# DISCLOSURE STATEMENT AMENDMENT

# Real Estate Development Marketing Act of British Columbia

This Disclosure Statement relates to an offering by Homesite Developments (Zeron) Inc. and Spencer Creek Ventures Inc. (collectively the "Developer") for the sale of certain strata lots (the "Strata Lots") in the last three phases of a seven phased development known as Magnolia Grove ("Magnolia Grove" or the "Development") to be constructed on certain lands and premises located at 10525 – 240<sup>th</sup> Street, Maple Ridge, British Columbia.

Date of Disclosure Statement:	June 20, 2016	
Date of this First Amendment:	November 08, 2016	
Name of Development: Address:	MAGNOLIA GROVE 10525 - 240 <sup>th</sup> Street, Maple Ridge, BC	(the "Development")
Developer(s):	Homesite Developments (Zeron) Inc. & Spencer Creek Ventures Inc.	
Mailing Address And Address for Service:	C/O Fleming Olson Taneda & MacDougall Barristers & Solicitors 4038 – 200B Street Langley, BC V3A 1N9	(the "Developer")
Agents of Developer:	The Developer has a business relationship v company, <b>Re/Max Lifestyles Realty</b> , with 22308 Dewdney Trunk Road, Maple Ridge, marketing the Strata Lots. The agents of <b>Re</b> will be involved in marketing of the Strata I to the <i>Real Estate Services Act</i> . The Develo utilize its own representatives to market the of the Developer are not required to be licer	a place of business located at , BC, V2X 3J2 to assist in /Max Lifestyles Realty who Lots are all licensed pursuant per also reserves the right to proposed Strata Lots. Agents

(the "Developer's Brokerage")

# DISCLAIMER

Services Act and shall not act on behalf of the Buyers.

THIS DISCLOSURE STATEMENT HAS BEEN FILED WITH THE SUPERINTENDENT OF REAL ESTATE, BUT NEITHER THE SUPERINTENDENT, NOR ANY OTHER AUTHORITY OF THE GOVERNMENT OF THE PROVINCE OF BRITISH COLUMBIA, HAS DETERMINED THE MERITS OF ANY STATEMENT CONTAINED IN THE DISCLOSURE STATEMENT, OR WHETHER THE DISCLOSURE STATEMENT CONTAINS A MISREPRESENTATION OR OTHERWISE FAILS TO COMPLY WITH THE REQUIREMENTS OF THE REAL ESTATE DEVELOPMENT MARKETING ACT. IT IS THE RESPONSIBILITY OF THE DEVELOPER TO DISCLOSE PLAINLY ALL MATERIAL FACTS, WITHOUT MISREPRESENTATION.

This Disclosure Statement Amendment relates to a development property that is not yet completed. Please refer to section 7.2 for information on the purchase agreement. That information has been drawn to the attention of who has

confirmed that fact by initialing in the space provided here: \_\_\_\_\_ Dated

## The Disclosure Statement dated June 20th 2016, is amended as follows:

1. Delete the first paragraph on the cover page and replace with the following:

This Disclosure Statement relates to an offering by Homesite Developments (Zeron) Inc. and Spencer Creek Ventures Inc. (collectively the "Developer") for the sale of certain strata lots (the "Strata Lots") in the last three phases of a seven phased development known as Magnolia Grove ("Magnolia Grove" or the "Development") to be constructed on certain lands and premises located at 10525 – 240<sup>th</sup> Street, Maple Ridge, British Columbia.

2. Delete section 5.1 Construction Dates and replace with the following:

5.1 Construction Dates Construction of Phases 1, 2, 3 and 4 has already commenced as of the date of this disclosure statement filing. The construction commencement dates and completion dates for Phases 1, 2, 3, 4, 5, 6 & 7 are estimated to be as follows:

Phase 1 Actual Commencement date – 1 September 2015 Estimated Completion date – 1 December 2016 to 28 February 2017

Phase 2 Actual Commencement date – 1 September 2015 Estimated Completion date – 1 December 2016 to 28 February 2017

Phase 3 Actual Commencement date – 1 July 2016 Estimated Completion date – 1 January 2017 to 1 April 2017

Phase 4 Actual Commencement date – 1 July 2016 Estimated Completion date – 1 January 2017 to 1 April 2017

Phase 5 Actual Commencement date – 1 October 2016 Estimated Completion date – 1 October 2017 to 30 December 2017

Phase 6 Actual Commencement date – 1 October 2016 Estimated Completion date – 1 October 2017 to 30 December 2017

Phase 7 Actual Commencement date – 1 November 2016 Estimated Completion date – 1 March 2018 to 30 May 2018

These dates are estimated only and may vary based on construction factors or market conditions, and are subject to the provisions of the Contract of Purchase and Sale for the Strata Lots and the dates for commencement and completion set out on the Form P attached as Schedule B. The Contract provides for a sixty (60) day extension not including weekends or statutory holidays if the Developer deems the extension to be necessary. The Property is within a phased development and therefore is subject to, from time to time, related construction, noise, odors, dust and dirt adversely impacting the use and enjoyment of the development's residents, occupants and visitors/guests.

3. Replace "Schedule B Form P" of the Disclosure Statement with the Schedule B (Form P) attached.

- 4. Within Section 7.2 insert a section 7.2 (6) as follows:
  - 7.2 (6) Interest on Deposits
     No interest is earned on deposits by Buyer or Seller while monies are held In-Trust.
- 5. Rename title of "Schedule E Proposed Interim Budget" to read "Schedule E Proposed Interim Budget(s) and Strata Fees"
- 6. Delete the "Schedule E Proposed Interim Budget(s) and Strata Fees" schedules and replace with the Schedule E attached.
- 7. Rename title of "Schedule I Development Approvals" to read "Schedule H Development Approvals"
- 8. Rename title of "Schedule J Proposed Encumbrances" to read "Schedule I Proposed Encumbrances"
- 9. Section 6.2 Construction Financing; replace the wording with:

The Developer has a commitment from a lender to advance an amount of funds that both the Developer and the lender deem to be adequate to complete the construction of phases 1, 2, 3 & 4. The Developer has not yeet arranged construction financing to commence construction of any further phases of the Development. Phase 5, 6 & 7 buyers have additional rights pursuant to Financial Institution Commission policy statement number six (6) as disclosed below.

10. Delete contents of "Schedule G Contract of Purchase and Sale" and replace with the Schedule G attached.

# Schedule B Form P

			Strata Property Act	
		PHASE	FORM P ED STRATA PLAN DECLARATIO (Sections 221, 222)	N
		e Developments (Zeron) I , V3A 1N9, declare:	nc. AND Spencer Creek Venture	s Inc., of 4038-200B Street,
	That		ta plan by way of phased develop right to purchase:	oment of the following land which
	029	-448-760	Lot 1, District Lots 406 and New Westminster District, F	
2.	That	the plan of development is	s as follows:	
	(a)	the following is a sched be deposited in the Lar	dule of the number of phases in t nd Title Office and specifying any tion with each particular phase:	
		Phase Number	Common Facilities	
		1	None	
		2	Play Area	
		3	None	
		4	None	
		5	None	
		6	None	
		7	None	
		(i) all the land to t (ii) the present pa (iii) the approximat	edule A is a sketch plan by Jame be included in the phased strata p rcel boundaries; le boundaries of each phase; and te location of the common facilitie	olan; i
			1 of 5	

(C)

the estimated date for the beginning of construction and completion of construction of each phase is as follows:

Phase Number	Estimated Date for Commencement of Construction	Estimated Date for Completion of Construction	
1	Commenced	December 15, 2016	
2	Commenced	December 15, 2016	
3	Commenced	April 15, 2017	
4	Commenced	April 15, 2017	
5	March 15, 2017	December 15, 2017	
6	March 15, 2017	December 15, 2017	
7	July 15, 2017	May 15, 2018	

(d)

the estimated unit entitlement of each phase and the estimated total unit entitlement of the completed development are as follows:

Phase Number	Unit Entitlement		
1	6		
2	10		
3	6		
4	6		
5	6		
6	6		
7	12		
Total:	52		

(e) the maximum number of units and the general type of residence or other structure to be built in each phase will be as follows:

Phase Number	No. of Units	Type of Residence	
1	6	Townhome Strata Lots	
2	10	Townhome Strata Lots	
3	6	Townhome Strata Lots	
4	6	Townhome Strata Lots	
5	6	Townhome Strata Lots	
6	6	Townhome Strata Lots	
7	12	Townhome Strata Lots	
TOTAL:	52	52 Townhome Strata Lots	

3. We will elect to proceed with each phase on or by the following dates:

Phase Number	Date
1	Elected
2	Elected
3	Elected
4	Elected
5	Elected
6	Elected
7	February 15, 2017

Signatures of Applicants:

Homesite Developments (Zeron) Inc.

Spencer Creek Ventures Inc.

Mr. Quinn Jeannotte U

and my Mr. Keith Muir

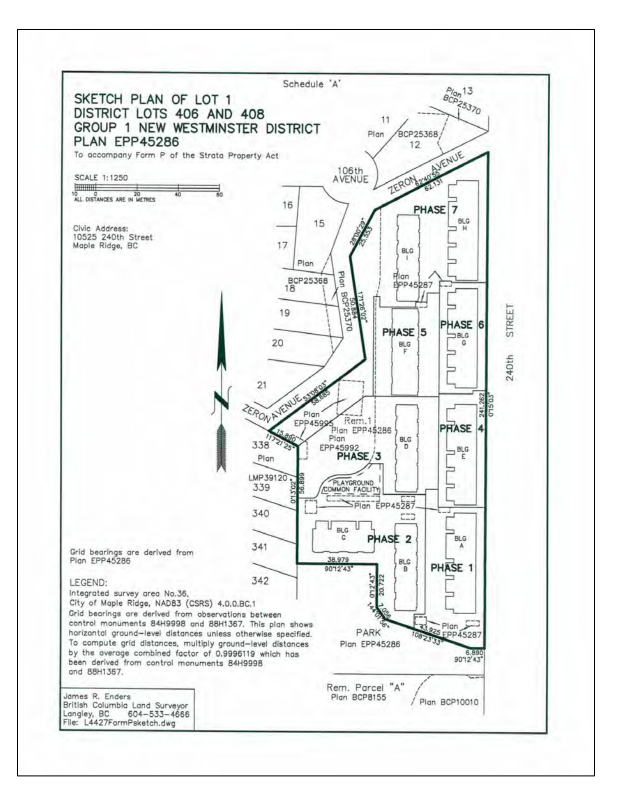
\_\_(month, day, year)\*.

Date of Approval:

Signature of Approving Officer City of Maple Ridge

\* Section 222(2) of the Act provides that approval expires after one year unless the first phase is deposited before that time.

3 of 5



# Schedule E Proposed Interim Budget(s) and Strata Fees schedules

Strata Plan EPS2 Magnolia Grov INTERIM OPERATING BU ALL PHASES - 52 uni 10525-240th St, Maple	e IDGET its	
		Interim Operating Budget
REVENUE		
Strata Fees	\$	132,099.00
TOTAL REVENUE	\$	132,099.00
EXPENSES		
ADMINISTRATIVE EXPENSES		
Property Management	\$	16,380.00
Bank Charges	\$	180.00
Sundry, Postage & Copies	\$	580.00
Professional Audit	\$	450.00
Insurance	\$	33,000.00
Insurance Appraisal	\$	700.00
Professional - Engineering Consultant	\$	3,500.00
TOTAL ADMIN. EXPENSES	\$	54,790.00
	1 mar	
UTILITES		10 000 00
Sewer and Water	\$	12,000.00
Utilities - Electricity	\$	5,000.00
TOTAL UTILITIES	ş	17,000.00
BUILDING MAINTENANCE		
Garbage Disposal & Recycling	\$	12,000.00
General Repairs & Maintenance		7,000.00
Building Washing	\$ \$ \$	2,000.00
Window Cleaning	\$	2,000.00
Storm Water Maintanence	\$	4,000.00
TOTAL BUILDING MAINTENANCE	\$	27,000.00
GROUNDS MAINTENANCE		
Landscaping Services	\$	18,000.00
Irrigation	\$	1,500.00
Hydrants	\$	800.00
Snow Removal	\$	1,000.00
TOTAL GROUNDS & GARDENS	\$	21,300.00
TOTAL EXPENSES	\$	120,090.00
Transfer to Contingency Fund	\$	12,009.00
TOTAL OPERATING EXPENSES	\$	
TOTAL OPERATING EXPENSES	\$	132,099.00
NET SURPLUS (DEFICIT)	s	

10525-240th St. Maple Ridge ALL PHASES INTERIM BUDGET SCHEDULE OF STRATA FEES

Phases	Strata Lot	Unit #	Unit Entitlement	Monthly Operating	Monthly C.R.F.	Total Monthly
	#			Contribution	Contribution	Strata Fee
1	1	47	1	\$192.45	\$19,25	\$211.70
1	2	48	1	\$192.45	\$19.25	\$211.70
1	3	49	1	\$192.45	\$19.25	\$211.70
1	4	40	1	\$192.45	\$19.25	\$211.70
1	5	51	1	\$192.45	\$19.25	\$211.70
1	6	52	1	\$192.45	\$19.25	\$211.70
2	7	1	1	\$192.45	\$19.25	\$211.70
2	8	2	1	\$192.45	\$19.25	\$211.70
2	9	3	1	\$192.45	\$19.25	\$211.70
2	10	4	1	\$192.45	\$19.25	\$211.70
2	11	5	1	\$192.45	\$19.25	\$211.70
2	12	6	1	\$192.45	\$19.25	\$211.70
2	13	7	1	\$192.45	\$19.25	\$211.70
2	14	8	1	\$192.45	\$19,25	\$211.70
2	15	9	1	\$192.45	\$19.25	\$211.70
2	16	10	1	\$192.45	\$19.25	\$211.70
3	17	11	1	\$192.45	\$19.25	\$211.70
3	18	12	1	\$192.45	\$19,25	\$211.70
3	19	13	1	\$192.45	\$19.25	\$211.70
3	20	14	1	\$192.45	\$19.25	\$211.70
3	21	15	1	\$192.45	\$19.25	\$211.70
3	22	16	1	\$192.45	\$19.25	\$211.70
4	23	46	1	\$192.45	\$19.25	\$211.70
4	24	45	1	\$192.45	\$19.25	\$211.70
4	25	44	1	\$192.45	\$19.25	\$211.70
4	26	43	1	\$192.45	\$19.25	\$211.70
4	27	42	1	\$192.45	\$19.25	\$211.70
4	28	41	1	\$192.45	\$19.25	\$211.70
5	29	17	1	\$192.45	\$19.25	\$211.70
5	30	18	1	\$192.45	\$19.25	\$211.70
5	31	19	1 - 1	\$192.45	\$19.25	\$211.70
5	32	20	1	\$192.45	\$19.25	\$211.70
5	33	21	1	\$192.45	\$19.25	\$211.70
5	34	22	1	\$192.45	\$19.25	\$211.70
5	35	40	1	\$192.45	\$19,25	\$211.70
5	36	39	1	\$192.45	\$19.25	\$211.70
5	37	38	1	\$192.45	\$19.25	\$211.70
5	38	37	1	\$192.45	\$19.25	\$211.70
6	39	36	1	\$192.45	\$19,25	\$211.70
6	40	35	T.	\$192.45	\$19.25	\$211.70
7	41	-34	1	\$192.45	\$19.25	\$211.70
7	42	33	1	\$192.45	\$19.25	\$211.70
7	43	32	1	\$192.45	\$19.25	\$211.70
7	44	31	1	\$192.45	\$19.25	\$211.70
7	45	30	1	\$192.45	\$19.25	\$211.70
7	46	29	1	\$192.45	\$19.25	\$211.70
7	47	28	1	\$192.45	\$19.25	\$211.70
7	48	27	1	\$192.45	\$19,25	\$211.70
7	49	26	1	\$192.45	\$19.25	\$211.70
7	50	25	1	\$192.45	\$19.25	\$211.70
7	51	24	1	\$192.45	\$19.25	\$211.70
7	52	23	1	\$192.45	\$19.25	\$211.70
	Total	7	.52			1
	Monthl	/ Total		\$10,007.50	\$1.000.75	\$11,008.25
	Annual		-	\$120,090.00		\$132,099.00
	Monthl	Total				

Total Strata fees \$132,099.00

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#### Magnolia Grove INTERIM OPERATING BUDGET PHASE 1 - 6 units 10525-240th St, Maple Ridge

	14	Interim Operating Budget
REVENUE		
Strata Fees	\$	17,858.50
TOTAL REVENUE	\$	17,858.50
EXPENSES		
ADMINISTRATIVE EXPENSES		
Property Management	\$	1,890.00
Bank Charges	\$	180.00
Sundry, Postage & Copies	\$	200.00
Professional - Audit	\$	265.00
Insurance	s	6,500.00
Insurance Appraisal		
Professional - Engineering Consultant	\$	
TOTAL ADMIN. EXPENSES	\$	9,035.00
UTILITES		
Sewer and Water	\$	1.384.62
Utilities - Electricity	\$	576.92
TOTAL UTILITIES	\$	1,961.54
		-
BUILDING MAINTENANCE		
Garbage Disposal & Recycling	\$	1,384.62
General Repairs & Maintenance	\$	1,000.00
Building Washing	\$	230.77
Window Cleaning	\$	230.77
Storm Water Maintenance	\$	300.00
TOTAL BUILDING MAINTENANCE	\$	3,146.15
GROUNDS MAINTENANCE		
Landscaping Services	\$	1,500.00
Irrigation	\$	200.00
Hydrants	\$	92.31
Snow Removal	\$	300.00
TOTAL GROUNDS & GARDENS	\$	2,092.31
TOTAL EXPENSES	\$	16,235.00
Transfer to Contingency Fund	\$	1,623.50
TOTAL OPERATING EXPENSES	\$	17,858.50
CONTURNED D	\$	_

10525-240th St, Maple Ridge PHASE 1 INTERIM BUDGET SCHEDULE OF STRATA FEES

Phase	Strata Lot #	Unit #	Unit Entitlement	Monthly Operating Contribution	Monthly C.R.F. Contribution	Total Monthly Strata Fee
1	1	47	1	\$225.49	\$22.55	\$248.03
1	2	48	1	\$225.49	\$22.55	\$248.03
1	3	49	1	\$225.49	\$22.55	\$248.03
1	4	50	1	\$225.49	\$22.55	\$248.03
1	5	51	1	\$225.49	\$22.55	\$248.03
1	6	52	î.	\$225.49	\$22.55	\$248.03
	Total		6			14 mm
	Monthly	Total		\$1,352.92	\$135.29	\$1,488.21
	Annual	Total		\$16,235.00	\$1,623.50	\$17,858.50

Operating Contribution \$16,235.00 \$1,623.50

Total Strata fees

\$17,858.50

Magnolia Grove INTERIM OPERATING BUDGET PHASE 1 & 2 - total 16 units 10525-240th St, Maple Ridge

	Interim Operating Budget	
REVENUE		101251.02
Strata Fees	\$	47,621.20
OTAL REVENUE	\$	47,621.20
XPENSES		
DMINISTRATIVE EXPENSES		
Property Management	\$	5,040.00
Bank Charges	\$	180.00
Sundry, Postage & Copies	\$	400.00
Professional - Audit	\$	300.00
Insurance	\$	16,000.00
Insurance Appraisal	\$	100 Que
Professional - Engineering Consultant	\$	
OTAL ADMIN. EXPENSES	\$	21,920.00
ITILITES		
Sewer and Water	\$	3,692,31
Utilities - Electricity	\$	1,538.46
OTAL UTILITIES	\$	5,230.77
UILDING MAINTENANCE		
Garbage Disposal & Recycling	\$	3,692.31
General Repairs & Maintenance	\$	5,900.00
Window Washing	\$	615.38
Window Cleaning	\$	615.38
Storm Water Maintenance	\$	1,000.00
OTAL BUILDING MAINTENANCE	\$	11,823.08
ROUNDS MAINTENANCE		
Landscaping Services	\$	3,022.00
Irrigation	\$	550.00
Hydrants	\$	246.15
Snow Removal	\$	500.00
OTAL GROUNDS & GARDENS	\$	4,318.15
OTAL EXPENSES	\$	43,292.00
UTAL EXFENSES	- <del>-</del>	43,292.00
Transfer to Contingency Fund	\$	4,329.20
TOTAL OPERATING EXPENSES	\$	47,621.20
	\$	

10525-240th St, Maple Ridge PHASE 1 & 2 INTERIM BUDGET SCHEDULE OF STRATA FEES

Phase	Strata Lot #	Unit #	Unit Entitlement	Monthly Operating Contribution	Monthly C.R.F. Contribution	Total Monthly Strata Fee
1	1 1 1	47		\$225.48	\$22.55	\$248.03
1	2	48	1	\$225.48	\$22.55	\$248.03
1	3	49	1	\$225.48	\$22.55	\$248.03
1	4	50	1	\$225.48	\$22.55	\$248.03
1	5	51	1	\$225.48	\$22.55	\$248.03
1	6	52	î.	\$225.48	\$22.55	\$248.03
2	7	1	1	\$225.48	\$22.55	\$248.03
2	8	2	1	\$225.48	\$22.55	\$248.03
2	9	3	1	\$225.48	\$22.55	\$248.03
2	10	4	1	\$225.48	\$22.55	\$248.03
2	11	5	1	\$225.48	\$22.55	\$248.03
2	12	6	1	\$225.48	\$22.55	\$248.03
2	13	7	1	\$225.48	\$22.55	\$248.03
2	14	8	1	\$225.48	\$22.55	\$248.03
2	15	9	1	\$225.48	\$22.55	\$248.03
2	16	10	1	\$225.48	\$22.55	\$248.03
_	Total		16	1		1
	Monthly	/ Total		\$1,352.88	\$135.29	\$1,488.16
	Annual	Total		\$16,234.50	\$1,623.45	\$17,857.95

Operating Contribution \$43,292.00 Contingency Contribution

\$4,329.20

Total Strata fees

\$47,621.20

### Magnolia Grove INTERIM OPERATING BUDGET PHASE 1,2 & 3 - total 22 units 10525-240th St, Maple Ridge

		Interim Operating Budget
REVENUE		12/12/20
Strata Fees	\$	65,480.25
TOTAL REVENUE	\$	65,480.25
EXPENSES		
ADMINISTRATIVE EXPENSES		
Property Management	\$	7,245.00
Bank Charges	\$	180.00
Sundry, Postage & Copies	\$	500.00
Professional - Audit	\$	367.50
Insurance	\$	22,000.00
Insurance Appraisal	\$	700.00
Building Envelope	\$	× .
TOTAL ADMIN. EXPENSES	\$	30,992.50
UTILITES		
Sewer and Water	\$	5,307.69
Utilities - Electricity	\$	2,211.54
TOTAL UTILITIES	\$	7,519.23
BUILDING MAINTENANCE		
Garbage Disposal & Recycling	\$	5,307.69
General Repairs & Maintenance	\$	7.000.00
Window Washing	\$	884.62
Window Cleaning	\$	884.62
Storm Water Maintenance	\$	1,500.00
TOTAL BUILDING MAINTENANCE	Ŝ	15,576.92
GROUNDS MAINTENANCE		0.005.00
Landscaping Services	\$	3,285.00
Irrigation Hydrants	\$ \$	800.00 353.85
Snow Removal	ֆ Տ	1,000.00
TOTAL GROUNDS & GARDENS	э \$	5,438.85
		3,430.03
TOTAL EXPENSES	\$	59,527.50
Transfer to Contingency Fund	\$	5,952.75
TOTAL OPERATING EXPENSES	\$	65,480.25
NET SURPLUS (DEFICIT)	\$	

## 10525-240th St, Maple Ridge

PHASE 1, 2 & 3 INTERIM BUDGET SCHEDULE OF STRATA FEES

Phase	Strata Lot #	Unit #	Unit Entitlement	Monthly Operating Contribution	Monthly C.R.F. Contribution	Total Monthly Strata Fee
1	1	47	1	\$225.48	\$22.55	\$248.03
1	2	48	1	\$225.48	\$22.55	\$248.03
1	3	49	1	\$225.48	\$22.55	\$248.03
1	4	50	1	\$225.48	\$22.55	\$248.03
1	5	51	1	\$225.48	\$22.55	\$248.03
1	6	52	1	\$225.48	\$22.55	\$248.03
2	7	1	1	\$225.48	\$22.55	\$248.03
2	8	2	1	\$225.48	\$22.55	\$248.03
2	9	3	1	\$225.48	\$22.55	\$248.03
2	10	4	1	\$225.48	\$22.55	\$248.03
2	11	5	1	\$225.48	\$22.55	\$248.03
2	12	6	1	\$225.48	\$22.55	\$248.03
2	13	7	1	\$225.48	\$22.55	\$248.03
2	14	8	1	\$225.48	\$22.55	\$248.03
2	15	9	1	\$225.48	\$22.55	\$248.03
2	16	10	1	\$225.48	\$22.55	\$248.03
3	17	11	1	\$225.48	\$22.55	\$248.03
3	18	12	1	\$225.48	\$22.55	\$248.03
3	19	13	1	\$225.48	\$22.55	\$248.03
3	20	14	1	\$225.48	\$22.55	\$248.03
3	21	15	1	\$225.48	\$22.55	\$248.03
3	22	16	1	\$225.48	\$22.55	\$248.03
	Total		22			
	Monthly	Total		\$1,352.90	\$135.29	\$1,488.19
	Annual	Total		\$16,234.77	\$1.623.48	\$17,858.25

Operating Contribution Contingency Contribution

**\$59,527.50** \$5,952.75

Total Strata fees

\$65,480.25

### Magnolia Grove INTERIM OPERATING BUDGET PHASE 1,2,3 & 4 - 28 Units 10525-240th St, Maple Ridge

EXPENSES ADMINISTRATIVE EXPENSES Property Management Bank Charges	\$ \$	83,338.75 83,338.75
TOTAL REVENUE EXPENSES ADMINISTRATIVE EXPENSES Property Management Bank Charges	\$	
EXPENSES ADMINISTRATIVE EXPENSES Property Management Bank Charges		83,338.75
ADMINISTRATIVE EXPENSES Property Management Bank Charges		
Property Management Bank Charges		
Bank Charges		
	\$	8,820.00
	\$	180.00
Sundry, Postage & Copies	\$	750.00
Professional - Audit	\$	367.50
Insurance	\$	23,000.00
Insurance Appraisal	\$	12.20
Professional - Engineering Consultant	\$	3,500.00
TOTAL ADMIN. EXPENSES	\$	36,617.50
UTILITES		
Sewer and Water	\$	6,461.54
Utilities - Electricity	\$	2,692.31
TOTAL UTILITIES	\$	9,153.85
BUILDING MAINTENANCE		
Garbage Disposal & Recycling	\$	6,461.54
General Repairs & Maintenance	\$	10,000.00
Window Washing	\$	1.076.92
Window Cleaning	ŝ	1.076.92
Storm Water Maintenance	\$	2,000.00
TOTAL BUILDING MAINTENANCE	\$	20,615.38
GROUNDS MAINTENANCE		
Landscaping Services	\$	6,745.00
Irrigation	\$ \$	1,200.00 430.77
Hydrants	\$ \$	
Snow Removal TOTAL GROUNDS & GARDENS	\$ \$	1,000.00 9,375.77
TOTAL GROUNDS & GARDENS	\$	9,3/3.//
TOTAL EXPENSES	\$	75,762.50
Transfer to Contingency Fund	\$	7,576.25
TOTAL OPERATING EXPENSES	\$	83,338.75
NET SURPLUS (DEFICIT)	\$	8

10525-240th St, Maple Ridge PHASE 1, 2, 3 & 4 INTERIM BUDGET SCHEDULE OF STRATA FEES

Phase	Strata Lot #	Unit #	Unit Entitlement	Monthly Operating Contribution	Monthly C.R.F. Contribution	Total Monthly Strata Fee
1	1 1 1	47	1	\$225.48	\$22.55	\$248.03
1	2	48	- i	\$225.48	\$22.55	\$248.03
1	3	49	1	\$225.48	\$22.55	\$248.03
1	4	50	i	\$225.48	\$22.55	\$248.03
1	5	51	4	\$225.48	\$22.55	\$248.03
1	6	52	i i	\$225.48	\$22.55	\$248.03
2	7	1	1	\$225.48	\$22.55	\$248.03
2	8	2	1	\$225.48	\$22.55	\$248.03
2	9	3	1	\$225.48	\$22.55	\$248.03
2	10	4	1	\$225,48	\$22.55	\$248.03
2	11	5	1	\$225,48	\$22.55	\$248.03
2	12	6	1	\$225.48	\$22.55	\$248.03
2	13	7	1	\$225.48	\$22.55	\$248.03
2	14	8	1	\$225.48	\$22.55	\$248.03
2	15	9	1	\$225.48	\$22.55	\$248.03
2	16	10	1	\$225.48	\$22.55	\$248.03
3	17	11	1	\$225.48	\$22.55	\$248.03
3	18	12	1	\$225.48	\$22.55	\$248.03
3	19	13	1	\$225.48	\$22.55	\$248.03
3	20	14	1	\$225.48	\$22.55	\$248.03
3	21	15	1	\$225.48	\$22.55	\$248.03
3	22	16	1	\$225.48	\$22.55	\$248.03
4	23	46	1	\$225.48	\$22.55	\$248.03
4	24	45	1	\$225.48	\$22.55	\$248.03
4	25	44	1	\$225.48	\$22.55	\$248.03
4	26	43	1	\$225.48	\$22.55	\$248.03
4	27	42	1	\$225.48	\$22.55	\$248.03
4	28	41	1	\$225.48	\$22.55	\$248.03
	Total		28			
_	Monthly	/ Total		\$1,352.90	\$135.29	\$1,488.19
	Annual	Total		\$16,234.82	\$1,623.48	\$17,858.30

Operating Contribution \$75,762.50 Contingency Contributior \$7,576.25

Total Strata fees \$83,338.75

Magnolia Grove INTERIM OPERATING BUDGET PHASE 1,2,3,4 & 5 - total 38 units 10525-240th St, Maple Ridge

		Interim Operating Budget
REVENUE		
Strata Fees	\$	113,101.45
TOTAL REVENUE	\$	113,101.45
EXPENSES		
ADMINISTRATIVE EXPENSES		
Property Management	\$	11,970.00
Bank Charges	\$	250.00
Sundry, Postage & Copies	\$	580.00
Professional - Audit	\$	367.50
Insurance	\$	31,000.00
Insurance Appraisal	\$	
Building Envelope	\$	
TOTAL ADMIN. EXPENSES	\$	44,167.50
UTILITES		
Sewer and Water	\$	8,769.23
Utilities - Electricity	\$	3,653.85
TOTAL UTILITIES	\$	12,423.08
BUILDING MAINTENANCE		
Garbage Disposal & Recycling	\$	8,769.23
General Repairs & Maintenance	\$ \$	13,500.00
Window Washing	\$	1,461.54
Window Washing Window Cleaning	э \$	1,461.54
Storm Water Maintenance	\$	3,000.00
TOTAL BUILDING MAINTENANCE	\$	28.192.31
GROUNDS MAINTENANCE Landscaping Services Irrigation	\$ \$	14,500.00 1,350.00
Hydrants	\$	584.62
Snow Removal	\$	1,602.00
TOTAL GROUNDS & GARDENS	\$	18,036.62
TOTAL EXPENSES	\$	102,819.50
Transfer to Contingency Fund	\$	10,281.95
TOTAL OPERATING EXPENSES	\$	113,101.45
NET SURPLUS (DEFICIT)	\$	

#### 10525-240th St, Maple Ridge

PHASE 1, 2, 3, 4 & 5 INTERIM BUDGET SCHEDULE OF STRATA FEES

	Strata		Unit	Monthly	Monthly	Total
Phase	Lot	#	Entitlement	Operating	C.R.F.	Monthly
	#			Contribution	Contribution	Strata Fee
1	1	47	1	\$225.48	\$22.55	\$248.03
1	2	48	1	\$225.48	\$22.55	\$248.03
1	3	49	1	\$225.48	\$22.55	\$248.03
1	4	50	1	\$225.48	\$22.55	\$248.03
1	5	51	1	\$225.48	\$22.55	\$248.03
1	6	52	1	\$225.48	\$22.55	\$248.03
2	7	1	1	\$225.48	\$22.55	\$248.03
2	8	2	1	\$225.48	\$22.55	\$248.03
2	9	3	1	\$225.48	\$22.55	\$248.03
2	10	4	1	\$225.48	\$22.55	\$248.03
2	11	5	1	\$225.48	\$22.55	\$248.03
2	12	6	1	\$225.48	\$22.55	\$248.03
2	13	7	1	\$225.48	\$22.55	\$248.03
2	14	8	1	\$225.48	\$22.55	\$248.03
2	15	9	1	\$225.48	\$22.55	\$248.03
2	16	10	1	\$225.48	\$22.55	\$248.03
3	17	11	1	\$225.48	\$22.55	\$248.03
3	18	12	1	\$225.48	\$22.55	\$248.03
3	19	13	1	\$225.48	\$22.55	\$248.03
3	20	14	1	\$225.48	\$22.55	\$248.03
3	20	15	1	\$225.48	\$22.55	\$248.03
3	22	16	1	\$225.48	\$22.55	\$248.03
3	23	46	1	\$225.48	\$22.55	\$248.03
4	23	40	1	\$225.48	\$22.55	\$248.03
4	24	43	1	\$225.48	\$22.55	\$248.03
4	26	44	1	\$225.48	\$22.55	\$248.03
4	20	43	1	\$225.48	\$22.55	\$248.03
4	27	42	1	\$225.48	\$22.55	\$248.03
5	20	17	1	\$225.48	\$22.55	\$248.03
5	30	18	1	\$225.48	\$22.55	\$248.03
5			-		+	
5	31 32	19 20	<u>1</u> 1	\$225.48 \$225.48	\$22.55 \$22.55	\$248.03 \$248.03
5	32	20	1	\$225.48	\$22.55	\$248.03
5	33	21	1	\$225.48	\$22.55	\$248.03
5	34	40	1			
5	35	40 39	1	\$225.48	\$22.55	\$248.03
	36		1	\$225.48	\$22.55	\$248.03
5 5	37	38 37	1	\$225.48	\$22.55	\$248.03
5		3/		\$225.48	\$22.55	\$248.03
	Total Monthl		38	\$1 252 90	¢125.00	¢1 /00 10
	Annual			\$1,352.89 \$16,234.66	\$135.29	\$1,488.18
	Annual	Total		\$10,234.00	\$1,623.47	\$17,858.12
		Operati	ng Contribution	\$102,819.50		
			ency Contributio			
		Total St	trata fees	\$113,101.45		

# Schedule G Contract of Purchase and Sale

	NTRACT HASE AND SALE	INITIALS
PREPARED BY:	DATE:	AGE 1 OF PAGES
ADDRESS:		ONE:
PER:	List No.:	DIVE
SELLER: Spencer Creek Ventures Inc. (Doing business	BUYER:	
as Magnolia Grove Townhomes)	BUYER:	
ADDRESS: c/o 4038 - 200B Street Langley, BC	ADDRESS:	
PC: V3A 1N9	1	PC:
PHONE: 604 534-1234	PHONE:	
RESIDENT OF CANADA X NON-RESIDENT OF CANADA as defined under the Income Tax Act.	OCCUPATION:	
an interest in the Common Property in proportion to the Unit Er The Buyer agrees to purchase the Property from the Seller on the following	(Property) PID # Provided	S2387 together with
<ol> <li>PURCHASE PRICE: The purchase price of the Property will be</li> </ol>	DOLLARS \$	(Purchase Price)
<ol> <li>DEPOSIT: A deposit of \$ wh Within 48 hours of final subject removal by way of a bank draft o Seller while monies are held In-Trust.</li> </ol>	sich will form part of the Purchase Price, will be paid ir certified cheque. No interest is earned on de	
All monies paid pursuant to this section (Deposit) will be paid in accordat	nce with section 10 or by uncertified cheque except	as otherwise set out
In this section 2 and will be delivered in trust to Remax Lifestyle Realty and held in trust in accordance with the provisions of the Real Estate Set this Contract, the Seller may, at the Seller's option, terminate this Contra portion of the Deposit to the Buyer's or Seller's conveyancer (the 'Conve that. (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be of the Real Estate Services Act pending the completion of the transaction sale does not complete, the money should be returned to such party as a	rvices Act. In the event the Buyer fails to pay the De tact. The party who receives the Deposit is authorize syancer") without further written direction of the Buye held in trust by the Conveyancer as stakeholder put and not on behall of any of the principals to the tra- stakeholder or paid into Court.	posit as required by d to pay all or any r or Seller, provided rsuant to the provisions ansaction; and (c) if the llowing conditions:
in this section 2 and will be delivered in trust to Remax Lifestyle Realty and held in trust in accordance with the provisions of the Real Estate Set this Contract, the Seller may, at the Seller's option, terminate this Contra portion of the Deposit to the Buyer's or Seller's conveyancer (the 'Conve that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be of the Real Estate Services Act pending the completion of the transaction sale does not complete, the money should be returned to such party as a <b>TERMS AND CONDITIONS</b> : The purchase and sale of the Property That the Buyer(s) have READ, UNDERSTAND and AGREE to A all of the additional pages.	rvices Act. In the event the Buyer fails to pay the De tot. The party who receives the Deposit is authorize syancer") without further written direction of the Buyer held in trust by the Conveyancer as stakeholder put and not on behall of any of the principals to the trust stakeholder or paid into Court. includes the following terms and is subject to the fol LL of the terms and conditions included in this	posit as required by d to pay all or any r or Seller, provided suant to the provisions ansaction; and (c) if the llowing conditions: Contract and
in this section 2 and will be delivered in trust to Remax Lifestyle Realty and held in trust in accordance with the provisions of the Real Estate Se this Contract, the Seller may, at the Seller's option, terminate this Contra portion of the Deposit to the Buyer's or Seller's conveyancer (the 'Conve that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be of the Real Estate Services Act pending the completion of the transaction sale does not complete, the money should be returned to such party as a <b>TERMS AND CONDITIONS</b> : The purchase and sale of the Property That the Buyer(s) have READ, UNDERSTAND and AGREE to A	rvices Act. In the event the Buyer fails to pay the De sct. The party who receives the Deposit is authorize syancer") without further written direction of the Buyer held in trust by the Conveyancer as stakeholder pur n and not on behall of any of the principals to the tra- stakeholder or paid into Court. includes the following terms and is subject to the fol LL of the terms and conditions included in this ad. Unless each condition is waived or declared fulfi	posit as required by d to pay all or any r or Seller, provided rsuant to the provisions ansaction; and (c) if the llowing conditions: Contract and
in this section 2 and will be delivered in trust to Remax Lifestyle Realty and held in trust in accordance with the provisions of the Real Estate Se this Contract, the Seller may, at the Seller's option, terminate this Contra portion of the Deposit to the Buyer's or Seller's conveyancer (the "Conve that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be of the Real Estate Services Act pending the completion of the transaction sale does not complete, the money should be returned to such party as s 3. TERMS AND CONDITIONS: The purchase and sale of the Property That the Buyer(s) have READ, UNDERSTAND and AGREE to A all of the additional pages. Each condition, if so indicated, is for the sole benefit of the party indicated given by the benefiting party to the other party on or before the date spec Deposit returnable in accordance with the <i>Real Estate Services Act</i> .	rvices Act. In the event the Buyer fails to pay the De sct. The party who receives the Deposit is authorize syancer") without further written direction of the Buyer held in trust by the Conveyancer as stakeholder pur n and not on behall of any of the principals to the tra- stakeholder or paid into Court. includes the following terms and is subject to the fol LL of the terms and conditions included in this ad. Unless each condition is waived or declared fulfi	posit as required by d to pay all or any r or Seller, provided rsuant to the provisions ansaction; and (c) if the llowing conditions: Contract and
in this section 2 and will be delivered in trust to Remax Lifestyle Realty and held in trust in accordance with the provisions of the <i>Real Estate Set</i> this Contract, the Seller may, at the Seller's option, terminate this Contra portion of the Deposit to the Buyer's or Seller's conveyancer (the "Conve that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be of the <i>Real Estate Services Act</i> pending the completion of the transaction sale does not complete, the money should be returned to such party as a 3. <b>TERMS AND CONDITIONS</b> : The purchase and sale of the Property That the Buyer(s) have READ, UNDERSTAND and AGREE to A all of the additional pages. Each condition, if so indicated, is for the sole benefit of the party indicate given by the benefiting party to the other party on or before the date spec Deposit returnable in accordance with the <i>Real Estate Services Act</i> . 4. <b>COMPLETION</b> : The sale will be completed on at the appropriate Land Title Office. 5. <b>POSSESSION</b> : The Buyer will have vacant possession of the Propert OR, subject to the following existing tenancies, if any: NONE	rvices Act. In the event the Buyer fails to pay the De ct. The party who receives the Deposit is authorize invancer") without further written direction of the Buyer held in trust by the Conveyancer as stakeholder pur- an and not on behall of any of the principals to the tru- stakeholder or paid into Court. includes the following terms and is subject to the for LL of the terms and conditions included in this ed. Unless each condition is waived or declared fulfi- citied for each condition, this Contract will be termina- . yr yr ty at 12 noon onyr.	posit as required by d to pay all or any r or Seller, provided susunt to the provisions ansaction; and (c) if the llowing conditions: Contract and lled by written notice ated thereupon and the (Completion Date) (Possession Date)
in this section 2 and will be delivered in trust to Remax Lifestyle Realty and held in trust in accordance with the provisions of the Real Estate Set this Contract, the Seller may, at the Seller's option, terminate this Contra portion of the Deposit to the Buyer's or Seller's conveyancer (the "Conve that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be of the Real Estate Services Act pending the completion of the transaction sale does not complete, the money should be returned to such party as a 3. TERMS AND CONDITIONS: The purchase and sale of the Property That the Buyer(s) have READ, UNDERSTAND and AGREE to A all of the additional pages. Each condition, if so indicated, is for the sole benefit of the party indicate given by the benefiting party to the other party on or before the date spec Deposit returnable in accordance with the Real Estate Services Act. 4. COMPLETION: The sale will be completed on at the appropriate Land Title Office. 5. POSSESSION: The Buyer will have vacant possession of the Propert OR, subject to the following existing tenancies, if any: NONE	rvices Act. In the event the Buyer fails to pay the De rvices Act. In the event the Buyer fails to pay the De rvices Act. In the event the Buyer fails to pay the De rvices and not on behall of any of the principals to the Buyer and not on behall of any of the principals to the tra- stakeholder or paid into Court. includes the following terms and is subject to the fol- LL of the terms and conditions included in this ad. Unless each condition is waived or declared fulfi- citied for each condition, this Contract will be termina . yr ty at 12 noon onyr. al improvement assessments, fuel, utilities and other	posit as required by d to pay all or any r or Seller, provided susuant to the provisions ansaction; and (c) if the llowing conditions: Contract and lled by written notice ated thereupon and the(Completion Date)(Possession Date) or charges from. and
in this section 2 and will be delivered in trust to Remax Lifestyle Realty and held in trust in accordance with the provisions of the Real Estate Set this Contract, the Seller may, at the Seller's option, terminate this Contra portion of the Deposit to the Buyer's or Seller's conveyancer (the 'Conve that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be of the Real Estate Services Act pending the completion of the transaction sale does not complete, the money should be returned to such party as s 3. <b>TERMS AND CONDITIONS:</b> The purchase and sale of the Property That the Buyer(s) have READ, UNDERSTAND and AGREE to A all of the additional pages. Each condition, it so indicated, is for the sole benefit of the party indicate given by the benefiting party to the other party on or before the date spec Deposit returnable in accordance with the Real Estate Services Act. 4. <b>COMPLETION:</b> The sale will be completed on at the appropriate Land Title Office. 5. <b>POSSESSION:</b> The Buyer will have vacant possession of the Propert OR, subject to the following existing tenancies, if any: NONE 5. <b>ADJUSTMENTS:</b> The Buyer will assume and pay all taxes, rates, loc including, the date set for adjustments, and all adjustments both incomin yr. (Adjustment Date)	rvices Act. In the event the Buyer fails to pay the De ct. The party who receives the Deposit is authorize iyancer') without further written direction of the Buyer held in frust by the Conveyancer as stakeholder pur an and not on behall of any of the principals to the tra- stakeholder or paid into Court. includes the following terms and is subject to the for- LL of the terms and conditions included in this ad. Unless each condition is waived or declared fulfi- citied for each condition, this Contract will be termined yr ty at 12 noon on yr ty at 12 noon on yr with the appropriate proportionate interest in the Co or described in the Disclosure Statement and all sch	posit as required by d to pay all or any r or Seller, provided susant to the provisions ansaction; and (c) if the lowing conditions: Contract and led by written notice ated thereupon and the (Completion Date) (Possession Date) er charges from, and is of mmon Property as edules attached thereto,
in this section 2 and will be delivered in trust to Remax Lifestyle Realty and held in trust in accordance with the provisions of the <i>Real Estate Set</i> this Contract, the Seller may, at the Seller's option, terminate this Contra portion of the Deposit to the Buyer's or Seller's conveyancer (the 'Conve that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be of the <i>Real Estate Services Act</i> pending the completion of the transaction sale does not complete, the money should be returned to such party as a 3. <b>TERMS AND CONDITIONS:</b> The purchase and sale of the Property That the Buyer(s) have READ, UNDERSTAND and AGREE to A all of the additional pages. Each condition, if so indicated, is for the sole benefit of the party indicate given by the benefiting party to the other party on or before the date spec Deposit returnable in accordance with the <i>Real Estate Services Act</i> . 4. <b>COMPLETION:</b> The sale will be completed on at the appropriate Land Title Office. 5. <b>POSSESSION:</b> The Buyer will have vacant possession of the Propert OR, subject to the following existing tenancies, if any: <u>NONE</u> 6. <b>ADJUSTMENTS:</b> The Buyer will assume and pay all taxes, rates, loc including, the date set for adjustments, and all adjustments both incomin yr. (Adjustment Date) 7. <b>INCLUDED ITEMS:</b> The Purchase Price includes the Property, along described in this Contract and the addendums to this Contract and furthe	rvices Act. In the event the Buyer fails to pay the De ct. The party who receives the Deposit is authorize invancer") without further written direction of the Buyer held in frust by the Conveyancer as stakeholder pur- and not on behall of any of the principals to the tra- stakeholder or paid into Court. includes the following terms and is subject to the for LL of the terms and conditions included in this ed. Unless each condition is waived or declared fulfi- citied for each condition, this Contract will be termina- yr fy at 12 noon onyr the appropriate proportionate interest in the Co- ar described in the Disclosure Statement and all sch- ric fireplace, exhaust fan above range location	posit as required by d to pay all or any r or Seller, provided susunt to the provisions ansaction; and (c) if the llowing conditions: Contract and lled by written notice ated thereupon and the (Completion Date) (Possession Date) (Possession Date) (Possession Date) (Possession Date), (Possession D

Fomesite ZERON.			
PROPERTY ADDRESS	S: Unit , 10525 - 240th Street, N	Aple Ridge, BC	PAGE 2 of PAGES
contained in the original gr	of all encumbrances except subsisting condition rant or contained in any other grant or disposition mants and rights-of-way in favour of utilities and	on from the Crown, charges within the D	isclosure Statement and registered
10. TENDER: Payment of	monies by the Buyer to the Seller will be by cer	tified cheque or Lawyer's/Notary's/real	estate brokerage's trust cheque.
	cuments required to give effect to this Contract iate Land Title Office by 4 pm on the Completion		re necessary and will be lodged for
may be necessary is enter the amount paid by the Bu	e essence hereof, and unless the balance of the red into on or before the Completion Date, the 5 lyer will be non-refundable and absolutely forfer out prejudice to the Seller's other remedies.	Seller may at the Seller's option, termina	te this Contract, and, in such event,
Purchase Price on the Cor been lodged for registratio Seller that portion of the P lodging the mortgage for n	If the Buyer is relying upon a new mortgage to mpletion Date, may wait to pay the Purchase Pi in in the appropriate Land Title Office, but only i furchase Price not secured by the new mortgage egistration, and (c) made available to the Seller new mortgage documents and the advance by akings".	rice to the Seller until after the transfer a f, before such lodging, the Buyer has: (a e, and (b) fulfilled all the new mortgaged , a Lawyer's or Notary's undertaking to	and new mortgage documents have a) made available for tender to the s's conditions for funding except pay the Purchase Price upon the
wait to pay and discharge payment of the Purchase	the Seller has existing financial charges to be o existing financial charges unfil immediately afte Price shall be made by the Buyer's Lawyer or N he financial charges, and remit the balance. If a	er receipt of the Purchase Price, but in the lotary to the Seller's Lawyer or Notary, o	his event, the Seller agrees that
	bear all costs of the conveyance and, if applica	A VILLE A AND A AND A REAL PROPERTY AND A REAL	rtgage and the Seller will bear all
	he Property and all other items included in the p After that time, the Property and all included item		at the risk of the Seller until 12:01a.m
<ol> <li>PLURAL: In this Contra includes plural and mascu</li> </ol>	act, any reference to a party includes that party line includes feminine.	's heirs, executors, administrators, succ	essors and assigns; singular
set out in this Contract, all	AND WARRANTIES: There are no represe of which will survive the completion of the sale any, that the Buyer may be relying upon or deen	The Buyer accepts the responsibility t	
	a ser a ser a la ser a ser	and an argument of arthur and	
19. PERSONAL INFORM	ATION: The buyer adrees to the collection, to	se, disclosure and release of ALL inform	nation collected to any other party.
20. AGENCY DISCLOSU	RE: The Seller and the Buyer acknowledge ha	se, disclosure and release of ALL inform wing received, read and understood the	brochure published by the British
20. AGENCY DISCLOSU Columbia Real Estate Ass	RE: The Seller and the Buyer acknowledge has sociation entitled Working With a REALTOR® a cy relationship with Ban Antalek Personal Peal Estat	wing received, read and understood the and acknowledge and confirm as follows a Corporation, who is licensed in relation to	brochure published by the British
20. AGENCY DISCLOSU Columbia Real Estate Ass	RE: The Seller and the Buyer acknowledge has sociation entitled Working With a REALTOR® a cy relationship with	wing received, read and understood the and acknowledge and confirm as follows a <u>corporation</u> who is licensed in relation to EE who is licensed in relation to	brochure published by the British
20. AGENCY DISCLOSU Columbia Real Estale Ass (a) the Selfer has an agen (b) the Buyer has an agen	RE: The Seller and the Buyer acknowledge has sociation entitled Working With a REALTOR® a cy relationship with Rein Antalek Personal Real Estate DesignateD agentituderes cy relationship with Designared agentituderes	wing received, read and understood the ind acknowledge and confirm as follows a conjunction who is licensed in relation to the who is licensed in relation to the	brochure published by the British
20. AGENCY DISCLOSU Golumbia Real Estate Ass (a) the Selfer has an agen (b) the Buyer has an agen (c) the Buyer and the Selfe	RE: The Seller and the Buyer acknowledge has sociation entitled Working With a REALTOR® a cy relationship with Personal Real Catal Designated Account of the Catal cy relationship with Designated Account of the Catal resonance Account of the Catal Designated Account of the Catal Designated Account of the Catal Designation of the Catal Designatio	wing received, read and understood the and acknowledge and confirm as follows a corporation who is licensed in relation to the who is licensed in relation to the tee to be the the the terms of terms of the terms of terms o	brochure published by the British - Re/Max Lifestyles Realty BROKERAGE - ERCKERAGE - Who is/are licensed CENSEE
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PROPERTY ADDRESS	S: Unit . 10525 - 240th Street, Ma	ple Ridge, BC	
FURTHER TO THE CONT	TRACT OF PURCHASE AND SALE DATE	MADE BET	WEEN Spencer Creek Ventures Inc
AS SELLER, AND AS BUYER AND COVERI	ING THE ABOVE-MENTIONED PROPERTY. TH	E UNDERSIGNED HEREBY A	GREE AS FOLLOWS:
the Completion Date evidence that the St	al term of this Contract that the Seller m a conditional or unconditional Municip rata Lot is completed, or substantially co	al/City/Regional District C ompleted, and ready for o	Occupancy Certificate or other occupancy.
2016 and all amend and the terms of this prints below: I [full le	eceived the Disclosure Statement titled ' ments filed thereafter prior to signing thi contract are the terms under which the egal name] have had a reasonable oppo d June 20, 2016 and all amendments.	s Contract and the provis proposed Strata Lot is s	sions of the Disclosure Statement sold and purchased. (Each Buyer
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PROPERTY ADDRESS:	Init	,10525 - 240th Street, M	anle Bidge BC		
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FURTHER TO THE CONTRAC AS SELLER, AND	GIOFPO	HUHASE AND SALE DATE	MADE BE	TWEEN Spencer Creek \	remutes mg.
	THE ABO	VE-MENTIONED PROPERTY, TH	E UNDERSIGNED HEREBY A	GREE AS FOLLOWS:	
	Buyer ac Undertak	knowledge and agree that the layer, if the Buyer			
		ees to the legal description at the Land Title Office.	of the Development and I	Property title changing a	fter the
(8) The Buyer agrees the related material is deem Solicitor or the Buyer's r	red to be	notice required in connection a delivered if it is delivered i te brokerage (Realtor).	with this Contract, Disclored with this Contract, Disclored by the second or emailed either	osure Statement or any or to the Buyer, the Buye	other r's
that are on the title as o Buyer further understan	f the dat ds that I	current Title (PID 029-448- e of signing this contract ex the title will be affected by fu le 20, 2016 and further ame	cept for any existing final inther charges and encur	ncial charges (mortgage	s). The
to the Buyer, or to the B the delivery of the notice	luyer's E	Developer/Seller may, upon broker, requiring the Buyer to include Sundays and Statu he notice period, the contra-	o remove all conditions fr lory Holidays. Should the	om the contract within 7	2 hours of
(11) The Buyer and Sell communication will be in		e that faxed or emailed copi h.	es of this Contract are ac	ceptable and binding an	d that all
sixty (60) days not inclu delivering written notice	ding we to the E	Developer/Seller may exten ekends or statutory holidays Buyer or the Buyer's Broker completion, Possession and	if deemed necessary by that the Developer/Seller	the Developer/Seller by	1
(including without limital common facilities) may and/or the Seller's proje	tion, fea be varie ct archit	n full force and effect notwith tures, design, materials, lay d by the Seller, as deemed ect, or as may be required to se of action against the Dev	out, location, size and nu desireable and reasonab by any authorities, and th	mber of windows and do le in the sole opinion of	oors and the Seller
display homes. Unit-by- architectural variances of produce a variety of ext room configurations and	unit, var created ernal bu	epts that actual construction iations will occur due to lot to comply with the requirem ilding appearances. These sions as well as window size	opography, building sepe ents of the City of Maple variations may include, a	erations, view lines, and Ridge for the Developm among other things, diffe	ent to prences in
X (WITNESS)	-	K (BUYER)	×	PRINT NAME	
X (WITNESS)	_	X. (BUYER)	(SEAL)	PRINT NAME	
X		x	(SEAL) per:	Spencer Creek Ventures	s Inc.
WITNESSI X		(SELLER) X	(SEAL)	PRINT NAME	
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			PAGE 5 of	PAGE
			DATE:	
			LIST NO.	
PROPERTY ADDRESS:	Unit , 10525 - 240th Street, Maple Rid	lge, BC		
FURTHER TO THE CONTR	ACT OF PURCHASE AND SALE DATE	MADE BETV	VEEN Spencer Creek V	entures Inc.
AS SELLER, AND	3 THE ABOVE MENTIONED PROPERTY, THE UNDER	RSIGNED HEREBY AG	REE AS FOLLOWS:	
(3) Due to the natural components of the Str the components of the provided or viewed by	Continued from previous page variations of colour and texture in wood, ston ata Lot unit and the fact that the colour of nat Strata Lot may differ from the colour and tex the Buyer. These variations are inherent chi arantee an exact match on the interior or exter	tural products will c tures shown in the aracteristics which	hange over time, the find display suite and any s	nishes of samples
	that should certain materials not be readily av rials of equal or appropriate similar grade, at			he right to
Governmental Authori by carriers or contract however caused, inter	eruption, war, strike, riot, crime, labour disput- ties, inability to obtain or delay in obtaining la ors, unavailability of supplies or materials, bro ference by the Buyer or any other acts of Go	bour, materials or e eakage or other cas d, or any other circl	equipment, flood, delay sualty, fire, explosion o umstances whatsoever	r accident beyond
time; and, if the Devel forthwith refunded to t (6) The Buyer is purch and there will be, from	If the Developer/Seller that cause a delay ext oper/Seller is not able to deliver the Property he Buyer and the Buyer will have no further m asing the Property with full awareness and a time to time, related construction, noise, odd (homent's residents, occurants and vicitors/	by the agreed upon ecourse against the ccepts that the Pro ors, dust and dirt ad	n date the Deposit may Developer/Seller. perty is a phased deve	lopment
time; and, if the Devel forthwith refunded to to (6) The Buyer is purch and there will be, from enjoyment of the devel 27. COSTS (that may (1) Unless expressly s	oper/Seller is not able to deliver the Property he Buyer and the Buyer will have no further n asing the Property with full awareness and a time to time, related construction, noise, odd lopment's residents, occupants and visitors/g be incurred): tated otherwise in this Contract, the Buyer ar ther Customary Costs as described on the "INI	by the agreed upon ecourse against the ccepts that the Pro- ors, dust and dirt ad guests.	n date the Deposit may a Developer/Seller. perty is a phased deve versely impacting the operating th	/ be lopment use and their own
time; and, if the Devel forthwith refunded to the (6) The Buyer is purch and there will be, from enjoyment of the devel 27. COSTS (that may (1) Unless expressly share of taxes and oth is attached to this Con (2) The Buyer agrees purchase documents, day in advance of the	oper/Seller is not able to deliver the Property he Buyer and the Buyer will have no further n asing the Property with full awareness and a time to time, related construction, noise, odd lopment's residents, occupants and visitors/g be incurred): tated otherwise in this Contract, the Buyer ar ther Customary Costs as described on the "INI	by the agreed upon ecourse against the ccepts that the Pro- ors, dust and dirt ad guests. Ind Seller agree to e FORMATION ABOI sible for, and will pa er and Statement o	n date the Deposit may a Developer/Seller. perty is a phased deve versely impacting the i ach be responsible for UT THIS CONTRACT" by for, the costs to deliv f Adjustments, at least	/ be lopment use and their own sheet that ver one (1)
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time; and, if the Devel lorthwith refunded to the (6) The Buyer is purch and there will be, from enjoyment of the devel 27. COSTS (that may (1) Unless expressly sister of taxes and oth is attached to this Corr (2) The Buyer agrees purchase documents, day in advance of the full amount required to 28. TAXES: (1) The Buyer and Sel (2) The Buyer underst responsible for the pay responsible fo	oper/Seller is not able to deliver the Property he Buyer and the Buyer will have no further n asing the Property with full awareness and a time to time, related construction, noise, odd lopment's residents, occupants and visitors/g be incurred): tated otherwise in this Contract, the Buyer ar rer customary Costs as described on the "INI tract. that the Buyer's lawyer/notary will be respons including a property prepared Form A Transf Completion Date, and to deliver, at the Buyer o complete, to the Seller's lawyer/notary. ler agree to each obtain independant tax, acc ands that this Property, and other included ite yment of ALL Goods and Services Tax (and / transition taxes, value added taxes or PST) I authorities and that the Property is sold excl	by the agreed upor ecourse against the ccepts that the Pro- ors, dust and dirt ad guests. Ind Seller agree to e FORMATION ABOI sible for, and will pa- er and Statement o rs cost, before 3:00 counting and legal a ems, are in a NEW ANY other applicab in accordance with lusive of all applicat	n date the Deposit may a Developer/Seller. perty is a phased deve versely impacting the r ach be responsible for UT THIS CONTRACT" by for, the costs to deliv f Adjustments, at least pm on the Completion advice from a qualified condition and agrees t le taxes including prop ALL of the Act(s) and ole taxes including all h	/ be lopment use and their own sheet that ver one (1) Date, the individual. o be erty
time; and, if the Devel forthwith refunded to the (6) The Buyer is purch and there will be, from enjoyment of the devel 27. COSTS (that may (1) Unless expressly sister of taxes and oth is attached to this Corr (2) The Buyer agrees purchase documents, day in advance of the full amount required to 28. TAXES: (1) The Buyer and Sel (2) The Buyer underst responsible for the par transfer tax, service or regulations by all legal rebates. X wmmessi X	oper/Seller is not able to deliver the Property he Buyer and the Buyer will have no further n hasing the Property with full awareness and a time to time, related construction, noise, odd lopment's residents, occupants and visitors/g be incurred): tated otherwise in this Contract, the Buyer ar ter Customary Costs as described on the "INI tract. that the Buyer's lawyer/notary will be respons including a property prepared Form A Transf Completion Date, and to deliver, at the Buyer o complete, to the Seller's lawyer/notary. ler agree to each obtain independant tax, acc ands that this Property, and other included its yment of ALL Goods and Services Tax (and / transition taxes, value added taxes or PST) I authorities and that the Property is sold excl	by the agreed upor ecourse against the ccepts that the Pro- prs, dust and dirt ad guests. Ind Seller agree to e FORMATION ABOI sible for, and will pa- er and Statement o rs cost, before 3:00 counting and legal a ems, are in a NEW ANY other applicab in accordance with lusive of all applical (EEA)	A date the Deposit may a Developer/Seller. perty is a phased deve versely impacting the r ach be responsible for UT THIS CONTRACT" by for, the costs to delive f Adjustments, at least pm on the Completion advice from a qualified condition and agrees t le taxes including prop ALL of the Act(s) and oble taxes including all h PRINT NAME PRINT NAME	/ be lopment use and their own sheet that rer one (1) Date, the individual. o be erty nousing
time; and, if the Devel forthwith refunded to the (6) The Buyer is purch and there will be, from enjoyment of the devel 27. COSTS (that may (1) Unless expressly sist share of taxes and oth is attached to this Con (2) The Buyer agrees purchase documents, day in advance of the full amount required to 28. TAXES: (1) The Buyer and Sel (2) The Buyer and Sel (2) The Buyer underst responsible for the par transfer tax, service or regulations by all lega rebates. X WITTIESSI X	oper/Seller is not able to deliver the Property he Buyer and the Buyer will have no further n asing the Property with full awareness and a time to time, related construction, noise, odd lopment's residents, occupants and visitors/g be incurred): tated otherwise in this Contract, the Buyer ar ter Customary Costs as described on the "INI tract. that the Buyer's lawyer/notary will be respons including a property prepared Form A Transf Completion Date, and to deliver, at the Buyer o complete, to the Seller's lawyer/notary. ler agree to each obtain independant tax, acc ands that this Property, and other included ite yment of ALL Goods and Services Tax (and / transition taxes, value added taxes or PST) I authorities and that the Property is sold excl X (BUYER) X	by the agreed upor ecourse against the ccepts that the Pro- prs, dust and dirt ad guests. Ind Seller agree to e FORMATION ABOI sible for, and will pa- er and Statement o rs cost, before 3:00 counting and legal a ems, are in a NEW ANY other applicab in accordance with lusive of all applical (EEA)	n date the Deposit may a Developer/Seller. perty is a phased deve versely impacting the of ach be responsible for UT THIS CONTRACT" by for, the costs to delive f Adjustments, at least pm on the Completion advice from a qualified condition and agrees to le taxes including prop ALL of the Act(s) and ple taxes including all h PRINT NAME	/ be lopment use and their own sheet that rer one (1) Date, the individual. o be erty nousing

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			DATE:	
			LIST NO.:	
PROPERTY ADDRESS: Unit	, 10525 - 240th Street, Maple	Ridge, BC		
FURTHER TO THE CONTRACT O	F PURCHASE AND SALE DATE	MADE BETV	VEEN Spencer Creek V	/entures Inc.
AS SELLER, AND		1		
AS BUYER AND COVERING THE	ABOVE-MENTIONED PROPERTY, THE UN	DERSIGNED HEREBY AG	REE AS FOLLOWS:	
7% of the gross purchase p Date. The Buyer's lawyer/r liens. In the event the Selle Seller in full. The Buyer ag of legal fees and/or disburs		er to be held in trust fo s liens and advise the e 60th day then this he not be used for any oth	r 55 days from the Cor Seller by the 56th day oldback shall be releas her purposes including	mpletion of any sed to the payment
Development is covered by The Buyer and Seller agree conduct a walk-through ins immediately after completic to be remedied by the Selle National Home Warranty C the residence during reaso between the hours of 8:00a not be provided by the Buy	the Seller is duly licensed pursuant to a 2-5-10 New Home Warranty progre- te that the Buyer and an authorized ter- pection of the property no later than 5 on of the walk-through inspection, con- er. Any dispute concerning completio ompany. The Buyer agrees to provid- nable business hours on 48 hours pri- im and 5:00pm, Monday to Saturday, er after two (2) attempts are made by tanding on the Completion Date.	am provided by Nation chnical representative of days before Complet noted a deficiency list not deficiencies will be le the Seller or a represor notice to repair any after the Completion	nal Home Warranty. of the Seller together tion Date. The Parties of mutually agreed up e settled by a represe esentative of the Seller outstanding deficienco Date. Should reasonal	will will, bon items ntative of access to ies ble access
after the Completion Date, maximum amount of \$250.	accepts responsibility for payment o an interim budget may cause a highe 20 per Strata Lot per month. There n ange from time to time if the Strata C	r fee for a temporary p hay be special assess	period for the first phas ments from time to tim	ses up to a
(4) Section 18 shall not me	rge on the completion of the purchas	se of the Property; all	valid warranties shall	continue.
portions of the Strata Lot, C maintaining the landscaping of scaffolding or parking of access to and over the Pro Property for as long as requ any period during the 2-5-1 Buyer further agrees to join so, and agrees to allow the	that there are many reasons why the common Property and Limited Comm g, repairing or extending fences, adju a sky lift to enable the Developer/Sel perty, including any portion of the Str. uired to complete all of the constructio 0 warranty period and beyond the wa tly assist the Developer/Seller to care Developer/Seller, and their agents, a ary to care for or replace soft and har	on Property, including sting final grading to n ler to complete future ata Lot, Common Prop on necessary and to re irranty period if the De for the plants during iccess and permission	but not limited to, inst natch to future phases phases and any other serty and Limited Com epair, maintain and set eveloper/Seller require any dry periods if direc to use water from ext	alling or , assembly necessary mon rvice for s. The cted to do erior bibs
(6) The Buyer agrees to ab Common Property and the	ide by the strata bylaws that govern t Common Property.	he use and enjoyment	t of the Property, Limit	ed
X	X	SEAL		
(WITNESS) X	(BUVER)	(SEAL)	PRINT NAME	
(WITNESS)	(BUYER)	ŏ	PRINT NAME	
X (WITNESS)	X (SELLER)	Der: St	PRINT NAME	s Inc.
x	X (SELLER)	SEAL	10 m m 1104-	
(WITNESS)			PRINT NAME	

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			DATE:	
			LIST NO .:	
PROPERTY ADDRESS:	Unit , 10525 - 240th Street, M	aple Ridge, BC		
FURTHER TO THE CONTRA AS SELLER, AND	ACT OF PURCHASE AND SALE DATE	MADE BET	TWEEN Spencer Creek V	éntures Inc.
the state of the s	THE ABOVE-MENTIONED PROPERTY, TH	E UNDERSIGNED HEREBY A	GREE AS FOLLOWS:	
	tinued from previous page er agree that all of the terms and cor	nditions of this Contract st	nall survive Completion	of this
granted by the Seller, f	not to assign any interest in this Cont urther, the Buyer agrees not to mark f twenty-four (24) months after the da	et, advertise or resell thei		
a. using any units it ow b. using any Common relation to the Develop c, carrying out promotio Development, except in	bly consents to the Seller; ns in the Development for display su Property for construction or storage ment; onal activities, advertising units for si n strata lots that it no longer owns, for	until the completion of cor ale or rent, and posting sig	nstruction and warranty	
Development; and, d. the Buyer covenants Developer.	with the Seller to do all things nece	ssary to permit and facilita	ate marketing activities c	of the
[ ] The option to add [ ] The option to have [ ] The option to have Contract. [ ] The option to have Contract. [ ] The option to have [ ] The option to have	hose included in the Purchase Price the standard appliance package (frid the upgraded appliance package is in-sink waste disposal is included ir air conditioning in three upper level the closets upgraded to wood shelve the built-in vacuum system is include the extra insulation separating the r the personalized backsplash in the vinyl plank flooring throughout the e the standard personal elevator from and the elevator travel to reach to the hosen is CASCADE with frosty white	Ige, stove, microwave, dis included in this Contract. this Contract. bedrooms and the main 1 es in all closets is include led in this Contract. main and upper floors is in Kitchen is included in this entire home (with carpet o ntire home (with carpet or the main to upper level is lower level is included in	level great room is included in this Contract. Contract. In the stairs) is included in the stairs) is included in the stairs) is included in s included in this Contra this Contract.	ded in in this n this
countertops; or,	osen is BEACH with ebony stained a			
X	X	SEAL	and the second	
(WITNESS) X	(BUYER) X	(SEAL)	PRINT NAME	
(WITNESS)	(BUYER)	ŏ	PRINT NAME	
X (WITNESS)	(SELLER)	(SEAL) per: 5	Spencer Creek Ventures PRINT NAME	s Inc.
		SEAL	CHINAL HOMME	
X	X	Geney		

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1						DATE:	
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PROP	PERTY	ADDRESS: Ur	nit , 10525 - 240th Stre	eet, Maple Ridge, BC			
FURT	HER T	O THE CONTRACT	OF PURCHASE AND SALE DAT	E	MADE BET	WEEN Spencer Creek V	entures Inc.
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AD DL	JIER /	IND COVERING IF	E ABOVE-MENTIONED PROPER	TT, THE UNDERSIGNED P	ICHEDY AG	SHEE AS FOLLOWS.	
			EMENT: Building Permits I want to Financial Institutions				
		AD	DITIONAL RIGHTS PURSU	ANT TO POLICY STA	TEMENT	NUMBER 5	
If th	e dev	eloner has obt	ained approval in principle	e, as described in par	agraph 5	of this Policy Statem	ent lo
con auth	struc	t or otherwise	create the development un ndent will permit a develop	nits from the appropri	ate muni	cipal or other governme	nent
(a)			e, as disclosed in the disc m the date the developer t				
(b)	no r an a	more than 9 mo mendment to 1	kets the proposed develop onths from the date the dis the disclosure statement t	closure statement wa hat sets out particula	as filed w rs of the	ith the superintenden issued building perm	t, unless
	with	the superinter	ndent during that period.	The developer must a	lso eithe	r:	
	(i)		xpiry of the 9 month perio atement that sets out part				
	(ii)	upon the exp in a written u and will not r	iry of the 9 month period, ndertaking to the superint esume until after the nece other order may be issued	immediately cease m endent that all marke ssary amendment ha	arketing ting of th s been fil	the development and the development has concerned to the led, failing which a ce	eased ase
Add	litiona	ally, the develo	per must provide written r	notice without delay to	o the sup	perintendent if, during	the 9
mor	nth pe	riod, all units i	n the development proper not to proceed with the de	ty being marketed un			
(c)	or le	ease before the	eement used by the develo e purchaser's receipt of an ssued building permit, con	amendment to the di	isclosure	statement that sets o	
	(i)	amendment to layout or size including a re	r may cancel the purchase o the disclosure statement of the applicable develop creation centre or clubhou re issuance of the building	t that sets out particu ment unit, the constru use, or the general lay	lars of th uction of	e issued building per a major common facil	mit if the lity,
x			x	SE	AL		
WITNE	355)		(BUYER)	6	a)	PRINT NAME	
WITHE	55)		(BLIYER)		5	PRINT NAME	
X	(22)		X. (SELLER)	(9	per: S	pencer Creek Ventures	Inc.
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WITNE	(00)		(SELLER)	- ·		PRINT NAME	

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6				DATE:	
E	9			LIST NO.	
PROPER	TY ADDRESS: Unit	, 10525 - 240th Street, Maple	Ridge, BC		
FURTHER	TO THE CONTRACT OF	PURCHASE AND SALE DATE	MADE BETWE	EN Spencer Creek Ver	ntures Inc.
AS SELLE					
AS BUYE	R AND COVERING THE AB	OVE-MENTIONED PROPERTY, THE UN	DERSIGNED HEREBY AGRE	E AS FOLLOWS:	
31. DIS	CLOSURE STATEME	NT: Continued from previous page	9)		
	ADDITIONAL	RIGHTS PURSUANT TO POLICY	STATEMENT NUMBE	R 5 (continued)	
	that 12 month per purchaser may ca amendment only i common facility, i development, is m ) The amount of the disclosure statem the purchase pric () All deposits paid to to the purchaser u	y at his or her option cancel the lod until the required amendmer ncel the purchase agreement fo f the layout or size of the applic: ncluding a recreation centre or naterially changed by the issuan deposit to be paid by a purchas ent that sets out particulars of a e; and by a purchaser, including interes upon notice of cancellation from h 4 has been secured. Phase 5, 6 statement number six (6) as disclo	It is received by the pur r a period of seven day able development unit, clubhouse, or the gene ce of the building perm ser who has not yet rec in issued building perm at earned if applicable, the purchaser;	inchaser, at which tim ys after receipt of tha the construction of a eral layout of the nit; elved an amendmen nit is no more than 10 will be returned pron	ne the t a major t to the D% of nptly
		DNAL RIGHTS PURSUANT TO P			
If the d		on complying with the following			
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6	/			LIST NO.
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FURTHER TO	O THE CONTRACT OF P	PURCHASE AND SALE DATE	MADE BETW	EEN Spencer Creek Ventures In
AS SELLER, AS BUYER A		OVE-MENTIONED PROPERTY, THE UNDERSIG	NED HEREBY AGR	EE AS FOLLOWS:
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01. 01001		RIGHTS PURSUANT TO POLICY STAT	EMENT NUMB	ER 6 (continued)
		xpiry of the 9 month period, file with th		
	disclosure sta	tement that sets out particulars of a sat	isfactory financ	ing commitment; or
		piry of the 9 month period, immediately		
		written undertaking to the superintende ad will not resume until after the necess		
		marketing or other order may be issue		
	developer wit	thout further notice.		
	Additionally, the	developer must provide written notice	without delay	to the superintendent if.
	during the 9 mor	th period, all units in the development	property being	g marketed under this
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#### CONTRACT OF PURCHASE AND SALE INFORMATION ABOUT THIS CONTRACT

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INF	TIALS	

# THIS INFORMATION IS INCLUDED FOR THE ASSISTANCE OF THE PARTIES ONLY. IT DOES NOT FORM PART OF THE CONTRACT AND SHOULD NOT AFFECT THE PROPER INTERPRETATION OF ANY OF ITS TERMS.

- CONTRACT: This document, when signed by both parties, is a legally binding contract. READ IT CAREFULLY. The parties should ensure that everything that is agreed to is in writing.
- 2. DEPOSIT(S): Section 28 of the Real Estate Services Act requires that money held by a brokerage in respect of a real estate transaction for which there is an agreement between the padies for the acquisition and disposition of the real estate be held by the brokerage as a stakeholder. The money is held for the real estate transaction and not on behalf of one of the parties. If a party does not remove a subject clause, the brokerage requires the written agreement of both parties in order to release the deposit. If both parties do not sign the agreement to release the deposit, then the deposit issue.
- COMPLETION: (Section 4) Unless the parties are prepared to actually meet at the Land Title Office and exchange title documents for the Purchase Price, it is, in every case, advisable for the completion of the sale to take place in the following sequence:
   (a) The Buyer pays the Purchase Price or down payment in trust to the Buyer's Lawyer or Notary (who should advise the Buyer of the exact amount required) several days before the Completion Date, and the Buyer signs the documents.
  - (b) The Buyer's Lawyer or Notary prepares the documents and forwards them for signature to the Seller's Lawyer or Notary who returns the signed documents to the Buyer's Lawyer or Notary.

(c) The Buyer's Lawyer or Notary then attends to the deposit of the signed title documents (and any mortgages) in the appropriate Land Title Office. (d) The Buyer's Lawyer or Notary releases the sale proceeds at the Buyer's Lawyer's or Notary's office.

Since the Seller is entitled to the Seller's proceeds on the Completion Date, and since the sequence described above takes a day or more, it is strongly recommended that the Buyer deposits the money and the signed documents AT LEAST TWO DAYS before the Completion Date, or at the request of the Conveyancer, and that the Seller delivers the signed transfer documents no later than the morning of the day before the Completion Date.

- 4. POSSESSION: (Section 5) The Buyer should make arrangements though the real estate agents for obtaining possession. The Seller will not let the Buyer move in before the Seller has actually received the sale proceeds.
- 5. TITLE: (Section 9) It is up to the Buyer to satisfy the Buyer on matters of zoning or building or use restrictions, toxic or environmental hazards, encroachments on or by the property and any encumbrances which are staying on title before becoming legally bound. It is up to the Seller to specify in the Contract if there are any encumbrances, other than those listed in Section 9, which are staying on title before becoming legally bound. It is up to the Seller to specify as the Buyer are taking out a mortgage, make sure that title, zoning and building restrictions are all acceptable to your mortgage company. In certain circumstances, the mortgage company could refuse to advance funds. If you as the Seller are allowing the Buyer to assume your mortgage, you may still be responsible for payment of the mortgage, unless arrangements are made with your mortgage company.
- 6. CUSTOMARY COSTS: (Section 15) in particular circumstances there may be additional costs, but the following costs are applicable in most circumstances:

#### Costs to be Borne by the Seller

Lawyer or Notary Fees and Expenses: - attending to execution of documents Costs of clearing title, including: - discharge fees charged by encumbrance holders, - prepayment penalties. Real Estate Commission (plus GST). Goods and Services Tax. Lawyer or Notary Fees and Expenses: - searching fille, - Investigating fille, - dralling documents, - Land Title Registration fees. Survey Certificate (if required).

Costs to be Borne by the Buyer

Costs of Mortgage, including: - mortgage company's Lawyer/Notary, - appraisal (if applicable), - Land Title Registration fees. Fire Insurance Premium. Sales Tax (if applicable). Property Transfer Tax (if applicable). Goods and Services Tax (if applicable).

 RISK: (Section 16) The Buyer should arrange for insurance to be effective on the earlier of the Completion Date or the date the Seller receives the proceeds of sale, or the date the Seller vacates the property.

8. FORM OF CONTRACT: This Contract of Purchase and Sale is designed primarily for the purchase and sale of freehold residences. If your

- a house or other building under construction

a business

a lease other special circumstances (including the acquisition of land situated on a First Nations reserve)

Additional provisions, not contained in this form, may be needed, and professional advice should be obtained. A Property Disclosure Statement completed by the Seller may be available.

REV Aug/15

COPYRIGHT -- HOMESITE DEVELOPMENTS (ZERON) INC.

Tomesite ZERON.			PAGE of PAGE
			DATE:
		LIST NO.:	
PROPERTY ADDRESS: Ur	hit ,10525 - 240th Street, Maple I	Ridge, BC	
FURTHER TO THE CONTRACT	OF PURCHASE AND SALE DATE	MADE BETW	EEN Spencer Creek Ventures Inc.
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END OF AMENDMENT

## **DEEMED RELIANCE**

Section 22 of the *Real Estate Development Marketing Act* provides that every purchaser who is entitled to receive this Disclosure Statement is deemed to have relied on any false or misleading statement of a material fact contained in this Disclosure Statement, if any, and any omission to state a material fact. The Developer, its directors and any person who has signed or authorized the filing of this Disclosure Statement are liable to compensate the purchaser for any misrepresentation, subject to any defences available under section 22 of the Act.

# DECLARATION

The foregoing statements disclose, without misrepresentation, all material facts relating to the Development referred to above, as required by the *Real Estate Development Marketing Act* of British Columbia, as of November 8, 2016.

## **Developer:**

Homesite Developments (Zeron) Inc. By its authorized signatory:

Mr. Quinn Jeannotte Director

AND

Spencer Creek Ventures Inc. By its authorized signatory:

Mr. Keith Muir Director

**Personally:** 

Mr. Quinn Jeannotte

Mr. Keith Muir

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AND

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the mi

Mr. Keith Muir Director

Personally:

Mr. Quinn Jeannotte

Mr. Keith Muir