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

	ON THE 9	_DAY OFFeb	ruary , 2022.			
REGARDI	NG PROPERTY KNOWN AS:	BUILDER'S LOT:	3			
REGARDING TROTERT I KNOWN AS.			BLOCK:			
		50M-352	PLACE ST THOMAS 6			
		CIVIC ADDRESS:	708 Namur Street			
PURCHAS	ERS:	Gaurav Sharma & G	Garima Sharma			
VENDORS	:VALEO	CRAFT HOMES (201	9) LIMITED			
DATE OF	ACCEPTANCE:	Februa	ary 9, 2022			
following and excep	changes shall be made to the	e above mentioned ow all other terms	ersigned parties hereto that the Agreement of Purchase and Sale and conditions in the Agreement essence.			
DELETE:	PURCHASE PRICE @ 5.2% I	HST: \$751,550.00				
	BALANCE AT CLOSING @ 5	5.2% HST: \$701,550.	00			
	LESS H.S.T. AMOUNT @ 5.2	% HST: \$686,327.43				
	SCHEDULE "G" DATED: M	arch 16, 2022				
	HST REBATE FORM DATE	D: February 9, 2022				
INSERT:	NEW INVESTMENT PRICE					
	NEW INVESTMENT BALANCE AT CLOSING @ 13% HST: \$725,550.00  NEW INVESTMENT LESS H.S.T. AMOUNT @ 13% HST: \$686,327.43					
	SCHEDULE "G" DATED: Fe					
	HST REBATE FORM DATEI		527.43)			
	III I III I I I I I I I I I I I I I I	7. 1 columny 5, 2025				
Dated at	Brampton, ON this	3 day of	February, 2023			
In the presen	ace of					
m the presen	ice of.		DocuSigned by:			
·		_	Gomes Brance			
WITNESS			PURCHASTER862CCF4F8			
			DocuSigned by:			
***********		<del></del>				
WITNESS			PURCHASER			
Dated at	Ottawa this	3 day of	February , 2023			
	MES (2019) LIMITED					
		Down	Frank Nieuwkoop			
		Per:				
		Name:	F. Nieuwkoop			
		A.				
		Title:	Vice President			

#### 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.







	Purchaser	Purchase	r	Vendor		
6.	The Purchaser ack Agreement has been premiums and bonut following the date of purchase of addition push the Purchase I purposes of determine the amount of said I Housing Rebate is following the date of the Vendor for the, Purchase Price listed New Housing Rebat closing.	n arrived at on the uses and excludes of execution of this anal Extras following Price of the Real Prining the amount of New Housing Rebard applicable under of execution of this amount by which d in the "Purchase Formula of the state of th	basis that the Purcany Extras ordered Agreement. The Purcang the date of exerciperty into a different New Housing It to the Legislation during Legislation during Agreement, the Purche New Housing Price" section herei	chase Price included pursuant to a Courchaser acknowled cution of this Agrent sales tax can Rebate, and that the transaction. If a cue to the purchaser agrees to grebate used to n exceeds the act	des all Extras, Change Order edges that the greement may tegory for the his may lower reduced New ase of Extras o compensate calculate the ual applicable	
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 \$686,327.43 The Purchaser is responsible for payment in full of the Land Transfer Tax and the cost of registration of the transfer.					
8.	The Purchaser agre closing to give effect		further documents	required by the	Vendor after	
Signed at	Brampton, Ontario	this 3 day	y ofFebruary	<u>y</u> ,	2023	
PURCHA	DOCUSIGNED BY:		VALECRAF	TT HOMES (201	9) LIMITED	
	DocuSigned by:			DocuSigned by: rank Nicuwkoof A04F827301214FE		
PURCHA	SER		PER:	February 3, 2023	<b>3</b>	
			DATE:			
	PR	OJECT: PLA	CE ST THOMAS	6 LOT:	3	

# AMENDMENT TO AGREEMENT OF PURCHASE AND SALE BETWEEN THE UNDERSIGNED PARTIES HERETO SIGNED ON THE 9 DAY OF February 20 22

ON THE 9	DAY OF	Februa	$\frac{\text{ary}}{\text{c}}$ , $\frac{20}{\text{c}}$
REGARDING PROPERTY KNOWN AS	S: BUILDER'S	LOT:	3
	LOT:	3	BLOCK:
	50M-352		PLACE ST THOMAS 6
	CIVIC ADI	DRESS:	708 Namur Street
PURCHASERS:	Gaurav Shar	rma & Gari	ma Sharma
VENDORS: VAL	ECRAFT HOM	IES (2019) I	LIMITED
DATE OF ACCEPTANCE:		February	9, 2022
It is hereby understood and agree following changes shall be made to and except for such changes noted be shall remain as stated therein and time	the above men	terms and	reement of Purchase and Sa conditions in the Agreeme
DELETE: PURC	HASE PRICE:	\$77	5,550.00
BALANCE A	AT CLOSING:	\$72	5,550.00
LESS H.S	S.T. AMOUNT:	\$68	6,327.43
SCHEDULE	"G" DATED:	Febru	ary 3, 2023
SCHEDULE		March 16	
	3-		
NEW PURC NEW BALANCE A NEW LESS H.S	S.T. AMOUNT: E "G" DATED: E "B" DATED:	\$77 \$72 \$68 February February day of	6,550.00 6,550.00 7,212.39 ary 3, 2023
WITNESS		PI	DocuSigned by:  Compared to the compared to th
Dated at Ottawa, ON this	3	day of	February, 2023
	VALECRA  Per:	DocuSign	Viewwkoop
	Name:		F. Nieuwkoop
	Title:		Vice President REV: September

I HAVE THE AUTHORITY TO BIND THE CORPORATION

#### 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.

Purchaser

Purchaser

FN Vendor

REV: September 17, 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 \$687,212.39 . 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 _	Brampton, ON	- this	_3_ day o	of Fe	ebruary	-' -	2023
PURCHAS	cusigned by:  LO Grand  144862CCF4F8		-	VALE	CRAFT HO	MES (2019)	LIMITED
PURCHAS'	acuSigned by:		-	PER:	Frank Nicu	wkoof	
				DATE:		ary 3, 2023	
	P	PROJECT:	PLACI	E ST THO	OMAS 6	LOT:	3



#### 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.
- Purchase and Sale dated February 3, 2023

8. Additional upgrades/deletions contained in the attached Amendment to the Agreement of

Signed at Brampton, ON, this 3	day of February, 20_23
Purchaser 51D441862CCF4F8	Valecraft Homes (2019) Limited
Purchaser C13242EAD27241E	Per:  DocuSigned by:  Frank Nieuwkoop  A04F827301214EE
	February 3, 2023  Date:
Lot #: 3	Project: Place St. Thomas 6

Amount



Payment Summary

Paid By

#### NON STANDARD EXTRAS (680) Place St. Thomas - Phase 6 PURCHASERS: Gaurav Sharma and Garima Sharma Printed: 3-Feb-23 9:03 am HOUSE TYPE CLOSING DATE PHASE LOT NUMBER 815 THE HARTIN ELEV B 9-Feb-23 6 ITEM EXTRA / CHANGE UNIT COST Total COST UNIT PRICE TOTAL 1 - - ADMINISTRATIVE FEE TO CHANGE AGREEMENT OF PURCHASE & SALE FROM \$ 1,000.00 11 PRIMARY PLACE OF RESIDENCE TO INVESTMENT/RENTAL PROPERTY 40193 Note: Sub Total \$1,000.00 **HST** \$0.00 Total \$1,000.00

Total Payment:			
	<del></del>		
— DocuSigne	d by:		

PURCHASER:

| Statistic Content | Statistic Co

PREPARED BY: Adam Bowman

LOCKED BY:
PE 1.950-1
InvoiceSQL.rpt 01sept21

CONSTRUCTION SCHEDULING APPROVAL
PER:
DATE: