MACKENZIE PLAZA

THIRD AMENDMENT TO DISCLOSURE STATEMENT

REAL ESTATE DEVELOPMENT MARKETING ACT OF BRITISH COLUMBIA

September 19, 2022

This amendment to disclosure statement (the "**Amendment**") amends a disclosure statement dated January 29, 2021 as amended by a first amendment to disclosure statement dated May 28, 2021 and a second amendment to disclosure statement dated November 16, 2021 (collectively, the "**Disclosure Statement**"). The Disclosure Statement, as amended by this Amendment, relates to an offering by 0929468 B.C. Ltd. (the "**Developer**") for the sale of proposed residential and commercial strata lots in both phases of a proposed 2 phase strata development known as "Mackenzie Plaza" (the "**Development**") to be constructed on certain lands and premises located at 1750 Nichol Road, Revelstoke, B.C., VOE 2S1.

DEVELOPER

Name: Business Address and Address for Service: 0929468 B.C. Ltd. Suite 900 - 900 West Hastings Street, Vancouver, B.C., V6E 1M3

BROKERAGE OF DEVELOPER

The Developer intends to market the Strata Lots (as defined in section 2.1 of the Disclosure Statement) itself. Any employees of the Developer who market the Strata Lots on behalf of the Developer may not be licensed under the *Real Estate Services Act* (British Columbia) and are not acting on behalf of purchasers. In addition to marketing the Strata Lots itself, the Developer may also utilize the services of licensed realtors. Should the Developer utilize the services of licensed realtors, the Developer reserves the right to appoint agents from time to time or to change its agent.

The Disclosure Statement, as amended by this Amendment, relates to a development property that is not yet completed. Please refer to section 7.2 of the Disclosure Statement, as amended by this Amendment, for information on the Purchase Agreement. That information has been drawn to the attention of _______

who has confirmed that fact by initialling the space provided here

DISCLAIMER

THE DISCLOSURE STATEMENT, AS AMENDED BY THIS AMENDMENT, HAS BEEN FILED WITH THE SUPERINTENDENT OF REAL ESTATE, BUT NEITHER THE SUPERINTENDENT OF REAL ESTATE, NOR ANY OTHER AUTHORITY OF THE GOVERNMENT OF THE PROVINCE OF BRITISH COLUMBIA, HAS DETERMINED THE MERITS OF ANY STATEMENT CONTAINED IN THE DISCLOSURE STATEMENT, AS AMENDED BY THIS AMENDMENT, OR WHETHER THE DISCLOSURE STATEMENT, AS AMENDED BY THIS AMENDMENT, CONTAINS A MISREPRESENTATION OR OTHERWISE FAILS TO COMPLY WITH THE REQUIREMENTS OF THE *REAL ESTATE DEVELOPMENT MARKETING ACT* (BRITISH COLUMBIA). IT IS THE RESPONSIBILITY OF THE DEVELOPER TO DISCLOSE PLAINLY ALL MATERIAL FACTS, WITHOUT MISREPRESENTATION.

AMENDMENT TO DISCLOSURE STATEMENT

The Disclosure Statement is hereby amended as follows:

- 1. by inserting the following at the end of section 1.6 as a new subsection 1.6(g):
 - "(g) The Commercial Stalls (as defined in subsection 3.6(a)) in the Development have been leased or will be leased by the Developer to the Parking Tenant (as defined in subsection 3.6(j)), an entity related to the Developer. If the Developer has agreed to provide any Commercial Stall(s) to a purchaser of a Strata Lot, the Developer will cause the Parking Tenant to assign to the purchaser the Parking Tenant's interest in the number of Commercial Stall(s) specified in the contract of purchase and sale, and any addendum thereto, entered into by the purchaser for the purchase of the Strata Lot. In addition, the Developer or the Parking Tenant, as the case may be, may rent any Commercial Stalls not assigned to owners or occupants of the Strata Lots to the owners and occupants of the Strata Lots, on an hourly, daily or monthly basis, or assign, or cause to be assigned, to any owners or occupants of the Strata Lots the Parking Tenant's interest in any particular Commercial Stall, while any are available, on the terms established from time to time by the Parking Tenant or the Developer, as the case may be, without compensation to the owners of the Strata Corporation or the owners of the Strata Lots. Upon the deposit of the Phase 1 Strata Plan in the Land Title Office, the Strata Corporation will assume the Developer's obligations, as landlord, under the Commercial Parking Lease (as defined in subsection 3.6(m)) on terms and conditions determined by the Developer, provided however that the assumption by the Strata Corporation will be suspended insofar as the Commercial Parking Lease applies to Commercial Stalls located within Phase 2 until, and conditional upon, the deposit of the Phase 2 Strata Plan in the Land Title Office. Following the deposit of the Phase 1 Strata Plan in the Land Title Office, the Developer may, in the Developer's discretion, cause the Parking Tenant to assign to the Developer some or all of the Parking Tenant's interest, as tenant, under the Commercial Parking Lease all as more particularly described in subsection 3.6(m)).";
- 2. by inserting the following at the end of section 1.6 as a new subsection 1.6(h):
 - "(h) The Developer may retain ownership of the Public EV Strata Lot (as defined in subsection 3.6(g)), in which case the Developer will be entitled to exercise all of the rights of the owner of the Public EV Strata Lot with respect to the Public EV Stalls and the Public EV Chargers (each as defined in subsection 3.6(g)), including, without limitation, to retain all revenue from the Public EV Stalls and the Public EV Chargers.";
- 3. by amending paragraph 2.1(b)(i) as follows:
 - (a) by deleting the words "144 strata lots" in the second paragraph and replacing them with "139 strata lots"; and

(b) by deleting the table under the third paragraph and replacing it with the following table:

" <u>Phase</u>	Number of Strata Lots	Number of Buildings
Phase 1	68	2
Phase 2	71	2";

- 4. by amending paragraph 2.1(b)(ii) as follows:
 - (a) by deleting the words "121 of the Strata Lots" in the first paragraph and replacing them with "120 of the Strata Lots";
 - (b) by deleting the words "Strata Lots 33-69 (inclusive)" in subparagraph 2.1(b)(ii)1. and replacing them with "Strata Lots 32-68 (inclusive)";
 - (c) by deleting the table in subparagraph 2.1(b)(ii)1. and replacing it with the following table:

<u>"Type of Residential Lots</u>	<u>Building 1</u>	Building 2
2 Bedroom	7	30
3 Bedroom	9	6
4 Bedroom	8	1
TOTAL	24	37"; and

(d) by deleting subparagraph 2.1(b)(ii)2. and replacing it with the following:

"2. <u>Phase 2</u>

There will be 59 Residential Lots in Phase 2. The Residential Lots in Phase 2 are Strata Lots 76-111 (inclusive) and Strata Lots 117-139 (inclusive). The Residential Lots in Phase 2 are currently intended to consist of the following types:

Type of Residential Lots	Building 3	<u>Building 4</u>
2 Bedroom	28	12
3 Bedroom	6	7
4 Bedroom	2	4
TOTAL	36	23";

- 5. by deleting paragraph 2.1(b)(iii) and replacing it with the following:
 - "(iii) Commercial Lots

It is anticipated that 19 of the Strata Lots in the Development will be for commercial use (the "**Commercial Lots**").

There will be 7 Commercial Lots in Phase 1. The Commercial Lots in Phase 1 are Strata Lots 25-31 (inclusive).

There will be 12 Commercial Lots in Phase 2. The Commercial Lots in Phase 2 are Strata Lots 69-75 (inclusive) and Strata Lots 112-116 (inclusive).

The Developer expects the Commercial Lots will be used for retail, office or other commercial purposes in accordance with the bylaws of the City. It is anticipated that the Commercial Lots will be located on the ground level of all Buildings other than Building 1.";

- 6. by amending section 2.3 as follows:
 - (a) by deleting the table under the second paragraph and replacing it with the following table:

" <u>Phase</u>	<u>Number of Strata Lots</u>
Phase 1	68
Phase 2	71
Total	139"; and

(b) by deleting the fifth paragraph and replacing it with the following:

"A Form P – Phased Strata Plan Declaration for the Development will be filed in the Land Title Office concurrently with the Phase 1 Strata Plan. The Form P describes important aspects of the Development, including the approximate location of each Phase, the estimated total Unit Entitlement and estimated number of Strata Lots in each Phase and the date by which the Developer must elect whether to proceed with each Phase. The City has approved, in concept, the proposed phasing for the Development based on the draft Form P (the "Original Form P") attached as Exhibit B to the original disclosure statement dated January 29, 2021 (the "Original Disclosure Statement") for the Development, but the Original Form P was not signed by the Approving Officer. The Developer subsequently made certain changes to the Form P for the Development to reflect changes to the number of strata lots in the Development. This Disclosure Statement was amended to include the updated Form P (the "Revised Form P") by the Third Amendment (as defined in subsection 7.4(I)) of this Disclosure Statement). Copies of the Original Form P and the Revised Form P are attached to this Disclosure Statement as Exhibit B. The Approving Officer has not reviewed or signed the Revised Form P and has not indicated whether the Approving Officer is prepared to sign the Revised Form P in due course.";

- 7. by amending subsection 3.5(f) as follows:
 - (a) by deleting the first paragraph of subsection 3.5(f) and replacing it with the following:

"Bylaws 7.24 and 8.19 contain certain restrictions with respect to parking and storing vehicles and personal property on the Common Property (including within the Parking Facility and the Storage Lockers)."; and (b) by inserting the following paragraphs at the end of subsection 3.5(f):

"Bylaw 8.19(2) restricts an owner, tenant or occupant of a Commercial Lot from renting out a Commercial Stall (as defined in section 3.6) or allowing a Commercial Stall from being used regularly by anyone that is not an owner, tenant, occupant, employee, agent or invitee of a Commercial Lot, the Strata Corporation, the Commercial Section or the Developer. Bylaw 8.19(2) also provides that, notwithstanding anything contained in the Bylaws to the contrary, an owner, tenant or occupant of a Commercial Lot will not permit any customer or patron of, or visitor to, a Commercial Lot to park or store a vehicle in any Commercial Stall located in the Underground Parkade or to otherwise access the Underground Parkade.

Bylaws 7.28, 8.20 and 11.6(6) provide that any owner, tenant or occupant vehicle parked in violation of the Bylaws will be subject to removal by a towing company authorized by the strata council, and all costs associated with such removal will be charged to the owner of the Strata Lot.

Bylaw 11.7 contains certain restriction on the creation of noise including, without limitation, restrictions on the use or operation of noisy equipment (including, without limitation, stereos and speakers) or machinery in or around a Strata Lot between the hours of 10:00 p.m. and 7:00 a.m. or any activity that encourages loitering by persons in or about a Strata Lot or the Common Property.";

- 8. by amending subsection 3.6(a) as follows:
 - (a) by deleting the words "227 parking stalls" from the first sentence of the first paragraph and replacing them with "229 parking stalls";
 - (b) by deleting the words "160 Stalls" from the first sentence of the second paragraph and replacing them with "155 Stalls";
 - (c) by deleting the words "90 of the Residential Stalls" from the second sentence of the second paragraph, and replacing them with "83 of the Residential Stalls";
 - (d) by deleting the words "70 of the Residential Stalls" from the second sentence of the second paragraph, and replacing them with "72 of the Residential Stalls";
 - (e) by inserting the following paragraphs at the end of subsection 3.6(a):

"Approximately 10 Stalls in the Development (the "**Commercial Stalls**") will be designated for exclusive use by particular owners and occupants of the Commercial Lots. Approximately four of the Commercial Stalls will be located in Phase 1 and approximately six of the Commercial Stalls will be located in Phase 2. All of the Commercial Stalls will be located in the Underground Parkade.

Although the Strata Plan will designate the Commercial Stalls as Common Property, this designation will be subject to the Commercial Parking Lease and, if applicable, the Commercial Parking Lease Encumbrance. Accordingly, the purchasers of the Strata Lots will not have any right to use the Commercial Stalls except as set out in subsection 3.6(m).";

- 9. by amending subsection 3.6(b) as follows:
 - (a) by deleting the second paragraph, the third paragraph (including the table thereunder) and the fourth paragraph and replacing them with the following:

"Approximately 49 Stalls in the Development (the "**Shared Visitor Stalls**") will be shared between the visitors to, and customers of, the Commercial Lots and the owners, tenants and occupants of the Strata Lots on a "first come, first served" basis in accordance with the Bylaws.

Each Phase will include approximately the following number of Residential Visitor Stalls and Shared Visitor Stalls (collectively, the "**Visitor Stalls**"):

<u>Phase</u>	<u>Number of Residential</u> <u>Visitor Stalls</u>	<u>Number of Shared</u> <u>Visitor Stalls</u>
Phase 1	14	17
Phase 2	0	32
Total	14	49

All of the Residential Visitor Stalls and Shared Visitor Stalls will be located on the Surface Parking Lot."; and

- (b) by inserting the words "for a maximum period of 2 consecutive hours" into the sixth paragraph after the words "permitted to use the Shared Visitor Stalls" and before the words "and that outside the hours of 8 a.m. and 6 p.m.";
- 10. by deleting the number "16" in the first paragraph of subsection 3.6(f) and replacing it with "55";
- 11. by deleting subsection 3.6(g) and replacing it with the following:
 - "(g) Public EV Chargers

The Developer intends to install two CoRe+ smart level 2 charging stations (the "**Public EV Chargers**") within or adjacent to four Stalls in Phase 2 of the Development (the "**Public EV Stalls**"). It is intended that the Public EV Stalls and the Public EV Chargers will be used for electric vehicle charging by visitors to and customers of the Commercial Lots, and the general public. It is anticipated that the Public EV Chargers will be operated by Services FLO Inc. (the "**Public EV Operator**"), and that any person who wishes to use a Public EV Charger will be required to pay fees for the use of such Public EV Charger via a credit card or smartphone application and such person may be required to obtain a membership with the Public EV Operator prior to using the Public EV Chargers.

The Public EV Stalls will be designated as limited common property for a particular Commercial Strata Lot (the "**Public EV Strata Lot**"), as shown on the Preliminary Strata Plan for Phase 2. Accordingly, the owner of the Public EV Strata Lot will have exclusive use of and control over the Public EV Stalls. The Developer reserves the right to retain ownership of the Public EV Strata Lot.

It is anticipated that the Public EV Chargers will be connected to the electricity meter for the Public EV Strata Lot (rather than the common electricity meter for the Common Property) and, accordingly, that the owner of the Public EV Strata Lot will be responsible for electricity charges incurred in connection with the Public EV Chargers.

The Developer intends to cause the Strata Corporation, upon its formation, to enter into an agreement with the Developer, in the form required by the Developer, which will, *inter alia*, provide for the following:

- The owner of the Public EV Strata Lot may permit visitors to and customers of the Commercial Lots, and the general public, to use the Public EV Stalls and the Public EV Chargers for parking and/or electric vehicle charging and will have the right to determine the terms and conditions of the use of the Public EV Stalls and the Public EV Chargers in its sole discretion (including, without limitation, the permitted time for use and the fees payable in connection with such use).
- The owner of the Public EV Strata Lot will have the right to retain all revenue from the Public EV Stalls and the Public EV Chargers, including, without limitation, all revenue from parking fees and electric vehicle charging fees. For greater certainty, the Strata Corporation will not be entitled to any revenue from the Public EV Stalls.
- The owner of the Public EV Strata Lot may maintain, repair, alter, remove and replace the Public EV Chargers from time to time and may install such other utilities, works and services within the Common Property as may be required in order to service and use the Public EV Chargers.
- The Strata Corporation will not do anything (including passing any bylaw) which may interfere with the ability of the owner of the Public EV Strata Lot to use the Public EV Stalls and the Public EV Chargers as described above and will not charge any fees to the owner of the Public EV Strata Lot in connection with the Public EV Stalls and/or the Public EV Chargers.

Prior to filing the Bylaws in the Land Title Office, the Developer may amend the Bylaws to include bylaws with similar effect to the terms of the above-noted agreement with respect to the Public EV Stalls and the Public EV Chargers.

The foregoing arrangements are subject to change, as determined by the Developer or as required by the Public EV Operator. In addition, and notwithstanding the foregoing, the Developer may elect to install different types of electric vehicle chargers, or to arrange for a different operator to operate the electric vehicle chargers, or to not install some or all of the Public EV Chargers in the Development.";

12. by deleting the first paragraph of subsection 3.6(i) and replacing it with the following:

"The Developer does not intend to include any bicycle lockers in the Development.

Each Residential Stall and each Commercial Stall will contain one unenclosed bicycle wall rack (the "**Wall Rack**") with sufficient space in which to store up to two bicycles. However, the Developer may, in its sole discretion, offer purchasers the option to purchase, for such consideration as the Developer may require, a storage box (a "**Storage Box**") to be installed in the purchaser's Residential Stall or Commercial Stall, as the case may be, in lieu of the Wall Rack, and if the Developer and a purchaser agree that a Storage Box will be installed, then such Stall will not contain a Wall Rack.

The Development will include bicycle storage rooms (the "**Bicycle Storage Rooms**") intended for the use of owners and occupants of the Residential Strata Lots for bicycle storage purposes. It is anticipated that the Bicycle Storage Rooms will be located approximately as shown on the Preliminary Plans. The Bicycle Storage Rooms will contain unenclosed bicycle racks (the "**Bike Racks**"). It is intended that each Residential Strata Lot will have exclusive use of two Bike Racks, by way of a Limited Common Property designation on the Strata Plan. However, if the Developer deems it more appropriate, at its option, the Developer may grant to the owners of the Residential Strata Lots rights to use the Bike Racks substantially similar to the rights granted to them through such Limited Common Property designation by the implementation of a different legal structure, including, without limitation, amending the Residential Parking and Storage Lease so that the Bicycle Storage Rooms are leased thereunder and granting partial assignments of the Residential Parking and Storage Lease with respect to particular Bike Racks to the owners of the Residential Strata Lots.";

13. by deleting the heading and first two paragraphs of subsection 3.6(j) and replacing them with the following:

"(j) Residential Parking and Storage Lease

The Developer, as landlord, has entered into a long-term pre-paid lease (the "**Residential Parking and Storage Lease**") with respect to all of the Residential Stalls and Storage Lockers, in favour of Mackenzie Plaza Parking Co. Ltd. (the "**Parking Tenant**"), as tenant. The Residential Parking and Storage Lease applies to: (i) all of the Residential Stalls; and (ii) all of the Storage Lockers. The Developer and the Parking Tenant subsequently amended the Residential Parking and Storage Lease to reflect certain changes to the configuration and use of portions of the Parking Facility.

The Parking Tenant is related to the Developer. A copy of the Residential Parking and Storage Lease and the above-noted amendment thereto are attached as Exhibit M-1 to this Disclosure Statement. The Developer reserves the right to amend and/or restate the Residential Parking and Storage Lease from time to time in its sole discretion prior to the first conveyance of a Strata Lot (including, without limitation, to include an updated copy of the plan showing the as-built location of the Residential Stalls and the Storage Lockers upon completion of construction thereof).";

- 14. by deleting subsection 3.6(k) and replacing it with the following:
 - "(k) Access to Parking Facility

The Surface Parking Lot and the entry ramp to the Underground Parkade will be accessible off the new internal road located to the north of the Development. Access to the Underground Parkade will be restricted by an overhead security gate (the **"Security**")

Gate") at the entrance to the Underground Parkade. Entry through the Security Gate will provide access to the Underground Parkade. It is intended that the Security Gate will remain closed at all times and that only the owners and occupants of the Strata Lots, the Strata Corporation and persons authorized by the Strata Corporation may open the Security Gate. It is anticipated that owners, tenants and occupants of the Commercial Lots and their respective employees, agents and invitees will be permitted to open the Security Gate and access the Underground Parkade but none of the patrons of, and the visitors to, the Commercial Lots will not be permitted to open the Security Gate and access the Underground Parkade unless otherwise authorized by the Strata Corporation.";

15. by inserting the following at the end of section 3.6 as a new subsection 3.6(m):

"(m) Commercial Parking Lease

The Developer, as landlord, has entered into a long-term pre-paid lease (the "**Commercial Parking Lease**") with respect to all of the Commercial Stalls, in favour of the Parking Tenant, as tenant. The Commercial Parking Lease applies to all of the Commercial Stalls.

The Parking Tenant is related to the Developer. A copy of the Commercial Parking Lease is attached as Exhibit M-2 to this Disclosure Statement. The Developer reserves the right to amend and/or restate the Commercial Parking Lease from time to time in its sole discretion prior to the first conveyance of a Strata Lot (including, without limitation, to include an updated copy of the plan showing the as-built location of the Commercial Stalls upon completion of construction thereof).

At the Developer's sole option, the Commercial Parking Lease or a document securing or evidencing the Commercial Parking Lease including, without limitation, an option to lease, may be registered against title to the Lands or the Common Property, or both (collectively, the **"Commercial Parking Lease Encumbrance**").

Upon the registration of the Phase 1 Strata Plan, the Commercial Parking Lease will be a charge on the Common Property. After the Phase 1 Strata Plan has been deposited in the Land Title Office, the Developer intends to assign the Commercial Parking Lease to the Strata Corporation and to cause the Strata Corporation to assume the Developer's obligations, as landlord, under the Commercial Parking Lease, on terms and conditions determined by the Developer, provided however that such assignment to, and assumption by, the Strata Corporation will be suspended insofar as the Commercial Parking Lease applies to Commercial Stalls located within Phase 2 until, and conditional upon, the deposit of the Phase 2 Strata Plan in the Land Title Office. Following the deposit of the Strata Plan for each Phase in the Land Title Office and the assignment described above, the Developer may, in the Developer's discretion, cause the Parking Tenant to assign to the Developer the Parking Tenant's interest, as tenant, under the Commercial Parking Lease in those Commercial Stalls located within such Phase. Notwithstanding such assignments and assumptions, the Parking Tenant (or the Developer, if the Developer so elects) will be entitled to receive and retain, as its absolute property, all amounts payable by any persons as consideration for the right to use any Commercial Stalls.

Although the Strata Plan will designate the Commercial Stalls as Common Property, this designation will be subject to the Commercial Parking Lease and, if applicable, the Commercial Parking Lease Encumbrance. Accordingly, the owners and occupants of the Strata Lots will not have any right to use the Commercial Stalls except as set out below.

Each purchaser of a Strata Lot will be entitled to the exclusive use of the number and, if applicable, type, of Stall(s) specified in the contract of purchase and sale and any addenda thereto entered into by the purchaser for the purchase of the Strata Lot (which number, in each case, may be zero, one or more than one). For greater certainty, the Developer does not guarantee that a Commercial Stall will be available for each purchaser of a Strata Lot, and a purchaser of a Strata Lot will not have a right to use a Commercial Stall unless the contract of purchase and sale and any addendum or amendment thereto entered into by the purchaser and the Developer for the purchase of the Strata Lot specifically states that a Commercial Stall(s) will be allocated to the purchaser. The Commercial Stall(s) (if any) will be allocated for use by the owners of the Strata Lots by partial assignment of the Commercial Parking Lease. Upon the transfer of a Strata Lot to a purchaser who is entitled to the exclusive use of a Commercial Stall(s) (if any), the Parking Tenant or the Developer, as the case may be, will partially assign its interest under the Commercial Parking Lease with respect to the particular Stall(s) allocated to the purchaser by the Developer.

The Developer reserves the right to rent, and to cause the Parking Tenant to rent, any available Commercial Stalls to any owners or tenants of the Strata Lots on an hourly, daily or monthly basis, or to assign, or cause to be assigned, to any owners and occupants of the Strata Lots the Parking Tenant's interest under the Commercial Parking Lease in any particular Commercial Stall while any are available on the terms established from time to time by the Developer or the Parking Tenant, as the case may be. For greater certainty, the Parking Tenant may retain any remaining Commercial Stalls throughout the term of the Commercial Parking Lease and may rent or grant partial assignments thereof on the terms established from time to time by the Developer for the Strata Corporation or the owners of the Strata Lots.

An owner of a Strata Lot will only be permitted to assign an interest that he or she has in any Commercial Stall under the Commercial Parking Lease to a purchaser of such Strata Lot, to an owner of another Strata Lot, to the Strata Corporation, to the Commercial Section or back to the Parking Tenant or the Developer, as the case may be. The right to the exclusive use of the Commercial Stalls will terminate upon the expiry of the Commercial Parking Lease. In addition, an owner of a Strata Lot that holds an interest under the Commercial Parking Lease in a Commercial Stall may not rent or lease such Commercial Stall to any person other than an owner, purchaser or occupant of a Strata Lot, the Strata Corporation or the Parking Tenant or the Developer, as the case may be.

The Developer will have the right to determine, in its sole discretion, the location of any Commercial Stalls allocated to purchasers and, accordingly, a purchaser of a Strata Lot will have no control over the location of any Commercial Stall assigned to such purchaser.

If the Developer deems it more appropriate, at its option, the Developer may grant to the owners of the Strata Lots rights to use the Commercial Stalls substantially similar to the rights granted to them through partial assignments of the Commercial Parking Lease as set out above, by the implementation of a different legal structure, including, without limitation, designation of the Commercial Stalls as Limited Common Property pursuant to section 258 of the Strata Property Act.

In addition, the Bylaws attached as Exhibit D to this Disclosure Statement contain certain provisions concerning the Commercial Stalls.";

16. by deleting section 3.12 and replacing it with the following:

"3.12 Rental Disclosure Statement

Pursuant to the *Strata Property Act*, the Developer must disclose to any purchaser the intention to lease any unsold Residential Lots in order to preserve the Developer's right and the right of subsequent purchasers of the Residential Lots to lease the Residential Lots in the future. The Developer does not currently intend to rent out any of the Residential Lots, but will reserve the right for itself and subsequent owners of the Residential Lots to rent or lease any or all of the Residential Lots by filing a rental disclosure statement (the "**Original Rental Disclosure Statement**") for the Residential Lots in Form J of the *Strata Property Act* with the Superintendent concurrently with the filing of the Original Disclosure Statement. A copy of the Original Rental Disclosure Statement.

As a result of changes to the number of Residential Lots in the Development, the Developer filed a changed rental disclosure statement (the "**Changed Rental Disclosure Statement**"), in Form J under the *Strata Property Act*, in respect of all of the Residential Lots in the Development with the Superintendent concurrently with the filing of the Third Amendment (as defined in subsection 7.4(I)) to this Disclosure Statement. As a result, the Developer preserved the right for itself and subsequent owners of the Residential Lots to rent or lease any or all of the Residential Lots. A copy of the Changed Rental Disclosure Statement is attached Exhibit I to this Disclosure Statement.";

- 17. by deleting the words "Strata Lots 1 to 144" from the first line of the legal description in subsection 4.1(d) and replacing them with "Strata Lots 1 to 139";
- 18. by deleting paragraph 4.3(b)(xvi) and replacing it with the following:
 - "(xvi) Mortgage CA9036358 and Modification CB74460, and Assignment of Rents CA9036359 and Modification CB74461 – These encumbrances are a mortgage of the Lands and modification thereto, and an assignment of rents and modification thereto granted by the Developer in favour of the Construction Lender to secure the Construction Financing (each as defined and described in subsection 6.2) extended by the Construction Lender to the Developer. See paragraph 4.3(c)(iii) for information concerning the discharge of this mortgage and assignment of rents.";

- 19. by inserting the following at the end of subsection 4.3(b) as a new paragraph 4.3(b)(xxxv):
 - "(xxxv) Priority Agreement CB77745 and Priority Agreement CB77746 These encumbrances are priority agreements granting Mortgage CA9036358 as modified by CB74460 and Assignment of Rents CA9036359 as modified by CB74461, each in favour of the Construction Lender, priority over Mortgage CA9488891 and Assignment of Rents CA9488892, each in favour of Westmount West Services Inc.";
- 20. by deleting subsection 4.4(x) and replacing it with the following:
 - "(x) the Commercial Parking Lease and/or the Commercial Parking Lease Encumbrance; and";
- 21. by amending section 5.1 by deleting the table under the heading "Phase 1" and replacing it with the following table:

"Building Number	Estimated Date Range for Completion of <u>Construction</u>
Building 1	December 1, 2022 to March 1, 2023
Building 2	February 1, 2023 to May 1, 2023";

- 22. by inserting the following at the end of section 7.4 as a new subsection 7.4(I):
 - "(I) Strata Lot Number and Unit Number Change
 - (i) In this Disclosure Statement:
 - 1. **"Original Disclosure Material**" means the original disclosure statement dated January 29, 2021, as amended by a first amendment to disclosure statement dated May 28, 2021 and a second amendment to disclosure statement dated November 16, 2021, all filed by the Developer with respect to the Development; and
 - 2. **"Third Amendment**" means the third amendment to disclosure statement dated September 19, 2022 filed by the Developer with respect to this Disclosure Statement.
 - (ii) As a result of combining certain separate Commercial Lots to form certain larger Commercial Strata Lots, the strata lot numbers and unit numbers assigned to certain of the Strata Lots prior to the filing of the Third Amendment have changed.

- (iii) Attached as Exhibit P to this Disclosure Statement is a table (the "Cross-Reference Table") that sets out the following for each given Strata Lot in the Development:
 - the Strata Lot number and unit number of such Strata Lot as shown on the preliminary strata plan (the "Previous Preliminary Strata Plan") that was attached as Exhibit A-1 or Exhibit A-2 to the Original Disclosure Material; and
 - 2. the corresponding Strata Lot number and unit number of such Strata Lot as shown on the updated Preliminary Strata Plan attached as Exhibit A-1 or Exhibit A-2 to this Disclosure Statement (the "**Updated Preliminary Strata Plan**").
- (iv) For any contract of purchase and sale that was entered into prior to the Developer filing the Third Amendment, the strata lot number set out in such contract corresponds to the Strata Lot with that number on the Previous Preliminary Strata Plan (a copy of which was attached as Exhibit A-1 or Exhibit A-2 to the Original Disclosure Material). As a result of the changes noted-above to the Development, the strata lot numbers and unit numbers for certain of the Strata Lots have changed, as shown in the Cross-Reference Table. This means that, for any contract of purchase and sale entered into with respect to a Strata Lot prior to the filing of the Third Amendment, the strata lot number specified in such contract may not correctly correspond to the Strata Lot with that number on the Updated Preliminary Strata Plan, and the purchaser of any such Strata Lot should refer to the Cross-Reference Table to identify the correct strata lot number and unit number for the Strata Lot as shown on the Updated Preliminary Strata Plan. For greater certainty, for any contract of purchase and sale entered into for a Strata Lot after the filing of the Third Amendment, the strata lot number specified in such contract correctly corresponds to the Strata Lot with that number on the Updated Preliminary Strata Plan.";
- 23. by deleting the page titled "Exhibits to this Disclosure Statement" attached to the Disclosure Statement and replacing it with the page titled "Exhibits to this Disclosure Statement" attached hereto;
- 24. by deleting Exhibit A-1 to the Disclosure Statement and replacing it with Exhibit A-1 attached hereto;
- 25. by deleting Exhibit A-2 to the Disclosure Statement and replacing it with Exhibit A-2 attached hereto;
- 26. by deleting Exhibit B to the Disclosure Statement and replacing it with Exhibit B attached hereto;
- 27. by deleting Exhibit C-1 to the Disclosure Statement and replacing it with Exhibit C-1 attached hereto;

- 28. by deleting Exhibit C-2 to the Disclosure Statement and replacing it with Exhibit C-2 attached hereto;
- 29. by deleting Exhibit D to the Disclosure Statement and replacing it with Exhibit D attached hereto;
- 30. by deleting Exhibit E-1 to the Disclosure Statement and replacing it with Exhibit E-1 attached hereto;
- 31. by deleting Exhibit E-2 to the Disclosure Statement and replacing it with Exhibit E-2 attached hereto;
- 32. by deleting Exhibit F to the Disclosure Statement and replacing it with Exhibit F attached hereto;
- 33. by deleting Exhibit G-1 to the Disclosure Statement and replacing it with Exhibit G-1 attached hereto;
- 34. by deleting Exhibit G-2 to the Disclosure Statement and replacing it with Exhibit G-2 attached hereto;
- 35. by deleting Exhibit H to the Disclosure Statement and replacing it with Exhibit H attached hereto;
- 36. by deleting Exhibit I to the Disclosure Statement and replacing it with Exhibit I attached hereto;
- 37. by deleting Exhibit J-1 to the Disclosure Statement and replacing it with Exhibit J-1 attached hereto;
- 38. by deleting Exhibit K-1 to the Disclosure Statement and replacing it with Exhibit K-1 attached hereto;
- 39. by deleting Exhibit L-1 to the Disclosure Statement and replacing it with Exhibit L-1 attached hereto;
- 40. by deleting Exhibit L-2 to the Disclosure Statement and replacing it with Exhibit L-2 attached hereto;
- 41. by deleting Exhibit M to the Disclosure Statement and replacing it with Exhibit M-1 attached hereto;
- 42. by inserting Exhibit M-2 attached hereto into the Disclosure Statement as a new Exhibit M-2; and
- 43. by inserting Exhibit P attached hereto to the Disclosure Statement as a new Exhibit P.

DEEMED RELIANCE

Section 22 of the *Real Estate Development Marketing Act* (British Columbia) provides that every purchaser who is entitled to receive the Disclosure Statement, as amended by this Amendment, is deemed to have relied on any false or misleading statement of a material fact contained in the Disclosure Statement, as amended by this Amendment, if any, and any omission to state a material fact. The Developer, its directors and any person who has signed or authorized the filing of the Disclosure Statement, as amended by this Amendment, are liable to compensate the purchaser for any misrepresentation, subject to any defences available under section 22 of the *Real Estate Development Marketing Act* (British Columbia).

DECLARATION

The foregoing statements disclose, without misrepresentation, all material facts relating to the Development referred to above, as required by the *Real Estate Development Marketing Act* (British Columbia), as of the <u>19th</u> day of <u>September</u>, 2022.

DEVELOPER

0929468 B.C. LTD

By:

Authorized Signatory

By:

Authorized Signatory

DIRECTORS OF 0929468 B.C. LTD.

David Evans

Evans.

Shelley Anne Evans

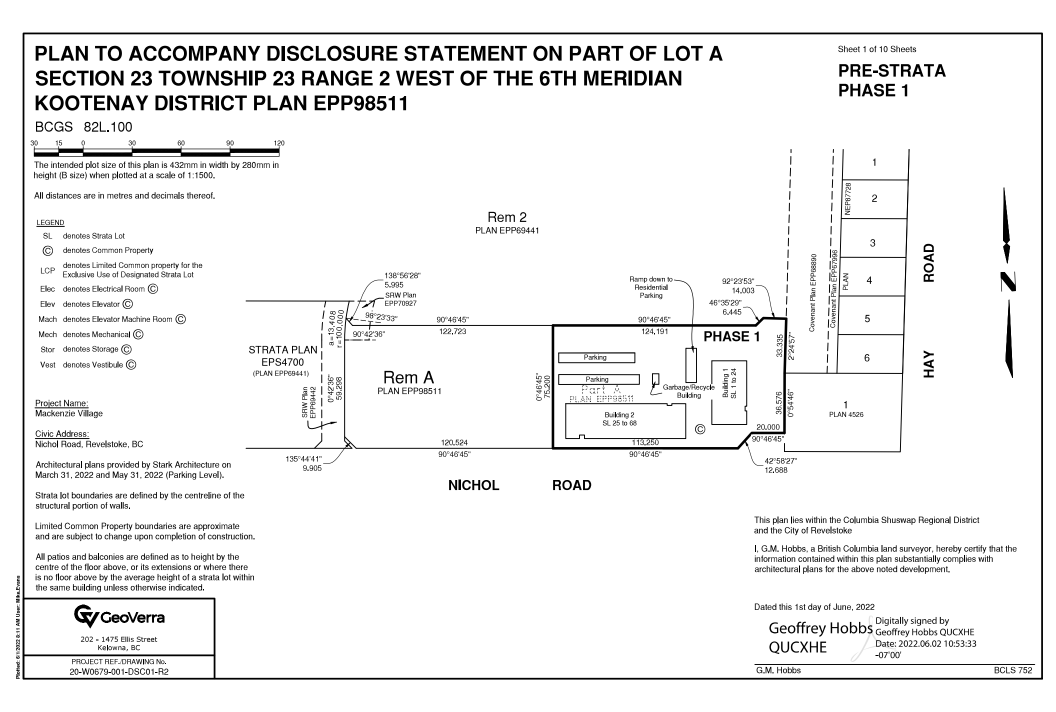
EXHIBITS TO THIS DISCLOSURE STATEMENT

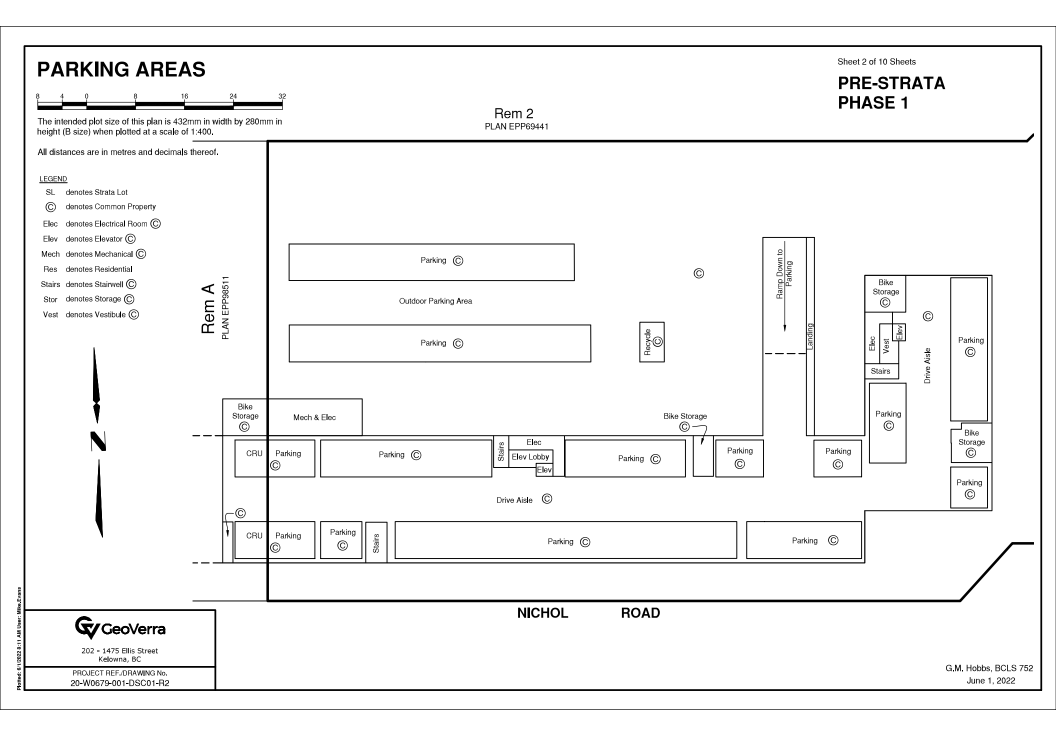
Exhibit A-1	-	Preliminary Plan – Phase 1
Exhibit A -2	-	Preliminary Plan – Phase 2
Exhibit B	-	Form P - Phased Strata Plan Declaration
Exhibit C -1	-	Proposed Form V – Schedule of Estimated Unit Entitlement – Phase 1
Exhibit C -2	-	Proposed Form V – Schedule of Estimated Unit Entitlement – Phase 2
Exhibit D	-	Proposed Form Y – Notice of Different Bylaws
Exhibit E -1	-	Proposed Interim Budget of Operating Expenses – Phase 1
Exhibit E -2	-	Proposed Interim Budget of Operating Expenses – Phase 2
Exhibit F	-	Cumulative Budgets of Operating Expenses for Phases 1 – 2 (for illustrative purposes only)
Exhibit G -1	-	Estimated Monthly Assessments – Phase 1
Exhibit G -2	-	Estimated Monthly Assessments – Phase 2
Exhibit H	-	Estimated Cumulative Assessments for Phases 1 – 2 (for illustrative purposes only)
Exhibit I	-	Form J – Rental Disclosure Statement
Exhibit J-1	-	Proposed Form of Residential Purchase Agreement – Phase 1 and Phase 2
Exhibit K-1	-	Proposed Form of Commercial Purchase Agreement – Phase 1 and Phase 2
Exhibit L-1	-	Proposed Form W – Schedule of Voting Rights – Phase 1
Exhibit L-2	-	Proposed Form W – Schedule of Voting Rights – Phase 2
Exhibit M-1	-	Residential Parking and Storage Lease
Exhibit M-2	-	Commercial Parking Lease
Exhibit N	-	Subdivision Plan
Exhibit O	-	Proposed Project Plan
Exhibit P	-	Cross-Reference Table

EXHIBIT A-1

PRELIMINARY PLAN – PHASE 1

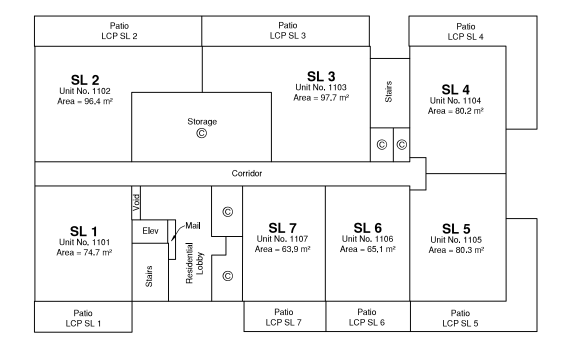
See attached.





BUILDING 1 LEVEL 1 STRATA LOTS 1 TO 7 16 The intended plot size of this plan is 432mm in width by 280mm in height (B size) when plotted at a scale of 1:200. All distances are in metres and decimals thereof. LEGEND SL denotes Strata Lot denotes Common Property C denotes Limited Common property for the LCP Exclusive Use of Designated Strata Lot denotes Corridor (C) Corr Elec denotes Electrical Room (C) Elev denotes Elevator (C) Mech denotes Mechanical (C)

- Stairs denotes Stairwell (C) Stor denotes Storage (C)
- Vest denotes Vestibule (C)
- Void denotes Void Space (C)



CeoVerra 202 - 1475 Ellis Street Kelowna, BC PROJECT REF./DRAWING No. 20-W0679-001-DSC01-R2

like.Evans

2022 8:11 AM User:

G.M. Hobbs, BCLS 752 June 1, 2022

Sheet 3 of 10 Sheets

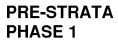
PHASE 1

PRE-STRATA

BUILDING 1 LEVEL 2 STRATA LOTS 8 TO 13



Sheet 4 of 10 Sheets



The intended plot size of this plan is 432mm in width by 280mm in height (B size) when plotted at a scale of 1:200.

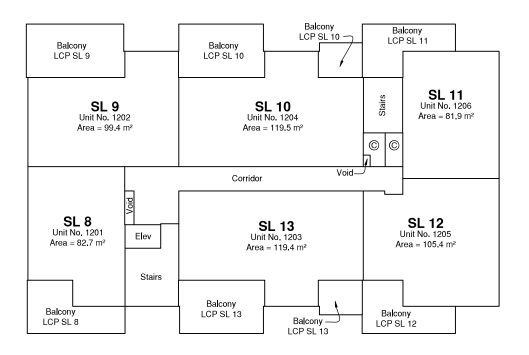
All distances are in metres and decimals thereof.

LEGEND

like.Evans

2022 8:11 AM User:

- SL denotes Strata Lot
- C denotes Common Property
- LCP denotes Limited Common property for the Exclusive Use of Designated Strata Lot
- Corr denotes Corridor (C)
- Elec denotes Electrical Room C
- Elev denotes Elevator 🔘
- Stairs denotes Stairwell (C)
- Stor denotes Storage (C)
- Void denotes Void Space (C)

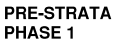


CecoVerra 202 - 1475 Ellis Street Kelowna, BC PROJECT REF./DRAWING No. 20-W0679-001-DSC01-R2

G.M. Hobbs, BCLS 752 June 1, 2022

BUILDING 1 LEVEL 3 STRATA LOTS 14 TO 19

Sheet 5 of 10 Sheets

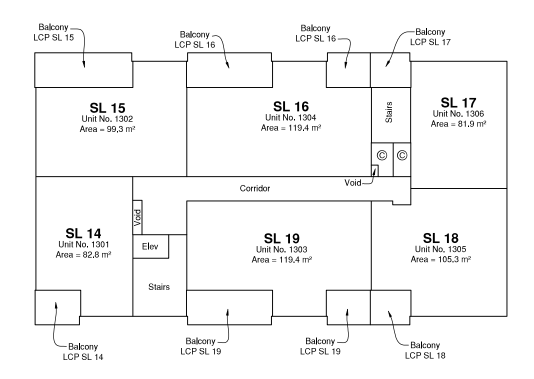


The intended plot size of this plan is 432mm in width by 280mm in height (B size) when plotted at a scale of 1:200.

All distances are in metres and decimals thereof.

LEGEND

- SL denotes Strata Lot
- C denotes Common Property
- LCP denotes Limited Common property for the Exclusive Use of Designated Strata Lot
- Corr denotes Corridor (C)
- Elec denotes Electrical Room ©
- Elev denotes Elevator (C)
- Stairs denotes Stairwell (C)
- Stor denotes Storage C
- Void denotes Void Space 🔘



CecoVerra 202 - 1475 Ellis Street Kelowna, BC PROJECT REF./DRAWING No. 20-W0679-001-DSC01-R2

like.Evans

2022 8:11 AM User:

G.M. Hobbs, BCLS 752 June 1, 2022



The intended plot size of this plan is 432mm in width by 280mm in height (B size) when plotted at a scale of 1:200.

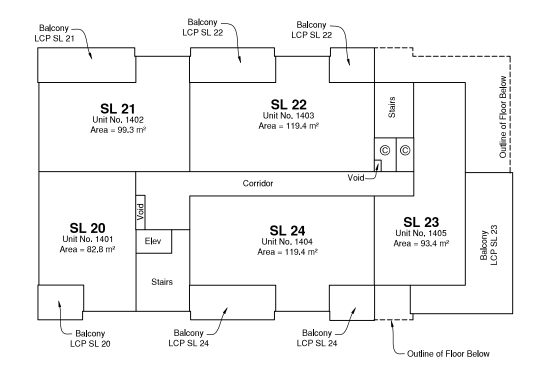
All distances are in metres and decimals thereof.

LEGEND

like.Evans

022 8:11 AM User

- SL denotes Strata Lot
- C denotes Common Property
- LCP denotes Limited Common property for the Exclusive Use of Designated Strata Lot
- Corr denotes Corridor 🔘
- Elec denotes Electrical Room (C)
- Elev denotes Elevator C
- Stairs denotes Stairwell (C)
- Stor denotes Storage (C)
- Void denotes Void Space 🔘

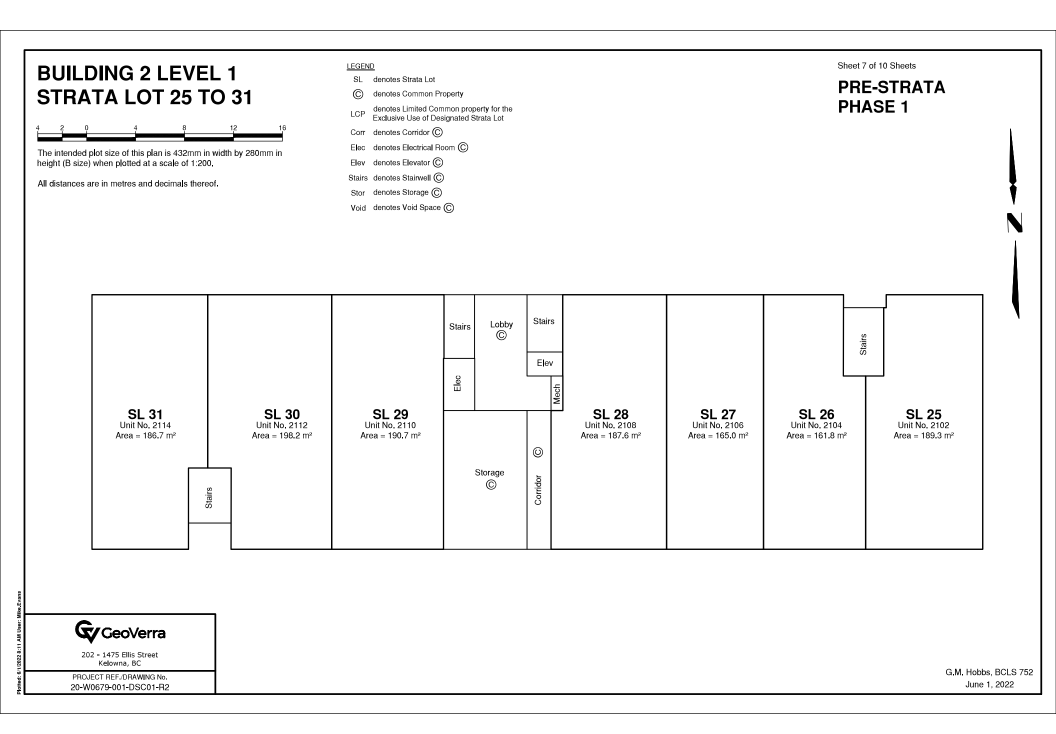


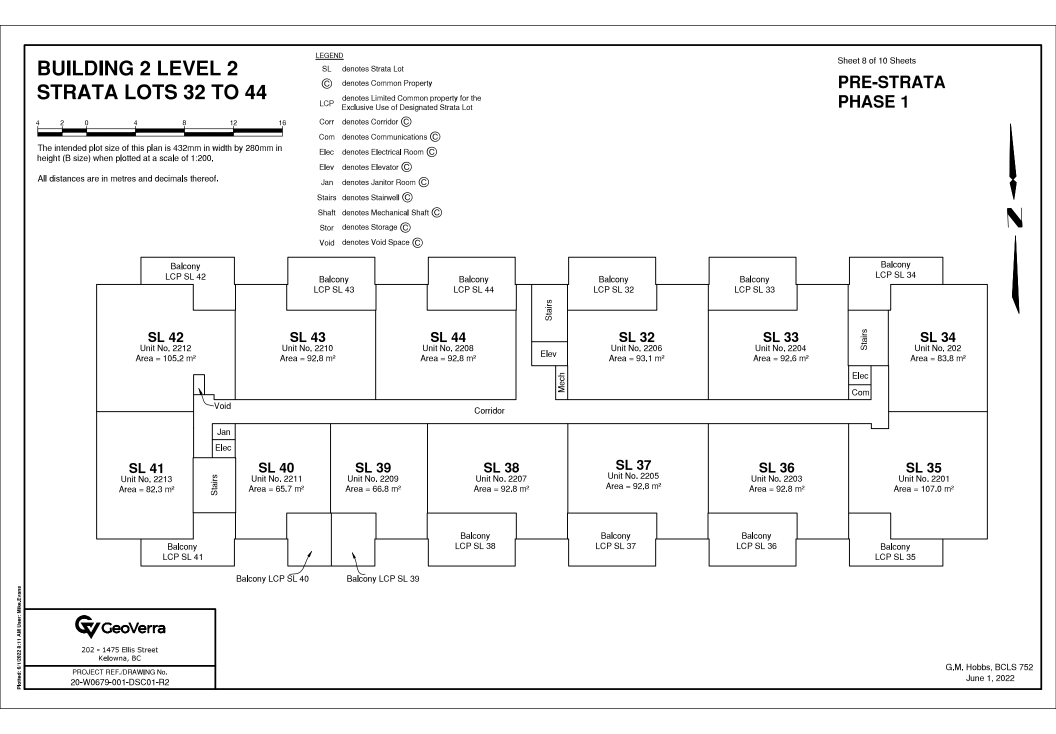
CecoVerra 202 - 1475 Ellis Street Kelowna, BC PROJECT REF./DRAWING No. 20-W0679-001-DSC01-R2

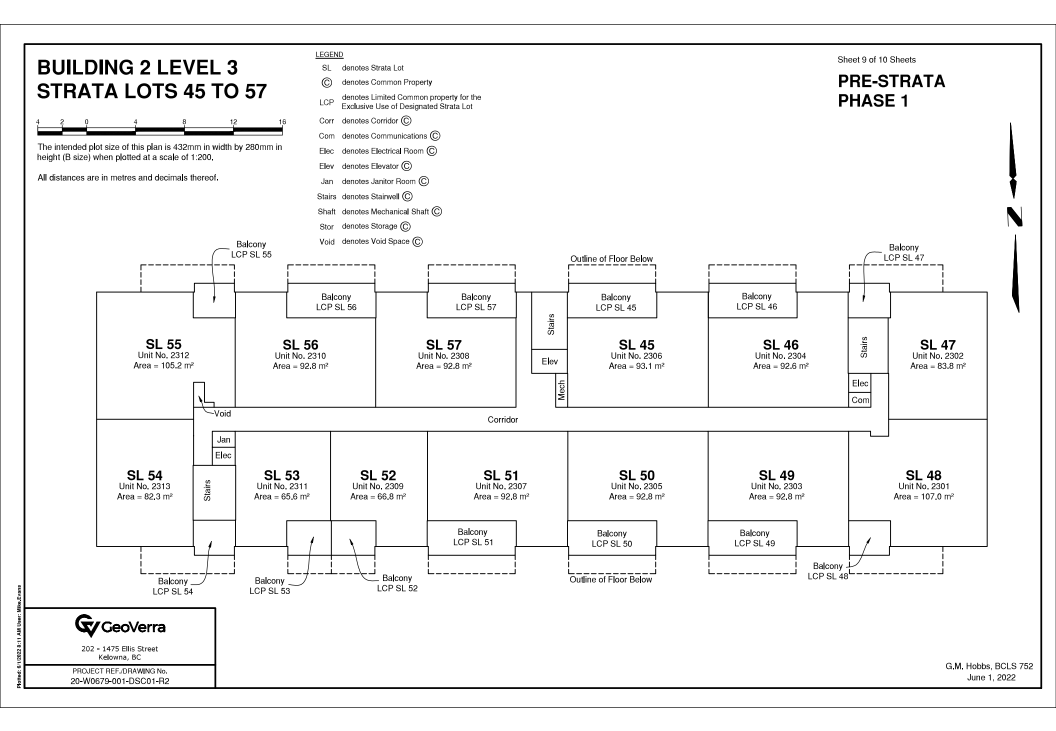
G.M. Hobbs, BCLS 752 June 1, 2022

Sheet 6 of 10 Sheets

PRE-STRATA PHASE 1







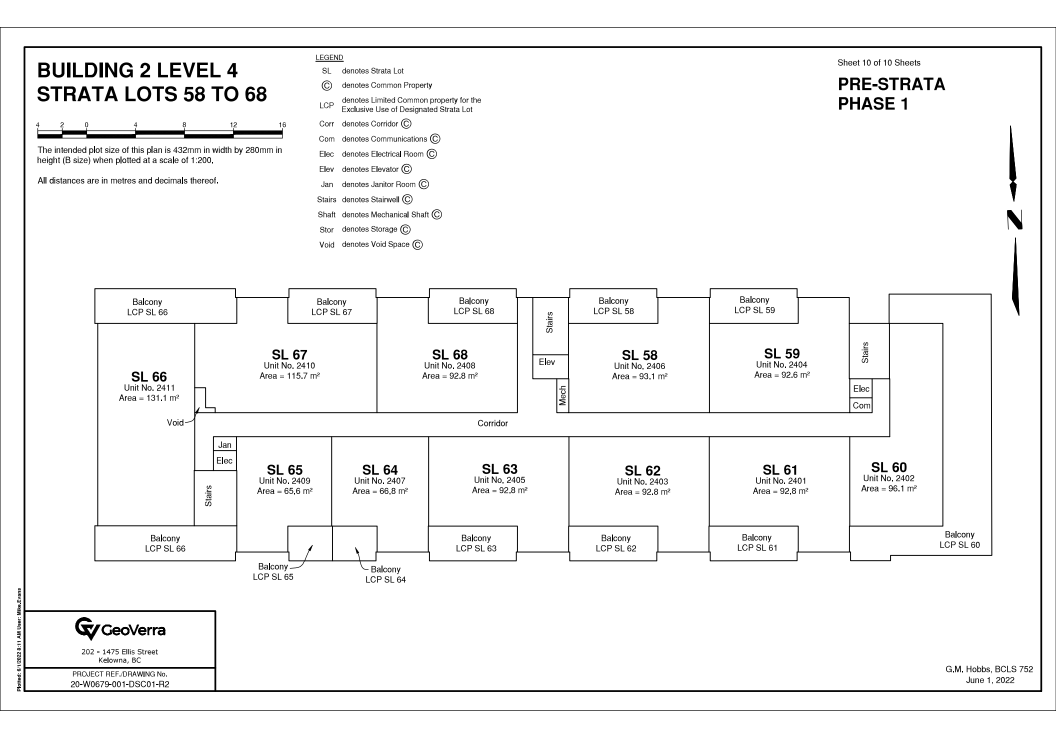
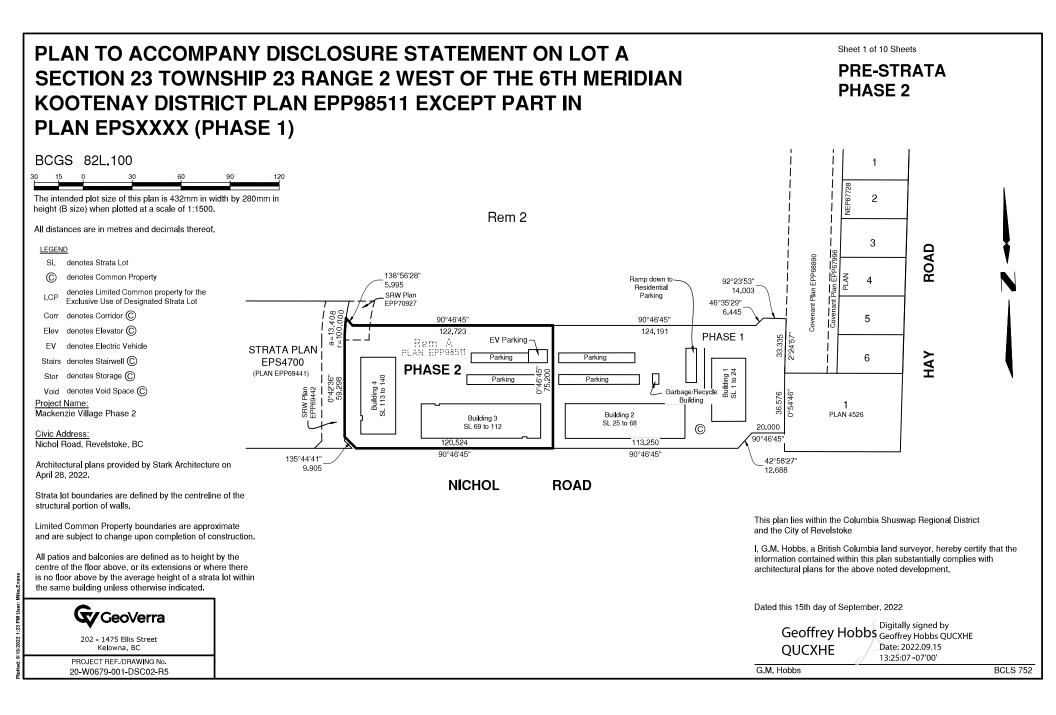
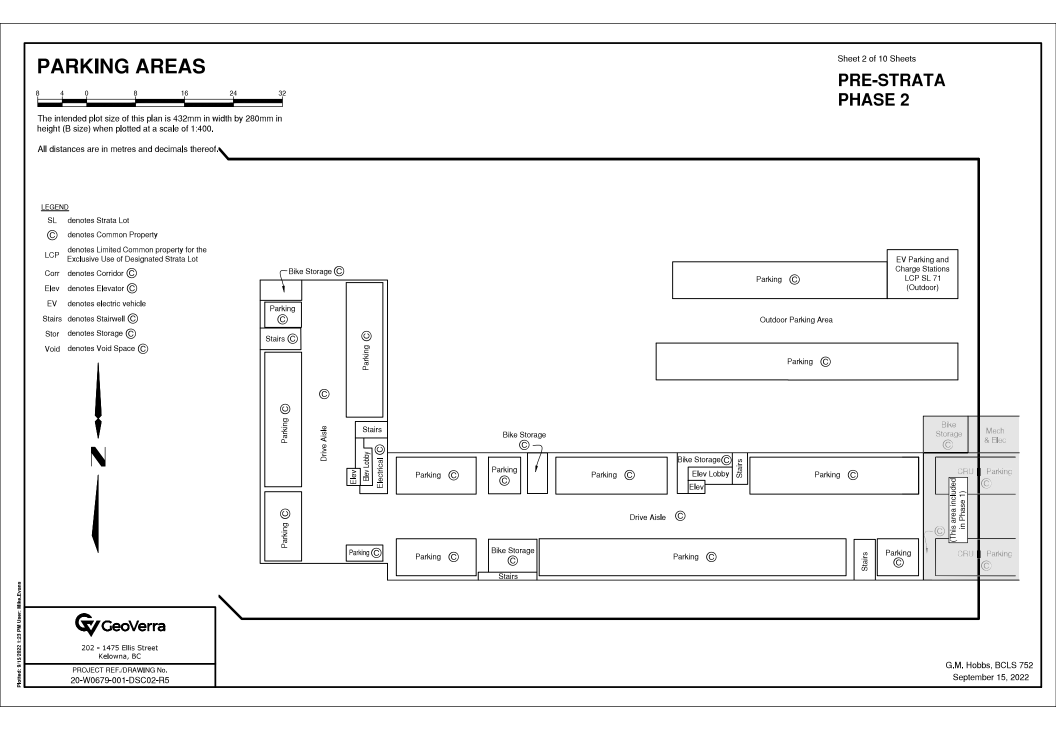


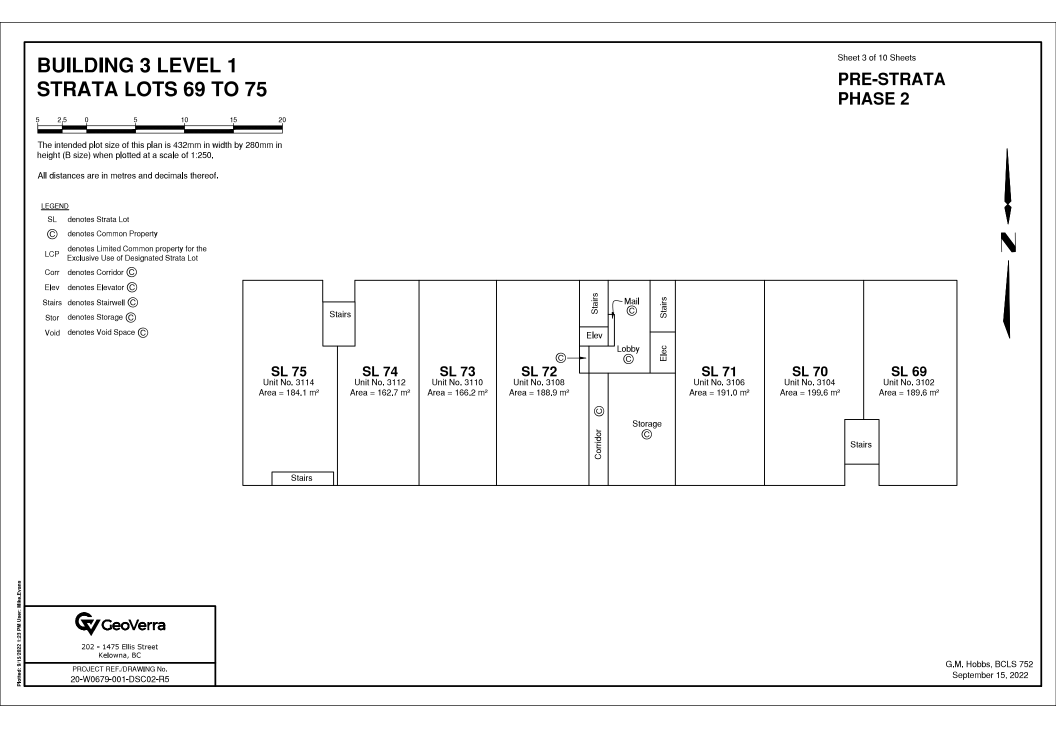
EXHIBIT A-2

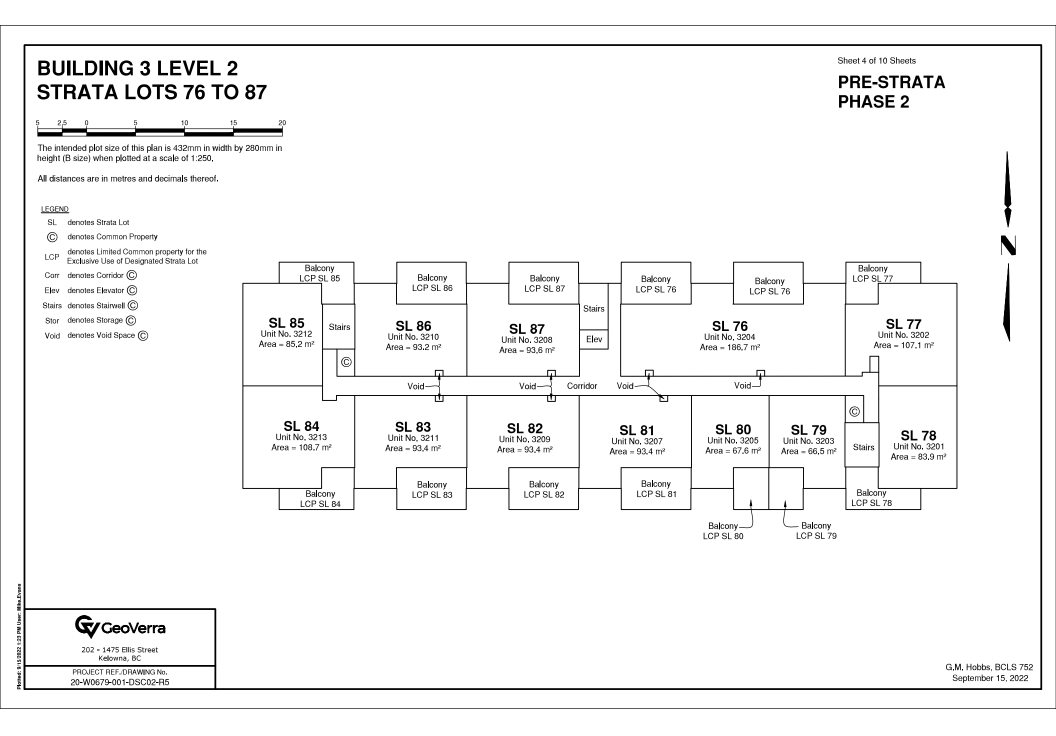
PRELIMINARY PLAN – PHASE 2

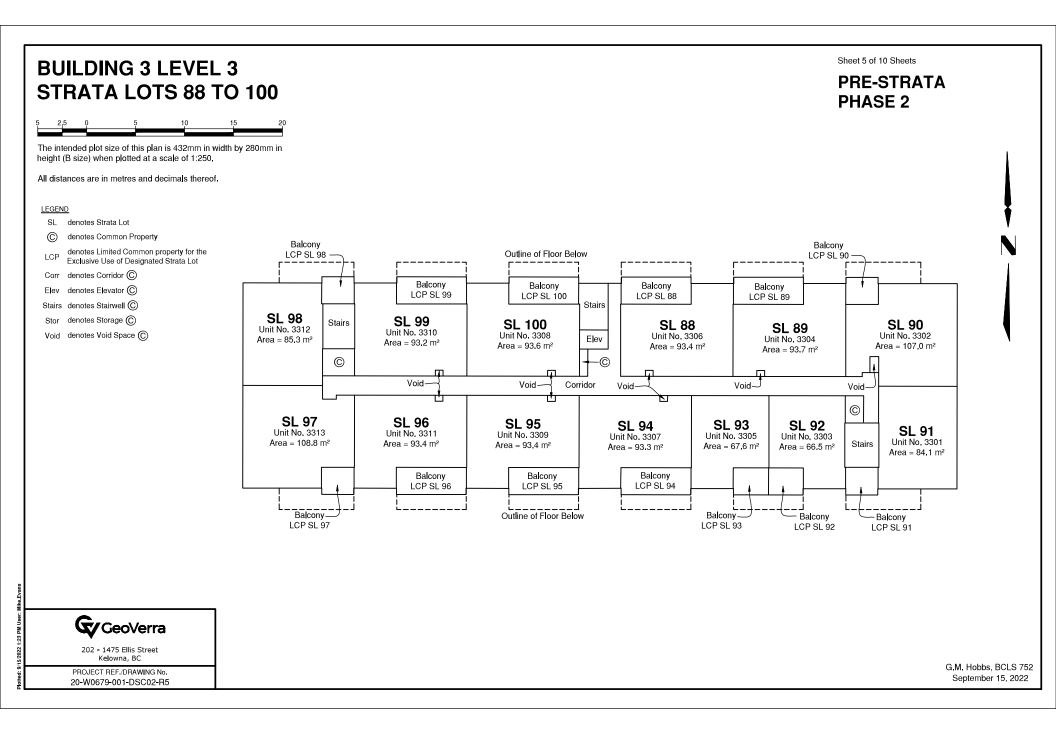
See attached.

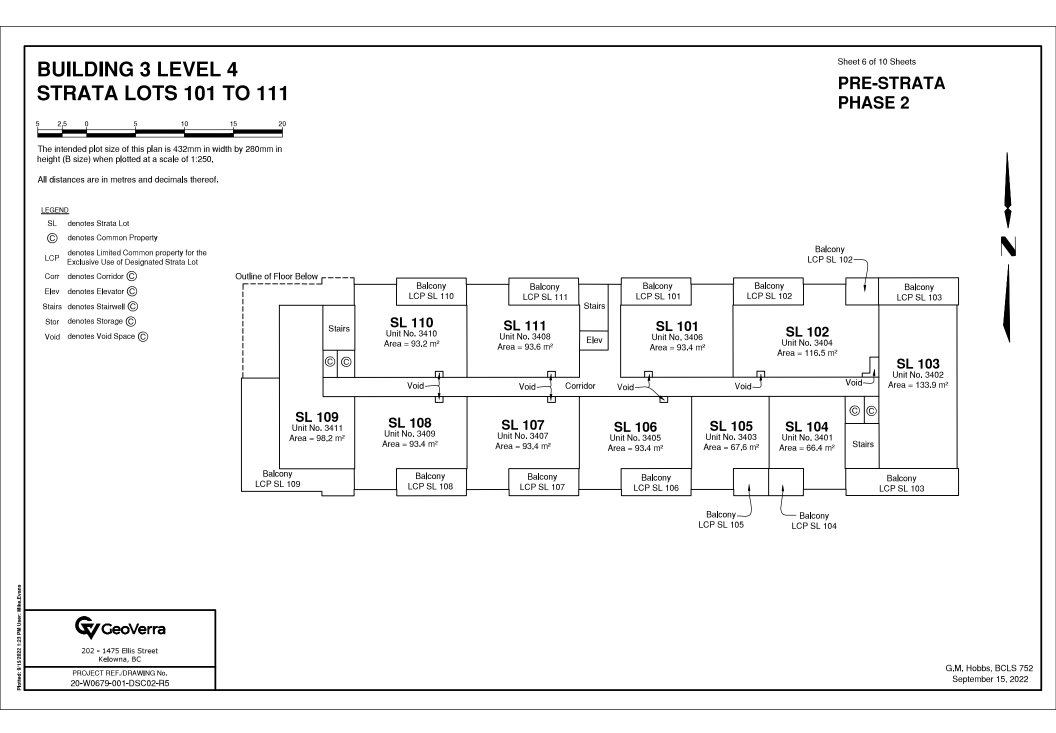












BUILDING 4 LEVEL 1 STRATA LOTS 112 TO 116

The intended plot size of this plan is 432mm in width by 280mm in height (B size) when plotted at a scale of 1:250.

All distances are in metres and decimals thereof.

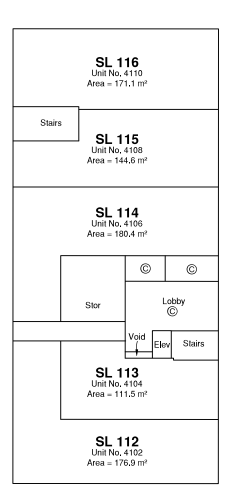
LEGEND

Mike.Evans

:23 PM User:

2022

- SL denotes Strata Lot
- © denotes Common Property
- LCP denotes Limited Common property for the Exclusive Use of Designated Strata Lot
- Corr denotes Corridor (C)
- Elev denotes Elevator (C)
- Stairs denotes Stairwell (C)
- Stor denotes Storage (C)
- Void denotes Void Space 🔘





Sheet 7 of 10 Sheets

PRE-STRATA PHASE 2

> G.M. Hobbs, BCLS 752 September 15, 2022

BUILDING 4 LEVEL 2 STRATA LOTS 117 TO 124

The intended plot size of this plan is 432mm in width by 280mm in

height (B size) when plotted at a scale of 1:250.

All distances are in metres and decimals thereof.

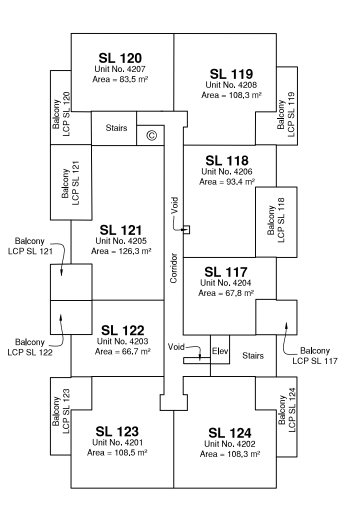
LEGEND

2.5

SL denotes Strata Lot

C denotes Common Property

- LCP denotes Limited Common property for the Exclusive Use of Designated Strata Lot
- Corr denotes Corridor 🔘
- Elev denotes Elevator (C)
- Stairs denotes Stairwell (C)
- Stor denotes Storage (C)
- Void denotes Void Space (C)



Sheet 8 of 10 Sheets

PRE-STRATA PHASE 2

Ceoverra 202 - 1475 Ellis Street Kelowna, BC PROJECT REF./DRAWING No. 20-W0679-001-DSC02-R5

Aike,Evans

:23 PM

2022

G.M. Hobbs, BCLS 752 September 15, 2022

BUILDING 4 LEVEL 3 STRATA LOTS 125 TO 132

The intended plot size of this plan is 432mm in width by 280mm in height (B size) when plotted at a scale of 1:250.

All distances are in metres and decimals thereof.

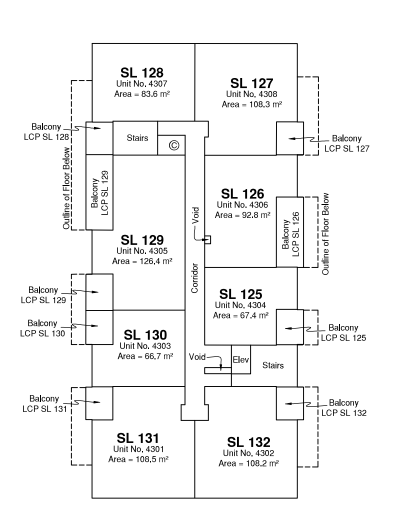
LEGEND

Aike.Evans

:23 PM

2022

- SL denotes Strata Lot
- © denotes Common Property
- LCP denotes Limited Common property for the Exclusive Use of Designated Strata Lot
- Corr denotes Corridor 🔘
- Elev denotes Elevator 🔘
- Stairs denotes Stairwell C
- Stor denotes Storage (C)
- Void denotes Void Space (C)

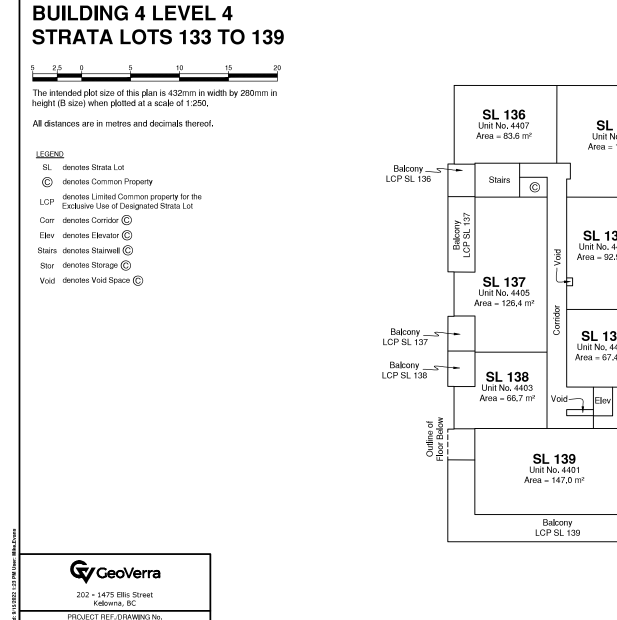


Ceoverra 202 - 1475 Ellis Street Kelowna, BC PROJECT REF./DRAWING No. 20-W0679-001-DSC02-R5

G.M. Hobbs, BCLS 752 September 15, 2022

Sheet 9 of 10 Sheets

PRE-STRATA PHASE 2



20-W0679-001-DSC02-R5

SL 136 Junit No. 4407 rea = 83.6 m² Stairs Stairs SL 137 Junit No. 4406 Area = 108.2 m² Balcony LCP SL 135 SL 137 Junit No. 4404 Area = 92.9 m² SL 133 Unit No. 4402 Area = 67.4 m² SL 138 Unit No. 4403

Stairs

Outline of Floor Below Sheet 10 of 10 Sheets

PRE-STRATA PHASE 2

G.M. Hobbs, BCLS 752 September 15, 2022

EXHIBIT B

FORM P - PHASED STRATA PLAN DECLARATION

Draft Form P for Original Disclosure Statement

See attached.

FORM P

Strata Property Act

PHASED STRATA PLAN DECLARATION

(Section 221, 222)

We, 0929468 B.C. Ltd., of #900 - 900 West Hastings Street, Vancouver, B.C., Canada, declare:

1. That we intend to create a strata plan by way of phased development of the following land which we own:

[parcel identifier] [legal description]

.

- Lot A Section 23 Township 23 Range 2 West Of The 6th Meridian Kootenay District Plan EPP98511
- 2. That the plan of development is as follows:
 - (a) The following is a schedule of the number of phases in the order in which the phases will be deposited in the Land Title Office and specifying any common facility to be constructed in conjunction with each particular phase:

Phase Number	Common Facilities		
1	Outdoor landscaped amenity area		
2	Outdoor landscaped amenity area with children's playground		

- (b) attached hereto as Schedule A is a sketch plan showing:
 - (i) all the land to be included in the phased strata plan;
 - (ii) the proposed parcel boundaries;
 - (iii) the approximate boundaries of each phase; and
 - (iv) the approximate location of the common facilities.
- (c) the estimated date for the beginning of construction and completion of construction of each phase is as follows:

Phase Number	Estimated Date for Commencement of Construction	Estimated Date for Completion of Construction
1	July 1, 2021	December 30, 2022.
2	July 1, 2022	December 30, 2023

(d) the estimated unit entitlement of each phase and the estimated total unit entitlement of the completed development are as follows:

Phase Number	Unit Entitlement
1	6935
2	7552
Total:	14487

(e) the maximum number of units and the general type of residence or other structure to be built in each phase will be as follows:

Phase Number	No. of Units	No. of Buildings	Type of Structure
1	69	2	Four-storey lightweight steel framed buildings constructed above a portion of a concrete underground parking facility.
2	73	2	Four-storey lightweight steel framed buildings constructed above a portion of a concrete underground parking facility.
Total:	142	4	

3. We will elect to proceed with each phase on or by the following dates:

Phase Number	Date
1	July 1, 2022
2	July 1, 2023

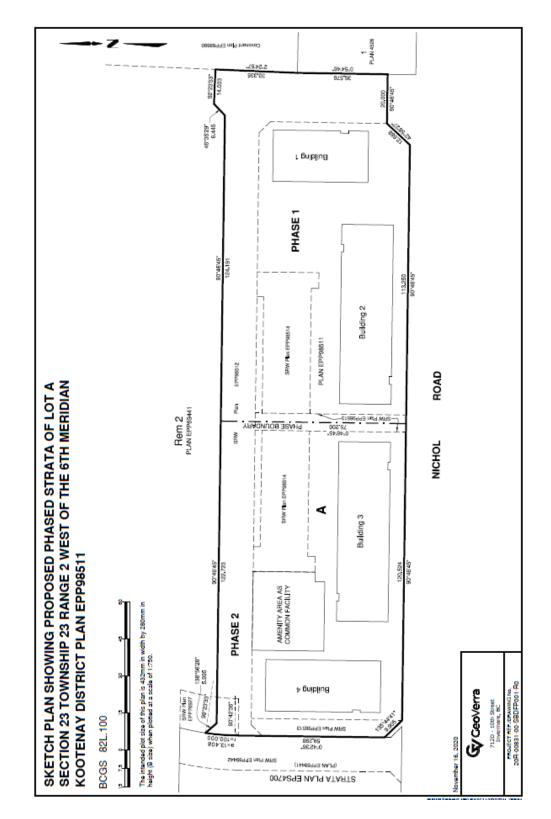
[Signature page follows. Remainder of page left intentionally blank.]

0929468 B.C. LTD.

^{*} Section 222(2) of the Act provides that approval expires after one year unless the first phase is deposited before that time.







 $\{252112-504217-01520303;3\}$

Draft Form P for Third Amendment

See attached.

FORM P

Strata Property Act

PHASED STRATA PLAN DECLARATION

(Section 221, 222)

We, 0929468 B.C. Ltd., of #900 - 900 West Hastings Street, Vancouver, B.C., Canada, declare:

1. That we intend to create a strata plan by way of phased development of the following land which we own:

[parcel identifier] [legal description] 031-465-421 Lot A Section 23 Township 23 Range 2 West Of The 6th N

Lot A Section 23 Township 23 Range 2 West Of The 6th Meridian Kootenay District Plan EPP98511

- 2. That the plan of development is as follows:
 - (a) The following is a schedule of the number of phases in the order in which the phases will be deposited in the Land Title Office and specifying any common facility to be constructed in conjunction with each particular phase:

Phase Number	Common Facilities		
1	Outdoor landscaped amenity area		
2	Outdoor landscaped amenity area with children's playground		

- (b) attached hereto as Schedule A is a sketch plan showing:
 - (i) all the land to be included in the phased strata plan;
 - (ii) the proposed parcel boundaries;
 - (iii) the approximate boundaries of each phase; and
 - (iv) the approximate location of the common facilities.
- (c) the estimated date for the beginning of construction and completion of construction of each phase is as follows:

Phase Number	Estimated Date for Commencement of Construction	Estimated Date for Completion of Construction
1	July 15, 2021	May 1, 2023.
2	July 15, 2021	September 1, 2023

(d) the estimated unit entitlement of each phase and the estimated total unit entitlement of the completed development are as follows:

Phase Number	Unit Entitlement	
1	6,924	
2	7,673	
Total:	14,597	

(e) the maximum number of units and the general type of residence or other structure to be built in each phase will be as follows:

Phase Number	No. of Units	No. of Buildings	Type of Structure
1	68	2	Four-storey lightweight steel framed buildings constructed above a portion of a concrete underground parking facility.
2	71	2	Four-storey lightweight steel framed buildings constructed above a portion of a concrete underground parking facility.
Total:	139	4	

3. We will elect to proceed with each phase on or by the following dates:

Phase Number	Date	
1	July 15, 2021	
2	July 1, 2023	

[Signature page follows. Remainder of page left intentionally blank.]

0929468 B.C. LTD.

By: Authorized Signatory

By:

Authorized Signatory

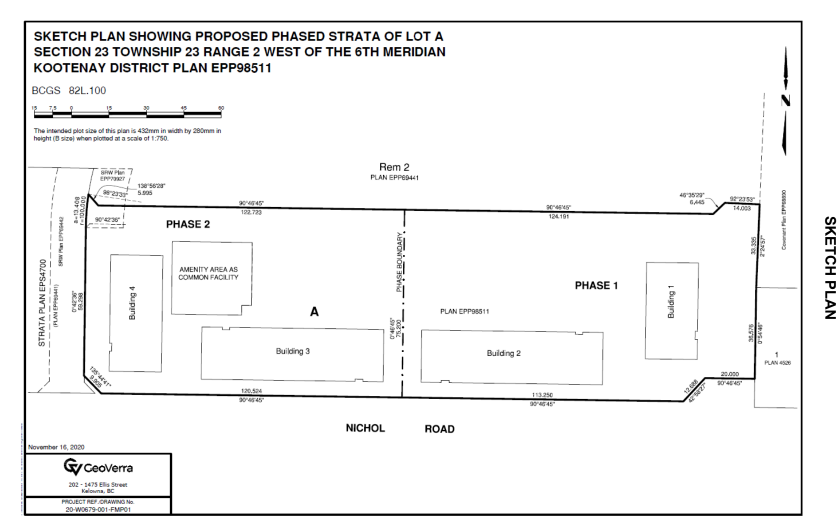
Date of Approval:

Signature of Approving Officer

City of Revelstoke

*

^{*} Section 222(2) of the Act provides that approval expires after one year unless the first phase is deposited before that time.



{252112-504217-02152167;4}

₽-1

SCHEDULE A

EXHIBIT C-1

PROPOSED FORM V – SCHEDULE OF ESTIMATED UNIT ENTITLEMENT – PHASE 1

See attached.

Strata Property Act

FORM V

SCHEDULE OF UNIT ENTITLEMENT

(Sections 245(a), 246, 264)

Re: Strata Plan (Preliminary), being a strata plan of

> Part of Lot A Section 23 Township 23 Range 2 west of the 6th Meridian 031-465-521 Kootenay District Plan EPP98511

STRATA PLAN CONSISTING OF BOTH RESIDENTIAL AND NONRESIDENTIAL **STRATA LOTS**

The unit entitlement for each residential strata lot is one of the following, as set out in the following table:

(a) the habitable area of the lot, in square metres, rounded to the nearest whole number as determined by a British Columbia land surveyor as set out in section 246(3)(a)(i) of the Strata Property Act.

Certificate of British Columbia Land Surveyor

I, G.M. Hobbs, a British Columbia land surveyor, certify that the following table reflects the habitable area of each residential strata lot.

Date: September 12, 2022.

Signature

OR



(b) a whole number that is the same for all of the residential strata lots as set out in section 246(3)(a)(ii) of the Strata Property Act.

OR

(c) a number that is approved by the Superintendent of Real Estate in accordance with section 246(3)(a)(iii) of the Strata Property Act.

Strata Lot No.	Sheet No.	Habitable Area in m ²	Unit Entitlement	%* of Total Unit Entitlement of Residential Strata Lots**	%* of Total Unit Entitlement of All Strata Lots**
1	3	74.7	75		
2	3	96.4	96		
3	3	97.7	98		
4	3	80.2	80		
5	3	80.3	80		
6	3	65.1	65		
7	3	63.9	64		
8	4	82.7	83		
9	4	99.4	99		
10	4	119.5	120		
11	4	81.9	82		
12	4	105.4	105		
13	4	119.4	119		
14	5	82.8	83		
15	5	99.3	99		
16	5	119.4	119		
17	5	81.9	82		
18	5	105.3	105		
19	5	119.4	119		
20	6	82.8	83		
21	6	99.3	99		
22	6	119.4	119		
23	6	93.4	93		
24	6	119.4	119		
32	8	93.1	93		
33	8	92.6	93		
34	8	83.8	84		
35	8	107.0	107		
36	8	92.8	93		
37	8	92.8	93		
38	8	92.8	93		
39	8	66.8	67		
40	8	65.7	66		
41	8	82.3	82		
42	8	105.2	105		
43	8	92.8	93		

Signature of Superintendent of Real Estate

Total number of residential strata lots: 61			Total unit entitlement of residential strata lots: 5644	
68	10	92.8	93	
67	10	115.7	116	
66	10	131.1	131	
65	10	65.6	66	
64	10	66.8	67	
63	10	92.8	93	
62	10	92.8	93	
61	10	92.8	93	
60	10	96.1	96	
59	10	92.6	93	
58	10	93.1	93	
57	9	92.8	93	
56	9	92.8	93	
55	9	105.2	105	
54	9	82.3	82	
53	9	65.6	66	
52	9	66.8	67	
51	9	92.8	93	
50	9	92.8	93	
49	9	92.8	93	
48	9	107.0	107	
47	9	83.8	84	
46	9	92.6	93	
45	9	93.1	93	
44	8	92.8	93	

* expression of percentage is for informational purposes only and has no legal effect

** not required for a phase of a phased strata plan

The unit entitlement for each **nonresidential** strata lot is one of the following, as set out in the following table:

(a) the total area of the strata lot, in square metres, rounded to the nearest whole number as determined by a British Columbia land surveyor as set out in section 246(3)(b)(i) of the *Strata Property Act*.

Certificate of British Columbia Land Surveyor

I, G.M. Hobbs, a British Columbia land surveyor, certify that the following table reflects the total area of each nonresidential strata lot.

Date: September 12, 2022

Signature

OR

(b) a whole number that is the same for all of the residential strata lots as set out in section 246(3)(b)(ii) of the *Strata Property Act*.

OR

(c) a number that is approved by the Superintendent of Real Estate in accordance with section 246(3)(b)(iii) of the Strata Property Act.

Strata Lot No.	Sheet No.	Total Area in m ²	Unit Entitlement	%* of Total Unit Entitlement of Nonresidential Strata Lots**	%* of Total Unit Entitlement of All Strata Lots**
25	7	189.3	189		
26	7	161.8	162		
27	7	165.0	165		
28	7	187.6	188		
29	7	190.7	191		
30	7	198.2	198		
31	7	186.7	187		
Total number of non- residential strata lots: 7			Total unit entitlement of nonresidential strata lots:1280		

* expression of percentage is for informational purposes only and has no legal effect

** not required for a phase of a phased strata plan

Schedule of Unit Entitlement approved by the Superintendent of Real Estate in accordance with section 246(5) of the *Strata Property Act*.

Signature of Superintendent of Real Estate

Date:

Signature of Owner Developer

Signature of Superintendent of Real Estate (if submitted under section 264 of the Act)

Am. (B.C. Reg. 203/2003).

EXHIBIT C-2

PROPOSED FORM V – SCHEDULE OF ESTIMATED UNIT ENTITLEMENT – PHASE 2

See attached.

Strata Property Act

FORM V

SCHEDULE OF UNIT ENTITLEMENT

(Sections 245(a), 246, 264)

Re: Strata Plan (Preliminary), being a strata plan of

> Lot A Section 23 Township 23 Range 2 West of the 6th Meridian 031-465-421 Kootenay District Plan EPP98511 except Strata Plan EPS (Phase 1)

PHASE 2

STRATA PLAN CONSISTING OF BOTH RESIDENTIAL AND NONRESIDENTIAL STRATA LOTS

The unit entitlement for each residential strata lot is one of the following, as set out in the following table:

(a) the habitable area of the lot, in square metres, rounded to the nearest whole number as determined by a British Columbia land surveyor as set out in section 246(3)(a)(i) of the Strata Property Act.

Certificate of British Columbia Land Surveyor

I, G.M. Hobbs, a British Columbia land surveyor, certify that the following table reflects the habitable area of each residential strata lot.

Date: September 15, 2022.

Signature

OR

(b) a whole number that is the same for all of the residential strata lots as set out in section 246(3)(a)(ii) of the Strata Property Act.

OR

 \Box (c) a number that is approved by the Superintendent of Real Estate in accordance with section 246(3)(a)(iii) of the Strata Property Act.

Signature of Superintendent of Real Estate

Strata Lot No.	Sheet No.	Habitable Area in m ²	Unit Entitlement	%* of Total Unit Entitlement of Residential Strata Lots**	%* of Total Unit Entitlement of All Strata Lots**
76	4	186.7	187		
77	4	107.1	107		
78	4	83.9	84		
79	4	66.5	67		
80	4	67.6	68		
81	4	93.4	93		
82	4	93.4	93		
83	4	93.4	93		
84	4	108.7	109		
85	4	85.2	85		
86	4	93.2	93		
87	4	93.6	94		
88	5	93.4	93		
89	5	93.7	94		
90	5	107.0	107		
91	5	84.1	84		
92	5	66.5	67		
93	5	67.6	68		
94	5	93.3	93		
95	5	93.4	93		
96	5	93.4	93		
97	5	108.8	109		
98	5	85.3	85		
99	5	93.2	93		
100	5	93.6	94		

101	6	93.4	93	
102	6	116.5	117	
103	6	133.9	134	
104	6	66.4	66	
105	6	67.6	68	
106	6	93.4	93	
107	6	93.4	93	
108	6	93.4	93	
109	6	98.2	98	
110	6	93.2	93	
111	6	93.6	94	
117	8	67.8	68	
118	8	93.4	93	
119	8	108.3	108	
120	8	83.5	84	
121	8	126.3	126	
122	8	66.7	67	
123	8	108.5	109	
124	8	108.3	108	
125	9	67.4	67	
126	9	92.8	93	
127	9	108.3	108	
128	9	83.6	84	
129	9	126.4	126	
130	9	66.7	67	
131	9	108.5	109	
132	9	108.2	108	
133	10	67.4	67	
134	10	92.9	93	
135	10	108.2	108	
136	10	83.6	84	
137	10	126.4	126	
138	10	66.7	67	
139	10	147.0	147	

Total number of residential strata lots: 59 Total unit entitlement of residential strata lots: 5605

- * expression of percentage is for informational purposes only and has no legal effect
- ** not required for a phase of a phased strata plan

The unit entitlement for each **nonresidential** strata lot is one of the following, as set out in the following table:

(a) the total area of the strata lot, in square metres, rounded to the nearest whole number as determined by a British Columbia land surveyor as set out in section 246(3)(b)(i) of the *Strata Property Act*.

Certificate of British Columbia Land Surveyor

I, G.M. Hobbs, a British Columbia land surveyor, certify that the following table reflects the total area of each nonresidential strata lot.

Date: September 15, 2022

Signature

OR

(b) a whole number that is the same for all of the residential strata lots as set out in section 246(3)(b)(ii) of the *Strata Property Act*.

OR

(c) a number that is approved by the Superintendent of Real Estate in accordance with section 246(3)(b)(iii) of the *Strata Property Act*.

Strata Lot No.	Sheet No.	Total Area in m ²	Unit Entitlement	%* of Total Unit Entitlement of Nonresidential Strata Lots**	%* of Total Unit Entitlement of All Strata Lots**
69	3	189.6	190		
70	3	199.6	200		
71	3	191.0	191		
72	3	188.9	189		
73	3	166.2	166		
74	3	162.7	163		
75	3	184.1	184		
112	7	176.9	177		
113	7	111.5	112		
114	7	180.4	180		
115	7	144.6	145		
116	7	171.1	171		
Total number of non- residential strata lots: 12			Total unit entitlement of nonresidential strata lots: 2068		

* expression of percentage is for informational purposes only and has no legal effect

** not required for a phase of a phased strata plan

Schedule of Unit Entitlement approved by the Superintendent of Real Estate in accordance with section 246(5) of the *Strata Property Act*.

Signature of Superintendent of Real Estate

Date:

Signature of Owner Developer

Signature of Superintendent of Real Estate (if submitted under section 264 of the Act)

Am. (B.C. Reg. 203/2003).

EXHIBIT D

PROPOSED FORM Y – NOTICE OF DIFFERENT BYLAWS

See attached.

Strata Property Act

FORM Y OWNER DEVELOPERS' NOTICE OF DIFFERENT BYLAWS

(Section 245(d), Regulation section 14.6(2))

Re: Strata Plan EPS_____, being a strata plan of:

PID: • Lot A Section 23 Township 23 Range 2 West Of The 6th Meridian Kootenay District Plan EPP98511

The following or attached bylaws differ from the Standard Bylaws to the *Strata Property Act*, as permitted by section 120 of the Act.

See the bylaws attached as Schedule A which differ from the Standard Bylaws to the *Strata Property Act*

Date: _____, 202__.

0929468 B.C. LTD.

By:

Authorized Signatory

SCHEDULE A

BYLAWS

MACKENZIE PLAZA

The following bylaws replace the Standard Bylaws to the *Strata Property Act* (British Columbia) (the "**Act**"), as permitted pursuant to section 120 of the Act.

PART 1 - Separate Sections and Strata Lot Types

Commercial section

1.1 The owners of the non-residential strata lots, being all of the non-residential strata lots in each phase of the development as shown on the Form V for each phase of the development, will form a separate section within the strata corporation consisting of the non-residential strata lots in the strata plan and bearing the name "Section 1 of The Owners, Strata Plan EPS______" (the "**Commercial Section**").

Residential section

1.2 The owners of all residential strata lots, being all of the residential strata lots in each phase of the development as shown on the Form V for each phase of the development, will form a separate section within the strata corporation consisting of all the residential strata lots in the strata plan and bearing the name "Section 2 of The Owners, Strata Plan EPS______" (the "**Residential Section**").

Administration of sections

- 1.3 (1) The Residential Section must elect an executive in the manner described in Part 7 of these Bylaws.
 - (2) The Commercial Section must elect an executive in the manner described in Part 8 of these Bylaws.
 - (3) With respect to matters that relate solely to a separate section, each section is a corporation and has the same powers and duties as the strata corporation to enter into contracts in the name of such section, to acquire and dispose of land and other property in the name of or on behalf of such section, and to make and enforce bylaws and rules.
 - (4) Each section may make rules governing the use, safety and condition of the limited common property designated for the exclusive use of such section and the Exclusive Areas (as defined in bylaw 1.6) of such section.
 - (5) Each of the Commercial Section and the Residential Section may obtain insurance only:
 - (a) against perils that are not insured by the strata corporation; or
 - (b) for amounts that are in excess of amounts that are insured by the strata corporation.

Each section has the same insurable interest as the strata corporation has in property contained within such section.

Payment and collection of section fees

- 1.4 (1) Each of the Commercial Section and the Residential Section are entitled to establish its own operating fund and contingency reserve fund for common expenses of the section, including expenses relating to the limited common property designated for the exclusive use of all of the strata lots in such section and the Exclusive Areas of such section, such funds to be separately accounted for, with all interest to accrue to the relevant fund, but such funds not necessarily to be deposited to separate accounts.
 - (2) The executive of each of the Commercial Section and the Residential Section will prepare an annual budget of section expenses which is to be included as part of the annual budget prepared by the strata corporation for approval at annual general meetings. Such budget will set out by categories its best estimate of the common expenses of the separate section for the next fiscal year. The budget will include a reasonable provision for contingencies and future replacements. The strata fees payable by the owners will include the fees owing to the strata corporation and the fees owing to the owner's separate section, which strata fees are payable in accordance with bylaw 2.1.
 - (3) Upon receipt each month of strata fees from the owners, the strata corporation will deposit into separate accounts that portion of such fees which is applicable to the strata corporation operating fund, the strata corporation contingency reserve fund, the operating fund of the applicable section and the contingency reserve fund of the applicable section.
 - (4) Only authorized signatories for each of the Commercial Section and the Residential Section will be entitled to withdraw funds from the operating fund and the contingency reserve fund for their respective sections.
 - (5) Special levies approved by a separate section will be payable by the owners in such section to the strata corporation which will pay such special levy into the operating fund or the contingency reserve of such section, as requested by such section.
 - (6) At the request of a separate section, the strata corporation will register a lien against an owner's strata lot if section fees have not been paid to the strata corporation as part of such owner's strata fees or if a special levy approved by a separate section has not been paid by such owner.

Repair and maintenance of property by separate sections

1.5 Each of the Commercial Section and the Residential Section must repair and maintain all of the limited common property appurtenant to such section and the Exclusive Areas of such section, but the duty to repair and maintain does not include repair and maintenance of the following (which are the responsibility of the strata corporation as a whole):

- (1) repair and maintenance that in the ordinary course of events occurs less than once a year;
- (2) the structure of a building;
- (3) the exterior of a building;
- (4) stairs, patios, balconies, terraces, decks and roof decks (including drains located thereon) and other things attached to the exterior of the building;
- (5) doors, windows or skylights (including without limitation frames and sills) on the exterior of the building or that front on the common property; and
- (6) fences, railings and similar structures that enclose patios, balconies, terraces, decks, roof decks and yards.

The Residential Section will not alter or improve any limited common property or any Exclusive Areas, including any improvements thereon, in such a manner so as to limit access to, impair the visibility of or obstruct a non-residential strata lot or otherwise have a negative impact on the business carried on in and from a non-residential strata lot.

Exclusive Areas

- 1.6 (1) Those areas (the "Exclusive Residential Areas") of the development shown hatched on the sketch plan attached as Schedule B (the "Exclusive Area Plan") are, notwithstanding that those areas are designated as common property on the strata plan, for the exclusive use of the owners and occupants of the residential strata lots and the owners and occupants of, and the visitors to, the non-residential strata lots are not permitted to access or use the Exclusive Residential Areas.
 - (2) Those areas (the "**Exclusive Commercial Areas**" and, together with the Exclusive Residential Areas, the "**Exclusive Areas**") of the development shown cross-hatched on the Exclusive Area Plan are, notwithstanding that those areas are designated as common property on the strata plan, for the exclusive use of the owners and occupants of, and visitors to, the non-residential strata lots and the owners and occupants of, and the visitors to, the residential strata lots are not permitted to access or use the Exclusive Commercial Areas.

Strata Lot Types

1.7 The residential strata lots will be considered one type of strata lot, and the nonresidential strata lots will be considered a separate type of strata lot, for the purposes of allocating expenses which relate to and benefit only one of these types of strata lots. If a contribution to the operating fund relates to, and benefits only, one of these types of strata lots, such contribution is to be shared only by the owners of strata lots of that type and each such strata lot's share of that contribution is to be calculated in accordance with the formula which has as its numerator the unit entitlement of such strata lot and as its denominator the total unit entitlement of all strata lots within that type. For greater certainty, the Exclusive Residential Areas relate to and benefit only the residential strata lots, and the Exclusive Commercial Areas relate to and benefit only the non-residential strata lots.

PART 2 - Duties of Owners of all Strata Lots, Tenants, Occupants and Visitors

Payment of strata fees

- 2.1 (1) An owner must pay strata fees to the strata corporation on or before the first day of the month to which the strata fees relate. The strata fees will be made up of the fees owing to the strata corporation and the fees owing to the owner's separate section as set out in the approved budget.
 - (2) Notwithstanding that the strata fees are made up of the fees owing to the strata corporation and the fees owing to the owner's separate section, the owner will pay the fees owing to the strata corporation and the fees owing to the owner's separate section separately by way of two or more separate payments.
 - (3) If an owner is late in paying his or her strata fees, the owner must pay to the strata corporation interest on the late payment in the amount of 12% per annum compounded annually, and allocated on a monthly basis commencing the date the payment was due and continuing until the last day of the month in which it is paid. In addition to interest, failure to pay strata fees on the due date will result in a fine of \$50, for each month or portion thereof, which fine is payable to the strata corporation or, if directed by the strata council, to the professional property management company providing services to the strata corporation.
 - (4) Any payments made by an owner will first be applied to the payment of outstanding interest, fines and special levies, and secondly to the payment of outstanding strata fees.

Repair and maintenance of property by owner

- 2.2 (1) An owner must repair and maintain the owner's strata lot, except for repair and maintenance that is the responsibility of the strata corporation under these bylaws.
 - (2) An owner who has the use of limited common property must repair and maintain it, except for repair and maintenance that is the responsibility of the strata corporation under these bylaws.
 - (3) Without limiting the generality of bylaw 2.2(2), each owner will be responsible for periodic and seasonal non-invasive cleaning and maintenance of all limited common property allocated to that owner's strata lot, including any balconies, patios, terraces, decks and roof decks (including drains located thereon) and will be responsible for any and all damages, costs and expenses (including strata corporation insurance deductibles) that occur as a result of a failure to clean and maintain such limited common property. Additionally, each owner will be responsible for promptly notifying the property manager of any issues with their limited common property, such as, for example, pooling of water on balconies, patios, terraces and roof decks.

Use of property

- 2.3 (1) An owner, tenant, occupant, employee, agent, invitee, guest or visitor must not use a strata lot or the common property or common assets in a manner that:
 - (a) causes a nuisance, disturbance or hazard to another person;
 - (b) causes unreasonable or repetitive noise;
 - (c) unreasonably interferes with the rights of other persons to use and enjoy the common property, common assets or another strata lot;
 - (d) is illegal; or
 - (e) is contrary to a purpose for which the strata lot or common property is intended as shown expressly or by necessary implication on or by the strata plan.
 - (2) An owner, tenant, occupant, employee or visitor must not cause damage, other than reasonable wear and tear, to the common property, common assets or those parts of a strata lot which the strata corporation must repair and maintain under these bylaws or insure under section 149 of the Act.

Inform strata corporation

2.4 (1) Within 2 weeks of becoming an owner, an owner must inform the strata corporation of the owner's name, strata lot number and mailing address outside the strata plan, if any.

Obtain approval before altering a strata lot

- 2.5 (1) Subject to subsection 2.5(4) below, an owner, tenant or occupant must obtain the written approval of the strata corporation before making an alteration to a strata lot that involves any of the following:
 - (a) the structure of a building;
 - (b) the exterior of a building;
 - (c) stairs, patios, balconies, terraces, decks and roof decks (including drains located thereon) and other things attached to the exterior of the building;
 - (d) doors, windows or skylights (including without limitation frames and sills) on the exterior of the building, or that front on the common property;
 - (e) fences, railings or similar structures that enclose patios, balconies, terraces, decks roof decks and yards;
 - (f) common property located within the boundaries of a strata lot;
 - (g) parts of the strata lot which the strata corporation must insure under section 149 of the Act.

- (2) The strata corporation must not unreasonably withhold its approval under subsection (1), but may require as a condition of its approval that the owner agree, in writing, to take responsibility for any expenses relating to the alteration, including, without limitation, the cost of insurance and/or any increases in insurance premiums as a result of the alteration.
- (3) An owner must not do, or permit any occupant of his or her residential strata lot or any tenant, employee, agent, invitee, guest or visitor of the owner or occupant to do, any act, nor alter, or permit any occupant of his or her residential strata lot or any tenant, employee, agent, invitee, guest or visitor of the owner or occupant to alter, his or her residential strata lot, in any manner, which in the opinion of the council will alter the exterior appearance of the building.
- (4) Notwithstanding anything set out in this section 2.5, an owner, occupant or tenant of a non-residential strata lot may alter the exterior of the non-residential strata lot, install awnings and signage on the exterior of the non-residential strata lot in accordance with section 8.2, move the location of any exterior doors to the nonresidential strata lot and make any other alterations necessary to prepare such non-residential strata lot for its intended business purpose, including, without limitation, alterations to wiring, plumbing, piping and exhaust systems, without the written approval of the strata corporation, provided that such alterations are in accordance with the requirements of any applicable governmental authorities having jurisdiction, do not affect the structure of the building and the owner, occupant or tenant of such non-residential strata lot obtains the prior written approval of the executive of the Commercial Section in respect of such alteration. In addition, where such alterations impact or may impact the building envelope, the owner, occupant or tenant of a non-residential strata lot must obtain the approval of a building envelope engineer in respect of such alterations. All such alterations will be installed and maintained at the sole expense and risk of the owner of the non-residential strata lot and such owner will take out and maintain insurance for such alterations as a reasonable owner would obtain. As the owners of the non-residential strata lots have a special interest in this bylaw, this bylaw cannot be amended without resolutions passed by unanimous votes of each of the strata corporation and the Commercial Section.

Obtain approval before altering common property

- 2.6 (1) An owner, tenant or occupant must obtain the written approval of the strata corporation before making an alteration to common property, including limited common property, or common assets, unless the alteration is to limited common property that is a responsibility of a separate section to repair and maintain under these bylaws and in such event, the owner, tenant or occupant must obtain the written approval of the separate section before making an alteration to the limited common property.
 - (2) The strata corporation or the separate section, as the case may be, may require as a condition of its approval that the owner agree, in writing, to take responsibility for any expenses relating to the alteration and to provide, at the request of the strata corporation, evidence of appropriate insurance coverage relating to the alteration.

Permit entry to strata lot

- 2.7 (1) An owner, tenant, occupant or visitor must allow a person authorized by the strata corporation to enter the strata lot:
 - (a) in an emergency, without notice, to ensure safety and/or prevent significant loss and/or damage, and
 - (b) at a reasonable time, on 48 hours' written notice,
 - (i) to inspect, repair or maintain common property, common assets and any portions of a strata lot that are the responsibility of the strata corporation to repair and maintain under these bylaws or insure under section 149 of the Act, and
 - (ii) to ensure compliance with the Act and these bylaws.
 - (2) The notice referred to in subsection (1)(b) must include the date and approximate time of entry, and the reason for entry.
 - (3) In exercising its rights under this bylaw, the strata corporation will not unreasonably interfere with the operation of any occupant of a strata lot.

Compliance with bylaws

2.8 An owner, tenant, occupant, employee, agent, invitee, guest or visitor must comply strictly with these bylaws and with any rules adopted by the strata corporation or either of the separate sections applicable to such owner from time to time.

Claims on Insurance Policies

2.9 An owner, tenant or occupant must not do, or omit to do, whether deliberately or accidentally, any act which would result in a claim being made on the insurance policy of either the strata corporation or a separate section.

Entry on Limited Common Property and the Exclusive Areas

2.10 (1) In the event the Commercial Section or an owner, tenant or occupant of a nonresidential strata lot requires access over the limited common property appurtenant to the Residential Section or the Exclusive Residential Areas for the purpose of installing, repairing or maintaining utilities or other services and facilities serving the Exclusive Commercial Areas, the limited common property appurtenant to the Commercial Section or the non-residential strata lot, such access and/or use will be granted by the Residential Section, provided that the Commercial Section or the owner of the non-residential strata lot gives prior written notice to the Residential Section of the proposed work, all costs relating to the work are borne by the Commercial Section or the owner of the nonresidential strata lot and the work is conducted in accordance with such reasonable rules as are imposed by the Residential Section. (2) In the event the Residential Section requires access over the limited common property appurtenant to the Commercial Section or the Exclusive Commercial Areas for the purpose of installing, repairing or maintaining utilities or other services and facilities serving the or the Exclusive Residential Areas, the limited common property appurtenant to the Residential Section or the residential strata lots, such access and/or use will be granted by the Commercial Section, provided that the Residential Section gives prior written notice to the Commercial Section of the proposed work, all costs relating to the work are borne by the Residential Section and the work is conducted in accordance with such reasonable rules as are imposed by the Commercial Section.

Owner Insurance and Indemnity for Damage to Common Property and Strata Lots

- 2.11 (1) It is recommended that each owner obtain and maintain liability and property insurance on his or her strata lots sufficient to cover the cost of any insurance deductibles or uninsured repair costs charged to the owner by the strata corporation pursuant to this bylaw.
 - (2) An owner will indemnify and save harmless the strata corporation from the expense of any maintenance, repair or replacement rendered necessary to the common property, limited common property, common assets or to any strata lot arising from any incident occurring or originating in the owner's strata lot, whether such incident is caused or contributed to by the owner's act, omission, negligence or carelessness or by that of an owner's visitors, occupants, guests, employees, agents, tenants, but only to the extent that such expense is not reimbursed from the proceeds received by operation of any insurance policy. In such circumstances, any insurance deductible paid or payable by the strata corporation will be considered an expense not covered by the proceeds received by the strata corporation as insurance coverage and will be charged to the owner.

Without limiting the generality of the foregoing, an owner is strictly liable to the strata corporation and to other owners and occupants for any damage to common property, limited common property, and common assets or to any strata lot as a result of:

- (i) any of the following items located in the owner's strata lot:
 - (A) dishwasher;
 - (B) refrigerator;
 - (C) washing machine;
 - (D) dryer;
 - (E) stove;
 - (F) cook top
 - (G) range;

{252112-504217-02080310;6}

- (H) microwave;
- (I) heating/cooling system;
- (J) toilets, sinks, bathtubs and, where located wholly within the strata lot and accessible to the owner, plumbing pipes, fixtures and hoses;
- (K) anything introduced into the strata lot by the owner;
- (ii) any alterations or additions to the strata lot, the limited common property or the common property made by the owner or by a prior owner(s) of the strata lot;
- damage arising from a blocked drain on the deck, balcony, patio, terrace, or roof deck designated as limited common property for the owner's strata lot;
- (iv) any pets residing in or visiting at the owner's strata lot; and
- (v) any children residing in or visiting at the owner's strata lot.

For the purposes of this bylaw 2.11, any insurance deductibles or uninsured repair costs charged to an owner will be added to and become part of the assessment of that owner for the month next following the date on which the expense was incurred and will become due and payable on the date of payment of the monthly assessment.

PART 3 - Powers and Duties of Strata Corporation and Council

Repair and maintenance of property by strata corporation

- 3.1 The strata corporation must repair and maintain all of the following:
 - (1) common assets of the strata corporation;
 - (2) common property that has not been designated as limited common property;
 - (3) limited common property (except for repair and maintenance that is the responsibility of a separate section under section 1.5) but the duty to repair and maintain it is restricted to:
 - (a) repair and maintenance that in the ordinary course of events occurs less often than once a year, and
 - (b) the following, no matter how often the repair or maintenance ordinarily occurs:
 - (i) the structure of a building;
 - (ii) the exterior of a building;

- stairs, patios, balconies, terraces, decks and roof decks (including drains located thereon) and other things attached to the exterior of the building;
- (iv) doors, windows or skylights (including without limitation frames and sills) on the exterior of the building or that front on the common property; and
- (v) fences, railings and similar structures that enclose patios, balconies, terraces, decks, roof decks and yards.
- (4) a strata lot in a strata plan that is not a bare land strata plan, but the duty to repair and maintain it is restricted to:
 - (a) the structure of a building,
 - (b) the exterior of a building,
 - (c) stairs, patios, balconies, terraces, decks and roof decks (including drains located thereon) and other things attached to the exterior of the building;
 - (d) doors, windows and skylights (including without limitation frames and sills) on the exterior of the building or that front on the common property; and
 - (e) fences, railings and similar structures that enclose patios, balconies, terraces, decks, roof decks and yards.

Council size

3.2 The council must have at least 3 and not more than 7 members. One membership spot on council will be reserved for a representative of the Commercial Section who, if nominated by the Commercial Section will be deemed to be elected by acclamation. Notwithstanding the foregoing, the Commercial Section may choose not to be represented on council, and the Commercial Section may have more than one representative on council if elected in the ordinary course.

Council members' terms

- 3.3 (1) The term of office of a council member ends at the end of the annual general meeting at which the new council is elected.
 - (2) A person whose term as council member is ending is eligible for reelection.

Removing council member

3.4 (1) Unless all the owners are on the council, the strata corporation may, by a resolution passed by a majority vote at an annual or special general meeting, remove one or more council members.

- (2) After removing a council member, the strata corporation must hold an election at the same annual or special general meeting to replace the council member for the remainder of the term.
- (3) No person may stand for council or continue to be on council with respect to a strata lot if the strata corporation is entitled to register a lien against that strata lot under the Act and/or if their strata fees are in arrears.

Replacing council member

- 3.5 (1) If a council member resigns or is unwilling or unable to act for a period of 2 or more months, the remaining members of the council may appoint a replacement council member for the remainder of the term.
 - (2) A replacement council member may be appointed from any person eligible to sit on the council.
 - (3) The council may appoint a council member under this section even if the absence of the member being replaced leaves the council without a quorum.
 - (4) If all the members of the council resign or are unwilling or unable to act for a period of 2 or more months, persons holding at least 25% of the strata corporation's votes may hold a special general meeting to elect a new council by complying with the provisions of the Act, the regulations and the bylaws respecting the calling and holding of meetings.

Officers

- 3.6 (1) At the first meeting of the council held after each annual general meeting of the strata corporation, the council must elect, from among its members, a president and a vice president, and may elect a secretary and a treasurer.
 - (2) A person may hold more than one office at a time, other than the offices of president and vice president.
 - (3) The vice president has the powers and duties of the president
 - (a) while the president is absent or is unwilling or unable to act, or
 - (b) for the remainder of the president's term if the president ceases to hold office.
 - (4) If an officer other than the president is unwilling or unable to act for a period of 2 or more months, the council members may appoint a replacement officer from among themselves for the remainder of the term.

Calling council meetings

3.7 (1) Any council member may call a council meeting by giving the other council members at least one week's notice of the meeting, specifying the reason for calling the meeting.

- (2) The notice does not have to be in writing.
- (3) A council meeting may be held on less than one week's notice if
 - (a) all council members consent in advance of the meeting, or
 - (b) the meeting is required to deal with an emergency situation, and all council members either
 - (i) consent in advance of the meeting, or
 - (ii) are unavailable to provide consent after reasonable attempts to contact them.
- (4) The council must inform owners about the council meeting as soon as feasible after the meeting has been called.

Requisition of council hearing

- 3.8 (1) By application in writing, stating the reason for the request, an owner or tenant may request a hearing at a council meeting.
 - (2) If a hearing is requested under subsection (1), the council must hold a meeting to hear the applicant within one month of the request.
 - (3) If the purpose of the hearing is to seek a decision of the council, the council must give the applicant a written decision within one week of the hearing.

Quorum of council

- 3.9 (1) A quorum of the council is
 - (a) 1, if the council consists of one member,
 - (b) 2, if the council consists of 2, 3 or 4 members,
 - (c) 3, if the council consists of 5 or 6 members, and
 - (d) 4, if the council consists of 7 members.
 - (2) Council members must be present in person at the council meeting to be counted in establishing quorum.

Council meetings

- 3.10 (1) At the option of the council, council meetings may be held by electronic means, so long as all council members and other participants can communicate with each other.
 - (2) If a council meeting is held by electronic means, council members are deemed to be present in person.

- (3) Owners may not attend council meetings as observers unless council, in its sole discretion, agrees to permit members to attend.
- (4) Despite subsection (3), no observers may attend those portions of council meetings that deal with any of the following:
 - (a) bylaw contravention hearings;
 - (b) rental restriction bylaw exemption hearings;
 - (c) any other matters if the presence of observers would, in the council's opinion, unreasonably interfere with an individual's privacy.

Voting at council meetings

- 3.11 (1) At council meetings, decisions must be made by a majority of council members present in person at the meeting.
 - (2) Unless there are only 2 strata lots in the strata plan, if there is a tie vote at a council meeting, the president may break the tie by casting a second, deciding vote.
 - (3) The results of all votes at a council meeting must be recorded in the council meeting minutes.

Council to inform owners of minutes

3.12 The council must inform owners of the minutes of all council meetings within 2 weeks of the meeting, whether or not the minutes have been approved.

Delegation of council's powers and duties

- 3.13 (1) Subject to subsections (2) to (4), the council may delegate some or all of its powers and duties to one or more council members or persons who are not members of the council, and may revoke the delegation.
 - (2) The council may delegate its spending powers or duties, but only by a resolution that
 - (a) delegates the authority to make an expenditure of a specific amount for a specific purpose, or
 - (b) delegates the general authority to make expenditures in accordance with subsection (3).
 - (3) A delegation of a general authority to make expenditures must
 - (a) set a maximum amount that may be spent, and
 - (b) indicate the purposes for which, or the conditions under which, the money may be spent.

- (4) The council may not delegate its powers to determine, based on the facts of a particular case,
 - (a) whether a person has contravened a bylaw or rule,
 - (b) whether a person should be fined, and the amount of the fine, or
 - (c) whether a person should be denied access to a recreational facility.

Spending restrictions

- 3.14 (1) A person may not spend the strata corporation's money unless the person has been delegated the power to do so in accordance with these bylaws.
 - (2) Despite subsection (1), a council member may spend the strata corporation's money to repair or replace common property or common assets if the repair or replacement is immediately required to ensure safety and/or prevent significant loss or damage.

Limitation on liability of council member

- 3.15 (1) A council member who acts honestly and in good faith is not personally liable because of anything done or omitted in the exercise or intended exercise of any power or the performance or intended performance of any duty of the council.
 - (2) Subsection (1) does not affect a council member's liability, as an owner, for a judgment against the strata corporation.

Consents

- 3.16 (1) Any consent, approval or permission given under these bylaws by the council or the executive of a separate section, as the case may be, will be revocable at any time upon reasonable notice.
 - (2) Notwithstanding any provision of the Act, the strata corporation may proceed under the *Small Claims Act* (British Columbia) against an owner or other person to collect money owing to the strata corporation, including money owing as a fine, without requiring authorization by a resolution passed by a 3/4 vote.

PART 4 - Enforcement of Bylaws and Rules

Maximum fine

- 4.1 (1) The strata corporation, and each separate section with respect to any bylaw or rule that relates solely to such section, may fine an owner or tenant a maximum of
 - (a) \$200 for each contravention of a bylaw, and
 - (b) \$50 for each contravention of a rule.

(2) Additional assessments, fines authorized by these bylaws, banking charges, filing costs, legal expenses, interest charges and any other expenses incurred by either the strata corporation or a separate section, as the case may be, to enforce these bylaws, as they may be amended from time to time, or any rule or regulation which may be established from time to time by the council or a section executive pursuant to the Act or these bylaws, will become part of the assessment of the owner responsible and will become due and payable on the first day of the month next following, except that any amount owing in respect of a fine or the cost of remedying the contravention of a bylaw will be calculated as a separate component of such assessment and the strata corporation may not register a lien against or in respect of such separate component.

Continuing contravention

4.2 If an activity or lack of activity that constitutes a contravention of a bylaw or rule continues, without interruption, for longer than 7 days, a fine may be imposed every 7 days.

PART 5 - Annual and Special General Meetings

Person to chair meeting

- 5.1 (1) Annual and special general meetings must be chaired by the president of the council.
 - (2) If the president of the council is unwilling or unable to act, the meeting must be chaired by the vice president of the council.
 - (3) If neither the president nor the vice president of the council chairs the meeting, a chair must be elected by the eligible voters present in person or by proxy from among those persons who are present at the meeting.

Participation by other than eligible voters

- 5.2 (1) Tenants and occupants may attend annual and special general meetings, whether or not they are eligible to vote.
 - (2) Persons who are not eligible to vote, including tenants and occupants, may participate in the discussion at the meeting, but only if permitted to do so by the chair of the meeting.
 - (3) Persons who are not eligible to vote, including tenants and occupants, must leave the meeting if requested to do so by a resolution passed by a majority vote at the meeting.

Voting

5.3 (1) At an annual or special general meeting, voting cards must be issued to eligible voters.

- (2) At an annual or special general meeting a vote is decided on a show of voting cards, unless an eligible voter requests a precise count.
- (3) If a precise count is requested, the chair must decide whether it will be by show of voting cards or by roll call, secret ballot or some other method.
- (4) The outcome of each vote, including the number of votes for and against the resolution if a precise count is requested, must be announced by the chair and recorded in the minutes of the meeting.
- (5) If there is a tie vote at an annual or special general meeting, the president, or, if the president is absent or unable or unwilling to vote, the vice president, may break the tie by casting a second, deciding vote.
- (6) If there are only 2 strata lots in the strata plan, subsection (5) does not apply.
- (7) Despite anything in this section, an election of council or any other vote must be held by secret ballot, if the secret ballot is requested by an eligible voter.
- (8) An owner who is otherwise an eligible voter may not exercise his or her vote for a strata lot, except on matters requiring an unanimous vote, if the strata corporation is entitled to register a lien against that strata lot.

Order of business

- 5.4 The order of business at annual and special general meetings is as follows:
 - (1) certify proxies and corporate representatives and issue voting cards;
 - (2) determine that there is a quorum;
 - (3) elect a person to chair the meeting, if necessary;
 - (4) present to the meeting proof of notice of meeting or waiver of notice;
 - (5) approve the agenda;
 - (6) approve minutes from the last annual or special general meeting;
 - (7) deal with unfinished business;
 - (8) receive reports of council activities and decisions since the previous annual general meeting, including reports of committees, if the meeting is an annual general meeting;
 - (9) ratify any new rules made by the strata corporation;
 - (10) report on insurance coverage, if the meeting is an annual general meeting;
 - (11) approve the budget for the coming year, if the meeting is an annual general meeting;

- (12) deal with new business, including any matters about which notice has been given;
- (13) elect a council, if the meeting is an annual general meeting;
- (14) terminate the meeting.

Electronic Attendance at Meetings

- 5.5 Attendance by persons at an annual or special general meeting may be by telephone or other electronic method if such method permits all persons participating in the meeting to communicate with each other during the meeting.
- 5.6 If an annual or special general meeting is held by electronic means with a person, the person is deemed to be present in person for the purposes of the meeting.

PART 6 - Common Expenses

Strata fees

6.1 The strata lot owners' contributions to the common expenses of the strata corporation will be levied in accordance with this bylaw.

Section fees

6.2 The contribution by any owner of a strata lot within a separate section to the expenses common to that separate section will be levied in accordance with this bylaw.

Apportionment of common expenses

- 6.3 Common expenses will be apportioned between the Residential Section and the Commercial Section and to individual strata lots in the following manner:
 - (1) common expenses attributable to either separate section will be allocated to that separate section and, subject to this Part, will be borne by the owners of the strata lots within that separate section in the proportion that the unit entitlement of such strata lot bears to the aggregate unit entitlement of all strata lots within that separate section;
 - (2) common expenses not attributable to either separate section, will be for the account of the strata corporation and will be allocated to all strata lots and will be borne by the owners in proportion to the unit entitlement of their strata lot or as otherwise set out in the current budget of the strata corporation; and
 - (3) common expenses attributable to any one strata lot will be allocated to such strata lot.

Allocation between sections

6.4 Without limiting the generality of section 6.3, and unless otherwise determined by the executives of each of the Residential Section and the Commercial Section, acting

reasonably, the following common expenses will be allocated between the separate sections as follows:

- (1) expenses relating to areas designated as limited common property for the strata lots in each of the Commercial Section and the Residential Section will be for the account of the owners of strata lots in each respective section;
- (2) expenses relating to the Exclusive Commercial Areas will be for the account of the owners of strata lots in the Commercial Section;
- (3) expenses relating to the Exclusive Residential Areas will be for the account of the owners of strata lots in the Residential Section;
- (4) the cost of maintaining the exterior of the building (including, without limitation, the roof and all exterior doors, windows and skylights) will be for the account of the strata corporation; and
- (5) the cost of insurance placed by the strata corporation will be apportioned between the two sections on the basis of the replacement value of the buildings (or, if the development comprises only one building, the portion of such building) and ancillary facilities applicable to each section.

Expenses attributable to limited common property

6.5 Where the strata plan includes limited common property, expenses attributable to the limited common property which would not have been expended if the area had not been designated as limited common property will be borne by the owners of the strata lots entitled to use the limited common property in the proportion that the unit entitlement of each such strata lot bears to the aggregate unit entitlement of all strata lots entitled to use the limited common property.

Apportionment within a section

- 6.6 Common expenses attributable to the strata lots in a separate section will be apportioned by the executive of that separate section in the following manner:
 - (1) Common expenses attributable to the strata lots in a separate section will be borne by the owners in that section in the proportion that the unit entitlement of each such strata lot bears to the aggregate unit entitlement of all strata lots in that section or as otherwise set out in the current budget of that separate section.
 - (2) If a strata lot will require a utility or other service not supplied to all strata lots the cost will not be a common expense and if this utility is not separately metered or billed so as to measure the use thereof by the strata lot the cost of such utility will be apportioned and charged to the strata lot by the executive of the separate section, on such reasonable basis as it will determine.

PART 7 - Bylaws Applicable to Residential Strata Lots

Use of property

- 7.1 An owner of a residential strata lot will not:
 - (1) use, or permit any occupant of his or her strata lot or a guest, employee, agent or invitee of the owner or occupant to use, a residential strata lot for any purposes other than residential purposes and other purposes ancillary to residential purposes. For the purposes of this subsection 7.1(1), "ancillary to residential purposes" includes, without limitation, vacation rental;
 - (2) use, or permit any occupant of his or her strata lot or a guest, employee, agent or invitee of the owner or occupant to use, any musical instrument, amplifier, sound reproduction equipment or other device within or about any strata lot or, the common property or any limited common property such that it causes a disturbance or interferes with the comfort of any other owner or occupant;
 - (3) obstruct or use, or permit any occupant of his or her strata lot or a guest, employee, agent or invitee of the owner or occupant to obstruct or use, the sidewalks, walkways, passages and driveways of the common property for any purpose other than ingress or egress from the strata lots or parking areas within the common property of the strata plan;
 - (4) use, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to use, a barbecue, hibachi or other like cooking device on a patio, balcony, terrace, deck or roof deck unless such barbecue, hibachi or cooking device is powered by propane, natural gas or electricity and such propane, natural gas or electricity powered barbecues, hibachis and other light cooking devices will not be used except in accordance with rules and regulations made by the strata corporation from time to time;
 - (5) shake, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to shake, any mops or dusters of any kind, nor throw, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to throw, any refuse, including, without limitation, cigarettes or any like smoking items, out of the windows or doors or from the patio, balcony, terrace, deck or roof deck of a strata lot;
 - (6) do, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to do, anything that will increase the risk of fire or the rate of insurance on the building or any part thereof;
 - (7) leave, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to leave, on the common property or any limited common property, any shopping cart or any other item designated from time to time by the council;
 - (8) allow his or her strata lot to become unsanitary or a source of odour;

- (9) install, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to install, any window coverings, visible from the exterior of his or her strata lot which are different in size or colour from those of the original building specifications;
- (10) hang or display, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to hang or display, any laundry, washing, clothing, bedding or other articles from windows, patios, balconies, terraces, decks, roof decks or other parts of the building so that they are visible from the outside of the building;
- (11) use or install, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant use or install, in or about the strata lot any shades, awnings, window or balcony guards or screens, ventilators, supplementary heating or air conditioning devices, except those installations approved in writing by the council or originally installed by the developer;
- (12) erect on or fasten to, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to erect on or fasten to, the strata lot, the common property or any limited common property any television or radio antenna or similar structure or appurtenance thereto without the prior approval of the strata corporation;
- (13) place, or permit any occupant of his or her strata lot or any guest, employee, agent or invitee of the owner or occupant to place any signs, billboards, notices or other advertising matter of any kind on, or visible from, the exterior of a strata lot;
- (14) place, or permit any occupant of his or her strata lot or a guest, employee, agent or invitee of the owner or occupant to place any indoor-outdoor carpeting on any patio, balcony, terrace, deck or roof deck, or place any items on any patio, balcony, terrace, deck or roof deck except free-standing, self-contained planter boxes, summer furniture and accessories nor install, or permit any occupant of his or her strata lot or a guest, employee, agent or invitee of the owner or occupant to install, any hanging plants or baskets or other hanging items within three feet of a patio, balcony, terrace, deck or roof deck railing line;
- (15) give, or permit any occupant of his or her strata lot to give, any keys, combinations, security cards or other means of access to the building, the parking garage or common areas to any person other than an employee, contractor, occupant or guest of the strata lot permitted by these bylaws; and
- (16) will not use, license or permit the strata lot to be used or occupied by any person for any type of short-term or hotel-type commercial accommodation, including but not limited to, as a hotel room, bed and breakfast, home stay, student housing, Airbnb or similar service, and will not advertise or promote the use or occupancy of the strata lot for such purposes, unless and until the owner obtains all necessary licences, including business licences, if any, from the City of Revelstoke (the "City") and provides copies of same to the Strata Corporation.

Garbage and recycling disposal

7.2 An owner, tenant or occupant of a residential strata lot will remove ordinary household refuse, garbage and recycling from his or her strata lot and deposit it in the containers provided by the strata corporation for that purpose; all garbage will be bagged and tied before so depositing and the owner, tenant or occupant will remove any materials other than ordinary household refuse, garbage and recycling from the strata plan property at his or her expense.

Move in / move out

- 7.3 (1)The strata corporation may regulate the times and manner in which any moves into or out of residential strata lots may be made, and, without limiting the generality of the foregoing, will require that a move-in fee of \$200 (or such other amount as the strata council may determine from time to time, provided that any such fee is charged on a consistent basis) be paid to the Strata Corporation in connection with any move in of a residential strata lot (other than the first move in to any given strata lot by the initial occupant thereof, for which no fee will be payable) on account of the added wear to common property that results from such move-in activities. Such fee will be payable (i) by the purchaser of the strata lot, where a new owner is moving in to the strata lot or (ii) by the owner of the strata lot, where a new tenant is moving in to the strata lot. The Strata Corporation will require that all move ins and move outs be co-ordinated with the manager of the building at least 7 days in advance of such moves, or such lesser period as the council may, in its sole discretion, permit, provided that if an owner carries out, or permits any tenant or occupant, or any guest, employee, agent or invitee of the owner or his or her tenant or an occupant of the strata lot, to carry out, any move into or out of his or her strata lot otherwise than in accordance with such prior arrangements made with the manager of the building, the owner will be subject to a fine of \$100 (in addition to any applicable move-in fee), such fine to be paid on or before the due date of the next monthly assessment payable by such owner.
 - (2) An owner of a residential strata lot must notify the strata corporation in advance of the date and time that the owner or an occupant of his or her strata lot will be moving into or out of the strata lot.
 - (3) An owner must ensure that the lobby doors are not left open, ajar or unattended and that furniture, boxes and/or other articles are not left piled in the lobby area.
 - (4) An owner must ensure that all common areas are left damage free, clean and all hallways and lobby areas vacuumed immediately upon completion of the move.

Children and Supervision

- 7.4 Owners are responsible:
 - (1) for the conduct of visitors including ensuring that noise is kept at a level, in the sole determination of a majority of the council, that will not disturb the rights of quiet enjoyment of others;

- (2) for the conduct of children residing in their strata lot, including ensuring that noise is kept at a level, in the sole determination of a majority of the council, that will not disturb the quiet enjoyment of others; and
- (3) to assume liability for and properly supervise activities of children residing in or visiting their strata lot.

Rentals

- 7.5 (1) Before a tenant may move into any strata lot, the owner will deliver or cause to be delivered to the strata corporation a "Form K Notice of Tenant's Responsibilities" in the form set out in the Act, signed by the tenant.
 - (2) An owner will advise the council in writing of the time and date that any tenant intends to move in or out of the strata lot, at least seven (7) days in advance and will make arrangements with the manager of the building to co-ordinate any such move in accordance with section 7.3.

Selling of strata lots

7.6 Subject to section 10.1, an owner of a residential strata lot, when selling his or her strata lot, will not permit "For Sale" signs to be placed on or about the common property except in a location to be determined by the council.

Pets

- 7.7 (1) An owner, tenant or occupant must not keep any pets in a residential strata lot other than one or more of the following without the prior written approval of the strata corporation:
 - (a) a reasonable number of fish or other small aquarium animals;
 - (b) up to 2 small caged mammals;
 - (c) up to 4 caged birds;
 - (d) dogs or cats, provided that the total number of dogs and cats does not exceed two.
 - (2) An owner, tenant, occupant, employee, agent, invitee, guest or visitor must ensure that all animals are leashed or otherwise secured when on the common property or on land that is a common asset.
 - (3) No owner or occupant of a residential strata lot will permit his or her pet to urinate or defecate on the common property or on any limited common property, and if any pet does urinate or defecate on the common property or on any limited common property, the owner or occupant will immediately and completely remove all of his or her pet's waste from the common property or limited common property, as the case may be, and dispose of it in a waste container or by some other sanitary means and if, in the reasonable opinion of the strata corporation,

any special cleaning is required as a result of the pet urinating or defecating, the owner or occupant will pay all costs of such special cleaning.

(4) An owner of a residential strata lot whose tenant, employee, agent, invitee, guest or visitor brings an animal or pet onto the common property or any limited common property will be responsible to ensure that the tenant, employee, agent, invitee, guest or visitor complies with all requirements of these bylaws as they relate to pets and will perform all of the duties and obligations with respect to that animal as set out in these bylaws as if the animal were one kept by the owner or occupant in his or her residential strata lot.

Planters

7.8 An owner of a residential strata lot who has the benefit of limited common property which includes a planter containing trees, shrubs and/or other landscaping must water and maintain the trees, shrubs and/or other landscaping installed by the developer in such planter and such owner may not alter or remove the trees, shrubs and/or other landscaping installed by the developer without the prior written approval of the strata corporation.

Residential executive size

- 7.9 (1) The executive of the Residential Section must have at least 3 and not more than 7 members.
 - (2) A member of the section executive is eligible for election to the strata corporation's council.

Executive members' terms

- 7.10 (1) The term of office of a member of the executive ends at the end of the annual general meeting at which the new executive is elected.
 - (2) A person whose term as member of the executive is ending is eligible for reelection.

Removing executive members

- 7.11 (1) The Residential Section may, by a resolution passed by a majority vote at a meeting of the Residential Section, remove one or more members from the executive.
 - (2) After removing a member from the executive, the Residential Section must hold an election at the same meeting to replace the member for the remainder of the term.
 - (3) No person may stand for the executive or continue to be on the executive with respect to a strata lot if the strata corporation is entitled to register a lien against that strata lot or if the strata fees in respect of such strata lot are in arrears.

Replacing executive members

- 7.12 (1) If a member of the executive resigns or is unwilling or unable to act for a period of 2 or more months, the remaining members of the executive may appoint a replacement member for the remainder of the term.
 - (2) A replacement member may be appointed from any person eligible to sit on the executive.
 - (3) The executive may appoint a member under this section even if the absence of the member being replaced leaves the executive without a quorum.
 - (4) If all the members of the executive resign or are unwilling or unable to act for a period of 2 or more months, persons holding at least 25% of the votes in the Residential Section may hold a meeting to elect a new executive by complying with the provisions of the Act, the regulations and the bylaws respecting the calling and holding of meetings.

Executive officers

- 7.13 (1) At the first meeting of the executive held after each annual general meeting of the Residential Section, the executive must elect, from among its members, a president, vice president, a secretary and a treasurer.
 - (2) A person may hold more than one office at a time, other than the offices of president and vice president.
 - (3) The vice president has the powers and duties of the president
 - (a) while the president is absent or is unwilling or unable to act, or
 - (b) for the remainder of the president's term if the president ceases to hold office.
 - (4) If an officer other than the president is unwilling or unable to act for a period of 2 or more months, the members of the executive may appoint a replacement officer from among themselves for the remainder of the term.

Calling executive meetings

- 7.14 (1) Any member of the executive may call an executive meeting by giving the other executive members at least one week's notice of the meeting, specifying the reason for calling the meeting.
 - (2) The notice does not have to be in writing.
 - (3) An executive meeting may be held on less than one week's notice if
 - (a) all executive members consent in advance of the meeting, or
 - (b) the meeting is required to deal with an emergency situation, and all executive members either

- (i) consent in advance of the meeting, or
- (ii) are unavailable to provide consent after reasonable attempts to contact them.

Requisition of executive hearing

- 7.15 (1) By application in writing, stating the reason for the request, an owner or tenant may request a hearing at an executive meeting.
 - (2) If a hearing is requested under subsection (1), the executive must hold a meeting to hear the applicant within one month of the request.
 - (3) If the purpose of the hearing is to seek a decision of the executive, the executive must give the applicant a written decision within one week of the hearing.

Quorum of executive

- 7.16 (1) A quorum of the executive is
 - (a) 1, if the executive consists of one member,
 - (b) 2, if the executive consists of 2, 3 or 4 members,
 - (c) 3, if the executive consists of 5 or 6 members, and
 - (d) 4, if the executive consists of 7 members.
 - (2) Executive members must be present in person at the executive meeting to be counted in establishing quorum.

Executive meetings

- 7.17 (1) At the option of the executive, executive meetings may be held by electronic means, so long as all executive members and other participants can communicate with each other.
 - (2) If an executive meeting is held by electronic means, executive members are deemed to be present in person.
 - (3) Owners may attend executive meetings as observers.
 - (4) Despite subsection (3), no observers may attend those portions of executive meetings that deal with any of the following:
 - (a) bylaw contravention hearings;
 - (b) rental restriction bylaw exemption hearings;
 - (c) any other matters if the presence of observers would, in the executive's opinion, unreasonably interfere with an individual's privacy.

Voting at executive meetings

- 7.18 (1) At executive meetings, decisions must be made by a majority of executive members present in person at the meeting.
 - (2) If there is a tie vote at an executive meeting, the president may break the tie by casting a second, deciding vote.
 - (3) The results of all votes at an executive meeting must be recorded in the executive meeting minutes.

Executive to inform owners of minutes

7.19 The executive must inform owners of the minutes of all executive meetings within 2 weeks of the meeting, whether or not the minutes have been approved.

Delegation of executive's powers and duties

- 7.20 (1) Subject to subsections (2) to (4), the executive may delegate some or all of its powers and duties to one or more executive members or persons who are not members of the executive, and may revoke the delegation.
 - (2) The executive may delegate its spending powers or duties, but only by a resolution that
 - (a) delegates the authority to make an expenditure of a specific amount for a specific purpose, or
 - (b) delegates the general authority to make expenditures in accordance with subsection (3).
 - (3) A delegation of a general authority to make expenditures must
 - (a) set a maximum amount that may be spent, and
 - (b) indicate the purposes for which, or the conditions under which, the money may be spent.
 - (4) The executive may not delegate its powers to determine, based on the facts of a particular case,
 - (a) whether a person has contravened a bylaw or rule,
 - (b) whether a person should be fined, and the amount of the fine, or
 - (c) whether a person should be denied access to a recreational facility.

Spending restrictions

7.21 (1) A person may not spend the Residential Section's money unless the person has been delegated the power to do so in accordance with these bylaws.

(2) Despite subsection (1), an executive member may spend the Residential Section's money to repair or replace the Exclusive Residential Areas or limited common property which has been designated for the use of the Residential Section if the repair or replacement is immediately required to ensure safety or prevent significant loss or damage.

Limitation on liability of executive member

- 7.22 (1) An executive member who acts honestly and in good faith is not personally liable because of anything done or omitted in the exercise or intended exercise of any power or the performance or intended performance of any duty of the executive.
 - (2) Subsection (1) does not affect an executive member's liability, as an owner, for a judgment against the strata corporation.
 - (3) Any consent, approval or permission given under these bylaws by the strata executive or the executive of a separate section, as the case may be, will be revocable at any time upon reasonable notice.

Small claims court

7.23 Notwithstanding any provision of the Act, the Residential Section may proceed under the *Small Claims Act* (British Columbia) against an owner or other person to collect money owing to the Residential Section, including money owing as a fine, without requiring authorization by a resolution passed by a 3/4 vote.

Residential Parking and Storage

7.24 (1) Each owner of a residential strata lot may be entitled to the exclusive use of zero, one or more than one of the residential parking stalls (the "Residential Parking Stalls") and/or zero and/or one or more than one of the storage locker (the "Storage Lockers") located on or within the development's concrete underground parking facility (the "Underground Parkade") or the development's surface level parking lot (the "Surface Parking Lot", and together with the Underground Parkade, the "Parking Facility"), pursuant to a partial assignment of a residential parking and storage lease (the "Residential Parking and Storage Lease") between the developer and Mackenzie Plaza Parking Co. Ltd., a copy of which is attached to the disclosure statement for the development. Pursuant to the Residential Parking and Storage Lease, upon the registration of the strata plan for the development, the strata corporation will automatically assume all of the covenants and obligations of the developer, as landlord, under the Residential Parking and Storage Lease with respect to those Residential Parking Stalls and Storage Lockers within the development which are subject to the Residential Parking and Storage Lease. Attached as Schedule C is a copy of the plan (the "Parking and Storage Plan") which shows the leased premises under the Residential Parking and Storage Lease. For certainty, the Residential Parking Stalls are those parking stalls denoted as "Residential Parking Stalls" on the Parking and Storage Plan and the Storage Lockers are those storage lockers located within the storage rooms shown outline in bold on the Parking and Storage Plan.

- (2) An owner, tenant or occupant of a residential strata lot will not:
 - (a) use any Residential Parking Stall except the Residential Parking Stall (if any) which has been specifically assigned to the residential strata lot or, when specifically agreed with another residential strata lot owner, the Residential Parking Stall assigned to the strata lot of that other owner;
 - (b) use any Storage Locker in the development except the Storage Locker (if any), which has been specifically assigned to the residential strata lot or, when specifically agreed with another residential strata lot owner, the Storage Locker assigned to the residential strata lot of that other owner;
 - (c) rent or lease the Residential Parking Stall or Storage Locker assigned to the residential strata lot or otherwise permit that Residential Parking Stall or Storage Locker to be regularly used by anyone that is not an owner, tenant or occupant of a residential strata lot, the strata corporation, the Residential Section or the tenant under the Residential Parking and Storage Lease;
 - (d) use any Storage Locker within the development for any purpose other than keeping and storing personal property therein and not use any Storage Locker for any purpose which (i) creates a nuisance, disturbance, danger or hazard to any other person, (ii) may increase the risk of fire or the rate of insurance on the building or any part thereof, (iii) is unsanitary or a source of odour, (iv) is illegal, (v) involves keeping flammable, explosive or otherwise dangerous or hazardous materials therein, (vi) involves keeping animals or plants therein, (vii) causes damage to the development or any other person's property or (viii) unreasonably interferes with the rights of other persons to use and enjoy the common property or the strata lots in the development. If the strata corporation, acting reasonably, has any reason to believe that any Storage Locker is being used in a manner which is not permitted hereunder, then the strata corporation may, in an emergency, without notice, to ensure safety and/or prevent significant loss and/or damage, and otherwise at any reasonable time and upon on 24 hours' written notice, access such Storage Locker in order to inspect such Storage Locker and the contents thereof and remove and dispose of any such contents which are not permitted hereunder, at the cost and expense of the owner of the Storage Locker and/or the person using such Storage Locker, and the person entitled to the use of such Storage Locker will fully co-operate with the strata corporation in connection with the foregoing;
 - (e) carry out, or permit any guest, employee, agent or invitee of the owner or occupant to carry out, any oil changes, major repairs or adjustments to motor vehicles or other mechanical equipment on common property or on any limited common property, including the Parking Facility, except in the case of emergency. An owner, tenant or occupant of a residential strata lot must promptly and at its own expense clean up any oil or other substance which spills or leaks onto the common property or limited common property, howsoever and whensoever such spill or leak occurs,

from his or her vehicle, whether as a result of any activity prohibited by these bylaws or otherwise;

- (f) store any boat, boat trailer or recreational vehicle on the common property or permit any guest to do so;
- (g) park or store any vehicle which is inoperable or which cannot be moved under its own power anywhere on the common property, without the prior written approval from the executive of the strata corporation;
- (h) park or store any vehicle within the Parking Facility, the common property or the limited common property, unless such owner, tenant or occupant has obtained adequate insurance in respect thereof;
- keep any bicycles on patios, balconies or decks. All bicycles must be stored in the Residential Parking Stall, Storage Locker and/or bicycle rack assigned to the residential strata lot and must enter or exit the building only by way of vehicle entry to the Parking Facility;
- (j) store, or permit any guest to store, any personal property, other than bicycles, within the Residential Parking Stall assigned to the residential strata lot or otherwise use the Residential Parking Stall assigned to the residential strata lot other than for the parking of vehicles and bicycles therein (provided that the owner, tenant or occupant of a residential strata lot may store personal property in any storage box installed by the developer within the Residential Parking Stall, if any, assigned to such residential strata lot); or
- (k) rent or lease the Residential Parking Stall(s) and/or the Storage Locker(s) which have been specifically assigned to the residential strata lot to any person other than an owner, purchaser, occupant or tenant of a residential strata lot, the strata corporation, the developer or Mackenzie Plaza Parking Co. Ltd.

Visitor Parking

7.25 The Residential Section may be entitled to the exclusive use of Certain Residential Parking Stalls (the "**Residential Visitor Stalls**") located on or within the Parking Facility, pursuant to a partial assignment of the Residential Parking and Storage Lease. Notwithstanding anything contained herein to the contrary, visitors to the residential strata lots may use the Residential Visitor Stalls for the parking of vehicles, and, subject to the Residential Parking Lease, the Residential Section may make reasonable rules governing the use of the Residential Visitor Stalls, including, without limitation, rules restricting the duration of time that visitors to the residential strata lots are permitted to use the Residential Visitor Stalls.

Parking - Disabled Stall

7.26 Certain Residential Parking Stalls (the "**Residential Disabled Stalls**") are designed and constructed to accommodate vehicles driven by disabled persons. Some or all of the Residential Disabled Stalls will be allocated to the owners of residential strata lots by

way of partial assignment of the Residential Parking and Storage Lease, and may be allocated to, and used by, owners of residential strata lots who do not qualify for the use of disabled Residential Parking Stalls. The strata corporation and every owner of a residential strata lot will be required to comply with the terms and provisions of the Residential Parking and Storage Lease in connection with any request for an exchange of a Disabled Stall provided such request satisfies the requirements set out in the applicable section of the Parking and Storage Lease that deals with compulsory exchanges of Residential Disabled Stalls.

Electric Charging at Residential Parking Stalls

- 7.27 (1) Certain Residential Parking Stalls (the "EV-Stalls") will be configured with an electric service connection conduit (either 120V or 240V) to enable future activation of an electric vehicle plug-in charger (an "EV Plug-in Charger") for electric vehicle charging. Some or all of the EV-Stalls will be allocated to the owners of residential strata lots by way of partial assignment of the Residential Parking and Storage Lease. The strata corporation and every owner of a residential strata lot will be required to comply with the terms and provisions of the Parking and Storage Lease in connection with any request for an exchange of a EV-Stall provided such request satisfies the requirements set out in the applicable section of the Parking and Storage Lease that deals with compulsory exchanges of EV-Stalls.
 - (2) If an owner or occupant of a residential strata lot with the right to use a given EV-Stall is using the EV-Stall for charging an electric vehicle (as determined by the Strata Corporation), then the owner will be required to pay a monthly user fee to the strata corporation (on account of electrical consumption) of \$30.00 per month or such other reasonable amount as determined by the strata council from time to time. For greater certainty, if an owner or occupant of a residential strata lot has the right to use more than one EV-Stall, then the foregoing user fee will be payable by the owner for each such EV-Stall that the owner or occupant is using for charging an electric vehicle. The foregoing user fee is payable in addition to the monthly strata fee payable to the strata corporation.
 - (3) An owner, tenant or occupant of a residential strata lot will have the exclusive right to use an EV Plug-in Charger or an electrical outlet, if any, which is appurtenant to an EV-Stall which has been assigned to such owner under the Residential Parking and Storage Lease. An owner, tenant or occupant of a residential strata lot will not, and will not permit any visitor or invitee of the owner, tenant or occupant to, use any EV Plug-in Charger or electrical outlet in the Parking Facility except for an EV Plug-in Charger or electrical outlet, if any, which is appurtenant to an EV-Stall which has been assigned to such owner under the Residential Parking and Storage Lease.

Removal of Vehicles

7.28 Any owner, tenant or occupant vehicle parked in violation of this PART 7 will be subject to removal by a towing company authorized by council, and all costs associated with such removal will be charged to the owner of the strata lot.

PART 8 - Bylaws Applicable to Non-Residential Strata Lots

Garbage and recycling disposal

8.1 The owners, tenants or occupants of the non-residential strata lots will remove or cause to be removed all ordinary refuse, garbage and recycling from their strata lots and deposit it or cause it to be deposited in the containers provided by the strata corporation for that purpose; the owners, tenants or occupants will remove any materials other than ordinary refuse, garbage and recycling from the development at its expense.

Signs and displays

8.2 The owners, occupants or tenants of the non-residential strata lots will be permitted to install awnings, signs or notices within the non-residential strata lots so as to be visible from the exterior of such strata lots and on the exterior of such strata lots, on the condition that the installation, size and design of such awnings, signs or notices: (i) have received any approvals required from applicable governmental authorities, (ii) are in keeping with the overall presentation of the development in terms of quality, design and colour. (iii) are in compliance with such sign guidelines as may be passed by the owner developer in its sole discretion from time to time with respect to the development and/or the non-residential strata lots, and (iv) are at all times in compliance with all relevant bylaws and requirements of the City. All such awnings, signs and notices will be installed and maintained at the sole expense and risk of the owners of the nonresidential strata lots and such owners will take out and maintain insurance for such awnings and signage as a reasonable owner displaying similar awnings and signage would obtain. In addition, where such awnings, signs or notices impact or may impact the building envelope, the owners, occupants or tenants of the non-residential strata lots will be required to obtain the approval of a building envelope engineer in respect of such awnings, signs or notices. As the owners of the non-residential strata lots have a special interest in this bylaw, this bylaw cannot be amended without resolutions passed by unanimous votes of each of the strata corporation and the Commercial Section.

Pets

- 8.3 (1) An owner, tenant, occupant, employee, agent, invitee, guest or visitor must ensure that all animals are leashed or otherwise secured when on the common property or on land that is a common asset.
 - (2) An owner, tenant or occupant of a non-residential strata lot will not permit his or her pet to urinate or defecate on the common property or on any limited common property, and if any pet does urinate or defecate on the common property or on any limited common property, such owner or occupant will immediately and completely remove all of his or her pet's waste from the common property or limited common property, as the case may be, and dispose of it in a waste container or by some other sanitary means and if, in the reasonable opinion of the strata corporation, any special cleaning is required as a result of the pet urinating or defecating, such owner or occupant will pay all costs of such special cleaning. Failure to comply with the requirements outlined in subsection (3) may result in up to \$100 fine per incident as determined by the executive of the Commercial Section.

(3) An owner of a non-residential strata lot whose tenant, employee, agent, invitee, guest or visitor brings an animal or pet onto the common property or any limited common property will be responsible to ensure that the tenant, employee, agent, invitee, guest or visitor complies with all requirements of these bylaws as they relate to pets and will perform all of the duties and obligations with respect to that animal as set out in these bylaws as if the animal were one kept by the owner or occupant in the non-residential strata lot.

Commercial executive size

- 8.4 (1) The executive of the Commercial Section must have at least 1 and not more than 7 members.
 - (2) A member of the section executive is eligible for election to the strata corporation's council.

Executive members' terms

- 8.5 (1) The term of office of a member of the executive ends at the end of the annual general meeting at which the new executive is elected.
 - (2) A person whose term as member of the executive is ending is eligible for reelection.

Removing executive members

- 8.6 (1) The Commercial Section may, by a resolution passed by a majority vote at a meeting of the Commercial Section, remove one or more members from the executive.
 - (2) After removing a member from the executive, the Commercial Section must hold an election at the same meeting to replace the member for the remainder of the term.
 - (3) No person may stand for the executive or continue to be on the executive with respect to a strata lot if the strata corporation is entitled to register a lien against that strata lot.

Replacing executive members

- 8.7 (1) If a member of the executive resigns or is unwilling or unable to act for a period of 2 or more months, the remaining members of the executive may appoint a replacement member for the remainder of the term.
 - (2) A replacement member may be appointed from any person eligible to sit on the executive.
 - (3) The executive may appoint a member under this section even if the absence of the member being replaced leaves the executive without a quorum.

(4) If all the members of the executive resign or are unwilling or unable to act for a period of 2 or more months, persons holding at least 25% of the votes in the Commercial Section may hold a meeting to elect a new executive by complying with the provisions of the Act, the regulations and the bylaws respecting the calling and holding of meetings.

Executive officers

- 8.8 (1) At the first meeting of the executive held after each annual general meeting of the Commercial Section, the executive must elect, from among its members, a president, vice president, a secretary and a treasurer.
 - (2) A person may hold more than one office at a time, other than the offices of president and vice president. Notwithstanding the foregoing, if the Commercial Section consists of only one (1) member, a person may hold the offices of president and vice president at the same time.
 - (3) The vice president has the powers and duties of the president
 - (a) while the president is absent or is unwilling or unable to act, or
 - (b) for the remainder of the president's term if the president ceases to hold office.
 - (4) If an officer other than the president is unwilling or unable to act for a period of 2 or more months, the members of the executive may appoint a replacement officer from among themselves for the remainder of the term.

Calling executive meetings

- 8.9 (1) Any member of the executive may call an executive meeting by giving the other executive members at least one week's notice of the meeting, specifying the reason for calling the meeting.
 - (2) The notice does not have to be in writing.
 - (3) An executive meeting may be held on less than one week's notice if
 - (a) all executive members consent in advance of the meeting, or
 - (b) the meeting is required to deal with an emergency situation, and all executive members either
 - (i) consent in advance of the meeting, or
 - (ii) are unavailable to provide consent after reasonable attempts to contact them.

Requisition of executive hearing

8.10 (1) By application in writing, stating the reason for the request, an owner or tenant may request a hearing at an executive meeting.

- (2) If a hearing is requested under subsection (1), the executive must hold a meeting to hear the applicant within one month of the request.
- (3) If the purpose of the hearing is to seek a decision of the executive, the executive must give the applicant a written decision within one week of the hearing.

Quorum of executive

- 8.11 (1) A quorum of the executive is
 - (a) 1, if the executive consists of one member,
 - (b) 2, if the executive consists of 2, 3 or 4 members,
 - (c) 3, if the executive consists of 5 or 6 members, and
 - (d) 4, if the executive consists of 7 members.
 - (2) Executive members must be present in person at the executive meeting to be counted in establishing quorum.

Executive meetings

- 8.12 (1) At the option of the executive, executive meetings may be held by electronic means, so long as all executive members and other participants can communicate with each other.
 - (2) If an executive meeting is held by electronic means, executive members are deemed to be present in person.
 - (3) Owners may attend executive meetings as observers.
 - (4) Despite subsection (3), no observers may attend those portions of executive meetings that deal with any of the following:
 - (a) bylaw contravention hearings;
 - (b) rental restriction bylaw exemption hearings;
 - (c) any other matters if the presence of observers would, in the executive's opinion, unreasonably interfere with an individual's privacy.

Voting at executive meetings

- 8.13 (1) At executive meetings, decisions must be made by a majority of executive members present in person at the meeting.
 - (2) If there is a tie vote at an executive meeting, the president may break the tie by casting a second, deciding vote.
 - (3) The results of all votes at an executive meeting must be recorded in the executive meeting minutes.

Executive to inform owners of minutes

8.14 The executive must inform owners of the minutes of all executive meetings within 2 weeks of the meeting, whether or not the minutes have been approved.

Delegation of executive's powers and duties

- 8.15 (1) Subject to subsections (2) to (4), the executive may delegate some or all of its powers and duties to one or more executive members or persons who are not members of the executive, and may revoke the delegation.
 - (2) The executive may delegate its spending powers or duties, but only by a resolution that
 - (a) delegates the authority to make an expenditure of a specific amount for a specific purpose, or
 - (b) delegates the general authority to make expenditures in accordance with subsection (3).
 - (3) A delegation of a general authority to make expenditures must
 - (a) set a maximum amount that may be spent, and
 - (b) indicate the purposes for which, or the conditions under which, the money may be spent.
 - (4) The executive may not delegate its powers to determine, based on the facts of a particular case,
 - (a) whether a person has contravened a bylaw or rule,
 - (b) whether a person should be fined, and the amount of the fine, or
 - (c) whether a person should be denied access to a recreational facility.

Spending restrictions

- 8.16 (1) A person may not spend the Commercial Section's money unless the person has been delegated the power to do so in accordance with these bylaws.
 - (2) Despite subsection (1), an executive member may spend the Commercial Section's money to repair or replace the Exclusive Commercial Areas or limited common property which has been designated for the use of the Commercial Section if the repair or replacement is immediately required to ensure safety or prevent significant loss or damage.

Limitation on liability of executive member

8.17 (1) An executive member who acts honestly and in good faith is not personally liable because of anything done or omitted in the exercise or intended exercise of any power or the performance or intended performance of any duty of the executive.

- (2) Subsection (1) does not affect an executive member's liability, as an owner, for a judgment against the strata corporation.
- (3) Any consent, approval or permission given under these bylaws by the strata executive or the executive of a separate section, as the case may be, will be revocable at any time upon reasonable notice.

Small claims court

8.18 (1) Notwithstanding any provision of the Act, the Commercial Section may proceed under the *Small Claims Act* (British Columbia) against an owner or other person to collect money owing to the Commercial Section, including money owing as a fine, without requiring authorization by a resolution passed by a 3/4 vote.

Commercial Parking

- 8.19 Each owner of a commercial strata lot may be entitled to the exclusive use of (1) zero, one or more than one of the commercial parking stalls (the "Commercial **Parking Stalls**") located on or within the Parking Facility, pursuant to a partial assignment of a commercial parking lease (the "Commercial Parking Lease") between the developer and Mackenzie Plaza Parking Co. Ltd., a copy of which is attached to the disclosure statement for the development. Pursuant to the Commercial Parking Lease, upon the registration of the strata plan for the development, the strata corporation will automatically assume all of the covenants and obligations of the developer, as landlord, under the Commercial Parking Lease with respect to those Commercial Parking Stalls within the development which are subject to the Commercial Parking Lease. Attached as Schedule C is a copy of the Parking and Storage Plan which shows the leased premises under the Commercial Parking Lease. For certainty, the Commercial Parking Stalls are those parking stalls denoted as [NTD: Label to be confirmed based on final parking and storage plan.] "Commercial Parking Stalls" on the Parking and Storage Plan.
 - (2) An owner, tenant or occupant of a commercial strata lot will not:
 - (a) use any Commercial Parking Stall except the Commercial Parking Stall (if any) which has been specifically assigned to the commercial strata lot or, when specifically agreed with another commercial strata lot owner, the Commercial Parking Stall assigned to the strata lot of that other owner;
 - (b) rent or lease the Commercial Parking Stall assigned to the commercial strata lot or otherwise permit that Commercial Parking Stall to be regularly used by anyone that is not an owner, tenant, occupant, employee, agent or invitee of a commercial strata lot, the strata corporation, the Commercial Section or the tenant under the Commercial Parking Lease;
 - (c) carry out, or permit any guest, employee, agent or invitee of the owner or occupant to carry out, any oil changes, major repairs or adjustments to motor vehicles or other mechanical equipment on common property or on any limited common property, including the Parking Facility, except in the case of emergency. An owner, tenant or occupant of a commercial strata

lot must promptly and at its own expense clean up any oil or other substance which spills or leaks onto the common property or limited common property, howsoever and whensoever such spill or leak occurs, from his or her vehicle, whether as a result of any activity prohibited by these bylaws or otherwise;

- (d) store any boat, boat trailer or recreational vehicle on the common property or permit any guest to do so;
- (e) park or store any vehicle which is inoperable or which cannot be moved under its own power anywhere on the common property, without the prior written approval from the executive of the strata corporation;
- (f) park or store any vehicle within the Parking Facility, the common property or the limited common property, unless such owner, tenant or occupant has obtained adequate insurance in respect thereof;
- (g) store, or permit any guest to store, any personal property, other than bicycles, within the Commercial Parking Stall assigned to the commercial strata lot or otherwise use the Commercial Parking Stall assigned to the commercial strata lot other than for the parking of vehicles and bicycles therein (provided that the owner, tenant or occupant of a commercial strata lot may store personal property in any storage box installed by the developer within the Commercial Parking Stall, if any, assigned to such commercial strata lot);
- (h) rent or lease the Commercial Parking Stall(s) which have been specifically assigned to the commercial strata lot to any person other than an owner, purchaser, occupant or tenant of a commercial strata lot, the strata corporation, the developer or Mackenzie Plaza Parking Co. Ltd.; or
- notwithstanding anything contained herein to the contrary, permit any customer or patron of, or visitor to, a Commercial Lot to park or store a vehicle in any Commercial Stall located in the Underground Parkade or to otherwise access the Underground Parkade.

Removal of Vehicles

8.20 Any owner, tenant or occupant vehicle parked in violation of this PART 8 will be subject to removal by a towing company authorized by council, and all costs associated with such removal will be charged to the owner of the strata lot.

PART 9 - Voluntary Dispute Resolution

Voluntary dispute resolution

- 9.1 (1) A dispute among owners, tenants, the strata corporation or any combination of them may be referred to a dispute resolution committee by a party to the dispute if:
 - (a) all the parties to the dispute consent, and

- (b) the dispute involves the Act, the regulations, the bylaws or the rules.
- (2) A dispute resolution committee consists of
 - (a) one owner or tenant of the strata corporation nominated by each of the disputing parties and one owner or tenant chosen to chair the committee by the persons nominated by the disputing parties, or
 - (b) any number of persons consented to, or chosen by a method that is consented to, by all the disputing parties.
- (3) The dispute resolution committee must attempt to help the disputing parties to voluntarily end the dispute.

PART 10 - Marketing Activities by Developer

Marketing activities

- 10.1 Notwithstanding anything to the contrary contained in these bylaws, during the time the developer is the owner or lessee of any strata lot, it and its marketing agents will have the right to:
 - (a) maintain any strata lot or strata lots, whether owned or leased by it, as display suites and/or presentation centres and to carry on any marketing, leasing and sales functions within such strata lots and within any area of the common property and/or limited common property of the development including, without limitation, conducting tours of the development and holding marketing, leasing and sales events and other activities;
 - (b) erect and maintain signage on such strata lots owned by it and on the common property and/or limited common property of the development;
 - (c) have access to and permit public access to any and all parts of the common property, limited common property and common facilities for the purpose of showing strata lots, the common property, the limited common property and the common facilities to prospective purchasers and tenants and their representatives; and
 - (d) have the use of such available parking stalls within the development as are required in connection with its marketing, leasing and sales activities,

in each case as may be reasonably determined by the developer. The developer will act reasonably in exercising its rights under this section 10.1.

PART 11 - Miscellaneous

Access by Consultants

11.1 The owners will permit the developer's building consultants and the consultants or representatives of any warranty provider in connection with the construction of the development, to have access to the development from time to time both during and after

such construction thereof and after completion of construction, for the purpose of inspecting and monitoring the building envelope and other components of the buildings comprising the development.

Quorum for Annual or Special General Meeting

- 11.2 If within 15 minutes from the time appointed for an annual or special general meeting a quorum is not present, the eligible voters present in person or by proxy constitute a quorum.
- 11.3 Notwithstanding section 48(3) of the Act, the failure to obtain a quorum for a meeting demanded under section 43 of the Act terminates, and does not adjourn, that meeting.

Use of non-residential strata lots

- 11.4 Notwithstanding bylaw 12.1, neither the owner, nor any tenant or occupant of a nonresidential strata lot or any part thereof will use or operate the non-residential strata lot or any part thereof for:
 - (a) the sale or rental of any merchandise which consists of "adult only" material; or
 - (b) the sale of marijuana, products including marijuana, other drugs or drug paraphernalia.

As the owners of the residential strata lots have a special interest in this bylaw, this bylaw cannot be amended without resolutions passed by 3/4 votes of each of the strata corporation and the Residential Section.

Smoking Prohibition

- 11.5 (1) Smoking is prohibited everywhere on and within the development, including:
 - (a) in a strata lot;
 - (b) on the exterior common property;
 - (c) on the interior common property, including but not limited to in hallways, parking garages, electrical and mechanical rooms;
 - (d) on patios and balconies;
 - (e) within 7.5 metres of a door, window or air intake; and
 - (f) on any land that is a common asset.
 - (2) For the purposes of this section, "smoking" includes, without limitation, emitting, causing or permitting any smoke or fume (tobacco, cannabis or otherwise) to emanate from a cigarette, electronic cigarette, vaporizer, hookah, pipe, bong, cigar or similar device or paraphernalia.

(3) All persons, including, but not limited to, owners, tenants, occupants and visitors of residential strata lots or non-residential strata lots, must comply with this bylaw.

Shared Parking Spaces

- 11.6 (1) For the purpose of this bylaw, "Shared Parking Stalls" means those parking stalls denoted as *[NTD: Label to be confirmed based on final parking and storage plan.]* "Visitor Parking Stalls" on the Parking and Storage Plan.
 - (2) Between the hours of 8 a.m. and 6 p.m., only visitors to, or customers of, nonresidential strata lots are permitted to use the Shared Parking Stalls for a maximum period of 2 consecutive hours. For greater certainty, an owner, tenant or occupant of a strata lot will not use a Commercial Parking Stall between the hours of 8 a.m. and 6 p.m. unless such owner is a visitor to, or customer of, a non-residential strata lot.
 - (3) Outside the hours of 8 a.m. and 6 p.m., owners, tenants and occupants of strata lots are permitted to use the Shared Parking Stalls, provided that an owner, tenant or occupant of a strata lot will not:
 - (a) carry out, or permit any guest, employee, agent or invitee of the owner or occupant to carry out, any oil changes, major repairs or adjustments to motor vehicles or other mechanical equipment on common property or on any limited common property, including the Parking Facility, except in the case of emergency. An owner, tenant or occupant of a strata lot must promptly and at its own expense clean up any oil or other substance which spills or leaks onto the common property or limited common property, howsoever and whensoever such spill or leak occurs, from his or her vehicle, whether as a result of any activity prohibited by these bylaws or otherwise;
 - (b) store any boat, boat trailer or recreational vehicle on the common property or permit any guest to do so;
 - (c) park or store any vehicle which is inoperable or which cannot be moved under its own power anywhere on the common property, without the prior written approval from the executive of the strata corporation; or
 - (d) park or store any vehicle within the Parking Facility, the common property or the limited common property, unless such owner, tenant or occupant has obtained adequate insurance in respect thereof.
 - (4) This bylaw may only be amended by a resolution passed by a 3/4 vote of each of the Residential Section and the Commercial Section.
 - (5) All persons, including, but not limited to, owners, tenants, occupants and visitors of residential strata lots or non-residential strata lots, must comply with this bylaw.

(6) Any owner, tenant or occupant vehicle parked in violation of this Bylaw 11.6 will be subject to removal by a towing company authorized by council, and all costs associated with such removal will be charged to the owner of the strata lot.

Noise Control

11.7 (1) An owner, tenant or occupant must not use, or permit any occupant of his or her strata lot or any visitor or invitee of the owner or occupant to use, a strata lot, limited common property or common property in a way or for any purpose that causes unreasonable or undue noise and will take all reasonable steps to satisfy noise complaints from neighbours. Without limiting the generality of this bylaw an owner, tenant, or occupant of a strata lot will avoid, and will cause any occupant of his or her strata lot or any visitor or invitee of the owner or occupant to avoid, any activity that involves undue traffic or noise and the use or operation of noisy equipment (including, without limitation, stereos and speakers) or machinery in or around the strata lot between the hours of 10:00 p.m. and 7:00 a.m. or any activity that encourages loitering by persons in or about the strata lot or the common property.

PART 12 - Bylaw Restrictions

Bylaw restrictions

- 12.1 (1) The strata corporation will neither act nor pass any bylaw or rule which would have the effect of prohibiting, preventing or impairing the owners of the non-residential strata lots from fully utilizing the non-residential strata lots, the Exclusive Commercial Areas and the limited common property appurtenant thereto for non-residential purposes in accordance with the applicable governmental zoning bylaws and rules and regulations in effect from time to time, provided that the activity carried on in the non-residential strata lots, the Exclusive Commercial Areas and the limited common property is not a breach of section 2.3
 - (2) Notwithstanding the foregoing, for the purposes of this section 12.1, a noise will not be considered to be a nuisance or unreasonable or repetitive within the meaning of section 2.3 if the use giving rise to such noise is permitted by the applicable governmental zoning bylaws and rules and regulations in effect from time to time.
 - (3) The strata corporation will not pass any bylaws or rules which restrict the hours of operation of any business carried on within the non-residential strata lots.
 - (4) The strata corporation will not pass any bylaws or rules which prohibit, prevent or impair the ability of an owner or occupant of the non-residential strata lots from leasing, subleasing, granting a licence, entering into any lease, sublease, or license arrangement with respect to the use of the non-residential strata lots, the Exclusive Commercial Areas or the limited common property appurtenant thereto.

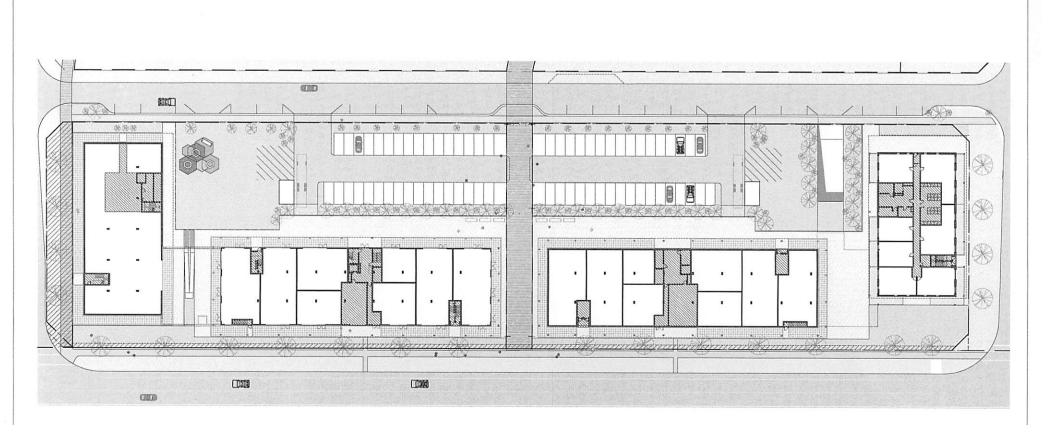
(5) As the owners of the non-residential strata lots have a special interest in this bylaw, this bylaw cannot be amended without resolutions passed by unanimous votes of each of the strata corporation and the Commercial Section.

SCHEDULE B

EXCLUSIVE AREA PLAN

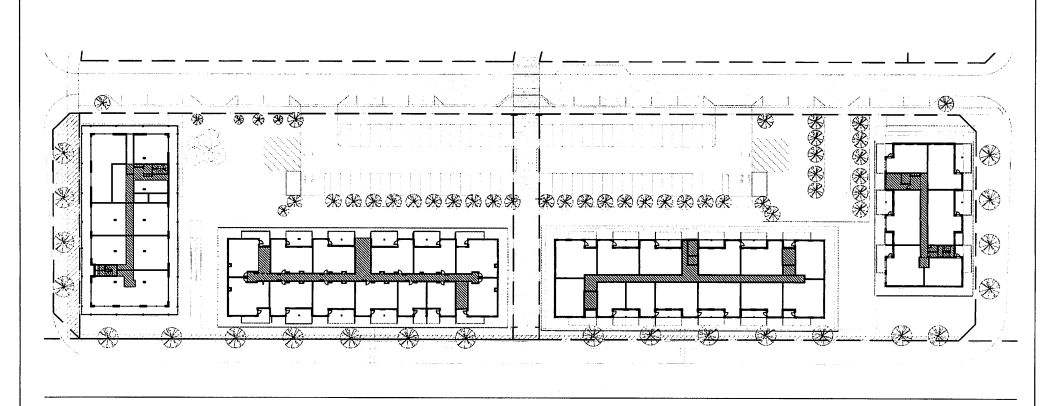
See attached.

[NTD: Plan to be attached prior to the Bylaws being filed in the Land Title Office.]

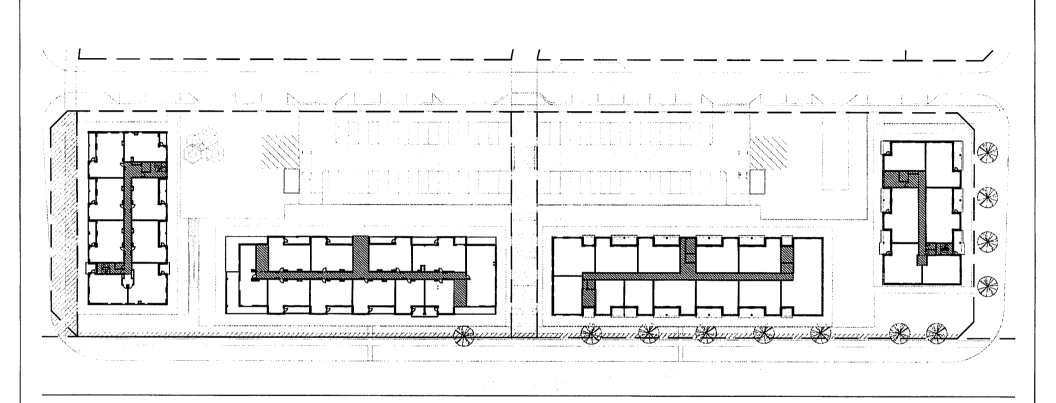


ORANGE CROSS HATCH - COMMERCIAL EXCLUSIVE USE
BLUE DIAGONAL HATCH - RESIDENTIAL EXCLUSIVE USE

STARK architecture Unterprise List control of the Data of the Data	Mackenzie Plaza – Phase 1 Nichol Road Revelstoke, BC	Development	Stamp	A0101
		Ground Floor JANUARY 28, 2021 Scale :As indicated		

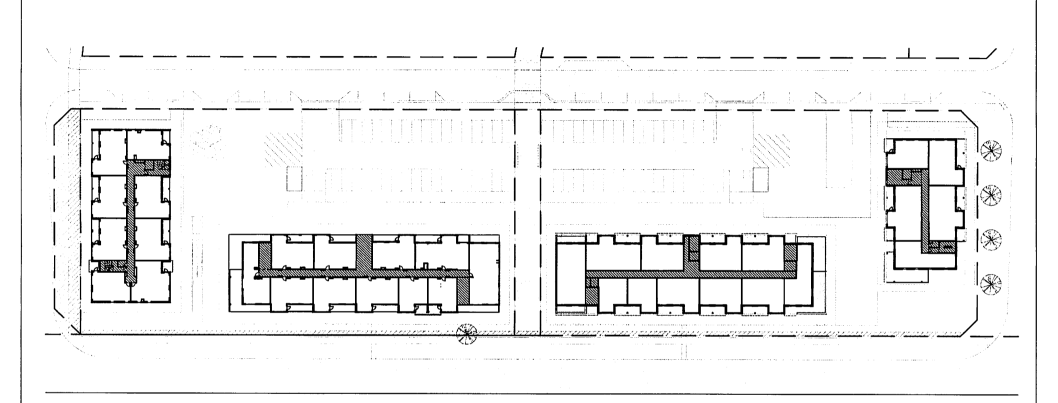


BLUE DIAGONAL HATCH - RESIDENTIAL EXCLUSIVE USE



BLUE DIAGONAL HATCH - RESIDENTIAL EXCLUSIVE USE

STARK	Mackenzie Plaza - Phase 1	Development	ji Samp		
JIANN architecture Per Accelerate Lie 164130170 + Exerciclester Lien	Nichol Road Revelstoke, BC	THIRD FLOOR JANUARY 28, 2021 Scale As indicated			^(IIII) A0103



BLUE DIAGONAL HATCH - RESIDENTIAL EXCLUSIVE USE

STARK architecture Mackenzie Plaza - Phase 1 Nichol Road Revelstoke, BC	Development FOURTH Floor JANUARY 20, 2021 Scale As indicated	MACKENZIE VILLAGE	A0104
---	--	----------------------	-------

SCHEDULE C

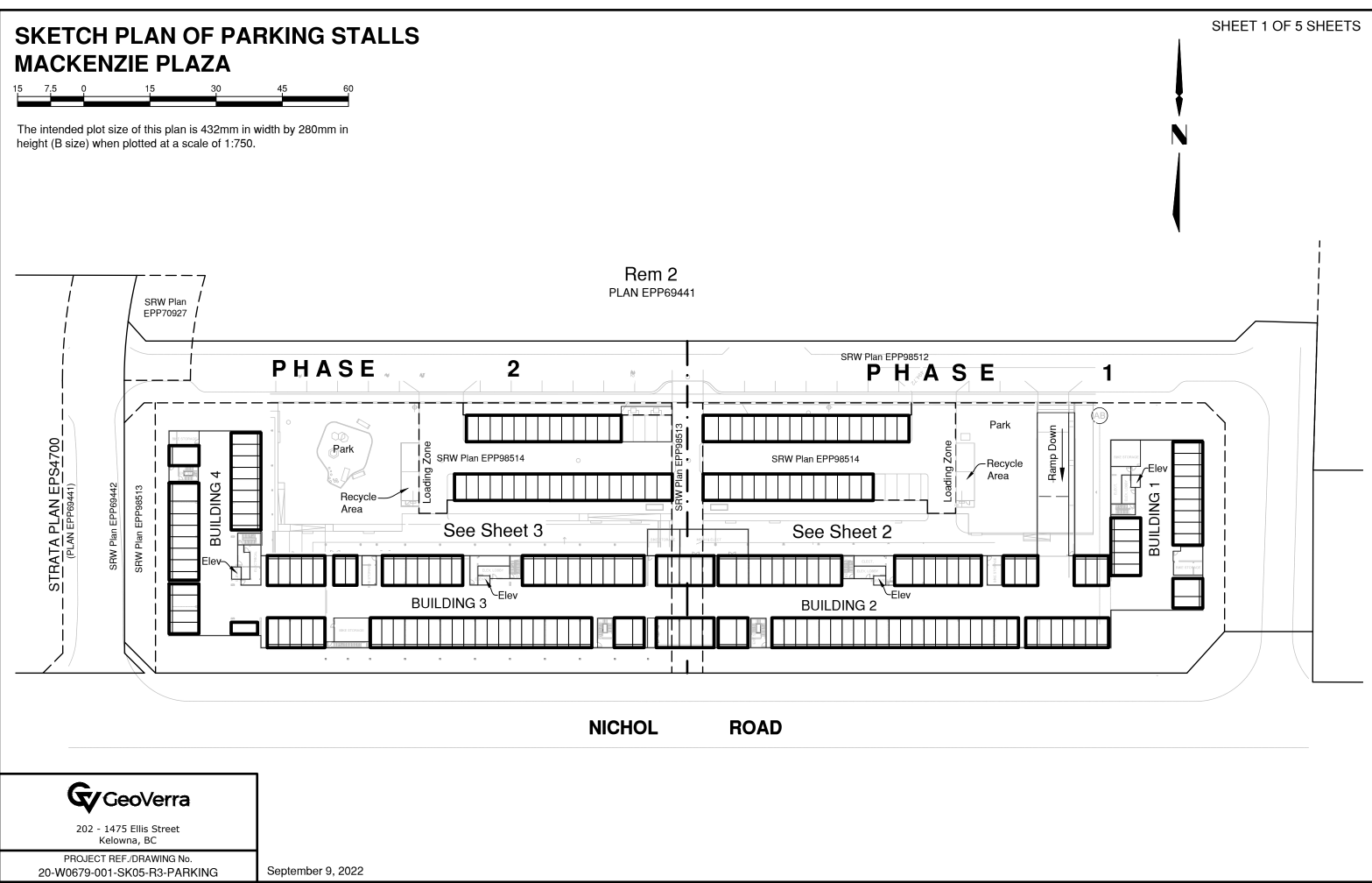
PARKING AND STORAGE PLAN

See attached.

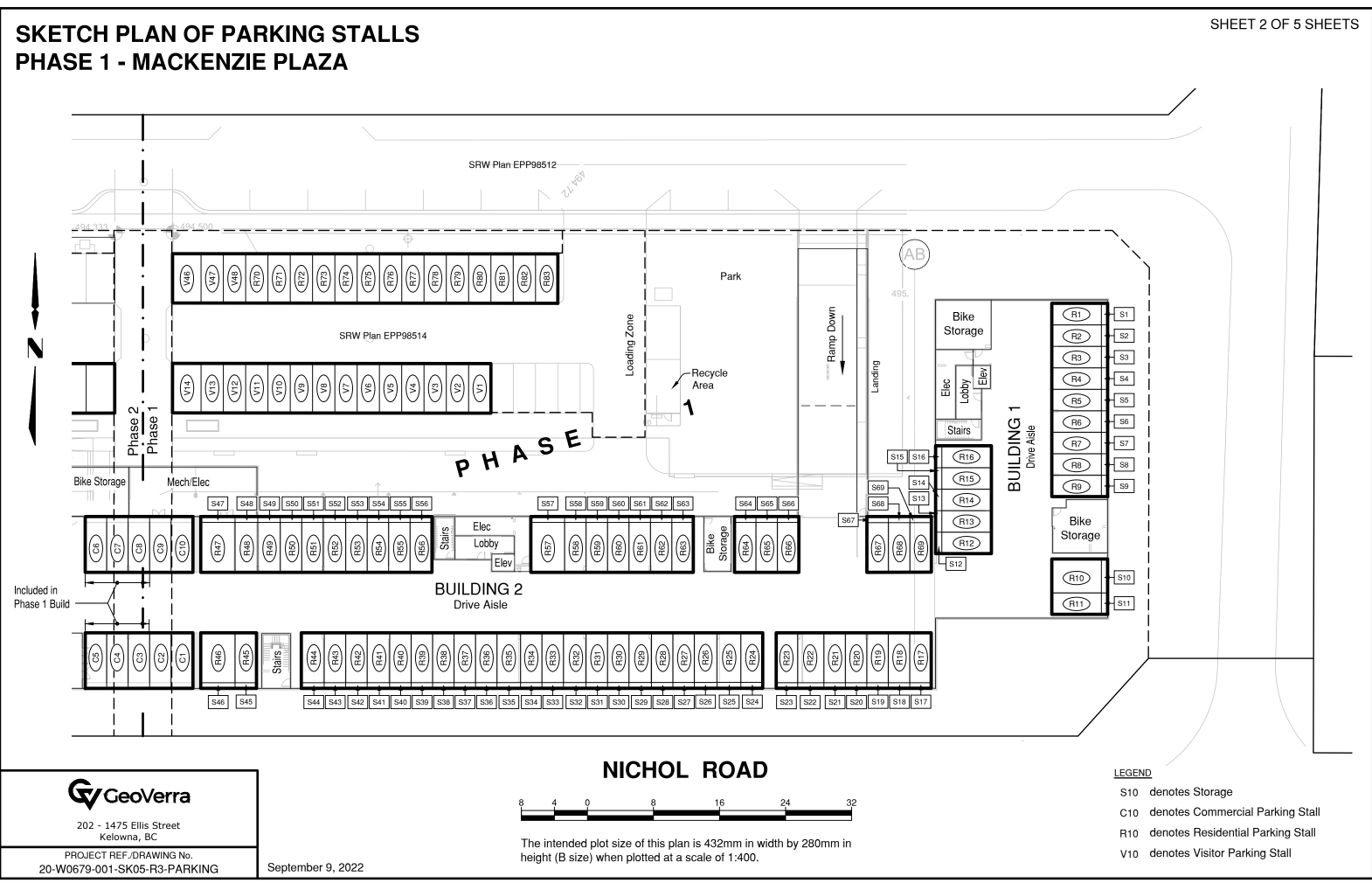
[NTD: Plan to be attached prior to the Bylaws being filed in the Land Title Office.]

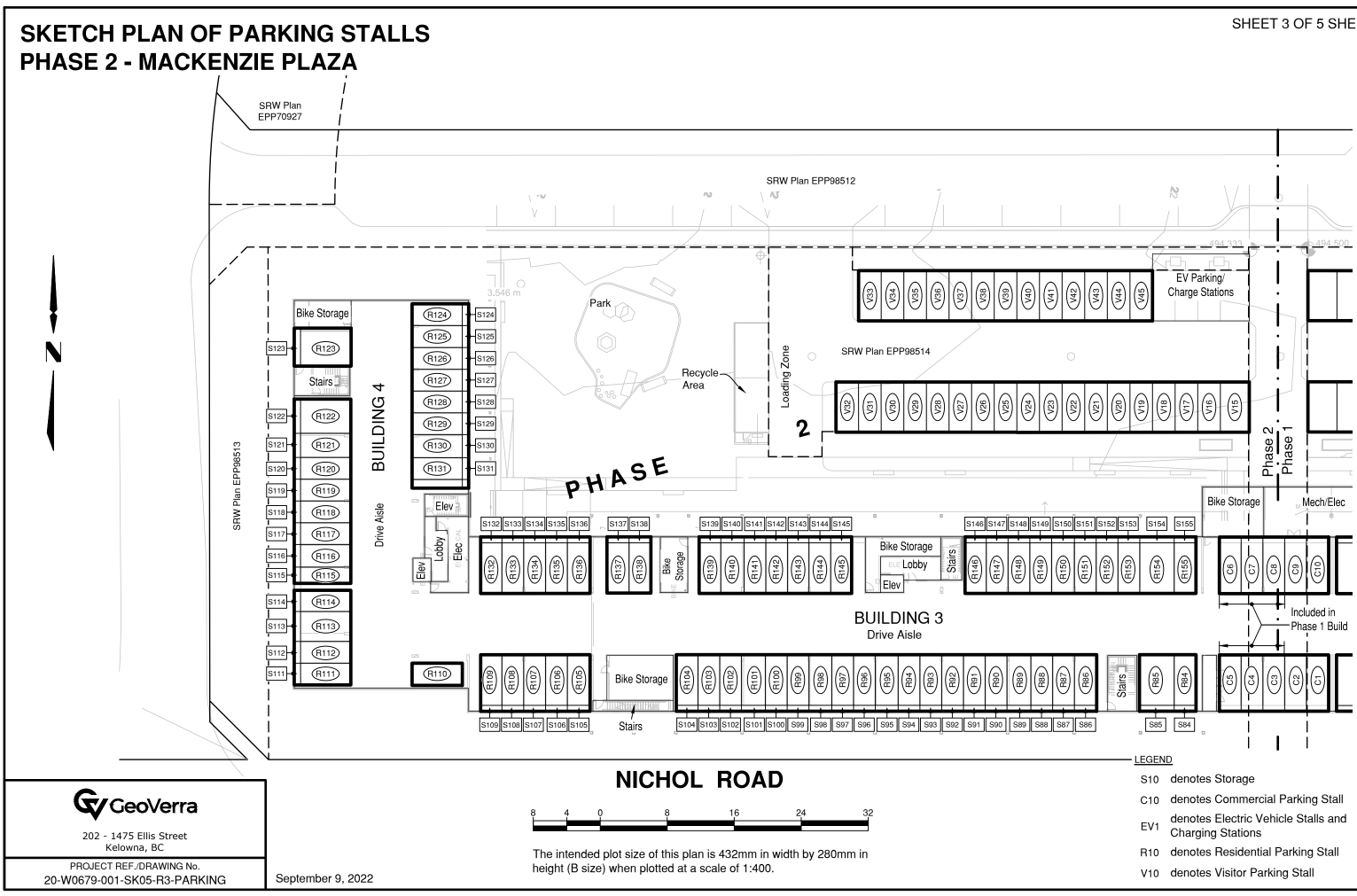




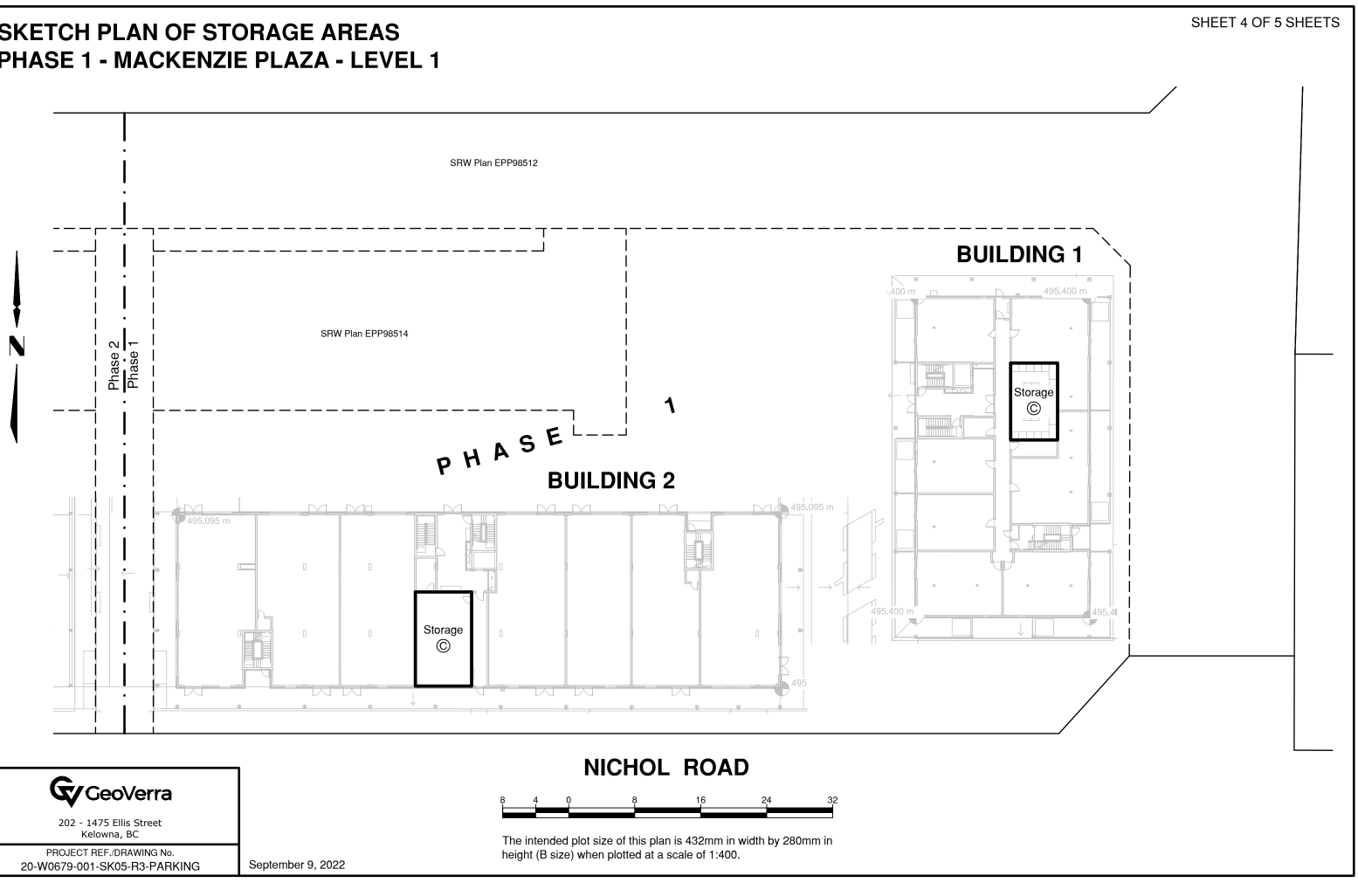


SKETCH PLAN OF PARKING STALLS PHASE 1 - MACKENZIE PLAZA





SKETCH PLAN OF STORAGE AREAS PHASE 1 - MACKENZIE PLAZA - LEVEL 1



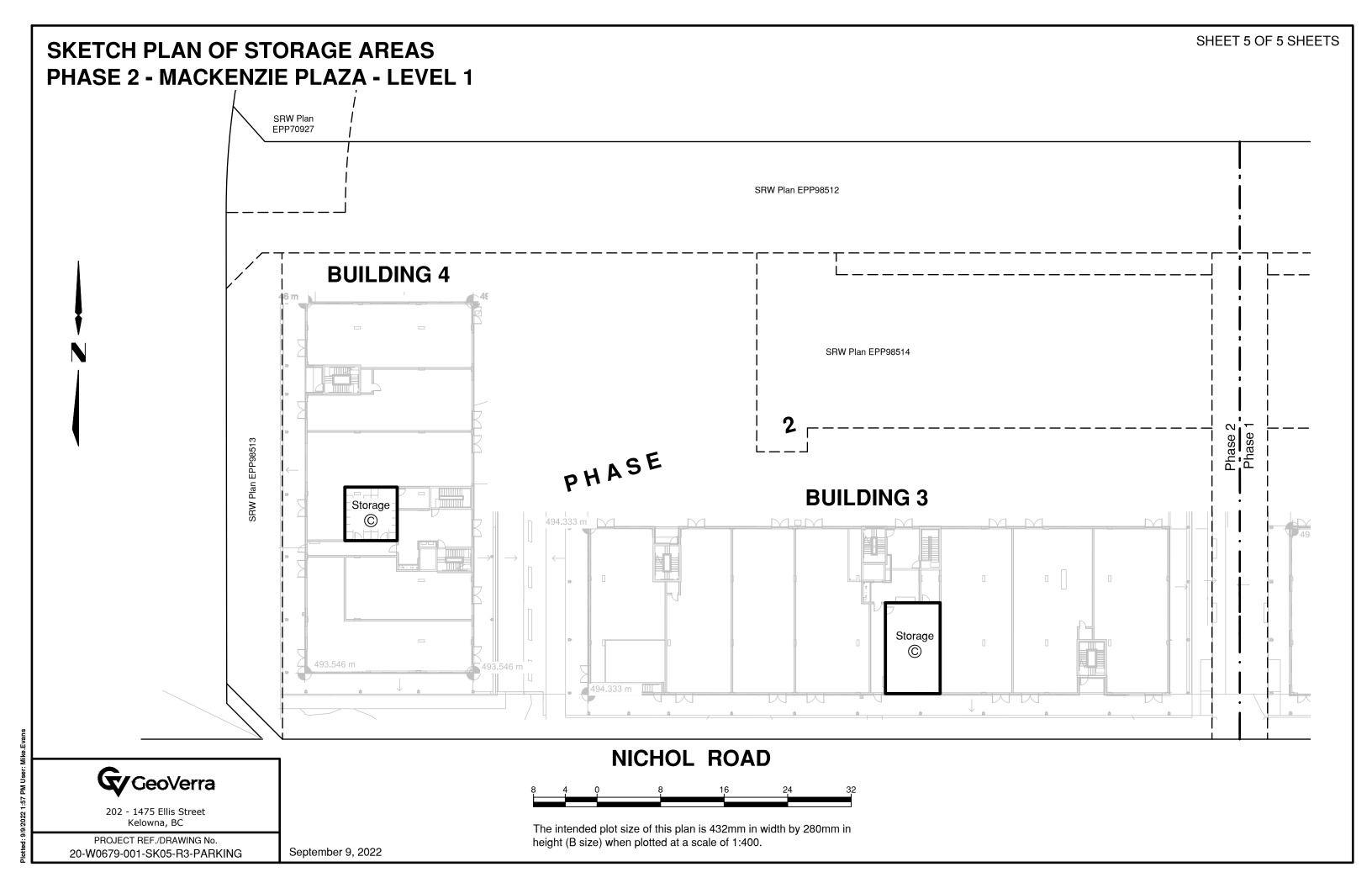


EXHIBIT E-1

PROPOSED INTERIM BUDGET OF OPERATING EXPENSES – PHASE 1

Mackenzie Plaza- Phase 1 Interim Budget

	Residential BUDGET	Commercial BUDGET	Strata (Joint) BUDGET	Consolidated BUDGET
INCOME				
Strata Fees	49,455	8,243	219,566	277,26
Interest Revenue	0	0	0	
Misc Revenue	0	0	0	
Access Card	0	0	0	
Total Income	49,455	8,243	219,566	277,26
EXPENSES				
ADMINISTRATION				
Administration/Bank Charges	500	500	500	1,50
Insurance	1,500	1,500	72,000	75,00
Insurance Appraisal	0	0	1,000	1,00
Management Fees	16,900	2,850	12,500	32,25
Photocopy/Postage/Courier	1,000	250	1,000	2,25
Total Administration	19,900	5,100	87,000	112,00
BUILDING				
Elevator Maintenance	0	0	9,000	9,00
Car Share Membership	8,500	0	0	8,50
Fire Inspection, Equip & Monitoring	1,200	750	2,000	3,95
HVAC	1,000	0	2,500	3,50
Janitorial	7,000	2,000	12,000	21,00
Garage Door	0	_,0	1,200	1,20
General Repairs & Maintenance	2,000	0	6,000	8,00
Locks and Security	500	0	1,000	1,50
Supplies	500	0	500	1,00
Window Washing (X1)	1,000	0	1,750	2,75
Total Building	21,700	2,750	35,950	60,40
UTILITIES				
Electricity	3,000	0	18,660	21,66
Waste Removal/Recycling	0	0	12,000	12,00
Gas	2,500	0	10,000	12,50
Water/Sewage	0	0	18,000	18,00
Total Utilities	5,500	0	58,660	64,16
LANDSCAPING				
Irrigation	0	0	500	50
Landscaping	0	0	7,000	7,00
Snow Removal	0	0	20,000	20,00
Total Landscaping	0	0	27,500	27,50
SubTotal Expenses	47,100	7,850	209,110	264,06
Transfer to Reserves	2,355	393	10,456	13,20
Total Expenses	49,455	8,243	219,566	277,26
Year end Surplus/Deficit	0	0	0	,

EXHIBIT E-2

PROPOSED INTERIM BUDGET OF OPERATING EXPENSES – PHASE 2

MACKENZIE PLAZA PH2 INTERIM OPERATING BUDGET

GL CODE	ACCOUNT TITLE	STRATA SECTION			RESIDENTIAL SECTION	(COMMERCIAL SECTION		CONSOLIDATED
	REVENUE								
571000	Maintenance Fee Revenue	\$	234,011	\$	46,488	\$	9,632	\$	290,131
	TOTAL REVENUE	\$	234,011	\$	46,488	\$	9,632	\$	290,131
	EXPENSES								
	Administration								
810500	Administration/Bank Charges	\$	263	\$	249	\$	309	\$	821
811000	Insurance		81,221		747		927		82,895
811100	Insurance Appraisal		526		0		0		526
812000	Management Fees		13,248		14,127		4,231		31,606
814000	Photocopy / Postage / Courier		789	_	747		309	_	1,845
	Total Administration		96,045		15,871		5,775		117,692
	Building								
820800	Car Share Membership		0		8,471		0		8,471
821700	Elevator		9,699		0		0		9,699
823200	Fire Equipment Maintenance		2,048		997		927		3,971
823700	Garage Door		1,051		0		0		1,051
824500	HVAČ		2,024		997		0		3,021
825000	Janitorial (Common Area Cleaning)		13,405		6,976		2,471		22,852
825500	Locks & Security		789		249		0		1,038
827200	R&M - General		3,943		1,744		0		5,687
827600	Supplies		263		249		0		512
829500	Window Cleaning		1,498	_	997		0		2,495
	Total Building		34,720		20,679		3,397		58,797
	Utilities								
831000	Electricity		19,924		5,481		0		25,405
831500	Garbage Disposal		13,248		0		0		13,248
832000	Gas		9,936		2,242		0		12,178
833000	Water & Sewage		18,925	_	0		0		18,925
	Total Utilities		62,033		7,724		0		69,756
	Grounds Maintenance								
840500	Irrigation		263		0		0		263
840700	Landscaping		7,728		0		0		7,728
842000	Snow Removal		22,079		0		0		22,079
	Total Grounds Maintenance		30,070	-	0		0	_	30,070
	TOTAL EXPENSES	\$	222,868	\$	44,274	\$	9,173	\$	276,315
891100	Transfer to CRF		11,143		2,214		459		13,816
	TOTAL EXPENSES & TRANSFERS	\$	234,011	\$	46,488	\$	9,632	\$	290,131
	CURRENT YR OP SURPLUS (DEFICIT)	\$	0	\$	0	\$	0	\$	0
	······································	*		•	-	· —	-	Ť =	

EXHIBIT F

CUMULATIVE BUDGETS OF OPERATING EXPENSES FOR PHASES 1 – 2 (FOR ILLUSTRATIVE PURPOSES ONLY)

Mackenzie Plaza- Phase 1 and 2 Interim Budget

	Residential BUDGET	Commercial BUDGET	Strata (Joint) BUDGET	Consolidated BUDGET
INCOME				
Strata Fees	93,293	15,593	445,142	554,02
Interest Revenue	0	0	0	(
Misc Revenue	0	0	0	(
Access Card	0	0	0	(
Total Income	93,293	15,593	445,142	554,02
EXPENSES				
ADMINISTRATION				
Administration/Bank Charges	500	500	500	1,50
Insurance	1,500	1,500	154,500	157,50
Insurance Appraisal	0	0	1,000	1,000
Management Fees	28,350	6,850	25,200	60,400
Photocopy/Postage/Courier	1,500	500	1,500	3,500
Total Administration	31,850	9,350	182,700	223,90
BUILDING				
Elevator Maintenance	0	0	18,450	18,450
Car Share Membership	17,000	0	0	17,00
Fire Inspection, Equip & Monitoring	2,000	1,500	3,895	7,39
HVAC	2,000	0	3,850	5,85
Janitorial	14,000	4,000	25,500	43,50
Garage Door	0	0	2,000	2,00
General Repairs & Maintenance	3,500	0	7,500	11,00
Locks and Security	500	0	1,500	2,00
Supplies	500	0	500	1,00
Window Washing (X1)	2,000	0	2,850	4,85
Total Building	41,500	5,500	66,045	113,04
UTILITIES				
Electricity	11,000	0	37,900	48,900
Waste Removal/Recycling	0	0	25,200	25,200
Gas	4,500	0	18,900	23,400
Water/Sewage	0	0	36,000	36,00
Total Utilities	15,500	0	118,000	133,50
LANDSCAPING				
Irrigation	0	0	500	50
Landscaping	0	0	14,700	14,70
Snow Removal	0	0	42,000	42,00
Total Landscaping	0	0	57,200	57,20
SubTotal Expenses	88,850	14,850	423,945	527,64
Transfer to Reserves	4,443	743	21,197	26,38
Total Expenses	93,293	15,593	445,142	554,02
Year end Surplus/Deficit	00,200	0	0	00 .,02
	<u> </u>	<u>_</u>		

EXHIBIT G-1

ESTIMATED MONTHLY ASSESSMENTS – PHASE 1

Mackenzie Plaza - Phase 1 Interim Budget - Schedule of Strata Fees

					internit De	lager oon					
					F	or Information					
					Residential	Residential	Commercial	Commercial	Strata (Joint)	Strata (Joint)	Monthly
					Operating Fund	Contributio	Operating	CRF Contribution	Operating	CRF Contribution	Strata Faaa
S.L.	Bld.	Section	Unit	U/E		п	Fund		Fund		Strata Fees
25	2	Commercial	2102	189	0.00	0.00	96.59	4.83	475.66	23.78	600.87
26	2	Commercial	2104	162	0.00	0.00	82.79	4.14	407.71	20.39	515.03
27	2	Commercial	2106	165	0.00	0.00	84.33	4.22	415.26	20.76	524.57
28	2	Commercial	2108	188	0.00	0.00	96.08	4.80	473.15	23.66	597.69
29	2	Commercial	2110	191	0.00	0.00	97.61	4.88	480.70	24.03	607.22
30	2	Commercial	2112	198	0.00	0.00	101.19	5.06	498.31	24.92	629.48
31	2	Commercial	2114	187	0.00	0.00	95.57	4.78	470.63	23.53	594.51
1	1	Residential	1101	75	52.16	2.61	0.00	0.00	188.75	9.44	252.96
2	1	Residential	1102	96	66.76	3.34	0.00	0.00	241.61	12.08	323.79
3	1	Residential	1104	98	68.15	3.41	0.00	0.00	246.64	12.33	330.53
4	1	Residential	1106	80	55.63	2.78	0.00	0.00	201.34	10.07	269.82
5	1	Residential	1107	80	55.63	2.78	0.00	0.00	201.34	10.07	269.82
6	1	Residential	1105	65	45.20	2.26	0.00	0.00	163.59	8.18	219.23
7	1	Residential	1103	64	44.51	2.23	0.00	0.00	161.07	8.05	215.86
8	1	Residential	1201	83	57.72	2.89	0.00	0.00	208.89	10.44	279.94
9	1	Residential	1202	99	68.85	3.44	0.00	0.00	249.16	12.46	333.90
10	1	Residential	1204	120	83.45	4.17	0.00	0.00	302.01	15.10	404.73
11	1	Residential	1206	82	57.03	2.85	0.00	0.00	206.37	10.32	276.57
12	1	Residential	1205	105	73.02	3.65	0.00	0.00	264.26	13.21	354.14
13	1	Residential	1203	119	82.76	4.14	0.00	0.00	299.49	14.97	401.36
14	1	Residential	1301	83	57.72	2.89	0.00	0.00	208.89	10.44	279.94
15	1	Residential	1302	99	68.85	3.44	0.00	0.00	249.16	12.46	333.90
16	1	Residential	1304	119	82.76	4.14	0.00	0.00	299.49	14.97	401.36
17	1	Residential	1306	82	57.03	2.85	0.00	0.00	206.37	10.32	276.57
18	1	Residential	1305	105	73.02	3.65	0.00	0.00	264.26	13.21	354.14
19	1	Residential	1303	119	82.76	4.14	0.00	0.00	299.49	14.97	401.36
20	1	Residential	1401	83	57.72	2.89	0.00	0.00	208.89	10.44	279.94
21	1	Residential	1402	99	68.85	3.44	0.00	0.00	249.16	12.46	333.90
22	1	Residential	1403	119	82.76	4.14	0.00	0.00	299.49	14.97	401.36
23	1	Residential	1405	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
24	1	Residential	1404	119	82.76	4.14	0.00	0.00	299.49	14.97	401.36
32	2	Residential	2206	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
33	2	Residential	2204	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
34	2	Residential	2202	84	58.42	2.92	0.00	0.00	211.41	10.57	283.31
35	2	Residential	2201	107	74.41	3.72	0.00	0.00	269.29	13.46	360.89
36	2	Residential	2203	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
37	2	Residential	2205	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
38	2	Residential	2207	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
39	2	Residential	2209	67	46.59	2.33	0.00	0.00	168.62	8.43	225.98
40	2	Residential	2211	66	45.90	2.29	0.00	0.00	166.10	8.31	222.60
41	2	Residential	2213	82	57.03	2.85	0.00	0.00	206.37	10.32	276.57
42	2	Residential	2212	105	73.02	3.65	0.00	0.00	264.26	13.21	354.14
43	2	Residential	2210	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
44	2	Residential	2208	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
				-							

Mackenzie Plaza - Phase 1 Interim Budget - Schedule of Strata Fees

	For Information Only										
					Residential		Commercial	Commercial	Strata (Joint)	Strata (Joint)	Monthly
S.L.	Bld.	Section	Unit	U/E	Operating Fund	CRF Contributio n	Operating Fund	CRF Contribution	Operating Fund	CRF Contribution	Strata Fees
45	2	Residential	2306	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
46	2	Residential	2304	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
47	2	Residential	2302	84	58.42	2.92	0.00	0.00	211.41	10.57	283.31
48	2	Residential	2301	107	74.41	3.72	0.00	0.00	269.29	13.46	360.89
49	2	Residential	2303	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
50	2	Residential	2305	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
51	2	Residential	2307	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
52	2	Residential	2309	67	46.59	2.33	0.00	0.00	168.62	8.43	225.98
53	2	Residential	2311	66	45.90	2.29	0.00	0.00	166.10	8.31	222.60
54	2	Residential	2313	82	57.03	2.85	0.00	0.00	206.37	10.32	276.57
55	2	Residential	2312	105	73.02	3.65	0.00	0.00	264.26	13.21	354.14
56	2	Residential	2310	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
57	2	Residential	2308	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
58	2	Residential	2406	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
59	2	Residential	2404	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
60	2	Residential	2402	96	66.76	3.34	0.00	0.00	241.61	12.08	323.79
61	2	Residential	2401	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
62	2	Residential	2403	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
63	2	Residential	2405	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
64	2	Residential	2407	67	46.59	2.33	0.00	0.00	168.62	8.43	225.98
65	2	Residential	2049	66	45.90	2.29	0.00	0.00	166.10	8.31	222.60
66	2	Residential	2411	131	91.10	4.56	0.00	0.00	329.69	16.48	441.83
67	2	Residential	2410	116	80.67	4.03	0.00	0.00	291.94	14.60	391.24
68	2	Residential	2408	93	64.67	3.23	0.00	0.00	234.06	11.70	313.67
	Total St	trata Lots		6924	\$3,925.00	\$196.25	\$654.17	\$32.71	\$17,425.83	\$871.29	\$23,105.25
	Total Re	esidential		5644					Total Mo	nthly Fees	\$23,105.25
	Total Co	ommercial		1280					Annua	al Total	\$277,263.00

EXHIBIT G-2

ESTIMATED MONTHLY ASSESSMENTS – PHASE 2

MACKENZIE PLAZA PH2 INTERIM STRATA SECTIONS FEE SCHEDULE January 0, 1900 to January 0, 1900

			STRATA	CORP.	RESIDEN	ITIAL	COMMER	CIAL	
STRATA LOT	UNIT	U/E	OPERATING FUND CONTRIBUTION	CRF CONTRIBUTION	OPERATING FUND CONTRIBUTION	CRF CONTRIBUTION	OPERATING FUND CONTRIBUTION	CRF CONTRIBUTION	CONSOLIDATED MONTHLY FEES
69	3102	190	\$ 459.89	\$ 22.99	\$-	\$-	\$ 70.23	\$ 3.51	\$ 556.62
70	3104	200	484.10	24.20	0	0	73.93	3.70	585.93
71	3106	191	462.31	23.12	0	0	70.60	3.53	559.56
72	3108	189	457.47	22.87	0	0	69.86	3.50	553.70
73	3110	166	401.80	20.09	0	0	61.36	3.07	486.32
74	3112	163	394.53	19.73	0	0	60.25	3.01	477.52
75	3114	184	445.37	22.27	0	0	68.02	3.40	539.06
76	3204	187	452.63	22.63	123.09	6.16	0	0	604.51
77	3202	107	258.99	12.95	70.43	3.52	0	0	345.89
78	3201	84	203.32	10.17	55.30	2.76	0	0	271.55
79	3203	67	162.17	8.11	44.10	2.21	0	0	216.59
80	3205	68	164.59	8.23	44.76	2.24	0	0	219.82
81	3207	93	225.10	11.26	61.22	3.06	0	0	300.64
82	3209	93	225.10	11.26	61.22	3.06	0	0	300.64
83	3211	93	225.10	11.26	61.22	3.06	0	0	300.64
84	3213	109	263.83	13.19	71.75	3.59	0	0	352.36
85	3210	85	205.74	10.29	55.95	2.80	0	0	274.78
86	3208	93	225.10	11.26	61.22	3.06	0	0	300.64
87	3206	94	227.52	11.38	61.88	3.09	0	0	303.87
88	3306	93	225.10	11.26	61.22	3.06	0	0	300.64
89	3304	94	227.52	11.38	61.88	3.09	0	0	303.87
90	3302	107	258.99	12.95	70.43	3.52	0	0	345.89
91	3301	84	203.32	10.17	55.30	2.76	0	0	271.55
92	3303	67	162.17	8.11	44.10	2.21	0	0	216.59
93	3305 3307	68	164.59 225.10	8.23 11.26	44.76 61.22	2.24	0	0	219.82
94 95	3307	93 93	225.10	11.20	61.22	3.06 3.06	0	0	300.64 300.64
95 96	3309	93	225.10	11.26	61.22	3.06	0	0	300.64
96	3313	93	225.10	13.19	71.75	3.06	0	0	
97 98	3313	85	203.83	10.29	55.95	2.80	0	0	352.36 274.78
98	3312	93	205.74	11.26	61.22	3.06	0	0	300.64
100	3308	93	223.10	11.38	61.88	3.09	0	0	303.87
100	3406	94	225.10	11.36	61.22	3.06	0	0	300.64
101	3400	117	283.20	14.16	77.02	3.85	0	0	378.23
102	3402	134	324.34	16.22	88.21	4.41	0	0	433.18
103	3401	66	159.75	7.99	43.45	2.17	0	0	213.36
104	3403	68	164.59	8.23	44.76	2.24	0	0	210.00
105	3405	93	225.10	11.26	61.22	3.06	0	0	300.64
100	3407	93	225.10	11.26	61.22	3.06	0	0	300.64
107	3409	93	225.10	11.20	61.22	3.06	0	0	300.64
100	3411	98	237.21	11.86	64.50	3.23	0	0	316.80
110	3410	93	225.10	11.26	61.22	3.06	0	0	300.64
111	3408	94	227.52	11.38	61.88	3.09	0	0	303.87

MACKENZIE PLAZA PH2 INTERIM STRATA SECTIONS FEE SCHEDULE January 0, 1900 to January 0, 1900

			STRATA CORP.		RESIDEN	ITIAL	COMMER	RCIAL	
STRATA	UNIT	U/E	OPERATING FUND	CRF	OPERATING FUND	CRF	OPERATING FUND	CRF	CONSOLIDATED
LOT			CONTRIBUTION	CONTRIBUTION	CONTRIBUTION	CONTRIBUTION	CONTRIBUTION	CONTRIBUTION	MONTHLY FEES
112	4102	177	428.43	21.42	0	0	65.43	3.27	518.55
113	4104	112	271.10	13.55	0	0	41.40	2.07	328.12
114	4106	180	435.69	21.78	0	0	66.53	3.33	527.33
115	4108	145	350.97	17.55	0	0	53.60	2.68	424.80
116	4110	171	413.91	20.69	0	0	63.21	3.16	500.97
117	4204	68	164.59	8.23	44.76	2.24	0	0	219.82
118	4206	93	225.10	11.26	61.22	3.06	0	0	300.64
119	4208	108	261.41	13.07	71.10	3.55	0	0	349.13
120	4207	84	203.32	10.17	55.30	2.76	0	0	271.55
121	4205	126	304.98	15.25	82.94	4.15	0	0	407.32
122	4203	67	162.17	8.11	44.10	2.21	0	0	216.59
123	4201	109	263.83	13.19	71.75	3.59	0	0	352.36
124	4202	108	261.41	13.07	71.10	3.55	0	0	349.13
125	4304	67	162.17	8.11	44.10	2.21	0	0	216.59
126	4306	93	225.10	11.26	61.22	3.06	0	0	300.64
127	4308	108	261.41	13.07	71.10	3.55	0	0	349.13
128	4307	84	203.32	10.17	55.30	2.76	0	0	271.55
129	4305	126	304.98	15.25	82.94	4.15	0	0	407.32
130	4303	67	162.17	8.11	44.10	2.21	0	0	216.59
131	4301	109	263.83	13.19	71.75	3.59	0	0	352.36
132	4302	108	261.41	13.07	71.10	3.55	0	0	349.13
133	4402	67	162.17	8.11	44.10	2.21	0	0	216.59
134	4404	93	225.10	11.26	61.22	3.06	0	0	300.64
135	4406	108	261.41	13.07	71.10	3.55	0	0	349.13
136	4407	84	203.32	10.17	55.30	2.76	0	0	271.55
137	4405	126	304.98	15.25	82.94	4.15	0	0	407.32
138	4403	67	162.17	8.11	44.10	2.21	0	0	216.59
139	4401	147	355.81	17.79	96.76	4.84	0	0	475.20
MONTHLY	TOTAL		\$ 18,572.21	• • • • •	\$ 3,689.61	\$ 184.47	\$ 764.42	\$ 38.23	\$ 24,177.67
			x 12	x 12	x 12	x 12	x 12	x 12	x 12
ANNUAL T	OTAL	7,673	\$ 222,866.52	\$ 11,144.76	\$ 44,275.32	\$ 2,213.64	\$ 9,173.04	\$ 458.76	\$ 290,132.04

EXHIBIT H

ESTIMATED CUMULATIVE ASSESSMENTS FOR PHASES 1 – 2 (FOR ILLUSTRATIVE PURPOSES ONLY)

Mackenzie Plaza - Phase 1 and 2 Interim Budget - Schedule of Strata Fees

For Information Only Monthly Residential Residential Commercial Commercial Strata (Joint) Strata (Joint) CKF Operating Contributio CRF Operating CRF Operating Contribution Contribution Strata Fees Fund п Fund Fund S.L. Bld. Section Unit U/E 25 2102 189 0.00 0.00 22.87 553.66 2 69.86 3.49 457.43 Commercial 2104 2.99 19.60 26 2 Commercial 162 0.00 0.00 59.88 392.08 474.56 2106 0.00 0.00 3.05 399.35 19.97 483.35 27 2 Commercial 165 60.99 2 Commercial 2108 188 0.00 0.00 69.49 3.47 455.01 22.75 550.73 28 29 2 Commercial 2110 191 0.00 0.00 70.60 3.53 462.27 23.11 559.51 0.00 2 2112 0.00 3.66 479.21 23.96 30 Commercial 198 73.19 580.02 31 2 Commercial 2114 187 0.00 0.00 69.12 3.46 452.59 22.63 547.80 0.00 0.00 69 2 Commercial 3102 190 70.23 3.51 459.85 22.99 556.58 3 3104 200 0.00 0.00 73.92 3.70 484.05 24.20 585.88 70 Commercial 71 3 Commercial 3106 191 0.00 0.00 70.60 3.53 462.27 23.11 559.51 69.86 3108 189 0.00 0.00 3.49 457.43 22.87 553.66 72 3 Commercia 0.00 3.07 401.77 20.09 73 3 Commercial 3110 166 0.00 61.36 486.28 0.00 394.50 74 3 Commercial 3112 163 0.00 60.25 3.01 19.73 477.49 75 3 Commercial 3114 184 0.00 0.00 68.01 3.40 445.33 22.27 539.01 112 4 Commercial 4102 177 0.00 0.00 65.42 3.27 428.39 21.42 518.50 113 4104 112 0.00 0.00 41.40 2.07 271.07 13.55 328.09 4 Commercia 114 Commercial 4106 180 0.00 0.00 66.53 3.33 435.65 21.78 527.29 4 0.00 2.68 4108 145 0.00 53.60 350.94 17.55 424.76 115 4 Commercial 4110 171 0.00 0.00 3.16 413.87 20.69 116 4 Commercial 63.21 500.93 1 1 Residential 1101 75 49.37 2.47 0.00 0.00 181.52 9.08 242.43 0.00 1102 96 63.19 3.16 0.00 232.35 11.62 310.31 2 1 Residential 3.23 11.86 3 1 Residential 1104 98 64.50 0.00 0.00 237.19 316.78 Residential 1106 80 52.66 2.63 0.00 0.00 193.62 9.68 258.59 4 1 1 Residential 1107 80 52.66 2.63 0.00 0.00 193.62 9.68 258.59 5 1 Residential 1105 65 42.78 2.14 0.00 0.00 157.32 7.87 210.11 6 7.74 64 2.11 0.00 154.90 1103 42.13 0.00 206.87 1 Residential 7 83 2.73 200.88 10.04 8 1 Residential 1201 54.63 0.00 0.00 268.29 9 1 Residential 1202 99 65.16 3.26 0.00 0.00 239.61 11.98 320.01 10 1 Residential 1204 120 78.98 3.95 0.00 0.00 290.43 14.52 387.89 1 Residential 1206 82 53.97 2.70 0.00 0.00 198.46 9.92 265.06 11 12.71 105 3.46 0.00 1205 69.11 0.00 254.13 339.40 12 1 Residential 13 1 Residential 1203 119 78.33 3.92 0.00 0.00 288.01 14.40 384.66 Residential 1301 83 54.63 2.73 0.00 0.00 200.88 10.04 268.29 14 1 15 Residential 1302 99 65.16 3.26 0.00 0.00 239.61 11.98 320.01 1 16 1 Residential 1304 119 78.33 3.92 0.00 0.00 288.01 14.40 384.66 0.00 17 1 Residential 1306 82 53.97 2.70 0.00 198.46 9.92 265.06 1305 105 69.11 3.46 0.00 0.00 254.13 12.71 18 1 Residential 339.40 1303 119 78.33 3.92 0.00 0.00 288.01 14.40 384.66 Residential 19 1 83 54.63 2.73 0.00 10.04 20 1 Residential 1401 0.00 200.88 268.29 99 0.00 239.61 11.98 21 1 Residential 1402 65.16 3.26 0.00 320.01 22 Residential 1403 119 78.33 3.92 0.00 0.00 288.01 14.40 384.66 1 23 1 Residential 1405 93 61.21 3.06 0.00 0.00 225.09 11.25 300.61 1404 78.33 3.92 0.00 288.01 14.40 1 Residential 119 0.00 384.66 24 2 3.06 0.00 225.09 11.25 32 Residential 2206 93 61.21 0.00 300.61 3.06 0.00 33 2 Residential 2204 93 61.21 0.00 225.09 11.25 300.61 2 2202 84 55.29 2.76 0.00 203.30 10.17 34 Residential 0.00 271.52 35 2 Residential 2201 107 70.43 3.52 0.00 0.00 258.97 12.95 345.87 36 2 2203 93 61.21 3.06 0.00 0.00 225.09 11.25 300.61 Residential

2

Residential

2205

93

61.21

3.06

0.00

0.00

225.09

11.25

300.61

37

Mackenzie Plaza - Phase 1 and 2 Interim Budget - Schedule of Strata Fees

_

				inter	IIII Duuget			1000			
						Information O					
					Residential	Residential CRF	Commercial	Commercial	Strata (Joint)	Strata (Joint)	Monthly
					Operating	Contributio	Operating	CRF	Operating	CRF	
S.L.	Bld.	Section	Unit	U/E	Fund	п	Fund	Contribution	Fund	Contribution	Strata Fees
38	2	Residential	2207	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
39	2	Residential	2209	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
40	2	Residential	2211	66	43.44	2.17	0.00	0.00	159.74	7.99	213.34
41	2	Residential	2213	82	53.97	2.70	0.00	0.00	198.46	9.92	265.06
42	2	Residential	2212	105	69.11	3.46	0.00	0.00	254.13	12.71	339.40
43	2	Residential	2210	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
44	2	Residential	2208	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
45	2	Residential	2306	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
46	2	Residential	2304	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
47	2	Residential	2302	84	55.29	2.76	0.00	0.00	203.30	10.17	271.52
48	2	Residential	2301	107	70.43	3.52	0.00	0.00	258.97	12.95	345.87
49	2	Residential	2303	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
50	2	Residential	2305	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
51	2	Residential	2307	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
52	2	Residential	2309	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
53	2	Residential	2311	66	43.44	2.17	0.00	0.00	159.74	7.99	213.34
54	2	Residential	2313	82	53.97	2.70	0.00	0.00	198.46	9.92	265.06
55	2	Residential	2312	105	69.11	3.46	0.00	0.00	254.13	12.71	339.40
56	2	Residential	2310	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
57	2	Residential	2308	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
58	2	Residential	2406	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
59	2	Residential	2404	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
60	2	Residential	2402	96	63.19	3.16	0.00	0.00	232.35	11.62	310.31
61	2	Residential	2401	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
62	2	Residential	2403	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
63	2	Residential	2405	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
64	2	Residential	2407	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
65	2	Residential	2049	66	43.44	2.17	0.00	0.00	159.74	7.99	213.34
66	2	Residential	2411	131	86.23	4.31	0.00	0.00	317.06	15.85	423.45
67	2	Residential	2410	116	76.35	3.82	0.00	0.00	280.75	14.04	374.96
68	2	Residential	2408	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
76	3	Residential	3204	187	123.08	6.15	0.00	0.00	452.59	22.63	604.46
77	3	Residential	3202	107	70.43	3.52	0.00	0.00	258.97	12.95	345.87
78	3	Residential	3201	84	55.29	2.76	0.00	0.00	203.30	10.17	271.52
79	3	Residential	3203	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
80	3	Residential	3205	68	44.76	2.24	0.00	0.00	164.58	8.23	219.80
81	3	Residential	3207	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
82	3	Residential	3209	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
83	3	Residential	3211	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
84	3	Residential	3213	109	71.74	3.59	0.00	0.00	263.81	13.19	352.33
85	3	Residential	3210	85	55.95	2.80	0.00	0.00	205.72	10.29	274.75
86	3	Residential	3208	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
87	3	Residential	3206	94	61.87	3.09	0.00	0.00	227.51	11.38	303.85
88	3	Residential	3306	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
89	3	Residential	3304	94	61.87	3.09	0.00	0.00	227.51	11.38	303.85
90	3	Residential	3302	107	70.43	3.52	0.00	0.00	258.97	12.95	345.87
91 02	3	Residential	3301	84	55.29	2.76	0.00	0.00	203.30	10.17	271.52
92 02	3	Residential	3303	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
93	3	Residential	3305	68	44.76	2.24	0.00	0.00	164.58	8.23	219.80

Mackenzie Plaza - Phase 1 and 2 Interim Budget - Schedule of Strata Fees

						- Ocneuun					
					For	Information C	,				
					Residential	Residential	Commercial	Commercial	Strata (Joint)	Strata (Joint)	Monthly
S.L.	Bld.	Section	Unit	U/E	Operating Fund	Contributio n	Operating Fund	CRF Contribution	Operating Fund	CRF Contribution	Strata Fees
94	3	Residential	3307	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
95	3	Residential	3309	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
96	3	Residential	3311	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
97	3	Residential	3313	109	71.74	3.59	0.00	0.00	263.81	13.19	352.33
98	3	Residential	3312	85	55.95	2.80	0.00	0.00	205.72	10.29	274.75
99	3	Residential	3310	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
100	3	Residential	3308	94	61.87	3.09	0.00	0.00	227.51	11.38	303.85
101	3	Residential	3406	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
102	3	Residential	3404	117	77.01	3.85	0.00	0.00	283.17	14.16	378.19
103	3	Residential	3402	134	88.20	4.41	0.00	0.00	324.32	16.22	433.14
104	3	Residential	3401	66	43.44	2.17	0.00	0.00	159.74	7.99	213.34
105	3	Residential	3403	68	44.76	2.24	0.00	0.00	164.58	8.23	219.80
106	3	Residential	3405	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
107	3	Residential	3407	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
108	3	Residential	3409	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
109	3	Residential	3411	98	64.50	3.23	0.00	0.00	237.19	11.86	316.78
110	3	Residential	3410	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
111	3	Residential	3408	94	61.87	3.09	0.00	0.00	227.51	11.38	303.85
117	4	Residential	4204	68	44.76	2.24	0.00	0.00	164.58	8.23	219.80
118	4	Residential	4206	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
119	4	Residential	4208	108	71.09	3.55	0.00	0.00	261.39	13.07	349.10
120	4	Residential	4207	84	55.29	2.76	0.00	0.00	203.30	10.17	271.52
121	4	Residential	4205	126	82.93	4.15	0.00	0.00	304.95	15.25	407.28
122	4	Residential	4203	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
123	4	Residential	4201	109	71.74	3.59	0.00	0.00	263.81	13.19	352.33
124	4	Residential	4202	108	71.09	3.55	0.00	0.00	261.39	13.07	349.10
125	4	Residential	4304	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
126	4	Residential	4306	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
127	4	Residential	4308	108	71.09	3.55	0.00	0.00	261.39	13.07	349.10
128	4	Residential	4307	84	55.29	2.76	0.00	0.00	203.30	10.17	271.52
129	4	Residential	4305	126	82.93	4.15	0.00	0.00	304.95	15.25	407.28
130	4	Residential	4303	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
131	4	Residential	4301	109	71.74	3.59	0.00	0.00	263.81	13.19	352.33
132	4	Residential	4302	108	71.09	3.55	0.00	0.00	261.39	13.07	349.10
133	4	Residential	4402	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
134	4	Residential	4404	93	61.21	3.06	0.00	0.00	225.09	11.25	300.61
135	4	Residential	4406	108	71.09	3.55	0.00	0.00	261.39	13.07	349.10
136	4	Residential	4407	84	55.29	2.76	0.00	0.00	203.30	10.17	271.52
137	4	Residential	4405	126	82.93	4.15	0.00	0.00	304.95	15.25	407.28
138	4	Residential	4403	67	44.10	2.20	0.00	0.00	162.16	8.11	216.57
139	4	Residential	4401	147	96.76	4.84	0.00	0.00	355.78	17.79	475.16
	Total Strate	a Lots		14597	\$3,714.92	\$185.75	\$1,237.50	\$61.88	\$21,763.11	\$1,088.16	\$28,051.31
	Total Resid	lential		11249					Total Mo	nthly Fees	\$28,051.31
	Total Comn	nercial		3348						al Total	\$336,615.66

EXHIBIT I

FORM J – RENTAL DISCLOSURE STATEMENT

Original Rental Disclosure Statement

Strata Property Act

FORM J

RENTAL DISCLOSURE STATEMENT

[am. B.C. Reg. 312/2009, s. 8.] (Section 139)

Re: Strata Plan _____, being a proposed strata plan in respect of those certain lands and premises located in Revelstoke, British Columbia and legally described as follows:

Parcel Identifier: •

Lot A Section 23 Township 23 Range 2 West of the 6th Meridian Kootenay District Plan EPP98511

This Rental Disclosure Statement is:

- the first Rental Disclosure Statement filed in relation to the above-noted strata plan
- □ a changed Rental Disclosure Statement filed under section 139(4) of the *Strata Property Act*, and the original Rental Disclosure Statement filed in relation to the above-noted strata plan was filed on ______.
- 1. The development described above includes <u>121</u> residential strata lots.
- 2. The residential strata lots described below are rented out by the owner developer as of the date of this statement and the owner developer intends to rent out each strata lot until the date set out opposite its description:

Description of Strata Lot	Date Rental Period Expires*
Nil	N/A

* Section 143(2) of the *Strata Property Act* provides that, if this Rental Disclosure Statement is filed after December 31, 2009, a bylaw that prohibits or limits rentals will not apply to a strata lot described in this table until the date set out in the table opposite the description of the strata lot, whether or not the strata lot is conveyed before that date. In addition to the number of residential strata lots rented out by the owner developer as of the date of this statement, the owner developer reserves the right to rent out a further 121_ residential strata lots, as described below, until the date set out opposite each strata lot's description.

Description of Strata Lot	Date Rental Period Expires*
Strata Lots 1-24 (inclusive), Strata Lots 33-69 (inclusive), being all of the residential strata lots in phase 1 of the development	December 31, 2121
All of the residential strata lots in phase 2 of the development	December 31, 2121

* Section 143(2) of the Strata Property Act provides that, if this Rental Disclosure Statement is filed after December 31, 2009, a bylaw that prohibits or limits rentals will not apply to a strata lot described in this table until the date set out in the table opposite the description of the strata lot, whether or not the strata lot is conveyed before that date.

There is no bylaw of the strata corporation that restricts the rental of strata lots. 4.

January 29 , 2021 Date:

0929468 B.C. LTD. By: Authorized Signatory

By:

Authorized Signatory

3.

Changed Rental Disclosure Statement

Strata Property Act

FORM J

RENTAL DISCLOSURE STATEMENT

[am. B.C. Reg. 312/2009, s. 8.] (Section 139)

Re: Strata Plan _____, being a proposed strata plan in respect of those certain lands and premises located in Revelstoke, British Columbia and legally described as follows:

Parcel Identifier: 031-465-421 Lot A Section 23 Township 23 Range 2 West of the 6th Meridian Kootenay District Plan EPP98511

This Rental Disclosure Statement is:

- the first Rental Disclosure Statement filed in relation to the above-noted strata plan.
- a changed Rental Disclosure Statement filed under section 139(4) of the *Strata Property Act*, and the original Rental Disclosure Statement filed in relation to the above-noted strata plan was filed on January 29, 2021.
- 1. The development described above includes <u>120</u> residential strata lots.
- 2. The residential strata lots described below are rented out by the owner developer as of the date of this statement and the owner developer intends to rent out each strata lot until the date set out opposite its description:

Description of Strata Lot	Date Rental Period Expires*
Nil	N/A

* Section 143(2) of the *Strata Property Act* provides that, if this Rental Disclosure Statement is filed after December 31, 2009, a bylaw that prohibits or limits rentals will not apply to a strata lot described in this table until the date set out in the table opposite the description of the strata lot, whether or not the strata lot is conveyed before that date. 3. In addition to the number of residential strata lots rented out by the owner developer as of the date of this statement, the owner developer reserves the right to rent out a further <u>120</u> residential strata lots, as described below, until the date set out opposite each strata lot's description.

Description of Strata Lot	Date Rental Period Expires*
Strata Lots 1-24 (inclusive) and Strata Lots 32- 68 (inclusive), being all of the residential strata lots in phase 1 of the development	December 31, 2122
All of the residential strata lots in phase 2 of the development	December 31, 2122

* Section 143(2) of the *Strata Property Act* provides that, if this Rental Disclosure Statement is filed after December 31, 2009, a bylaw that prohibits or limits rentals will not apply to a strata lot described in this table until the date set out in the table opposite the description of the strata lot, whether or not the strata lot is conveyed before that date.

4. There is no bylaw of the strata corporation that restricts the rental of strata lots.

. 2022 Date:

0929468 B.C. LTD. By: Authorized Signatory

By:

Authorized Signatory

 $\{252112-504217-02152179;2\}$

EXHIBIT J-1

PROPOSED FORM OF RESIDENTIAL PURCHASE AGREEMENT – PHASE 1 AND PHASE 2

MACKENZIE PLAZA

CONTRACT OF PURCHASE AND SALE

(RESIDENTIAL – PHASE 1 AND PHASE 2)

"Vendor" 0929468 B.C. Ltd. Suite 900 - 900 West Hastings Street, Vancouver, B.C., V6E 1M3 Phone: (604) 932-9835 E-mail: david@mackenzievillage.ca

"Purchaser"

Tel: (H):	Tel: (H):	
Tel: (W):	Tel: (W):	
Tel: (C):	Tel: (C):	
Fax:	Fax:	
E-mail:	E-mail:	

Occupation/Principal Business:	Occupation/Principal Business:
Canadian Citizen/Permanent Resident:	Canadian Citizen/Permanent Resident:
□ Yes / □ No (Country of Citizenship/Residency)	
Passport / ID No.	Passport / ID No.
Date of Birth:	Date of Birth:

- "Strata Lot" Proposed <u>Strata Lot (Unit No.)</u> in Phase of a development (the "Development") known as "Mackenzie Plaza" to be constructed within the lands (the "Lands") located at 1750 Nichol Road, Revelstoke, British Columbia and currently legally described as Parcel Identifier: 031-465-421, Lot A Section 23 Township 23 Range 2 West Of The 6th Meridian Kootenay District Plan EPP98511
- "Purchase Price" \$______ (plus any amount payable for upgrades and other extras). The Purchaser acknowledges and agrees that the Purchase Price is exclusive of applicable taxes (including goods and services tax ("GST") or any other federal or provincial sales, service, value added, transition or other tax, as set out in further detail in section 13 of Schedule A))

1.01 Offer. The Purchaser hereby offers to purchase the Strata Lot from the Vendor for the Purchase Price and upon the terms set forth herein subject to the encumbrances (the "**Permitted Encumbrances**") referred to in the Disclosure Statement (as defined in section 26 of Schedule A). The Purchaser acknowledges that he/she/it is purchasing a strata lot which is to be constructed or is presently under construction.

1.02 Deposit. The Purchaser will pay deposits to Terra Law Corporation, (the "**Vendor's Solicitors**") in trust to be held by them as trustee in accordance with the *Real Estate Development Marketing Act* (British Columbia) ("**REDMA**") as follows:

a. an initial deposit (the "**First Deposit**") by credit card via Avesdo, certified cheque or bank draft due upon presentation of this offer to the Vendor; \$1,000.00

INITIALS	

	S.L. No	Unit No.
b.	a second deposit (the " Second Deposit ") equal to 5% of the Purchase Price, less the amount of the First Deposit (for clarity, the combined amount of the First Deposit and the Second Deposit will equal no more than 5% of the Purchase Price), payable by certified cheque or bank draft on or before the date that is 7 days after the Acceptance Date (as defined below);	\$
C.	a third deposit (the "Third Deposit ") equal to 5% of the Purchase Price, payable by certified cheque or bank draft on or before the date that is 30 days after the Acceptance Date.	\$
d.	a fourth deposit (the " Fourth Deposit ") equal to 5% of the Purchase Price, payable by certified cheque or bank draft on or before the date that is 90 days after the Acceptance Date.	\$

The First Deposit, Second Deposit, Third Deposit and Fourth Deposit are collectively referred to herein as the "Deposit".

The Purchaser will pay the balance of the Purchase Price, subject to adjustments described herein, on the Completion Date (as defined in section 1 of Schedule A) by way of certified solicitor's trust cheque or bank draft.

1.03 Included Items. The Purchase Price includes the following items unless otherwise noted in the Disclosure Statement:

- [a] Oven [e] Washer and Dryer
- Microwave and hood fan [b] Cook Top [f]
- Dishwasher Hot Water Tank [c] [g] [h]
- [d] Refrigerator
- Fan Coil (for space heating
- and cooling)

Fixtures and features as represented in the Disclosure Statement will also be included, provided that the Vendor may substitute materials and brands of reasonably similar or better quality. Presentation Centre / Display Suite decorator features, fixtures, wall treatments, finishings, fittings, mill work, light fixtures and furnishings are not included in the Purchase Price.

The Purchase Price includes the right to the exclusive use of the following number of parking stall(s) and storage locker(s) located within the Development to be allocated in the manner described in the Disclosure Statement: The Vendor reserves the right to determine the location of any parking stall or storage locker allocated to the Purchaser in the Vendor's sole discretion without consultation with the Purchaser. The parking stalls in the Development may vary in size, shape and convenience of location, and may be partially obstructed by equipment and other facilities.

	Initial Applicable Box		
parking stalls (s)	Purchaser	Purchaser	Vendor
storage locker(s)	Purchaser	Purchaser	Vendor

1.04 **Colour Scheme.** The Purchaser selects the following colour scheme for the Strata Lot:

Forrest After Dark **OR** Alpine Sunset

1.05 Completion, Possession and Adjustment Dates. See Schedule A attached hereto.

1.06 Receipt of Disclosure Statement. The Purchaser acknowledges that the Purchaser has received a copy of the Consolidated Disclosure Statement for the Development and has been given a reasonable opportunity to read the Consolidated Disclosure Statement prior to entering into this Contract and the execution by the Purchaser of this Contract will constitute a receipt in respect thereof. The Purchaser acknowledges that the information in section 7.2 of the Consolidated Disclosure Statement regarding this Contract has been drawn to the Purchaser's attention.

INITIALS	

INITIAL

1.07 Electronic Delivery of Disclosure Statement and Amendments. To the extent that the Vendor provided a copy of the Consolidated Disclosure Statement, the Initial Disclosure Statement, the First Amendment, the Second Amendment or the Third Amendment (each as defined in section 26 of Schedule A hereto) or a copy of any or all of the amendments to disclosure statement to the Purchaser by electronic means, including, without limitation, by e-mail to the e-mail address set out on page 1 hereof, the Purchaser hereby consents to such delivery by electronic means. The Purchaser hereby acknowledges and agrees that the Vendor may, in its discretion, deliver a copy of any amendment to disclosure statement which is filed in respect of the Disclosure Statement to the Purchaser by electronic means, including, without limitation, by e-mail to the e-mail address set out on page 1 hereof, and the Purchaser hereby consents to such delivery by electronic means. Any other communication or document to be given by the Vendor will be well and sufficiently given if sent by e-mail to the Purchaser to the e-mail address set out on page 1.

INITIALS

1.08 Acceptance. The Purchaser's offer herein will be open for acceptance by the Vendor on presentation until 11:59 p.m. the third day after the date of execution of this offer by the Purchaser and upon acceptance by the Vendor signing a copy of this offer, there will be a binding agreement of sale (the "**Contract**") and purchase in respect of the Strata Lot for the Purchase Price, on the terms and subject to the conditions set out herein. The date on which this Contract is duly executed and delivered by each of the Vendor and the Purchaser is referred to herein as the "Acceptance Date".

This Contract is dated for reference _____, 202____.

THE TERMS AND CONDITIONS ATTACHED HERETO AS SCHEDULE A ARE PART OF THIS CONTRACT.

THE PURCHASER HAS EXECUTED THIS CONTRACT THIS _____ DAY OF _____, 202____,

WITNESS:

PURCHASER(S):

(seal)

(seal)

VENDOR'S ACCEPTANCE: The Vendor hereby accepts the Purchaser's offer to purchase contained herein this _____ day of 202

0929468 B.C. LTD.

By:

(Authorized Signatory)

SCHEDULE A

- 1. Completion Date. The Purchaser will pay the balance of the Purchase Price, as adjusted in accordance with this Contract, by way of a SOLICITOR'S CERTIFIED TRUST CHEQUE or BANK DRAFT by NO LATER THAN 2:00 p.m. on the completion date (the "Completion Date"), which will be the date identified by written notice given by the Vendor or the Vendor's Solicitors to the Purchaser or the Purchaser's solicitors/notary (the "Purchaser's Solicitors") as a date on which the Strata Lot is or will be ready to be occupied, provided the Vendor or the Vendor's Solicitors will give not less than 10 days' notice thereof. Whether the Strata Lot is ready to be occupied refers to the Strata Lot and not any other strata lot or common property within the Development and the Strata Lot will be deemed to be ready to be occupied on the Completion Date if (i) the City of Revelstoke (the "City") has given permission to occupy the Strata Lot, whether such permission is temporary, conditional or final and (ii) the applicable land title office (the "LTO") has issued a separate title for the Strata Lot. If the Completion Date is a Saturday, Sunday, statutory holiday or a day upon which the LTO is not open for business, the Completion Date will be the immediate following day on which the LTO is open for business. The notice of the Completion Date given by the Vendor or the Vendor's Solicitors to the Purchaser or the Purchaser's Solicitors may be based on the Vendor's estimate as to when the Strata Lot will be ready to be occupied. If the Strata Lot is not ready to be occupied on the Completion Date so established, then the Vendor may delay the Completion Date from time to time as required, by written notice of such delay to the Purchaser or the Purchaser's Solicitors. If the Completion Date has not occurred by the applicable Outside Date (as defined below), then this Contract will terminate on the Outside Date, the Deposit will be returned to the Purchaser and the parties will be released from all of their obligations hereunder, provided that:
 - (a) if the Vendor is delayed from completing construction of the Strata Lot as a result of epidemic, pandemic, earthquake, flood or other act of God, fire, explosion, terrorism or accident, howsoever caused, act of any governmental authority, strike, lockout, inability to obtain or delay in obtaining labour, supplies, materials or equipment, delay or failure by carriers or contractors, breakage or other casualty, climactic condition, interference of the Purchaser, or any other event of any nature whatsoever beyond the reasonable control of the Vendor, then the Vendor may, at its option, exercisable by written notice to the Purchaser, in addition to any extension pursuant to subsection 1(b) and whether or not any extension described in subsection 1(b) has been exercised, elect to extend the Outside Date by a period equivalent to such period of delay; and
 - (b) the Vendor may, at its option, exercisable by written notice to the Purchaser, in addition to any extension pursuant to subsection 1(a) and whether or not any extension described in subsection 1(a) has been exercised, elect to extend the Outside Date for up to 120 days.

The Purchaser acknowledges that the estimated date range for completion of construction set out in the Disclosure Statement has been provided by the Vendor as a matter of convenience only, is not meant to be legally binding upon the Vendor and that the actual Completion Date will be established in the manner set out above.

In this Contract, "Outside Date" means the following:

- (1) if the Strata Lot is in Phase 1, the Outside Date is December 31, 2023; or
- (2) if the Strata Lot is in Phase 2, the Outside Date is July 31, 2024.
- 2. Conveyance. The Purchaser will cause the Purchaser's Solicitors to prepare and deliver to the Vendor's Solicitors at least five days prior to the Completion Date a statement of adjustments and a Freehold Transfer (the "Transfer") for the Strata Lot. The Vendor will execute and deliver, or cause to be executed and delivered, the Transfer and the statement of adjustments to the Purchaser's Solicitors on or before the Completion Date on the condition that, forthwith upon the Purchaser's Solicitors obtaining a post registration index search from the LTO indicating that, in the ordinary course of LTO procedure, the Purchaser will become the registered owner of the Strata Lot (subject only to the Permitted Encumbrances and charges for which the Purchaser is responsible), the Purchaser will cause payment of the adjusted balance of the Purchase Price due on the Completion Date to be made by the Purchaser's Solicitors to the Vendor's Solicitors. The transfer of the Strata Lot will also be subject to the Vendor's financing arranged in connection with the Development or any builders' lien claims provided that the Vendor's Solicitors undertake to clear title to the Strata Lot of all encumbrances related to such financing and such builders' liens claims within a reasonable period of time after receiving the balance of the Purchase Price due on the Completion Date. The Purchaser acknowledges that the Vendor's financing may remain as a charge against the common property of the Development until the Vendor has completed the sale of the balance of the strata lots in the Development whereupon the Vendor covenants such financing will be discharged entirely.

If the Purchaser is relying upon a new mortgage to finance the Purchase Price, the Purchaser, while still required to pay the Purchase Price on the Completion Date, may wait to pay the Purchase Price to the Vendor until after the Transfer and new mortgage documents have been lodged for registration in the LTO, but only if, before such lodging,

INITIALS	

the Purchaser has: (a) made available for tender to the Vendor that portion of the Purchase Price not secured by the new mortgage; and (b) fulfilled all the new mortgagee's conditions for funding except lodging the mortgage for registration; and (c) made available to the Vendor a solicitor's or notary's undertaking to pay the Purchase Price upon the lodging of the Transfer and new mortgage documents and the advance by the mortgagee of the mortgage proceeds.

- 3. **Deposit.** The Deposit will be dealt with as follows:
 - (a) The Deposit, or any portion thereof, when received, will be deposited by the Vendor's Solicitors in an interest bearing trust account with the interest to accrue to the benefit of the Vendor.
 - (b) The Vendor and the Purchaser agree that the total amount of the Deposit (including all portions thereof, whether paid or unpaid) together with interest thereon constitutes a genuine pre-estimate of the damages the Vendor will suffer as a result of the Purchaser's failure to pay any portion of the Deposit when required hereunder or failure to complete the purchase of the Strata Lot in default of its obligations hereunder. If the Purchaser fails to pay any portion of the Deposit when required hereunder or failure to in default of his/her/its/their obligations hereunder, then subject to section 7(b) of this Schedule A, the Vendor may elect to terminate this Contract and, in such event, the portion of the Deposit that has been paid together with interest thereon will be absolutely forfeited to the Vendor as liquidated damages, without prejudice to any other remedy which the Vendor may have in respect of the Purchaser's default including, without limitation, the right of the Vendor to pursue the Purchaser for any unpaid balance of the Deposit and to seek additional damages.
 - (c) If the Vendor fails to complete the sale of the Strata Lot, then the Deposit paid will be paid to the Purchaser, together with any interest earned thereon, as the Purchaser's sole and exclusive remedy in accordance with section 8.

The Purchaser acknowledges that any payment made by the Purchaser that is returned for non-sufficient funds will be subject to a service charge equal to the amount charged by the applicable financial institution. The Purchaser acknowledges that the Vendor may appoint replacement solicitors for the Vendor's Solicitors and/or cause the Deposit paid and subsequent payments on account of the Deposit to be transferred to the trust account of such replacement solicitors or another trustee (as defined in REDMA), in either case upon written notice to the Purchaser.

Notwithstanding the foregoing, the Purchaser acknowledges and agrees that, in accordance with Section 19 of REDMA, the Vendor may enter into, or has entered into, a deposit protection contract (the "**Deposit Protection Contract**") with an approved insurer, pursuant to which the deposits paid by purchasers of strata lots in the Development, including the Deposit, are insured and, as such, may be released by the Vendor's Solicitors, in whole or in part, to the Vendor and the Vendor may use such deposits for purposes related to the Development, including without limitation, the construction and marketing of the Development in accordance with the provisions of REDMA. Upon the release of the Deposit or any portion thereof to the Vendor in accordance with the Deposit Protection Contract, the provisions of this Contract will be deemed to have been amended accordingly. The Purchaser acknowledges that from and after the release of the Deposit or any portion thereof pursuant to a Deposit Protection Contract, no further interest will be earned on the amount so released.

4. Possession, Risk and Adjustment. The Purchaser will assume all taxes, rates, local improvement assessments, water rates and scavenging rates, assessments of the strata corporation (the "Strata Corporation") of which the Strata Lot forms a part, and all other adjustments both incoming and outgoing of whatever nature in respect of the Strata Lot, including an adjustment to credit the Vendor with the Purchaser's share of the prepaid insurance premium for the Strata Corporation, will be made as of the Completion Date. The Strata Lot will be at the risk of the Vendor to and including the day preceding the Completion Date, and thereafter at the risk of the Purchaser. So long as the Purchase Price and all other amounts payable by the Purchaser to the Vendor in respect of the Strata Lot have been paid in full, the Purchaser may have possession of the Strata Lot on the day following the Completion Date (the "Possession Date").

The Purchaser is responsible for all utility charges as of the Possession Date and must ensure that he/she/it notifies the necessary utility companies to have the utilities transferred into his/her/its/their name on the Possession Date. In the event the Purchaser does not transfer the utilities into his/her/its/their name as of the Possession Date, any charges to the Vendor that should be the Purchaser's responsibility will be paid to the Vendor in full within five Business Days (as defined in section 28 of this Schedule A) after notification thereof from the Vendor. If said amount is not paid within the five Business Day period, then an initial charge of \$50.00, plus a further charge of \$50.00

INITIALS	

each month thereafter, will be applied to the outstanding amount until such amount and such charges are paid in full by the Purchaser.

5. Builders' Lien Holdback. That portion, if any, of the balance of the Purchase Price required by law to be held back by the Purchaser in respect of builders' lien claims (the "Lien Holdback") will be paid to the Vendor's Solicitors on the Completion Date. The Lien Holdback will be held in trust for the Purchaser pursuant to the *Strata Property Act* (British Columbia) and *Builders Lien Act* (British Columbia) (or successor statutes) solely in respect of lien claims registered in the LTO in connection with work done at the behest of the Vendor. The Vendor's Solicitors are authorized to invest the Lien Holdback in an interest bearing trust account and to pay to the Vendor (or as directed by the Vendor), on the earlier of (i) the date on which the time for filing a claim of lien under the *Builders Lien Act* (British Columbia) expires; and (ii) the date which is 55 days after the date that the balance of the Purchase Price becomes due as aforesaid, the Lien Holdback plus interest, if any, accrued thereon, less the amount of any builders' lien claim filed against the Strata Lot of which the Purchaser or the Purchaser's Solicitors notify the Vendor's Solicitors in writing by 1:00 p.m. on that day. The Purchaser hereby authorizes the Vendor and the Vendor's Solicitors to do all things necessary to discharge any builders' liens, including bringing court proceedings in the name of the Purchaser, provided that any such proceedings will be at the sole expense of the Vendor.

6. Intentionally deleted.

- 7. Time is of The Essence/Purchaser Default. Time will be of the essence hereof. If the Purchaser fails to make any payment on account of the Purchase Price (including, without limitation, any portion of the Deposit or the balance of the Purchase Price), together with adjustments thereto as provided herein, when due or fails to pay any other amount payable hereunder when due, then the Vendor may, at its option:
 - (a) terminate this Contract by written notice to the Purchaser and, in such event, the portion of the Deposit that has been paid and all interest accrued thereon will be absolutely forfeited to the Vendor as liquidated damages, the parties agreeing that the total amount of the Deposit (including all portions thereof, whether paid or unpaid) together with interest thereon constitutes a genuine pre-estimate of the damages the Vendor will suffer as a result of the Purchaser's failure to pay, when due, any payment on account of the Purchase Price, together with adjustments thereto as provided herein, or any other amounts payable hereunder, without prejudice to the Vendor's other remedies including, without limitation, the right of the Vendor to pursue the Purchaser for any unpaid balance of the Deposit and to seek additional damages and, subject to the provisions of REDMA, the Vendor's Solicitors are hereby irrevocably authorized and directed by the Purchaser to pay the amount held by them and such interest as may have accrued thereon to the Vendor upon written demand therefor by the Vendor; or
 - (b) elect to extend the date for payment or the Completion Date, as applicable, to a certain date determined by the Vendor, time to remain of the essence hereof and subject to the Vendor's right in its sole discretion, to grant further extensions to a certain date each time, in which event the Purchaser will pay to the Vendor, in addition to the Purchase Price, interest on the unpaid portion of the Purchase Price and other unpaid amounts payable hereunder at the rate of 2% per month (26.82% per annum), calculated daily and compounded monthly not in advance, from the date upon which such portion and amounts were due to the date upon which such portion and amounts are paid.

The Vendor may cancel this Contract pursuant to subsection 7(a) of this Schedule A or grant one or more further extensions pursuant to subsection 7(b) of this Schedule A, at any time after extending the date for payment or the Completion Date, as the case may be, pursuant to subsection 7(b) of this Schedule A if the Purchaser fails to make such payment or complete the purchase of the Strata Lot, as the case may be, in accordance with this Contract on or before such extended date.

8. Vendor's Default. Notwithstanding anything else contained herein, the Purchaser acknowledges and agrees that any and all claims, whether in contract or tort, which the Purchaser has or hereafter may have against the Vendor in any way arising out of, or related to, the Strata Lot or the Vendor's obligations and covenants pursuant to this Contract will be limited to the amount paid by the Purchaser on account of the Deposit. The Purchaser acknowledges and agrees that if the Vendor fails to complete the sale of the Strata Lot in default of its obligations hereunder, then the Deposit will be repaid to the Purchaser as liquidated damages as the Purchaser's sole and exclusive remedy and the Purchaser will have no further claims whatsoever against the Vendor in respect of such default and the Vendor will have no further obligations or liabilities whatsoever hereunder, and the Purchaser hereby releases and discharges the Vendor from any claim beyond the amount of the Deposit. The Purchaser acknowledges and agrees that the Vendor will not be liable for any damages or costs whatsoever beyond the amount of the Deposit which may be incurred by the Purchaser resulting from any such failure including, without limiting the generality of the foregoing, relocation costs,

INITIALS	

professional fees and disbursements, opportunity costs, loss of bargain, damages and/or costs resulting from hardship or any other damages or costs incurred by the Purchaser, directly or indirectly, as a result of the Vendor's default.

9. Entire Contract/Representations. The Purchaser acknowledges and agrees that this Contract constitutes the entire agreement between the parties with respect to the sale and purchase of the Strata Lot and supersedes any prior agreements, negotiations or discussions, whether oral or written, of the Vendor and the Purchaser, and that there are no representations, warranties, conditions or collateral contracts, expressed or implied, statutory or otherwise, or applicable hereto, made by the Vendor, its agents or employees, or any other person on behalf of the Vendor, including, without limitation, arising out of any sales brochures, models, websites, social media, blogs, Twitter, Facebook, representative view sets, showroom displays, photographs, illustrations or renderings or other marketing materials provided to the Purchaser or made available for his/her/its/their viewing other than those contained herein and in the Disclosure Statement. In particular, the Purchaser acknowledges and agrees that the materials, specifications, details, dimensions and floor plans set out in any materials viewed by the Purchaser are approximate and subject to change without notice in order to comply with building site conditions and municipal, structural and Vendor and/or architectural requirements.

10. Construction.

- The Vendor will cause the Strata Lot to be constructed and completed in a good and workmanlike manner (a) substantially in accordance with the plans and specifications (the "Plans and Specifications") for the Development prepared by the Vendor's architect(s) for the Development (the "Architect") subject to any changes required by the City. The Vendor may make alterations to the features, design and layout of the Strata Lot which are desirable in the reasonable discretion of the Vendor and may use materials other than as prescribed in the Plans and Specifications if they are reasonably similar to what is prescribed. The Vendor reserves the right to alter the common property of the Development at any time and from time to time if, in its sole opinion, such alteration or alterations improve the structural integrity of the Development, its mechanical systems, its ability to withstand water penetration or aesthetics. The Purchaser is aware that the preliminary strata plan (the "Preliminary Plan") for the phase of the Development in which the Strata Lot is located, a copy of which Preliminary Plan is attached to the Disclosure Statement as Exhibit A-1 or Exhibit A-2, as the case may be, is based on architectural drawings and measurements. The actual size, dimensions and/or configuration of the Strata Lot including any balcony, patio or deck, as set forth in the final strata plan (the "Final Strata Plan") for the phase of the Development in which the Strata Lot is located may vary from what is depicted on the Preliminary Plan. The areas and dimensions of the strata lots (including the Strata Lot) in the Development set out in the marketing materials referred to in section 9 of this Schedule A. including balconies, patios and decks, are approximate, based on architectural drawings and provided for reference purposes only, and are not represented as being the actual final areas and dimensions. The Vendor represents and warrants that the actual area of the Strata Lot, as set forth in the Final Strata Plan, will be no more than 3% smaller than indicated in the Disclosure Statement when both measurements are calculated in accordance with the Strata Property Act (British Columbia). If the Strata Lot is more than 3% smaller, then the Purchase Price will be reduced by a percentage equal to the number of percent (rounded to the nearest one-hundredth of a percentage point) by which the Strata Lot is more than 3% smaller and for greater certainty, the foregoing will be the Purchaser's sole remedy in respect thereof.
- (b) The Purchaser acknowledges that the Development will include service facilities and equipment required in connection therewith such as transformers, fire hydrants, vents, ducts, fans and other such facilities and equipment (the "Service Facilities"). The Service Facilities will be located within the Development as required by the City or recommended by the Vendor's consultants. The Purchaser acknowledges that the current plans for the Development may not indicate the location of all the Service Facilities and that the Vendor reserves the right to relocate, add or delete all or a portion of the Service Facilities as deemed necessary by the Vendor, without compensation to the Purchaser.
- (c) The Purchaser will make the selection of colour scheme, materials and optional items (to the extent the Vendor permits such selection to be made) and pay any additional costs therefor, promptly when requested to do so by the Vendor. If the Purchaser fails to do so, the Vendor may make any such selection and the Purchaser will be bound thereby and will pay any additional costs associated with such selection.
- (d) Due to the natural variation of colour and texture in any wood, stone, granite, and dye lots of any tile, carpet and other components of the Strata Lot and the fact that the colour of natural products (especially wood) will change over time, the finishes of any wood, granite, tile, stone, carpet and other components of the Strata Lot may differ from the colour, grain, vein, pattern, size, stain resistance and textures shown in the display unit or any samples provided to or viewed by the Purchaser. In addition, even within the Strata Lot, the

INITIALS			

textures, colours and finishes may vary for the same reasons. The variations are inherent characteristics which cannot be fully controlled and any such variations will not in any event be considered or deemed to be deficiencies in the Strata Lot.

(e) The Purchaser acknowledges and agrees that the ceiling heights of all strata lots in the Development may vary from floor to floor and may have areas of the ceilings dropped down from the typical height of the ceilings in order to accommodate construction requirements including, but not limited to, mechanical, electrical equipment, ducting, ventilation systems, plumbing and structural requirements.

11. Purchaser Acknowledgements. The Purchaser acknowledges and agrees that:

- the Deposit payment (or portion thereof) that is paid will not begin to bear interest until after it is deposited into the Vendor's Solicitors' trust account which may, in the Vendor's discretion, be after the expiry of all statutory rescission periods;
- (b) the municipal address(es) of the Development, the suite and strata lot number assigned to the Strata Lot and the number assigned to the floor in the Development on which the Strata Lot is located are subject to change as determined by the Vendor or the City;
- (c) the Completion Date may be any day up to and including the Outside Date, as extended pursuant to subsection 1(a) and 1(b) of this Schedule A and the Purchaser releases the Vendor and its affiliates from any actions, causes of action, costs, claims, demands and liabilities arising as a result of the date on which the Completion Date occurs;
- (d) the Development will include certain commercial units (the "Commercial Lots") that may be used for commercial purposes in accordance with the applicable bylaws of the City and may involve the emission of odours, noise from service and delivery vehicles and garbage storage and disposal, loading bay usage, business hours which may include operations up to 24 hour per day, commercial pedestrian and vehicular traffic, idling vehicles, commercial and public use of the common areas, garbage compactor operation, roof top HVAC operation and other activities associated with such commercial uses. The Purchaser acknowledges and agrees that neither the owner, tenants or users of the Commercial Lots nor the Vendor will be liable or responsible for any inconvenience, nuisance, expense, cost, injury, damage, loss or disturbance to the Development or any portion thereof or to the owners or occupants from time to time of the Development or the Strata Corporation arising from, in connection with or incidental to the use and operation of the Commercial Lots, including, without limitation, any disturbance described in this subsection 11(d), so that neither the owners or occupants of the Development nor the Strata Corporation will have any right of action at law or in equity against the owner, tenants or occupants of the Commercial Lots or the Vendor in respect thereof;
- (e) in the event of any discrepancy between the strata lot number and suite number set out on page 1 of this Contract, the Strata Lot is the strata lot labelled on the Preliminary Plan with the strata lot number set out on page 1 of this Contract, as the same may change as contemplated in subsection 11(b);
- (f) the parking stalls and storage lockers in the Development, including any parking stall(s) and storage locker(s) to which the Purchaser is entitled hereunder, if any, will vary in size, shape and convenience of location, and the parking stalls and storage lockers in the Development, including any parking stall(s) and storage locker)(s) to which the Purchaser is entitled hereunder, if any, may be partially obstructed by columns, pipes, ducts, mechanical equipment, electrical equipment and other facilities, and the Purchaser will accept any parking stall(s) and storage locker(s) to which the Purchaser locker(s) to which the Purchaser is entitled hereunder, if any, on an "as is, where is" basis and will have no claim against the Vendor in respect of any variation in the size, shape or convenience of location of such parking stall(s) and / or storage locker(s) or any partial obstruction of such parking stall(s) and / or storage locker(s);
- (g) the Strata Lot forms a part of a phased development and the Purchaser understands and accepts that the Purchaser may be inconvenienced by ongoing construction activities relating to other phase(s) of the Development which may, from time to time, result in noise, vibrations, odours, dirt, dust and such other irritants that are associated with construction projects similar to the Development; and
- (h) it has read and understood the summary of the legal notations, covenants, easements, statutory rights of way and other encumbrances that are described in subsections 4.3 and 4.4 of the Disclosure Statement.

INITIALS			

- 12. Inspection. The Vendor warrants that, on the Completion Date, the Strata Lot and the common property in completed phases of the Development will be registered under a third party new home warranty provider. The Purchaser or his/her/its/their representative will have the right to inspect the Strata Lot with a representative of the Vendor at a reasonable time designated by the Vendor by written notice or by telephone prior to the Completion Date and a refusal or failure by the Purchaser to inspect the Strata Lot at such time will be deemed to be a waiver and forfeiture of such right, in which case the Purchaser will be deemed to be satisfied with and to have accepted the physical condition of the Strata Lot (including the existing kitchen, bathrooms and other installations, equipment, appliances and furnishings in the Strata Lot) on the Completion Date. At the conclusion of such inspection, the Vendor will prepare a conclusive list of any defects or deficiencies (the "Deficiencies") which are to be rectified by the Vendor. The parties will sign the list and the Purchaser will be deemed to be satisfied with and to have accepted the physical condition of the Strata Lot (including the existing kitchen, bathrooms and other installations, equipment, appliances and furnishings) subject only to the Deficiencies. If the Purchaser does not sign the Deficiencies list, the Purchaser will be deemed to be satisfied with and to have accepted the physical condition of the Strata Lot (including the existing kitchen, bathroom and other installations, equipment, appliances and furnishings). The Purchaser covenants and agrees to complete the purchase of the Strata Lot on the Completion Date on the terms and conditions herein contained notwithstanding that the Deficiencies may be rectified subsequent to the Completion Date. The Purchaser will not be allowed to have access to the Strata Lot except for this inspection prior to the Possession Date. No holdback will be made on closing in respect of the Deficiencies or other deficiencies. In the event of a disagreement between the Purchaser and the Vendor as to what constitutes a defect or deficiency, or whether or not a defect or deficiency has been rectified, the decision of the Architect or any replacement therefor appointed by the Vendor will be conclusive, final and binding on the parties. Following the Completion Date, the Purchaser agrees to provide the Vendor and its representatives, contractors and agents with access to the Strata Lot at all reasonable times on 24 hours' notice from the Vendor in order for the Vendor or its representatives, contractors or agents to rectify any outstanding Deficiencies, and the Purchaser will in no manner interfere with or impede any such person while he or she is carrying out such work.
- **13. Costs/Sales and Transfer Taxes.** The Purchaser will pay all taxes and costs in connection with the sale and purchase of the Strata Lot (including property transfer tax, any additional property transfer tax payable if the Purchaser is a foreign entity, a taxable trustee or both and any GST or any other federal or provincial sales, service, value added, transition or other tax required to be paid by the Purchaser in connection with the purchase and sale of the Strata Lot and the equipment and appliances included with the Strata Lot), other than the costs of the Vendor incurred in clearing title to the Strata Lot. Without limiting the generality of the foregoing, the Purchaser agrees that the Purchase Price does not include any applicable taxes (including GST or any other federal or provincial sales, service, value added, transition or other tax) that may be applicable to the sale of the Strata Lot (and any equipment and appliances included with it) hereunder whether levied against the Purchaser or the Vendor, all of which will be payable by the Purchaser on the Completion Date in addition to the Purchase Price.

If and to the extent required under Part IX of the *Excise Tax Act* (Canada), and subject to the foregoing, the Purchaser will remit to the Vendor on the Completion Date any GST that may be exigible under Part IX of the *Excise Tax Act* (Canada) in respect of the transaction contemplated herein, and the Vendor agrees that it will remit or otherwise account for such funds to Canada Revenue Agency ("**CRA**") in accordance with its obligations under Part IX of the *Excise Tax Act* (Canada) and the foregoing. Notwithstanding the foregoing, if the Purchaser is a corporation, trust or partnership which is registered for GST purposes and, on or before the Completion Date, the Purchaser provides the Vendor with a certificate as to the GST registered status of the Purchaser containing the Purchaser's GST registration number, the Purchaser will not be required to pay the GST to the Vendor but will be liable for, will self-assess and will remit same directly to CRA. The Purchaser will indemnify and save harmless the Vendor from and against any and all GST, penalties, costs and/or interest which may become payable by or assessed against the Vendor as a result of any failure by the Purchaser to comply with the foregoing and such indemnity will survive and not merge upon closing of the sale of the Strata Lot contemplated herein. The Purchaser acknowledges that the Vendor will have no obligation to adjust the Purchase Price to credit the Purchaser for any new housing rebate to which the Purchaser might be entitled.

14. Requirements under REDMA respecting Assignments.

- (a) In accordance with section 20.3(1) of REDMA and section 10.2(1) of the *Real Estate Development Marketing Regulation*, B.C. Reg. 505/2004 (the "**REDMA Regulation**"), the Vendor and the Purchaser agree as follows:
 - (i) Without the Vendor's prior consent, any assignment of this Contract is prohibited.
 - (ii) An assignment under REDMA is a transfer of some or all of the rights, obligations and benefits under a purchase agreement made in respect of a strata lot in a development property, whether the transfer is made by the purchaser under the purchase agreement to another person or is a subsequent transfer.

INITIALS			

- (iii) Each proposed party to an assignment agreement must provide the Vendor with the information and records required under REDMA.
- (b) Pursuant to section 20.3(1) of REDMA and section 10.2(2) of the REDMA Regulation, the Vendor hereby gives notice to the Purchaser of the following:
 - (i) Before the Vendor consents to the assignment of this Contract, the Vendor will be required to collect information and records under REDMA from each proposed party to an assignment agreement, including personal information, respecting the following:
 - A. the party's identity;
 - B. the party's contact and business information; and
 - C. the terms of the assignment agreement.
 - (ii) Information and records collected by the Vendor must be reported by the Vendor to the administrator designated under the *Property Transfer Tax Act*. The information and records may only be used or disclosed for tax purposes and other purposes authorized by section 20.5 of REDMA, which includes disclosure to the Canada Revenue Agency.
- (c) Without limiting anything set out in subsections 14(a) or 14(b), prior to the Vendor consenting to any assignment of this Contract, the Purchaser will cause each proposed party to an assignment agreement to give to the Vendor all information and records prescribed pursuant to section 20.3(2) of REDMA and/or section 10.3 of the REDMA Regulation (collectively, the "Prescribed Information and Records").
- (d) If the Vendor consents to any assignment of this Contract, the Purchaser will cause the parties to the assignment agreement to forthwith deliver to the Vendor a copy of the written and signed assignment agreement, and the Purchaser acknowledges and agrees that the Vendor may keep and use such copy of the assignment agreement for such purposes as may be required or permitted under REDMA or the REDMA Regulation.
- (e) The Purchaser acknowledges and agrees that the Vendor may, at any time and from time to time, (i) file the Prescribed Information and Records, as well as any other information and records regarding the Purchaser, any assignee or proposed assignee of this Contract and/or any assignment or proposed assignment of this Contract, with the administrator designated under the *Property Transfer Tax Act* and (ii) disclose the Prescribed Information and Records and such other information and records to such persons as may otherwise be required by law.
- (f) Forthwith upon the request of the Vendor, the Purchaser will provide, and will cause any assignee or proposed assignee of this Contract to provide, such other information and records as the Vendor may require or desire in connection with any assignment or proposed assignment of this Contract, including information regarding the Purchaser, the assignee or proposed assignee and/or the assignment or proposed assignment of this Contract. The Purchaser acknowledges that REDMA may be amended from time to time to modify the obligations and requirements, or to impose additional obligations and requirements, of the Vendor and/or the Purchaser with respect to assignments of purchase contracts, and the Purchaser covenants and agrees to comply with all such obligations and requirements and to cooperate with the Vendor and promptly comply with all requests of the Vendor in relation to such obligations and requirements.
- (g) For greater certainty, and notwithstanding anything else in this section 14 the notices, terms and conditions in this section 14 do not: (i) constitute consent by the Vendor to any assignment of this Contract; (ii) obligate the Vendor to consent to any assignment of this Contract; or (iii) derogate from, diminish, limit, amend or affect the Vendor's right to arbitrarily withhold its consent to any assignment of this Contract in the Vendor's sole and unfettered discretion pursuant to section 15 of this Contract. Accordingly, the Purchaser should not enter into this Contract with any expectation of, on reliance upon, the Purchaser's ability to assign this Contract in the future.

15. Assignment.

(a) The Purchaser will not assign its interest in the Strata Lot or in this Contract without the prior written consent of the Vendor, which consent may be arbitrarily withheld in the Vendor's sole and unfettered discretion, and,

INITIALS			

without limiting the foregoing, the Vendor may withhold its consent in accordance with section 14 above. Unless the Vendor so consents, the Vendor is not required to convey the Strata Lot to anyone other than the Purchaser named in this Contract. Any consent permitted hereunder will be in the form of consent provided by the Vendor.

- (b) The Purchaser will not, at any time before the Completion Date, advertise or solicit offers from the public with respect to the assignment of this Contract or the resale of the Strata Lot by the Purchaser without the prior written consent of the Vendor, which consent may be arbitrarily withheld in the Vendor's sole and unfettered discretion, and in particular, the Purchaser will not list the Strata lot or the Purchaser's interest in this Contract on any Multiple Listing Service (MLS).
- (c) As a condition for agreeing to an assignment of the Purchaser's interest in the Strata Lot or in this Contract and for any associated legal and administrative costs, the Vendor may, at its sole option, charge the Purchaser an administration fee equal to 2% of the aggregate of:
 - (i) an amount equal to any consideration paid by the assignee to the Purchaser in relation to the assignment plus applicable taxes thereon; and
 - (ii) the Purchase Price plus applicable taxes thereon.
- (d) Notwithstanding paragraph 15(c)(i) and 15(c)(ii), the Vendor will charge the Purchaser a flat fee of \$350.00 plus applicable taxes thereon if the assignee is the Purchaser's spouse, parent, child, grandparent, grandchild or sibling or a company controlled by the Purchaser. Following any assignment, the assignor will not be relieved of its obligations under this Contract but will continue to remain liable to perform all obligations of the Purchaser under this Contract.
- 16. Continuing Construction and Marketing. The Purchaser agrees that the Vendor may continue to carry out construction work on the Development after the completion of the purchase of the Strata Lot by the Purchaser, including, without limitation, construction of future phase(s), if any. The Purchaser acknowledges and accepts that such work may cause inconvenience to the use and enjoyment of the Strata Lot. The Purchaser will not impede or interfere with the Vendor's completion of construction of other strata lots, the common property or the Development. The Purchaser acknowledges that the Vendor may retain strata lots in the Development for use as sales and administrative offices and/or display suites for marketing purposes or otherwise to market the Development. The Purchaser agrees that for so long as the Vendor is the owner of any strata lots in the Development, the Vendor may carry out marketing, promotional and sales activities within the common property (including parking stalls and recreational facilities) of the Development or strata lots owned or leased by the Vendor, including, without limitation, maintaining display suites, other display areas, parking areas and signage (including signage on the exterior of the Development) and permitting public access to same for the purpose of marketing any unsold strata lots in the Development. In addition, the Vendor may conduct tours of the Development from time to time with prospective purchasers and hold events and other activities within the Development in connection with the marketing and sales activities for the Development.
- 17. Proxies. The Purchaser covenants and agree to, on or before the Completion Date and from time to time thereafter as the Developer may request, grant proxies to the Developer or to such other entities as the Developer may direct, in such form and containing such terms and conditions as the Developer may determine, in its sole discretion, permitting the Developer or such other entities to exercise the Purchaser's vote in the Strata Corporation, the commercial section of the Strata Corporation and/or the residential section of the Strata Corporation, as applicable, to, among other things, amend any strata plan(s) filed in the LTO in respect of the Development or any phase thereof or designate certain areas on such strata plans as limited common property for the exclusive use of one or more strata lots in the Development (including, without limitation, as limited common property for all of the residential strata lots in the Purchaser further covenants and agrees not to revoke such proxies. The Purchaser's covenants and obligations contained in this section 17 will survive and not merge upon the completion of the purchase and sale of the Strata Lot contemplated herein.
- **18. Successors and Assigns.** This Contract will enure to the benefit of and be binding upon the parties hereto and their respective successors, permitted assigns, heirs, administrators and executors.
- **19. Governing Law.** This Purchaser's offer herein and the Contract which results from its acceptance will be exclusively governed by and construed in accordance with the laws of the Province of British Columbia and the parties agree to attorn to the exclusive jurisdiction of the courts of the Province of British Columbia.

INITIALS			

- 20. Contractual Rights. This offer and the Contract which results from its acceptance creates contractual rights only and not any interest in land and the Purchaser will not be entitled to register this Contract or any interest arising under this Contract against the Strata Lot or the Lands. The Purchaser will acquire an interest in land upon completion of the purchase and sale contemplated herein.
- 21. Personal Information. The Purchaser hereby consents to the collection, use and disclosure of personal information contained in this Contract and otherwise collected by or on behalf of the Vendor and its agents, affiliates and service providers for the following purposes:
 - (a) to complete the transaction contemplated by this Contract;
 - (b) to secure financing in respect of the construction of the Development;
 - (c) to invest the Deposit as provided for herein including providing personal information to the financial institution as required for reporting interest earned on the Deposit in accordance with applicable laws;
 - (d) to facilitate the entering into of a Deposit Protection Contract with respect to the Deposit and release of the Deposit in accordance therewith;
 - (e) to facilitate the completion and management of the Development including the transfer of management of the Development to a property manager;
 - (f) to market, sell, provide and inform the Purchaser of products and services of the Vendor and its affiliates and partners, including information about future projects;
 - (g) for any or all of the following purposes: to comply with any and all applicable laws and regulations (including, without limitation, the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada) and regulations, rules and policies thereunder or relating thereto and REDMA and all regulations thereto); to comply with applicable legal or regulatory obligations, including as part of a judicial proceeding; in response to a subpoena, warrant, court order or other legal process; or as part of an investigation or request, whether formal or informal, from law enforcement or a government official;
 - (h) to disclose such personal information to the Vendor' affiliates, agents, assignees, partners, business partners, contractors and suppliers, bankers, lawyers, accountants, insurers, warranty providers, utility providers, relevant governmental authorities or agencies (including the LTO and the CRA) and other advisors and consultants in furtherance of any of the foregoing purposes;
 - (i) to comply with the *Freedom of Information and Privacy Act* (British Columbia) and regulations, rules and policies thereunder or relating thereto;
 - (j) if the Strata Lot is listed on a Multiple Listing Service®, for the purpose of the compilation, retention and publication by the real estate board that operates the Multiple Listing Service® and other real estate boards of any statistics including historical Multiple Listing Service® data for use by persons authorized to use the Multiple Listing Service® of that real estate board and other real estate boards;
 - (k) for enforcing codes of professional conduct and ethics for members of real estate boards;
 - (I) for the purpose (and to the recipients) described in the brochure published by the British Columbia Real Estate Association entitled Working with A Realtor®; and
 - (m) to comply with the Vendor's legal reporting requirements in respect of assignments and proposed assignments.

The Purchaser covenants and agrees to provide, and cause any third parties to provide, to the Vendor, the Vendor's agents and the Vendor's Solicitors, promptly upon request, any additional personal or other information not contained herein that is required in order to comply with the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada) and regulations, rules and policies thereunder or relating thereto, and the Purchaser acknowledges that the foregoing consent applies to any such personal information.



- 22. Vendor's Right to Terminate. The Vendor may in its sole discretion terminate this Contract if the Vendor has reasonable grounds to suspect that any part of the transaction contemplated by this Contract is related to the commission or attempted commission of a "money laundering offence" or a "terrorist activity financing offence", as defined in the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada) and regulations under that *Act*, as amended from time to time, in which event the portion of the Deposit that has been paid will be returned to the Purchaser and the Purchaser will have no further claims against the Vendor.
- 23. Notices and Tender. Any notice to be given to the Purchaser hereunder will be sufficiently given (a) if deposited in any postal receptacle in Canada addressed to the Purchaser at the Purchaser's address or the Purchaser's Solicitors at their offices and sent by regular mail, postage prepaid, or (b) if delivered by hand or if transmitted by facsimile or e-mail to the Purchaser's Solicitors at their office or to the Purchaser. Such notice will be deemed to have been received if so delivered or transmitted, when delivered or transmitted and if mailed, on the second Business Day after such mailing. The address, fax number (if any) and e-mail address (if any) for the Purchaser will be as set out above or such other address, fax number or e-mail address of which the Purchaser has last notified the Vendor in writing. Any documents to be tendered on the Purchaser may be tendered on the Purchaser's Solicitors in the same manner, and will be deemed to have been received, as provided for in the preceding provisions of this section, all other matters remaining the same except as altered where necessary. Any documents or money to be tendered on the Vendor or the Vendor's Solicitors will be tendered by way of certified funds or bank draft and will be delivered at the Purchaser's expense to the Vendor or the Vendor's Solicitors.
- 24. **Purchaser Comprising More Than One Party.** If the Purchaser consists of more than one party, then the obligations of the Purchaser hereunder will be the joint and several obligations of each party comprising the Purchaser and any notice given to one of such parties will be deemed to have been given at the same time to both or all of such parties comprising the Purchaser.
- 25. Change of Address. The Purchaser covenants and agrees to promptly notify the Vendor in writing of any change in the Purchaser's address, e-mail address, phone number and/or fax number.

26. Disclosure Statement.

- (a) In this Contract:
 - (i) **"Initial Disclosure Statement**" means the initial disclosure statement dated January 29, 2021 filed with the Superintendent of Real Estate with respect to the Development;
 - (ii) **"First Amendment**" means the first amendment to disclosure statement dated May 28, 2021 filed with the Superintendent of Real Estate with respect to the Development;
 - (iii) **"Second Amendment**" means the second amendment to disclosure statement dated November 16, 2021 filed with the Superintendent of Real Estate with respect to the Development;
 - (iv) **"Third Amendment**" means the third amendment to disclosure statement dated September 19, 2022 filed with the Superintendent of Real Estate with respect to the Development;
 - (v) "Disclosure Statement" means, collectively, the Initial Disclosure Statement together with and as amended by the First Amendment, the Second Amendment, the Third Amendment and any and all other amendments to disclosure statement filed from time to time with respect to the Initial Disclosure Statement; and
 - (vi) **"Consolidated Disclosure Statement**" means the consolidated disclosure statement dated September 19, 2022 for the Development.
- (b) The Purchaser acknowledges and confirms that, before entering into this Contract, he/she/it has received a copy of, and has been given a reasonable opportunity to read, the Consolidated Disclosure Statement and any subsequent amendment(s) to disclosure statement, if any, filed on or before the date hereof. The Purchaser acknowledges that the Consolidated Disclosure Statement contains the contents of the Disclosure Statement as of the date of the Consolidated Disclosure Statement (including the Initial Disclosure Statement and all amendment(s) to disclosure statement filed from time to time up to and including the date of the Consolidated Disclosure Statement).

INITIALS			

- (c) The Purchaser will, from time to time, forthwith upon receipt from the Vendor of a copy of any amendment to disclosure statement filed in respect of the Disclosure Statement, execute and deliver to the Vendor a receipt, in a form to be provided by the Vendor, pursuant to which the Purchaser confirms that it received a copy of such amendment to disclosure statement.
- 27. Counterparts and Delivery by Electronic Transmission. This Contract and any addendum hereto may be executed in any number of counterparts, each of which will be deemed to be an original and all of which, taken together, will be deemed to constitute one and the same instrument. Delivery of an executed copy of this Contract and any addendum hereto by any party by electronic transmission will be as effective as personal delivery of an originally executed copy of this Contract by such party.
- 28. Business Day. In this Contract, "Business Day" means any day that is not a Saturday, Sunday, statutory holiday in British Columbia, Boxing Day or Easter Monday.
- **29. Phase.** In this Contract, "**Phase 1**" and "**Phase 2**" will have the meaning given to those terms in the Disclosure Statement.

INITIALS			

EXHIBIT K-1

PROPOSED FORM OF COMMERCIAL PURCHASE AGREEMENT – PHASE 1 AND PHASE 2

See attached.

MACKENZIE PLAZA

CONTRACT OF PURCHASE AND SALE

(COMMERCIAL - PHASE 1 AND PHASE 2)

"Vendor" 0929468 B.C. Ltd. Suite 900 - 900 West Hastings Street, Vancouver, B.C., V6E 1M3 Phone: (604) 932-9835 E-mail: david@mackenzievillage.ca

"Purchaser"

Tel: (H):	Tel: (H):		
Tel: (W):	Tel: (W):		
Tel: (C):	Tel: (C):		
Fax:	Fax:		
E-mail:	E-mail:		
Occupation/Principal Business:	Occupation/Principal Business:		
Canadian Citizen/Permanent Resident:	Canadian Citizen/Permanent Resident:		
□ Yes / □ No	□ Yes / □ No		
(Country of Citizenship/Residency)	(Country of Citizenship/Residency)		
Passport / ID No.	Passport / ID No.		
Date of Birth:	Date of Birth:		

"Strata Lot" Proposed <u>Strata Lot (Unit No.)</u> in Phase ______ of a development (the "Development") known as "Mackenzie Plaza" to be constructed within the lands (the "Lands") located at 1750 Nichol Road, Revelstoke, British Columbia and currently legally described as Parcel Identifier: 031-465-421, Lot A Section 23 Township 23 Range 2 West Of The 6th Meridian Kootenay District Plan EPP98511

"Purchase Price" \$_______ (plus any amount payable for upgrades and other extras). The Purchaser acknowledges and agrees that the Purchase Price is exclusive of applicable taxes (including goods and services tax ("GST") or any other federal or provincial sales, service, value added, transition or other tax, as set out in further detail in section 13 of Schedule A))

1.01 Offer. The Purchaser hereby offers to purchase the Strata Lot from the Vendor for the Purchase Price and upon the terms set forth herein subject to the encumbrances (the "**Permitted Encumbrances**") referred to in the Disclosure Statement (as defined in section 26 of Schedule A). The Purchaser acknowledges that he/she/it is purchasing a strata lot which is to be constructed or is presently under construction.

1.02 Deposit. The Purchaser will pay deposits to Terra Law Corporation, (the "**Vendor's Solicitors**") in trust to be held by them as trustee in accordance with the *Real Estate Development Marketing Act* (British Columbia) ("**REDMA**") as follows:

a. an initial deposit (the "**First Deposit**") by credit card via Avesdo, certified cheque or bank draft due upon presentation of this offer to the Vendor; \$1,000.00



Date.

b.	a second deposit (the "Second Deposit ") equal to 5% of the Purchase Price, less the amount of the First Deposit (for clarity, the combined amount of the First Deposit and the Second Deposit will equal no more than 5% of the Purchase Price), payable by certified cheque or bank draft on or before the date that is 7 days after the Acceptance Date (as defined below);	\$
c.	a third deposit (the "Third Deposit ") equal to 5% of the Purchase Price, payable by certified cheque or bank draft on or before the date that is 30 days after the Acceptance Date.	\$
d.	a fourth deposit (the " Fourth Deposit ") equal to 5% of the Purchase Price, payable by certified cheque or bank draft on or before the date that is 90 days after the Acceptance	\$

The First Deposit, Second Deposit, Third Deposit and Fourth Deposit are collectively referred to herein as the "Deposit".

The Purchaser will pay the balance of the Purchase Price, subject to adjustments described herein, on the Completion Date (as defined in section 1 of Schedule A) by way of certified solicitor's trust cheque or bank draft.

Parking Stalls. The Purchase Price also includes the exclusive use of 1.03 parking stall(s) within the Development to be allocated in the manner described in the Disclosure Statement. The Vendor reserves the right to locate any parking stall allocated to the Purchaser in its sole discretion without consultation with the Purchaser. The parking stalls in the Development may vary in size, shape and convenience of location, and may be partially obstructed by equipment and other facilities.

1.04 Completion, Possession and Adjustment Dates. See Schedule A attached hereto.

1.05 Receipt of Disclosure Statement. The Purchaser acknowledges that the Purchaser has received a copy of the Consolidated Disclosure Statement for the Development and has been given a reasonable opportunity to read the Consolidated Disclosure Statement prior to entering into this Contract and the execution by the Purchaser of this Contract will constitute a receipt in respect thereof. The Purchaser acknowledges that the information in section 7.2 of the Consolidated Disclosure Statement regarding this Contract has been drawn to the Purchaser's attention.

1.06 Electronic Delivery of Disclosure Statement and Amendments. To the extent that the Vendor provided a copy of the Consolidated Disclosure Statement, the Initial Disclosure Statement, the First Amendment, the Second Amendment or the Third Amendment (each as defined in section 26 of Schedule A hereto) or a copy of any or all of the amendments to disclosure statement to the Purchaser by electronic means, including, without limitation, by e-mail to the e-mail address set out on page 1 hereof, the Purchaser hereby consents to such delivery by electronic means. The Purchaser hereby acknowledges and agrees that the Vendor may, in its discretion, deliver a copy of any amendment to disclosure statement which is filed in respect of the Disclosure Statement to the Purchaser by electronic means, including, without limitation, by e-mail to the e-mail address set out on page 1 hereof, and the Purchaser hereby consents to such delivery by electronic means. Any other communication or document to be given by the Vendor will be well and sufficiently given if sent by e-mail to the Purchaser to the e-mail address set out on page 1.

Acceptance. The Purchaser's offer herein will be open for acceptance by the Vendor on presentation until 11:59 p.m. 1.07 the third day after the date of execution of this offer by the Purchaser and upon acceptance by the Vendor signing a copy of this offer, there will be a binding agreement of sale (the "Contract") and purchase in respect of the Strata Lot for the Purchase Price, on the terms and subject to the conditions set out herein. The date on which this Contract is duly executed and delivered by each of the Vendor and the Purchaser is referred to herein as the "Acceptance Date".

INITIALS			

S.L. No. Unit No.

				S.L. No	Unit No
This Contract is dated for ref	erence	, 202_			
THE TERMS AND CONDITI CONTRACT.	ONS ATTACHED H	IERETO AS SCHED	ULE A AND	SCHEDULE B	ARE PART OF THIS
THE PURCHASER HAS EX	ECUTED THIS CON	NTRACT THIS	DAY OF		, 202
WITNESS:		PURCHASER	(S):		
					(seal)
					(seal)
VENDOR'S ACCEPTANCE	The Vendor hereb	y accepts the Purcha	iser's offer to	purchase conta	ained herein this day
of	202				

0929468 B.C. LTD.

By:

(Authorized Signatory)

SCHEDULE A

- 1. Completion Date. The Purchaser will pay the balance of the Purchase Price, as adjusted in accordance with this Contract, by way of a SOLICITOR'S CERTIFIED TRUST CHEQUE or BANK DRAFT by NO LATER THAN 2:00 p.m. on the completion date (the "Completion Date"), which will be the date identified by written notice given by the Vendor or the Vendor's Solicitors to the Purchaser or the Purchaser's solicitors/notary (the "Purchaser's Solicitors") as a date on which the Strata Lot is or will be ready to be occupied, provided the Vendor or the Vendor's Solicitors will give not less than 10 days' notice thereof. Whether the Strata Lot is ready to be occupied refers to the Strata Lot and not any other strata lot or common property within the Development and the Strata Lot will be deemed to be ready to be occupied on the Completion Date if (i) the City of Revelstoke (the "City") has given permission to occupy the Strata Lot, whether such permission is temporary, conditional or final and (ii) the applicable land title office (the "LTO") has issued a separate title for the Strata Lot. If the Completion Date is a Saturday, Sunday, statutory holiday or a day upon which the LTO is not open for business, the Completion Date will be the immediate following day on which the LTO is open for business. The notice of the Completion Date given by the Vendor or the Vendor's Solicitors to the Purchaser or the Purchaser's Solicitors may be based on the Vendor's estimate as to when the Strata Lot will be ready to be occupied. If the Strata Lot is not ready to be occupied on the Completion Date so established, then the Vendor may delay the Completion Date from time to time as required, by written notice of such delay to the Purchaser or the Purchaser's Solicitors. If the Completion Date has not occurred by the applicable Outside Date (as defined below), then this Contract will terminate on the Outside Date, the Deposit will be returned to the Purchaser and the parties will be released from all of their obligations hereunder, provided that:
 - (a) if the Vendor is delayed from completing construction of the Strata Lot as a result of epidemic, pandemic, earthquake, flood or other act of God, fire, explosion, terrorism or accident, howsoever caused, act of any governmental authority, strike, lockout, inability to obtain or delay in obtaining labour, supplies, materials or equipment, delay or failure by carriers or contractors, breakage or other casualty, climactic condition, interference of the Purchaser, or any other event of any nature whatsoever beyond the reasonable control of the Vendor, then the Vendor may, at its option, exercisable by written notice to the Purchaser, in addition to any extension pursuant to subsection 1(b) and whether or not any extension described in subsection 1(b) has been exercised, elect to extend the Outside Date by a period equivalent to such period of delay; and
 - (b) the Vendor may, at its option, exercisable by written notice to the Purchaser, in addition to any extension pursuant to subsection 1(a) and whether or not any extension described in subsection 1(a) has been exercised, elect to extend the Outside Date for up to 120 days.

The Purchaser acknowledges that the estimated date range for completion of construction set out in the Disclosure Statement has been provided by the Vendor as a matter of convenience only, is not meant to be legally binding upon the Vendor and that the actual Completion Date will be established in the manner set out above.

In this Contract, "Outside Date" means the following:

- (1) if the Strata Lot is in Phase 1, the Outside Date is December 31, 2023; or
- (2) if the Strata Lot is in Phase 2, the Outside Date is July 31, 2024.
- 2. Conveyance. The Purchaser will cause the Purchaser's Solicitors to prepare and deliver to the Vendor's Solicitors at least five days prior to the Completion Date a statement of adjustments and a Freehold Transfer (the "Transfer") for the Strata Lot. The Vendor will execute and deliver, or cause to be executed and delivered, the Transfer and the statement of adjustments to the Purchaser's Solicitors on or before the Completion Date on the condition that, forthwith upon the Purchaser's Solicitors obtaining a post registration index search from the LTO indicating that, in the ordinary course of LTO procedure, the Purchaser will become the registered owner of the Strata Lot (subject only to the Permitted Encumbrances and charges for which the Purchaser is responsible), the Purchaser will cause payment of the adjusted balance of the Purchase Price due on the Completion Date to be made by the Purchaser's Solicitors to the Vendor's Solicitors. The transfer of the Strata Lot will also be subject to the Vendor's financing arranged in connection with the Development or any builders' lien claims provided that the Vendor's Solicitors undertake to clear title to the Strata Lot of all encumbrances related to such financing and such builders' liens claims within a reasonable period of time after receiving the balance of the Purchase Price due on the Completion Date. The Purchaser acknowledges that the Vendor's financing may remain as a charge against the common property of the Development until the Vendor has completed the sale of the balance of the strata lots in the Development whereupon the Vendor covenants such financing will be discharged entirely.

If the Purchaser is relying upon a new mortgage to finance the Purchase Price, the Purchaser, while still required to pay the Purchase Price on the Completion Date, may wait to pay the Purchase Price to the Vendor until after the Transfer and new mortgage documents have been lodged for registration in the LTO, but only if, before such lodging,

INITIALS			

the Purchaser has: (a) made available for tender to the Vendor that portion of the Purchase Price not secured by the new mortgage; and (b) fulfilled all the new mortgagee's conditions for funding except lodging the mortgage for registration; and (c) made available to the Vendor a solicitor's or notary's undertaking to pay the Purchase Price upon the lodging of the Transfer and new mortgage documents and the advance by the mortgagee of the mortgage proceeds.

- 3. **Deposit.** The Deposit will be dealt with as follows:
 - (a) The Deposit, or any portion thereof, when received, will be deposited by the Vendor's Solicitors in an interest bearing trust account with the interest to accrue to the benefit of the Vendor.
 - (b) The Vendor and the Purchaser agree that the total amount of the Deposit (including all portions thereof, whether paid or unpaid) together with interest thereon constitutes a genuine pre-estimate of the damages the Vendor will suffer as a result of the Purchaser's failure to pay any portion of the Deposit when required hereunder or failure to complete the purchase of the Strata Lot in default of its obligations hereunder. If the Purchaser fails to pay any portion of the Deposit when required hereunder or failure to in default of his/her/its/their obligations hereunder, then subject to section 7(b) of this Schedule A, the Vendor may elect to terminate this Contract and, in such event, the portion of the Deposit that has been paid together with interest thereon will be absolutely forfeited to the Vendor as liquidated damages, without prejudice to any other remedy which the Vendor may have in respect of the Purchaser's default including, without limitation, the right of the Vendor to pursue the Purchaser for any unpaid balance of the Deposit and to seek additional damages.
 - (c) If the Vendor fails to complete the sale of the Strata Lot, then the Deposit paid will be paid to the Purchaser, together with any interest earned thereon, as the Purchaser's sole and exclusive remedy in accordance with section 8.

The Purchaser acknowledges that any payment made by the Purchaser that is returned for non-sufficient funds will be subject to a service charge equal to the amount charged by the applicable financial institution. The Purchaser acknowledges that the Vendor may appoint replacement solicitors for the Vendor's Solicitors and/or cause the Deposit paid and subsequent payments on account of the Deposit to be transferred to the trust account of such replacement solicitors or another trustee (as defined in REDMA), in either case upon written notice to the Purchaser.

Notwithstanding the foregoing, the Purchaser acknowledges and agrees that, in accordance with Section 19 of REDMA, the Vendor may enter into, or has entered into, a deposit protection contract (the "**Deposit Protection Contract**") with an approved insurer, pursuant to which the deposits paid by purchasers of strata lots in the Development, including the Deposit, are insured and, as such, may be released by the Vendor's Solicitors, in whole or in part, to the Vendor and the Vendor may use such deposits for purposes related to the Development, including without limitation, the construction and marketing of the Development in accordance with the provisions of REDMA. Upon the release of the Deposit or any portion thereof to the Vendor in accordance with the Deposit Protection Contract, the provisions of this Contract will be deemed to have been amended accordingly. The Purchaser acknowledges that from and after the release of the Deposit or any portion thereof pursuant to a Deposit Protection Contract, no further interest will be earned on the amount so released.

4. Possession, Risk and Adjustment. The Purchaser will assume all taxes, rates, local improvement assessments, water rates and scavenging rates, assessments of the strata corporation (the "Strata Corporation") of which the Strata Lot forms a part, and all other adjustments both incoming and outgoing of whatever nature in respect of the Strata Lot, including an adjustment to credit the Vendor with the Purchaser's share of the prepaid insurance premium for the Strata Corporation, will be made as of the Completion Date. The Strata Lot will be at the risk of the Vendor to and including the day preceding the Completion Date, and thereafter at the risk of the Purchaser. So long as the Purchase Price and all other amounts payable by the Purchaser to the Vendor in respect of the Strata Lot have been paid in full, the Purchaser may have possession of the Strata Lot on the day following the Completion Date (the "Possession Date").

The Purchaser is responsible for all utility charges as of the Possession Date and must ensure that he/she/it notifies the necessary utility companies to have the utilities transferred into his/her/its/their name on the Possession Date. In the event the Purchaser does not transfer the utilities into his/her/its/their name as of the Possession Date, any charges to the Vendor that should be the Purchaser's responsibility will be paid to the Vendor in full within five Business Days (as defined in section 28 of this Schedule A) after notification thereof from the Vendor. If said amount is not paid within the five Business Day period, then an initial charge of \$50.00, plus a further charge of \$50.00

INITIALS			

each month thereafter, will be applied to the outstanding amount until such amount and such charges are paid in full by the Purchaser.

5. Builders' Lien Holdback. That portion, if any, of the balance of the Purchase Price required by law to be held back by the Purchaser in respect of builders' lien claims (the "Lien Holdback") will be paid to the Vendor's Solicitors on the Completion Date. The Lien Holdback will be held in trust for the Purchaser pursuant to the *Strata Property Act* (British Columbia) and *Builders Lien Act* (British Columbia) (or successor statutes) solely in respect of lien claims registered in the LTO in connection with work done at the behest of the Vendor. The Vendor's Solicitors are authorized to invest the Lien Holdback in an interest bearing trust account and to pay to the Vendor (or as directed by the Vendor), on the earlier of (i) the date on which the time for filing a claim of lien under the *Builders Lien Act* (British Columbia) expires; and (ii) the date which is 55 days after the date that the balance of the Purchase Price becomes due as aforesaid, the Lien Holdback plus interest, if any, accrued thereon, less the amount of any builders' lien claim filed against the Strata Lot of which the Purchaser or the Purchaser's Solicitors notify the Vendor's Solicitors in writing by 1:00 p.m. on that day. The Purchaser hereby authorizes the Vendor and the Vendor's Solicitors to do all things necessary to discharge any builders' liens, including bringing court proceedings in the name of the Purchaser, provided that any such proceedings will be at the sole expense of the Vendor.

6. Intentionally deleted.

- 7. Time is of The Essence/Purchaser Default. Time will be of the essence hereof. If the Purchaser fails to make any payment on account of the Purchase Price (including, without limitation, any portion of the Deposit or the balance of the Purchase Price), together with adjustments thereto as provided herein, when due or fails to pay any other amount payable hereunder when due, then the Vendor may, at its option:
 - (a) terminate this Contract by written notice to the Purchaser and, in such event, the portion of the Deposit that has been paid and all interest accrued thereon will be absolutely forfeited to the Vendor as liquidated damages, the parties agreeing that the total amount of the Deposit (including all portions thereof, whether paid or unpaid) together with interest thereon constitutes a genuine pre-estimate of the damages the Vendor will suffer as a result of the Purchaser's failure to pay, when due, any payment on account of the Purchase Price, together with adjustments thereto as provided herein, or any other amounts payable hereunder, without prejudice to the Vendor's other remedies including, without limitation, the right of the Vendor to pursue the Purchaser for any unpaid balance of the Deposit and to seek additional damages and, subject to the provisions of REDMA, the Vendor's Solicitors are hereby irrevocably authorized and directed by the Purchaser to pay the amount held by them and such interest as may have accrued thereon to the Vendor upon written demand therefor by the Vendor; or
 - (b) elect to extend the date for payment or the Completion Date, as applicable, to a certain date determined by the Vendor, time to remain of the essence hereof and subject to the Vendor's right in its sole discretion, to grant further extensions to a certain date each time, in which event the Purchaser will pay to the Vendor, in addition to the Purchase Price, interest on the unpaid portion of the Purchase Price and other unpaid amounts payable hereunder at the rate of 2% per month (26.82% per annum), calculated daily and compounded monthly not in advance, from the date upon which such portion and amounts were due to the date upon which such portion and amounts are paid.

The Vendor may cancel this Contract pursuant to subsection 7(a) of this Schedule A or grant one or more further extensions pursuant to subsection 7(b) of this Schedule A, at any time after extending the date for payment or the Completion Date, as the case may be, pursuant to subsection 7(b) of this Schedule A if the Purchaser fails to make such payment or complete the purchase of the Strata Lot, as the case may be, in accordance with this Contract on or before such extended date.

8. Vendor's Default. Notwithstanding anything else contained herein, the Purchaser acknowledges and agrees that any and all claims, whether in contract or tort, which the Purchaser has or hereafter may have against the Vendor in any way arising out of, or related to, the Strata Lot or the Vendor's obligations and covenants pursuant to this Contract will be limited to the amount paid by the Purchaser on account of the Deposit. The Purchaser acknowledges and agrees that if the Vendor fails to complete the sale of the Strata Lot in default of its obligations hereunder, then the Deposit will be repaid to the Purchaser as liquidated damages as the Purchaser's sole and exclusive remedy and the Purchaser will have no further claims whatsoever against the Vendor in respect of such default and the Vendor will have no further obligations or liabilities whatsoever hereunder, and the Purchaser hereby releases and discharges the Vendor from any claim beyond the amount of the Deposit. The Purchaser acknowledges and agrees that the Vendor will not be liable for any damages or costs whatsoever beyond the amount of the Deposit which may be incurred by the Purchaser resulting from any such failure including, without limiting the generality of the foregoing, relocation costs,

INITIALS			

professional fees and disbursements, opportunity costs, loss of bargain, damages and/or costs resulting from hardship or any other damages or costs incurred by the Purchaser, directly or indirectly, as a result of the Vendor's default.

9. Entire Contract/Representations. The Purchaser acknowledges and agrees that this Contract constitutes the entire agreement between the parties with respect to the sale and purchase of the Strata Lot and supersedes any prior agreements, negotiations or discussions, whether oral or written, of the Vendor and the Purchaser, and that there are no representations, warranties, conditions or collateral contracts, expressed or implied, statutory or otherwise, or applicable hereto, made by the Vendor, its agents or employees, or any other person on behalf of the Vendor, including, without limitation, arising out of any sales brochures, models, websites, social media, blogs, Twitter, Facebook, representative view sets, showroom displays, photographs, illustrations or renderings or other marketing materials provided to the Purchaser or made available for his/her/its/their viewing other than those contained herein and in the Disclosure Statement. In particular, the Purchaser acknowledges and agrees that the materials, specifications, details, dimensions and floor plans set out in any materials viewed by the Purchaser are approximate and subject to change without notice in order to comply with building site conditions and municipal, structural and Vendor and/or architectural requirements.

10. Construction.

- (a) The Vendor will cause the Strata Lot to be constructed to a commercial shell condition in accordance with the specifications set forth in Schedule B to this Contract (the "Commercial Shell Condition"), in a good and workmanlike manner substantially in accordance with the plans and specifications (the "Plans and Specifications") for the Development prepared by the Vendor's architect(s) for the Development (the "Architect") subject to any changes required by the City. The Vendor may make alterations to the features, design and layout of the Strata Lot which are desirable in the reasonable discretion of the Vendor and may use materials other than as prescribed in the Plans and Specifications if they are reasonably similar to what is prescribed. The Vendor reserves the right to alter the common property of the Development at any time and from time to time if, in its sole opinion, such alteration or alterations improve the structural integrity of the Development, its mechanical systems, its ability to withstand water penetration or aesthetics.
- (b) For greater certainty, the Purchaser and Vendor acknowledge and agree that:
 - (i) the Vendor is responsible for providing to the Purchaser the Strata Lot in the Commercial Shell Condition only;
 - (ii) the Vendor will not be required to perform any additional work in respect of the Strata Lot whatsoever; and
 - (iii) the Purchaser will be responsible, at its sole cost, for performing all other work in respect of the Strata Lot as it may deem necessary and for obtaining all necessary approvals and permits in respect thereof.
- The Purchaser is aware that the preliminary strata plan (the "Preliminary Plan") for the phase of the (c) Development in which the Strata Lot is located, a copy of which Preliminary Plan is attached to the Disclosure Statement as Exhibit A-1 or Exhibit A-2, as the case may be, is based on architectural drawings and measurements. The actual size, dimensions and/or configuration of the Strata Lot including any balcony, patio or deck, as set forth in the final strata plan (the "Final Strata Plan") for the phase of the Development in which the Strata Lot is located may vary from what is depicted on the Preliminary Plan. The areas and dimensions of the strata lots (including the Strata Lot) in the Development set out in the marketing materials referred to in section 9 of this Schedule A, including balconies, patios and decks, are approximate, based on architectural drawings and provided for reference purposes only, and are not represented as being the actual final areas and dimensions. The Vendor represents and warrants that the actual area of the Strata Lot, as set forth in the Final Strata Plan, will be no more than 3% smaller than indicated in the Disclosure Statement when both measurements are calculated in accordance with the Strata Property Act (British Columbia). If the Strata Lot is more than 3% smaller, then the Purchase Price will be reduced by a percentage equal to the number of percent (rounded to the nearest one-hundredth of a percentage point) by which the Strata Lot is more than 3% smaller and for greater certainty, the foregoing will be the Purchaser's sole remedy in respect thereof.
- (d) The Purchaser acknowledges that the Development will include service facilities and equipment required in connection therewith such as transformers, fire hydrants, vents, ducts, fans and other such facilities and equipment (the "Service Facilities"). The Service Facilities will be located within the Development as

INITIALS			

required by the City or recommended by the Vendor's consultants. The Purchaser acknowledges that the current plans for the Development may not indicate the location of all the Service Facilities and that the Vendor reserves the right to relocate, add or delete all or a portion of the Service Facilities as deemed necessary by the Vendor, without compensation to the Purchaser.

- (e) The Purchaser acknowledges and agrees that the ceiling heights of all strata lots in the Development may vary from floor to floor and may have areas of the ceilings dropped down from the typical height of the ceilings in order to accommodate construction requirements including, but not limited to, mechanical, electrical equipment, ducting, ventilation systems, plumbing and structural requirements.
- 11. Purchaser Acknowledgements. The Purchaser acknowledges and agrees that:
 - the Deposit payment (or portion thereof) that is paid will not begin to bear interest until after it is deposited into the Vendor's Solicitors' trust account which may, in the Vendor's discretion, be after the expiry of all statutory rescission periods;
 - (b) the municipal address(es) of the Development, the suite and strata lot number assigned to the Strata Lot and the number assigned to the floor in the Development on which the Strata Lot is located are subject to change as determined by the Vendor or the City;
 - (c) the Completion Date may be any day up to and including the Outside Date, as extended pursuant to subsection 1(a) and 1(b) of this Schedule A and the Purchaser releases the Vendor and its affiliates from any actions, causes of action, costs, claims, demands and liabilities arising as a result of the date on which the Completion Date occurs;
 - (d) the Development will include certain residential units (the "Residential Lots") that may be used for residential purposes in accordance with the applicable bylaws of the City. The Purchaser acknowledges and agrees that neither the owners, tenants or users of the Residential Lots nor the Vendor will be liable or responsible for any inconvenience, nuisance, expense, cost, injury, damage, loss or disturbance to the Development or any portion thereof or to the owners or occupants from time to time of the Development or the Strata Corporation arising from, in connection with or incidental to the use and operation of the Residential Lots so that neither the owners or occupants of the Development nor the Strata Corporation will have any right of action at law or in equity against the owners, tenants or users of the Residential Lots or the Vendor in respect thereof;
 - (e) in the event of any discrepancy between the strata lot number and suite number set out on page 1 of this Contract, the Strata Lot is the strata lot labelled on the Preliminary Plan with the strata lot number set out on page 1 of this Contract, as the same may change as contemplated in subsection 11(b);
 - (f) the parking stalls in the Development, including any parking stall(s) to which the Purchaser is entitled hereunder, if any, will vary in size, shape and convenience of location, and the parking stalls in the Development, including any parking stall(s) to which the Purchaser is entitled hereunder, if any, may be partially obstructed by columns, pipes, ducts, mechanical equipment, electrical equipment and other facilities, and the Purchaser will accept any parking stall(s) to which the Purchaser is entitled hereunder, if any, on an "as is, where is" basis and will have no claim against the Vendor in respect of any variation in the size, shape or convenience of location of such parking stall(s) or any partial obstruction of such parking stall(s);
 - (g) the Purchaser will not be entitled to a storage locker within the Development;
 - (h) the Strata Lot forms a part of a phased development and the Purchaser understands and accepts that the Purchaser may be inconvenienced by ongoing construction activities relating to other phase(s) of the Development which may, from time to time, result in noise, vibrations, odours, dirt, dust and such other irritants that are associated with construction projects similar to the Development; and
 - (i) it has read and understood the summary of the legal notations, covenants, easements, statutory rights of way and other encumbrances that are described in subsections 4.3 and 4.4 of the Disclosure Statement.
- 12. No Access. The Purchaser acknowledges and agrees that neither the Purchaser nor the Purchaser's representatives, agents or assigns will be allowed access to the Strata Lot prior to the Completion Date.

INITIALS			

13. Costs/Sales and Transfer Taxes. The Purchaser will pay all taxes and costs in connection with the sale and purchase of the Strata Lot (including property transfer tax, any additional property transfer tax payable if the Purchaser is a foreign entity, a taxable trustee or both and any GST or any other federal or provincial sales, service, value added, transition or other tax required to be paid by the Purchaser in connection with the purchase and sale of the Strata Lot and the equipment and appliances included with the Strata Lot), other than the costs of the Vendor incurred in clearing title to the Strata Lot. Without limiting the generality of the foregoing, the Purchaser agrees that the Purchase Price does not include any applicable taxes (including GST or any other federal or provincial sales, service, value added, transition or other tax) that may be applicable to the sale of the Strata Lot (and any equipment and appliances included with it) hereunder whether levied against the Purchaser or the Vendor, all of which will be payable by the Purchaser on the Completion Date in addition to the Purchase Price.

If and to the extent required under Part IX of the *Excise Tax Act* (Canada), and subject to the foregoing, the Purchaser will remit to the Vendor on the Completion Date any GST that may be exigible under Part IX of the *Excise Tax Act* (Canada) in respect of the transaction contemplated herein, and the Vendor agrees that it will remit or otherwise account for such funds to Canada Revenue Agency ("**CRA**") in accordance with its obligations under Part IX of the *Excise Tax Act* (Canada) and the foregoing. Notwithstanding the foregoing, if the Purchaser is a corporation, trust or partnership which is registered for GST purposes and, on or before the Completion Date, the Purchaser provides the Vendor with a certificate as to the GST registered status of the Purchaser containing the Purchaser's GST registration number, the Purchaser will not be required to pay the GST to the Vendor but will be liable for, will self-assess and will remit same directly to CRA. The Purchaser will indemnify and save harmless the Vendor from and against any and all GST, penalties, costs and/or interest which may become payable by or assessed against the Vendor as a result of any failure by the Purchaser to comply with the foregoing and such indemnity will survive and not merge upon closing of the sale of the Strata Lot contemplated herein. The Purchaser acknowledges that the Vendor will have no obligation to adjust the Purchase Price to credit the Purchaser for any new housing rebate to which the Purchaser might be entitled.

14. Requirements under REDMA respecting Assignments.

- (a) In accordance with section 20.3(1) of REDMA and section 10.2(1) of the *Real Estate Development Marketing Regulation*, B.C. Reg. 505/2004 (the "**REDMA Regulation**"), the Vendor and the Purchaser agree as follows:
 - (i) Without the Vendor's prior consent, any assignment of this Contract is prohibited.
 - (ii) An assignment under REDMA is a transfer of some or all of the rights, obligations and benefits under a purchase agreement made in respect of a strata lot in a development property, whether the transfer is made by the purchaser under the purchase agreement to another person or is a subsequent transfer.
 - (iii) Each proposed party to an assignment agreement must provide the Vendor with the information and records required under REDMA.
- (b) Pursuant to section 20.3(1) of REDMA and section 10.2(2) of the REDMA Regulation, the Vendor hereby gives notice to the Purchaser of the following:
 - (i) Before the Vendor consents to the assignment of this Contract, the Vendor will be required to collect information and records under REDMA from each proposed party to an assignment agreement, including personal information, respecting the following:
 - A. the party's identity;
 - B. the party's contact and business information; and
 - C. the terms of the assignment agreement.
 - (ii) Information and records collected by the Vendor must be reported by the Vendor to the administrator designated under the *Property Transfer Tax Act*. The information and records may only be used or disclosed for tax purposes and other purposes authorized by section 20.5 of REDMA, which includes disclosure to the Canada Revenue Agency.

INITIALS			

- (c) Without limiting anything set out in subsections 14(a) or 14(b), prior to the Vendor consenting to any assignment of this Contract, the Purchaser will cause each proposed party to an assignment agreement to give to the Vendor all information and records prescribed pursuant to section 20.3(2) of REDMA and/or section 10.3 of the REDMA Regulation (collectively, the "Prescribed Information and Records").
- (d) If the Vendor consents to any assignment of this Contract, the Purchaser will cause the parties to the assignment agreement to forthwith deliver to the Vendor a copy of the written and signed assignment agreement, and the Purchaser acknowledges and agrees that the Vendor may keep and use such copy of the assignment agreement for such purposes as may be required or permitted under REDMA or the REDMA Regulation.
- (e) The Purchaser acknowledges and agrees that the Vendor may, at any time and from time to time, (i) file the Prescribed Information and Records, as well as any other information and records regarding the Purchaser, any assignee or proposed assignee of this Contract and/or any assignment or proposed assignment of this Contract, with the administrator designated under the *Property Transfer Tax Act* and (ii) disclose the Prescribed Information and Records and such other information and records to such persons as may otherwise be required by law.
- (f) Forthwith upon the request of the Vendor, the Purchaser will provide, and will cause any assignee or proposed assignee of this Contract to provide, such other information and records as the Vendor may require or desire in connection with any assignment or proposed assignment of this Contract, including information regarding the Purchaser, the assignee or proposed assignee and/or the assignment or proposed assignment of this Contract. The Purchaser acknowledges that REDMA may be amended from time to time to modify the obligations and requirements, or to impose additional obligations and requirements, of the Vendor and/or the Purchaser with respect to assignments of purchase contracts, and the Purchaser covenants and agrees to comply with all such obligations and requirements and to cooperate with the Vendor and promptly comply with all requests of the Vendor in relation to such obligations and requirements.
- (g) For greater certainty, and notwithstanding anything else in this section 14 the notices, terms and conditions in this section 14 do not: (i) constitute consent by the Vendor to any assignment of this Contract; (ii) obligate the Vendor to consent to any assignment of this Contract; or (iii) derogate from, diminish, limit, amend or affect the Vendor's right to arbitrarily withhold its consent to any assignment of this Contract in the Vendor's sole and unfettered discretion pursuant to section 15 of this Contract. Accordingly, the Purchaser should not enter into this Contract with any expectation of, on reliance upon, the Purchaser's ability to assign this Contract in the future.

15. Assignment.

- (a) The Purchaser will not assign its interest in the Strata Lot or in this Contract without the prior written consent of the Vendor, which consent may be arbitrarily withheld in the Vendor's sole and unfettered discretion, and, without limiting the foregoing, the Vendor may withhold its consent in accordance with section 14 above. Unless the Vendor so consents, the Vendor is not required to convey the Strata Lot to anyone other than the Purchaser named in this Contract. Any consent permitted hereunder will be in the form of consent provided by the Vendor.
- (b) The Purchaser will not, at any time before the Completion Date, advertise or solicit offers from the public with respect to the assignment of this Contract or the resale of the Strata Lot by the Purchaser without the prior written consent of the Vendor, which consent may be arbitrarily withheld in the Vendor's sole and unfettered discretion, and in particular, the Purchaser will not list the Strata lot or the Purchaser's interest in this Contract on any Multiple Listing Service (MLS).
- (c) As a condition for agreeing to an assignment of the Purchaser's interest in the Strata Lot or in this Contract and for any associated legal and administrative costs, the Vendor may, at its sole option, charge the Purchaser an administration fee equal to 2% of the aggregate of:
 - (i) an amount equal to any consideration paid by the assignee to the Purchaser in relation to the assignment plus applicable taxes thereon; and
 - (ii) the Purchase Price plus applicable taxes thereon.

INITIALS			

- (d) Notwithstanding paragraph 15(c)(i) and 15(c)(ii), the Vendor will charge the Purchaser a flat fee of \$350.00 plus applicable taxes thereon if the assignee is the Purchaser's spouse, parent, child, grandparent, grandchild or sibling or a company controlled by the Purchaser. Following any assignment, the assignor will not be relieved of its obligations under this Contract but will continue to remain liable to perform all obligations of the Purchaser under this Contract.
- 16. Continuing Construction and Marketing. The Purchaser agrees that the Vendor may continue to carry out construction work on the Development after the completion of the purchase of the Strata Lot by the Purchaser. including, without limitation, construction of future phase(s), if any. The Purchaser acknowledges and accepts that such work may cause inconvenience to the use and enjoyment of the Strata Lot. The Purchaser will not impede or interfere with the Vendor's completion of construction of other strata lots, the common property or the Development. The Purchaser acknowledges that the Vendor may retain strata lots in the Development for use as sales and administrative offices and/or display suites for marketing purposes or otherwise to market the Development. The Purchaser agrees that for so long as the Vendor is the owner of any strata lots in the Development, the Vendor may carry out marketing, promotional and sales activities within the common property (including parking stalls and recreational facilities) of the Development or strata lots owned or leased by the Vendor, including, without limitation, maintaining display suites, other display areas, parking areas and signage (including signage on the exterior of the Development) and permitting public access to same for the purpose of marketing any unsold strata lots in the Development. In addition, the Vendor may conduct tours of the Development from time to time with prospective purchasers and hold events and other activities within the Development in connection with the marketing and sales activities for the Development.
- 17. Proxies. The Purchaser covenants and agree to, on or before the Completion Date and from time to time thereafter as the Developer may request, grant proxies to the Developer or to such other entities as the Developer may direct, in such form and containing such terms and conditions as the Developer may determine, in its sole discretion, permitting the Developer or such other entities to exercise the Purchaser's vote in the Strata Corporation, the commercial section of the Strata Corporation and/or the residential section of the Strata Corporation, as applicable, to, among other things, amend any strata plan(s) filed in the LTO in respect of the Development or any phase thereof or designate certain areas on such strata plans as limited common property for the exclusive use of one or more strata lots in the Development (including, without limitation, as limited common property for all of the residential strata lots in the Purchaser further covenants and agrees not to revoke such proxies. The Purchaser's covenants and obligations contained in this section 17 will survive and not merge upon the completion of the purchase and sale of the Strata Lot contemplated herein.
- **18. Successors and Assigns.** This Contract will enure to the benefit of and be binding upon the parties hereto and their respective successors, permitted assigns, heirs, administrators and executors.
- **19. Governing Law.** This Purchaser's offer herein and the Contract which results from its acceptance will be exclusively governed by and construed in accordance with the laws of the Province of British Columbia and the parties agree to attorn to the exclusive jurisdiction of the courts of the Province of British Columbia.
- 20. Contractual Rights. This offer and the Contract which results from its acceptance creates contractual rights only and not any interest in land and the Purchaser will not be entitled to register this Contract or any interest arising under this Contract against the Strata Lot or the Lands. The Purchaser will acquire an interest in land upon completion of the purchase and sale contemplated herein.
- **21. Personal Information.** The Purchaser hereby consents to the collection, use and disclosure of personal information contained in this Contract and otherwise collected by or on behalf of the Vendor and its agents, affiliates and service providers for the following purposes:
 - (a) to complete the transaction contemplated by this Contract;
 - (b) to secure financing in respect of the construction of the Development;
 - (c) to invest the Deposit as provided for herein including providing personal information to the financial institution as required for reporting interest earned on the Deposit in accordance with applicable laws;
 - (d) to facilitate the entering into of a Deposit Protection Contract with respect to the Deposit and release of the Deposit in accordance therewith;

INITIALS			

- (e) to facilitate the completion and management of the Development including the transfer of management of the Development to a property manager;
- (f) to market, sell, provide and inform the Purchaser of products and services of the Vendor and its affiliates and partners, including information about future projects;
- (g) for any or all of the following purposes: to comply with any and all applicable laws and regulations (including, without limitation, the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada) and regulations, rules and policies thereunder or relating thereto and REDMA and all regulations thereto); to comply with applicable legal or regulatory obligations, including as part of a judicial proceeding; in response to a subpoena, warrant, court order or other legal process; or as part of an investigation or request, whether formal or informal, from law enforcement or a government official;
- (h) to disclose such personal information to the Vendor' affiliates, agents, assignees, partners, business partners, contractors and suppliers, bankers, lawyers, accountants, insurers, warranty providers, utility providers, relevant governmental authorities or agencies (including the LTO and the CRA) and other advisors and consultants in furtherance of any of the foregoing purposes;
- (i) to comply with the *Freedom of Information and Privacy Act* (British Columbia) and regulations, rules and policies thereunder or relating thereto;
- (j) if the Strata Lot is listed on a Multiple Listing Service[®], for the purpose of the compilation, retention and publication by the real estate board that operates the Multiple Listing Service[®] and other real estate boards of any statistics including historical Multiple Listing Service[®] data for use by persons authorized to use the Multiple Listing Service[®] of that real estate board and other real estate boards;
- (k) for enforcing codes of professional conduct and ethics for members of real estate boards;
- (I) for the purpose (and to the recipients) described in the brochure published by the British Columbia Real Estate Association entitled Working with A Realtor®; and
- (m) to comply with the Vendor's legal reporting requirements in respect of assignments and proposed assignments.

The Purchaser covenants and agrees to provide, and cause any third parties to provide, to the Vendor, the Vendor's agents and the Vendor's Solicitors, promptly upon request, any additional personal or other information not contained herein that is required in order to comply with the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada) and regulations, rules and policies thereunder or relating thereto, and the Purchaser acknowledges that the foregoing consent applies to any such personal information.

- 22. Vendor's Right to Terminate. The Vendor may in its sole discretion terminate this Contract if the Vendor has reasonable grounds to suspect that any part of the transaction contemplated by this Contract is related to the commission or attempted commission of a "money laundering offence" or a "terrorist activity financing offence", as defined in the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada) and regulations under that *Act*, as amended from time to time, in which event the portion of the Deposit that has been paid will be returned to the Purchaser and the Purchaser will have no further claims against the Vendor.
- 23. Notices and Tender. Any notice to be given to the Purchaser hereunder will be sufficiently given (a) if deposited in any postal receptacle in Canada addressed to the Purchaser at the Purchaser's address or the Purchaser's Solicitors at their offices and sent by regular mail, postage prepaid, or (b) if delivered by hand or if transmitted by facsimile or e-mail to the Purchaser's Solicitors at their office or to the Purchaser. Such notice will be deemed to have been received if so delivered or transmitted, when delivered or transmitted and if mailed, on the second Business Day after such mailing. The address, fax number (if any) and e-mail address (if any) for the Purchaser will be as set out above or such other address, fax number or e-mail address of which the Purchaser has last notified the Vendor in writing. Any documents to be tendered on the Purchaser may be tendered on the Purchaser's Solicitors. Any notice to be given to the Vendor may be given to the Vendor or the Vendor's Solicitors in the same manner, and will be deemed to have been received, as provided for in the preceding provisions of this section, all other matters remaining the same except as altered where necessary. Any documents or money to be tendered on the Vendor or the Vendor's Solicitors will be tendered by way of certified funds or bank draft and will be delivered at the Purchaser's expense to the Vendor or the Vendor's Solicitors.

INITIALS			

- 24. Purchaser Comprising More Than One Party. If the Purchaser consists of more than one party, then the obligations of the Purchaser hereunder will be the joint and several obligations of each party comprising the Purchaser and any notice given to one of such parties will be deemed to have been given at the same time to both or all of such parties comprising the Purchaser.
- 25. Change of Address. The Purchaser covenants and agrees to promptly notify the Vendor in writing of any change in the Purchaser's address, e-mail address, phone number and/or fax number.

26. Disclosure Statement.

- (a) In this Contract:
 - (i) **"Initial Disclosure Statement**" means the initial disclosure statement dated January 29, 2021 filed with the Superintendent of Real Estate with respect to the Development;
 - (ii) **"First Amendment**" means the first amendment to disclosure statement dated May 28, 2021 filed with the Superintendent of Real Estate with respect to the Development;
 - (iii) **"Second Amendment**" means the second amendment to disclosure statement dated November 16, 2021 filed with the Superintendent of Real Estate with respect to the Development;
 - (iv) **"Third Amendment**" means the third amendment to disclosure statement dated September 19, 2022 filed with the Superintendent of Real Estate with respect to the Development;
 - (v) "Disclosure Statement" means, collectively, the Initial Disclosure Statement together with and as amended by the First Amendment, the Second Amendment, the Third Amendment and any and all other amendments to disclosure statement filed from time to time with respect to the Initial Disclosure Statement; and
 - (vi) **"Consolidated Disclosure Statement**" means the consolidated disclosure statement dated September 19, 2022 for the Development.
- (b) The Purchaser acknowledges and confirms that, before entering into this Contract, he/she/it has received a copy of, and has been given a reasonable opportunity to read, the Consolidated Disclosure Statement and any subsequent amendment(s) to disclosure statement, if any, filed on or before the date hereof. The Purchaser acknowledges that the Consolidated Disclosure Statement contains the contents of the Disclosure Statement as of the date of the Consolidated Disclosure Statement (including the Initial Disclosure Statement and all amendment(s) to disclosure statement filed from time to time up to and including the date of the Consolidated Disclosure Statement).
- (c) The Purchaser will, from time to time, forthwith upon receipt from the Vendor of a copy of any amendment to disclosure statement filed in respect of the Disclosure Statement, execute and deliver to the Vendor a receipt, in a form to be provided by the Vendor, pursuant to which the Purchaser confirms that it received a copy of such amendment to disclosure statement.
- 27. Counterparts and Delivery by Electronic Transmission. This Contract and any addendum hereto may be executed in any number of counterparts, each of which will be deemed to be an original and all of which, taken together, will be deemed to constitute one and the same instrument. Delivery of an executed copy of this Contract and any addendum hereto by any party by electronic transmission will be as effective as personal delivery of an originally executed copy of this Contract by such party.
- **28. Business Day**. In this Contract, "**Business Day**" means any day that is not a Saturday, Sunday, statutory holiday in British Columbia, Boxing Day or Easter Monday.
- 29. Phase. In this Contract, "Phase 1" and "Phase 2" will have the meaning given to those terms in the Disclosure Statement.

INITIALS			

SCHEDULE B

COMMERCIAL SHELL PREMISES SPECIFICATIONS

The Vendor will provide a base building in accordance with plans prepared by the Architect, subject to such modifications as may be determined by the Architect for the Strata Lot from time to time, changes required by the City or other approving authorities or otherwise permitted herein or accepted by the Architect for the Strata Lot upon certification of substantial completion of the Strata Lot. The Purchaser hereby acknowledges that the interior of the Strata Lot, including the demising walls will be left for completion by or on behalf of the Purchaser, subject only to the following improvements to be made by the Vendor as set out below:

- (a) <u>Plumbing & Venting:</u>
 - (i) Capped off domestic cold water will be provided in the Strata Lot.
 - (ii) Rough in plumbing for toilet.
- (b) <u>Heating, Ventilating & Air Conditioning (HVAC)</u>:
 - (i) The Vendor will supply heating duct work to the Strata Lot.

INITIALS		

EXHIBIT L-1

PROPOSED FORM W – SCHEDULE OF VOTING RIGHTS – PHASE 1

See attached.

Strata Property Act

FORM W

SCHEDULE OF VOTING RIGHTS

(sections 245(b), 247, 248, 264)

Re: Strata Plan (Preliminary), being a strata plan of

031-465-421 Part of Lot A Section 23 Township 23 Range 2 west of the 6th Meridian Kootenay District Plan EPP98511

This phase of the strata plan is composed of 7 nonresidential strata lots, and 61 residential strata lots.

The number of votes per strata lot is one of the following, as set out in the following table.

(a) the number of votes per residential strata lot, if any, is 1, and the number of votes per nonresidential strata lot is calculated in accordance with section 247(2)(a)(ii) of the *Strata Property Act*.

OR

(b) the strata plan is composed entirely of nonresidential strata lots, and the number of votes per strata lot is calculated in accordance with section 247(2)(b) of the *Strata Property Act*.

OR

(c) the number of votes per strata lot is approved by the Superintendent of Real Estate in accordance with section 248 of the *Strata Property Act*.

Strata Lot No.	Type of Strata Lot (Residential or Nonresidential)	Sheet No.	Number of Votes
1	Residential	3	1
2	Residential	3	1
3	Residential	3	1
4	Residential	3	1
5	Residential	3	1
6	Residential	3	1
7	Residential	3	1

Signature of Superintendent of Real Estate

8	Residential	4	1
9	Residential	4	1
10	Residential	4	1
11	Residential	4	1
12	Residential	4	1
13	Residential	4	1
14	Residential	5	1
15	Residential	5	1
16	Residential	5	1
17	Residential	5	1
18	Residential	5	1
19	Residential	5	1
20	Residential	6	1
21	Residential	6	1
22	Residential	6	1
23	Residential	6	1
24	Residential	6	1
25	Non-Residential	7	2
26	Non-Residential	7	2
27	Non-Residential	7	2
28	Non-Residential	7	2
29	Non-Residential	7	2
30	Non-Residential	7	2
31	Non-Residential	7	2
32	Residential	8	1
33	Residential	8	1
34	Residential	8	1
35	Residential	8	1
36	Residential	8	1
37	Residential	8	1
38	Residential	8	1
39	Residential	8	1
40	Residential	8	1
41	Residential	8	1
42	Residential	8	1
43	Residential	8	1
			· .

44	Residential	8	1
45	Residential	9	1
46	Residential	9	1
47	Residential	9	1
48	Residential	9	1
49	Residential	9	1
50	Residential	9	1
51	Residential	9	1
52	Residential	9	1
53	Residential	9	1
54	Residential	9	1
55	Residential	9	1
56	Residential	9	1
57	Residential	9	1
58	Residential	10	1
59	Residential	10	1
60	Residential	10	1
61	Residential	10	1
62	Residential	10	1
63	Residential	10	1
64	Residential	10	1
65	Residential	10	1
66	Residential	10	1
67	Residential	10	1
68	Residential	10	1
Total number of strata lots: 68		1	Total number of votes: 75

Date:

Signature of Owner Developer

EXHIBIT L-2

PROPOSED FORM W – SCHEDULE OF VOTING RIGHTS – PHASE 2

See attached.

Strata Property Act

FORM W

SCHEDULE OF VOTING RIGHTS

(sections 245(b), 247, 248, 264)

Re: Strata Plan (Preliminary), being a strata plan of

031-465-421	Lot A Section 23 township 23 Range 2 West of the 6 th Meridian Kootenay
	District Plan EPP98511 except Strata Plan EPS (Phase 1)
PHASE 2	

The strata plan is composed of 12 nonresidential strata lots, and 59 residential strata lots.

The number of votes per strata lot is one of the following, as set out in the following table.

(a) the number of votes per residential strata lot, if any, is 1, and the number of votes per nonresidential strata lot is calculated in accordance with section 247(2)(a)(ii) of the *Strata Property Act*.

OR

(b) the strata plan is composed entirely of nonresidential strata lots, and the number of votes per strata lot is calculated in accordance with section 247(2)(b) of the *Strata Property Act*.

OR

(c) the number of votes per strata lot is approved by the Superintendent of Real Estate in accordance with section 248 of the *Strata Property Act*.

Signature of Superintendent of Real Estate

Strata Lot No.	Type of Strata Lot (Residential or Nonresidential)	Sheet No.	Number of Votes
69	Nonresidential	3	2
70	Nonresidential	3	2
71	Nonresidential	3	2
72	Nonresidential	3	2
73	Nonresidential	3	2
74	Nonresidential	3	2
75	Nonresidential	3	2
76	Residential	4	1
77	Residential	4	1
78	Residential	4	1
79	Residential	4	1
80	Residential	4	1
81	Residential	4	1
82	Residential	4	1
83	Residential	4	1
84	Residential	4	1
85	Residential	4	1
86	Residential	4	1
87	Residential	4	1
88	Residential	5	1
89	Residential	5	1
90	Residential	5	1
91	Residential	5	1
92	Residential	5	1
93	Residential	5	1
94	Residential	5	1
95	Residential	5	1
96	Residential	5	1
97	Residential	5	1
98	Residential	5	1
99	Residential	5	1
100	Residential	5	1
101	Residential	6	1

102	Residential	6	1
103	Residential	6	1
104	Residential	6	1
105	Residential	6	1
106	Residential	6	1
107	Residential	6	1
108	Residential	6	1
109	Residential	6	1
110	Residential	6	1
111	Residential	6	1
112	Nonresidential	7	2
113	Nonresidential	7	1
114	Nonresidential	7	2
115	Nonresidential	7	2
116	Nonresidential	7	2
117	Residential	8	1
118	Residential	8	1
119	Residential	8	1
120	Residential	8	1
121	Residential	8	1
122	Residential	8	1
123	Residential	8	1
124	Residential	8	1
125	Residential	9	1
126	Residential	9	1
127	Residential	9	1
128	Residential	9	1
129	Residential	9	1
130	Residential	9	1
131	Residential	9	1
132	Residential	9	1
133	Residential	10	1
134	Residential	10	1
135	Residential	10	1
136	Residential	10	1

137	Residential	10	1
138	Residential	10	1
139	Residential	10	1
Total number of strata lots: 71			Total number of votes: 82

Date:

Signature of Owner Developer

EXHIBIT M-1

RESIDENTIAL PARKING AND STORAGE LEASE

See attached.

MACKENZIE PLAZA RESIDENTIAL PARKING AND STORAGE LEASE

THIS AGREEMENT made as of January 28, 2021

BETWEEN:

0929468 B.C. LTD. Suite 900 - 900 West Hastings Street Vancouver B.C. V6C 1E5

(the "Landlord")

AND:

MACKENZIE PLAZA PARKING CO. LTD.

Suite 2800 – 1285 West Georgia Street Vancouver, B.C. V6B 4N7

(the "Tenant")

WITNESSES THAT WHEREAS:

A. The Landlord is the registered and beneficial owner of certain lands and premises located in Revelstoke, British Columbia, and currently legally described as:

Parcel Identifier: 030-260-833 Lot 2 Section 23 Township 23 Range 2 West of the 6th Meridian Kootenay District Plan EPP69441

(the "Parent Parcel");

B. After entering into this Lease and prior to the completion of the Development (as defined below), the Landlord proposes to subdivide the Parent Parcel by the registration of a subdivision plan (the "**Subdivision Plan**") in respect of the Parent Parcel. Following the deposit of the Subdivision Plan in the Land Title Office, it is expected that the Development will be located on a portion of the Parent Parcel legally described generally as:

Lot A Section 23 Township 23 Range 2 West of the 6th Meridian Kootenay District Plan EPP98511

(the "Lands");

- C. The Lands will form part of a two phase ("**Phase 1**" and "**Phase 2**", respectively, individually, a "**Phase**" and collectively, the "**Phases**") mixed-use strata development known as "Mackenzie Plaza" (the "**Development**") to be constructed and developed by the Landlord;
- D. After entering into this Lease and completing construction of Phase 1 of the Development, the Landlord proposes to subdivide the Lands by the registration of a phased strata plan (the "**Strata Plan**") in respect of the Lands pursuant to the *Strata Property Act* (British Columbia) (the "**SPA**");
- E. As the Strata Plan with respect to each Phase is deposited for registration, the portion of Parking Facility (as defined below) located within each such Phase will be designated as common property of the strata corporation (the "**Strata Corporation**") formed upon the deposit of the Phase 1 Strata Plan in the Land Title Office;
- F. The bylaws of the Strata Corporation will provide, among other things, that the residential strata lots (the "**Residential Lots**") in the Development will form a separate section within the Strata Corporation (the "**Residential Section**");
- G. As part of the Development, the Landlord will be constructing a one-level concrete underground parking facility (the "**Underground Parkade**") and a surface level parking lot (the "**Surface Parking Lot**", and together with the Underground Parkade, the "**Parking Facility**"), portions of which will be located in each of Phase 1 and Phase 2;
- H. The Landlord has agreed to lease to the Tenant:
 - (a) all of those parking stalls (the "**Stalls**") denoted as "Residential Parking Stalls" on the Parking/Storage Plan (as defined below) and the associated drive aisles which are to be constructed within, and upon, the Parking Facility; and
 - (b) all of the storage lockers (the "**Lockers**") located within the storage rooms to be constructed on the first floor of the buildings in the Development,

which are generally shown outlined in heavy black line on the parking/storage plan (the "**Parking/Storage Plan**"), a reduced copy of which is attached hereto as Schedule A, all on the terms and conditions set out in this Lease and with the right of the Tenant to grant partial assignments of this Lease pertaining to particular Stalls and Lockers; and

I. Each of the parties to this Lease agrees that title to the common property of the Strata Corporation will be subject to and encumbered by this Lease.

NOW THEREFORE in consideration of these premises and the sum of \$10.00 of lawful money of Canada now paid by the Tenant to the Landlord, the receipt and sufficiency of which are hereby acknowledged by the Landlord, and in consideration of the mutual promises and agreements set forth in this Lease, the parties agree each with the other as follows:

ARTICLE 1 GRANT AND TERM

1.01 <u>Grant.</u>

The Landlord hereby leases to the Tenant for the Term (as defined in section 1.02) all of the Stalls and Lockers on the terms and conditions set out in this Lease.

1.02 <u>Term.</u>

The term (the "**Term**") of this Lease will commence on the date first written above (the "**Commencement Date**") and will terminate on the earlier of: (i) the date that the Strata Corporation is dissolved; and (ii) the date which is 999 years after the Commencement Date.

For the purposes of this provision, the amalgamation of the Strata Corporation with another strata corporation will not be considered a dissolution of the Strata Corporation.

1.03 <u>Rent.</u>

The parties to this Lease acknowledge that, subject to section 1.05, the sum of \$10.00 now paid by the Tenant to the Landlord will be the only payment required to be paid to the Landlord by either the Tenant or any assignee of a partial assignment under this Lease for the use and enjoyment of a Stall and/or a Locker.

1.04 <u>Licence.</u>

The Landlord agrees that the Tenant and any assignee (including an assignee of a partial assignment under this Lease in respect of any Stall or Locker) may at all times, in common with the Landlord and all other persons now or hereafter having the express or implied permission of the Landlord or having a similar right, enter upon and pass over any part of the Lands designated as drive aisles, driveways, ramps, roadways, stairways, elevators or walkways for the purpose of obtaining access to or egress from the Parking Facility or a particular Stall or Locker, provided that the operation of vehicles will be restricted to drive aisles, driveways, ramps and roadways and access by foot will be restricted to pedestrian walkways, stairways and elevators. The Landlord will at all times provide the Tenant, in its capacity as the tenant under this Lease and any assignee (including an assignee of a partial assignment under this Lease in respect of any Stall or Locker), with means of access to any security devices as necessary to enable the Tenant and subsequent assignees to use and enjoy the Stall or Locker to which the Tenant or subsequent assignees are entitled.

1.05 Acknowledgement

Notwithstanding any other provision of this Lease:

- (a) 0929468 B.C. Ltd. (the "Original Landlord") may enter into agreements with the purchasers of Residential Lots within the Development whereby the Original Landlord will agree to provide one or more Stalls and/or Lockers to such purchasers in exchange for the payment of certain amounts agreed to by the Original Landlord and such purchasers, and that such amounts will be paid to, and be the absolute property of, the Original Landlord; and
- (b) the Tenant will, as and when directed to do so by the Original Landlord, grant partial assignments of this Lease, in respect of such Stalls and/or Lockers as

may be designated by the Original Landlord, to the purchasers of Residential Lots within the Development in exchange for the payment of certain amounts agreed to by the Original Landlord and such purchasers, and that such amounts will be paid to, and be the absolute property of, the Original Landlord.

This provision will not in any manner be construed or interpreted as giving the Strata Corporation, as assignee of the Landlord pursuant to an assignment of this Lease by the Landlord and an assumption of this Lease by the Strata Corporation, the right to cause or direct the Tenant to grant partial assignments in respect of any Stall and/or Locker, and, for greater certainty, the Strata Corporation, cannot so cause or direct the Tenant to grant any such assignments.

ARTICLE 2 SUBDIVISION BY STRATA PLAN

2.01 Strata Plan/Assumption by Strata Corporation.

This Lease and the covenants and obligations of the Landlord under this Lease run with and bind the Lands and, upon the subdivision of the Lands by means of the Strata Plan, such covenants and obligations will continue to run with and bind each subdivided parcel forming part of the Development which contains a portion of the Parking Facility.

Upon the deposit of the Phase 1 Strata Plan in the Land Title Office, the Landlord will cause the Strata Corporation to enter into an agreement, in a form reasonably required by the Landlord, pursuant to which the Landlord will assign to the Strata Corporation all of its right, title and benefit hereunder, and the Strata Corporation will assume all of the covenants and obligations of the Landlord under this Lease, as the representative of the owners of the strata lots within the Development, provided however that the assignment and assumption will be suspended insofar as this Lease applies to Stalls and Lockers within Phase 2 until, and conditional upon, the deposit of the Phase 2 Strata Plan.

The assumption agreement will also provide that, upon execution thereof, the Landlord will be absolutely released from any obligations or liabilities hereunder and no longer entitled to the benefit of any rights hereunder, provided however that such release and cessation of rights will not be effective insofar as this Lease applies to Stalls and Lockers within Phase 2 until, and conditional upon, the deposit of the Phase 2 Strata Plan.

For greater certainty, and notwithstanding the foregoing, the Original Landlord will remain entitled to its rights under section 1.05 at all times and such rights will not be assigned to the Strata Corporation at any time.

2.02 Common Property.

This Lease is intended to apply only to a portion of the common property (including limited common property) which will be created upon the deposit for registration of the Strata Plan and not at any time to burden the title to any individual Residential Lot. Both of the parties to this Lease agree that title to the common property of the Strata Corporation will be subject to and encumbered by this Lease.

ARTICLE 3 MAINTENANCE AND ENCUMBRANCES

3.01 Maintenance.

The Landlord and the Tenant acknowledge and agree that, until the deposit for registration of the Phase 1 Strata Plan, the Landlord will be solely responsible, subject to the terms of this Lease, for the control, management and administration of the Stalls and Lockers but thereafter, pursuant to section 2.01 of this Lease, the Strata Corporation will, subject always to the Landlord's rights under section 1.05 of this Lease, assume full responsibility for the control, management, administration, maintenance and repair of the Stalls and Lockers as common property and/or limited common property in accordance with the provisions of the SPA and the bylaws of the Strata Corporation, as the case may be, and may pass bylaws or make rules and regulations with respect to the Stalls and Lockers as long as such bylaws, rules or regulations do not materially interfere with the rights of the Tenant or any subsequent assignee under this Lease (including the right of the Tenant to partially assign this Lease as it relates to particular Stalls and Lockers) and apply equally to the Tenant and all assignees hereunder.

Notwithstanding the foregoing, in accordance with section 2.01 of this Lease, the Landlord and the Tenant agree that the assumption by the Strata Corporation of responsibility for the control, management, administration, maintenance and repair of the Stalls and Lockers located in Phase 2 is postponed and conditional until such time as the Phase 2 Strata Plan is deposited at the Land Title Office.

3.02 <u>Alterations.</u>

The Tenant and its successors and permitted assigns are not entitled to alter, or to perform any repairs of any sort whatsoever to, the Stalls or the Lockers. Any such alterations or repairs with respect to the Stalls or the Lockers located in each Phase of the Development are the sole responsibility of the Landlord prior to the registration of the Strata Plan for such Phase in the Land Title Office, and thereafter the sole responsibility of the Strata Corporation, it being acknowledged and agreed that the Strata Corporation, not the Landlord, will be responsible for alterations or repairs in respect of the Stalls and Lockers located in a Phase immediately upon the deposit for registration of the Strata Plan for such Phase.

3.03 Subordination.

The Tenant agrees to subordinate its interest pursuant to this Lease to any financial encumbrance registered by the Landlord against title to the Lands.

3.04 No Right to Encumber.

Neither the Tenant nor any subsequent assignee of any interest of the Tenant under this Lease will mortgage, charge, pledge or otherwise grant their interest in any Stall or Locker as security to any person.

3.05 Appointment of Residential Section

Notwithstanding anything contained herein to the contrary, the Strata Corporation may appoint the Residential Section as its agent with full authority to administer and manage this Lease and, in the event of, and following, such appointment, the Residential Section will be responsible for all costs associated with carrying out the obligations of the Strata Corporation under this Lease, including without limitation all maintenance and alteration costs.

ARTICLE 4 ASSIGNMENT

4.01 **Partial Assignments.**

The Tenant may partially assign this Lease and its rights under this Lease pertaining to one or more particular Stalls and/or Lockers to: (i) a purchaser or owner of a Residential Lot; (ii) the Tenant if the assignor is a person other than the Tenant; (iii) the Strata Corporation; or (iv) the Residential Section (each, a "**Permitted Assignee**"). Subject always to section 1.05, any such assignment will be for such consideration as the assignor or assignee may determine, which consideration may be retained by the assignor for its own benefit. Any partial assignment by the Tenant, or by any subsequent assignee, of this Lease and its rights under this Lease pertaining to a particular Stall or Locker:

- (a) will be absolute, and the assignee and its guests, lessees, successors and permitted assigns will be entitled to the use and enjoyment of the Stall and/or Locker so assigned for the balance of the Term;
- (b) will be an assignment of rights to which an assignee will only be entitled for so long as such assignee owns a Residential Lot, unless the assignment is to the Tenant where the assignor is a person other than the Tenant, to the Strata Corporation or to the Residential Section;
- (c) may only be assigned to a Permitted Assignee; and
- (d) will not be effective until written notice of such assignment (together with a copy of such assignment if available) is delivered by the assignee to the Strata Corporation or the Residential Section, subject to section 4.02 of this Lease.

4.02 Automatic Assignment.

If a holder of an interest in a Stall and/or Locker transfers all of his or her interest in a Residential Lot to which such Stall and/or Locker is at such time appurtenant as shown on the register maintained under section 4.09 without concurrently executing an assignment of such Stall and/or Locker to another owner or purchaser of a Residential Lot, then the interest of such holder in such Stall and/or Locker will be deemed to have been automatically assigned to and assumed by the purchaser of such Residential Lot without execution of a partial assignment of this Lease with respect to such Stall and/or Locker or delivery of notice of such partial assignment to the Strata Corporation or the Residential Section.

Notwithstanding the foregoing, this section 4.02 and the automatic assignment contemplated herein will not apply where the holder of the interest in the applicable Stall or Locker is a Developer Company (as defined in section 4.10).

4.03 Exchanges and Transfers.

(a) <u>Exchanges</u>. A holder of an interest (the "First Owner" in this subsection) in a Stall and/or Locker (the "First Stall/Locker" in this subsection) may exchange his or her interest in the First Stall/Locker with the holder (including the Tenant) of an interest (the "Second Owner" in this subsection) in a different Stall/Locker (the "Second Stall/Locker" in this subsection) for such consideration as the First Owner and the Second Owner may agree. Such an exchange will be accomplished by the First Owner partially assigning this Lease to the Second

Owner in respect of the First Stall/Locker, and the Second Owner partially assigning this Lease to the First Owner in respect of the Second Stall/Locker. The First Owner and the Second Owner will each execute a partial assignment of this Lease in favour of the other substantially in the form attached hereto as Schedule B. The exchange will be on the terms set out in subsections 4.01(a) to (c) and will not be effective until written notice of each assignment (together with a copy of each assignment) is delivered to the Strata Corporation or the Residential Section.

(b) <u>Transfers</u>. A holder of an interest (the "First Owner" in this subsection) in a Stall and/or Locker may transfer his or her interest in such Stall and/or Locker to a Permitted Assignee (the "Second Owner" in this subsection) for such consideration as the First Owner may in his or her discretion determine. Such a transfer will be accomplished by the First Owner partially assigning this Lease to the Second Owner and, in connection therewith, the First Owner will execute a partial assignment in favour of the Second Owner substantially in the form attached hereto as Schedule B. The transfer will be on the terms set out in subsections 4.01(a) to (d).

4.04 **EV Stall Reallocation.**

- (a) In this section 4.04: (i) "Qualified Owner" means an owner of a Residential Lot who resides in such Residential Lot and who has, or whose spouse, dependent child or tenant resides in such Residential Lot and has, an electric vehicle; and (ii) "Non-Qualified Owner" means an owner of a Residential Lot who is not a Qualified Owner.
- (b) Certain of the Stalls (the "EV Stalls") configured with an operational electric outlet and an electric service connection conduit to enable activation of an electric vehicle plug-in charger (an "EV Plug-in Charger") for electric vehicle charging. If a Qualified Owner is the holder of an interest in a Stall (a "Non-EV **Stall**") that is not an EV Stall, then the Qualified Owner may make a written request that the Strata Corporation exchange the Qualified Owner's Non-EV Stall for an EV Stall. Upon receipt by the Strata Corporation of a written request for such an exchange from a Qualified Owner, the Strata Corporation will require, within sixty days of receipt of the written request from the Qualified Owner, that a Non-Qualified Owner who is the holder of an interest in an EV Stall (if any and to be selected by the Strata Corporation in its sole discretion if there is more than one such Non-Qualified Owner) exchange his or her interest in the EV Stall with the Qualified Owner for his or her interest in the Non-EV Stall for no consideration. Such an exchange will be accomplished by the Non-Qualified Owner partially assigning this Lease to the Qualified Owner in respect of the EV Stall, and the Qualified Owner partially assigning this Lease to the Non-Qualified Owner in respect of the Non-EV Stall. The Non-Qualified Owner and the Qualified Owner will each execute a partial assignment of this Lease in favour of the other substantially in the form attached hereto as Exhibit A, and the Strata Corporation is hereby granted a power of attorney to execute such partial assignment on behalf of the Non-Qualified Owner to effect such transfer. An exchange pursuant to this section 4.04 will be on the terms set out in subsections 4.01(a) to (d).
- (c) For clarity, a Stall is deemed to be an EV Stall for the purposes of this Lease if: (i) an electrical outlet is within such Stall or immediately adjacent thereto; (ii) it is

labelled on the Parking/Storage Plan as being an EV Stall; or (iii) it is otherwise designated by the developer of the Development as being an EV Stall.

(d) Notwithstanding anything to the contrary contained in this Lease, this section 4.04 and the exchange mechanism contained herein will not apply to any EV Stall held by a Developer Company.

4.05 **Disabled Stalls Re-Allocation**

- (a) In this section 4.05: (i) "Qualified Owner" means an owner of a Residential Lot within the Development who resides in such Residential Lot and who has been issued, or in the case of an owner who is a natural person, whose spouse or dependent child resides in such Residential Lot and has been issued, or whose (whether or not such owner is a natural person) tenant resides in such Residential Lot and has been issued, a valid parking permit for people with disabilities from the Social Planning and Research Council of British Columbia (or a disabled person's parking permit otherwise issued in accordance with the *Motor Vehicle Act* (British Columbia); and (ii) "Non-Qualified Owner" means an owner of a Residential Lot who is not a Qualified Owner.
- (b) Five (5) of the Stalls (the "Disabled Stalls") will be designed and constructed in accordance with the applicable bylaws of the City of Revelstoke (the "City") to accommodate vehicles driven by individuals who have a loss, or a reduction, of functional ability and activity (including a person in a wheelchair and a person with a sensory disability).
- (c) If a Qualified Owner is the holder of an interest in a Stall (a "Non-Disabled Stall") that is not a Disabled Stall, then the Qualified Owner may make a written request that the Strata Corporation exchange the Qualified Owner's Non-Disabled Stall for a Disabled Stall. Upon receipt by the Strata Corporation of a written request for such an exchange from a Qualified Owner, the Strata Corporation will require that a Non-Qualified Owner who is the holder of an interest in a Disabled Stall (to the extent that any is available and to be selected by the Strata Corporation, in each case, at the sole discretion of the Strata Corporation, if there is more than one such Non-Qualified Owner) exchange his or her interest in the Disabled Stall with the Qualified Owner for his or her interest in the Non-Disabled Stall for no consideration. Such an exchange will be accomplished by the Non-Qualified Owner partially assigning this Lease to the Qualified Owner in respect of the Disabled Stall, and the Qualified Owner partially assigning this Lease to the Non-Qualified Owner in respect of the Non-Disabled Stall. The Non-Qualified Owner and the Qualified Owner will each execute a partial assignment of this Lease in favour of the other substantially in the form attached hereto as Schedule B, and the Strata Corporation is hereby granted a power of attorney to execute such partial assignment on behalf of the Non-Qualified Owner to effect such transfer. Any exchange pursuant to this section 4.05 will be on the terms set out in subsections 4.01(a) to (d), provided however that, if the Strata Corporation executes a partial assignment on behalf of the Non-Qualified Owner to effect such transfer pursuant to the foregoing power of attorney, such transfer will be effective upon execution of the partial assignment by the Strata Corporation and the Qualified Owner and the Strata Corporation, as the case may be, may make and retain a copy of such partial assignment.

- (d) For clarity, a Stall is deemed to be a Disabled Stall for the purposes of this Lease if: (i) it is labelled on the Parking/Storage Plan as being a Disabled Stall; or (ii) it is otherwise designated by the developer of the Development as being a Disabled Stalls.
- (e) Notwithstanding anything to the contrary contained in this Lease, this section 4.05 and the exchange mechanisms contained herein will not apply to any Disabled Stall held by a Developer Company.

4.06 **Consents.**

The consent of the Strata Corporation or the Residential Section will not be required for any partial assignment of this Lease. Neither the Strata Corporation nor the Residential Section will interfere with or attempt to interrupt or terminate the rights of an assignee under any such assignment except as expressly agreed by such assignee.

4.07 Form of Partial Assignments.

Subject to section 4.02, all partial assignments of this Lease will be substantially in the form attached hereto as Schedule B.

4.08 **Release of Assignors.**

Upon the partial assignment (including an automatic assignment pursuant to section 4.02) of this Lease pertaining to a particular Stall and/or Locker, the Tenant and any subsequent assignor of an interest in such Stall and/or Locker will be automatically and absolutely released from any obligations or liabilities under this Lease pertaining to such Stall and/or Locker.

4.09 **Register of Partial Assignments.**

Landlord and, upon assumption by the Strata Corporation of this Lease, the Strata Corporation or the Residential Section will maintain a register of all Stalls and Lockers and will record on such register each partial assignment of this Lease, indicating:

- (a) the number of the Stall and/or Locker assigned;
- (b) the date of assignment;
- (c) the name and address of the assignee; and
- (d) the number of the Residential Lot owned by the assignee to which such Stall and/or Locker is at the time appurtenant, unless the assignee is the Strata Corporation, the Residential Section or the Tenant, in which event the Stall and/or Locker need not be appurtenant to a Residential Lot.

Upon request by any owner or prospective purchaser of a Residential Lot, the Strata Corporation or the Residential Section will provide a certificate, within seven days after receipt of such request, certifying the name and address of the owner to whom a particular Stall and/or Locker is assigned and the number of the Residential Lot to which such Stall and/or Locker is at the time appurtenant. The Strata Corporation or the Residential Section may require a fee of not more than \$10.00, or a greater amount reasonably prescribed by the bylaws of the Strata Corporation, from the person requesting such certificate. Upon the Strata Corporation or the Residential Section becoming aware of a partial assignment pertaining to a particular Stall

and/or Locker under section 4.01, 4.02, 4.03, 4.04 or 4.05 the Strata Corporation will amend the register accordingly.

4.10 Assignment by the Tenant.

Upon the deposit of the Strata Plan in the Land Title Office and the assumption of the Landlord's interest in this lease by the Strata Corporation, the Tenant may assign some or all of its rights under this lease to 0929468 (as defined below), as tenant, without the consent of the Strata Corporation or the Residential Section, provided that 0929468 assumes, in writing, the covenants and obligations of the Tenant under this Lease and, upon execution thereof, the Tenant will be absolutely released from any obligations or liabilities hereunder and no longer entitled to the benefit of any rights hereunder and 0929468 will be entitled to enjoy and exercise all of the rights of the Tenant hereunder.

In this Lease: (i) "**0929468**" means 0929468 B.C. Ltd.; (ii) "**ParkingCo**" means Mackenzie Plaza Parking Co. Ltd.; and (iii) "**Developer Company**" means 0929468 or ParkingCo.

ARTICLE 5 MISCELLANEOUS

5.01 **Excluded Parking Stalls.**

Notwithstanding anything contained herein to the contrary, the following parking stalls are not subject to or encumbered by this Lease:

- (a) the four parking stalls reserved by the developer of the Development for the parking for car-share vehicles, all of which are located within the portion of the Surface Parking Lot located in Phase 1 and not shown outlined in bold on the Parking/Storage Plan; and
- (b) those parking stalls denoted as "Commercial Parking Stalls on the Parking/Storage Plan.

5.02 No Registration.

No partial assignment hereof will be registered by any assignee in any land title office.

5.03 Severability.

If any provision or a portion of a provision of this Lease is found to be illegal or unenforceable, then such provision or portion will be severed from this Lease and this Lease will be deemed to be so amended, and this Lease will continue in full force and effect subject only to such amendment.

5.04 **Definitions.**

Any term defined in the recitals to this Lease will have the same meaning throughout this Lease unless otherwise redefined.

5.05 Meaning of "Person".

In this Lease, "person" means an individual, corporation, body corporate or unincorporated organization or any trustee, executor, administrator or other legal representative.

5.06 Form of Agreement.

Each of the parties hereto agrees to amend the form of this Lease to meet the requirements of the Registrar of the Land Title Office or of any governmental or public authority or as otherwise necessary to confirm unto the parties the rights granted in this Lease.

5.07 Enurement.

This Lease will enure to the benefit of and be binding upon each of the parties hereto and their respective successors and permitted assigns.

[Remainder of page left intentionally blank. Signature page follows.]

IN WITNESS WHEREOF the parties hereto have executed this Lease by their respective authorized officers.

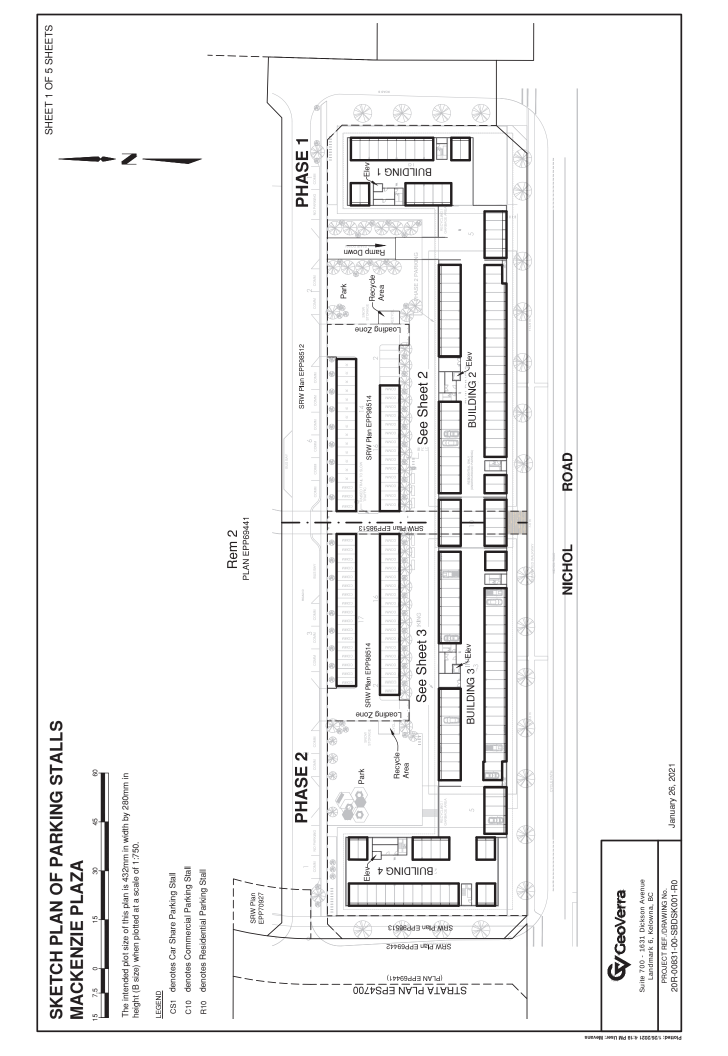
By the Landlord:

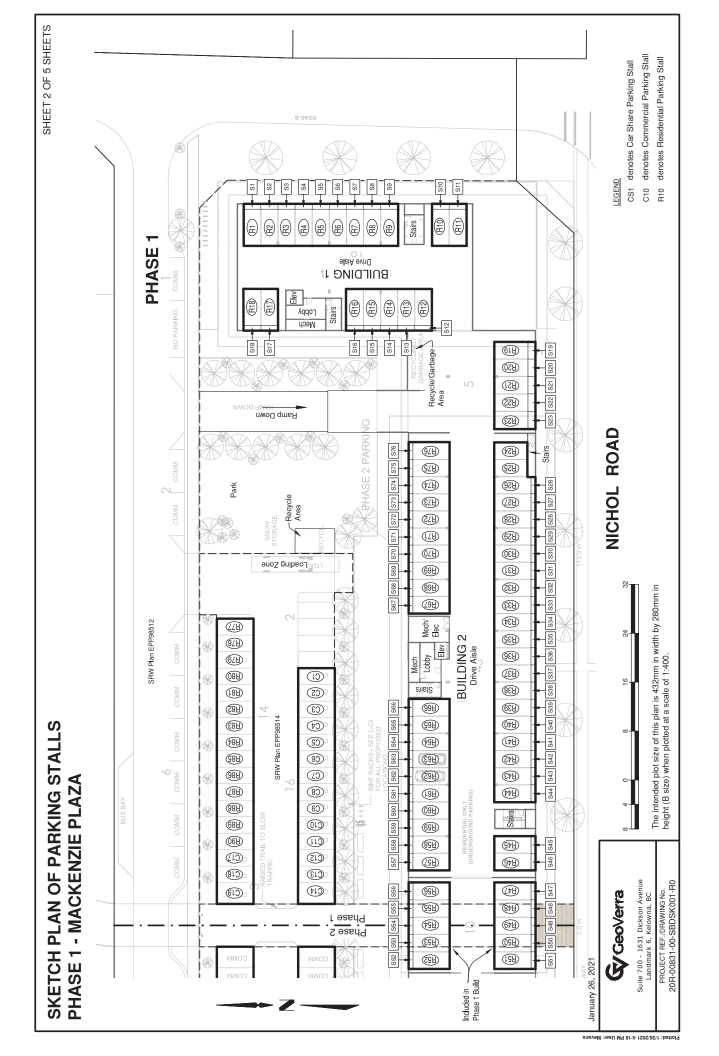
0929468 B.C. LTD.		
By:	Authorized Signatory	
By:	Authorized Signatory	
By the Tenant:		
MACKENZIE PLAZA PARKING CO. LTD.		
	R L	
By:	Authorized Signatory	
By:		
	Authorized Signatory	

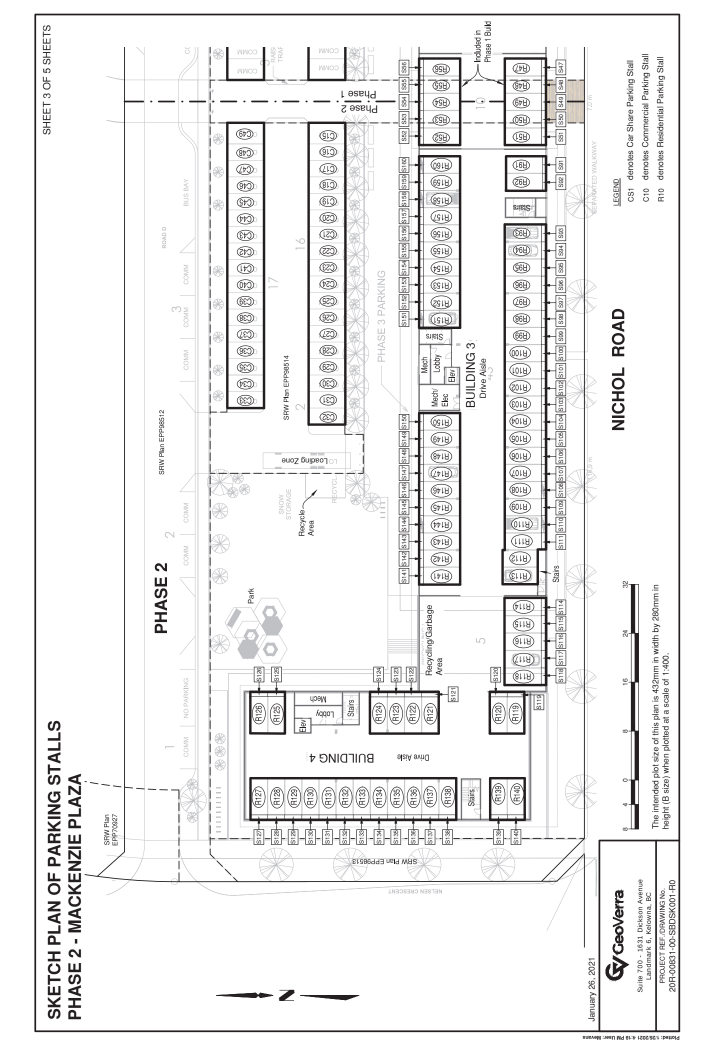
SCHEDULE A

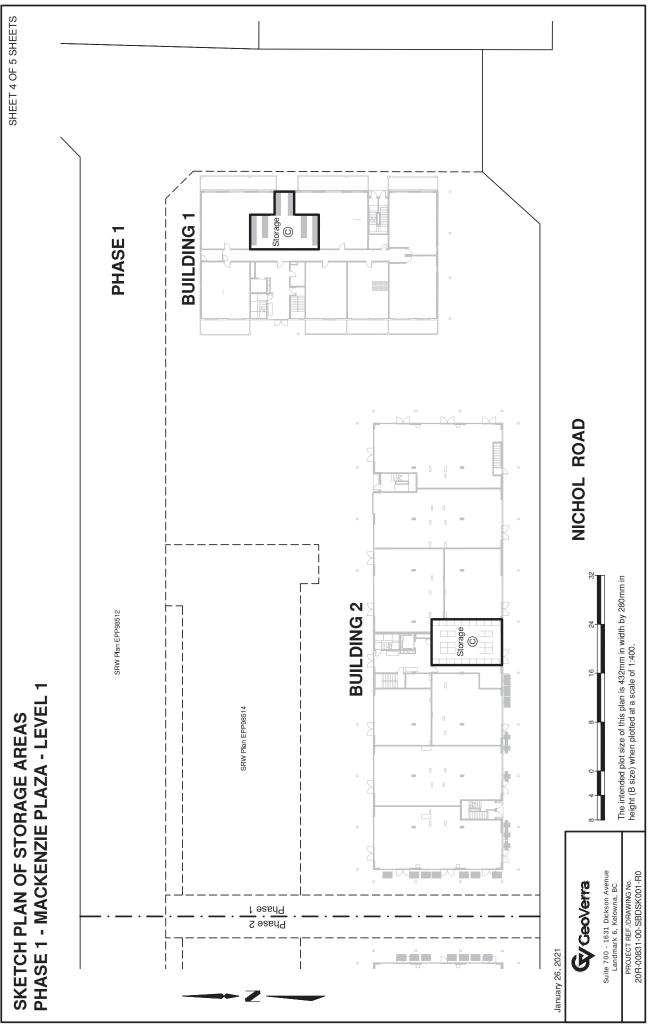
PARKING/ STORAGE LOCKER PLAN

The attached sketch plan has been prepared based on architectural drawings and a preliminary strata plan for the Development and generally identifies the areas within which the Stalls and Lockers will be located. The Tenant will, and is hereby authorized to, replace the attached sketch plan with a sketch plan or explanatory plan showing the actual location of the Stalls and Lockers upon completion of construction and delineation of the same.

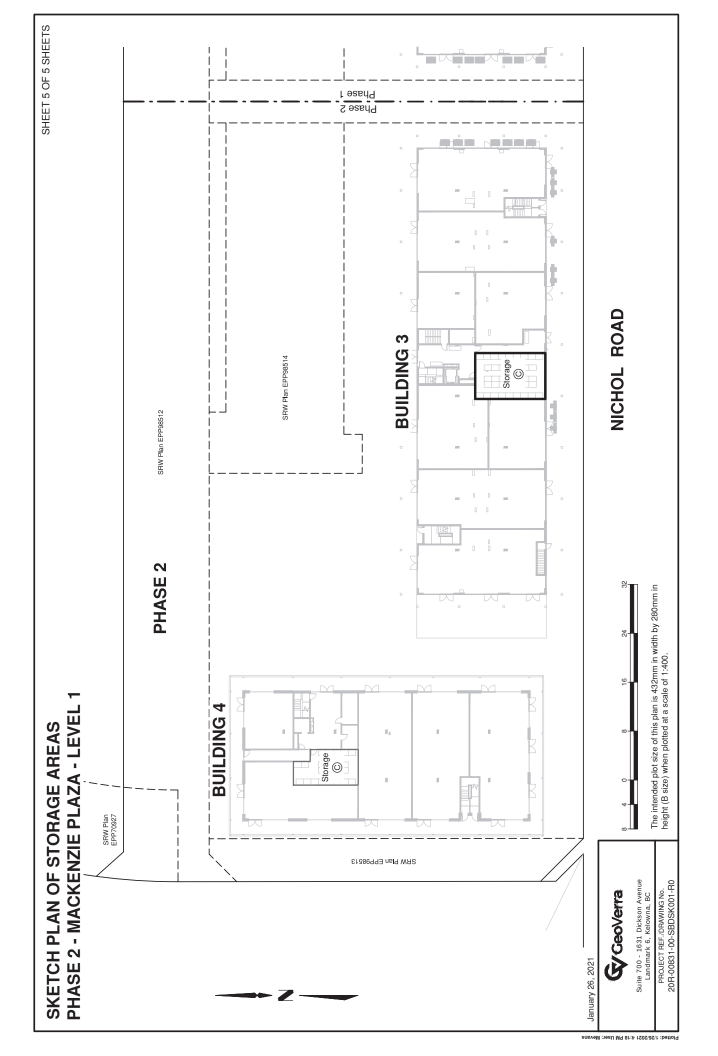








Plotted: 1/26/2021 4:18 PM User: Mevans



SCHEDULE B

MACKENZIE PLAZA RESIDENTIAL PARKING AND STORAGE LEASE ASSIGNMENT

BETWEEN:	
	(the " Assignor ")
AND:	
	(the " Assignee ")
RE:	Parking stall(s) No(s) (the " Parking Stall(s)") and/or EV Stall(s) No.(s) and/or Disabled Stall No.(s) (the EV Stall(s), the Disabled Stall and the Parking Stall(s) are collectively referred to herein as the " Stall(s) ") and/or storage locker(s) No(s) (the " Locker(s) ") as shown on the plan attached to the residential parking and storage lease (the " Lease ") dated January •, 2021 made between 0929468 B.C. Ltd., as lessor, and Mackenzie Plaza Parking Co. Ltd., as lessee, as subsequently assigned

WHEREAS the Assignor is the lessee of the Stall(s) and/or Locker(s) and the Assignee is one of the following: (a) The Owners, Strata Plan _____ (the "Strata Corporation"); (b) Section 2 of The Owners, Strata Plan _____ (the "**Residential Section**"); (c) 0929468 B.C. Ltd. or Mackenzie Plaza Parking Co. Ltd. (as the case may be, the "**Tenant**"); or (d) the registered owner or purchaser of Residential Lot _____ (Suite No. _____) (the "Residential Lot") in the Development (as defined in the Lease).

In consideration of the covenants and agreements set forth in this Assignment, the parties agree with each other as follows:

1. Assignment.

The Assignor hereby assigns to the Assignee its partial interest in the Lease pertaining to the exclusive right to lease the Stall(s) and/or the Locker(s), and including the right of access set out in section 1.04 of the Lease, for the balance of the Term (as defined in the Lease). Subject to section 4.02 of the Lease, this Assignment will not be effective until the Assignee has given a copy of this Assignment to the Strata Corporation.

2. Assignment Contingent Upon Residential Lot Ownership.

Unless the Assignee is the Strata Corporation, the Residential Section or the Tenant, the Assignee, its successors, permitted assigns, heirs, executors or administrators will only be entitled to the rights with respect to the Stall(s) and/or the Locker(s) for as long as the Assignee owns the Residential Lot and, accordingly, following the sale of such Residential Lot by the Assignee, the Assignee and its successors, permitted assigns, heirs, executors and administrators will no longer have any right to use, sell, rent or assign the Stall or Locker.

3. <u>Compliance</u>.

The Assignee agrees to use and deal with the Stall(s) and/or the Locker(s) in accordance with the Lease and with the bylaws, rules and regulations of the Strata Corporation, but only to the extent such bylaws, rules and regulations do not materially interfere with the Assignee's rights under the Lease and this Assignment.

4. <u>Sale or Disposition</u>.

The Assignee may only assign its rights under this Assignment, and may only allow anyone else to use the Stall(s) and/or Locker(s), in accordance with the Lease.

5. <u>Acknowledgement</u>.

The Assignee acknowledges having received a copy of the Lease and agrees to be fully bound by its terms.

6. <u>Enurement</u>.

This Assignment will enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and permitted assigns.

7. <u>Capitalized Terms.</u>

Each capitalized term used herein which is defined in the Lease and not otherwise defined herein will have the meaning given to it in the Lease.

8. Counterparts.

This Assignment may be executed in any number of counterparts, each of which will be deemed to be an original and all of which, taken together, will be deemed to constitute one and the same instrument.

9. <u>Electronic Delivery.</u>

Delivery of an executed copy of this Assignment by any party by electronic transmission (including fax or e-mail) will be as effective as personal delivery of an originally executed copy of this Assignment by such party.

[Remainder of page left intentionally blank. Signature page follows.]

The parties have executed this Assignment effective as of the _____ day of _____, 20_____.

Assignor

Assignee

AMENDMENT TO RESIDENTIAL PARKING AND STORAGE LEASE

MACKENZIE PLAZA AMENDMENT TO RESIDENTIAL PARKING AND STORAGE LEASE

THIS AGREEMENT is dated as of the 10th day of September, 2022.

BETWEEN:

0929468 B.C. LTD. Suite 900 - 900 West Hastings Street Vancouver B.C. V6C 1E5

(the "Landlord")

AND:

MACKENZIE PLAZA PARKING CO. LTD.

Suite 2800 – 1285 West Georgia Street Vancouver, B.C. V6B 4N7

(the "Tenant")

WHEREAS:

- A. By a residential parking and storage lease made as of January 28, 2021 (the "**Lease**") between the Landlord, as landlord, and the Tenant, as tenant, the Landlord leased to the Tenant the Stalls and Lockers (each as defined in the Lease) in the Parking Facility of a proposed mixed-use strata development known as "Mackenzie Plaza"" located in Revelstoke, British Columbia;
- B. The Parking/Storage Plan has been revised to reflect certain changes to the Parking Facility; and
- C. The parties have agreed to modify the Lease to reflect such changes on the terms and conditions herein set out.

THEREFORE, in consideration of the premises, the mutual covenants and agreements contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by the parties hereto, the parties agree as follows:

- 1. **Defined Terms**. Any capitalized terms used herein which are defined in the Lease and not otherwise defined herein will have the meanings ascribed thereto in the Lease.
- 2. **Amendment**. Effective as of the date hereof, the Lease is hereby amended as follows:
 - (a) by amending section 5.01 as follows:
 - (i) by deleting the period at the end of subsection 5.01(b) and replacing it with the following: "; and"; and

- (ii) by adding the following new subsection immediately after subsection 5.01(b):
 - "(c) those parking stalls denoted as "Visitor Parking Stalls" on the Parking Plan, all of which are located on the Surface Parking Lot;" and
- (b) by deleting Schedule A to the Lease and replacing it with Schedule A attached hereto.

3. Modified Premises.

- (a) The parties acknowledge, confirm and agree that the Modified Plan is deemed to be the "Parking/Storage Plan" for all purposes under the Lease, and that for all purposes under the Lease, the "Stalls" and "Lockers", respectively, under the Lease will be deemed and construed to mean:
 - (i) those certain Stalls denoted as "Residential Parking Stalls"; and
 - (ii) those certain Lockers located within the storage rooms to be constructed on the first floor of the buildings in the Development,

shown outlined in heavy black line on the Modified Plan.

- (b) To the extent that the Modified Premises includes any Additional Premises, the Landlord hereby leases and demises the Additional Premises to the Tenant for the Term on the terms and conditions set out in the Lease, as amended by this Agreement.
- (c) To the extent that the Original Premises includes any Surrendered Premises, the Tenant hereby surrenders the Surrendered Premises to the Landlord effective as of the date hereof.
- (d) The following defined terms have the following meanings for the purposes of this Agreement:
 - (i) **"Additional Premises**" means any portion of the Modified Premises that are not included in the Original Premises;
 - (ii) **"Modified Plan**" means the modified Parking/Storage Plan attached to this Agreement as Schedule A;
 - (iii) **"Modified Premises**" means the leased premises under the Lease, as amended by this Agreement, as shown on the Modified Plan;
 - (iv) "Original Plan" means the original Parking/Storage Plan attached as Schedule A to the Lease, prior to the Lease being amended by this Agreement;

- (v) **"Original Premises**" means the leased premises under the original Lease, prior to the Lease being amended by this Agreement, as shown on the Original Plan; and
- (vi) **"Surrendered Premises**" means any portion of the Original Premises that are not included in the Modified Premises.
- 4. **Ratification**. The parties ratify and confirm the terms and conditions contained in the Lease, as modified by this Agreement.
- 5. **Interpretation**. This Agreement will, from the date hereof, be read and construed together with the Lease and the Lease, as modified hereby, will continue in full force and effect for the remainder of the term of the Lease in accordance with the terms thereof and hereof. In the event of any conflict between the terms and conditions of the Lease and the terms and conditions of this Agreement, the terms and conditions of this Agreement will prevail.
- 6. **Enurement**. This Agreement will enure to the benefit of and will be binding upon the parties hereto and their respective administrators, successors and permitted assigns. The parties hereto will, at the reasonable request and expense of the other, execute and deliver such further documents and instruments and do all such further acts and things as may be required in order to evidence, carry out and give full effect to this Agreement.
- 7. **Counterparts**. This Agreement may be executed in any number of counterparts, each of which will be deemed to be an original and all of which, taken together, will be deemed to constitute one and the same instrument.
- 8. **Delivery by Electronic Transmission**. Delivery of an executed copy of this Agreement by any party by electronic transmission will be as effective as personal delivery of an originally executed copy of this Agreement by such party.

[Signature page follows]

IN WITNESS WHEREOF the parties hereto have executed this Lease by their respective authorized officers.

By the Landlord:

0929468 B.C. LTD. By: Authorized Signatory

By:

Authorized Signatory

By the Tenant:

MACKENZIE PLAZA PARKING CO. LTD.

By:

Authorized Signatory

By:

Authorized Signatory

{252112-504217-02105902}

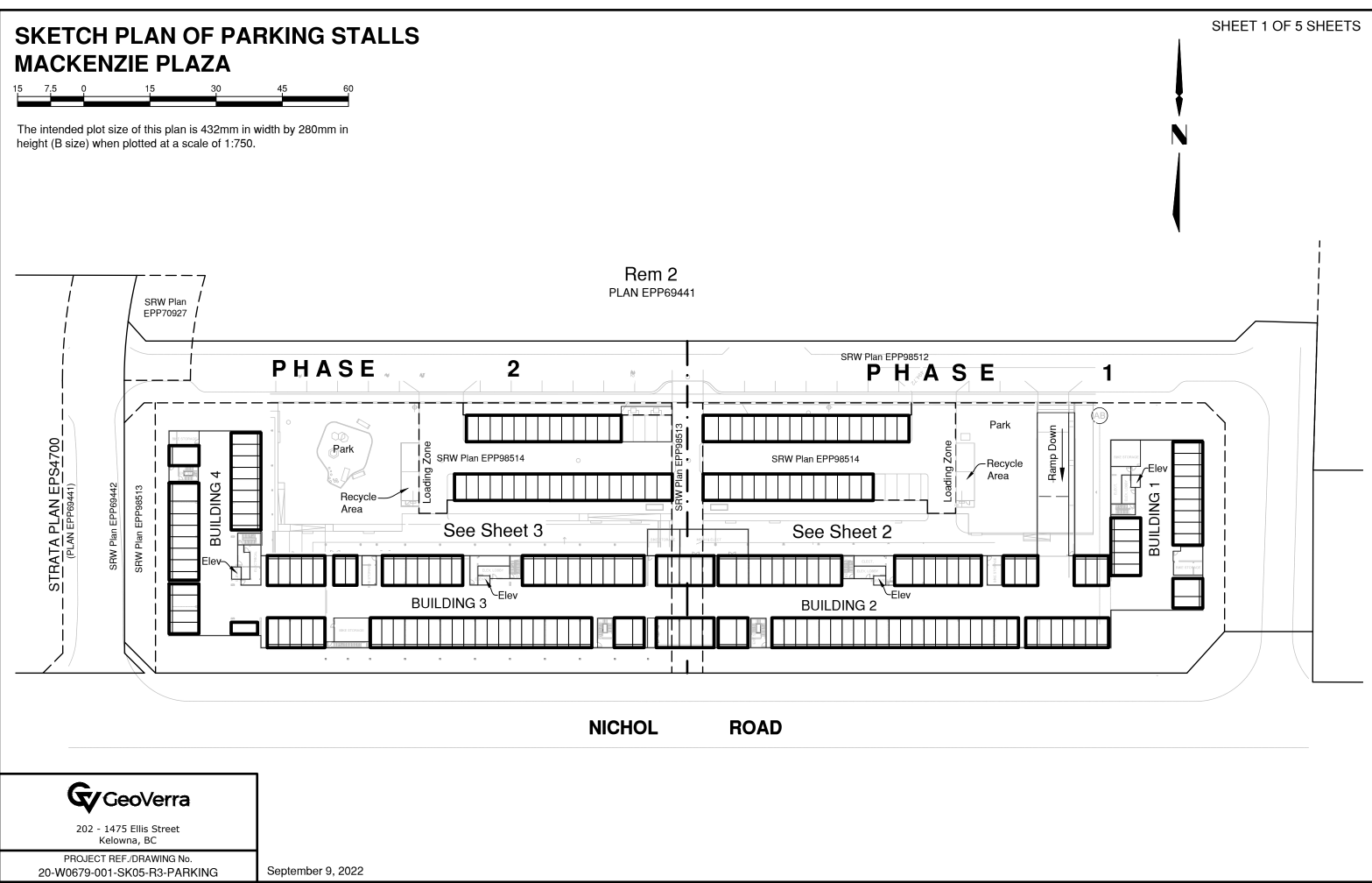
SCHEDULE A

PARKING/ STORAGE LOCKER PLAN

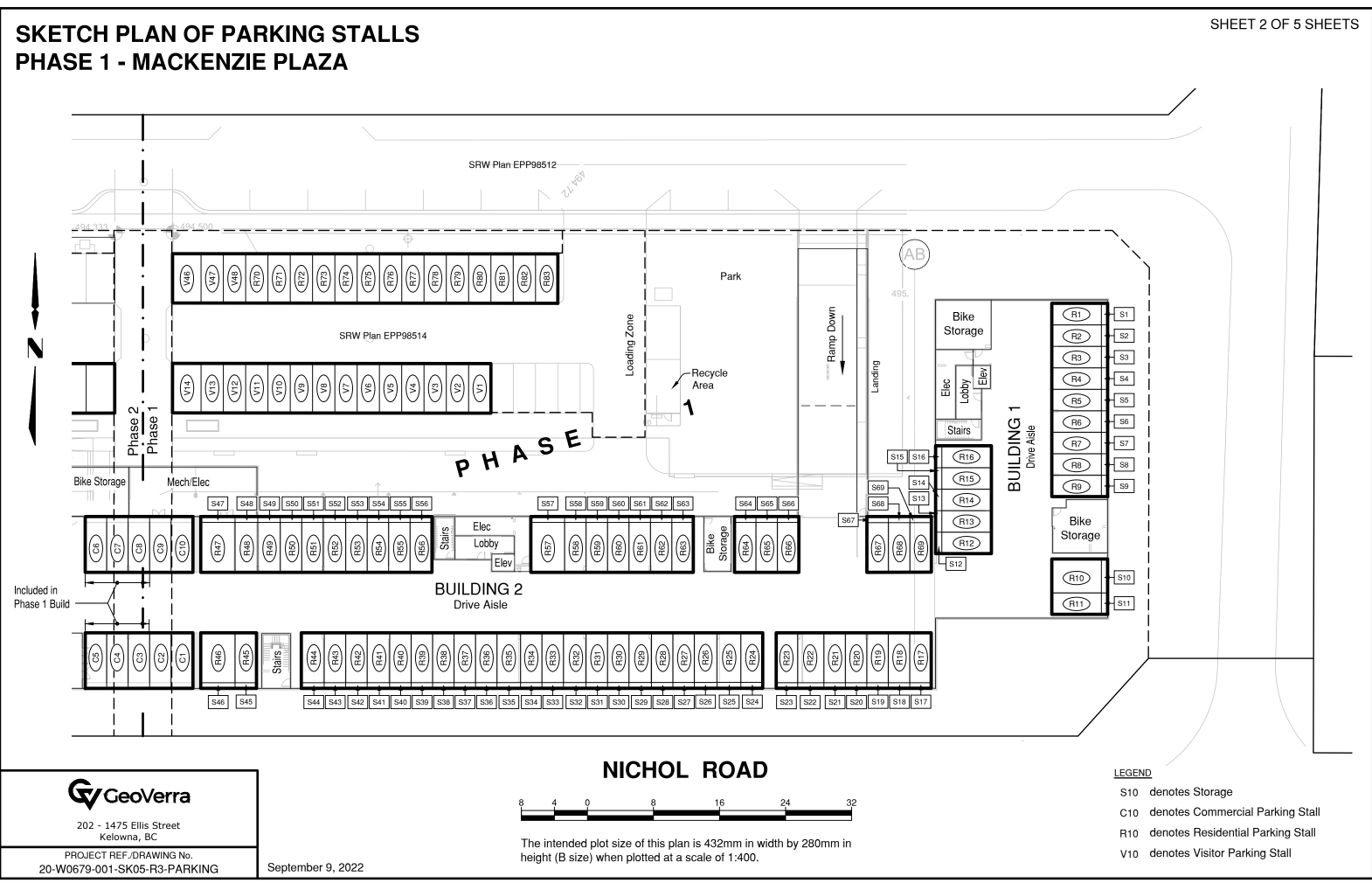
See attached.

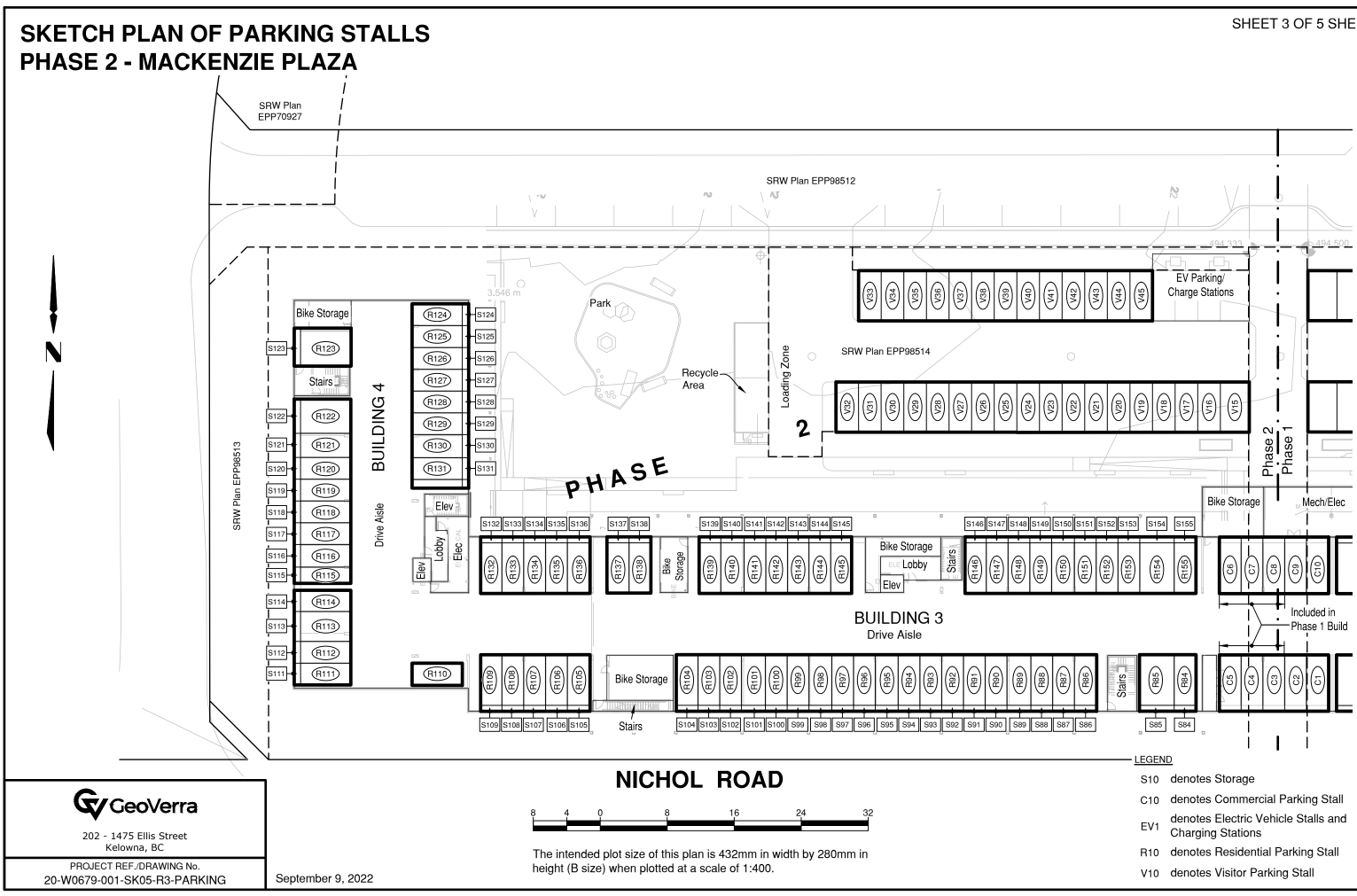




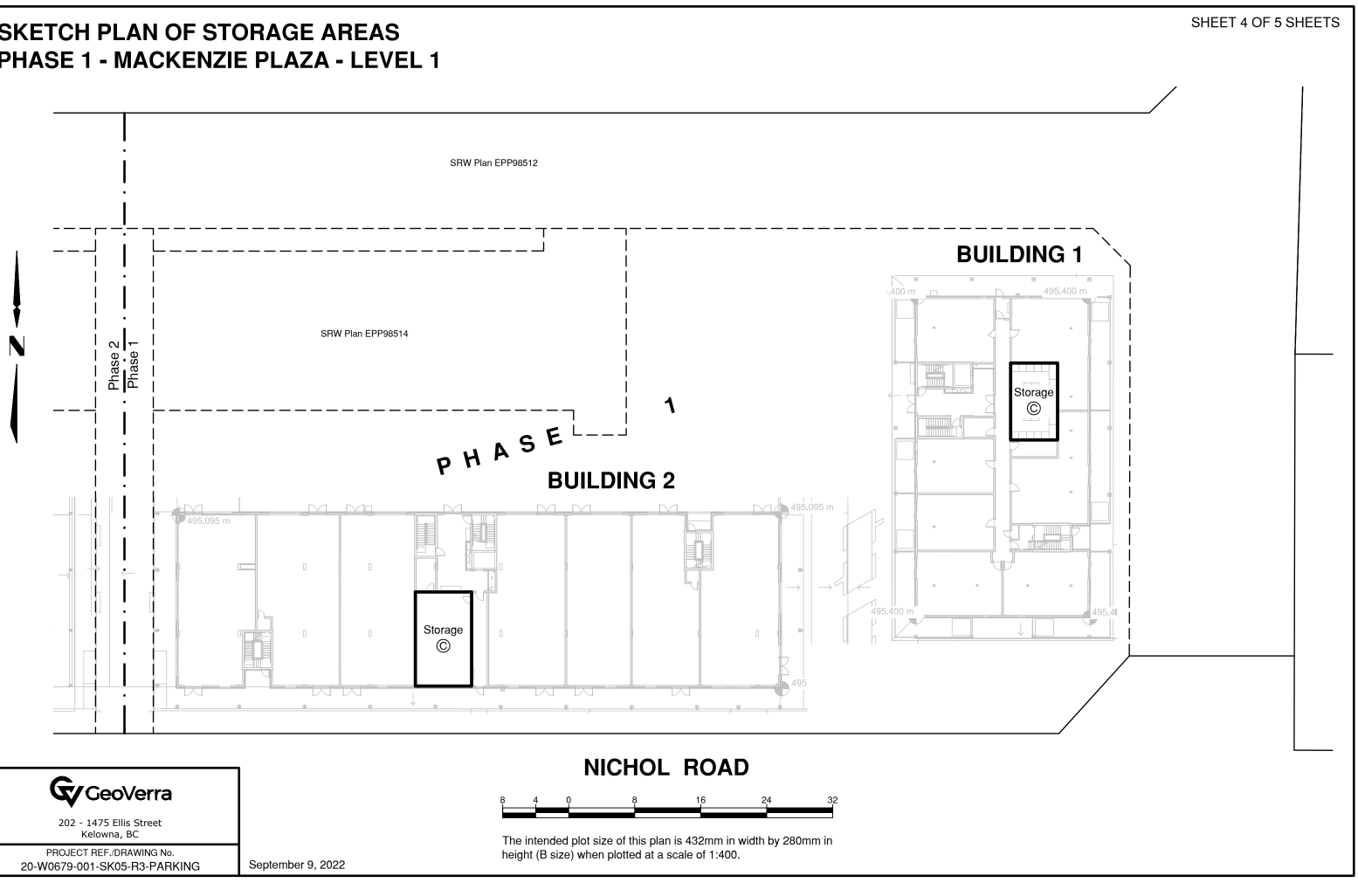


SKETCH PLAN OF PARKING STALLS PHASE 1 - MACKENZIE PLAZA





SKETCH PLAN OF STORAGE AREAS PHASE 1 - MACKENZIE PLAZA - LEVEL 1



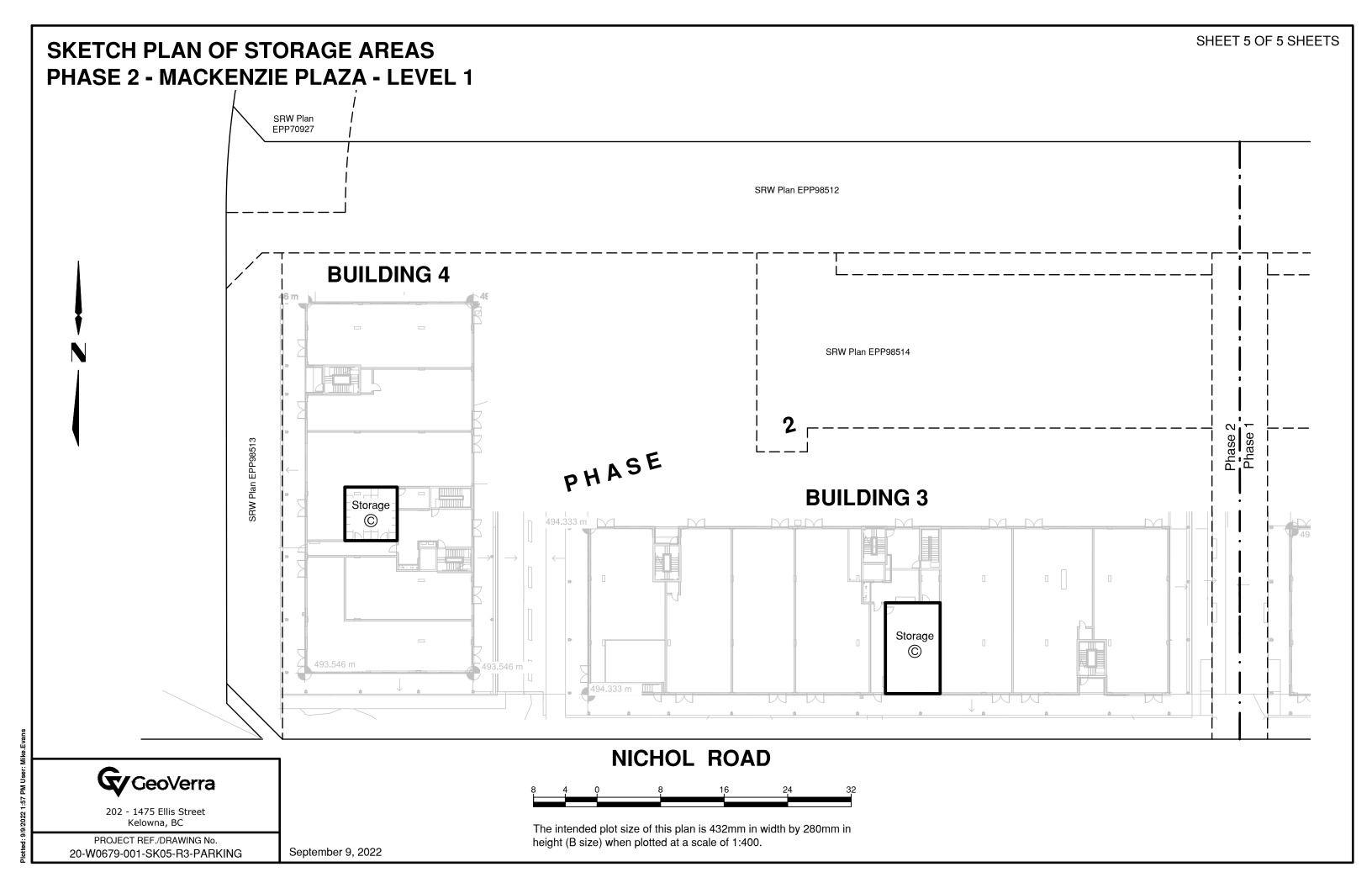


EXHIBIT M-2

COMMERCIAL PARKING LEASE

See attached.

MACKENZIE PLAZA COMMERCIAL PARKING LEASE

THIS AGREEMENT made as of September 10, 2022

BETWEEN:

0929468 B.C. LTD. Suite 900 - 900 West Hastings Street Vancouver B.C. V6C 1E5

(the "Landlord")

AND:

MACKENZIE PLAZA PARKING CO. LTD.

Suite 2800 – 1285 West Georgia Street Vancouver, B.C. V6B 4N7

(the "Tenant")

WITNESSES THAT WHEREAS:

- A. The Landlord is the registered and beneficial owner of certain lands and premises located in Revelstoke, British Columbia, and currently legally described as:
 - Lot A Section 23 Township 23 Range 2 West of the 6th Meridian Kootenay District Plan EPP98511

(the "Lands");

- B. The Lands will form part of a two phase ("**Phase 1**" and "**Phase 2**", respectively, individually, a "**Phase**" and collectively, the "**Phases**") mixed-use strata development known as "Mackenzie Plaza" (the "**Development**") to be constructed and developed by the Landlord;
- C. After entering into this Lease and completing construction of Phase 1 of the Development, the Landlord proposes to subdivide the Lands by the registration of a phased strata plan (the "**Strata Plan**") in respect of the Lands pursuant to the *Strata Property Act* (British Columbia) (the "**SPA**");
- D. As the Strata Plan with respect to each Phase is deposited for registration, the portion of Parking Facility (as defined below) located within each such Phase will be designated as common property of the strata corporation (the "**Strata Corporation**") formed upon the deposit of the Phase 1 Strata Plan in the Land Title Office;

- E. The bylaws of the Strata Corporation will provide, among other things, that the commercial strata lots (the "**Commercial Lots**") in the Development will form a separate section within the Strata Corporation (the "**Commercial Section**");
- F. As part of the Development, the Landlord will be constructing a one-level concrete underground parking facility (the "**Underground Parkade**") and a surface level parking lot (the "**Surface Parking Lot**", and together with the Underground Parkade, the "**Parking Facility**"), portions of which will be located in each of Phase 1 and Phase 2;
- G. The Landlord has agreed to lease to the Tenant all of those parking stalls (the "**Stalls**") denoted as "Commercial Parking Stalls" on the Parking Plan (as defined below) and the associated drive aisles which are to be constructed within, and upon, the Parking Facility, which Stalls are generally shown outlined in heavy black line on the parking plan (the "**Parking Plan**"), a reduced copy of which is attached hereto as Schedule A, all on the terms and conditions set out in this Lease and with the right of the Tenant to grant partial assignments of this Lease pertaining to particular Stalls and to use and rent such Stalls as described more particularly herein; and
- H. Each of the parties to this Lease agrees that title to the common property of the Strata Corporation will be subject to and encumbered by this Lease.

NOW THEREFORE in consideration of these premises and the sum of \$10.00 of lawful money of Canada now paid by the Tenant to the Landlord, the receipt and sufficiency of which are hereby acknowledged by the Landlord, and in consideration of the mutual promises and agreements set forth in this Lease, the parties agree each with the other as follows:

ARTICLE 1 GRANT AND TERM

1.01 <u>Grant.</u>

The Landlord hereby leases to the Tenant for the Term (as defined in section 1.02) all of the Stalls on the terms and conditions set out in this Lease.

1.02 <u>Term.</u>

The term (the "**Term**") of this Lease will commence on the date first written above (the "**Commencement Date**") and will terminate on the earlier of: (i) the date that the Strata Corporation is dissolved; and (ii) the date which is 999 years after the Commencement Date.

For the purposes of this provision, the amalgamation of the Strata Corporation with another strata corporation will not be considered a dissolution of the Strata Corporation.

1.03 <u>Rent.</u>

The parties to this Lease acknowledge that, subject to section 1.05, the sum of \$10.00 now paid by the Tenant to the Landlord will be the only payment required to be paid to the Landlord by either the Tenant or any assignee of a partial assignment under this Lease for the use and enjoyment of a Stall.

1.04 <u>Licence.</u>

The Landlord agrees that the Tenant and any assignee (including an assignee of a partial assignment under this Lease in respect of any Stall) may at all times, in common with the Landlord and all other persons now or hereafter having the express or implied permission of the Landlord or having a similar right, enter upon and pass over any part of the Lands designated as drive aisles, driveways, ramps, roadways, stairways or walkways for the purpose of obtaining access to or egress from the Parking Facility or a particular Stall, provided that the operation of vehicles will be restricted to drive aisles, driveways, ramps and roadways and access by foot will be restricted to pedestrian walkways and stairways. The Landlord will at all times provide the Tenant, in its capacity as the tenant under this Lease and any assignee (including an assignee of a partial assignment under this Lease in respect of any Stall), with means of access to any security devices as necessary to enable the Tenant and subsequent assignees to use and enjoy the Stall to which the Tenant or subsequent assignees are entitled.

1.05 Acknowledgement

Notwithstanding any other provision of this Lease:

- (a) 0929468 B.C. Ltd. (the "**Original Landlord**") may enter into agreements with the purchasers of Commercial Lots within the Development whereby the Original Landlord will agree to provide one or more Stalls to such purchasers in exchange for the payment of certain amounts agreed to by the Original Landlord and such purchasers, and that such amounts will be paid to, and be the absolute property of, the Original Landlord; and
- (b) the Tenant will, as and when directed to do so by the Original Landlord, grant partial assignments of this Lease, in respect of such Stalls as may be designated by the Original Landlord, to the purchasers of Commercial Lots within the Development in exchange for the payment of certain amounts agreed to by the Original Landlord and such purchasers, and that such amounts will be paid to, and be the absolute property of, the Original Landlord.

This provision will not in any manner be construed or interpreted as giving the Strata Corporation, as assignee of the Landlord pursuant to an assignment of this Lease by the Landlord and an assumption of this Lease by the Strata Corporation, the right to cause or direct the Tenant to grant partial assignments in respect of any Stall, and, for greater certainty, the Strata Corporation, cannot so cause or direct the Tenant to grant any such assignments.

ARTICLE 2 SUBDIVISION BY STRATA PLAN

2.01 Strata Plan/Assumption by Strata Corporation.

This Lease and the covenants and obligations of the Landlord under this Lease run with and bind the Lands and, upon the subdivision of the Lands by means of the Strata Plan, such covenants and obligations will continue to run with and bind each subdivided parcel forming part of the Development which contains a portion of the Parking Facility.

Upon the deposit of the Phase 1 Strata Plan in the Land Title Office, the Landlord will cause the Strata Corporation to enter into an agreement, in a form reasonably required by the Landlord, pursuant to which the Landlord will assign to the Strata Corporation all of its right, title and

{252112-504217-01561996;6}

benefit hereunder, and the Strata Corporation will assume all of the covenants and obligations of the Landlord under this Lease, as the representative of the owners of strata lots within the Development, provided however that the assignment and assumption will be suspended insofar as this Lease applies to Stalls within Phase 2 until, and conditional upon, the deposit of the Phase 2 Strata Plan.

The assumption agreement will also provide that, upon execution thereof, the Landlord will be absolutely released from any obligations or liabilities hereunder and no longer entitled to the benefit of any rights hereunder, provided however that such release and cessation of rights will not be effective insofar as this Lease applies to Stalls within Phase 2 until, and conditional upon, the deposit of the Phase 2 Strata Plan.

For greater certainty, and notwithstanding the foregoing, the Original Landlord will remain entitled to its rights under section 1.05 at all times and such rights will not be assigned to the Strata Corporation at any time.

2.02 Common Property.

This Lease is intended to apply only to a portion of the common property (including limited common property) which will be created upon the deposit for registration of the Strata Plan and not at any time to burden the title to any individual Commercial Lot. Both of the parties to this Lease agree that title to the common property of the Strata Corporation will be subject to and encumbered by this Lease.

ARTICLE 3 MAINTENANCE AND ENCUMBRANCES

3.01 Maintenance.

The Landlord and the Tenant acknowledge and agree that, until the deposit for registration of the Phase 1 Strata Plan, the Landlord will be solely responsible, subject to the terms of this Lease, for the control, management and administration of the Stalls. Upon the deposit of the Phase 1 Strata Plan in the Land Title Office, the Landlord will cause the Commercial Section to enter into an agreement, in a form reasonably required by the Landlord, pursuant to which the Commercial Section will, subject always to the Landlord's rights under section 1.05 of this Lease, assume full responsibility for the control, management, administration, maintenance and repair of the Stalls as common property and/or limited common property in accordance with the provisions of the SPA and the bylaws of the Strata Corporation, as the case may be. The Commercial Section may pass bylaws or make rules and regulations with respect to the Stalls as long as such bylaws, rules or regulations do not materially interfere with the rights of the Tenant or its permittees or invitees or any subsequent assignee under this Lease (including the right of the Tenant to partially assign this Lease as it relates to particular Stalls) and apply equally to the Tenant and all assignees hereunder.

Notwithstanding the foregoing, the Landlord and the Tenant agree that the assumption by the Commercial Section of responsibility for the control, management, administration, maintenance and repair of the Stalls located in Phase 2 is postponed and conditional until such time as the Phase 2 Strata Plan is deposited at the Land Title Office.

3.02 <u>Alterations.</u>

The Tenant and its successors and permitted assigns may make such alterations and modifications to the Stalls, and install, construct, operate, modify, repair, maintain, clean, replace or remove such equipment, fixtures, signage, improvements and other works (including power and other utilities, services and telecommunication connections) within or adjacent to the Stalls, as the Tenant deems necessary or desirable, including, without limitation, installing wayfinding signage, parking meters and payment machines.

Notwithstanding the foregoing, the Landlord and the Tenant agree that the right of the Tenant to alter or modify the Stalls located in Phase 2 is postponed and conditional until such time as the Phase 2 Strata Plan is deposited at the Land Title Office.

3.03 Subordination.

The Tenant agrees to subordinate its interest pursuant to this Lease to any financial encumbrance registered by the Landlord against title to the Lands.

3.04 No Right to Encumber.

Neither the Tenant nor any subsequent assignee of any interest of the Tenant under this Lease will mortgage, charge, pledge or otherwise grant their interest in any Stall as security to any person.

ARTICLE 4 ASSIGNMENT

4.01 **Partial Assignments.**

The Tenant may partially assign this Lease and its rights under this Lease pertaining to one or more particular Stalls to: (i) a purchaser or owner of a Commercial Lot; (ii) the Tenant if the assignor is a person other than the Tenant; (iii) the Strata Corporation; or (iv) the Commercial Section (each, a "**Permitted Assignee**"). Subject always to section 1.05, any such assignment will be for such consideration as the assignor or assignee may determine, which consideration may be retained by the assignor for its own benefit. Any partial assignment by the Tenant, or by any subsequent assignee, of this Lease and its rights under this Lease pertaining to a particular Stall:

- (a) will be absolute, and the assignee and its guests, lessees, successors and permitted assigns will be entitled to the use and enjoyment of the Stall so assigned for the balance of the Term;
- (b) will be an assignment of rights to which an assignee will only be entitled for so long as such assignee owns a Commercial Lot, unless the assignment is to the Tenant where the assignor is a person other than the Tenant, to the Strata Corporation or to the Commercial Section;
- (c) may only be assigned to a Permitted Assignee; and
- (d) will not be effective until written notice of such assignment (together with a copy of such assignment if available) is delivered by the assignee to the Strata Corporation or the Commercial Section, subject to section 4.02 of this Lease.

4.02 Automatic Assignment.

If a holder of an interest in a Stall transfers all of his or her interest in a Commercial Lot to which such Stall is at such time appurtenant as shown on the register maintained under section 4.07 without concurrently executing an assignment of such Stall to another owner or purchaser of a Commercial Lot, then the interest of such holder in such Stall will be deemed to have been automatically assigned to and assumed by the purchaser of such Commercial Lot without execution of a partial assignment of this Lease with respect to such Stall or delivery of notice of such partial assignment to the Strata Corporation or the Commercial Section.

Notwithstanding the foregoing, this section 4.02 and the automatic assignment contemplated herein will not apply where the holder of the interest in the applicable Stall is a Developer Company (as defined in section 4.08) or the Commercial Section.

4.03 Exchanges and Transfers.

- (a) <u>Exchanges</u>. A holder of an interest (the "First Owner" in this subsection) in a Stall (the "First Stall" in this subsection) may exchange his or her interest in the First Stall with the holder (including the Tenant) of an interest (the "Second Owner" in this subsection) in a different Stall (the "Second Stall" in this subsection) for such consideration as the First Owner and the Second Owner may agree. Such an exchange will be accomplished by the First Owner partially assigning this Lease to the Second Owner in respect of the First Stall, and the Second Owner partially assigning this Lease to the Second Owner will each execute a partial assignment of this Lease in favour of the other substantially in the form attached hereto as Schedule B. The exchange will be on the terms set out in subsections 4.01(a) to (c) and will not be effective until written notice of each assignment (together with a copy of each assignment) is delivered to the Strata Corporation or the Commercial Section.
- (b) <u>Transfers</u>. A holder of an interest (the "First Owner" in this subsection) in a Stall may transfer his or her interest in such Stall to a Permitted Assignee (the "Second Owner" in this subsection) for such consideration as the First Owner may in his or her discretion determine. Such a transfer will be accomplished by the First Owner partially assigning this Lease to the Second Owner and, in connection therewith, the First Owner will execute a partial assignment in favour of the Second Owner substantially in the form attached hereto as Schedule B. The transfer will be on the terms set out in subsections 4.01(a) to (b).

4.04 <u>Consents.</u>

The consent of the Landlord or the Strata Corporation will not be required for any partial assignment of this Lease. Neither the Landlord nor the Strata Corporation will interfere with or attempt to interrupt or terminate the rights of an assignee under any such assignment except as expressly agreed by such assignee.

4.05 Form of Partial Assignments.

Subject to section 4.02, all partial assignments of this Lease will be substantially in the form attached hereto as Schedule B.

4.06 **Release of Assignors.**

Upon the partial assignment (including an automatic assignment pursuant to section 4.02) of this Lease pertaining to a particular Stall, the Tenant and any subsequent assignor of an interest in such Stall will be automatically and absolutely released from any obligations or liabilities under this Lease pertaining to such Stall.

4.07 **Register of Partial Assignments.**

the Landlord and, upon assumption by the Strata Corporation of this Lease, the Strata Corporation or the Commercial Section will maintain a register of all Stalls and will record on such register each partial assignment of this Lease, indicating:

- (a) the number of the Stall assigned;
- (b) the date of assignment;
- (c) the name and address of the assignee; and
- (d) the number of the Commercial Lot owned by the assignee to which such Stall is at the time appurtenant, unless the assignee is the Strata Corporation, the Commercial Section or the Tenant in which event the Stall need not be appurtenant to a Commercial Lot.

Upon request by any owner or prospective purchaser of a Commercial Lot, the Strata Corporation or the Commercial Section will provide a certificate, within seven days after receipt of such request, certifying the name and address of the owner to whom a particular Stall is assigned and the number of the Commercial Lot to which such Stall is at the time appurtenant. The Strata Corporation or the Commercial Section may require a fee of not more than \$10.00, or a greater amount reasonably prescribed by the bylaws of the Strata Corporation, from the person requesting such certificate. Upon the Strata Corporation or the Commercial Section becoming aware of a partial assignment pertaining to a particular Stall under section 4.01, 4.02, 4.03 or 4.04 the Strata Corporation will amend the register accordingly.

4.08 Assignment by the Tenant.

Upon the deposit of the Strata Plan in the Land Title Office and the assumption of the Landlord's interest in this lease by the Strata Corporation, the Tenant may assign some or all of its rights under this lease to 0929468 (as defined below), as tenant, without the consent of the Strata Corporation or the Commercial Section, provided that 0929468 assumes, in writing, the covenants and obligations of the Tenant under this Lease and, upon execution thereof, the Tenant will be absolutely released from any obligations or liabilities hereunder and no longer entitled to the benefit of any rights hereunder and 0929468 will be entitled to enjoy and exercise all of the rights of the Tenant hereunder.

In this Lease: (i) "**0929468**" means 0929468 B.C. Ltd.; (ii) "**ParkingCo**" means Mackenzie Plaza Parking Co. Ltd.; and (iii) "**Developer Company**" means 0929468 or ParkingCo.

ARTICLE 5 MISCELLANEOUS

5.01 **Excluded Parking Stalls.**

Notwithstanding anything contained herein to the contrary, the following parking stalls are not subject to or encumbered by this Lease:

- the four parking stalls reserved by the developer of the Development for the parking for car-share vehicles, all of which are located within the portion of the Surface Parking Lot located in Phase 1 and not shown outlined in bold on the Parking Plan;
- (b) those parking stalls denoted as "Residential Parking Stalls" on the Parking Plan; and
- (c) those parking stalls denoted as "Visitor Parking Stalls" on the Parking Plan, all of which are located on the Surface Parking Lot;

No Registration.

No partial assignment hereof will be registered by any assignee in any land title office.

5.02 Severability.

If any provision or a portion of a provision of this Lease is found to be illegal or unenforceable, then such provision or portion will be severed from this Lease and this Lease will be deemed to be so amended, and this Lease will continue in full force and effect subject only to such amendment.

5.03 **Definitions.**

Any term defined in the recitals to this Lease will have the same meaning throughout this Lease unless otherwise redefined.

5.04 Meaning of "Person".

In this Lease, "person" means an individual, corporation, body corporate or unincorporated organization or any trustee, executor, administrator or other legal representative.

5.05 Form of Agreement.

Each of the parties hereto agrees to amend the form of this Lease to meet the requirements of the Registrar of the Land Title Office or of any governmental or public authority or as otherwise necessary to confirm unto the parties the rights granted in this Lease.

5.06 Enurement.

This Lease will enure to the benefit of and be binding upon each of the parties hereto and their respective successors and permitted assigns.

[Remainder of page left intentionally blank. Signature page follows.]

IN WITNESS WHEREOF the parties hereto have executed this Lease by their respective authorized officers.

By the Landlord:

0929468 B.C. LTD By: Authorized Signatory By:

Authorized Signatory

By the Tenant:

MACKENZIE PLAZA PARKING CO. LTD. By: 4 Authorized Signatory

By:

Authorized Signatory

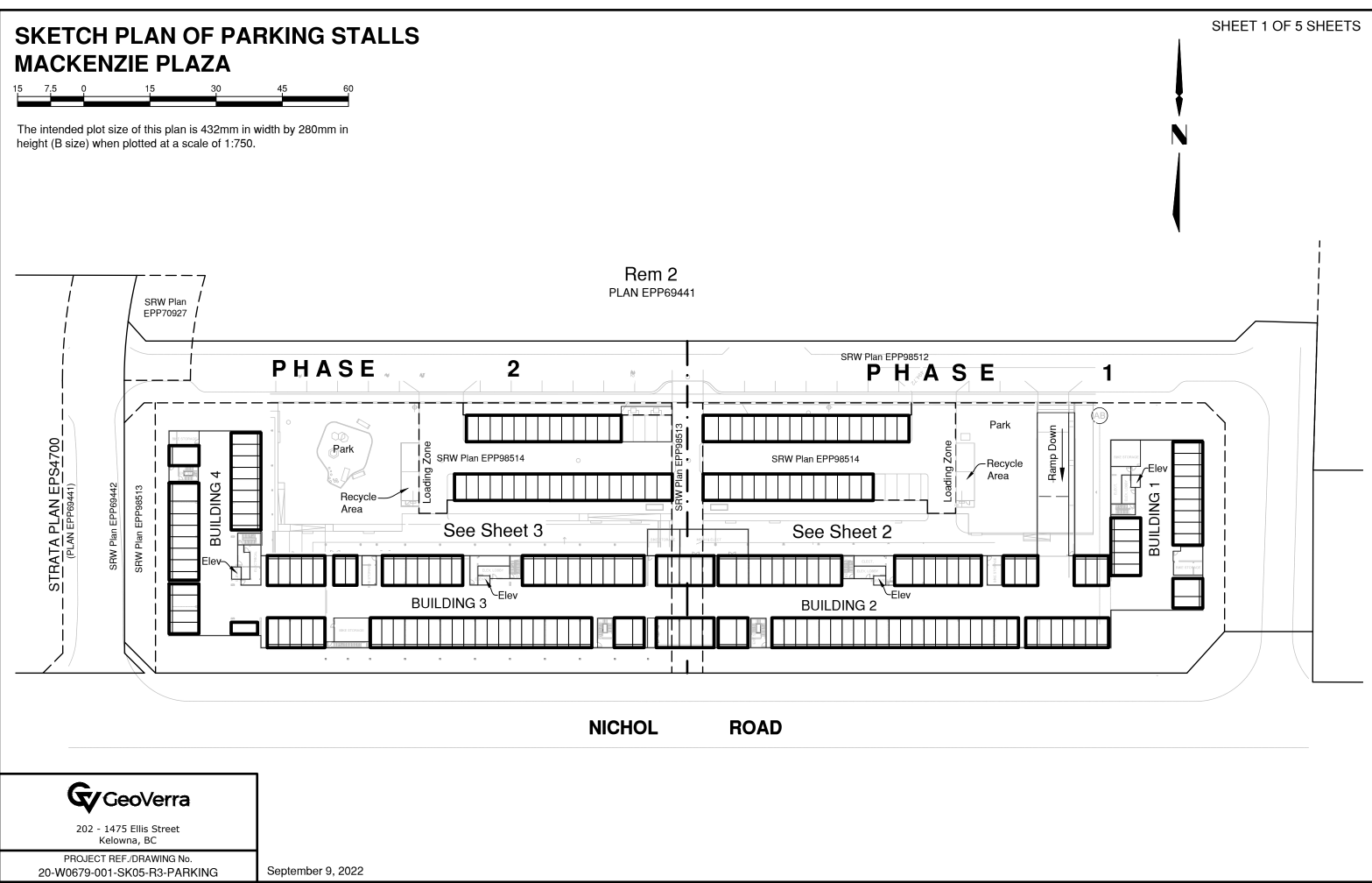
SCHEDULE A

PARKING PLAN

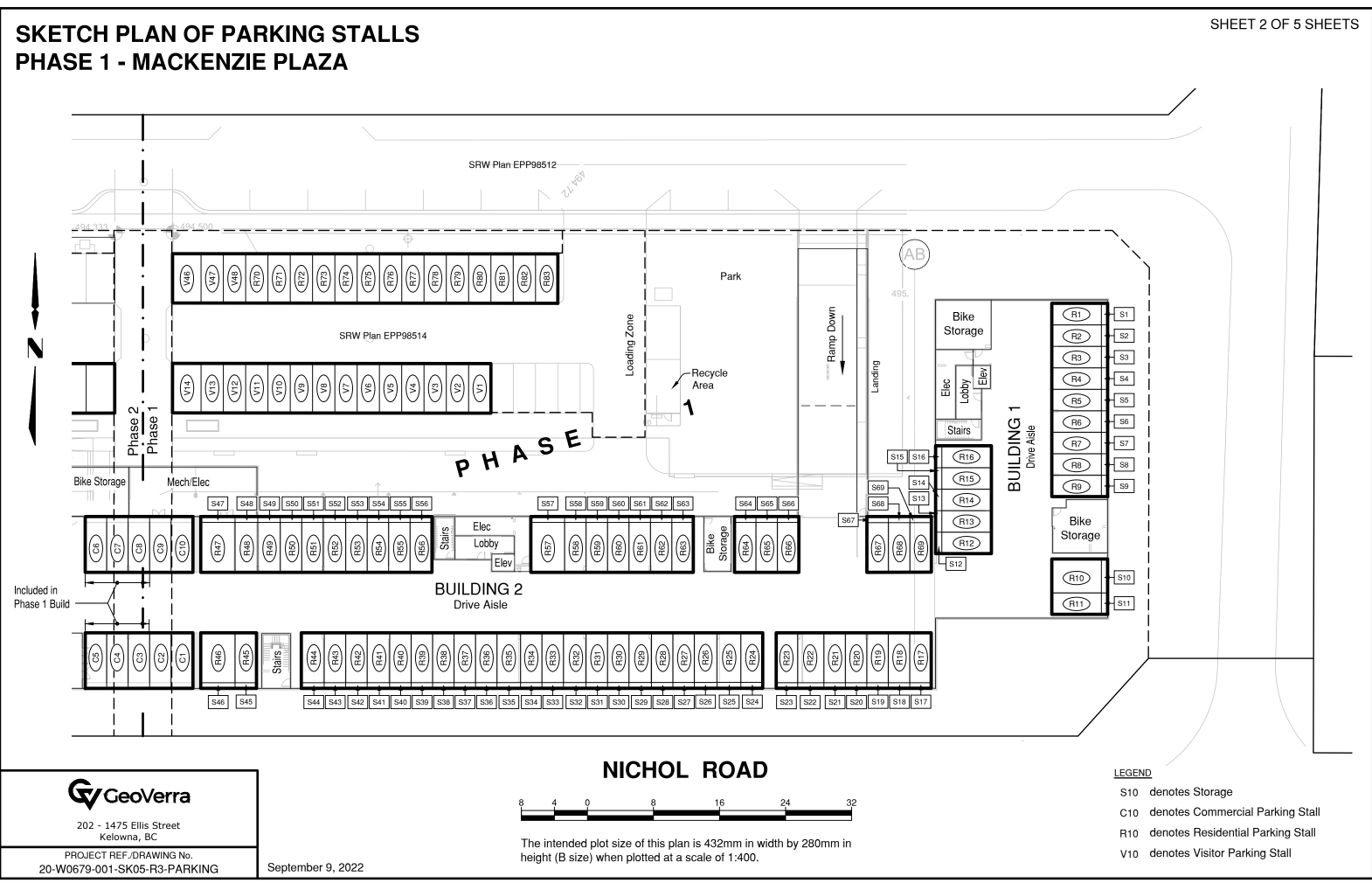
The attached sketch plan has been prepared based on architectural drawings and a preliminary strata plan for the Development and generally identifies the areas within which the Stalls will be located. The Tenant will, and is hereby authorized to, replace the attached sketch plan with a sketch plan or explanatory plan showing the actual location of the Stalls upon completion of construction and delineation of the same.

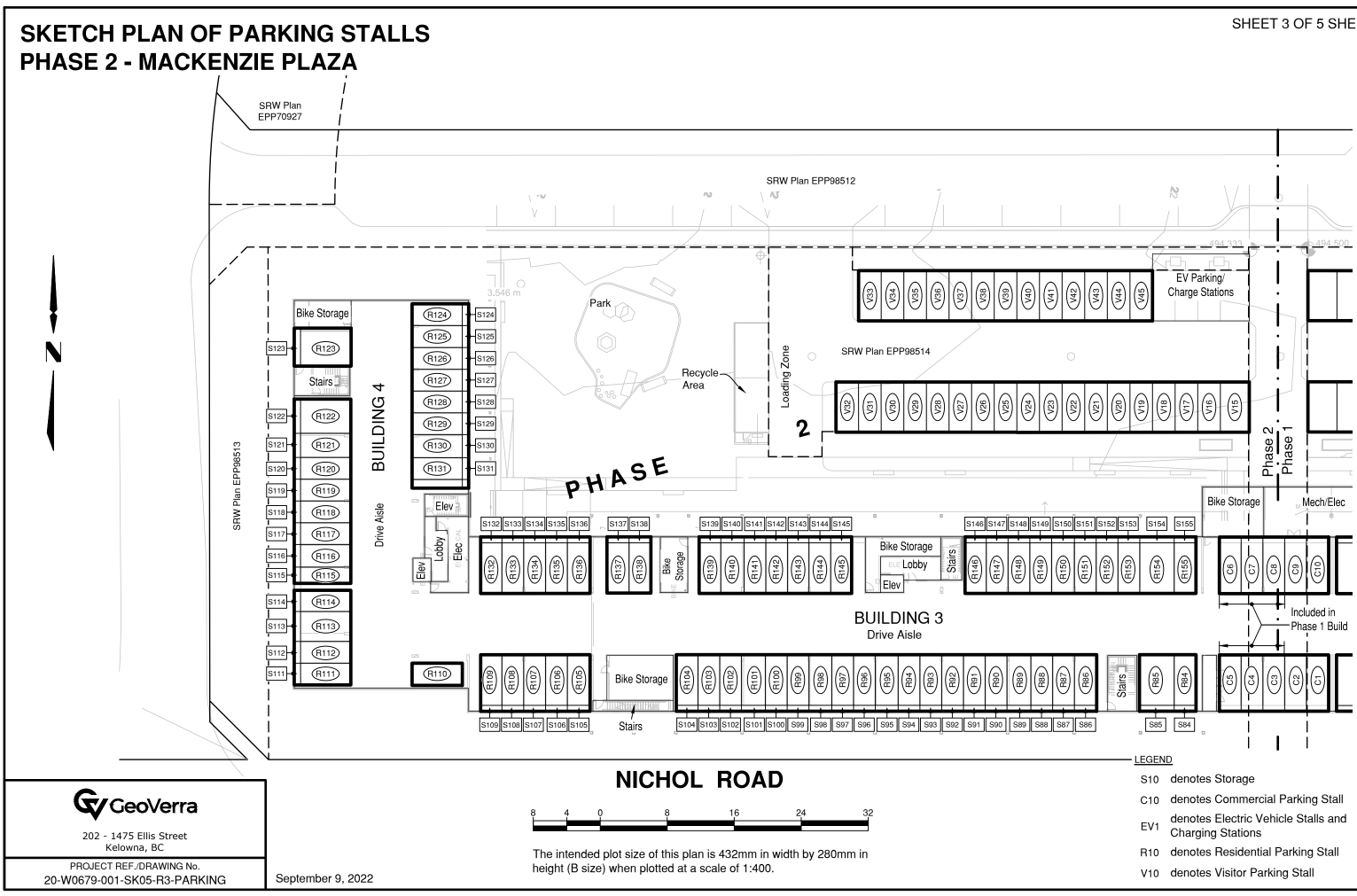




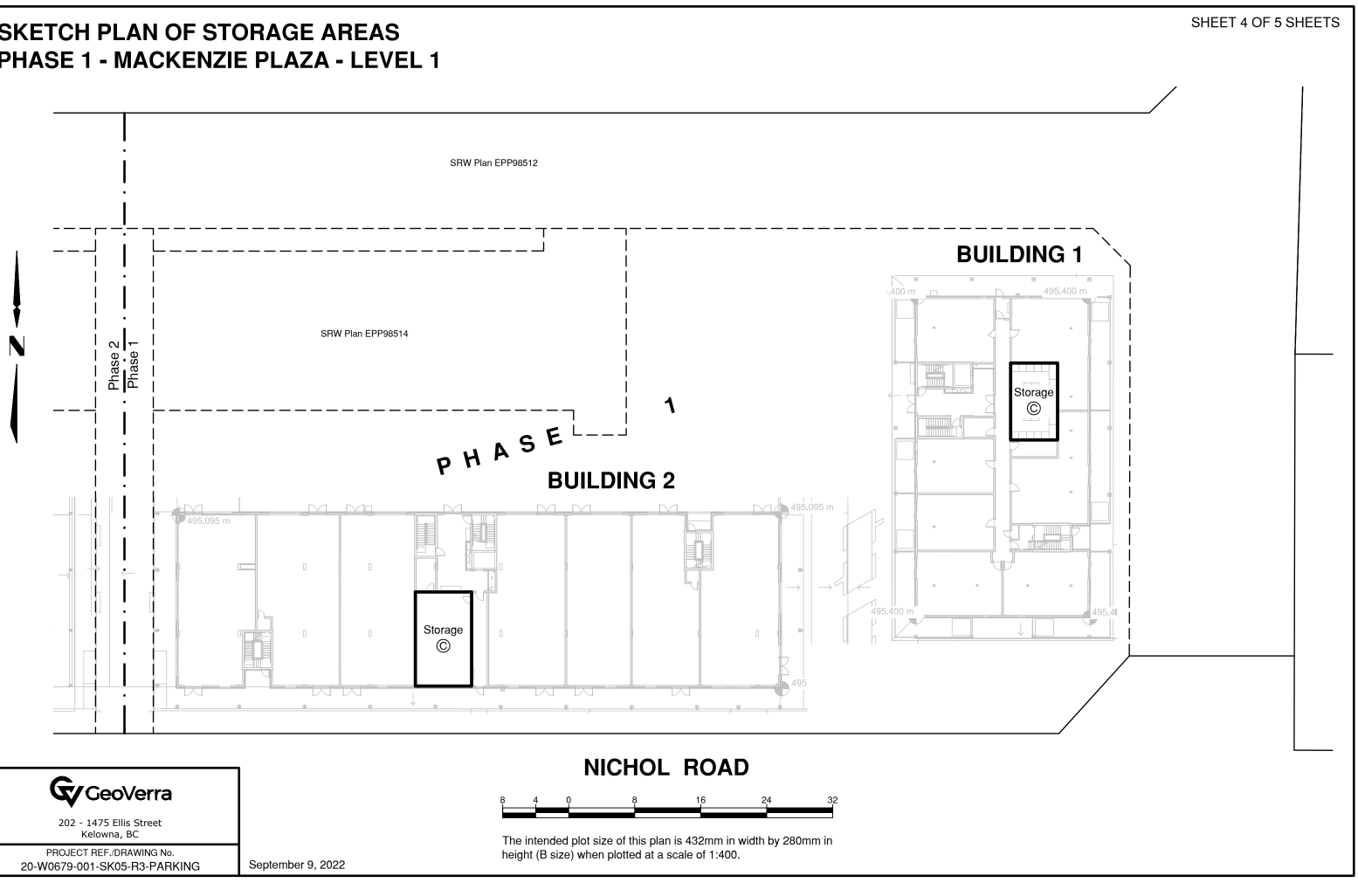


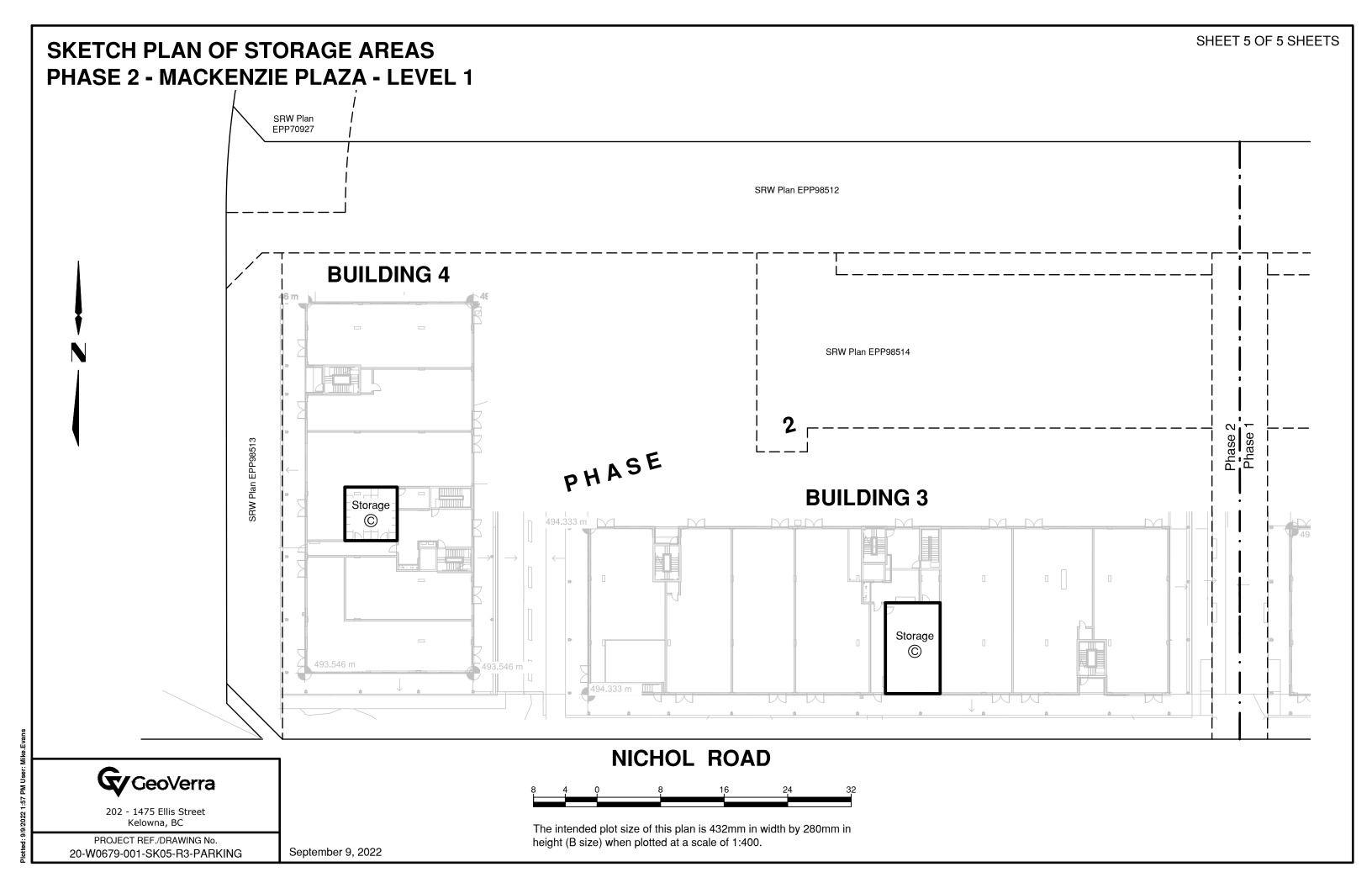
SKETCH PLAN OF PARKING STALLS PHASE 1 - MACKENZIE PLAZA





SKETCH PLAN OF STORAGE AREAS PHASE 1 - MACKENZIE PLAZA - LEVEL 1





SCHEDULE B

MACKENZIE PLAZA COMMERCIAL PARKING LEASE ASSIGNMENT

BETWEEN:		-
AND:	(the " Assignor ")	_
		-
	(the " Assignee ")	
RE:	Parking stall(s) No(s) attached to the commercial parking lease (the between 0929468 B.C. Ltd., as lessor, and as lessee, as subsequently assigned	he "Lease") dated •, 2022 made

WHEREAS the Assignor is the lessee of the Stall(s) and the Assignee is one of the following: (a) The Owners, Strata Plan _____ (the "Strata Corporation"); (b) Section 1 of The Owners, Strata Plan _____ (the "Commercial Section"); (c) 0929468 B.C. Ltd. or Mackenzie Plaza Parking Co. Ltd. (as the case may be, the "Tenant"); or (d) the registered owner or purchaser of Commercial Lot _____ (Suite No. _____) (the "Commercial Lot") in the Development (as defined in the Lease).

In consideration of the covenants and agreements set forth in this Assignment, the parties agree with each other as follows:

1. <u>Assignment</u>.

The Assignor hereby assigns to the Assignee its partial interest in the Lease pertaining to the exclusive right to lease the Stall(s), and including the right of access set out in section 1.04 of the Lease, for the balance of the Term (as defined in the Lease). Subject to section 4.02 of the Lease, this Assignment will not be effective until the Assignee has given a copy of this Assignment to the Strata Corporation.

2. <u>Assignment Contingent Upon Commercial Lot Ownership</u>.

Unless the Assignee is the Strata Corporation, the Commercial Section or the Tenant, the Assignee, its successors, permitted assigns, heirs, executors or administrators will only be entitled to the rights with respect to the Stall(s) for as long as the Assignee owns the Commercial Lot and, accordingly, following the sale of such Commercial Lot by the Assignee, the Assignee and its successors, permitted assigns, heirs, executors and administrators will no longer have any right to use, sell, rent or assign the Stall.

3. <u>Compliance</u>.

The Assignee agrees to use and deal with the Stall(s) in accordance with the Lease and with the bylaws, rules and regulations of the Strata Corporation, but only to the extent such bylaws, rules and regulations do not materially interfere with the Assignee's rights under the Lease and this Assignment.

4. <u>Sale or Disposition</u>.

The Assignee may only assign its rights under this Assignment and may only allow anyone else to use the Stall(s) in accordance with the Lease.

5. <u>Acknowledgement</u>.

The Assignee acknowledges having received a copy of the Lease and agrees to be fully bound by its terms.

6. <u>Enurement</u>.

This Assignment will enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and permitted assigns.

7. <u>Capitalized Terms.</u>

Each capitalized term used herein which is defined in the Lease and not otherwise defined herein will have the meaning given to it in the Lease.

8. <u>Counterparts.</u>

This Assignment may be executed in any number of counterparts, each of which will be deemed to be an original and all of which, taken together, will be deemed to constitute one and the same instrument.

9. <u>Electronic Delivery.</u>

Delivery of an executed copy of this Assignment by any party by electronic transmission (including fax or e-mail) will be as effective as personal delivery of an originally executed copy of this Assignment by such party.

[Remainder of page left intentionally blank. Signature page follows.]

The parties have executed this Assignment effective as of the _____ day of _____, 20____.

Assignor

Assignee

EXHIBIT P

CROSS-REFERENCE TABLE

See attached.

Building 1				
Orig SL #	Orig Sales #	New SL #	New Sales #	
1	101	1	1101	
2	102	2	1102	
3	103	3	1104	
4	104	4	1106	
5	105	5	1107	
6	106	6	1105	
7	107	7	1103	
8	201	8	1201	
9	202	9	1202	
13	203	13	1203	
10	204	10	1204	
12	205	12	1205	
11	206	11	1206	
14	301	14	1301	
15	302	15	1302	
19	303	19	1303	
16	304	16	1304	
18	305	18	1305	
17	306	17	1306	
20	P01	20	1401	
21	P02	21	1402	
22	P03	22	1403	
24	P04	24	1404	
23	P05	23	1405	

Orig Sales #New S.1 #New Sales #45201442208442024322104420342221243203422213442054022134520441220346206392209392073822073820837220539209362203302113422023120936220333213322206332133222063421233220435211342202362113422023730256231038301572308593045423135530453231155304532312553045323135530453231355304532307513085023095530949230355304522309553045323115530453230751308502309553044523066130850230361313452306639064240764<	Building 2				
452014422084420243221043203422212422044122134120540221140206392209392073822073820837220537209362203362103622013521134220234212332204332133222065830157230857302562310563035523125530454231354305532311533065223095230751230751308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240364P0960240260P10592404					
44 202 43 2210 43 203 42 2212 42 204 41 2213 41 205 40 2211 40 206 39 2209 39 207 38 2207 38 208 37 2205 37 209 36 2201 36 210 36 2201 35 211 34 2202 34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2307 51 308 50 2305 50 309 49 2303 49 310 48 2301 48 311 47 </td <td></td> <td></td> <td></td> <td></td>					
43 203 42 2212 42 204 41 2213 41 205 40 2211 40 206 39 2209 39 207 38 2207 38 208 37 2205 37 209 36 2203 36 210 36 2201 35 211 34 2202 34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2305 50 309 49 2303 49 310 48 2301 48 311 47 </td <td></td> <td></td> <td></td> <td></td>					
42 204 41 2213 41 205 40 2211 40 206 39 2209 39 207 38 2207 38 208 37 2205 37 209 36 2203 36 210 36 2201 35 211 34 2202 34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2303 50 309 49 2303 44 311 47 2302 47 312 46 2304 48 311 47 </td <td></td> <td></td> <td></td> <td></td>					
412054022114020639220939207382207382083722053720936220336210362201352113422023421233220433213322206583015723085730256231056303552312553045423135430553231153306522309523075123075130850230550309492303493104823014631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240361P0960240260P10592404					
40206392209392073822073820837220537209362203362103622013521134220234212332204332133222065830157230857302562310563035523125530454231354305532311533065223095230751230751308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404					
39 207 38 2207 38 208 37 2205 37 209 36 2203 36 210 36 2201 35 211 34 2202 34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2305 50 309 49 2303 49 310 48 2301 48 311 47 2302 47 312 46 2304 46 313 45 2306	41	205	40	2211	
38 208 37 2205 37 209 36 2203 36 210 36 2201 35 211 34 2202 34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2305 50 309 49 2303 49 310 48 2301 48 311 47 2302 47 312 46 2304 46 313 45 2306 69 P01 68 2408	40	206	39	2209	
37 209 36 2203 36 210 36 2201 35 211 34 2202 34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2305 50 309 49 2303 49 310 48 2301 48 311 47 2302 47 312 46 2304 46 313 45 2306 69 P01 68 2408 68 P02 67 2410	39	207	38	2207	
36 210 36 2201 35 211 34 2202 34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2305 50 309 49 2303 49 310 48 2301 48 311 47 2302 47 312 46 2304 46 313 45 2306 69 P01 68 2408 68 P02 67 2410 66 P04 65 2409	38	208	37	2205	
35 211 34 2202 34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2305 50 309 49 2303 49 310 48 2301 48 311 47 2302 47 312 46 2304 46 313 45 2306 69 P01 68 2408 68 P02 67 2410 67 P03 66 2407 64 P06 63 2409	37	209	36	2203	
34 212 33 2204 33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2303 49 310 48 2301 48 311 47 2302 47 312 46 2304 48 311 47 2302 47 312 46 2304 46 313 45 2306 69 P01 68 2408 68 P02 67 2410 67 P03 66 2401 66 P04 65 2409	36	210	36	2201	
33 213 32 2206 58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2303 50 309 49 2303 49 310 48 2301 48 311 47 2302 47 312 46 2304 46 313 45 2306 69 P01 68 2408 68 P02 67 2410 67 P03 66 2411 66 P04 65 2409 65 P05 64 2407 64 P06 63 2405	35	211	34	2202	
58 301 57 2308 57 302 56 2310 56 303 55 2312 55 304 54 2313 54 305 53 2311 53 306 52 2309 52 307 51 2307 51 308 50 2305 50 309 49 2303 49 310 48 2301 48 311 47 2302 47 312 46 2304 46 313 45 2306 69 P01 68 2408 68 P02 67 2410 67 P03 66 2411 66 P04 65 2409 65 P05 64 2407 64 P06 63 2405 63 P07 62 2403	34	212	33	2204	
57302562310563035523125530454231354305532311533065223095230751230751308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404	33	213	32	2206	
563035523125530454231354305532311533065223095230751230751308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240361P0960240260P10592404	58	301	57	2308	
5530454231354305532311533065223095230751230751308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240361P0960240260P10592404	57	302	56	2310	
54305532311533065223095230751230751308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240361P0960240260P10592404	56	303	55	2312	
533065223095230751230751308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240361P0960240260P10592404	55	304	54	2313	
5230751230751308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240361P0960240260P10592404	54	305	53	2311	
51308502305503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240361P0960240260P10592404	53	306	52	2309	
503094923034931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240361P0960240260P10592404	52	307	51	2307	
4931048230148311472302473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404	51	308	50	2305	
48 311 47 2302 47 312 46 2304 46 313 45 2306 69 P01 68 2408 68 P02 67 2410 67 P03 66 2411 66 P04 65 2409 65 P05 64 2407 64 P06 63 2405 63 P07 62 2403 62 P08 61 2401 61 P09 60 2402 60 P10 59 2404	50	309	49	2303	
473124623044631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404	49	310	48	2301	
4631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404	48	311	47	2302	
4631345230669P0168240868P0267241067P0366241166P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404	47	312	46	2304	
68 P02 67 2410 67 P03 66 2411 66 P04 65 2409 65 P05 64 2407 64 P06 63 2405 63 P07 62 2403 62 P08 61 2401 61 P09 60 2402 60 P10 59 2404	46	313	45	2306	
67P0366241166P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404	69	P01	68	2408	
67P0366241166P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404					
66P0465240965P0564240764P0663240563P0762240362P0861240161P0960240260P10592404					
65P0564240764P0663240563P0762240362P0861240161P0960240260P10592404	66				
64P0663240563P0762240362P0861240161P0960240260P10592404					
63P0762240362P0861240161P0960240260P10592404					
62P0861240161P0960240260P10592404					
61P0960240260P10592404					
60 P10 59 2404					
	59	P11	58	2406	

Building 2 CRU's		
	New SL #	New Sales #
	25	2102
	26	2104
	27	2106
	28	2108
	29	2110
	30	2112
	31	2114

Building 3			
Orig SL #	Orig Sales #	70	New Sales #
79	201	76	3204
80	202	76	3204
81	203	77	3202
82	204	78	3201
83	205	79	3203
84	206	80	3205
85	207	81	3207
86	208	82	3209
87	209	83	3211
88	210	84	3212
89	211	85	3210
90	212	86	3208
91	213	87	3206
92	301	88	3306
93	302	89	3304
94	303	90	3302
95	304	91	3301
96	305	92	3303
97	306	93	3305
98	307	94	3307
99	308	95	3309
100	309	96	3311
101	310	97	3313
102	311	98	3312
103	312	99	3310
104	313	100	3308
105	P01	101	3406
106	P02	102	3404
107	P03	103	3402
108	P04	104	3401
100	P05	101	3403
105	P06	105	3405
110	P07	100	3407
111	P08	107	3409
112	P09	108	3411
113	P10	110	3411
114	P10	110	3410
511	Γ⊥⊥	111	5400

Building 3 CRU's		
	New SL #	New Sales #
	69	3102
	70	3104
	71	3106
	72	3108
	73	3110
	74	3112
	75	3114

Building 4			
Orig SL #	Orig Sales #		New Sales #
122	201	117	4204
123	202	118	4206
124	203	119	4208
125	204	120	4207
126	205	121	4205
127	206	122	4203
128	207	123	4201
129	208	124	4202
130	301	125	4304
131	302	126	4306
132	303	127	4308
133	304	128	4307
134	305	129	4305
135	306	130	4303
136	307	131	4301
137	308	132	4302
138	P01	133	4402
139	P02	134	4404
140	P03	135	4406
141	P04	136	4407
142	P05	137	4405
143	P06	138	4403
144	P07	139	4401

Building 4 CRU's			
		New SL #	New Sales #
		112	4102
		113	4104
		114	4106
		115	4108
		116	4110