ATTACHMENT B EXISTING COVENANTS

Status:	Registered	

Doc #: EK132940

RCVD: 1996-11-26 RQST: 2022-10-05 14.37.26

	K132941		96 NO 26	10 31 6	EK132940
	Title Act (Section 219.8	1)	14 15 15 15 15 15 15 15 15 15 15 15 15 15		
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EOD	NC IH SOCKS				
GENI	ERAL INSTRUMENT	F. PART 1 (TH	ie oraș far l	and Title Offic	allos) Book 1 of 7 mag
1.	APPLICATION: ALLI #505-495 Dunsm	N ANDERSON nuir Street, P -Q Hayes/27047)	& MacNEIL, . Box 10, N is corporate se	Barristers, Solution Barristers, Solution B.C., RVICES LED MA	icitors, Notaries Public V9R 5K4 T. Budench de.
2.	PARCEL IDENTIFIER		Formerly Fraser Rudelle	Title Search Ltd. S	gnature of Applicant, Solicitor or Ag
	000-868-817		1/2 of Lot	23, Section 1,	Nanaimo District, Plan 4377
	005-706-360	Lot 22, Secti Plan VIP5318	on 1, Nanai 39	mo District, Pla	an 4377, Except That Part in
	005-706-416	The Easterly Except that F	1/2 of Lot 2 Part in Plan \	3, Section 1, /IP53189	Nanaimo District, Plan 4377,
3.	NATURE OF INTERES	T:	******		
DESC	CRIPTION	DOCUME	NT REFERENCE	PERSON ENT	ITLED TO INTEREST
	trictive Covenant 15 Land Title Act	Entire D	ocument	Transferee	
Sect	rity Agreement Gra tion 215 Covenant	•	tip • to # Vig. (Transferee	
EK4	rity over Mortgages 6655 and EG3622	1			11/26/96 A9502u CHARGE 100.
	Assignment of Ren 6656 and EG3622				dn
4.	TERMS: Part 2 of this	instrument consists			
(a) (b)	Filed Standard Ch		[]	D.F. No.	_
(c)	Express Charge To Release	erms	[X]	Annexed as P	art 2 rt 2 of Instrument
			į j	mere is no Pa	rt 2 of instrument
	ction of (a) includes any	additional or modif	ied terms refer	ed to in item 7 or	in a schedule annexed to this
A selectinstrum	tent. If (c) is selected, t	he charge describe	d in item 3 is re	leased or discharg	ed as a charge on the land described

CITY OF NANAIMO, 455 Wallace Street, Nanaimo, B.C., V9R 5J6

Land Title Act (Section 219.81)
Province of British Columbia

FORM C GENERAL INSTRUMENT - PART 1

Page 2

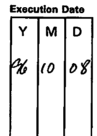
7. ADDITIONAL OR MODIFIED TERMS: N/A

8. EXECUTION(S): This Instrument creates, assigns, modifies, enlarges, discharges or governs the priority of the interest(s) described in Item 3 and the Transferor(s) and every other signatory agree to be bound by this Instrument, and acknowledge(s) receipt of a true copy of the filed standard charge terms, if any.

m. ma

Officer(s) Signature(s)

SHEILA M. ANDERSON
Barrister & Solicitor
505 - 495 DUREMUR STREET
P.O. BOX 10
NANAIMO, B.C. V9R 5K4



Party(ies) Signature(s)

Y M D

LINEWICK HOLDINGS LTD., by its authorized signatory

SHEILA M. ANDERSON
Barrister & Solicitor
505 - 490 COMMUN STREET
P.O. BOX 10

NANAIMO, B.C. V9R 5K4

Name: JOHN HAYES

OFFICER CERTIFICATION: Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the Evidence Act, R.S.B.C. 1979, c. 116, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the Land Title Act as they pertain to the execution of this instrument.

- If space insufficient, enter "SEE SCHEDULE" and attach schedule in Form E.
- ** If space insufficient, continue executions on additional page(s) in Form D.

EXECUTIONS CONTINUED

Page 3

Officer(s) Signature(s)

TEI) SWABHY Conditions of the Columbia Ass. Wallace St., Nanaimo.

(as to both signatures)

Execution Date D М 04

> M D

Party(ies) Signature(s)

CITY OF NANAIMO, by its authorized signatories

(AS TO PRIORITY)

BANK OF MONTREAL

by its authorized

Alana Leigh Sloan

Sr. Personal Loan Manager signatories

Name:

Name:

(Russ) Burke ecount- Manager

RICHARD EVANS NOTARY PUBLIC 512 WENTWORTH ST. NANAIMO, B.C. V9R 3E4 753-5599

(as to both signatures)

OFFICER CERTIFICATION: Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the Evidence Act, R.S.B.C. 1979, c. 116, to take affidavits for use in British Columbia and certifies the matters set out in Part 6 of the Land Title Act as they pertain to the execution of this instrument.

If space insufficient, enter "SEE SCHEDULE" and attach schedule in Form E.

If space insufficient, continue executions on additional page(s) in Form D.

Page 4 of 7 Pages

WHEREAS:

A. The Grantor, JOHN HAYES is the registered owner in fee simple of:

000-868-817 THE WESTERLY 1/2 OF LOT 23, SECTION 1, NANAIMO DISTRICT, PLAN 4377, EXCEPT PART IN PLAN VIP59819

(hereinafter called "575 Nicol").

B. The Grantor, Linewick Holdings Ltd., is the registered owner in fee simple of:

005-706-360 LOT 22, SECTION 1, NANAIMO DISTRICT, PLAN 4377 EXCEPT THAT PART IN PLAN VIP53189

(hereinafter called "540 Haliburton") and

005-706-416 THE EASTERLY 1/2 OF LOT 23, SECTION 1, NANAIMO DISTRICT, PLAN 4377 EXCEPT THAT PART IN PLAN VIP53189

(hereinafter called "120 Needham")

575 Nicol, 540 Haliburton and 120 Needham are collectively known as the "Lands".

- C. The Grantee is City of Nanaimo, 455 Wallace Street, Nanaimo, B.C., V9R 5J6.
- D. The Grantor, John Hayes, has requested that 575 Nicol be rezoned and as a condition of rezoning the Grantee has requested certain covenants and considerations.

NOW THEREFORE, in consideration of the premises and the covenants herein contained and for consideration of payment of \$2.00 by the Grantee to the Grantors, receipt and sufficiency of which is hereby acknowledged by the parties, the parties hereto covenant and agree with the other as follows:

- 1. The Grantors shall not jointly nor severally sell, transfer, agree to sell or agree to transfer 575 Nicol nor 540 Haliburton nor 120 Needham unless the Grantors sell, transfer or agree to sell or transfer all of 575 Nicol, 540 Haliburton and 120 Needham together.
- 2. 575 Nicol and 120 Needham shall be used only for parking purposes and for no other use and shall be used only by the patrons and employees of the business located at 540 Haliburton while attending at the business, except that the building currently located at 575 Nicol may continue to be used and occupied as a single family dwelling unit. The parties acknowledge that this use will be a non-conforming use and is subject to section 970 of the Municipal Act. The Grantor, John Hayes, shall not develop or improve 575 Nicol or construct or erect any structure thereon which in any way results in the creation of a way of vehicular access to 575 Nicol from any adjoining highway. Any and all

Page 5 of 7 Pages

vehicular access to and egress from 575 Nicol shall only be over and through 120 Needham and the Grantor, Linewick Holdings Ltd., agrees not to use, develop or build on 120 Needham in any manner which restricts or eliminates such access in any way.

- 3. The Grantors and the Grantee agree that the enforcement of this agreement shall be entirely within the discretion of the Grantee and that the execution and registration of this covenant against the title to each of 575 Nicol, 540 Haliburton and 120 Needham shall not be interpreted as creating any duty on the part of the Grantee to the Grantors or to any other person to enforce any provision or the breach of any provision of this agreement.
- 4. The Grantors acknowledge that the covenants are enforceable against the Grantors and their successors in title, but the Grantors are not personally liable for breach of the covenants after the Grantors have ceased to be the owner of the Lands.
- 5. Nothing contained or implied herein shall prejudice or affect the rights and powers of the Grantee in the exercise of its functions under any public or private statutes, bylaws, orders, and regulations, all of which may be fully and effectively exercised in relation to the Lands as if the Agreement had not been executed and delivered by the Grantors and nothing shall relieve the Grantors from complying with any statute, bylaw or other enactment.
- 6. The Grantors hereby release and forever discharge the Grantee of and from any claim, causes of action, suit, demand, expenses, costs, and legal fees whatsoever which the Grantors can or may have against the said Grantee for any loss or damage or injury that the Grantors may sustain or suffer arising out of or connected with the rezoning of 575 Nicol or the performance or breach of this Agreement.
- 7. The Grantors covenant and agree to indemnify and save harmless the Grantee from any and all claims, causes of action, suites, demands, expenses, costs, and legal fees whatsoever that anyone might have as owner, occupier or user of the Lands, or by a person who has an interest in or comes onto the Lands, or by anyone who suffers loss of life or injury to his person or property, that arises out of or is connected with the rezoning of 575 Nicol Street or the performance or breach of this Agreement.
- 8. It is mutually understood, acknowledged and agreed by the parties hereto that the Grantee has made no representations, covenants, warranties, guarantees, promises or agreements (oral or otherwise) with the Grantors other that those contained in this agreement.
- 9. The Grantors agree to execute all other documents and provide all other assurances necessary to give effect to the covenants contained in this agreement.
- 10. The Grantors shall pay the legal fees of the Grantee in connection with the preparation and registration of this agreement.

Page 6 of 7 Pages

- 11. The Grantors covenant and agrees for itself, its heirs, executors, successors, and assigns, that it will at all times perform and observe the requirements and restrictions hereinbefore set out and they shall be binding upon the Grantors as personal covenants only during the period of their respective ownerships of any interest in the Lands.
- 12. The restrictions and covenants herein contained shall be covenants running with the land and shall be perpetual, and shall, be registered in the Victoria Land Title Office pursuant to Section 215 of the Land Title Act as covenants in favour of the grantee as a first charge against the Lands.
- 13. This agreement shall endure to the benefit of the grantee and shall be binding upon the parties hereto and their respective heirs, executors, successors, and assigns.
- 14. Wherever the expressions "Grantors" and "Grantee" are used herein, they shall be construed as meaning the plural, feminine or body corporate or politic where the context or the parties so require.
- 15. At the Grantors' expense, the Grantors shall do or cause to be done all acts reasonably necessary to secure priority and interest for this Agreement over all registered and pending charges encumbrances of a financial nature against 575 Nicol, 540 Haliburton and 120 Needham.
- 16. If any part of this Agreement is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, that part shall be severed and the decision that it is invalid, illegal or unenforceable shall not affect the validity of the remainder of the Agreement.

IN WITNESS WHEREOF the parties hereto acknowledge that this Agreement has been duly executed and delivered by the parties executing Form C (pages 2 and 3) attached hereto.

GRANT OF PRIORITY

GIVEN THAT:

- 1. The Grantors (as defined in section 215 covenant to which this Agreement is attached) ("Covenant") are the registered owners of lands described in item 2 of the Land Title Act Form C to which this Priority Agreement is attached and which forms part of this Priority Agreement (collectively "Lands");
- 2. The Grantors granted to the Bank of Montreal ("Prior Chargeholder") mortgages which are registered against the title to the Lands in the Victoria Land Title Office ("LTO") under numbers EK46655 and EG36221, and also granted the Prior Chargeholder assignments of rents which are registered against title to the Lands in the LTO under numbers EK46656 and EG36222 (collectively, "Prior Charge");

Page 7 of 7 Pages

- 3. By the Covenant Agreement, the Grantors granted to the Grantee (as defined in the Covenant Agreement) ("Subsequent Chargeholder") the covenant that is described in the Covenant Agreement ("Subsequent Charge"); and
- 4. Section 202 of the *Land Title Act* permits the Prior Chargeholder to grant priority over a charge to a subsequent chargeholder.

This Priority Agreement is evidence that in consideration of \$2.00 paid by the Subsequent Chargeholder to the Prior Chargeholder (the receipt and sufficiency of which are hereby acknowledged) the Prior Chargeholder grants to the Subsequent Chargeholder priority over the Prior Charge and the Prior Chargeholder covenants and agrees to subordinate and postpone all its right, title and interest in and to the Lands with the intent and with the effect that the interests of the Subsequent Chargeholder in and under the Subsequent Charge are the same as if the Subsequent Charge had been executed, delivered and registered against the title to the Lands before registration of the Prior Charge.

As evidence of their agreement to be bound jointly and severally by the above terms of this Priority Agreement, the parties described in this Priority Agreement as the Prior Chargeholder each have executed and delivered the *Land Title Act* Form C to which this Priority Agreement is attached and which forms part of this Priority Agreement.

END OF DOCUMENT

	FORM (SECT)	TITLE ACT (GO (ON 233) NCE OF	LX0692	291	13 JU	N 2005	10 30	EX069	290
1/3	BRITIS	H COLUMBIA RAL INSTRUME	ENT - PART 1			.		PAGE 1 OF 7 PAGES	
')	c/o Mo	PLICATION: DYE & [nt & Walker Law V9R 5K4, Phone:	OURHAM CO Corporation, Barr 753-6435 (File N	isters and Sol	rri Donalds licitors, P.O	ion (AGEN). Box 10,	T FOR AP 505 - 495 I	PLICANT) Dunsmuir Street, Nanaimo,	
20	2.		TIFIER AND LE	•	UPTION O	F LAND:			
		007-446-918	Lot A, Section 1	, Nanaimo D	istrict, Plan	ı 45086, Ez	cept That I	Part in Plan VIP53175; and	
:		000-868-817	The Westerly 1/2 VIP59819	2 of Lot 23, S	Section 1, 1	Vanaimo D	istrict, Plan	4377, Except Part in Plan	
•	3.	NATURE OF IN DESCRIPTION		DOCUMEN (page & par		ENCE		PERSON ENTITLED TO INTEREST	
		Section 219 COVENANT and Priority over	r EG36216	En	tire Docum	ent		Transferee	
	-1	and EG36217; as over EK46655 as	nd EK46656	Pa	де б		02 Charg	05/06/13 10:31:10 02 VI E	639377 \$129.50
	A Selec	(b) Express (c) Release tion of (a) include ent. If (c) is selecte	andard Terms Charge Terms es any additional	[]] [X] []] or modified (D.F. No.] Annexed There is no terms refer	as Part 2 Part 2 of the	his instrum em 7 or in arged as a cl	ent a schedule annexed to this narge on the land described	
•	5.	TRANSFEROR AISLING H (as to Priorities)	OLDINGS LI	MITED :. No. BC032	9683); and	JOHN H	YES; and	BANK OF MONTREAL	
	6.	<u> </u>	(S): Including occ	upation(s), p	ostal addre	ss(es) and 1	postal code	(s))*	
			AIMO, 455 Wall			•		• • •	
	7.	ADDITIONAL NIL	OR MODIFIED	TERMS:				,	
	8.	of the interest(s)	described in Item and acknowledge(3 and the Tr	ansferor(s) a true copy	and every	other signs	rges or governs the priority story agree to be bound by charge terms, if any.	
	OFFIC	ER SIGNATURE		Y/M/D		PART	Y(IES) SIG	NATURE(S)	
1	M		7-	2005/4	1/14	AHOI.	VAYES	Hay	
-	505-	MACHAEL P. WILL KEO BARRISTER & SOLICITO 195 DURISMUR ST., P.O. E NANAMO BC VSR SKA PHONE: 753-6435)		

OFFICER CERTIFICATION: Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the EVIDENCE ACT, R.S.B.C. 1996, c.124, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the LAND TITLE ACT as they pertain to the execution of this instrument.

LAND TITLE ACT FORM D

EXECUTIONS

OFFICER SIGNATURE(S) Y/M/D

2005/4/14

PARTY(IES) SIGNATURE(S)

AISLING HOLDINGS LIMITED

by its authorized Signatory(ies)

STER & SOLICITOR NSMUIR ST., P.O. BOX 10 NAMOBO VOR SKA

(AS TO BOTH SIGNATURES)

John Haves

Pauline Hayes

OFFICER

OFFICER

SIGNATURE(S)

Y/M/D

05/06/09

PARTY(IES) SIGNATURÉ(S CITY OF NANAIMO

by its authorized Signatory(ies)

GRAHAM SAVAGE Commissioner for taking Affidavits for British Columbia 455 Wallace Street Nanaimo, BC V9R 5J6

(AS TO ALL SIGNATURES)

Y/M/D

05/4/29

PARTY(IES) SIGNATURE(S)

BANK OF MONTEAL by its authorized

Signatory(ies)

GUY C. WHITMAN

Barrister & Solicitor CREASE HARMAN & COMPANY 800 - 1070 Douglas Street Victoria BC V8W 2C4

(AS TO ALL SIGNATURES)

(Print Name) Chuc

(Print Name) Rondia

OFFICER CERTIFICATION: Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the EVIDENCE ACT, R.S.B.C. 1996, c.124, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the LAND TITLE ACT as they pertain to the execution of this instrument.

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TERMS OF INSTRUMENT - PART 2

THIS Covenant made the _____ day of April, 2005.

BETWEEN:

AISLING HOLDINGS LIMITED

Inc. No. BC0329683) 540 Haliburton Street Nanaimo, BC, V9R 4W2

(hereinafter called "Covenantor 1")

OF THE FIRST PART

JOHN HAYES

3491 Budenhaven Drive Nanaimo, BC, V9T 6B1

(hereinafter called "Covenantor 2")

OF THE SECOND PART

AND:

CITY OF NANAIMO 455 Wallace Street Nanaimo, BC, V9R 5J6

(hereinafter called the "City")

OF THE THIRD PART

WHEREAS

A. Covenantor 1 is the registered owner in fee simple of that parcel of land situated in the City of Nanaimo, civically described as 514 Haliburton Street, and legally described as:

Parcel Identifier: 007-446-918

Lot A, Section 1, Nanaimo District, Plan 45086, Except That Part in Plan VIP53175;

(hereinafter called "Lot A");

B. Covenantor 2 is the registered owner in fee simple of that parcel of land situated in the City of Nanaimo, civically described as 575 Nicol Street, and legally described as:

Parcel Identifier: 000-868-817

The Westerly 1/2 of Lot 23, Section 1, Nanaimo District, Plan 4377, Except Part in Plan VIP59819

(hereinafter called "The Westerly 1/2 of Lot 23");

C. Covenantor 1 has applied for development permit approval to expand the existing building in two phases on Lot A; and

D. Covenantor 1 and Covenantor 2 have agreed to grant this Covenant to ensure that the development of Lot A proceeds in a manner that benefits Covenantor 1 and Covenantor 2 and is in the public interest.

NOW THEREFORE THIS AGREEMENT WITNESSES THAT in consideration of the sum of \$1.00 now paid by the City to Covenantor 1(receipt and sufficiency of which is acknowledged by Covenantor 1) and the sum of \$1.00 now paid by the City to Covenantor 2 (receipt and sufficiency of which is acknowledged by Covenantor 2), Covenantor 1 and Covenantor 2 covenant and agree with the City pursuant to Section 219 of the Land Title Act as follows:

Restriction on Sale

Neither Lot A nor The Westerly 1/2 of Lot 23 (jointly called the "Lands") shall be sold separately from the other or to any person except the purchaser of the other, it being the intent to ensure that these two properties in the future will be owned by the same person or persons.

2. Restrictions on Development

- 2.1 Use The Westerly 1/2 of Lot 23 shall be used to provide parking for the business operations conducted from time to time on Lot A as required to comply with City's parking bylaw requirements. 16 parking spaces will be designated by appropriate signage for the exclusive use of the business operations conducted from time to time on Lot A
- 2.2 **Building** No building shall be built, constructed or placed on The Westerly 1/2 of Lot 23 which would interfere with the aforesaid use.
- 2.3 Covenantor 1 covenants and agrees that, notwithstanding broader or greater permitted uses, density or other regulations in the Zoning Bylaw or other bylaws, as may be amended from time to time, the liquor store use of Lot A shall be limited to no greater than 179.95 square metres (1,937 square feet) of gross floor area until sixteen parking spaces constructed on The Westerly 1/2 of Lot 23, and legal access to the parking spaces is secured through The Easterly 1/2 of Lot 23 and the Westerly 1/2 of Lot 23 by way of easement to the benefit of Lot A, as shown on the plan prepared by Ellins Architect Inc. and modified by the City and attached as Schedule "B" to the City's Development Permit No. DP000294, a copy of which is attached as Schedule A to this Agreement, at which point the gross floor area may be expanded to 510 square metres (5,500 square feet).
- 2.4 Covenantor 1 covenants and agrees that the City shall be under no obligation to issue a development permit or building permit and it will not make application for a development permit or building permit or will take any action, directly or indirectly, to compel the issuance of a development permit or building permit, or act on any permit so issued, in respect of Lot A, until the parking spaces and access easement referred to in section 2.3 are secured.

2.5 Without limiting the generality of the foregoing, Covenantor 1 covenants and agrees that the continued use of greater than 179.95 square metres (1,937 square feet) of liquor store use on Lot A is conditional upon the parking spaces and access easement continuing in full force and effect, and Covenantor 1 agrees that it shall immediately cease any such greater use should the parking spaces be removed, damaged or otherwise obstructed or the easement be amended or discharged, unless alternate arrangements are secured to the sole satisfaction and with the written permission of the City.

3. General Provisions.

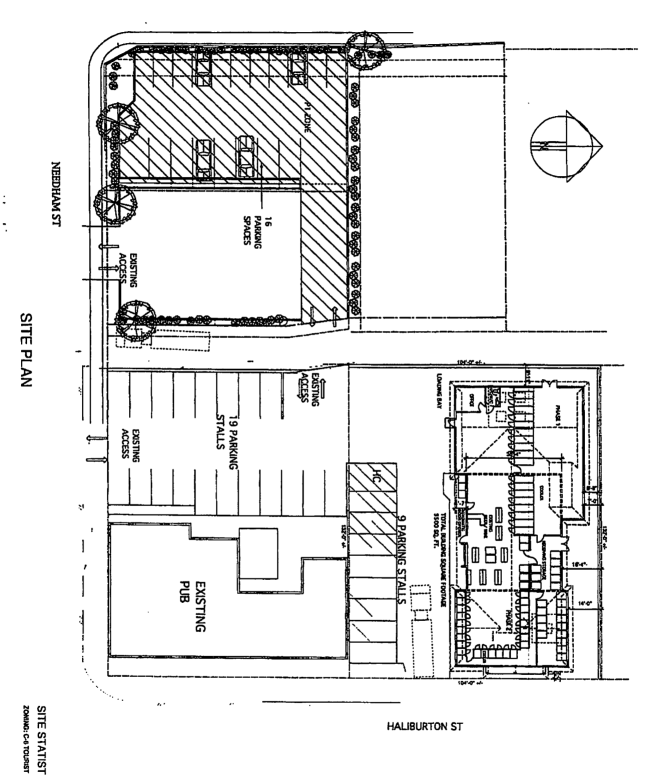
- 3.1 Nothing herein contained or implied shall prejudice or affect the rights and powers of the City and the exercise of its functions under any public and private statutes, bylaws, orders and regulations, all of which may be fully and effectively exercised in relation to the Lands as if this Agreement had not been executed and delivered by Covenantor 1 and Covenantor 2.
- 3.2 Covenantor 1 and Covenantor 2 covenant and agree that the commitments and contributions made in this Covenant are made in addition to and without expectation of credit towards fees, charges, dedications and other requirements of the City or other governmental authority, including with respect to compensation under the Expropriation Act, and claims in contract or equity including claims for unjust enrichment.
- 3.3 Covenantor 1, Covenantor 2 and the City agree that the enforcement of this Agreement shall be entirely within the discretion of the City and that the execution and registration of this covenant against the title to the Lands shall not be interpreted as creating any duty on the part of the City to Covenantor 1 or Covenantor 2 or to any other person to enforce any provision or the breach of any provision of this Agreement.
- 3.4 Covenantor 1 and Covenantor 2 hereby release and forever discharge the City of and from any claim, cause of action, suit, demand, expenses, costs and legal fees whatsoever which Covenantor 1 or Covenantor 2 can or may have against the City for any loss or damage or injury that Covenantor 1 or Covenantor 2 may sustain or suffer arising out of this Agreement.
- 3.5 Covenantor 1 and Covenentor 2 covenant and agree to indemnify and save harmless the City from any and all claims, causes of action, suits, demands, expenses, costs and legal fees whatsoever that anyone might have as owner, occupier or user of the Lands or by a person who has an interest in or comes onto the Lands or by anyone who suffers loss of life or injury to his person or property, that arises out of a breach of this Agreement by Covenantor 1 or Covenantor 2.
- 3.6 It is mutually understood, acknowledged and agreed by the parties hereto that the City has made no representations, covenants, warranties, guarantees, promises or agreement (oral or otherwise) with Covenantor 1 or Covenantor 2 other than those contained in this Agreement.
- 3.7 Covenantor 1 and Covenantor 2 agree to execute all other documents and provide all other assurances necessary to give effect to the covenants contained in this Agreement.

- 3.8 Covenantor 1 and Covenantor 2 covenant and agree for itself, its heirs, executors, successors and assigns, that it will at all times perform and observe the requirements and restrictions hereinbefore set out and they shall be binding upon Covenantor 1 and Covenantor 2 as personal covenants only during the period of its respective ownership of any interest in the Lands.
- 3.9 The restrictions and covenants herein contained shall be covenants running with the Lands and shall be perpetual, and shall continue to bind all of the Lands when subdivided, and shall be registered in the Victoria Land Title Office pursuant to section 219 of the Land Title Act as covenants in favour of the City as a first charge against the Lands.
- 3.10 This Agreement shall enure to the benefit of the City and shall be binding upon the parties hereto and their respective heirs, executors, successors and assigns.
- 3.11 Wherever the expressions "City", "Covenantor 1" and "Covenantor 2" are used herein, they shall be construed as meaning the plural, feminine or body corporate or politic where the context of the parties so require.
- 3.12 BANK OF MONTREAL, the registered holder of a charge by way of a mortgage and assignment of rents against PID 007-446-918, Lot A, Section 1, Nanaimo District, Plan 45086, Except that Part in Plan VIP53175, which said charges are registered in the Land Title Office at Victoria, British Columbia, under numbers EG36216 and EG36217 respectively, for and in consideration of the sum of One Dollar (\$1.00) paid by the City to the said Chargeholder (the receipt whereof if hereby acknowledged), agrees with the City, its successors and assigns, that the within Section 219 Covenant shall be an encumbrance upon the within described property in priority to the said charges in the same manner and to the same effect as if it had been dated and registered prior to the said charges.
- 3.13 BANK OF MONTREAL, the registered holder of a charge by way of a mortgage and assignment of rents against PID 000-868-817, The Westerly 1/2 of Lot 23, Section 1, Nanaimo District, Plan 4377, Except Part in Plan VIP59819, which said charges are registered in the Land Title Office at Victoria, British Columbia, under numbers EK46655 and EK46656 respectively, for and in consideration of the sum of One Dollar (\$1.00) paid by the City to the said Chargeholder (the receipt whereof if hereby acknowledged), agrees with the City, its successors and assigns, that the within Section 219 Covenant shall be an encumbrance upon the within described property in priority to the said charges in the same manner and to the same effect as if it had been dated and registered prior to the said charges.

IN WITNESS WHEREOF the parties hereto hereby acknowledge that this Agreement has been duly executed and delivered by the parties executing Form C and Form D (pages 1 and 2 attached hereto)

Schedule A

Page 7



END OF DOCUMENT