

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE
BETWEEN THE UNDERSIGNED PARTIES HERETO SIGNED
ON THE 6 DAY OF November , 2024 .

REGARDING PROPERTY KNOWN AS: BUILDER'S LOT : PH1 B07
LOT: BLOCK : B
4M-1740 Shea Village
CIVIC ADDRESS: 1138 Cope Dr., Stittsville, ON.

PURCHASERS: Amanda Nicole Marsh and Julia Naomi Johnson

VENDORS: VALECRAFT HOMES (2019) LIMITED

DATE OF ACCEPTANCE: November 6, 2024

It is hereby understood and agreed between the undersigned parties hereto that the following changes shall be made to the above mentioned Agreement of Purchase and Sale and except for such changes noted below all other terms and conditions in the Agreement shall remain as stated therein and time shall remain of the essence.

DELETE: Schedule A pages 1 to 6 dated November 6, 2025

INSERT: Schedule A pages 1 to 9 dated January 27, 2025

Dated at Ottawa this 27 day of January , 2025

In the presence of:

WITNESS

Signed by: Amanda Nicole Marsh
PURCHASER

WITNESS

Signed by: Julia Naomi Johnson
PURCHASER

Dated at Ottawa this 27 day of January , 2025

VALECRAFT HOMES (2019) LIMITED

Per: DocuSigned by: Frank Nieuwkoop
A04F827301214EE...

Name: Frank Nieuwkoop

Title: Owner, Vice President
I HAVE THE AUTHORITY TO BIND THE CORPORATION

SCHEDULE “A”
SHEA VILLAGE

Attached to and forming Part of this Agreement of Purchase and Sale for Builder's Unit/Lot: PH1 B07
Plan : 4M-1740 , in the City of Ottawa, in the Province of Ontario (the “Real Property”).

The Vendor and Purchaser agree that the covenants contained in this schedule shall be attached to the Transfer document such that the covenants are registered on and run with the Transferee's title to the real property to be conveyed herein referred to as the "Real Property". The covenants are binding upon and enure to the benefit of the parties and their respective heirs, executors, administrators, successors and assigns and are in addition to any covenants contained in any document registered against the title of the Real Property. The covenants shall be construed with appropriate changes of number and gender as the context requires. The Vendor and Purchaser are referred to herein as the Transferor and Transferee respectively.

1. MUNICIPAL COVENANTS

- (a) The Transferee, for himself, his heirs executors, administrators, successors and assigns, covenants and agrees that should damage be caused to any of the Works in this Subdivision by any action or the lack of any action whatsoever on the part of the Transferee, the General Manager, Planning, Real Estate and Economic Development may serve notice to the Transferee to have the damage repaired and if such notification be without effect for a period of two clear days after such notice, the General Manager, Planning, Real Estate and Economic Development may cause the damage to be repaired and shall recover the costs of the repair plus the Management Fee, under Section 446, of the Municipal Act, 2001 in like manner as municipal taxes.
- (b) The Transferee, for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees that he will not commence construction of any buildings unless,
 - i. a building permit has been issued;
 - ii. all requirements with respect to underground Works, road base granulars and first lift of asphalt have been carried out on the Roads on which the subject lot fronts;
 - iii. the Road on which the subject lot fronts has been connected by Roads which are, at a minimum, at a similar stage of completion to the overall City Road network; and
 - iv. the whole or such portion of the mass earth moving or general grading deemed necessary by the General Manager, Planning, Real Estate and Economic Development has been completed and approved.

(c) Roof Leaders and Sump Pump Hoses

The purchaser, for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees to insert a clause in all agreements of purchase and sale requiring that the purchaser direct roof leaders and sump pump hoses to a sufficiently large pervious area, all of which shall be to the satisfaction of the General Manager, Planning, Real Estate and Economic Development.

(d) Grade Control and Drainage

The purchaser, for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees that the Transferee shall not alter the slope of the lands herein described nor interfere with any drains established on the said lands, except in accordance with the established final Grading and Drainage Plan, and with the written consent of the General Manager,

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Planning, Real Estate and Economic Development. Furthermore, the Transferee and shall maintain the approved grading and drainage plan, and any corrective Works to alter the grading to re-instate compliance with the approved drainage and lot grading plan must be completed within five days of a receipt of a written notice from the City of Ottawa or the City of Ottawa may complete the Works at the purchaser’s expense.

Furthermore, the purchaser agrees that the City of Ottawa may enter upon the lands which are the subject matter of this Transfer/Deed for the purposes of inspection or restoration of the established Grading and Drainage Plan and the cost to the City of Ottawa in performing any restoration work shall be paid to the City of Ottawa by the owner of the lands upon which such restoration work was performed, such payments to be made within 30 days of demand therefore by the City of Ottawa and failing payment as aforesaid the cost shall be added to the tax roll as provided by Section 446 of the Municipal Act, 2001 and collected in like manner as municipal taxes.

(e) **Trees Not To Be Planted**

The Transferee for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees that the transferee will not plant poplar, alder, aspen, willow, elms which are subject to Dutch Elm disease, or maple trees of the fast growing variety (i.e. Silver and Manitoba) or other species as may be determined by the General Manager, Planning, Real Estate and Economic Development within the lands to which this Transfer/Deed applies nor adjacent lands in the transferee’s ownership. Tree planting in proximity to buildings will be in accordance with the approved landscaping/streetscaping plan, geotechnical report and the City of Ottawa’s “Trees and Foundation Strategy in Areas of Sensitive Marine Clay” policy, where applicable.

(f) **No Dumping**

The Transferee for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees that “No Dumping” of any material (including snow, grass cuttings, construction debris and landscape waste) is permitted on vacant lots or on adjacent lands.

(g) **Setback Requirements**

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 of Ottawa’s Zoning By-laws(s).

(h) **Backflow Prevention Devices**

The Transferee for himself, his heirs, executors, administers, successors and assigns, acknowledges being advised that the sanitary and storm sewer system to the building are each equipped with backflow prevention systems on each service. These backflow prevention devices require annual inspection and may also require maintenance. It is the responsibility of the owner to ensure they are properly maintained in working order to eliminate potential flooding within the building.

(i) **Fencing**

The Transferee, for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees being advised that they must maintain all fences in good repair, including those as constructed by 1384341 Ontario Ltd. along the boundary of this land, to the satisfaction of the General Manager, Planning, Real Estate and Economic Development. The Transferee agrees to include this clause in any future purchase and sale agreements.

(j) **Gates**

The Transferee, for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees being advised that gates accessing public property are not permitted in the fences.

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(k) **Parkland Within This Subdivision And/Or Already Existing In The Vicinity**

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:

- i. active hard surface and soft surface recreational facilities;
- ii. active lighted sports fields and iother lit amenities;
- iii. recreation and leisure facilities;
- iv. potential community centre;
- v. library;
- vi. day care;
- vii. other potential public buildings/facilities.

(l) **Park Amenities**

The Transferee for himself, his heirs, executors, administrators, successors, and assigns covenants and agrees being advised that the park amenities proposed by the Owner that exceed the standard park design and construction budget are not guaranteed and that the City shall not be responsible for the completion or provision of these specific amenities.

(m) **Pool Installation and/or Grading**

The Transferee, for himself, his heirs, executors, administrators, successors and assigns, acknowledges being advised that some of the rear yards within this Subdivision are to be used for stormwater drainage and conveyance of infrequent storm events. Pool installation and/or grading alterations and/or coach houses on some of the lots may not be permitted and/or revisions, at the Transferee’s expense, to the approved grading and servicing plans may be required to study the possibility of modification on any individual lot. The Transferee further acknowledges to obtain approval of the General Manager, Planning, Real Estate and Economic Development of the City of Ottawa prior to undertaking any grading alterations or installing a pool on any lot within this Subdivision.

(n) **Sump Pump and Back Up System Maintenance**

The Transferee for himself/herself, his/her heirs, executors, administers, successors and assigns acknowledges being advised that the home is equipped with a sump pump and back-up system. The Transferee acknowledges that it is their responsibility to maintain the eaves trough discharge, ensuring that the eavestrough discharge is directed at some distance from the foundation and away from the foundation will be the responsibility of the Transferee. The Transferee further acknowledges being advised to regularly inspect, maintain, and operate the sump pump system (including back up) in accordance with the manufacturers recommendations as outlined in the Homeowners’ Handbook. The Vendor is not responsible for any damages resulting from the Transferee’s failing to properly operate, maintain, inspect or replace the sump pump and/or back-up system.
The Transferee further acknowledges receipt of a Homeowners’ Handbook relating to the Basement Sump Pump systems purpose, operation, repair and maintenance.

(o) **Retaining Wall Maintenance And Repair – Blocks 54, 61**

The Transferee of Blocks 54 and 61 and for himself, his heirs, executors, administrators, successors and assigns acknowledge being advised that they shall be responsible in perpetuity for any repair or cost of replacement of the retaining wall which is located within the limits of these properties, and all related costs. The Transferee further acknowledges that this structure spans multiple private properties and due to the nature of this structure it is inherently linked along its entire length. Any Works required to part or the whole of this structure may therefore affect sections located on other properties.

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(p) **Retaining Wall Maintenance – Blocks 54 And 61**

- i. The Transferee of Blocks 54 and 61for himself, his heirs, executors, administrators, successors and assigns, acknowledge being advised that all homeowners within Blocks 54 and 61 inclusive are responsible for ongoing Inspection, maintenance repair or replacement all at their sole expense.
- ii. The Transferee further acknowledges being advised of the following Geotechnical recommendations:
 - a. the homeowner shall visually inspect the wall annually;
 - b. should discoloration or scaling be found, a concrete sealer such as MasterProtect H 400 or equivalent should be reapplied. Such discoloration would include large white stains and efflorescence. Scaling would be defined as the separation and chipping of the finished face of the wall due to chlorides;
 - c. should major movement of the wall be observed, the design engineer shall be contacted;
 - d. pools or spas shall not be installed in rear yards that contain retaining walls;
 - e. Permanent structures or footings shall not be installed within closer proximity to the retaining wall than what was shown as the separation between adjacent dwelling footing and retaining wall as specified in the approved retaining wall drawings prepared by the Geotechnical Engineer; and
 - f. any vegetation placed within 2 metres of the top block should consist of small shrubs no more than 0.6 metres in height.

(q) **Retaining Wall Indemnity – Blocks 54 And 61**

- i. The Transferee of Blocks 54 and 61 for himself, his heirs, executors, administrators, successors and assigns acknowledge being advised that due to the location of the retaining wall located on those blocks and its proximity to the drainage Works on the abutting City-owned Fernbank Road right-of-way, the City cannot guarantee that the ordinary inspection, maintenance, repair and replacement of, and upgrades to its drainage and road Works will not impact the retaining wall and that damage to the wall may result from these Works and more specifically, damage may occur as a result of erosion or undermining or settlement impacts due to stormwater flows directly at the base of the wall. This may have such effect as to requiring additional repairs, replacement, or redesign of the retaining wall.
- ii. The Transferee of Blocks 54 and 61 for himself, his heirs, executors, administrators, successors and assigns agree to release, indemnify and save the City harmless from all causes of action and damages related to the ordinary inspection, maintenance, repair and replacement of, and upgrades to, the drainage and road infrastructure on the abutting Fernbank Road right-of-way and all Works related thereto. The said Transferees shall each be responsible for costs relating to inspection, maintenance, repair and replacement of the private retaining wall which may be directly or indirectly required due to the City having conducted drainage ditch or road Works along the right-of-way. If the City’s work on its drainage and road infrastructure is found to be negligent, by a court of competent jurisdiction, this clause shall not apply in such instance.

(r) **Retaining Wall Easement – Blocks 54 And 61**

- i. The Transferee of Blocks 54 and 61 for himself, his heirs, executors. administrators, successors and assigns, acknowledge being advised that they are subject to a blanket easement in favour of the City for access for the City's employees, contractors, agents, or assigns for the purpose of inspecting, maintaining, repairing or replacing all or part of the retaining wall if in the sole opinion of the City such is required, to protect adjacent City infrastructure.

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- ii. The Transferee further acknowledges that any such Works referenced in the paragraph above shall all be at the sole expense of each of the Owners of Blocks 54 and 61.
- iii. For greater clarity, notwithstanding the said blanket easement, the ongoing inspection, maintenance, repair and replacement of the retaining wall shall be the sole responsibility of the owners of Blocks 54 and 61 and the City shall have no obligation to exercise the easement in order to do so.
- iv. Until such time as the full transfer of Blocks 54 and 61 has been completed, the Transferor shall ensure that reasonable maintenance and care be carried out for the maintenance of the retaining wall and any appurtenances which may be adjacent to, mounted or attached to the retaining wall such as but not limited to noise walls and fences, drainage swales, trees and shrubs which may in turn affect the condition of the retaining wall, it's drainage or accessibility by the Transferee to the retaining wall.

(s) **Drainage Easement – Lots 14 To 32 Inclusive**

- i. The Transferee of Lots 14 to 32 inclusive, for himself, his heirs, executors, administrators, successors and assigns, covenants and agrees being advised that they are subject to a 2.0-metre wide drainage easement in favour of the City for access for the City's employees, contractors, agents, or assigns for the purpose of inspecting, maintaining, repairing or replacing all or part of the infiltration trench if in the sole opinion of the City such is required. The Transferee further acknowledges that any such Works referenced herein shall all be at the sole expense of each of the Owners of Blocks 14 to 32 inclusive.
- ii. For greater clarity, notwithstanding the said easement, the ongoing inspection, maintenance, repair and replacement of the infiltration trench shall be the sole responsibility of the owners of Lots 14 to 32 inclusive and the City shall have no obligation to exercise the easement in order to do so.

(t) **Drainage Works Maintenance And Repair – Lots 14 To 32 Inclusive**

The Transferee of Lots 14 to 32 inclusive, for himself, his heirs, executors, administrators, successors and assigns acknowledge being advised that they shall be responsible in perpetuity for any repair or cost of replacement of the infiltration trench and any associated appurtenances which is located within the limits of these properties, and all related costs. The Transferee further acknowledges that this structure spans multiple private properties and due to the nature of this structure it is inherently linked along its entire length. Any Works required to part or the whole of this structure may therefore affect sections located on other properties.

(u) **Noise Attenuation Barriers At Block 61 (199, 201, 203, 205 Craig Duncan Terrace)**

The Transferee for himself, his heirs, executors, administrators, successors, and assigns covenants and agrees being advised that they must maintain the noise-mitigating barrier in good repair, including those as constructed by the Owner at Block 61 (199, 201, 203, 205 Craig Duncan Terrace) as shown on the approved Noise Control Study to the satisfaction of the General Manager, Planning, Real Estate and Economic Development. The Transferee agrees to include this clause in any future purchase and sale agreements.

(v) **Noise Control Features In Accordance With The Approved Noise Control Study Prepared By Gradient Wind Report, Dated April 29, 2021 And Roadway Traffic Noise Addendum Letter, Prepared By Gradient Wind, Dated June 7, 2023 For Block 61 (195, 197, 199, 201, 203, 205 Craig Duncan Terrace)**

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The Transferee for himself, his heirs, executors, administrators, successors and assigns, acknowledge being advised that despite the inclusion of noise control features in the development and within the building units, sound levels due to increasing road traffic (rail traffic) (air traffic) may on occasions interfere with some activities of the dwelling occupants as the sound levels exceed the sound level limits of the City of Ottawa and the Ministry of Environment, Conservation and Parks noise criteria.

The City is not responsible if, regardless of the implementations of noise control measures, the purchaser or occupant of the dwellings finds the noise levels offensive and a concern.

The Transferee covenants with the Transferor that the above clause, verbatim, shall be included in all subsequent agreements of purchase and sale, which covenant shall run with the said lands and is for the benefit of the owner of the adjacent road.

(w) Noise Control Features In Accordance With The Approved Noise Control Study Prepared By Gradient Wind Report, Dated April 29, 2021 And Roadway Traffic Noise Addendum Letter, Prepared By Gradient Wind, Dated June 7, 2023 For Block 61 (195, 197, 199, 201, 203, 205 Craig Duncan Terrace)

Type C

The Transferee for himself, his heirs, executors, administrators, successors and assigns, acknowledge being advised that This dwelling unit has been designed with the provision for adding central air conditioning at the occupant’s discretion. Installation of central air conditioning by the occupant in low and medium density developments will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the City of Ottawa and the Ministry of Environment, Conservation and Parks noise criteria.

The Transferee covenants with the Transferor that the above clause, verbatim, shall be included in all subsequent agreements of purchase and sale, which covenant shall run with the said lands and is for the benefit of the owner of the adjacent road.

2. NOTICE TO PURCHASERS

- (a) The purchaser acknowledges that any or all of a fire hydrant, hydro transformer, telephone/cable pedestal may be located or relocated, at any time, in front of any lot within the subdivision including the Real Property and the Transferor has no control over same and is released of any liability for the location of said items.
- (b) The purchaser acknowledges and agree that no driveway shall be located within 3.0 metres of an existing fire hydrant. The purchaser also acknowledges and agrees that no objects, including vegetation, shall be placed or planted within a 3.0 metre corridor between a fire hydrant and the curb, nor a 1.5 metre radius beside or behind a fire hydrant.
- (c) The purchaser acknowledges that school accommodation pressures exist in the Ottawa-Carleton District School Board schools designated to serve this development which are currently being addressed by the utilization of portable classrooms and/or by directing students to schools outside of their community.
- (d) The purchaser acknowledges that the purchaser and the vendor have no information on any potential transit services, the locations of the bus stops, paved passenger standing areas, street lights or shelter pads and shelters any of which may be located in front of or adjacent to the purchaser's Real Property at any time. The purchaser acknowledges that mail delivery shall be to postal boxes located throughout the subdivision and that a community mailbox, minipark and/or kiosk will be located in the subdivision as determined by the City and Canada Post Corporation.

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(e) The purchaser acknowledges that special soils conditions exist on this lot which will require:

- i. a geotechnical engineer licensed in the Province of Ontario to approve any proposal or design for a swimming pool installation or other proposal requiring an additional building permit on this lot prior to applying for a pool enclosure permit or installing the pool; and
- ii. the purchaser to submit a copy of the geotechnical engineer’s or geoscientists report to the General Manager, Planning, Infrastructure and Economic Development Department at the time of the application for the pool enclosure or additional building permit.

The purchaser also acknowledges that said engineer or geoscientist will be required to certify that the construction has been completed in accordance with his/her recommendation and that a copy of the certification or report will be submitted to the General Manager, Planning, Infrastructure and Economic Development Department.

(f) 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, type, 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.

(g) The purchaser of any lot or block hereby acknowledges being advised of:

- i. an approved general plan of services required to be provided by the vendor 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 location of proposed community mailboxes within the Subdivision;
- iv. the proposed driveway location;
- v. the proposed location of any streetlights, hydro transformers and utility pedestals abutting the lot;
- vi. the proposed grading and landscaping for the lot or block;
- vii. the approved zoning map for the Subdivision;
- viii. 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 vendor shall have the purchaser sign an acknowledgement that he has been advised of this information and submit the acknowledgements to the Assigned Planner on a quarterly basis.

(h) The purchaser covenants and agrees with the vendor to execute any usual and reasonable grant or grants of easement in favour of the Municipality, Ontario Hydro, Hydro One, Bell Canada, Enbridge Consumers' Gas, Rogers Limited, or any other similar public authority or utility over or under the Real Property required by any local municipal authority or public utility or conservation authority for drainage or other public purpose, during a period of twenty (20) years from the Closing Date, at no cost to the vendor.

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- (i) The purchaser covenants and agrees that, following delivery of the transfer document, the vendor shall have the benefit of easement over the subject lands by its servants, agents, successors, and assigns to permit such persons, until such time as the vendor has been released from all of its obligations under the Subdivision Agreement, to enter upon the real property for the purpose of performing any work the vendor is required to perform pursuant to the Subdivision Agreement provided that the use of the Real Property by the purchaser will be interfered with as little as is reasonably possible and the purchaser shall indemnify and save harmless the vendor from all damage, costs, and claims resulting from the exercise by the vendor of an rights under such easement.
- (j) The purchaser covenants and agrees that the purchaser shall not deposit or permit to be deposited fill or debris anywhere within the Subdivision boundaries without the written permission of the vendor, its heirs, executors, administrators, successors and assigns. if fill is required on the Real Property, such fill shall be clean fill to be approved by the Engineer of the Corporation of the City.
- (k) The purchaser covenants and agrees that where possible, all buildings, improvements and structures erected on the Real Property shall be maintained in a good state of repair at all times. No external televising, radio or other antennae or large satellite dishes shall be permitted on the Real Property unless same is a maximum of thirty inches in diameter.
- (l) The purchaser covenants and agrees that no horses, cattle, hogs, sheep, poultry or other stock of animals other than household pets normally permitted in private homes in urban residential areas shall be kept upon the Real Property. No breeding of pets for sale shall be carried on or upon the Real Property.
- (m) The purchaser covenants and agrees that no trailer with living, sleeping or eating accommodation shall be placed, located, kept or maintained on the Real Property or any part thereof unless concealed in a wholly enclosed garage.
- (n) The purchaser for himself, his heirs, executors, administrators, successors and assigns covenants and agrees that he will maintain the land on his Real Property line in a neat and orderly fashion including cutting the grass regularly and replacing any that dies, all to the satisfaction of the Municipality.
- (o) The Transferee for himself, his heirs, executors, administrators, successors, and assigns covenants and agrees being advised that they must maintain the sprinkler system in working order to the satisfaction of the City’s Fire Services Department. The Transferee agrees to include this clause in any future purchase and sale agreements.
- (p) The purchaser covenants and agrees that if they discover any archaeological artifact or remains it is subject to controls under the Ontario Heritage Act. If during the process of development archaeological remains are uncovered, the developer or agent should immediately notify the Archaeology Section of the Ontario Ministry of Tourism and Culture. In the event human remains are encountered during construction, the developer should immediately contact the Ministry of Tourism and Culture and the Registrar of the Cemeteries Regulations Unit of the Ministry of Consumer and Commercial Relations.
- (q) The purchaser agrees that if artifacts or human remains suspected to be of Aboriginal interest are encountered, the Algonquins of Ontario Consultation office, 31 Riverside Drive, Suite 101, Pembroke, Ontario K8A 8R6, telephone (613) 735-3759 be notified and provided with the opportunity to record, extract and preserve items of Algonquin interest.

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(r) The purchaser acknowledges and agrees these restrictions and covenants are subject to changes and, at any time prior to the final approval of the plan for registration, the City may amend, delete or add to the above restrictive covenants. Furthermore, the purchaser acknowledges and agrees that they are bound by additional restrictions and covenants which are intended to run with title to the Real Property for the benefit of the lands in the intended subdivision which are included in the Subdivision Agreement to be registered against the title to the Real Property but are not included herein.

3. Purchasers are advised that despite the inclusion of noise control features in the development and within the building units, sound levels due to increasing road traffic may, on occasion, interfere with some activities of the dwelling occupants as the sound levels exceed the sound level limits of the City of Ottawa and the Ministry of the Environment Conservation and Parks.

Dated at Ottawa this 27 day of January, 2025.

SIGNED, SEALED AND DELIVERED in the presence of

Signed by:
Amanda Nicole Marsh
F16369ADFA0A4B3...
Purchaser

February 1, 1987
Birth Date

Witness: _____
Signed by:
Julia Naomi Jonhson
E3624F7876CE460...
Purchaser

August 11, 1983
Birth Date

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

Dated at Ottawa this 27 day of January, 2025

Valecraft Homes (2019) Limited

Per: DocuSigned by:
[Signature]
A04F827301214EE...
I have authority to bind the Corporation.

FRANK NIEUWKOOP OWNER