SCHEDULE "A" DEERFIELD VILLAGE 2

COVENANTS, RESTRICTIONS AND NOTICES

Attached	to and forming Par	t of this Agreemen	t of Purchase and Sale f	for Builder's Lot No:	B07	
Municipa	l Address:		514 Fawn Valley Private			
Plan No: Ottawa, i	Part of Block in the Province of	, Plan 4M-1 Ontario (the "Rea	290, Part of Block al Property").	,Plan 4M	_, in the City of	
I/We ack	nowledge the follo	owing:				
1.	Subdivision shall of	that all purchase and contain the following	g clauses which shall be	whole or any part of a lot/b incorporated in all Transf he lands for the benefit of	ers/Deeds from the	
(a)	that should damage whatsoever on his damage repaired at Director, Planning costs of the repair	e be caused to any o part, the Director, I and if such notification and Infrastructure A plus 30 per cent of	f the Works in this Subdi infrastructure Services man in be without effect for a paper and the Approvals may cause the the cost for supervision a	successors, and assigns, covision by any action or the ay serve notice to the Traperiod of two clear days at damage to be repaired and 30 per cent of the coske manner as municipal tax	e lack of any action insferee to have the fter such notice, the id shall recover the t for administration	
(b)	that he will not recrespect to undergro out and have receiv which are, at least, portion of the mass has been complete Director, Planning which case, the Tra- consent of the Director	quest nor will the Ci aund Works, road base and Approval of the I at a similar stage of a searth moving or ged and approved. Ho and Infrastructure A ansferee shall not oc ector, Infrastructure	ty be required to issue a se course and first lift of a Director, Infrastructure Se completion, to the overall eneral grading as the Director, building permits Approvals, the aforementicupy nor permit the building permit the b	successors, and assigns, co building permit(s) until all asphalt on which land front rvices; such road has been City road network and unt ector, Infrastructure Service may be issued if, in the st ioned Works are proceeding ding(s) to be occupied excelled that the aforementione Works.	I requirements with is have been carried connected by roads il the whole or such es deems necessary sole opinion of the ing satisfactorily, in ept with the written	
	to insert a clause in pervious areas when	all agreements of pure sufficient areas are	urchase and sale recomme e available. Grassed areas	successors, and assigns, co ending that the purchaser di receiving roof run-off show on of the Director, Infrastru	irect roof leaders to ald be at least equal	
	that he will not alte lands, except in acc of the Director, Inf	r the slope of the lan cordance with the es	ds described herein nor in tablished final Drainage a and further the purchase	successors, and assigns, conterfere with any drains estand Grading Plan, without or will maintain any such a	ablished on the said the written consent	
	that he will not plan of the fast growing	nt poplar, alder, aspe variety (i.e. Silver a	en, willow, elms which are and Manitoba) or other sp	successors, and assigns, co e subject to Dutch Elm dise pecies as may be determin this Agreement applies no	ease, or maple trees ed by the Director,	
	Grade Control Plan Owner of the land therefore by the Ci like manner as mun	and the cost of the s s upon which such ty and failing payme icipal taxes. The exp	City in performing any re- restoration work was pe- ent as aforesaid, the cost s	of inspection or restoration storation work shall be paid erformed, within thirty (30 shall be added to the tax re- nt is that the same shall run and adequate drainage.	d to the City by the)) days of demand oll and collected in	
	Purchaser		Purchaser	Vendor		

- (g) The Transferee for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees that "No Dumping" is permitted on vacant lots or on adjacent lands including snow, grass cuttings, and landscape waste.
- (h) The Transferee for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees that heat pumps, air-conditioning units, pool filters, sheds, and decks are building appurtenances and shall meet the minimum setback requirements established in the City's zoning by-law(s).
- (i) The Transferee, for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees to have a Geotechnical Engineer licensed in the Province of Ontario complete a bearing surface inspection prior to the placement of concrete for all residential construction so as to ensure that a suitable subgrade has been prepared.
- (j) The Transferee, for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees to have a Geotechnical Engineer licensed in the Province of Ontario complete a review of the design for proposed in-ground swimming pools to ensure the recommendations outlined in Section 2.13 of the Geotechnical Report on Subsurface Investigations for the Lester Road and Albion Road properties (Lester Road Subdivision) to Canada Lands Company prepared by McRostie Genest St-Louis & Associates Ltd., Report No. SF4892 dated March 2, 2005 have been adhered to.
- (j) The Transferee, for himself, his heirs, executors, administrators, successors, and assigns, covenants and agrees that individual curbside waste collection and/or recycling collection for properties fronting onto any private street may not be provided by the City, and that waste collection and/or recycling collection by the City for such properties may take place at common collection pad(s) provided by the Owner.
- (1) The Transferee, for himself, his heirs, executors, administrators, successors, and assigns, covenants and agrees that all Lots and Blocks on the Plan have portions of the rear yards that are used for on-site storage of infrequent storm events. Pool installation and or/grading alterations on some of the Lots may not be permitted. Revisions to the approved Subdivision Stormwater Management Plan Report may be required to study the possibility of pool installation and/or grading alterations on any individual lot.
- (m) The Transferee, for himself, his heirs, executors, administrators, successors, and assigns, covenants and agrees that any row dwelling is advised that any obstructions and/or encroachments are prohibited within the 1.2 metre wide rear yard access easements.
- (n) The Transferee, for himself, his heirs, executors, administrators, successors, and assigns, covenants and agrees that any person who, prior to draft approval, entered into a purchase and sale agreement with respect to lots or blocks created by this Subdivision, shall be permitted to withdraw from such agreement without penalty and with full refund of any deposit paid.
- (o) The Transferee, for himself, his heirs, executors, administrators, successors, and assigns, covenants and agrees that no fast growing trees shall be planted and that all trees pursuant to the approved Streetscape Plan shall be pruned and watered to prevent the dewatering of any sensitive clay soils.

Notice to Purchasers

- 2. The Owner agrees that all purchase and sale agreements for the whole or any part of a lot/block on the Plan of Subdivision shall contain the following clauses:
 - (a) The purchaser acknowledges that a fire hydrant may be located or relocated at any time in front of any lot/block on the Plan of Subdivision to the satisfaction of the Director, Infrastructure Services.
 - (b) The purchaser acknowledges that no driveway shall be located within 3.0m of a fire hydrant and that no objects, including vegetation shall be placed or planted within a 3.0m corridor between a fire hydrant and the curb, nor a 1.5m radius beside or behind a fire hydrant.
 - (c) The Purchaser acknowledges that school accommodation problems exist in the Ottawa-Carleton District School Board schools designated to serve this Subdivision, and that at the present time this problem is being addressed by the utilization of portable classrooms at local schools and/or by directing students to schools outside the community.
 - (d) The Transferee, for himself, his heirs, executors, administrators, successors, and assigns, covenants and agrees that the postal service may be delivered by way of community mailboxes, which shall be located to the satisfaction of Canada Post.

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- (e) The purchaser of any lot or block fronting on a street in which a sidewalk is proposed to be installed acknowledges that he has been supplied with and reviewed a plan showing the proposed locations, types, size and dimensions within the boulevard of any sidewalk abutting the said lot or block. The purchaser hereby acknowledges signing a copy of the said plan as confirmation that he has reviewed the plan and is aware of the contents of the plan. The said plan shall form part of the purchase and sale agreement. The purchaser further acknowledges that the information identified on the said plan is the proposed information in respect to the lot or block and is subject to change through the City's approval process.
- (d) The Purchaser of any lot or block abutting a boundary of residential lots and blocks, ravine lands, public walkways, drainage channels, land flow corridors parks or any other lands which may be specified by the Director of Parks and Recreation of the City are advised that no gates will be permitted in the fence without the express permission of the Director, Parks and Recreation and/or Director, Surface Operations.
- (f) The purchaser of any lot or block hereby acknowledges that he has been advised of:
 - (i) an approved general plan of services required to be provided by the Owner pursuant to the Subdivision Agreement for the lot or block.
 - (ii) the proposed location of the potential bus routes including temporary bus routes, possible bus shelters and pads and paved passenger standing areas at bus stops.
 - (iii) the proposed location for the community mailboxes within the Subdivision.
 - (iv) the proposed grading and landscaping for the lot or block.
 - (v) the proposed driveway location.
 - (vi) The proposed location of any streetlights, hydro transformers and utility pedestals abutting the lot.
 - (vii) The approved zoning map for the Subdivision.
 - (viii) some of the rear yards within this Subdivision are used for on-site storage of infrequent storm events. Pool installation and/or grading alterations on some of the lots may not be permitted and/or revisions to the approved Subdivision Stormwater Management Plan Report may be required to study the possibility of pool installation on any individual lot.
- (g) The purchaser further acknowledges that the information he has been advised of, as described in the above paragraph, is subject to change through the City's approval process. The Owner shall have the purchaser sign an acknowledgement that he has been advised of this information.

3. <u>Information for Sales Offices</u>

The Owner shall display in a conspicuous place in the sales offices established for the sale of buildings or lands within this Subdivision all of the plans listed below:

- (a) a Zoning Map or Schedule displaying current zoning of all lands in and adjacent to the subject Subdivision.
- (b) a print of the registered Plan of Subdivision.
 overall delvelopment plan for the area within which the subject plan is located. Any vacant school sites reserved or purchased by the Ottawa-Carleton Board of Education on this development plan shall be marked clearly as POSSIBLE SCHOOL/ALTERNATE USE;
- (c) a print of the approved Landscaping Plan and/or Tree Preservation Plan.
- (d) a print of an overall plot plan or equivalent showing the following information for each lot or block on the plan:
 - the approved Grading and Drainage Plan;
 - all above ground services and utility locations;
 - sidewalk locations, if any.

4. Covenants to be included in Contracts of Sale and Transfers

The Owner, or any subsequent owner of the whole or any part of the Subject Lands acknowledges and agrees that all agreements of purchase and sale or lease agreements shall contain the following clauses, which shall be covenants running with the Subject lands:

(a) The Purchaser/Lessee Of all Units in Building Blocks A through E inclusive, for himself, his heirs, executors, administrators, successors, and assigns, acknowledges being advised that the dwelling unit has been supplied with central air conditioning which will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the City of Ottawa's and the Ministry of the Environment's noise criteria.

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REV: September 16, 2020

(b) The Purchaser/Lessee Of all Units in Building Blocks F through K inclusive and Condo Block T for himself, his heirs, executors, administrators, successors, and assigns, acknowledges being advised that the dwelling unit has been fitted with a force air heating system and the ducting, etc. was sized to accommodate central air conditions by the occupant will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the City of Ottawa's and the Ministry of the Environment and Climate Change's noise level criteria. (Note: The location and installation of the outdoor air conditioning device should be done so as to comply with the Ministry of Environment and Climate Change's Publication NPC-216, entitled Environmental Noise Guidelines for Installation of Residential Air Conditioning Devices, dated September 1994, as amended, in order to minimize the noise impacts both on and off the immediate vicinity of the subject lands.

All Units

- (c) The Purchaser/Lessee for himself, his heirs, executors, administrators, successors, and assigns, acknowledges being advised that despite the inclusion of noise control features in the development and within the building units, noise levels from increasing roadway/rail/air traffic may be of concern, occasionally interfering with some activities of the dwelling occupants as the outdoor sound level exceeds the City of Ottawa's and the Ministry of the Environment and Climate Change's noise criteria
- (d) The Transferee, for himself, his heirs, executors, administrators, successors and assigns acknowledges being advised of the following:
 - (i) The property/dwelling unit is located in a noise sensitive area due to its proximity to the Ottawa Macdonald-Cartier International Airport and in order to reduce the impact of the aircraft noise in the indoor spaces, the unit has been designed and built to meet Provincial standards for noise control by the use of components and building systems that provide sound attenuation.
 - (ii) Despite the noise control features within the dwelling unit, noise due to aircraft operations may continue to interfere with some indoor activities, and with outdoor activities, particularly during the summer months.
 - (iii) The Ottawa Macdonald-Cartier International Airport is open and operates 24 hours a day, and changes to operations or expansion of the airport facilities, including the construction of new runways, may effect the living environment fo the residents of this property/area.
 - (iv) The Ottawa Macdonald-Cartier International Airport Authority, its acoustical consultants, and the City of Ottawa are not responsible if, regardless of the implementation of noise control features, the purchaser/occupant of this dwelling finds that the indoor noise levels due to aircraft operations continue to be of concern or are offensive.

The Purchaser/Lessee covenants with the Vendor/Lessor that the above clause verbatim, shall be included in all subsequent agreements of purchase and sale and lease agreements conveying the lands described herein.

- (e) The Purchaser/Lessee Of any unit for himself, his heirs, executors, administrators, successors, and assigns, acknowledges being advised that no rear yard fences, terrace walls, raised stairs, surface swales or uneven surfaces shall be permitted within the easement lands. The Purchaser further acknowledges that said easement lands shall be enencumbered as to not prevent the freehold unit ower's unobstructed access to their rear yards. If gates are included at the ends of the fence and encroaching into the said easement lands, such gates are not permitted to be locked and shall only open towards the egress direction of the easement.
- (f) The Purchaser acknowledges that Lester Road & Meandering Brook Drive is designated and used by the City of Ottawa as a bus route and there will be OC Transpo bus pads/ shelters located on this public street.

(g) <u>Double Fencing</u>

The Purchaser acknowledges that double fencing will not be permitted on any lot within this development. Double fencing is defined as providing fencing on both sides of an access right-of-way which has the effect of providing a walkway between two fences.

5. Active Lighted Sports, Recreation and Leisure Facilities

The Transferee, for himself, his heirs, executors, administrators, successors and assigns acknowledges being advised that parkland within this Subdivision and/or already existing in the vicinity of the Subdivision may have:

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Purchaser	Purchaser	Vendor

	(i)	active hard surf	face and soft	surface recre	eational facilities;		
	(ii)	active lighted s	norts fields:		eerfactoriii (a.u.) (a.u.) (a.e.)		
	(iii)	recreation and l		ies:			
	(iv)	potential comm					
	(v)	A verse	idinty centre,				
	(vi)	library; day care; and					
	(vii)	other potential	public buildi	ngs/facilities	2		
	29 W.	8 3 10. The Later	paono coman				
6.	Noise Barri						
	agrees that i	f applicable, the	Transferee is	s responsible	inistrators, successors to maintain the noise nt or reconstructing of	barrier in a ge	
		6	-11-12-13-13-13-13-14- 4. 3-13-1	.			
7.	Pool Install	ation and/or G	rading Alter	ations			
	agrees that prinstallation and City of Otta	portions of the re and/or grading a wa. Revisions to	ear yards are of the approved the approved	used for on-s some of thes d Subdivisio	inistrators, successors, ite storage of infreque e Lots and Blocks may n Storm water Manage ad/or grading alteration	ent storm even y not be perm ement Plan rep	its. Pool itted by the port may be
Dated at	Ottawa	a, ON this	21	day of	December		2021
				* N. * N. * -			
DELIVE	, SEALED A			6			
of				8			er 26th, 1936
			Purchaser			Birth Date	

Purchaser

Dated at _____ this ____ this ____ day of ____ December ____,

Witness:

(as to all Purchaser's signatures, if more than one purchaser)

Valecraft Homes Limited

Birth Date

2021

SCHEDULE "B"

SPECIFICATIONS TOWNHOMES 100 SERIES

ENERGY STAR

LOT:

PLAN

4M-1290 DEERFIELD VILLAGE 2 MODEL:

160-2 Stanley 2 Std. W/O

CIVIC ADDRESS:

514 Fawn Valley Private

Annexed to the Agreement of Purchase and Sale between VALECRAFT HOMES LIMITED and Portobello Partnership

The Vendor agrees to include the following items in the purchase price herein:

LANDSCAPING:

- Nursery Grown Sodding
- Precast Patio Slab Walkway
- Tree Planting as per Municipality approved Landscape Plans
- Asphalt basecoat paved driveway
- Lot to be graded to Municipality approved Grading Plan

EXTERIOR FINISHES

- Brick, stone, vinyl & /or vinyl cedar shakes on front façade as per plan. Complete with Signature Valecraft Homes Ltd. decorative brick at front entrance as per plan
- Maintenance-free vinyl siding with aluminium soffit and fascia as per plan.
- Limited Lifetime warranty self-sealing fiberglass roof shingles
- Maintenance-free Low E Argon filled Zone 2 PVC vinyl windows and wood jamb extension throughout (where applicable) operable and non-operable as per OBC.
- Colonial embossed insulated steel clad doors leading to exterior (Front door with thermal glass lite) (as per plan)
- Front entrance door with sidelite and/ or feature highliter windows as per plan
- PVC vinyl sliding patio doors w/ wood jamb extension at rear (except Models 105 & 130 c/w full lite garden door) as per plan
- Oversized rear basement window as per plan
- Screens on all operating windows including basement and sliding patio door
- Steel sectional overhead garage door with insert lite.
- Weatherstripping on all exterior insulated doors and all operating windows
- "Augusta Satin Nickel" front entrance grip set on front entrance door with security dead bolt or equivalent
- Poured concrete steel reinforced porch (with broom finish) at front entrance
- Cement parging on all above grade concrete
- Column as per plan.
- "Bristol" vertical Aluminum Mail Box in black or equivalent
- Exterior colour packages are pre-selected by the Vendor
- Maximum Roof Air Ventilation

STRUCTURAL AND FRAMING:

- Poured concrete Foundation Walls with steel reinforcement
- High density polyethylene drainage membrane
- Engineered Steel Beams and Steel Posts as per plan
- Kiln dried floor joists or pre-engineered floor joist system
- Exterior Walls 2" x 6" kiln dried studs @ 16" o/c or equivalent structure
- Party (common) wall 2" x 4" studs staggered @ 16" o/c
- Interior Walls 2" x 4" kiln dried studs @ 16" o/c (except for basement) (as per plan)
- Basement Exterior Walls 2" x 4" kiln dried studs @ 24" o/c full height
- Tongue and groove engineered OSB subfloor sheathing (joints sanded and screwed to joists throughout)
- Engineered OSB roof sheathing c/w H-clips
- Prefabricated roof trusses as per engineered design

INSULATION:

Exterior and Walkout walls: R-20 Fiberglass batt + R5 Continuous Insulated OSB Panel

Party (common) wall R-12 Fiberglass batt Ceiling attics: R-60 Fiberglass blown

Fully insulated & drywalled garage

Floors over unheated space: R-31 Fiberglass batt or blown

Cathedral/sloped ceilings R-31 Fiberglass batt (where applicable) Concrete Basement exterior walls: 2" Closed Cell Spray Foam and R12 Fiberglass batt 6 Mil polyethylene vapour barrier

ELECTRICAL:

- Underground utility wiring including hydro, bell and cablevision
- 100 amp service with 60 circuit breaker panel
- Heavy duty receptacles for stove and dryer
- "Decora" Style white plugs and switches throughout (except exterior)
- Smoke detectors & Carbon monoxide detector as per O.B.C.
- Front door chime
- Ceiling light fixture in all bedrooms with LED bulbs
- Ceiling Fixture in dining room (where applicable as per plan) with LED bulbs
- Chrome make-up bar lighting fixture in all bathrooms with LED bulbs
- Two exterior weather protected plugs
- Silver light fixture package supplied and installed by the Vendor with LED bulbs
- Electrical outlet in garage ceiling for future garage door opener

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ROUGH-INS:

- Connection Centre including 5 Multi Media Outlets. Each outlet to be complete with 3x CAT5(e) and 1x RG-6 coax wire. Each
- outlet to be capped with one 4 port finishing plate. Locations to be selected by Purchaser except Inventory Homes and Models are preselected by the Vendor.
- Conduit from basement to attic space for future wiring requirements
- Central vacuum rough-in (as per plan)
- Plumbing rough-in for future basement bathroom including and ventilation rough-ins. (as per plan) (Does not include waterline or electrical rough-ins)

PLUMBING AND FIXTURES:

- Vitreous China lavatory complete with single lever faucets in all bathrooms except laundry tub as per plan
- Double stainless steel kitchen sink with single lever faucet and veggie sprayer
- Power vented high-efficiency hot water heater (rental) in Mechanical room. (rental fee is determined by utility company)
- Pedestal sink in powder room as per plan (except Model 170)
 - 5' fiberglass tub/shower combo enclosed with full height ceramic tiled walls w/self-sealing grout to ceiling in ensuite and main
- bathroom (as per plan)
- Pressure balanced valves on all showers
- Hot and cold taps installed for automatic washer connection
- Two exterior hosebibs (one in garage, one in rear)
- Plumbing rough-in for future dishwasher installation
- Laundry tub installed with hot and cold taps
- Low flush water conserving toilets
- Chrome tissue holders, towel bar, robe hook, towel ring where applicable
- White plumbing fixtures in all bathrooms
- Shut off valves at all hot & cold lavatory and kitchen sink supply lines
- Sleeve for future waterline to fridge
- Water pressure booster pump

HEATING AND VENTILATION:

- Natural gas fired forced air high efficiency furnace with electronic pilot ignition in Mechanical room
- Separate switch exhaust fans in all bathrooms and powder room vented to exterior
- Kitchen exhaust fan Microwave/Hood Fan combination (white) over range vented direct to exterior
- All ductwork is cleaned prior to occupancy
- Programmable thermostat
- Heat Recovery Ventilation (HRV) and Humidifier in Mechanical room
- Central air conditioning
- Enercare Smarter Home Essentials Package (complimentary for 3 years)

FIREPLACE- Standard In Great Room of Model 170 Only:

- Natural gas direct vented fireplace with decorative black trim kit w/ spark ignition
- Polished porcelain or ceramic tiled w/self-sealing grout fireplace surround

FLOORING:

- 36 oz. quality carpet in all finished areas c/w 11 mm foam underpadding except areas shown as ceramic or hardwood as per plan. Choice of one colour of carpet throughout.
 - Ceramic tile w/self-sealing grout at front entrance, powder room, kitchen/dinette, laundry room, main and ensuite bathrooms (from
- Builder's Standard selections) as per plan
 - 3 1/8" Engineered natural oak hardwood flooring in Great Room/Living Room, Dining Room, Lower Hallway & 2nd Floor Hallway where applicable as per plan.

INTERIOR TRIM, CABINETRY AND FINISH CARPENTRY:

- Builder's standard painted raised panel interior passage doors
 - Pre-hung Builder's standard painted raised panel swing doors c/w bullet catch on all closet doors except pre-finished sliding closet
- doors located as per plan
- 4 1/8" Nivaga style baseboard and 2 3/4" Nivaga style casing throughout (MDF painted white)
- Privacy sets for all bathrooms, powder room and master bedroom
- Satin chrome door hardware on interior doors
- Security deadbolt at front entrance door and garage entry door inside home (balcony door on model 130)
- Kitchen cabinetry with laminate countertops
- Vanities with laminate countertops (including backsplash in same material) in all bathrooms (except powder room as per plan)
- Approx. 36" upper kitchen cabinetry
- Kitchen cabinetry opening for future dishwasher
- Kitchen pantry where applicable as per plan
- Solid natural oak colonial spindles, posts, and/or handrail & brackets as per plan
- Natural oak nosing under standard railing areas as per plan
- Single full width Melamine Laundry shelf approximately 12" Deep to be installed in all main & second floor laundry rooms above washer and dryer.
- Soft close on all cabinetry doors & drawers (excluding corner cabinets)

INTERIOR FINISHES:

- 9' Ceiling height on ground floor
- Textured stipple ceilings with decor perimeter in all finished areas except bathrooms, powder room and kitchen which shall have smooth ceilings
- Two-tone paint: one builder standard colour latex paint to be used throughout (semi-gloss latex for bathrooms, powder room,

Purchaser

- kitchen), All trim & interior doors shall be white semi-gloss latex
- Mirrors with bevelled square corners above all bathroom vanities and powder room
- Kitchen backsplash ceramic tiled w/ self-sealing grout 6" x 6" (from builder's standard backsplash selections)

WARRANTY COVERAGE:

Purchaser

- 7 Year major structural warranty
- 2 Year mechanical and building envelope warranty
- 1 Year material and workmanship warranty

Prices, terms and specifications are subject to change without notice. E. O.E.

Vendor

The Purchaser acknowledges that:

- Prices and specifications which do not form part of this Agreement are subject to change without notice at the sole discretion of the vendor.
- The vendor may substitute materials of equal or greater value without consent.
- 3. The Vendor has the right to exercise full architectural control over exterior finishes and as such, the Vendor shall have final approval of all colour selections.
- 4. All colour and material selections are to be made from Vendor's standard samples unless otherwise paid for as an upgrade.
- The vendor may, at his discretion, add brick to external sideyard walls to enhance the streetscape and/or to comply to municipal agreements.
- 6. The purchaser understands that all decorator items, furnishings, appliances, draperies, painted colour walls, and floors, wallpaper, panelling, alarm system, central air conditioning and eavestroughing found inside the model homes are for display purposes only and do not constitute standard items in the purchase price.
- Service location, hot water tank and furnace location, basement wall height, specifications and material finishes may vary from model homes/plans.
- 8a. The number of steps required at entrances into the home may vary from the model home/plans depending on individual lot grading requirements.
- 8b. Purchaser acknowledges that exterior railings may be required at front and garage entrance stairs depending on individual lot grading.
- 9 Basement window wells may or may not be required depending upon individual lot grading requirements.
- 10. The purchaser understands that renderings and brochures are an artist's concept and that some variations may occur to the final finished product.
- 11. The Purchaser understands that vertical and horizontal chaseways, dropped ceilings and or bulkheads may be added or deleted in, but not limited to; kitchens, main floor living areas, finished basements, closets, pantries, laundry room, powder rooms, bathrooms and/or at wall and ceiling corners respectively in order to accommodate mechanical systems at the Vendor's discretion.
- 12. The Purchaser understands that all Multi Media locations are approximate and vary from chosen locations.
- 13. The purchaser understands that due to normal manufacturing production materials which are installed in their home may vary slightly in colour from the vendor's samples and/or model homes.
- 14. Due to the natural composition of such materials as Granite, Marble & some Quartz, inherent variations in texture, colour and consistency are to be expected and considered normal. As such, the Purchaser agrees not to hold the Vendor liable for such variations.
- 15. The wood used in the finishing products of your home such as wood flooring, cabinetry and railings exhibit natural variations in colour tone, graining pattern and consistency. As no two pieces of wood are identical, these natural variations will create colour variations upon staining thereby making it virtually impossible to achieve true colour consistency.
- 16. Any hardwood flooring installed in the Real Property is made of kiln-dried natural material which is subject to natural shrinkage (typically in winter when humidity levels tend to be low) and expansion (typically in summer when humidity levels tend to be high) for which the Purchaser(s) agrees is not the responsibility of the Vendor and agrees that the Vendor shall not be liable in respect of such issues. The Purchaser(s) also acknowledges being advised by the Vendor that ceramic tile rather than hardwood flooring is recommended at entry points to the home due to the possibility of water exposure. The Purchaser(s) is advised that the *Ontario Building Code* recommends against the installation of wood flooring in kitchens, bathrooms, entrance halls, laundry, and general storage areas (the "Designated Areas"). Wood flooring is water permeable and over time such flooring and sub-flooring beneath it could deteriorate if moisture persists. Should the Purchaser(s) selections for materials for the dwelling include wood flooring in the designated areas, the Purchaser(s) assumes the risks described herein voluntarily.
- 17. Zoning bylaws specify maximum driveway widths which are based upon frontages. A tapering of your driveway may be required depending upon the frontage and specifically if the frontage is less than average as in the case of a pie-shaped lot.
- 18. The grading and drainage of your lot has been designed and engineered to ensure that surface water is directed away from your home and into swales. These swales run at the side and rear of your property lines. Swales generally have more aggressive slopes relative to the general layout of your lot and will always occupy a portion of the useable space of your lot to serve their function properly.
- 19. Purchaser(s) acknowledge the requirement to install an approximate 3' x 3' landing with stairs at the garage entrance to the house as per OBC if more than 3 risers are required as a result of grading.
- 20. Purchaser(s) acknowledge that kitchen and bathroom ceramic wall border and or decorator insert tiles selected by the Purchaser(s) are installed at the discretion of the installation contractor unless specified otherwise by the Purchaser(s).
- 21. Purchaser(s) acknowledge that rooflines may be altered due to block assembly.

22.	Purchaser(s) acknowledge that High Efficiency	Washing machines have the potential to create vibr	ations due to the tub spinning at
	very high speeds.		/
		(1.)	

PURCHASER		VALEGRAFT HOMES LIMITED		
PURCHASER	·		December 21, 2021	
December 21.	, 2021	DATE		
DATE				
		MODEL:	160-2 Stanley 2 Std. W/O	
LOT NUMBER:	B07	PROJECT:	DEERFIELD VILLAGE 2	

Deerfield Village 2

Lot: B07

Model: 160-2 Stanley 2 Std. W.O.

Purchasers: Portobello Partnership

SCHEDULE

LEGEND:

CMB

COMMUNITY MAIL BOX

FIRE HYDRANT

HYDRO TRANSFORMER BOX

С

ROGERS CABLE PEDESTAL/VAULT

BELL TV PEDESTAL

LIGHT STANDARD

X

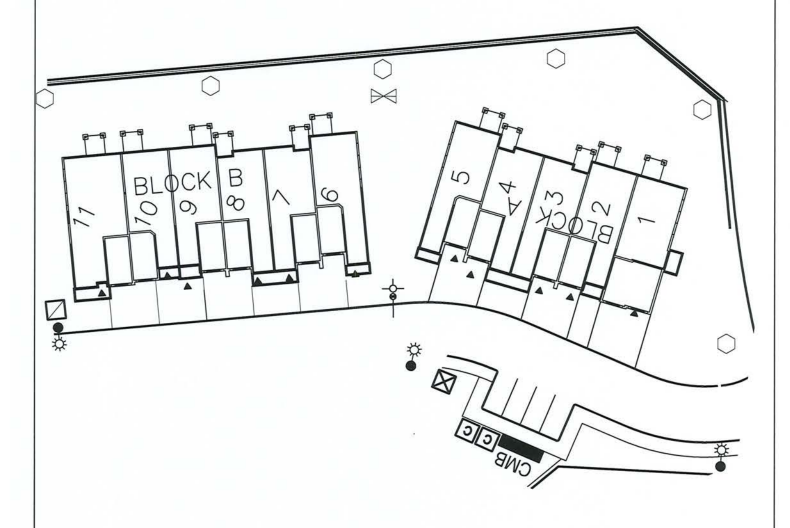
BELL PEDESTAL

SERVICE EASEMENT CATCH BASIN / MANHOLE

SUB DRAIN

 $\triangleright \triangleleft$

WATER VALVE



SITE PLAN

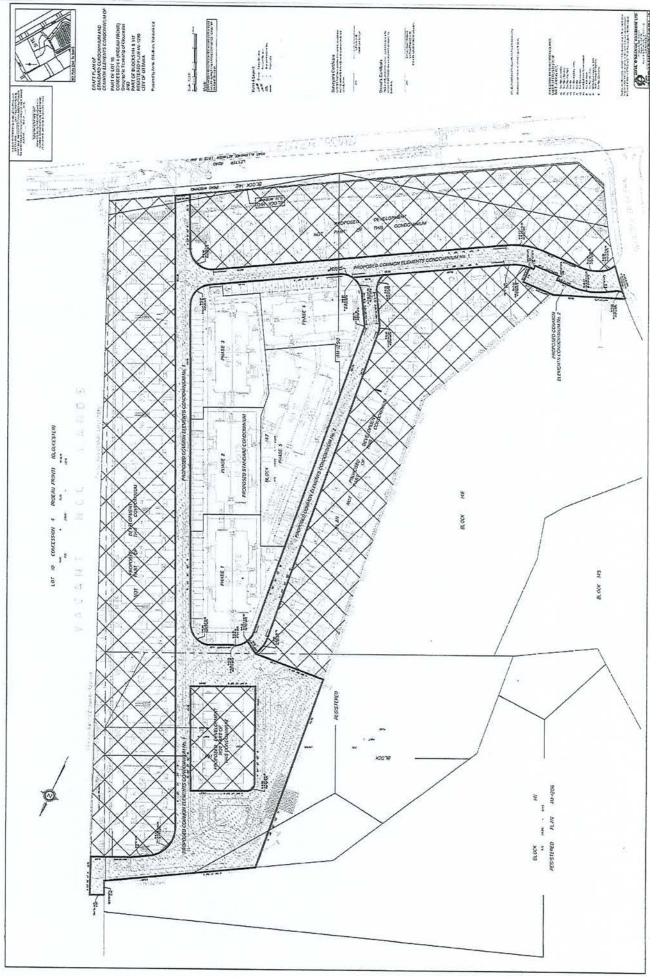
E & OE 04. 23, 2021

NOTE:
DWELLING REPRESENTATION ON LOTS ARE ARTIST CONCEPT
ONLY. FINAL BUILDING LOCATION AND ORIENTATION MAY
NOT BE AS SHOWN.





Schedule "D-1"



PURCHASI	ER (S):	Portobe	llo Parti	nership	
PURCHASI	ER (S):				
PLAN: _	4N	I-1290		PROJECT:	Deerfield Village 2
BUILDER	SLOT	/ UNIT #	B07	CIVIC ADDRESS	514 Fawn Valley Private

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
- 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.

Purchaser Purchaser Vendor

REV: September 16, 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 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 O	ttawa, ON this	day of	December	- , -	2021
PURCHASER		v .	ALECRAFT HO	MES LIMIT	TED
-			Attour		
PURCHASER		P	ER: Decem	ber 21, 2021	
		D	ATE:		
	PROJEC	CT: DEERFIELD	VILLAGE 2	LOT:	B07

VALECRAFT HOMES LIMITED DEERFIELD VILLAGE 2 SCHEDULE "K"

Common Elements Condominium (Purchase of An Interest in)

		Common Elem	its condominan (1 drenase of An Interest in)				
	Attached to and forming part of this Agreement of Purchase and Sale for Block/Unit						
	Municipal	Application and	1 Valley Private , City of Ottawa.				
1.	Act, 1998,	S.O. 1998, C. 19, the regulation	this Schedule shall have the meaning ascribed to them in the <i>Condominium</i> ns thereunder and any amendments thereto (the "Act") and other terms used finitions in the Condominium Documents unless otherwise provided for as				
	(a)	"Agreement" shall mean the A	greement of Purchase and Sale to which this Schedule is attached including all and made a part hereof;				
	(b)		shall mean the Creating Documents (as hereinafter defined), the by-laws and poration, the disclosure statement and budget statement, as may be amended				
	(c)	"Condominium Corporation registration by the Vendor of the	' shall mean the Common Element Condominium Corporation created upon e Creating Documents;				
	(d)	are intended to be registered a	the declaration and description (as such terms are defined in the Act), which gainst title to the lands comprising the Condominium Corporation, and which inium Corporation, as may be amended from time to time.				
2.	Condomini		erty, the Purchaser hereby agrees to purchase a common interest in the arly described in the Condominium Documents on the terms and conditions set				
3.	The Purcha		t in the Condominium Corporation is Two (\$2.00) Dollars which is payable on				
4.	There is no	deposit payable by the Purchas	r for the purchase of the common interest in the Common Corporation.				
5.	or varied fi Transfer/D	rom the proposed condominium	to the Condominium Documents notwithstanding that same may be amended documents provided to the Purchaser and acknowledges that upon receipt of a the common interest in the Condominium Corporation cannot be severed from of the Real Property.				
6.		or's proportionate amount of the the closing date.	common expenses attributable to the Real Property shall be apportioned and				
7.			ondominium Corporation and the purchase of a common interest in the by the Ontario New Home Warranties Plan Act or any other warranty.				
8.	standards a no claims a foregoing a against the any govern related to committee inception of illustrated against the	and/or the requirements of the Magainst the Vendor for any higher may be pleaded by the Vendor Vendor. The Vendor may, from mental authority or mortgagee official plan or official plan a decisions, municipal site plan of the Condominium Corporation on any sales brochure, marketing Vendor for any such changes are Purchaser hereby consents to	ommon Elements of the Condominium Corporation will be constructed to funicipality. The Purchaser covenants and agrees that the Purchaser shall have or better standards of workmanship or materials. The Purchaser agrees that the san estoppel in any action brought by the Purchaser or his successors in title time to time, change, vary or modify in its sole discretion or at the instance of any part of the Condominium to conform with any municipal requirements mendments, zoning by-laws, committee of adjustment and/or land division approval. Such changes may be to the plans and specifications existing at or as they existed at the time the Purchaser entered into this Agreement, or as a drawings, artists' renderings or otherwise. The Purchaser shall have no claim variances or modifications nor shall the Vendor be required to give notice any such alternations and agrees to complete the sale notwithstanding any such				
9.		acknowledges that he will be re rea expenses.	quired to provide post-dated cheques upon closing as payment for the monthly				
	Purchaser		VALECRAFT HOMES LIMITED Per:				
	Date	December 21, 2021	December 21, 2021 Date				
			~410				

SCHEDULE "O"

Purchaser acknowledges that the Vendor's Model Home contains numerous upgraded features and options which are <u>not</u> included in the base price. The base price includes those features as outlined in Schedule "B".

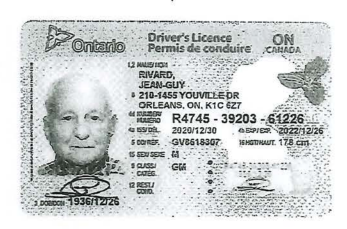
All options and upgrades contained in the Model Home are available as extras. The Purchaser has the opportunity to purchase any or all options or upgrades as viewed in the Model Home so as to permit the Purchaser to customize their home in accordance with their particular needs or preferences.

SCHEDULI	E "O" to the Agreement of	Purchase and Sale I	between Valecraft Homes Limited,
Vendor and		Portobello Partnership	Purchaser (s).
Dated at	Ottawa, ON this	21 day of	December , 2021
3			<u> </u>
Witness		_	Purchaser
Witness			Purchaser
PROJECT:	DEERFIELD VILLAGE 2		
211002011	DEBRI IDED VIDERGE 2	 :	
LOT:	B07		
			VALECRAFT HOMES LIMITED
			Althous American Control of the Cont
			PER
			December 21, 2021
			DATE:

SCHEDULE "T"

Personal Information of Each Purchaser - Individuals

Business Address: I 455 Youville Dr., Suite 210, Orleans, Ont., KIC 627 Business Telephone Number: Occupation: Identity Verification (Original of one of the following seen by Vendor) Birth Certificate Driver's Licence Passport Record of Landing Permanent Resident Card Other (if permitted by Government) Type: Driver's Licence Number: R4745-39203-61226 Purchaser Purchaser Purchaser Purchaser Purchaser Occupation: Identity Verification (Original of one of the following seen by Vendor) Birth Certificate Driver's Licence Purchaser Purchaser Occupation: Identity Verification (Original of one of the following seen by Vendor) Birth Certificate Driver's Licence Passport Record of Landing Permanent Resident Card Other (if permitted by Government)	Business Telephone Number: Home Address: Home Telephone Number: Occupation: Identity Verification (Original of one of the following seen by Vendor) Birth Certificate Driver's Licence Passport Record of Landing Permanent Resident Card Other (if permitted by Government) Type: Driver's Licence Number: R4745-39203-61226 Purchaser Full Name: Business Address: Business Telephone Number: Home Address: Home Telephone Number: Occupation: Identity Verification (Original of one of the following seen by Vendor) Birth Certificate Driver's Licence Passport Record of Landing Permanent Resident Card)	Full Name: Portobello Partnership
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	• Other (if permitted by Government) Type:		3(1)
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Type:	Number:		Type:
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	Purchaser Purchaser		Purchaser Purchaser





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Project: Deerfield Village 2 Plan Number: 4M-1290

Lot Number: B07

Model: 160-2 The Stanley 2 Std. W/O
Purchaser: Portobello Partnership
Date:



SCHEDULE "M-2" Completed Inventory Home

LOT:	B07	PLAN:	4M-1290	SITE:	DEERFIELD VILLAGE 2
MODEL:	160-2 Stanley	2 Std. W/O	CLOS	SING DATE:	June 30, 2022
SCHEDUL	E "M-2" to the	Agreement of I	Purchase and	Sale between V	alecraft Homes Limited,
Vendor and	d	P	ortobello Partne	ership	Purchaser (s).
The Purcha	aser(s) acknowle hat all finishings	dge and under will remain as	stand that th	ey are purchasi installed by the	ing a completed Inventory Home e Vendor.
regards to	normal wear an	d tear and/or	minor scratcl	nes and blemish	be carried out by the Vendor in nes to interior finishes including, and all painting finishes.
Dated at	Ottawa, ON	this	21 day	of D	ecember , <u>2021</u>
				4	
Witness				Purchaser	
Witness				Purchaser	•
				VALECR	AFT HOMES LIMITED
					Tout -
				PER	D
				DATE:	December 21, 2021