AMENDMENT TO AGREEMENT OF PURCHASE AND SALE BETWEEN THE UNDERSIGNED PARTIES HERETO SIGNED

	ON THE _	15	_DAY OF	Ma	rch ,	20	2021	•
REGARDING PR	OPERTY KNO	WN AS.	BUILDER'S	LOT	23			
REGARDINGTR	OLEKII KIVO	WIN AS.	LOT:			BLO	CK:	
					PLAC			AS 6
			CIVIC ADI	DRESS:	78	8 Namı	ır Stree	t
PURCHASERS:			Philippe Pan	nerleau &	& Julie Leve	ille		
VENDORS:		VALE	CRAFT HOM	IES (201	9) LIMITEI)		
DATE OF ACCEP	TANCE:			April	1, 2021			
It is hereby un following change and except for so shall remain as so	es shall be ma uch changes r	nde to the	e above mer ow all other	terms a	Agreement and conditi	of Pu	chase	and Sale
DELETE:		PURCHA	ASE PRICE:	9	\$690,832.09		_	
	BAL	ANCE AT	CLOSING:	9	\$603,132.09		_	
			. AMOUNT:				_	
	SCH	EDULE "	G" DATED:	J	une 15, 2021		_	
	TARION SCH	EDULE "	B" DATED:	J	une 15, 2021		_	
	NEW BALA NEW LE SCHI TARION SCH	PURCHA ANCE AT ESS H.S.T EDULE " EDULE "	ASE PRICE: CLOSING: AMOUNT: G" DATED: B" DATED:	S S Au	\$693,751.09 \$606,051.09 \$635,177.96 agust 30, 202 agust 30, 202	1	9.00 - - - -	2021
Dated at	Ottawa	this	30th	day of	Augu	st	_,	2021
WITNESS WITNESS			-		Docusigned PURGHAS Docusigned Julie La PURGHAS	Damed BERC by:	LAIL	
Dated at	Ottawa	this	30th VALECRA	·	Augu IES (2019) I		-, E D	20201
			Per: fr	ocuSigned by: ank Nieu 04F8273012141	wkoop			
			Name:		Frank 1	Nieuwk	оор	
			Title:		Vice 1	Preside	nt	

I HAVE THE AUTHORITY TO BIND THE CORPORATION
REV: September 17, 2020

SCHEDULE "G"

HARMONIZED SALES TAX AND NEW HOUSING REBATE

- 1. The parties acknowledge that as at the date of this Agreement, Harmonized Sales Tax ("HST") is applicable to this transaction pursuant to the Excise Tax Act (Canada) (the "Legislation") and that, the Purchaser may qualify for the GST/HST new housing rebate (as is authorized by the Legislation from time to time) (the "New Housing Rebate") in respect of this transaction.
- 2. The Purchaser is hereby advised that the Purchase Price listed in "Purchase Price" Section of this Agreement includes all HST and the New Housing Rebate applicable to this transaction (refer to maximum rebate allowance in Clause 8) as at the date this Agreement is signed by the parties. All sales taxes applicable to the transaction (including any applicable New Housing Rebate) will be calculated as of the closing of the subject transaction and will be applied in accordance with the Legislation. In the event that there is a change to the Legislation after the execution of this Agreement but prior to the closing of this transaction, the Vendor shall make all applicable adjustments to the sales taxes payable in this transaction in accordance with all applicable Legislation.
- 3. The Purchaser hereby irrevocably assigns to the Vendor the benefit of the New Housing Rebate, if applicable to this transaction.
- 4. The Purchaser hereby warrants and agrees that:
 - (a) The Real Property is being purchased as the Purchaser's primary place of residence and that the Purchaser will take possession and occupy the Dwelling forthwith upon closing and will not allow occupancy of the Dwelling by any other individual (other than the Purchaser's immediate family) as a place of residence prior to occupancy by the Purchaser;
 - (b) Purchaser will execute and deliver on closing such documents as the Vendor may require to confirm the warranties and agreements contained in this Schedule; and
 - (c) Purchaser will submit to the Vendor on closing, prior to or after closing at the Vendor's request, an application or applications in the manner and in the form prescribed containing prescribed information required by the Legislation for the New Housing Rebate
- 5. The Purchaser acknowledges that the Vendor has calculated the Purchase Price on the assumption that the New Housing Rebate will be applicable to this transaction. If for any reason the Purchaser does not qualify for the New Housing Rebate, then the Purchaser shall be fully responsible for paying to the Vendor the amount of such New Housing Rebate plus interest at the Bank of Montreal prime rate from the date the statement of adjustments is calculated plus any fees, penalties or damages imposed on the Vendor under the Legislation. For greater certainty, the Purchaser acknowledges that the New Housing Rebate described above is for individuals buying a new house or residential condominium as a primary place of residence for themselves or a relation. It does not include the rebate for HST which may be available to investors buying a new house or residential condominium as a rental property (the GST/HST "New Residential Rental").

Property Rebate"). If the Property is being purchased for investment purposes, the Purchaser will not qualify for the New Housing Rebate and the Purchaser shall be responsible for paying to the Vendor an amount equal to the New Housing Rebate which has been included in the Purchase Price hereunder. All Purchasers buying a new house or residential condominium as a rental property are responsible for applying for the New Residential Rental Property Rebate after the closing of the subject transaction.







REV: December 3, 2020

6.	The Purchaser acknowledges and agrees that the Purchase Price set forth in this Agreement has been arrived at on the basis that the Purchase Price includes all Extras,
	premiums and bonuses and excludes any Extras ordered pursuant to a Change Order
	following the date of execution of this Agreement. The Purchaser acknowledges that the
	purchase of additional Extras following the date of execution of this Agreement may push
	the Purchase Price of the Real Property into a different sales tax category for the purposes
	of determining the amount of the New Housing Rebate, and that this may lower the
	amount of said New Housing Rebate applicable to the transaction. If a reduced New
	Housing Rebate is applicable under the Legislation due to the purchase of Extras
	following the date of execution of this Agreement, the Purchaser agrees to compensate the
	Vendor for the, amount by which the New Housing Rebate used to calculate the Purchase
	Price listed in the "Purchase Price" section herein exceeds the actual applicable New
	Housing Rebate, such amount to be credited to the Vendor as an adjustment on closing.

7.	The Parties acknowledge that for purposes of Land Transfer Tax, the total consideration to
	be inserted in the Transfer/Deed of Land for this transaction shall be the total Purchase
	Price including Extras excluding HST and the New Housing Rebate, namely the amount of
	\$635,177.96 . The Purchaser is responsible for payment in full of the Land
	Transfer Tax and the cost of registration of the transfer.

8. The Purchaser agrees to execute all further documents required by the Vendor after closing to give effect to this Schedule.

Dated at	Ottawa	this	30th	day of	August	_,	2021
PURCADE ASE	Pamerleau				VALECRAFT HO	OMES (2019) LIMITED
Docusigned Julie Lev	ville				DocuSigned by: Frank Nituwko	of	
PURCHASE	H 06				PER: A04F827301214EE		
						ıst 30, 2021	
					DATE:		
]	PROJECT:	P	LACE	ST THOMAS 6	LOT:	23



NON STANDARD EXTRAS (680)

Place St. Thomas - Phase 6

PURCHASERS: Philippe Pamerleau and Julie Leveille Printed: 30-Aug-21 9:16 am

LOT NUMBER	PHASE	HOUSE TYPE	CLOSING DATE
23	6	826 THE BRADLEY 3 BED ELEV B	29-Mar-22

ITEM	QTY EXTRA/CHANGE	PRICE	INTERNAL USE
93	1 - GREAT ROOM - DELETE ITEM # 75 - (RE: NAPOLEAN ASCENT LINEAR BL36 GAS GAS FIREPLACE)	-\$893.00	Each
35696	Note:		
94 35778	1 - GREAT ROOM - UPGRADE STD FIREPLACE TO NAPOLEON LINEAR BL46NTE C/W TOPAZ CRYSTALLINE EMBER BED, ELECTRONIC IGNITION. FIREPLACE RAISED SO FACE IS APPROXIMATELY 18IN FROM FINISHED FLOOR. Note: - No trim included.	\$2,919.00	Each
33776	- See item #41		
* 95 384	*1 - GREAT ROOM - FIREPLACE - FIREPLACE FAN KIT	\$389.00	Each
35698	Note: - See item #94		
* 96 120100	1 - GREAT ROOM - FIREPLACE - PORCELAIN REFLECTIVE PANELS FOR LINEAR FIREPLACES	* \$504.00	Each
35834	Note: - PRPL46 Porceleian panels for BL46 - See item #94		

Sub Total	\$2,919.00
HST	\$0.00
Total	\$2,919.00

Payment Summary Paid By	Amount
Total Payment:	

	DocuSigned by:	DocuSigned by:	
PURCHASER:	Philippe Pamerleau	<u>30-Aug-21</u>	VENDOR: Frank Nieuwkoop
	Philippe Barradesu. DocuSigned by:	DATE	A04F827301214EE Valecraft Homes (2019) Limited
PURCHASER:	Julie leveille	30-Aug-21	DATE: August 30, 2021
	Julie8LAEVeilles F406	DATE	

PREPARED BY: Adam Bowman

LOCKED BY:
PE 1,666-1
InvoiceSQL.rpt 16May20

CONSTRUCTION SCHEDULING APPROVAL

PER:

DATE:



Freehold Form (Tentative Closing Date)

SCHEDULE B Adjustments to Purchase Price or Balance Due on Closing

PART I Stipulated Amounts/Adjustments

These are additional charges, fees or other anticipated adjustments to the final purchase price or balance due on Closing, the dollar value of which is stipulated in the Purchase Agreement and set out below.

1. Preparation of transfer fee by Builder's solicitor as stated in Clause #22 of the Agreement of Purchase & Sale. \$275.00 + HST= \$310.75

PART II All Other Adjustments – to be determined in accordance with the terms of the Purchase Agreement

These are additional charges, fees or other anticipated adjustments to the final purchase price or balance due on Closing which will be determined after signing the Purchase Agreement, all in accordance with the terms of the Purchase Agreement.

- 1. Land Transfer Tax based on final purchase price less HST as stated in Clause #22 of the Agreement of Purchase & Sale.
- 2. Property Taxes as per final statement of adjustments as stated in Clause #11 of the Agreement of Purchase & Sale.
- 3. Real Estate Transaction Levy Surcharge as per final statement of adjustments as stated in Clause #13 of the Agreement of Purchase & Sale.
- 4. Administrative charges to set up assessment roll number and change of records as per final statement of adjustments as stated in Clause #14 of the Agreement of Purchase & Sale.
- 5. Delay in Closing by Purchaser of \$150.00 +HST per day as per final statement of adjustments as stated in Clause #15 of the Agreement of Purchase & Sale.
- 6. Maximum GST/HST rebate based on final purchase price less HST as stated in Schedule "G" Clause # 8 of the Agreement of Purchase & Sale.
- 7. Tarion Enrolment Fee based on final purchase price less HST as stated in Clause #12 of the Agreement of Purchase & Sale. Tarion Enrolment Calculation Table can be viewed on-line at tarion.com. See chart on page 11 as a guide.
- 8. Additional upgrades/deletions contained in the attached Amendment to the Agreement of Purchase and Sale dated August 30, 2021.

Signed at Ottawa, ON	, this 30	day of Augus	<u>st</u>	, 20 <u>21</u> .
Pullippe Pamerleau Purchaserefc45c		Valecraft l	Homes (2019) L	imited
DocuSigned by: Mic levelle Purchasep 6F406		Frank Per: A04F8273	Vienwkoop	
		Augus Date:	st 30, 2021	
Lot #: 23 - Phase 6		Project:	Place St. Thor	mas 6

Revised: January 28, 2021