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 first four 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 – 240th Street, Maple Ridge, British Columbia.

Date of

Disclosure Statement: April 20, 2016

Date of this

Amendment: May 20, 2016

Name of Development: MAGNOLIA GROVE

Address: 10525 - 240th Street, Maple Ridge, BC (the "Development")

Developer(s): Homesite Developments (Zeron) Inc. &

Spencer Creek Ventures Inc.

Mailing Address C/O Fleming Olson Taneda & MacDougall

And Address for Barristers & Solicitors Service: 4038 – 200B Street

Langley, BC V3A 1N9 (the "Developer")

Agents of Developer: The Developer has a business relationship with a real estate brokerage

company, **Re/Max Lifestyles Realty**, with a place of business located at 22308 Dewdney Trunk Road, Maple Ridge, BC, V2X 3J2 to assist in marketing the Strata Lots. The agents of **Re/Max Lifestyles Realty** who will be involved in marketing of the Strata Lots are all licensed pursuant to the *Real Estate Services Act*. The Developer also reserves the right to utilize its own representatives to market the proposed Strata Lots. Agents of the Developer are not required to be licensed under the *Real Estate*

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

(the "Developer's Brokerage")

DISCLAIMER

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 prop	erty that is not yet c	ompleted
Please refer to section 7.2 for information on the purchase agreement.	That information ha	as been
drawn to the attention of		who has
confirmed that fact by initialing in the space provided here:	Dated	

The Disclosure Statement dated April 20th 2016, as amended by Amendments dated May 20th 2016, is amended as follows:

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

5.1 Construction Dates

Construction of Phases 1 and 2 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 - September 2015 Estimated Completion date - August 2016 to October 2016

Phase 2

Actual Commencement date – September 2015 Estimated Completion date – August 2016 to October 2016

Phase 3

Estimated Commencement date – April 2016 to June 2016 Estimated Completion date – November 2016 to January 2017

Phase 4

Estimated Commencement date – April 2016 to June 2016 Estimated Completion date – November 2016 to January 2017

Phase 5

Estimated Commencement date – August 2016 to October 2016 Estimated Completion date – March 2017 to May 2017

Phase 6

Estimated Commencement date – August 2017 to October 2016 Estimated Completion date – March 2017 to May 2017

Phase 7

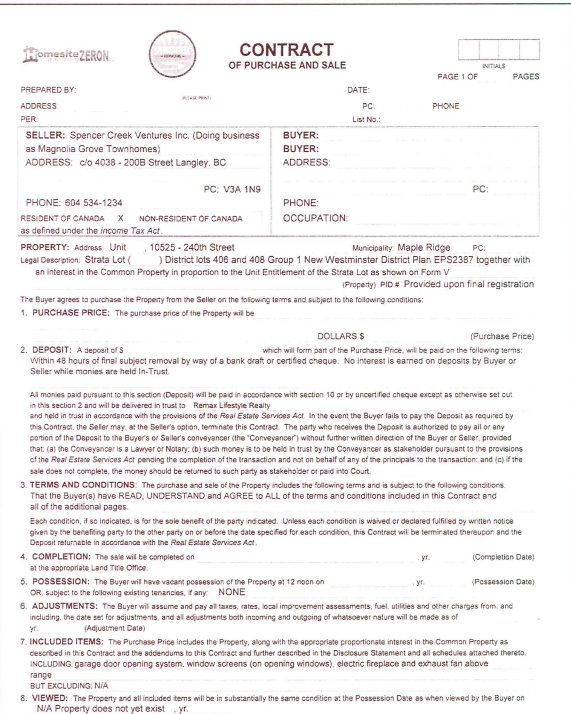
Estimated Commencement date – March 2017 to May 2017 Estimated Completion date – March 2018 to May 2018

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.

- 2. 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.
- 3. Rename title of "Schedule E Proposed Interim Budget" to read "Schedule E Proposed Interim Budget(s) and Strata Fees"
- 4. Rename title of "Schedule I Development Approvals" to read "Schedule H Development Approvals"
- 5. Rename title of "Schedule J Proposed Encumbrances" to read "Schedule I Proposed Encumbrances"
- 6. Section 2.1 General Description of the Development; paragraph 4 is changed to read "The actual dimensions and locations of the Strata Lots in phases 1, 2, 3 & 4 as constructed may vary slightly from what is depicted on the Strata Plan for these phases."
- 7. Section 6.1 Development Approvals; add to the end of the first paragraph "Building Permits have been issued for phases 1 & 2. Phase 3 & 4 buyers have additional rights pursuant to Financial Institutions Commission policy statement number five (5) as disclosed below."
- 8. Section 6.2 Construction Financing; add to the end of the first paragraph "Phase 3 & 4 buyers have additional rights pursuant to Financial Institution Commission policy statement number six (6) as disclosed below."
- 9. Delete contents of Schedule G Contract of Purchase and Sale and replace with the following pages:

Schedule G Contract of Purchase and Sale



REV. Aug/15

COPYRIGHT - HOMESITE DEVELOPMENTS (ZERON) INC





PROPERTY ADDRESS: Unit , 10525 - 240th Street, Maple Ridge, BC

PAGE 2 of

PAGES

- 9. TITLE: Free and clear of all encumbrances except subsisting conditions, provisos, restrictions, exceptions and reservations, including royalties, contained in the original grant or contained in any other grant or disposition from the Crown, charges within the Disclosure Statement and registered or pending restrictive covenants and rights-of-way in favour of utilities and public authorities except as otherwise set out herein.
- 10. TENDER: Payment of monies by the Buyer to the Seller will be by certified cheque or Lawyer's/Notary's/real estate brokerage's trust cheque.
- 11. DOCUMENTS: All documents required to give effect to this Contract will be delivered in registrable form where necessary and will be lodged for registration in the appropriate Land Title Office by 4 pm on the Completion Date.
- 12. TIME: Time will be of the essence hereof, and unless the balance of the cash payment is paid and such formal agreements to pay the balance as may be necessary is entered into on or before the Completion Date, the Seller may at the Seller's option, terminate this Contract, and, in such event, the amount paid by the Buyer will be non-refundable and absolutely forfeited to the Seller in accordance with the Real Estate Services Act, on account of damages, without prejudice to the Seller's other remedies.
- 13. BUYER FINANCING: If the Buyer is relying upon a new mortgage to finance the Purchase Price, the Buyer, while still required to pay the Purchase Price on the Completion Date, may wait to pay the Purchase Price to the Seller until after the transfer and new mortgage documents have been lodged for registration in the appropriate Land Title Office, but only if, before such lodging, the Buyer has: (a) made available for tender to the Seller that portion of the Purchase Price not secured by the new mortgage, and (b) fulfilled all the new mortgage's conditions for funding except lodging the mortgage for registration, and (c) made available to the Seller, a Lawyer's or Notary's undertaking to pay the Purchase Price upon the lodging of the transfer and new mortgage documents and the advance by the mortgage of the mortgage proceeds pursuant to standard undertakings (the "Undertakings").
- 14. CLEARING TITLE: If the Seller has existing financial charges to be cleared from title, the Seller, while still required to clear such charges, may wait to pay and discharge existing financial charges until immediately after receipt of the Purchase Price, but in this event, the Seller agrees that payment of the Purchase Price shall be made by the Buyer's Lawyer or Notary to the Seller's Lawyer or Notary, on the Undertaking to pay out and discharge the financial charges, and remit the balance, if any, to the Seller.
- 15. COSTS: The Buyer will bear all costs of the conveyance and, if applicable, any costs related to arranging a mortgage and the Seller will bear all costs of clearing title.
- 16. RISK: All buildings on the Property and all other items included in the purchase and sale will be, and remain, at the risk of the Seller until 12:01a.m. on the Completion Date. After that time, the Property and all included items will be at the risk of the Buyer.
- 17. PLURAL: In this Contract, any reference to a party includes that party's heirs, executors, administrators, successors and assigns; singular includes plural and masculine includes feminine.
- 18. REPRESENTATIONS AND WARRANTIES: There are no representations, warranties, guarantees, promises or agreements other than those set out in this Contract, all of which will survive the completion of the sale. The Buyer accepts the responsibility to verify and obtain in writing ALL verbal representations, if any, that the Buyer may be relying upon or deems to be significant or important.
- 19. PERSONAL INFORMATION: The Buyer agrees to the collection, use, disclosure and release of ALL information collected to any other party.
- 20. AGENCY DISCLOSURE: The Seller and the Buyer acknowledge having received, read and understood the brochure published by the British Columbia Real Estate Association entitled Working With a REALTOR® and acknowledge and confirm as follows:

 (a) the Seller has an agency relationship with

 Ron Antalek Personal Real Estate Corporation who is licensed in relation to DESIGNATED AGENTALICENSEE

 (b) the Buyer has an agency relationship with who is licensed in relation to

DESIGNATED AGENT/LICENSEE

DESIGNATED AGENT/LICENSEE

BROKERAGE

Who is/are licensed

DESIGNATED AGENT/LICENSEE

in relation to having signed a limited dual agency agreement dates.

BROKERAGE

If only (A) has been completed, the Buyer is acknowledging no agency relationship. If only (B) has been completed, the Seller is acknowledging no

- 21. ACCEPTANCE IRREVOCABLE (Buyer and Seller): The Seller and the Buyer specifically confirm that this Contract of Purchase and Sale is executed under seal. It is agreed and understood that the Seller's acceptance is irrevocable, including without limitation, during the period prior to the date specified for the Buyer to either: a) fulfill or waive the terms and conditions herein contained; and/or b) exercise any option(s) herein contained.
- 22. THIS IS A LEGAL DOCUMENT. READ THIS ENTIRE DOCUMENT AND INFORMATION PAGE BEFORE YOU SIGN.

22. THIS IS A LEGAL DUCUM	ert. Read frid entire document	AND INFORMATION FAC	ac perune	FOU SIGN.
23. OFFER: This offer, or counte	r-offer, will be open for acceptance until	4 o'clock	p m. on	
	, yr.	and upon acceptance of	the offer, or cou	inter-offer, by accepting
in writing and notifying the other	party of such acceptance, there will be a bind	ing Contract of Purchase and	Sale on the term	ns and conditions set forth.
X		(si	EAL)	
(WITNESS)	(BUYER)	7	_	(PRINT NAME)
X		S	EAL	
(WITNESS)	(BUYER)			(PRINT NAME)
ACCEPTANCE, THE COMME	and the second s			00 00

24. ACCEPTANCE: The Selier (a) hereby accepts the above offer and agrees to complete the sale upon the terms and conditions set out above, (b) agrees to pay commission as per the Listing Contract, and (c) authorizes and instructs the Buyer and anyone acting on behalf of the Buyer or Selier to pay the commission out of the proceeds of sale and forward copies of the Seller's Statement of Adjustments to the Cooperating/Listing Brokerage, as requested forthwith after completion.
The Seller's acceptance is dated
, yr.

Brokerage, as requested forthwit	h after completion.	The Seller's acceptance is dated		, yr.
X (WITNESS) X (WITNESS)	(SELLER)		SEAL per: Spencer	(PRINT NAME) Creek Ventures Inc
REV, Aug/15			COPYRIGHT - HOMESITE DE	EVELOPMENTS (ZERON) IN



PAGE 3 of

PAGES

DATE: LIST NO.:

PROPERTY ADDRESS: Ur		
-0-2	nit , 10525 - 240th Street, Maple	e Ridge, BC
FURTHER TO THE CONTRACT AS SELLER, AND	T OF PURCHASE AND SALE DATE	MADE BETWEEN Spencer Creek Ventures Inc.
AS BUYER AND COVERING TH	HE ABOVE-MENTIONED PROPERTY, THE U	INDERSIGNED HEREBY AGREE AS FOLLOWS:
the Completion Date, a co		st have finished all work, and delivered to the Buyer, by City/Regional District Occupancy Certificate or other ipleted, and ready for occupancy.
and all amendments filed the terms of this Contract	thereafter prior to signing this Contrated are the terms under which the proposition have had a reasonable opportunity to	agnolia Grove Disclosure Statement' dated April 20, 2016 act and the provisions of the Disclosure Statement and used Strata Lot is sold and purchased. (Each Buyer prints a read the Magnolia Grove Disclosure Statement Provided
() Doollon L roquiros a u	reposit of money be paid within 40 Ho	urs of final subject removal by way of a bank draft or
certified cheque (to the pa Property at the time the s to meet the terms and cor the Contract, and, in such Developer/Seller on accor ready willing and able to cannot deliver the Property	arty indicated in section 2). All monie ale completes. In any such case, if th notitions in the Contract, the Develope n event, the amount paid by the Buyer unt of damages, without prejudice to complete and has met the terms and	is paid will be applied toward the purchase price of the lie sale does not complete due to the Buyer not being able er/Seller may at the Developer/Seller's option, terminate r will be non-refundable and absolutely forfeited to the the Developer/Seller's other remedies. If the Buyer is conditions in the Contract and the Developer/Seller mount paid by the Buyer will be refunded to the Buyer
certified cheque (to the pa Property at the time the ss to meet the terms and con the Contract, and, in such Developer/Seller on accor ready willing and able to cannot deliver the Propert and the Buyer shall not he (4) The Buyer agrees to a Property on their website and all information publist "Without Prejudice". The original marketing materia	arty indicated in section 2). All monie ale completes. In any such case, if the notitions in the Contract, the Developed nevent, the amount paid by the Buyer unt of damages, without prejudice to complete and has met the terms and the sadescribed in the Contract, the anave any further recourse against the I callow Homesite Developments Inc. (the for as long as Homesite Development and on the Internet or in print is only a Buyer accepts that the Developer/Se	es paid will be applied toward the purchase price of the le sale does not complete due to the Buyer not being able er/Seller may at the Developer/Seller's option, terminate in will be non-refundable and absolutely forfeited to the the Developer/Seller's other remedies. If the Buyer is conditions in the Contract and the Developer/Seller mount paid by the Buyer will be refunded to the Buyer Developer/Seller. The parent company) to include information about the last inc., and their assigns, wishes to do so and that any an approximation of the Property and is published alter has made many changes/improvements since the print and discussed and that the Buyer is not relying
certified cheque (to the pa Property at the time the ss to meet the terms and conthe Contract, and, in such Developer/Seller on accor ready willing and able to cannot deliver the Propert and the Buyer shall not have the such (4) The Buyer agrees to a Property on their website and all information publist "Without Prejudice". The original marketing material en	arty indicated in section 2). All monie ale completes. In any such case, if the notitions in the Contract, the Develope in event, the amount paid by the Buyer unt of damages, without prejudice to complete and has met the terms and ty as described in the Contract, the a ave any further recourse against the I allow Homesite Developments Inc. (the for as long as Homesite Developmented on the Internet or in print is only a Buyer accepts that the Developer/Seals were published on the website, in except what has been included within	es paid will be applied toward the purchase price of the le sale does not complete due to the Buyer not being able er/Seller may at the Developer/Seller's option, terminate r will be non-refundable and absolutely forfeited to the the Developer/Seller's other remedies. If the Buyer is conditions in the Contract and the Developer/Seller mount paid by the Buyer will be refunded to the Buyer Developer/Seller. The parent company) to include information about the last inc., and their assigns, wishes to do so and that any an approximation of the Property and is published eller has made many changes/improvements since the print and discussed and that the Buyer is not relying
certified cheque (to the pa Property at the time the s to meet the terms and con the Contract, and, in such Developer/Seller on accor ready willing and able to c cannot deliver the Property and the Buyer shall not have (4) The Buyer agrees to a Property on their website and all information publish "Without Prejudice". The original marketing materia upon any other material e	arty indicated in section 2). All monie ale completes. In any such case, if the notions in the Contract, the Developed nevent, the amount paid by the Buyer unt of damages, without prejudice to complete and has met the terms and the secribed in the Contract, the allow Homesite Developments Inc. (the for as long as Homesite Development and on the Internet or in print is only a Buyer accepts that the Developer/Seals were published on the website, in except what has been included within the Contract of the co	as paid will be applied toward the purchase price of the le sale does not complete due to the Buyer not being able er/Seller may at the Developer/Seller's option, terminate in will be non-refundable and absolutely forfeited to the the Developer/Seller's other remedies. If the Buyer is conditions in the Contract and the Developer/Seller mount paid by the Buyer will be refunded to the Buyer Developer/Seller. The parent company) to include information about the stallon, and their assigns, wishes to do so and that any an approximation of the Property and is published aller has made many changes/improvements since the print and discussed and that the Buyer is not relying this Contract of Purchase and Sale.
certified cheque (to the pa Property at the time the ss to meet the terms and conthe Contract, and, in such Developer/Seller on accor ready willing and able to cannot deliver the Propert and the Buyer shall not he (4) The Buyer agrees to a Property on their website and all information publist "Without Prejudice". The original marketing materia upon any other material e	arty indicated in section 2). All monie ale completes. In any such case, if the notions in the Contract, the Developed nevent, the amount paid by the Buyer unt of damages, without prejudice to complete and has met the terms and try as described in the Contract, the allow Homesite Developments Inc. (the for as long as Homesite Developmented on the Internet or in print is only a Buyer accepts that the Developer/Seals were published on the website, in except what has been included within	es paid will be applied toward the purchase price of the le sale does not complete due to the Buyer not being able er/Seller may at the Developer/Seller's option, terminate r will be non-refundable and absolutely forfeited to the the Developer/Seller's other remedies. If the Buyer is conditions in the Contract and the Developer/Seller mount paid by the Buyer will be refunded to the Buyer Developer/Seller. The parent company) to include information about the last Inc., and their assigns, wishes to do so and that any an approximation of the Property and is published aller has made many changes/improvements since the print and discussed and that the Buyer is not relying this Contract of Purchase and Sale. SEAL PRINT NAME PRINT NAME
certified cheque (to the pa Property at the time the stomeet the terms and conthe Contract, and, in such Developer/Seller on accorready willing and able to cannot deliver the Propert and the Buyer shall not he (4) The Buyer agrees to a Property on their website and all information publist "Without Prejudice". The original marketing materia	arty indicated in section 2). All monie ale completes. In any such case, if the notions in the Contract, the Developer in event, the amount paid by the Buyer unt of damages, without prejudice to complete and has met the terms and the section of the contract, the allow Homesite Developments Inc. (the for as long as Homesite Developmented on the Internet or in print is only as Buyer accepts that the Developer/Seals were published on the website, in except what has been included within the contract of the co	es paid will be applied toward the purchase price of the le sale does not complete due to the Buyer not being able er/Seller may at the Developer/Seller's option, terminate r will be non-refundable and absolutely forfeited to the the Developer/Seller's other remedies. If the Buyer is conditions in the Contract and the Developer/Seller mount paid by the Buyer will be refunded to the Buyer Developer/Seller. The parent company to include information about the last inc., and their assigns, wishes to do so and that any an approximation of the Property and is published aller has made many changes/improvements since the print and discussed and that the Buyer is not relying this Contract of Purchase and Sale. SEAL PRINT NAME SEAL PRINT NAME SEAL PRINT NAME SEAL PRINT NAME SEAL PRINT NAME
certified cheque (to the pa Property at the time the s to meet the terms and con the Contract, and, in such Developer/Seller on accor ready willing and able to a cannot deliver the Property and the Buyer shall not he (4) The Buyer agrees to a Property on their website and all information publist "Without Prejudice". The original marketing materia upon any other material e	arty indicated in section 2). All monie ale completes. In any such case, if the notions in the Contract, the Develope in event, the amount paid by the Buyer unt of damages, without prejudice to complete and has met the terms and ty as described in the Contract, the a ave any further recourse against the I allow Homesite Developments Inc. (the for as long as Homesite Developmented on the Internet or in print is only a Buyer accepts that the Developer/Seals were published on the website, in except what has been included within the Contract of the contrac	es paid will be applied toward the purchase price of the le sale does not complete due to the Buyer not being able er/Seller may at the Developer/Seller's option, terminate r will be non-refundable and absolutely forfeited to the the Developer/Seller's other remedies. If the Buyer is conditions in the Contract and the Developer/Seller mount paid by the Buyer will be refunded to the Buyer Developer/Seller. The parent company) to include information about the last Inc., and their assigns, wishes to do so and that any an approximation of the Property and is published aller has made many changes/improvements since the print and discussed and that the Buyer is not relying this Contract of Purchase and Sale. SEAL PRINT NAME PRINT NAME

] omesite ZERON.

CONTRACT OF PURCHASE AND SALE ADDENDUM



PAGE 4 of

LIST NO .:

PAGES

DATE:

PROPERTY ADDRESS: Unit

,10525 - 240th Street, Maple Ridge, BC

FURTHER TO THE CONTRACT OF PURCHASE AND SALE DATE

MADE BETWEEN Spencer Creek Ventures Inc.

AS SELLER AND

AS BUYER AND COVERING THE ABOVE-MENTIONED PROPERTY, THE UNDERSIGNED HEREBY AGREE AS FOLLOWS:

25. GENERAL: Continued from previous page

- (6) The Seller and the Buyer acknowledge and agree that this Contract DOES NOT adopt CBA (Canadian Bar Association) Standard Undertakings; however, if the Buyer requires such the Seller agrees to use CBA Standard Undertakings at the Buyer's expense.
- (7) The Buyer is aware and agrees to the legal description of the Development and Property title changing after the strata plan has been registered at the Land Title Office.
- (8) The Buyer agrees that any notice required in connection with this Contract, Disclosure Statement or any other related material is deemed to be delivered if it is delivered in person or emailed either to the Buyer, the Buyer's Solicitor or the Buyer's real estate brokerage (Realtor).
- (9) The Buyer has reviewed the current Title (PID 029-448-760) and agrees to accept all charges and encumbrances that are on the title as of the date of signing this contract except for any existing financial charges (mortgages). The Buyer further understands that the title will be affected by further charges and encumbrances that are listed in the Disclosure Statement dated April 20, 2016 and further amendments.
- (10) The Buyer agrees that the Developer/Seller may, upon receipt of another acceptable offer deliver a written notice to the Buyer, or to the Buyer's Broker, requiring the Buyer to remove all conditions from the contract within 72 hours of the delivery of the notice, not to include Sundays and Statutory Holidays. Should the Buyer fail to remove all the conditions before the expiry of the notice period, the contract will terminate
- (11) The Buyer and Seller agree that faxed or emailed copies of this Contract are acceptable and binding.
- (12) The Buyer agrees that the Developer/Seller may extend the Completion, Possession and Adjustment dates up to sixty (60) days not including weekends or statutory holidays if deemed necessary by the Developer/Seller by delivering written notice to the Buyer or the Buyer's Broker that the Developer/Seller is exercising their right to adjust the dates and stating the new Completion, Possession and Adjustment dates.

26. CONSTRUCTION:

- (1) This Contract shall remain in full force and effect notwithstanding that the building plans and specifications (including without limitation features, design, materials, layout, location, size and number of windows and doors and common facilities) may be varied by the Seller, as deemed desireable and reasonable in the sole opinion of the Seller and/or the Seller's project architect, or as may be required by any authorities, and that in any such event the Buyer shall not have any claim or cause of action against the Developer/Seller.
- (2) The Buyer is aware and accepts that actual construction may vary from the details in the marketing materials and display homes. Unit-by-unit, variations will occur due to lot topography, building seperations, view lines, and architectural variances created to comply with the requirements of the City of Maple Ridge for the Development to produce a variety of external building appearances. These variations may include, among other things, differences in room configurations and dimensions as well as window sizes, window seats and service utility and electrical closets

X (WITNESS)	X (BUYER)	(SEAL) PRINT NAME
X	X	(SEAL)
(WITNESS)	(BUYER)	PRINT NAME
X	X	(SEAL) per: Spencer Creek Ventures Inc.
(WITNESS)	(SELLER)	PRINT NAME
X	X	(SEAL)
(WITNESS)	(SELLER)	PRINT NAME

REV Aug/15

COPYRIGHT - HOMESITE DEVELOPMENTS (ZERON) INC





PAGE 5 of

LIST NO .:

PAGES

DATE:

PROPERTY ADDRESS: Unit

, 10525 - 240th Street, Maple Ridge, BC

FURTHER TO THE CONTRACT OF PURCHASE AND SALE DATE

MADE BETWEEN Spencer Creek Ventures Inc.

AS SELLER, AND

AS BUYER AND COVERING THE ABOVE-MENTIONED PROPERTY, THE UNDERSIGNED HEREBY AGREE AS FOLLOWS:

26. CONSTRUCTION: Continued from previous page

- (3) Due to the natural variations of colour and texture in wood, stone, laminate and dye lots of tile, carpet and other components of the Strata Lot unit and the fact that the colour of natural products will change over time, the finishes of the components of the Strata Lot may differ from the colour and textures shown in the display suite and any samples provided or viewed by the Buyer. These variations are inherent characteristics which cannot be fully controlled and the Seller does not guarantee an exact match on the interior or exterior.
- (4) The Buyer agrees that should certain materials not be readily available to the Seller, the Seller reserves the right to select substitute materials of equal or appropriate similar grade, at the Developer/Seller's discretion.
- (5) Circumstances beyond the control of the Developer/Seller including but not limited to a hurricane, flood, earthquake, volcanic eruption, war, strike, riot, crime, labour disputes, lockouts, climatic conditions, act of Governmental Authorities, inability to obtain or delay in obtaining labour, materials or equipment, flood, delay or failure by carriers or contractors, unavailability of supplies or materials, breakage or other casualty, fire, explosion or accident however caused, interference by the Buyer or any other acts of God, or any other circumstances whatsoever beyond the exclusive control of the Developer/Seller that cause a delay extend the Completion Date by that same amount of time; and, if the Developer/Seller is not able to deliver the Property by the agreed upon date the Deposit may be forthwith refunded to the Buyer and the Buyer will have no further recourse against the Developer/Seller.
- (6) The Buyer is purchasing the Property with full awareness and accepts that the Property is a phased development and there will be, 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.

27. COSTS (that may be incurred):

- (1) Unless expressly stated otherwise in this Contract, the Buyer and Seller agree to each be responsible for their own share of taxes and other Customary Costs as described on the "INFORMATION ABOUT THIS CONTRACT" sheet that is attached to this Contract.
- (2) The Buyer agrees that the Buyer's lawyer/notary will be responsible for, and will pay for, the costs to deliver purchase documents, including a properly prepared Form A Transfer and Statement of Adjustments, at least one (1) day in advance of the Completion Date, and to deliver, at the Buyers cost, before 3:00pm on the Completion Date, the full amount required to complete, to the Seller's lawyer/notary.

28. TAXES

- (1) The Buyer and Seller agree to each obtain independant tax, accounting and legal advice from a qualified individual.
- (2) The Buyer understands that this Property, and other included items, are in a NEW condition and agrees to be responsible for the payment of ALL Goods and Services Tax (and ANY other applicable taxes including property transfer tax, service or transition taxes, value added taxes or PST) in accordance with ALL of the Act(s) and regulations by all legal authorities and that the Property is sold exclusive of all applicable taxes including all housing rebates.

X	(SEAL)
(BUYER)	PRINT NAME
X	(SEAL)
(BUYER)	PRINT NAME
X	(SEAL) per: Spencer Creek Ventures Inc.
(SELLER)	PRINT NAME
X	(SEAL)
(SELLER)	PRINT NAME
	X (BUYER) X (SELLER) X

REV Aug/15

COPYRIGHT - HOMESITE DEVELOPMENTS (ZERON) INC

b....

[]omesiteZERON

CONTRACT OF PURCHASE AND SALE ADDENDUM

PAGE 6 of

PAGES

DATE:

LIST NO.:

, 10525 - 240th Street, Maple Ridge, BC

FURTHER TO THE CONTRACT OF PURCHASE AND SALE DATE

MADE BETWEEN Spencer Creek Ventures Inc.

AS SELLER, AND

PROPERTY ADDRESS: Unit

AS BUYER AND COVERING THE ABOVE-MENTIONED PROPERTY, THE UNDERSIGNED HEREBY AGREE AS FOLLOWS:

29. OWNERSHIP:

- (1) The Buyer and Seller agree that the Buyer's lawyer/notary will hold back from the sale proceeds an amount equal to 7% of the gross purchase price and forward to the Seller's lawyer to be held in trust for 55 days from the Completion Date. The Buyer's lawyer/notary will do a title search for Builders liens and advise the Seller by the 56th day of any liens. In the event the Seller's lawyer/notary is not notified by the 60th day then this holdback shall be released to the Seller in full. The Buyer agrees that any holdback amount may not be used for any other purposes including payment of legal fees and/or disbursements to any party.
- (2) The Seller warrants that the Seller is duly licensed pursuant to the Homeowner Protection Act and that the Development is covered by a 2-5-10 New Home Warranty program provided by National Home Warranty. The Buyer and Seller agree that the Buyer and an authorized technical representative of the Seller together will conduct a walk-through inspection of the property no later than 5 days before Completion Date. The Parties will, immediately after completion of the walk-through inspection, complete a deficiency list of mutually agreed upon items to be remedied by the Seller. Any dispute concerning completion of deficiencies will be settled by a representative of National Home Warranty Company. The Buyer agrees to provide the Seller or a representative of the Seller access to the residence during reasonable business hours on 48 hours prior notice to repair any outstanding deficiencies between the hours of 8:00am and 5:00pm, Monday to Saturday, after the Completion Date. Should reasonable access not be provided by the Buyer after two (2) attempts are made by the Seller, the Seller is absolved from repairing any repairs or deficiencies outstanding on the Completion Date.
- (3) The Buyer is aware and accepts responsibility for payment of a monthly strata fee that will be assessed to the Unit after the Completion Date, an interim budget may cause a higher fee for a temporary period for the first phases up to a maximum amount of \$250.00 per Strata Lot per month. There may be special assessments from time to time or the monthly strata fees may change from time to time if the Strata Corporation makes those change(s).
- (4) Section 18 shall not merge on the completion of the purchase of the Property; all valid warranties shall continue.
- (5) The Buyer understands that there are many reasons why the Developer/Seller may be required access to all portions of the Strata Lot, Common Property and Limited Common Property, including but not limited to, installing or maintaining the landscaping, repairing or extending fences, adjusting final grading to match to future phases, assembly of scaffolding or parking of a sky lift to enable the Developer/Seller to complete future phases and any other necessary access to and over the Property, including any portion of the Strata Lot, Common Property and Limited Common Property for as long as required to complete all of the construction necessary and to repair, maintain and service for any period during the 2-5-10 warranty period and beyond the warranty period if the Developer/Seller requires. The Buyer further agrees to jointly assist the Developer/Seller to care for the plants during any dry periods if directed to do so, and agrees to allow the Developer/Seller, and their agents, access and permission to use water from exterior bibs and all other things necessary to care for or replace soft and hard landscapes with 48 hours notice 8:00am and 5:00pm daily.
- (6) The Buyer agrees to abide by the strata bylaws that govern the use and enjoyment of the Property, Limited Common Property and the Common Property.

X	X	(SEAL)	
(WITNESS)	(BUYER)		PRINT NAME
X	X	(SEAL)	
(WITNESS)	(BUYER)		PRINT NAME
X	X	(SEAL) per: Spencer	Creek Ventures Inc.
(WITNESS)	(SELLER)		PRINT NAME
X	X	(SEAL)	
(WITNESS)	(SELLER)		PRINT NAME

REV Aug/15

COPYRIGHT - HOMESITE DEVELOPMENTS (ZERON) INC

Pentra

Momesite ZERON

CONTRACT OF PURCHASE AND SALE ADDENDUM

E 7 of

PAGES

PAGE 7 of
DATE:
LIST NO .:

PROPERTY ADDRESS: Unit	, 10525 - 240th Street, Maple Ridg	e, BC	
FURTHER TO THE CONTRACT OF PUR AS SELLER, AND	CHASE AND SALE DATE	MADE BETWEEN Spencer Cree	k Ventures Inc.
AS BUYER AND COVERING THE ABOVE	E-MENTIONED PROPERTY, THE UNDERS	SIGNED HEREBY AGREE AS FOLLOWS:	
29. OWNERSHIP: Continued from (7) The Buyer and Seller agree the Contract.		f this Contract shall survive Completion	on of this
granted by the Seller, further, the		ny party unless express permission to tise or resell their rights, title or interessession.	
 b. using any Common Property for relation to the Development; 	Development for display suites, store or construction or storage until the c	completion of construction and warran	
Development, except in strata lots Development; and,	s that it no longer owns, for so long	t, and posting signs anywhere on the as the Developer/Seller owns any pa	irt of the
d. the Buyer covenants with the S Developer.	Seller to do all things necessary to p	ermit and facilitate marketing activitie	s of the
[] The option to have in-sink wa	ded appliance package is included aste disposal is included in this Con		cluded in
[] The option to have the closet [] The option to have the built-in [] The option to have the extra [] The option to have the perso	nalized backsplash in the Kitchen is	Contract. upper floors is included in this Contra	
Contract. [] The option to have hardwood Contract.	I flooring throughout the entire hom	e (with carpet on the stairs) is include	d in this
	ard personal elevator from the mair rator travel to reach to the lower lev	n to upper level is included in this Con rel is included in this Contract.	tract.
countertops; or,		style maple cabinets and darker quart	z
[] The color pallet chosen is BE countertops.	ACH with ebony stained snaker sty	le maple cabinets and lighter quartz	
X	×	(SEAL)	
(WITNESS)	(BUYER)	(SEAL)	
(WITNESS)	(BUYER)	PRINT NAME	
X (WITNESS)	X (SELLER)	per: Spencer Creek Ventur	res Inc.
X (W/TNESS)	X	(SEAL)	
(11111100)	(SELLER)	PRINT NAME	

REV Aug/15

COPYRIGHT - HOMESITE DEVELOPMENTS (ZERON) INC





PAGE 8 of

PAGES

DATE:

LIST NO .:

PROPERTY ADDRESS: Unit

, 10525 - 240th Street, Maple Ridge, BC

FURTHER TO THE CONTRACT OF PURCHASE AND SALE DATE

MADE BETWEEN Spencer Creek Ventures Inc.

AS SELLER, AND

AS BUYER AND COVERING THE ABOVE-MENTIONED PROPERTY, THE UNDERSIGNED HEREBY AGREE AS FOLLOWS:

31. DISCLOSURE STATEMENT: Building Permits have been issued for Phases 1 & 2. Phase 3 & 4 Buyers have additional rights pusuant to Financial Institutions Commission policy statement number five (5) as disclosed below.

ADDITIONAL RIGHTS PURSUANT TO POLICY STATEMENT NUMBER 5

If the developer has obtained approval in principle, as described in paragraph 5 of this Policy Statement, to construct or otherwise create the development units from the appropriate municipal or other government authority, the superintendent will permit a developer to begin marketing on complying with the following terms and conditions:

- (a) The estimated date, as disclosed in the disclosure statement, for the issuance of a building permit, is 9 months or less from the date the developer filed the disclosure statement with the superintendent;
- (b) The developer markets the proposed development units under the disclosure statement for a period of no more than 9 months from the date the disclosure statement was filed with the superintendent, unless an amendment to the disclosure statement that sets out particulars of the issued building permit is filed with the superintendent during that period. The developer must also either:
 - (i) prior to the expiry of the 9 month period, file with the superintendent an amendment to the disclosure statement that sets out particulars of the issued building permit; or
 - (ii) upon the expiry of the 9 month period, immediately cease marketing the development and confirm in a written undertaking to the superintendent that all marketing of the development has ceased and will not resume until after the necessary amendment has been filed, failing which a cease marketing or other order may be issued by the superintendent to the developer without further notice.

Additionally, the developer must provide written notice without delay to the superintendent if, during the 9 month period, all units in the development property being marketed under this Policy Statement are sold or the developer has decided not to proceed with the development;

- (c) Any purchase agreement used by the developer, with respect to any development unit offered for sale or lease before the purchaser's receipt of an amendment to the disclosure statement that sets out particulars of the issued building permit, contains the following provisions:
 - (i) The purchaser may cancel the purchase agreement for a period of seven days after receipt of an amendment to the disclosure statement that sets out particulars of the issued building permit if the layout or size of the applicable development unit, the construction of a major common facility, including a recreation centre or clubhouse, or the general layout of the development, is materially changed by the issuance of the building permit;

X	X	(SEAL)
(WITNESS)	(BUYER)	PRINT NAME
^	Α	(SEAL)
(WITNESS)	(BUYER)	PRINT NAME
X	X	(SEAL) per: Spencer Creek Ventures Inc.
(WITNESS)	(SELLER)	PRINT NAME
X	X	(SEAL)
(WITNESS)	(SELLER)	PRINT NAME

REV. Aug/15

COPYRIGHT - HOMESITE DEVELOPMENTS (ZERON) INC

i...





PAGE 9 of

PAGES

DATE:

PROPERTY ADDRESS: Unit , 10525 - 240th Street, Maple Ridge, BC

The second of th

FURTHER TO THE CONTRACT OF PURCHASE AND SALE DATE

MADE BETWEEN Spencer Creek Ventures Inc.

AS SELLER, AND

AS BUYER AND COVERING THE ABOVE-MENTIONED PROPERTY, THE UNDERSIGNED HEREBY AGREE AS FOLLOWS:

31. DISCLOSURE STATEMENT: Continued from previous page

ADDITIONAL RIGHTS PURSUANT TO POLICY STATEMENT NUMBER 5 (continued)

- (ii) If an amendment to the disclosure statement that sets out particulars of an issued building permit is not received by the purchaser within 12 months after the initial disclosure statement was filed, the purchaser may at his or her option cancel the purchase agreement at any time after the end of that 12 month period until the required amendment is received by the purchaser, at which time the purchaser may cancel the purchase agreement for a period of seven days after receipt of that amendment only if the layout or size of the applicable development unit, the construction of a major common facility, including a recreation centre or clubhouse, or the general layout of the development, is materially changed by the issuance of the building permit;
- (iii) The amount of the deposit to be paid by a purchaser who has not yet received an amendment to the disclosure statement that sets out particulars of an issued building permit is no more than 10% of the purchase price; and
- (iv) All deposits paid by a purchaser, including interest earned if applicable, will be returned promptly to the purchaser upon notice of cancellation from the purchaser;

Financing for phases 3 & 4 has not yet been secured. Phase 3 & 4 Buyers have additional rights pursuant to Financial Institution Commission policy statement number six (6) as disclosed below.

ADDITIONAL RIGHTS PURSUANT TO POLICY STATEMENT NUMBER 6

If the developer has not obtained a satisfactory financing commitment, the developer may market the development units, but only on complying with the following terms and conditions:

- (a) The estimated date for obtaining a satisfactory financing commitment, as disclosed in the disclosure statement, is 9 months or less from the date the developer filed the disclosure statement with the superintendent;
- (b) The developer markets the proposed development units under the disclosure statement for a period of no more than 9 months from the date the disclosure statement was filed with the superintendent, unless an amendment to the disclosure statement that sets out particulars of a satisfactory financing commitment is filed with the superintendent during that period. The developer must also either:

Continued next page.

X (WITNESS)	X (BUYER)	(SEAL) PRINT NAME
X	X	(SEAL)
(WITNESS)	(BUYER)	PRINT NAME
X	X	(SEAL) per: Spencer Creek Ventures Inc.
(WITNESS)	(SELLER)	PRINT NAME
X	X	(SEAL)
(WITNESS)	(SELLER)	PRINT NAME

REV Aug/15

COPYRIGHT - HOMESITE DEVELOPMENTS (ZERON) INC

"Augo

M I	10-	-			200	25	29 /	21	8
	LIS	HE.	62	ite	L	100	Νĺ	ji	V.

(A)

PAGE 10 of

PAGES

DATE: LIST NO.:

PROPERTY ADDRESS:	Unit	.10525 - 240th Street.

FURTHER TO THE CONTRACT OF PURCHASE AND SALE DATE

MADE BETWEEN Spencer Creek Ventures Inc.

AS SELLER, AND

AS BUYER AND COVERING THE ABOVE-MENTIONED PROPERTY, THE UNDERSIGNED HEREBY AGREE AS FOLLOWS:

31. DISCLOSURE STATEMENT: Continued from previous page

ADDITIONAL RIGHTS PURSUANT TO POLICY STATEMENT NUMBER 6 (continued)

(i) prior to the expiry of the 9 month period, file with the superintendent an amendment to the disclosure statement that sets out particulars of a satisfactory financing commitment; or

Maple Ridge, BC

(ii) upon the expiry of the 9 month period, immediately cease marketing the development and confirm in a written undertaking to the superintendent that all marketing of the development has ceased and will not resume until after the necessary amendment has been filed, failing which a cease marketing or other order may be issued by the superintendent to the developer without further notice.

Additionally, the developer must provide written notice without delay to the superintendent if, during the 9 month period, all units in the development property being marketed under this Policy Statement are sold or the Developer has decided not to proceed with the development.

- (c) Any purchase agreement used by the developer, with respect to any development unit offered for sale or lease before the purchaser's receipt of an amendment to the disclosure statement that sets out particulars of a satisfactory financing commitment, contains the following terms:
 - (i) If an amendment to the disclosure statement that sets out particulars of a satisfactory financing commitment is not received by the purchaser within 12 months after the initial disclosure statement was filed, the purchaser may at his or her option cancel the purchase agreement at any time after the end of that 12 month period until the required amendment is received by the purchaser;
 - (ii) The amount of the deposit to be paid by a purchaser who has not yet received an amendment to the disclosure statement that sets out particulars of a satisfactory financing commitment is no more than 10% of the purchase price; and
 - (iii) All deposits paid by a purchaser, including interest earned if applicable, will be returned promptly to the purchaser upon notice of cancellation from the purchaser;

End of Section 31 Statutory Disclosure

32.	S	U	BJ	E	C.	rs	

Subject to a new first mortgage being made available to the Buyer by ______. This condition is for the sole benefit of the Buyer.

X (WITNESS)	X (BUYER)	SEAL PRINT NAME
X (WITNESS)	X (BUYER)	(SEAL) PRINT NAME
(WITNESS)	X (SELLER)	(SEAL) per: Spencer Creek Ventures Inc.
X (WITNESS)	X (SELLER)	(SEAL)

REV. Aug/15

COPYRIGHT - HOMESITE DEVELOPMENTS (ZERON) INC.

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 May 20, 2016. Developer:

Homesite Developments (Zeron) Inc
By its authorized signatory:
Mr. Quinn Jeannotte
Director
AND
Spencer Creek Ventures Inc.
By its authorized signatory:
the m
Mr. Keith Muir
Director

Personally:

Mr. Quinn Jeannotte

Mr. Keith Muir