, including the provisions to pay to the Vendor on demand any amounts expended by the Vendor in accordance with the provisions thereof, the Vendor may, at its option, by notice to the Purchaser, declare this Agreement null and void, and retain all deposit moneys paid horounder, together with any interest earned thereon, as liquidated damages and not as a penalty.

Purchaser's Consent to the Collection and Limited Use of Personal Information

 For the purposes of facilitating compliance with the provisions of any applicable Federal and/or Provincial privacy legislation (including without limitation, the Personal Information Protection and Electronic Documents Act, S.C. 2000, as



amonded), the Purchaser hereby consents to the Vendor's collection and use of the Purchaser's personal information necessary and sufficient to enable the Vendor to proceed with the Purchaser's purchase of the Unit, including without finitiation, the Purchaser's name, home address, e-mail address, telefax/helephone number, age, date of birth, and in respect of marital status only for the limited purposes described in subparagraphs (c), (g), (f) and (f) below, and in respect of residency status, and social insurance number only for the limited purpose described in subparagraph (h) below, as well as the Purchaser's financial information and desired suite design(s) and colour/finish selections, in connection with the completion of this transaction and for post-closing and after-seles customer care purposes, and to the disclosure and/or distribution of any or all of such personal information to the following entities, on the express understanding and his following entities, namely to:

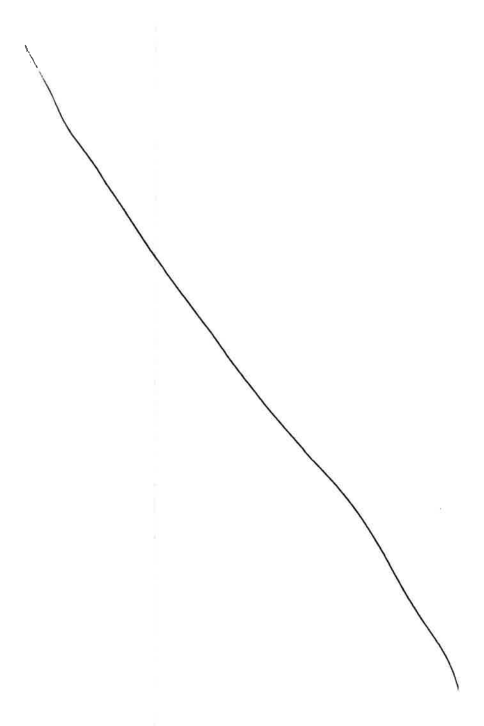
- (a) any companies or legal entities that are associated with, related to or affiliated with the Vendor, other future condensinium declarants that are likewise associated with, related to or affiliated with the Vendor (or with the Vendor's parent/holding company) and are developing one or more other condominium projects or communities that may be of interest to the Purchaser or members of the Purchaser's family, for the limited purposes of marketing, advertising and/or sulfing various products and/or services to the Purchaser and/or members of the Purchaser's family:
- (b) one or more third party data processing companies which handle or process marketing campaigns on behalf of the Vendor or other companies that are associated with, related to or affiliated with the Vendor, and who may send (by e-mail or other means) promotional literature/brochures about new condominiums and/or related services to the Purchaser and/or members of the Purchaser's family:
- (c) my financial institution(s) providing (or wishing to provide) mortgage financing, banking and/or other financial or related services to the Purchaser and/or members of the Purchaser's family, including without limitation, the Vendor's construction lender(s), the project monitor, the Vendor's designated construction lender(s), any warranty band provider and/or excess condeminium deposit insurer, required in connection with the development and/or construction financing of the Condominium and/or the financing of the Purchaser's acquisition of the Property from the Vendor.
- (d) any insurance companies providing (or wishing to provide) insurance coverage with respect to the Property (or any portion thereof) and/or the common elements of the Condominium, including without limitation, any title insurance companies providing (or wishing to provide) title insurance to the Purchaser or the Purchaser's mortgage fender(s) in connection with the completion of this transaction;
- (a) any trades/suppliers or sub-trades/suppliers, who have been retained by or on behalf of the Vendor (or who are otherwise dealing with the Vendor) to facilitate the completion and finishing of the Unit and the installation of any extras or upgrades ordered or requested by the Purchaser
- (f) one or more providers of cable television, telephone, telecommunication, security alarm systems, hydro-electricity, chilled water gas and/or other similar or related services to the Property (or any portion thereof) and/or the Condominium, unless the Purchaser advises the Vendor in writing not to provide such personal information to an only providing security alarm systems and services;
- (g) any relevant governmental authorities or agencies, including without limitation, the Land Titles Office (in which the Condominium is registered), the Ministry of Finance for the Province of Ontario (i.e. with respect to Land Transfer Tax), and Canada Revenue Agency (i.e. with respect to HST);
- (h) Canada Revenue Agency, to whose attention the T-5 interest income tax information return and/or the NR4 non-resident withholding tax information return is submitted (where applicable), which will contain or refer to the Purchaser's social insurance number or business registration number (as the case may be), as required by Regulation 201(1) (b) (ii) of The Income Tax Act R.S.C. 1985, as amended;
- (i) the Vendor's solicitors, to facilitate the interim occupancy and/or final closing of this transaction, including the closing by electronic means via the Teraview Electronic Registration System, and which may (in turn) involve the disclosure of such personal information to an internet application service provider for distribution of documentation;
- (j) the condeminum corporation, for purposes of facilitating the completion of the corporation's voting, leasing and/or other relevant records, and to the condeminum's property manager for the purposes of facilitating the issuance of notices, the collection of common expenses and/or implementing other condeminium management/administration functions; and
- (k) any person, where the Purchaser further consents to such disclosure or disclosures required by law.

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SCHEDULE "A" of AGREEMENT OF PURCHASE AND SALE <u>VENDOR'S WORK</u>

Other than the Vendor's Work described below (if applicable) the Purchaser accepts the Unit in "as-is" condition.







SCHEDULE "B" TO AGREEMENT OF PURCHASE AND SALE

THE UNDERSIGNED being the Purchaser(s) of the Unit hereby acknowledges having received from the Vendor with respect to the purchase of the Unit the following document on the date noted below:

- A Disclosure Statement dated February 17, 2009, a Supplemental Disclosure Statement dated April 28, 2009 and accompanying documents in accordance with Section 72 of the Act.
- 2. The Budget.
- The Declaration of York Region Standard Condominium Corporation No. 1228 registered in the Land Registry office for the Land Titles Division of York on April 17, 2013 as Instrument No. YR1966697; 3.
- By-law No. 1 of the Condominium Corporation registered in the aforesald Land Registry Office on April 29, 2013 as Instrument No. YR1970477;
- 5. By-law No. 2 of the Condominium Corporation registered in the aforesaid Land Registry Office on April 29, 2013 as Instrument No. YR1970484;
- Management Agreement between the Condominium Corporation and Simeme Property Management and Consulty / W.
- Rules of the Condominium Corporation.
- A copy of the Agreement of Purchase and Sale (to which this acknowledgment is attached as a Schedule) executed by the Vendor and the Purchaser в.

The Purchaser further acknowledges and agrees that in the event there is a material change to the Disclosure Statement as defined in subsection 74(2) of the Act, the Purchaser's only remedy shall be as set forth in subsection 74(6) of the Act, notwithstanding any rule of law or equity to the contrary.

DATED at Markham this day of	Oet 2017
WITNESS:	Purchaser
) Purchaser



Royal Bank of Canada Banque Royale du Canada

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TAB B

PARCEL REGISTER (ABBREVIATED) FOR PROPERTY IDENTIFIER



LAND REGISTRY OFFICE #65

OFFICE #65 29759-0673 (LT)
* CERTIFIED IN ACCORDANCE WITH THE LAND TITLES ACT * SUBJECT TO RESERVATIONS IN CROWN GRANT *

PAGE 1 OF 7
PREPARED FOR Caterina
ON 2017/10/27 AT 10:41:12

PROPERTY DESCRIPTION:

UNIT 319, 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

PROPERTY REMARKS:

ESTATE/QUALIFIER:

FEE SIMPLE ABSOLUTE RECENTLY:

CONDOMINIUM FROM 02963-3601

PIN CREATION DATE: 2013/04/22

CAPACITY SHARE

OWNERS' NAMES

JADE-KENNEDY DEVELOPMENT CORPORATION

REG. NUM.	DATE	INSTRUMENT TYPE	AMOUNT	PARTIES FROM	PARTIES TO	CERT/ CHKD
** PRINTOUT	INCLUDES ALI	DOCUMENT TYPES AND	DELETED INSTRUMENT.	S SINCE 2013/04/22 **		
MA31145	1951/07/26	BYLAW		THE CORPORATION OF THE TOWNSHIP OF MARKHAM		c
RE	MARKS: BY-LAW	NO. 1309 RE: BUILDI	NG RESTRICTIONS SEE	A-528776 (AFFECTS ALL/PT LANDS) ADDED 97/08/18 12:21 BY LOIS Y	AKIWCHUK	
YR686388	2005/08/18	NOTICE		HER MAJESTY THE QUEEN IN RIGHT OF CANADA AS REPRESENTED BY THE MINISTER OF TRANSPORT		С
REI	MARKS: PICKER	ING AIRPORT SITE ZON	ING REG. (SOR/10000	- 636)		
YR686395	2005/08/18	NOTICE		HER MAJESTY THE QUEEN IN RIGHT OF CANADA AS REPRESENTED BY THE MINISTER OF TRANSPORT		С
REi	MARKS: AERONA	UTICS ACT AND THE PI	CKERING AIRPORT SIT	E ZONING REGULATIONS (SOR/10000-636)		
YR694205	2005/08/31	NOTICE		HER MAJESTY THE QUEEN IN RIGHT OF CANADA AS REPRESENTED BY THE MINISTER OF TRANSPORT		С
RE	MARKS: AERONA	UTICS ACT AND THE PI	CKERING AIRPORT SIT	E ZONING REGULATIONS (SOR/10000-636) AFFECTS FIRSTLY LANDS		
YR753574	2005/12/21	NOTICE	4	HER MAJESTY THE QUEEN IN RIGHT OF CANADA AS REPRESENTED BY THE MINISTER OF TRANSPORT		С
RE	MARKS: AERONA	UTICS ACT AND PICKER	ing airport site zo	NING REGULATION AFFECTS THIRDLY AND FIFTHLY LANDS		
YR1444874	2010/02/24	CHARGE	\$30,000,000	JADE-KENNEDY DEVELOPMENT CORPORATION	AVIVA INSURANCE COMPANY OF CANADA	С
YR1445317	2010/02/25	CHARGE		*** DELETED AGAINST THIS PROPERTY *** JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	
YR1445318	2010/02/25	NO ASSGN RENT GEN		*** DELETED AGAINST THIS PROPERTY *** JADE-KENNEDY DEVELOPMENT CORPORATION	LAUDENHIAN DANK OF CANADA	
RE	MARKS: RENTS	- YR1445317		ONDE MEMBERS DEVEROPMENT CONFORMATION	LAURENTIAN BANK OF CANADA	
		POSTPONEMENT 874 TO YR1445317		AVIVA INSURANCE COMPANY OF CANADA	LAURENTIAN BANK OF CANADA	С



LAND REGISTRY OFFICE #65

29759-0673 (LT)

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PREPARED FOR Caterina
ON 2017/10/27 AT 10:41:12

REG. NUM.	DATE	INSTRUMENT TYPE	AMOUNT	PARTIES FROM	PARTIES TO	CERT/ CHKD
YR1445332	2010/02/25	NOTICE OF LEASE		*** DELETED AGAINST THIS PROPERTY ***		
				JADE-KENNEDY DEVELOPMENT CORPORATION	T. & T. SUPERMARKET INC.	•
VD1445350	2010/02/25	NO ASSGN RENT SPEC		*** DELETED AGAINST THIS PROPERTY ***		
181445552	2010/02/25	NO ASSEN RENT SPEC		JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	
REI	MARKS: YR1445	332. YR1445317				
YR1446522	2010/02/26	CHARGE		*** DELETED AGAINST THIS PROPERTY ***		
1111440322	2010,02,20	Cimicol		JADE-KENNEDY DEVELOPMENT CORPORATION	D. MADY INVESTMENTS (2010) INC.	
YR1446523	2010/02/26	NO ASSGN RENT GEN		*** DELETED AGAINST THIS PROPERTY *** JADE-KENNEDY DEVELOPMENT CORPORATION	D. MADY INVESTMENTS (2010) INC.	
REI	MARKS: RENTS	- YR1446522		ORDE-REMNED! DEVELOPMEN! CORPORATION	D. MADI INVESIMENTS (2010) INC.	
YR1495979	2010/06/15	NOTICE	\$2	THE CORPORATION OF THE TOWN OF MARKHAM	JADE-KENNEDY DEVELOPMENT CORPORATION	C
YR1495980	2010/06/15	POSTPONEMENT		AVIVA INSURANCE COMPANY OF CANADA	THE CORPORATION OF THE TOWN OF MARKHAM	c
REI	MARKS: YR1444	874 TO YR1495979				
YR1495981	2010/06/15	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY ***		
1112130302				LAURENTIAN BANK OF CANADA	THE CORPORATION OF THE TOWN OF MARKHAM	
RE	MARKS: YR1445	317 TO YR1495979				
YR1495982	2010/06/15	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY ***		
				D. MADY INVESTMENTS (2010) INC.	THE CORPORATION OF THE TOWN OF MARKHAM	
RE	MARKS: YR1446	522 TO YR1495979				
YR1499090	2010/06/18	NOTICE		THE CORPORATION OF THE TOWN OF MARKHAM	JADE-KENNEDY DEVELOPMENT CORPORATION	C
			0 PT 8 65R30830- AL	FECTS FIRSTLY, SECONDLY, FOURTHLY AND FIFTHLY LANDS		
	0010/00/10	DOGGDONEWEND		the DECEMBER AGAINST GUILD PROPERTY AND		
YR1533097	2010/08/13	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY *** D. MADY INVESTMENTS (2010) INC.	THE CORPORATION OF THE TOWN OF MARKHAM	
RE	MARKS: YR1446	522 TO YR1499090 AFE	 ECTS FIRSTLY, SECON	DLY, FOURTHLY AND FIFTHLY LANDS		
1500000	0010/00/10	DOGETH ON THE WOR		AAA DELDEED AGATNAM MILTO DEGENERAL AAA		
YR1533098	2010/08/13	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY *** LAURENTIAN BANK OF CANADA	THE CORPORATION OF THE TOWN OF MARKHAM	
RE	MARKS: YR144	317 TO YR1499090 AFE	ECTS FIRSTLY, SECON	DLY, FOURTHLY AND FIFTHLY LANDS		
VD1522222	2010/00/12	DOCUDONEMENT		AUTUA TAGUDANCE COMPANY OF CANADA	MUD CORPORATION OF MUE MOVEN OF ASSESSMENT	
	1	POSTPONEMENT 4874 TO YR1499090 AFI	 ECTS FIRSTLY, SECO	AVIVA INSURANCE COMPANY OF CANADA OLY, FOURTHLY AND FIFTHLY LANDS	THE CORPORATION OF THE TOWN OF MARKHAM	С
YR1615462	2011/02/28	NOTICE		*** DELETED AGAINST THIS PROPERTY ***	TANDANTAN DANK OF GANADA	
	L	1	<u> </u>	JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	



LAND REGISTRY OFFICE #65

29759-0673 (LT)

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PREPARED FOR Caterina
ON 2017/10/27 AT 10:41:12

REG. NUM.	DATE	INSTRUMENT TYPE	AMOUNT	PARTIES FROM	PARTIES TO	CERT/ CHKD
REI	MARKS: YR1445	317	•••			
	-	POSTPONEMENT 874 TO YRI445317		AVIVA INSURANCE COMPANY OF CANADA	LAURENTIAN BANK OF CANADA	С
		POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY *** D. MADY INVESTMENTS (2010) INC.	LAURENTIAN BANK OF CANADA	
YR1616829	2011/03/02		\$2	THE CORPORATION OF THE TOWN OF MARKHAM	JADE-KENNEDY DEVELOPMENT CORPORATION THE REGIONAL MUNICIPALITY OF YORK	С
		POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY *** LAURENTIAN BANK OF CANADA	THE CORPORATION OF THE TOWN OF MARKHAM	
YR1616918	2011/03/02	317 TO YR1616829 POSTPONEMENT 874 TO YR1616829		AVIVA INSURANCE COMPANY OF CANADA	THE CORPORATION OF THE TOWN OF MARKHAM	С
		POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY *** D. MADY INVESTMENTS (2010) INC.	THE CORPORATION OF THE TOWN OF MARKHAM	
		522 TO YR1616829 TRANSFER EASEMENT	\$2	JADE-KENNEDY DEVELOPMENT CORPORATION	ROGERS COMMUNICATIONS INC.	С
YR1699150	2011/08/22 MARKS: YR1445	APL (GENERAL)		*** DELETED AGAINST THIS PROPERTY *** T & T SUPERMARKET INC.	JADE-KENNEDY DEVELOPMENT CORPORATION	
YR1721683		CHARGE		*** DELETED AGAINST THIS PROPERTY *** JADE-KENNEDY DEVELOPMENT CORPORATION	AVIVA INSURANCE COMPANY OF CANADA	
		POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY *** D. MADY INVESTMENTS (2010) INC.	AVIVA INSURANCE COMPANY OF CANADA	
RE.	MARKS: YR1446	522 & YR1446523 TO Y	R1721683 DELETED BY	YR2005313. DELETED BY CATHY BULMER 2013/09/06		
YR1763873	2011/12/23	CHARGE		*** DELETED AGAINST THIS PROPERTY *** JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	
	2011/12/23 MARKS: YR1763	NO ASSGN RENT GEN		*** DELETED AGAINST THIS PROPERTY *** JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	

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REG. NUM.	DATE	INSTRUMENT TYPE	AMOUNT	PARTIES FROM	PARTIES TO	CERT/ CHKD
YR1763902	2011/12/23	NO ASSGN RENT SPEC		*** DELETED AGAINST THIS PROPERTY ***	***************************************	
				JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	
REI	MARKS: YR1445	332.		·		
YR1763907	2011/12/23	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY ***		
				D. MADY INVESTMENTS (2010) INC.	LAURENTIAN BANK OF CANADA	
REI	MARKS: YR1446	522 TO YR1763873				
VD1762002	2011/12/22	MORTOE		the property against mura property the		
181763923	2011/12/23	NOTICE		*** DELETED AGAINST THIS PROPERTY *** JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	
REI	MARKS: YR1445	317			MINITED THE OF CHAINER	
YR1764062	2011/12/23	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY ***		
יים פ	MADES - VD1721	683 TO YR1763873		AVIVA INSURANCE COMPANY OF CANADA	LAURENTIAN BANK OF CANADA	
[. IN1721	003 10 111,000,3				
YR1832081	2012/06/01	NOTICE		*** DELETED AGAINST THIS PROPERTY ***		
				JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	
RE	MARKS: YR1763	1873				
YR1832265	2012/06/01	NOTICE		*** DELETED AGAINST THIS PROPERTY ***		
				JADE-KENNEDY DEVELOPMENT CORPORATION	D. MADY INVESTMENTS (2010) INC.	
RE.	MARKS: CHARGE	NO. YR1446522, SECU	RITY OF CHARGE YRI	832114 OTHER LANDS		
YR1895409	2012/10/05	NO SEC INTEREST	\$2	MORENERGY CAPITAL CORPORATION		c
1111030103	, 2012, 10, 00	No 510 INIDADA	T-		·	
YR1954840	2013/03/13	NOTICE		THE CORPORATION OF THE CITY OF MARKHAM	JADE-KENNEDY DEVELOPMENT CORPORATIN	С
	0010/00/10					
		POSTPONEMENT 874 TO YR1954840		AVIVA INSURANCE COMPANY OF CANADA	THE CORPORATION OF THE CITY OF MARKHAM	C
		77 10 111251070				
YR1954842	2013/03/13	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY ***		
				AVIVA INSURANCE COMPANY OF CANADA	THE CORPORATION OF THE CITY OF MARKHAM	
RB.	MARKS: YRI721	683 TO YR1954840				
YR1954843	2013/03/13	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY ***		
1				LAURENTIAN BANK OF CANADA	THE CORPORATION OF THE CITY OF MARKHAM	
RE	MARKS: YR1445	317 TO YR1954840				
YR1954844	2013/03/13	POSTPONEMENT		*** DELETED AGAINST THIS PROPERTY ***		
111111111111111111111111111111111111111				LAURENTIAN BANK OF CANADA	THE CORPORATION OF THE CITY OF MARKHAM	
RE	MARKS: YR1763	873 TO YR1954840				



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YR1954845 RE	2013/03/13 MARKS: YR1446	POSTPONEMENT 522 TO YR1954840 DEL	ETED BY YR2005313.	*** DELETED AGAINST THIS PROPERTY *** D. MADY INVESTMENTS (2010) INC. DELETED BY CATHY BULMER 2013/09/05	THE CORPORATION OF THE CITY OF MARKHAM	
YRCP1228	2013/04/17	STANDARD CONDO PLN				С
YR1966697	2013/04/17	CONDO DECLARATION		JADE KENNEDY DEVELOPMENT CORPORATION		С
YR1970477 RE	2013/04/29 MARKS: BY-LAN	CONDO BYLAW/98		YORK REGION STANDARD CONDOMINIUM CORPORATION NO. 1228		С
	2013/04/29 MARKS: BY-LAN	CONDO BYLAW/98		YORK REGION STANDARD CONDOMINIUM CORPORATION NO. 1228		С
YR1972811	2013/05/02	DISCH OF CHARGE		*** COMPLETELY DELETED *** LAURENTIAN BANK OF CANADA		
YR1975398	MARKS: YR1763 2013/05/10 MARKS: YR1721	DISCH OF CHARGE		*** COMPLETELY DELETED *** AVIVA INSURANCE COMPANY OF CANADA		
YR1975619	1	APL ANNEX REST COV		JADE-KENNEDY DEVELOPMENT CORPORATION		С
	2013/05/10 MARKS: YR1445	NO DET/SURR LEASE		*** COMPLETELY DELETED *** JAKE-KENNEDY DEVELOPMENT CORPORATION		
YR1988652	2013/06/11	CHARGE		*** COMPLETELY DELETED *** JADE-KENNEDY DEVELOPMENT CORPORATION	JOLIE-JADE CORPORATION JADE MILLIKEN HOLDINGS LTD.	į
	2013/07/17	DISCH OF CHARGE		*** COMPLETELY DELETED *** D. MADY INVESTMENTS (2010) INC.		
RE	MARKS: YRI446	5522.				
YR2014896 RE	2013/08/06 MARKS: YR144	DISCH OF CHARGE		*** COMPLETELY DELETED *** LAURENTIAN BANK OF CANADA		
YR2031232	2013/09/10	DISCH OF CHARGE		*** COMPLETELY DELETED *** JOLIE-JADE CORPORATION JADE MILLIKEN HOLDINGS LTD.		



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	MARKS: YR1988		ALIOUNI	ERRITED TROPS	TANTIBB TO	CHRD
KEI	MARKS: IKI988	632.				
YR2062933	2013/11/20	CONDO LIEN/98		*** COMPLETELY DELETED *** YORK REGION CONDOMINIUM CORPORATION NO. 1228		
YR2099424	2014/02/26	CHARGE		*** COMPLETELY DELETED *** JADE-KENNEDY DEVELOPMENT CORPORATION	R W FORTRESS INC.	
YR2099500	2014/02/27	POSTPONEMENT		*** COMPLETELY DELETED ***		
				AVIVA INSURANCE COMPANY OF CANADA	RW FORTRESS INC.	
REI	MARKS: YRI444	874 TO YR2099424				
YR2102004	2014/03/05	DIS CONDO LIEN		*** COMPLETELY DELETED *** YORK REGION CONDOMINIUM CORPORATION NO. 1228		
REI	MARKS: YR2062	933.		TOTAL REGION COMPONITION CONTROL NO. 1220		
YR2112686	2014/04/03	CONDO BYLAW/98		YORK REGION STANDARD CONDOMINIUM CORPORATION NO. 1228		С
REI	MARKS: BYLAW	NO 3				
YR2193675	2014/09/30	DISCH OF CHARGE		*** COMPLETELY DELETED ***		
REI	MARKS: YR2099	424.		R W FORTRESS INC.		
YR2195015	2014/10/01	CONDO LIEN/98	\$1,615	YORK REGION CONDOMINIUM CORPORATION NO. 1228		c
YR2195650	2014/10/01	CHARGE	\$3,600,000	JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	C
YR2195651	2014/10/01	CHARGE	\$2,400,000	JADE-KENNEDY DEVELOPMENT CORPORATION	LAURENTIAN BANK OF CANADA	С
YR2234798	2014/12/19	CHARGE	\$8,000,000	JADE-KENNEDY DEVELOPMENT CORPORATION	MARSHALLZEHR GROUP INC.	С
YR2238302	2014/12/31	CONSTRUCTION LIEN	\$249,916	GUEST TILE INC.	JADE-KENNEDY DEVELOPMENT CORPORATION	С
					YORK REGION STANDARD CONDOMINIUM PLAN NO. 1228	
YR2238316	2014/12/31	CONSTRUCTION LIEN	\$10,826	DRAGLAM WASTE & RECYCLING INC.		С
YR2238990		CONDO AMENDMENT		JADE-KENNEDY DEVELOPMENT CORPORATION		С
RE	MARKS: YR1966	697. YRCP1228.				
YR2250103	2015/01/30	NO CHNG ADDR CONDO		YORK REGION STANDARD CONDOMINIUM CORPORATION NO. 1228		С
YR2254502	2015/02/10	CERTIFICATE		DRAGLAM WASTE & RECYCLING INC.		С

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YR2254665	2015/02/11	CERTIFICATE	-	GUEST TILE INC.		С
REI	MARKS: YR2238	302				
	2016/05/18 MARKS: YR2195	TRANSFER OF CHARGE		LAURENTIAN BANK OF CANADA	MARSHALLZEHR GROUP INC.	С

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

Court File No. CV15-10882-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceedings commenced at Toronto

MOTION RECORD OF THE TRUSTEE

(motion returnable November 7, 2017)

CHAITONS LLP

5000 Yonge Street, 10th Floor Toronto, ON M2N 7E9

Sam Rappos (LSUC #51399S)

Tel: (416) 218-1137 Fax: (416) 218-1837

E-mail: samr@chaitons.com

Lawyers for Collins Barrow Toronto Limited, Court-appointed Trustee