APPENDIX "A"

Glossary of Defined Terms for Receiver's Seventeenth Report

<u>Term</u>	<u>Definition</u>				
2010 Budget	A budget prepared by the Receiver for the six-month period ending May 31, 2010 being the period during which the Institutional Sales Process is contemplated to be conducted				
2011 Budget	The budget prepared by the Receiver and approved by WestLB for the period to April 30, 2011, at which time the Receiver expects to have concluded a transaction which will exit the Hotel from receivership				
A&M	Alvarez & Marsal Canada ULC				
Act	Red Leaves Resort Association Act, 2006				
Ad Hoc Committee	The Ad Hoc Committee of Unit Owners, consisting of certain Unit Owners and Existing Unit Purchasers				
Altus Tax Group	Altus Group Tax Consulting Paralegal Professional Corporation				
Amended August 18 Order	The Order of Madam Justice Pepall dated August 18, 2009, a amended August 20, 2009				
Appointment Order	Amended and Restated Appointment Order issued June 2, 2009, as amended by Orders dated December 21, 2009 and April 15, 2010				
APS	Agreement(s) of purchase and sale				
Assets	All the property, assets and undertakings of The Rosseau Resort Developments Inc.				
Baker Real Estate	Baker Real Estate Inc.				
Balcony Handrails	The Hotel's balcony handrails that required substantial remediation work, as described in the Twelfth Report				
BIA	Bankruptcy and Insolvency Act (Canada)				
Blakes	Blake, Cassels & Graydon LLP				
Board	Board of Directors of the Red Leaves Resort Association				
Building Consultants	Designers, building architects, mechanical, structural, and electrical engineers				
Bulletin 19 Reporting Requirements	Certain reporting requirements pursuant to the Tarion New Home Warranty Program				
By-laws	The Red Leaves Resort Association By-laws dated April 2008				
CJA	Courts of Justice Act (Ontario)				
CLA	Construction Lien Act (Ontario)				

<u>Term</u>	<u>Definition</u>					
Closing Costs Holdback	Certain funds held in the trust account of McCarthys relating to certain closing costs retained from proceeds of sales of Units closed prior to the Receivership					
COA	The sewage treatment plant operates pursuant to Certificate of Approval No. 2176-74DPM9, issued by the Ministry of the Environment on July 20, 2007					
Colliers	Colliers Macaulay Nicolls (Ontario) Inc.					
Commission Claim Materials	The Commission Claims Process Order, Notice and Instruction Letter to Commission Creditors and a Proof of Commission Claim Form					
Commission Claims	As defined in the Commission Claims Process Order					
Commission Claims Bar Date	Creditors were required to submit their Proof of Commission Claim Form to the Receiver on or before March 1, 2010					
Commission Claims Process	A claims process for the determination of entitlements of real estate agents and brokers to amounts set aside by McCarthys and held in trust for real estate commissions					
Commission Claims Process Order	Order dated December 21, 2009, authorizing the Receiver to conduct a commission claims process					
Commission Funds	The funds available to pay real estate commissions owed to them, which were set aside on closing of Unit sale transactions by McCarthy Tetrault LLP					
Committee	Same as the Ad Hoc Committee					
Company	The Rosseau Resort Developments Inc.					
Condominium Corporation	The Muskoka Standard Condominium Corporation No. 62					
Confirmation	Written confirmation by WestLB and the applicable Lien Claimant of the completion of the assignment of the relevant Determined Lien Claim to WestLB					
Construction Lien Claims	Lien claims registered on title to the real property owned by					
	RRDI pursuant to the CLA					
Construction Lien Claims Process	-					
	RRDI pursuant to the CLA The construction lien claims process set out in the Claims					
Process Construction Lien Claims	RRDI pursuant to the CLA The construction lien claims process set out in the Claims Process Order					
Process Construction Lien Claims Process Order	RRDI pursuant to the CLA The construction lien claims process set out in the Claims Process Order Order of the Court dated July 24, 2009					
Process Construction Lien Claims Process Order Construction Lien Trustee	RRDI pursuant to the CLA The construction lien claims process set out in the Claims Process Order Order of the Court dated July 24, 2009 Alvarez & Marsal Canada ULC					

<u>Term</u>	<u>Definition</u>
Current HMA	Amended and Restated Hotel Management Agreement among RRDI, RRMSI, and Marriott Hotels dated October 6, 2006
Current RPMA(s)	The form of rental pool management agreement Unit Owners entered into with RRMSI, as Rental Pool Manager
December 7 Order	The Order issued by the Court on December 7, 2010
December 16 Order	The Order issued by the Court in December 16, 2010
December 21 Order	The Order issued by the Court on December 21, 2009
Declaration	The Rosseau Resort Condominium Declaration, made pursuant to the <i>Condominium Act</i> , 1998
Determined Lien Claim	Construction Lien Claims determined pursuant to the Notices of Determination and approved by the Court
Development Lands	The undeveloped lands located adjacent to the Hotel on RRDI's property, principally along the waterfront and neighbouring The Rock Golf Course
Disputing Unit Owners	63 Unit Owners who delivered notices of dispute to the Receiver in respect of the RPMA Dispute
District or District of Muskoka	The District Municipality of Muskoka Corporate and Emergency Services Department
Eighth Report	The Receiver's Eighth Report dated December 14, 2009
Eleventh Report	The Receiver's Eleventh Report dated May 12, 2010
Existing Unit Purchasers	Existing purchasers who have not yet closed outstanding APSs with RRDI
Faskens	Fasken Martineau DuMoulin LLP
Fifteenth Report	The Receiver's Fifteenth Report dated March 3, 2011
First Tranche Receiver's Borrowings	The monies borrowed by the Receiver from the Syndicate, on a priority basis, to fund the costs and expenses of the receivership in the principal amount of \$15,000,000
FMC	Fraser Milner Casgrain LLP
Forfeited Deposits	Funds held by Blakes in respect of deposits provided by three unit purchasers at the time of signing agreements of purchase and sale to purchase a Hotel Unit during the One Day Sale
Fortress	Fortress Credit Corp.
Fourteenth Report	The Receiver's Fourteenth Report dated December 13, 2010
Hotel	221 unit condominium hotel complex located on the property owned by RRDI situated along the north-west end of Lake Rosseau in Muskoka, Ontario

<u>Term</u>	<u>Definition</u>				
Hotel Management Unit	The condominium unit designated for the operations of the Hotel				
Independent Directors	The independent directors of the Muskoka Standard Condominium Corporation No. 62				
Independent Engineers	Collectively, Morrison Hershfield and Trow				
Initial Water Taking Permit	The water taking permit issued on September 21, 2001				
Institutional Sales Process	The sales and marketing process for all of the Assets of RRDI on an en bloc basis, as conducted by Colliers				
Interim Receiver	Alvarez & Marsal Canada Inc. (formerly McIntosh & Morawetz Inc.)				
July 8 Order	The Order dated July 8, 2009				
KFE	Ken Fowler Enterprises Limited				
Known Commission Creditors	As defined in the Commissions Claims Process Order				
Lender Syndicate	WestLB AG, New York Branch and CIT Financial Ltd.				
Lien Claimants	Those parties which filed Construction Lien Claims under the Construction Lien Claims Process Order dated July 24, 2009				
Marriott Hotels	Marriott Hotels of Canada, Ltd.				
May 19 Order	The Order of Madam Justice Pepall dated May 19, 2010				
McCarthys	McCarthy Tetrault LLP				
Miller Thomson	Miller Thomson LLP				
MOE	Ministry of the Environment				
MPAC	Municipal Property Assessment Corporation				
New HMA	A New Hotel Management Agreement that is based on the template of the Current HMA and modified by the Side Letter, the financial terms and conditions of which are set out in the Summary of Terms approved by the Court				
New Marriott Agreements	Other New Marriott Agreements together with the New HMA				
New RPMA	New forms of Rental Pool Management Agreements agreed upon by the Committee and RRDI, and approved by the Court				
New Unit Purchasers	New purchasers of unsold Units				
Ninth Report	The Receiver's Ninth Report dated April 9, 2010				
Notices of Determination	Notices issued by the Construction Lien Trustee determining the amounts under the CLA for certain Construction Lien Claims filed by construction lien claimants under the Construction Lien Claims Process Order				

<u>Term</u>	<u>Definition</u>				
Notices of Dispute	The notices delivered to the Receiver by the Disputing Unit Owners in connection with the RPMA Dispute				
November 12 Order	The Order issued by the Court on November 12, 2009 granting the relief sought by the Receiver in the Twelfth Report				
OBC	Ontario Building Code				
Outstanding Neighbouring Property Issues	The interaction and interconnectedness between RRDI and its neighbouring properties including matters concerning disputes over water and sewage infrastructure, certain development rights, and the Resort Association				
Other Current Marriott Agreements	Royalty and Licensing Agreement between RRDI, RRMSI and IHLC dated October 6, 2006, and any other current agreements between RRDI, RRMSI, and Marriott Hotels or its affiliates				
Performance Audit	A common element performance audit undertaken by Trow Associates Inc. on behalf of the Board				
Potential Purchaser	A third party purchaser related to Maureen Fowler, the spouse of Ken Fowler				
Potential Transaction	A proposed potential sale transaction of the Assets of RRDI to the Potential Purchaser				
Priority Lien Claims	The portion of construction lien claims which are determined to have priority over all mortgages registered on title to the real property of RRDI				
Project	The development and construction of the Hotel and surrounding property, all of which is on the property owned by RRDI				
Protocol	The Institutional Sales Process Protocol prepared by the Receiver, in conjunction with its legal counsel and Colliers				
Provincial Officer's Order	Consensual Order issued by the MOE on September 29, 2010 requiring RRDI to complete the Remediation Plan by January 31, 2011				
R&D	The Receiver's statement of receipts and disbursements				
RCPC	Resort condominium property tax class				
Receiver	Collectively, the Interim Receiver and the Receiver and Manager				
Receiver and Manager	Alvarez & Marsal Canada ULC in its capacity as receiver and manager				

<u>Term</u>	<u>Definition</u>			
Receiver's Borrowings	Collectively, those receiver's borrowings authorized by the Appointment Order, including the First Tranche Receiver's Borrowings, Second Tranche Receiver's Borrowings and Third Tranche Receiver's Borrowings			
Release	Full and final release to be delivered by the Receiver on behalf of RRDI			
Remediation Plan	Plan developed by the Receiver, with the assistance of CRA and the Receiver's legal counsel, and the MOE to remediate the STP			
Rental Pool	The rental pool in which all Unit Owners are required to participate			
Rental Pool Manager	Rental pool manager			
Resort	Red Leaves Resort complex			
Resort Association	The Red Leaves Resort Association			
Retail Sales Program	Proposed retail sales and marketing program of the Company's unsold condominium units, as well as potentially the development lands surrounding the Hotel, on an individual or lot basis			
Ross Windows	Parry Sound Glass Limited o/a Ross Windows			
RPMA Dispute	A dispute commenced by the Disputing Unit Owners regarding the Receiver's interpretation of the New RPMA			
RPMA(s)	Rental Pool Management Agreement(s)			
RRCI	Rock Ridge Contractors Inc.			
RRCI/RRDI Reference	The reference to a Master of the Ontario Superior Court to determine the preliminary issue of whether RRCI is a general contractor or a construction manager for RRDI, and whether certain certificates of substantial performance are valid			
RRDI	The Rosseau Resort Developments Inc.			
RRDI Infrastructure	The water treatment plant and certain water taking infrastructure, including pumps, pumping equipment and piping			
RRDI/RRCI Contract	The contract between RRDI and RRCI			
RRMSI	The Rosseau Resort Management Services Inc.			
RRMSI Receiver	A&M as receiver over certain assets of RRMSI, namely RRMSI's rights in any contracts with Marriott Hotels and/or affiliates which relate to the Hotel (including the Current HMA) and in any Current RPMAs			

Term	<u>Definition</u>				
Sales and Marketing Order	The Order issued by the Court on July 8, 2009				
Sales and Marketing Process	Generally, the process the Receiver intends to run in respect of selling the Assets of the Company approved by the Sales and Marketing Order				
Second Tranche Receiver's Borrowings	A second tranche of Receiver's Borrowings in the principal amount of \$7.5 million to be provided by WestLB				
Service List	List of all interested parties who are entitled to receive copies of all documents filed with the Court and have either served a Notice of Appearance or requested to be added to the Service List				
Standstill Agreements	Those agreements pursuant to which prior to the Receivership two additional Existing Unit Purchasers had each independently agreed to enter into agreements whereby RRDI agreed to attempt to sell each of the respective Units at minimum prices agreed upon between RRDI and the Existing Unit Purchaser				
STP	Sewage treatment plant				
STP Lease	A lease agreement dated February 13, 2009, between RRDI, as tenant and Wallace Marine, as landlord, for a term of 21 years less a day in respect of the lands on which the sewage treatment plant is situated				
Syndicate	The lender syndicate being WestLB AG, New York Branch and CIT Financial Ltd.				
Tarion	Tarion Warranty Corporation				
Tenth Report	The Receiver's Tenth Report dated April 19, 2010				
The Rock	1515511 Ontario Inc. o/a The Rock Golf Club				
Third Tranche Receiver's Borrowings	A third tranche of Receiver's Borrowings in the principal amount of \$8.7 million to be provided by WestLB				
Third Tranche Term Sheet	The term sheet negotiated by the Receiver with WestLB for the Third Tranche Receiver's Borrowings, consistent with the form of term sheets executed in respect of prior Receiver's Borrowings				
Thirteenth Report	The Receiver's Thirteenth Report dated December 1, 2010				
Township	The Township of Muskoka Lakes				
TPL	Total phosphorus level(s)				
Travelers	Travelers Guarantee Company of Canada				
Trow	Trow Associates Inc.				

<u>Term</u>	<u>Definition</u>			
Twelfth Report	The Receiver's Twelfth Report dated November 5, 2010			
Unit Owner Proposal	The proposal of the Independent Directors and the Ad Hoc Committee to acquire certain assets of RRDI, specifically the commercial property and operations of the Hotel and RRDI's interest in the Marriott Hotel Agreements and New RPMAs, and simplify the rental pool structure.			
Unit Owners	Current owners of Units at the Hotel			
Units	The 221 condominium units of the Hotel			
Unsold Units	132 unsold condominium units of the Hotel (note that in prior reports, "Unsold Units" was defined as 84 unsold condominium units of the Hotel, this past definition excluded those units that were subject to an APS but not sold)			
Wallace Marine	Wallace Marine Limited			
Water and Sewage Infrastructure	Water and sewage infrastructure on or adjacent to RRDI's property including the sewage treatment plant and the water treatment plant			
Water Supply Agreement	A proposed, mutually acceptable water supply agreement, whereby RRDI would continue to supply The Rock with water for irrigation purposes			
Water Taking Permit	Permit No. 0465-5ZTL4C, which provides RRDI with the authority to take water primarily from Lake Rosseau, governed by the Ontario <i>Water Resources Act</i>			
WestLB	WestLB AG, Toronto Branch or WestLB AG, New York Branch			
Window and Door Systems	The windows and exterior balcony doors of the Units			
WTP	Water treatment plant that is situated on RRDI's property			

APPENDIX "B"

FULL AND FINAL RELEASE

TO: WestLB AG, New York Branch (formerly WestLB AG, Toronto Branch), as administrative agent (in such capacity, the "Agent"), on behalf of itself, CIT Financial Ltd. ("CIT"), Raiffeisen Bank International AG (legal successor to Raiffeisen Zentralbank Österreich AG) ("RZB"), and Erste Abwicklungsanstalt (collectively the "Creditors")

Full and final release ("Full and Final Release") effective as of the date hereof, granted by The Rosseau Resort Developments Inc. ("RRDI"), executed by Alvarez & Marsal Canada ULC for and on behalf of RRDI solely in its capacity as receiver and manager and trustee of the assets of RRDI and not in its personal capacity, and executed by Alvarez & Marsal Canada Inc. for and on behalf of RRDI solely in its capacity as interim receiver of the assets of RRDI and not in its personal capacity (collectively, the "Receiver") in favour of the Agent and the other Creditors.

RECITALS:

- a) Pursuant to a credit agreement dated as of February 1, 2007 among, *inter alia*, RRDI, as Borrower, the Agent, various financial institutions, as the Lenders, CIT, as Syndication Agent and RZB, as Documentation Agent (as amended, supplemented or modified from time to time up to the date hereof, the "Credit Agreement"), the Lenders made certain Credit Extensions (as defined therein) to RRDI.
- b) The Receiver, on behalf of RRDI, has been authorized and directed by the Order of the Honourable Justice Campbell of the Ontario Superior Court of Justice dated April 13, 2011 to execute and deliver this Full and Final Release on behalf of RRDI, and not in its personal capacity, to evidence the releases and discharges hereinafter referred to in connection with the Credit Agreement.

NOW THEREFORE, for good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged), RRDI hereby agrees as follows:

1. Defined Terms.

Capitalized terms used in this Full and Final Release and not otherwise defined shall have the meanings specified in the Credit Agreement except that (and for greater certainty) the term "Loan Documents" shall be deemed to include the documents listed in Schedule "A".

- 2. RRDI's Release of Agent and other Creditors.
- 2.1. RRDI, by its Receiver, on its own behalf and on behalf of its successors and assigns, absolutely, unconditionally and irrevocably releases, remises and forever discharges the Agent and each of the other Creditors, and each of their present and former shareholders, partners, affiliates, subsidiaries, divisions, predecessors, directors, officers, legal counsel, employees, agents and other representatives, and their successors and

assigns (the Agent, each of the other Creditors and such other persons being hereinafter referred to collectively as the "Creditor Releasees" and individually as a "Creditor Releasee"), of and from all demands, actions, causes of action, applications, suits, covenants, contracts, complaints, controversies, agreements, promises, sums of money, accounts, bills, bonds, indebtedness, reckonings, obligations, duties, breaches of contract, breaches of duty or any relationship, acts, omissions, compensations, promises, costs, losses, expenses, claims for interest or disbursements, damages, remedies for losses, choses in action, entitlements, rights of indemnity, and any and all other claims, counterclaims, defences, demands and liabilities (individually, a "Claim" and collectively, "Claims") known or unknown, both at law and in equity, which RRDI or any of its successors and assigns, may now or later have or claim against any of the Creditor Releasees including, but not limited to, on account of, or in relation to, or in any way in connection with the Credit Extensions, the Obligations, the Credit Agreement or any of the other Loan Documents (including, but without limitation, all the documents listed in Schedule "A" hereto), and the receivership of RRDI and The Rosseau Resort Management Services Inc., and including for greater certainty and not restricting the foregoing, any and all claims which were raised, or which could have been raised in Complaint No. 602807/09 commenced in the Supreme Court in the State of New York, or in Complaint No. 651913/10 commenced in the Supreme Court of the State of New York.

- 2.2. RRDI, by its Receiver, understands, acknowledges and agrees that the releases set out in Section 2.1 may be pleaded as a full and complete defence and may be used as a basis for an injunction against any action, suit or other proceeding which may be instituted, prosecuted or attempted in breach of the provisions of such releases.
- 2.3. RRDI, by its Receiver, agrees that no fact, event, circumstance, evidence or transaction which could now be asserted or which may later be discovered will affect in any manner the final, absolute and unconditional nature of the releases set out in Section 2.1.
- 2.4. RRDI, by its Receiver, on its own behalf and on behalf of its successors and assigns, absolutely, unconditionally and irrevocably covenants and agrees with and in favour of each Creditor Releasee that it will not sue (at law, in equity, in any regulatory proceeding or otherwise) any Creditor Releasee on the basis of any Claim released under Section 2.1 above.

3. Miscellaneous

3.1. RRDI, by its Receiver, hereby undertakes and agrees not to assert any Claim or take any proceedings in furtherance of such Claim against any person, partnership, corporation, or other such entity which might be entitled to claim contribution, indemnity, or other relief over against any Creditor Releasee on account of such Claim under the provisions of any statute or otherwise, including the *Negligence Act*, R.S.O. 1990, c.N.1 and any amendments and successor legislation thereto, with respect to any of the matters to which this release applies.

- 3.2. In addition to Section 2.4 above, in the event that RRDI should hereafter commence any proceedings involving any Claims relating to the matters dealt with in this release against any of the Creditors, this document may be raised as an estoppel to any such Claims in the proceedings, and RRDI shall be liable to the Creditors for the costs of such proceedings.
- 3.3. RRDI, by its Receiver, hereby represents and warrants that it has not assigned or transferred, or purported to assign or transfer, to any person, partnership, corporation, or other such entity any of the Claims released above, nor any of the matters about which they agree herein not to make any claim or take any proceedings.
- 3.4. RRDI, by its Receiver, represents and warrants that no consent, approval, waiver or other intervention or involvement of any kind by any other party is required for the effective release of the Claims or the effective execution of this release.
- 3.5. And it is hereby understood by RRDI, by its Receiver, and agreed that the aforesaid consideration is deemed to be no admission whatsoever of liability on the part of the Creditors and that such liability is denied.
- And for the aforesaid consideration RRDI, by its Receiver, hereby acknowledges, 3.6. declares and agrees that it is satisfied with the information provided and has no outstanding requests for information, that it has had sufficient time and opportunity to seek independent legal and other professional advice with respect to the terms of this release, that it has been represented by counsel in connection with the negotiation and execution of this Full and Final Release and has had a full and adequate opportunity to consider this Full and Final Release and consult with counsel in connection with same, that it has read this Full and Final Release in its entirety, and it has been explained to it by its counsel, that it understands the terms of this release and voluntarily accept the consideration referred to above for the purpose of making full and final compromise, adjustment and settlement of all Claims as aforesaid, and represents and warrants that it has not been induced to enter into this release by reason of any representation or warranty of any kind whatsoever, that no threat or suggestion or promise has been made to RRDI to influence it to sign the Full and Final Release, other than the statements set forth herein, that in signing this Full and Final Release it has not been subjected to any coercion, undue influence, or duress, and that there is no condition, express or implied, or collateral agreement affecting the said release.

4. Further Assurances.

RRDI shall execute and deliver to the Agent such further assurances as may reasonably be required to effect the payments, releases and discharges.

5. Governing Law.

This Full and Final Release is governed by, and construed in accordance with, the laws of the Province of Ontario and the laws of Canada applicable therein and RRDI submits to the exclusive jurisdiction of the courts of Ontario in connection with any dispute or interpretation regarding this Full and Final Release.

6. Successors and Assigns.

This Full and Final Release shall be binding upon and shall enure to the benefit of RRDI and each of its respective successors, assigns, and/or legal representatives.

[Signature Page Follows]

IN WITNESS WHEREOF, this Full and Final Release, has been executed as of the _____ day of April, 2011.

THE ROSSEAU RESORT
DEVELOPMENTS INC., by Alvarez &
Marsal Canada ULC, solely in its capacity as
receiver and manager and trustee of the
Assets of RRDI and without any effect on its
personal capacity, and by Alvarez & Marsal
Canada Inc., solely in its capacity as interim
receiver of the Assets of RRDI and without
any effect on its personal capacity

By:			
. y			

SCHEDULE "A" CERTAIN LOAN DOCUMENTS

Loan Documents

- (1) The Credit Agreement.
- (2) Pledge Agreement dated as of April 20, 2007, granted by Red Leaves Resort Partnership ("Red Leaves") in favour of the Agent.
- (3) Environmental Indemnity Agreement dated as April 20, 2007, granted by Ken Fowler Enterprises Limited ("KFE") for the benefit of the Agent.
- (4) Subordination Agreement dated as of April 20, 2007, between Kenneth A. Fowler, KFE and the Agent.
- (5) Intercreditor Agreement dated as June 6, 2007, as between Fortress Credit Corp., the Borrower, KFE and the Agent.
- (6) General Security Agreement dated as of April 9, 2009, granted by KFE in favour of the Agent.
- (7) General Security Agreement dated as of April 9, 2009, granted by Ken Fowler (N.Y.), Inc. ("KF NY") in favour of the Agent.
- (8) General Security Agreement dated as of April 9, 2009, granted by Ken Fowler, Columbus, Inc. ("KF Columbus") in favour of the Agent.
- (9) General Security Agreement dated as of April 9, 2009, granted by Ken Fowler Texas, Inc. ("KF Texas") in favour of the Agent.
- (10) Securities Pledge Agreement dated as of April 9, 2009, granted by KFE in favour of the Agent.
- (11) Negative Pledge Agreement dated as of April 9, 2009, granted by Peter Fowler Enterprises Ltd. ("PFEL") in favour of the Agent.
- (12) Subordination and Postponement Agreement dated as April 9, 2009, between Meridian Credit Union Limited, TD Capital Mezzanine Partners Management Ltd., the Agent, KFE, KF NY, KF Columbus, KF Texas and PFEL.
- (13) Personal Property Security Act (Ontario) and Uniform Commercial Code financing statements filed or made in respect of the Loan Documents.
- (14) Payment Guaranty dated as of April 20, 2007, granted by KFE for the benefit of the Agent.
- (15) Guaranty of Completion and Performance dated as of April 20, 2007, granted by KFE for the benefit of the Agent.

- (16) Non-Recourse Carve Out Guaranty dated as April 20, 2007, granted by KFE for the benefit of the Agent.
- (17) Limited Guaranty and Postponement of Debts and Claims dated as April 9, 2009, granted by KFE, KF NY, KF Columbus and KF Texas for the benefit of the Agent.
- (18) Non-Recourse Pledge Guaranty dated as of April 20, 2007, granted by Red Leaves in favour the Agent.

APPENDIX "C"

WATER SUPPLY AGREEMENT

THIS AGREEMENT made as of the 15th day of March, 2011 (the "Execution Date")

BETWEEN:

THE ROSSEAU RESORT DEVELOPMENTS INC.,

by Alvarez & Marsal Canada U.C., solely in its capacity as receiver and manager of the Assets of The Rosseau Resort Developments Inc., and not in its personal capacity

("RRDI")

- and -

1515511 ONTARIO INC.

("1515511")

WHEREAS:

- A. By order dated May 22, 2009 (the "Initial Appointment Order"), the Ontario Superior Court of Justice (the "Court") appointed Alvarez & Marsal Canada ULC ("A&M") and Alvarez & Marsal Canada Inc. (formerly McIntosh & Morawetz Inc.) as trustee and interim receiver, respectively, pursuant to section 68 of the Construction Lien Act (Ontario) and section 47(1) of the Bankruptcy and Insolvency Act (Canada), of all property, assets and undertakings (the "Assets") of RRDI. By amended and restated appointment order dated June 2, 2009 (the "Appointment Order"), the Court continued the appointments made by the Initial Appointment Order and also appointed A&M as receiver and manager of the Assets of RRDI pursuant to section 101 of the Courts of Justice Act (Ontario) ("CJA");
- B. RRDI owns a portion of and operates a recreational resort known as The Rosseau (the "Resort") on lands located at 1050 Paignton House Rd., Lot 25, Concession 11, Medora Original, Township of Muskoka Lakes, Ontario (the "RRDI Lands"), all as described and shown on the attached Schedule "A";
- C. 1515511 owns and operates a golf course on lands located immediately adjacent to the RRDI Lands and described in the attached Schedule "B" (the "1515511 Lands");
- D. A water taking and distribution system is located on the RRDI Lands that in the past and currently draws water from Lake Rosseau for the use of the Resort and 1515511, which includes a pump house, electrical equipment and system of water lines or pipes that are shown in the

colours red and blue on Schedule "A", but not including any water piping or equipment located on the 1515511 Lands (the "Water Taking System");

- E. RRDI expects to be issued a ten (10) year permit for the Water Taking System by the Ontario Ministry of the Environment pursuant to the Ontario Water Resources Act to authorize the taking of up to 3,900,000 litres of water per day from Lake Rosseau, of which sixty percent (60%) or up to 2,400,000 litres per day is to be allocated to 1515511 (referred to in the permit as "The Rock Golf Club") for the purposes of golf course irrigation and the remaining forty percent (40%) or up to 1,500,000 litres per day is to be allocated to RRDI for its use, a draft of which is attached as Schedule "C" (the "Water Permit"); and
- F. The parties are entering into this Agreement (i) to provide for the continued delivery of water to 1515511 for the irrigation of its golf course; (ii) to provide for the sharing of the costs involved in operating and maintaining the Water Taking System as provided for herein on a cost recovery basis; and (iii) to agree to the ownership of the Water Taking System.

NOW THEREFORE in consideration of the mutual covenants and agreements hereinafter contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby covenant and agree as follows:

1. Ownership and Operation of the Water Taking System

In consideration of the entering into of this Agreement by the parties, 1515511 quitclaims and releases in favour of RRDI any and all of its rights of ownership of all or part of the Water Taking System and acknowledges that RRDI shall be the sole owner and operator of the Water Taking System from this date on and 1515511 shall make the payments provided for herein for the benefit of being supplied water by RRDI.

Annual Costs

(a) In this Agreement "Annual Costs" shall mean the full annual operational and maintenance costs reasonably and properly incurred by RRDI with respect to the Water Taking System (but not a "Capital Expense" as described in Section 4 (e)), based on the twelve (12) month period immediately preceding each anniversary of the commencement date set out in Section 5 of this Agreement (each such anniversary date, the "Anniversary Date"), which costs shall include, without limitation, but without duplication, and subject to Section 4 (g), all costs reasonably and properly incurred to operate, maintain and repair the Water Taking System, including all utility and electricity costs (but excluding any costs relating to sewage treatment), any third party costs reasonably and properly incurred by RRDI and/or out of pocket costs reasonably and properly incurred by the operator of the Resort (currently being Marriott Hotels of Canada Ltd., but also to include any successors or assigns thereto or replacement thereof - the "Resort Operator"), and all reasonably and properly incurred cost of salaries, benefits, and other compensation and

amounts paid to engineers, consultants and others (whether employees, operators (including the Resort Operator), managers or contractors of RRDI) directly required to operate, maintain, monitor and report on the Water Taking System in accordance with applicable law and the Water Permit. However, such costs shall not include allocations of general overhead or other fixed expenses that cannot be directly and clearly attributed to the operation, maintenance and repair of, or the monitoring and reporting with respect to, the Water Taking System.

(b) RRDI and 1515511 agree that the Annual Costs proposed to form the basis of any payments required of 1515511 to RRDI pursuant to this Agreement after the first Anniversary Date shall be determined by RRDI based upon an annual review carried out in accordance with Section 4 herein. A summary of the proposed Annual Costs shall be delivered in writing to 1515511 with the "Annual Costs Notice" described in Section 4. 1515511 may request additional information with respect to the Annual Costs Notice and object to the Annual Costs within the time periods and as provided for by Section 11 herein, in which case, the Annual Costs for the applicable year shall be mutually agreed to or determined as provided for in Section 11. Until such time as the Annual Costs are finally resolved pursuant to this Agreement, the monthly Water Payments described in Section 4 (b) to be made in respect of such year shall be those of such prior year as were last mutually agreed to by the parties or as provided for in Section 11 herein.

3. Water Supply

- (a) Subject to the terms and conditions of this Agreement, RRDI shall provide or make available to 1515511 up to a maximum of 2,400,000 litres of water per day from the Water Taking System (the "Water Supply"). The actual amount of water to be taken in any day up to such maximum shall be determined by 1515511, subject to RRDI's obligation under the Water Permit to ensure that the maximum amount available to 1515511 is not exceeded. The water shall be supplied to 1515511 via the existing water line connecting the 1515511 Lands and the Water Taking System as shown in blue colour on Schedule "A", subject to any changes thereto after the date hereof.
- (b) RRDI shall have the right to temporarily interrupt the Water Supply or relocate all or parts of the Water Taking System in order to (i) facilitate or conduct repairs, maintenance, or improvements to the Water Taking System; (ii) in connection with any development on the RRDI Lands; or (iii) to comply with the requirements of applicable law or the Water Permit; so long as RRDI uses reasonable commercial efforts to minimize the nature and length of time of the interruption of the Water Supply to 1515511 such that the benefit of the Water Supply to 1515511 is not materially diminished. Where the daily volume of water

available in the whole system is not eliminated, but reduced from its normal volume, both RRDI and 1515511 shall exercise reasonable commercial efforts to manage their respective daily water use so that 1515511 obtains approximately 60% and RRDI obtains approximately 40% of the available water within each 72 hour period in a manner and at times that do not conflict with each other's water needs to the extent reasonably possible. RRDI shall provide 1515511 with thirty (30) days notice of any such planned interruption of the Water Supply or where the circumstances require immediate action, as much notice as is reasonably possible in the circumstances. In the event and to the extent that the Water Supply is not provided in full to 1515511 as a result of a matter referred to herein, 1515511's monthly Water Payment obligations hereunder shall be reduced by the proportion of the number of days in the month that less than 25% of 1515511's normal water supply at the time of year that the interruption(s) occurs, is provided or available to 1515511.

(c) The Parties shall provide reasonable cooperation to each other with respect to the use of water at each other's property, including with respect to any water supply interruption. In particular and without limitation, they shall provide each other with reasonable access to each other's water volume consumption records and measuring devices to ensure their respective compliance with the terms of this Agreement.

4. Water Payments

- (a) Upon the execution of this Agreement and prior to A&M seeking Court approval of this Agreement ,1515511 shall pay RRDI \$17,360.00 CDN, which represents a contribution towards the cost incurred by RRDI to supply water to 1515511 prior to and during the month of the execution of this Agreement.
- (b) During the first twelve (12) months of this Agreement (unless terminated earlier pursuant to Section 7 of this Agreement) and until such time thereafter that a new monthly amount has been determined in accordance with this Agreement, 1515511 shall, subject to receiving or having available the water as contemplated herein, pay to RRDI a monthly amount of \$1,240.00 CDN, plus any applicable taxes (including GST, PST or HST) for the Water Supply, and this amount and each monthly amount determined thereafter shall be paid to RRDI on the first day of each month in advance
- (c) During each twelve (12) month period following the first Anniversary Date of this Agreement and each subsequent Anniversary Date thereafter, commencing after a new monthly amount has been determined in accordance with this Agreement and subject to any objection by 1515511 pursuant to Section 2(b) and 1515511 receiving or having available the water as contemplated herein, 1515511 shall pay RRDI a monthly amount for the Water Supply that is one twelve (1/12) of sixty percent (60%) of the Annual Costs of the Water Taking System, plus any applicable taxes (including GST, PST or HST), based upon the Annual Costs of

the twelve (12) months immediately preceding the applicable Anniversary Date. RRDI shall deliver to 1515511 a written summary or statement of such Annual Costs (the "Annual Costs Notice") within thirty (30) days of each Anniversary Date of this Agreement, unless terminated.

- (d) At the time that the Annual Costs have been determined as provided herein, 1515511 shall also be charged or refunded an additional annual amount (unless neither is due) being the difference between the total amount paid by 1515511 during the previous twelve (12) month period and the Annual Costs and applicable taxes determined for the same period (the "Annual Adjustment Payment"). In the case of an Annual Adjustment Payment to be made by either 1515511 or RRDI, it shall be paid within thirty (30) days of such determination.
- (e) RRDI acknowledges that on October 5, 2010, 1515511 paid its legal counsel, Blake, Cassels & Graydon LLP ("Blakes") \$18,540.00 CDN, to be used to reimburse RRDI for sixty percent (60%) of the cost to purchase and install an electricity meter to measure the electricity consumption of the water taking system and to replace one of the water pumps (turbine and motor) that failed in August 2010, along with the existing pump sled. RRDI has confirmed that \$24, 295.00 CDN was spent on the replacement of the pumps in October 2010 and that upon execution of this agreement, \$14,577.00 may be released by Blakes to RRDI.
- As soon as reasonably possible after the completion and closing of the purchase agreement between RRDI and 2244811 Ontario Inc., dated March ___, 2011 (the "Purchase Agreement"), the amount of \$3,963.00 shall be released by Blakes to 1515511. If the Purchase Agreement is terminated and the transaction thereunder does not close, Blakes shall not release the \$3,963.00 as stated above, but shall release this amount to RRDI upon receiving evidence that an electricity meter has been purchased and installed by RRDI to measure the electricity consumption of the Water Taking System. RRDI shall install such an electricity meter as soon as reasonably possible after the date that the Purchase Agreement is terminated and in any event, prior to August 31, 2011, and the total expense to purchase and install the electricity meter shall be subject to subsection 4 (g) of this Agreement; considered a Capital Expense; and the \$3,963.00 referred to herein and released by Blakes to RRDI shall be credited towards 1515511's share of the of the electricity meter Capital Expense. In the event that RRDI fails to install the electricity meter by August 31, 2011, Blakes shall release the \$3,963.00 to 1515511 as soon as reasonably possible after that date.
- (g) In the event that during the term of this Agreement RRDI reasonably and properly incurs a capital cost or expense with respect to the Water Taking System, including but not limited to the cost to replace equipment or piping, or the cost to repair equipment or piping, exceeding in any individual instance one thousand (\$1,000.00) dollars CDN (a "Capital Expense"), 1515511 shall reimburse RRDI sixty percent (60%) of the Capital Expense within thirty (30) days following the

delivery to 1515511 by RRDI of written evidence of its payment of such expense, unless 1515511 delivers written notice to RRDI that it disputes the expense within the said thirty (30) days. In any event, RRDI shall provide as much advance notice and information to 1515511 as is reasonably possible in the circumstances concerning an anticipated Capital Expense. Any dispute of a Capital Expense will be resolved pursuant to Section 11 of this Agreement.

- (h) Notwithstanding anything to the contrary contained herein, no amounts shall be charged to 1515511 in respect of water treatment or sewage treatment costs or expenditures of any nature whatsoever, and all references to 60% in Section 4(e) shall be replaced by 50% in respect of all costs or expenditures related to the control panel for the water pumps located in the "Water System Electrical Control Building", to reflect the additional costs related to the Resort's need for water pressure.
- (i) Subject to receiving or having available the water as contemplated herein, 1515511 shall pay the amounts described herein ("Water Payments") due to RRDI, notwithstanding the actual amount of water provided to or consumed by 1515511 under this Agreement, on the first day of each month in advance and any party to this Agreement who fails to pay the other party a Water Payment when due shall be charged interest at the rate of five percent (5%) per annum on the amount over due.

5. Term of Agreement

The term of this Agreement shall commence on the Execution Date and shall end on the latest date that the Water Permit or any renewal or replacement thereof expires (but shall continue during the time of any pending application to renew or replace the Water Permit), unless terminated earlier pursuant to this Agreement. RRDI agrees that until this Agreement is terminated as provided for in Sections 6 or 7 of this Agreement, it shall exercise commercially reasonable efforts to renew or replace the Water Permit on terms that include the taking of a quantity of water for the purposes of golf course irrigation by 1515511 as set out in the Water Permit.

6. Early Termination Rights

- (a) Either RRDI or 1515511 may terminate this Agreement after the first Anniversary Date of this Agreement by providing the other with not less than twelve (12) months prior written notice, which notice shall state the effective date of termination (the "Initial Termination Date").
- (b) In the event that RRDI exercises its right to terminate this Agreement pursuant to this Section 6, RRDI shall, at its sole option, either (i) convey or quitclaim its ownership interest in the Water Taking System to 1515511 or (ii) reimburse

1515511 for any past financial contributions it made towards the Water Taking System by payment to 1515511 of an amount that equals one hundred percent (100%) of the reasonable cost for 1515511 to build its own system for taking from Lake Rosseau the amount of water provided for 1515511 in the Water Permit (and no more water) for golf course irrigation purposes and in a cost effective manner, but in any event, such amount shall not exceed \$450,000.00 CDN. RRDI and 1515511 shall exercise good faith efforts to agree on the cost to build such a water taking system for 1515511 within sixty (60) days of the delivery of written notice by RRDI to 1515511of its termination herein or such longer period as the parties may agree, failing which the cost of such water taking system shall be determined by an Adjudicator in accordance with the provisions of subsections 11 (b) and (c) of this agreement, any necessary and appropriate changes to those provisions being made.

- (c) In the event that 1515511 exercises its right to terminate the Agreement, it shall not be entitled to any reimbursement or compensation whatsoever with respect to the Water Taking System.
- (d) The termination of this Agreement under this Section 6 or Section 7 shall in no event take away, diminish or otherwise affect any other rights that 1515511 has now or is entitled to create or have created in the future in, over, under, on or with respect to the RRDI Lands or any part thereof, pursuant to that grant of easements registered against the RRDI Lands on February 13, 2009 as Instrument No. MT62692. 1515511 shall remain liable to pay any unpaid Water Payments due to RRDI in respect of the period up to the effective date of termination.
- (e) In the event that 1515511 is seeking and unable to obtain any regulatory permit or approval required to establish a new water taking system for its use after having provided or received a notice of termination as provided for in this Section 6, the Initial Termination Date established by such notice shall be extended and all rights and obligations under this Agreement shall continue, until such time that such regulatory permits or approvals have been obtained, but only on the strict condition that 1515511 and its agents continually and consistently exercise reasonable best efforts to obtain such regulatory permits and approvals throughout the termination notice period and the extension period and are not otherwise in default of this Agreement and such default is not cured within ten (10) days of the date of the receipt of written notice of default by1515511 (it being recognized that 1515511 cannot be responsible for delays caused by events or persons beyond its control).
- (f) In addition, to facilitate the issuance of a water taking permit to 1515511 by the Ontario Ministry of the Environment as a result of the early termination of this agreement herein, RRDI shall upon 1515511's request apply to the Ontario Ministry of the Environment to amend its water taking permit to remove the water volumes allocated to it for the purpose of golf course irrigation on 1515511 Lands and RRDI shall not oppose and shall provide commercially reasonable

- cooperation to 1515511 in its application for such a water taking permit (but at no cost to RRDI).
- (g) RRDI agrees that if it should determine, at its sole option or discretion, that it no longer needs the Water Taking System, it shall terminate this Agreement as provided for herein and convey or quitclaim its ownership interest in the Water Taking System to 1515511.

7. Termination for Default

This Agreement may be terminated by either party by providing written notice to the other party (the "Defaulting Party") of the other party's default of or non-compliance with any term or condition of this Agreement and such default or non-compliance is not cured within sixty (60) days of the date of the receipt of such notice by the Defaulting Party (unless the default cannot reasonably be cured within 60 days, in which case the cure period shall be extended for a further 30 days provided that the Defaulting Party is taking steps in good faith to cure the default). Events of default include, without limitation:

- (a) 1515511 fails to make a Water Payment to RRDI in default of this Agreement; or
- (b) RRDI fails to supply water to 1515511 in default of this Agreement.

In the event of termination, both parties shall remain liable for any prior obligations due to the other party, up to and as of the effective date of termination.

8. Easements and Permits

The parties confirm their agreement and understanding that nothing in this Agreement derogates in any way from their easements over each other's lands. Either party may seek its own water permit, based on the allocation in recital E above, in the event that this Agreement is terminated or a notice of termination is provided in respect thereof, and in such event the parties shall provide any necessary and reasonable cooperation to each other with respect thereto at the cost, if any, of the party requesting such cooperation. This clause survives any termination of this Agreement.

9. Compliance With Laws

Neither RRDI nor 1515511 shall, with respect to their obligations under this Agreement, take any action or omit any action in violation of any applicable laws, statutes, by-laws, rules, regulations, permits, orders, ordinances, codes, treatises, directives having the force of law, decrees and judicial, arbitral, administrative, ministerial or departmental judgments, awards or requirements of any governmental authority having jurisdiction, including the Water Permit and any environmental laws ("Laws") that could result in liability being imposed on the other party to the extent not contemplated in this Agreement. More particularly, to the extent within its

power and control, each party shall provide reasonable cooperation or assistance to the other in order to ensure their individual or collective compliance with the terms and conditions of the Water Permit and any Laws applicable to the Water Taking System.

10. Inability To Provide Water Supply and Limitation of Liability

Notwithstanding any other term or provision of this Agreement, neither RRDI nor any of its officers, directors, employees and agents shall be liable to 1515511 for any losses, costs, expenses, damages, liabilities, claims or demands, direct or consequential, sustained or incurred by 1515511, nor shall RRDI be considered to be in default with respect to its obligations hereunder in the event that RRDI is unable to provide any of the Water Supply to 1515511 as contemplated by this Agreement (i) by reason of force majeure, matters beyond its control, an order or direction of the Ontario Ministry of the Environment or any other governmental agency or regulatory body, or by reason of any third party utility supplier failing to provide the relevant utility to RRDI or due to any other cause not resulting from a failure by RRDI or its employees, contractors or agents to exercise reasonable care; or (ii) by reason of the natural or original quality of the lake water provided to 1515511 pursuant to this Agreement. In no event shall RRDI or its officers, directors, employees and agents be liable to 1515511, its officers, directors, employees and agents, or any other person for incidental, indirect, consequential, special or punitive damages (including, without limitation, loss of profit, loss of revenue, loss of use of buildings, structures, land or equipment, business interruption, cost of capital, cost of substituted facilities or services, downtime costs, costs of labour, loss of goodwill, or economic losses of any nature whatsoever) howsoever caused or arising and whether suffered directly or indirectly by 1515511 or by others. In the event and to the extent that the Water Supply is not provided in full as a result of a matter referred to in this Section 10, 1515511's monthly payment obligations hereunder shall be accordingly reduced in the same proportion.

11. Right To Verify And Dispute Annual Costs And Annual Adjustment Payment

- (a) Upon written request or notice given by 1515511 to RRDI, made not later than thirty (30) days after receiving the Annual Costs Notice with respect to the preceding twelve (12) month period of this Agreement, RRDI shall provide 1515511 with such reasonable information in its possession or control as may be necessary or desirable for 1515511 to verify the Annual Costs or Annual Adjustment Payment set out in the notice, as soon as reasonably possible. 1515511 shall have thirty (30) days after receipt of such information to dispute the correctness or completeness of such Annual Costs or Annual Adjustment Payment and provide RRDI with the written notice of same, including (to the extent practicable) detailed particulars of the matters in dispute. If no such dispute notice is received by RRDI, the subject Annual Costs and Annual Adjustment Payment shall be deemed to be complete, correct, conclusive and binding on 1515511.
- (b) If 1515511 disputes the Annual Costs, Annual Adjustment Payment or a Capital Expense as provided for in Sections 2(b) or 4 of this Agreement, or if the parties

fail to agree on the reasonable cost for 1515511 to build its own system for taking water from Lake Rosseau as provided for in Section 6 (b) of this Agreement, the dispute shall be resolved by submitting the matter to an independent accountant or other qualified professional acceptable to both parties (the "Adjudicator"), within fifteen (15) days of RRDI's receipt of 1515511's written notice of dispute as provided for herein or the expiration of the time provided for the parties' agreement by Section 6 (b). As soon as reasonably possible thereafter the Adjudicator shall review the matters in dispute, any written submissions made by the parties and any other information that the Adjudicator may request of the parties that is reasonably relevant to the matters in dispute. The Adjudicator shall complete his or her review of the matters in dispute as expeditiously and inexpensively as reasonably possible and in any event, render a decision of what he or she believes are the reasonable actual Annual Costs, Annual Adjustment Payment, Capital Expense or the fair and reasonable cost for 1515511 to build a water taking system, as the case may be, within sixty (60) days of having been chosen and retained by the parties (or as soon thereafter as practicable, recognizing that the parties cannot control this matter). The costs or fees of the Adjudicator shall be paid by the unsuccessful party in the dispute, as determined by the Adjudicator. In the event that the parties cannot agree on an Adjudicator, then either party may request a court to make such selection under the Ontario Arbitrations Act, 1991, S.O. 1991, c.17, as replaced or amended from time to

- (c) The final decision of the Adjudicator with respect to the matters in dispute (including making an increase to the amounts set out in an Annual Costs Notice) shall be deemed to be complete, correct, conclusive and binding on 1515511 and RRDI. Any Annual Adjustment Payment, Capital Expense or difference between the final adjudicated Water Payments and what was actually paid by 1515511 to RRDI during the time period that is subject to the Annual Costs Notice under dispute shall be paid within fifteen (15) days of the Adjudicator's final decision.
- (d) For greater certainty, during a dispute the last Annual Costs and monthly Water Payment amounts mutually agreed to by the parties or resolved by this Section 11 shall apply until the dispute is resolved and 1515511 shall continue to pay such Water Payments to RRDI and RRDI shall continue to supply 1515511 with water, as contemplated, but subject to the termination rights provided for, in this Agreement.

12. Limitation of Receiver's Liability

Alvarez & Marsal Canada ULC is signing this Agreement in its capacity as receiver and manager of the Assets of RRDI and shall have no personal liability hereunder for any payment or for any other obligation. 1515511 shall have no recourse in respect of this Agreement against any property or asset except for an unsecured claim against RRDI's existing and after-acquired assets, provided that, notwithstanding anything contained in paragraph 15 below, on and after the assignment by RRDI of its rights and interests pursuant to this Agreement to an assignee, RRDI

shall have no further liability hereunder and the assignee shall be personally liable for all obligations of RRDI hereunder.

13. Court Approval

The obligation of RRDI to comply with its covenants and agreements contained in this Agreement shall be conditional on RRDI obtaining an order approving this Agreement on or before sixty (60) days following the execution hereof, which it shall use its reasonable commercial efforts to obtain, failing which, at RRDI's option, this Agreement shall be null and void and of no further force or effect, in which case neither party shall have any further obligations to the other hereunder.

Until so approved, neither RRDI nor 1515511 shall take any further steps in respect of the final issuance of the Water Permit without their mutual approval. When so approved, RRDI shall seek the prompt issuance of the Water Permit and 1515511 shall provide all reasonable assistance in doing so, including communicating to the Ministry of the Environment that 1515511 has no objection to the issuance of the Water Permit in its draft form to RRDI and that 1515511 has agreed to satisfactory terms for the supply of water to it from RRDI.

14 Notice

Any notice, demand, approval, consent, information, request or other communication (a "Notice") to be given under or in connection with this Agreement shall be in writing and shall be given by personal delivery, prepaid regular mail or by facsimile, addressed or sent as set out below or to such other address or facsimile number as may from time to time be the subject of a Notice:

(a) if to RRDI at:

The Rosseau Resort Developments Inc. c/o Alvarez & Marsal Canada ULC 200 Bay Street, Suite 2900 P.O. Box 22 Toronto, ON, M5J 2J1 Attention: Mr. Adam Zalev Facsimile: 416-847-5201

(b) if to 1515511 at:

The Rock Golf Course PO Box 30 Minett, Ontario POB 1G0

Attn: Director of Golf Facsimile: 705-765-0282

and to

Stikeman Elliott LLP 5300 Commerce Court West 199 Bay Street Toronto, ON, MSL 1B9

Att: Simon Romano Fax: (416) 947-0866

Any Notice, if personally delivered, shall be deemed to have been validly and effectively given and received on the date of such delivery if it is received before 5:00 p.m. (Toronto time) on a business day, and otherwise shall be deemed to have been validly and effectively given and received on the next following business day. Any Notice, if sent by facsimile, shall be deemed to have been validly and effectively given and received on the business day next following the day that it was transmitted. Any Notice if sent by prepaid regular mail, shall be deemed to have been validly and effectively given and received on the fifth day following the mailing thereof.

15. Successors and Assigns

This Agreement shall enure to the benefit of and shall be binding upon the parties hereto and their respective successors and permitted assigns. Other than pursuant to section 12 above, no assignment by a party of its obligations hereunder shall release that party from such obligations unless expressly agreed to in writing by the other party or where the assignee enters into an agreement in favour of the other party assuming all of the obligations of the assigning party under this Agreement (the "Assumption Agreement"). Upon the execution and delivery of such Assumption Agreement, the original party is released from its obligations under this Agreement.

For greater certainty, RRDI shall, unless this Agreement is terminated in accordance with its terms, assign this Agreement and have all of its obligations thereunder assumed by any purchaser or other acquirer of RRDI's interest in the Resort (a "RRDI Purchaser"), other than a purchaser of individual units at the Resort and shall ensure that the purchase or other agreement contains a similar covenant of such purchaser or acquirer in respect of future purchasers or acquirers from it, and so on, so as to ensure the continuation in force of this Agreement unless and until terminated in accordance with its terms.

Should 1515511 assign its rights under this Agreement (including to a mortgagee, as security) 1515511 shall request (in good faith) such assignee to execute and deliver an Assumption Agreement in favour of RRDI in a form satisfactory to RRDI, acting reasonably. In the case of an Assumption Agreement from a mortgagee, the Assumption Agreement shall provide that such mortgagee is responsible for the liabilities and obligations of 1515511 hereunder while such mortgagee is in possession or control of the 1515511 Lands.

Should a RRDI Purchaser or any successor or assign thereof assign its rights under this Agreement (including to a mortgagee, as security) it shall request (in good faith) such assignee to

execute and deliver an Assumption Agreement in favour of 1515511 in a form satisfactory to 1515511, acting reasonably. In the case of an Assumption Agreement from a mortgagee, the Assumption Agreement shall provide that such mortgagee is responsible for the liabilities and obligations of RRDI hereunder while such mortgagee is in possession or control of the RRDI Lands.

16. Governing Law.

This Agreement shall be construed and enforced in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein and shall be treated in all respects as an Ontario contract.

17. Counterparts

This Agreement may be executed in several counterparts and by facsimile or other form of electronic transmission of an originally executed document, each of which shall be deemed to be an original, and such counterparts shall constitute one and the same instrument.

18. Further Assurances

Each of the parties hereto shall from time to time hereafter and upon any reasonable request of the other, execute and deliver, make or cause to be made all such further acts, deeds, assurances and things as may be required or necessary to more effectually implement and carry out the true intent and meaning of this Agreement.

19. Severability

Any provision of this Agreement which is prohibited or unenforceable in any jurisdiction will, as to that jurisdiction, be ineffective to the extent of such prohibition or unenforceability and will be severed from the balance of this Agreement, all without affecting the remaining provisions of this Agreement or affecting the validity or enforceability of such provision in any other jurisdiction.

20. Amendment

No amendment to this Agreement will be effective unless made in writing and signed by the parties to this Agreement.

21. Headings, Extended Meanings

The headings in this Agreement are inserted for convenience of reference only and shall not constitute a part hereof and are not to be considered in the interpretation hereof. In this Agreement, words importing the singular include the plural and vice versa; words importing the

masculine gender include the feminine gender and vice versa; and words importing persons include firms or corporations and vice versa.

22. Entire Agreement

This Agreement and the other documents required to be delivered by a party pursuant to this Agreement constitute the entire agreement between the parties hereto with respect to the subject matter hereof and cancels and supersedes any prior understanding or agreement between the parties hereto with respect to the subject matter hereof. There are no representations, warranties, terms, conditions, undertakings or collateral agreements, express, implied or statutory, between the parties other than as set forth in this Agreement. However, nothing in this section is intended to affect the parties' existing easement rights over each other's lands.

23. Estoppel Certificates

RRDI and 1515511 agree, upon written request of the other, to execute and deliver to the other, or to such person or entity as may be designated by the other within 30 days following each such request, a certificate which (a) identifies this Agreement and any amendments hereto and states that this Agreement as so amended is in full force and effect and has not been further amended; (b) specifies the date through which amounts owing under this Agreement have been paid; and (c) states that, to the knowledge of the party delivering such certificate, neither RRDI nor 1515511 is in default of any of its respective obligations under this Agreement (or, if any such default or defaults is claimed, identifying the same).

24. Continuance of Supply after End of Term

If RRDI continues to provide water and 1515511 continues to accept water following the termination of this Agreement pursuant to Sections 6 or 7 hereof, then such shall be provided on the terms and conditions set out in this Agreement, to the extent applicable or as otherwise agreed in writing by the parties. Such arrangement may be cancelled at any time by either party on sixty (60) days' prior written notice.

25. Time of Essence

Time shall be of the essence of this Agreement.

26. Registration

Notice of this Agreement may be registered on title to the RRDI Lands and the 1515511 Lands, if permitted by law.

(signature page follows)

IN WITNESS WHEREOF the parties have executed this Agreement as of the Execution Date first mentioned.

THE ROSSEAU RESORT

DEVELOPMENTS INC.
by Alvarez & Marsal Canada ULC, solely in its capacity as receiver and manager of the Assets of The Rosseau Resort Developments Inc., and not in its personal capacity

By: Musicus Name: R MORAWETZ Title: MANAGING DIRECTOR

I have authority to bind the corporation

1515511 ONTARIO INC.

By:	
Name:	
Title:	
By:	
Name:	
Title:	
I/We have authority to bind the corporation	

IN WITNESS WHEREOF the parties have executed this Agreement as of the Execution Date first mentioned.

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DEVELOPMENTS INC.
by Alvarez & Marsal Canada ULC, solely in its
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not in its personal capacity

By:___ Name: Title:

I have authority to bind the corporation

1515511 ONTARIO INC.

By:__ Name: Title:

By: Name

Title:

I/We have authority to bind the corporation

SCHEDULE "A"

RRDI LANDS LEGAL DESCRIPTION

Resort Condominium Lands

ALL THOSE UNITS STILL REGISTERED IN THE NAME OF RRDI COMPRISING MUSKOKA STANDARD CONDOMINIUM PLAN NO. 62 AND THEIR APPURTENANT INTEREST. THE DESCRIPTION OF THE CONDOMINIUM PROPERTY IS: FIRSTLY: PT LT 24 CON 11 MEDORA PT 13, 35R22417; SECONDLY: PT LT 24 & 25 CON 11 MEDORA PT 21 & 22, 35R22417; THIRDLY: PT LT 25 CON 11 MEDORA PT 24, 37, 38, 40, 41, 48, 49, 50 & 52, 35R22417; FOURTHLY: PT LT 25 CON 11 MEDORA, PT RDAL BTN LT 25 & 26 CON 11 MEDORA CLOSED BY DMI05704 PT 25, 35R22417; T/W & S/T EASEMENTS AS SET OUT IN SCHEDULE "A" TO DECLARATION NO. MT63413; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA

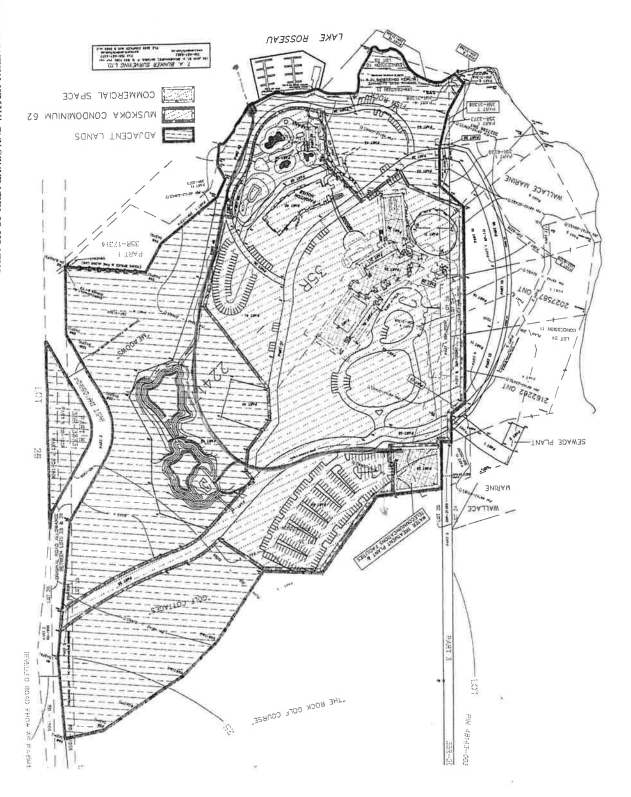
Adjacent Lands [Including Commercial Lands]

PIN 48143-0527(LT)

EIRSTLY: PT LT 25 CON 11 MEDORA PT RDAL BTN LT 25 & 26 CON 11 MEDORA CLOSED BY DMI05704 PT 2 35R21398; PT LT 25 CON 11 MEDORA PT RDAL BTN LT 25 & 26 CON 11 MEDORA CLOSED BY DMI05704 PT 3, 35R21398; ST EASEMENT AS IN ME5721; PT LT 25 CON 11 MEDORA, PT RDAL BTN LT 25 & 26 CON 11 MEDORA, PT RDAL BTN LT 25 & 26 CON 11 MEDORA CLOSED BY DMI05704, PT LT 25 CON 10 MEDORA, PT RDAL BTN CON 10 & 11 MEDORA IN FRONT LT 25 CLOSED BY DMI05704, PT LT 25 CON 10 MEDORA, PT RDAL BTN CON 10 & 11 MEDORA IN FRONT LT 25 CLOSED BY ME1289, PT RDAL BTN CON 10 & 11 MEDORA, PT RDAL BTN CON 10 & 11 MEDORA PT 8, 35R20257; THIRDLY: PT LT 25 CON 11 MEDORA PT 7, 35R20257; FOURTHLY: PT LT 24 CON 11 MEDORA PT 5 & 6, 35R20257; TW EASEMENT OVER PT LT 24 CON 11 MEDORA PT 8, 35R20257; THIRDLY: PT LT 24 CON 11 MEDORA PT 7, 35R20257; FOURTHLY: PT LT 24 CON 11 MEDORA PT 7, 35R20257; FOURTHLY: PT LT 24 CON 11 MEDORA PT 8, 35R20257; THIRDLY: PT LT 24 CON 11 MEDORA PT 7, 35R20257; FOURTHLY: PT LT 24 CON 11 MEDORA PT 8, 35R20257; THIRDLY: PT LT 24 CON 11 MEDORA PT 1, 35R20257; FOURTHLY: PT LT 25 CON 11 MEDORA PT 1, 35R20257; THIRDLY: PT LT 24 CON 11 MEDORA PT 1, 35R20257; FOURTHLY: PT LT 25 CON 11 MEDORA PT 1, 35R20257; THIRDLY: PT LT 25 CON 11 MEDORA PT 1, 35R20257; THIRDLY: PT LT 25 CON 11 MEDORA PT RDAL BTN LT 25 & 26 CON 11 MEDORA PT RDAL BTN LT 25 & 26 CON 11 MEDORA PT RDAL BTN LT 25 & 26 CON 11 MEDORA PT RDAL BTN LT 25 & 26 CON 11 MEDORA PT RDAL BTN LT 25 & 26 CON 11 MEDORA PT RDAL BTN LT 25 & 26 CON 11 MEDORA PT 1, 35R21398 AS IN MT62692; TW EASEMENT OVER PT LT 25 CON 11 MEDORA PT 1 35R21398 AS IN MT62713 AND OVER PT LT 25 CON 11 MEDORA PT 1 35R21398 AS IN MT62693; TW EASEMENT OVER PT 1 35R21398 AS IN MT62713 AND OVER PT LT 26 CON 11 MEDORA PT 27 35R22417 AS IN MT62714; TWE ASEMENT OVER PT 17 & 18 35R22417 AS IN MT62714; TWE ASEMENT OVER PT 17 & 18 35R22417 AS IN MT62714; TWE ASEMENT OVER PT 17 & 18 35R22417 AS IN MT62714; TWE ASEMENT OVER PT 17 & 18 35R2

SKETCH OF RRDI LANDS AND WATER TAKING SYSTEM

(Next Page)



SCHEDULE "B" 1515511 (GOLF COURSE) LANDS LEGAL DESCRIPTION

PIN 48142-0341 BEING PT LT 26-27 CON 12 MEDORA PT 1 TO 3, 35R12393; T/W EASEMENT OVER FIRSTLY: PT COMMON ELEMENTS MCP 62 PT 24, 25, 37, 38, 41 & 52 35R22417; SECONDLY: PT LT 25 CON 11 MEDORA PT 36, 39, 43 & 45 35R22417 AS IN MT63413; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA PIN 48143-0504 BEING PT LT 24-25 CON 12 MEDORA; PT LT 25 CON 11 MEDORA PT 1 TO 8, 10 & 11 35R17316, PT 1 35R19995 & PT 2 35R17901; S/T DM305532; PT RDAL BTN LT 25 AND LT 26 CON 12 MEDORA CLOSED BY DM347050, PT 1 35R17901; T/W EASEMENT OVER FIRSTLY: PT COMMON ELEMENTS MCP 62 PT 24, 25, 37, 38, 41 & 52 35R22417; SECONDLY: PT LT 25 CON 11 MEDORA PT 36, 39, 43 & 45 35R22417 AS IN MTMT63413; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA. PIN 48143-0260 BEING PART LT 25 CON 11 MEDORA, PT RDAL BTN LT 25 & 26 CON 11 MEDORA (CLOSED BY BY-LAW 72-34, INST. DM105704) PT 1 35R21398; T/W EASEMENT OVER THE LANDS AND FOR PURPOSES SET OUT IN MT62692; S/T EASEMENT IN FAVOUR OF LANDS IN FAVOUR OF AND FOR PURPOSES SET OUT IN MT62693; S/T EASEMENT IN FAVOUR OF PT LT 24 CON 11 MEDORA PT 1 & 2 35R22417 AS IN MT62704; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA

PIN 48143-0201 BEING PCL 35678 SEC MUSKOKA; PT LT 24 CON 11 MEDORA PT 4
35R19477; T/W EASEMENT OVER FIRSTLY: PT COMMON ELEMENTS MCP 62 PT 24,
25, 37, 38, 41 & 52 35R22417; SECONDLY: PT LT 25 CON 11 MEDORA PT 36, 39, 43 & 45
35R22417 AS IN MT63413; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF
MUSKOKA

PIN 48143-0269 BEING PT LT 24 CON 11 MEDORA CLOSED BY BY-LAW LT235179 PT 2, 3 & 5 35R19477; T/W EASEMENT OVER FIRSTLY: PT COMMON ELEMENTS MCP 62 PT 24, 25, 37, 38, 41 & 52 35R22417; SECONDLY: PT LT 25 CON 11 MEDORA PT 36, 39, 43 & 45 35R22417 AS IN MT63413; MUSKOKA LAKES; THE DISTRICT MUNICIPALITY OF MUSKOKA

SCHEDULE "C" DRAFT WATER PERMIT



Ministry of the Environment Ministère de l'Environnement

DRAFT

PERMIT TO TAKE WATER Surface Water NUMBER 3350-82DJZM

Pursuant to Section 34 of the <u>Ontario Water Resources Act</u>, R.S.O. 1990 this Permit To Take Water is hereby issued to:

The Rosseau Resort Developments Inc. 1112 Juddhaven Rd Minett, Ontario, POB 1G0 Canada

For the water Lake Rosseau

taking from: Located at:

1050 Paignton House Rd Lot 25, Concession 11, Medora Original

Township

Muskoka Lakes, District Municipality of Muskoka

For the purposes of this Permit, and the terms and conditions specified below, the following definitions apply:

DEFINITIONS

- (a) "Director" means any person appointed in writing as a Director pursuant to section 5 of the OWRA for the purposes of section 34, OWRA.
- (b) "Provincial Officer" means any person designated in writing by the Minister as a Provincial Officer pursuant to section 5 of the OWRA.
- (e) "Ministry" means Ontario Ministry of the Environment.
- (d) "District Office" means the Barrie District Office.
- (e) "Permit" means this Permit to Take Water No. 3350-82DJZM including its Schedules, if any, issued in accordance with Section 34 of the OWRA.
- (f) "Permit Holder" means The Rosseau Resort Developments Inc..
- (g) "OWRA" means the Ontario Water Resources Act, R.S.O. 1990, c. O. 40, as amended.

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You are hereby notified that this Permit is issued subject to the terms and conditions outlined

TERMS AND CONDITIONS

1. Compliance with Permit

- 1.1 Except where modified by this Permit, the water taking shall be in accordance with the application for this Permit To Take Water, dated July 1, 2009 and signed by Adam Zalev, and all Schedules included in this Permit.
- 1.2 The Permit Holder shall ensure that any person authorized by the Permit Holder to take water under this Permit is provided with a copy of this Permit and shall take all reasonable measures to ensure that any such person complies with the conditions of this Permit.
- 1.3 Any person authorized by the Permit Holder to take water under this Permit shall comply with the conditions of this Permit.
- 1.4 This Permit is not transferable to another person.
- 1.5 This Permit provides the Permit Holder with permission to take water in accordance with the conditions of this Permit, up to the date of the expiry of this Permit. This Permit does not constitute a legal right, vested or otherwise, to a water allocation, and the issuance of this Permit does not guarantee that, upon its expiry, it will be renewed.
- 1.6 The Permit Holder shall keep this Permit available at all times at or near the site of the taking, and shall produce this Permit immediately for inspection by a Provincial Officer upon his or her request.
- 1.7 The Permit Holder shall report any changes of address to the Director within thirty days of any such change. The Permit Holder shall report any change of ownership of the property for which this Permit is issued within thirty days of any such change. A change in ownership in the property shall cause this Permit to be cancelled.

2. General Conditions and Interpretation

2.1 Inspections

The Permit Holder must forthwith, upon presentation of credentials, permit a Provincial Officer to carry out any and all inspections authorized by the OWRA, the Environmental Protection Act, R.S.O. 1990, the Pesticides Act, R.S.O. 1990, or the Safe Drinking Water Act, S. O. 2002.

2.2 Other Approvals

The issuance of, and compliance with this Permit, does not:

(a) relieve the Permit Holder or any other person from any obligation to comply with any other applicable legal requirements, including the provisions of the Ontario Water Resources Act, and

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the Environmental Protection Act, and any regulations made thereunder; or

(b) limit in any way any authority of the Ministry, a Director, or a Provincial Officer, including the authority to require certain steps be taken or to require the Permit Holder to furnish any further information related to this Permit.

2.3 Information

The receipt of any information by the Ministry, the failure of the Ministry to take any action or require any person to take any action in relation to the information, or the failure of a Provincial Officer to prosecute any person in relation to the information, shall not be construed as:

- (a) an approval, waiver or justification by the Ministry of any act or omission of any person that contravenes this Permit or other legal requirement; or
- (b) acceptance by the Ministry of the information's completeness or accuracy.

2.4 Rights of Action

The issuance of, and compliance with this Permit shall not be construed as precluding or limiting any legal claims or rights of action that any person, including the Crown in right of Ontario or any agency thereof, has or may have against the Permit Holder, its officers, employees, agents, and contractors.

2.5 Severability

The requirements of this Permit are severable. If any requirements of this Permit, or the application of any requirements of this Permit to any circumstance, is held invalid or unenforceable, the application of such requirements to other circumstances and the remainder of this Permit shall not be affected thereby.

2.6 Conflicts

Where there is a conflict between a provision of any submitted document referred to in this Permit, including its Schedules, and the conditions of this Permit, the conditions in this Permit shall take precedence.

3. Water Takings Authorized by This Permit

3.1 Expiry

This Permit expires on December 31, 2020. No water shall be taken under authority of this Permit after the expiry date.

3.2 Amounts of Taking Permitted

The Permit Holder shall only take water from the source, during the periods and at the rates and amounts of taking specified in Table A. Water takings are authorized only for the purposes specified in Table A.

Table A

1	Source Name / Description:	Source: Type:	Taking Specific Purpose:	Taking Major Category:	Max. Taken per Minute (litres):	Max. Num. of Hra Taken per Day:	per Day (litres):	Max. Num. of Days Taken per Year:	Zone/ Essting/ Northing:
1	Lake Rosseau	Lake	Other - Commercial	Commercial	9,092	24	3,900,000	365	17 606971 5002446
						Total Taking:	3,900,000		

3.3 The maximum daily taking from Lake Rosseau (Source No.1) shall be 1,500,000 litres per day for the purpose of communal water supply to Rosseau Resort Development Inc. and 2,400,000 litres per day for the purpose of golf course irrigation on the adjacent lands now known as The Rock Golf Club.

4. Monitoring

- 4.1 The Permit Holder shall maintain a record of all water takings. This record shall include the dates and times of water takings, and the total measured amounts of water pumped per day for each day that water is taken under the authorization of this Permit. The Permit Holder shall keep all required records up to date and available at or near the site of the taking and shall produce the records immediately for inspection by a Provincial Officer upon his or her request. The total amounts of water pumped shall be measured using a flow meter or equivalent measuring device.
- 4.2 The Permit Holder shall record separately the total measured amounts of water taken per day and used as described in Condition 3.3 for:
 - i) the purpose of communal water supply to Rosseau Resort Development Inc.,
 - ii) the purpose of golf course irrigation.

The Permit Holder shall keep all required records up to date and available at or near the site of the taking and shall produce the records immediately for inspection by a Provincial Officer upon his or her request. The total amounts of water pumped shall be measured using a flow meter or equivalent measuring device.

4.3 The Permit Holder shall upon any application submitted to the Ministry for renewal or amendment of this Permit shall be accompanied by all records required by the conditions of this Permit.

5. Impacts of the Water Taking

5.1 Notification

The Permit Holder shall immediately notify the local District Office of any complaint arising from the taking of water authorized under this Permit and shall report any action which has been taken or is proposed with regard to such complaint. The Permit Holder shall immediately notify the local District Office if the taking of water is observed to have any significant impact on the surrounding waters. After hours, calls shall be directed to the Ministry's Spills Action Centre at 1-800-268-6060.

5.2 For Surface-Water Takings

The taking of water (including the taking of water into storage and the subsequent or simultaneous withdrawal from storage) shall be carried out in such a manner that streamflow is not stopped and is not reduced to a rate that will cause interference with downstream uses of water or with the natural functions of the stream.

5.3 The Permit Holder shall maintain and ensure the effectiveness of an end-of-pipe fish screen to prevent entrainment, as occurs when a fish is drawn into a water intake and cannot escape, and impingement, as occurs when a fish is held in contact with the intake screen and is unable to free itself, of fish that frequent the waters of Lake Rosseau.

6. Director May Amend Permit

The Director may amend this Permit by letter requiring the Permit Holder to suspend or reduce the taking to an amount or threshold specified by the Director in the letter. The suspension or reduction in taking shall be effective immediately and may be revoked at any time upon notification by the Director. This condition does not affect your right to appeal the suspension or reduction in taking to the Environmental Review Tribunal under the Ontario Water Resources Act., Section 100 (4).

The reasons for the imposition of these terms and conditions are as follows:

- Condition 1 is included to ensure that the conditions in this Permit are complied with and can be enforced.
- 2. Condition 2 is included to clarify the legal interpretation of aspects of this Permit.
- 3. Conditions 3 through 6 are included to protect the quality of the natural environment so as to safeguard the ecosystem and human health and foster efficient use and conservation of waters. These conditions allow for the beneficial use of waters while ensuring the fair sharing, conservation and sustainable use of the waters of Ontario. The conditions also specify the water takings that are authorized by this Permit and the scope of this Permit.

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In accordance with Section 100 of the <u>Ontario Water Resources Act</u>, R.S.O. 1990, you may by written notice served upon me, the Environmental Review Tribunal and the Environmental Commissioner, Environmental Bill of Rights, R.S.O. 1993, Chapter 28, within 15 days after receipt of this Notice, require a hearing by the Tribunal. The Environmental Commissioner will place notice of your appeal on the Environmental Registry. Section 101 of the <u>Ontario Water Resources Act</u>, as amended provides that the Notice requiring a hearing shall state:

- The portions of the Permit or each term or condition in the Permit in respect of which the hearing is required, and;
- 2. The grounds on which you intend to rely at the hearing in relation to each portion appealed.

In addition to these legal requirements, the Notice should also include:

- The name of the appellant;
- 4. The address of the appellant;
- 5. The Permit to Take Water number;
- 6. The date of the Permit to Take Water;
- 7. The name of the Director;
- The municipality within which the works are located;

This notice must be served upon:

The Secretary
Environmental Review Tribunal
655 Bay Street, 15th Floor
Toronto ON
MSG 1ES

The Environmental Commissioner
1075 Bay Street
6th Floor, Suite 605
Toronto, Ontario MSS 2W5

The Director, Section 34
Ministry of the Environment

Further information on the Environmental Review Tribunal's requirements for an appeal can be obtained directly from

by telephone at (416) 314-4600

by fax at (416) 314-4506

by e-mail at www.ert.gov.on.ca

This instrument is subject to Section 38 of the Environmental Bill of Rights that allows residents of Ontario to seek leave to appeal the decision on this instrument. Residents of Ontario may seek to appeal for 15 days from the date this decision is placed on the Environmental Registry. By accessing the Environmental Registry, you can determine when the leave to appeal period ends.

Dated at this day of,.

Director, Section 34
Ontario Water Resources Act , R.S.O. 1990

Schedule A

This Schedule "A" forms part of Permit To Take Water 3350-82DJZM, dated .

- Application for Permit to Take Water signed by Adam Zalev, dated July 1, 2009.
- Report titled "Renewal Application of OWRA Section 52 Permits to Take Water for Rosseau Resort Developments Inc. and The Rock Golf Club, Township of Muskoka", prepared by Azimuth Environmental, signed by Mike Jones and dated June 2009.
- Email and supporting documents to Christopher Munro, December 23, 2009 from Robert M
 Fishlock, Blake, Cassels & Graydon LLP.

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