COURT FILE NUMBER

2401-15969

Clerk's Stamp

COURT

COURT OF KING'S BENCH OF ALBERTA

JUDICIAL CENTRE

CALGARY

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, RSC

1985, c. C-36, AS AMENDED

FILED DIGITALLY 2401 15969

CENTRE OF

Jul 23, 2025

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF ANGUS A2A GP INC., ANGUS MANOR PARK A2A GRANC. ANGUS MANOR PARK A2A CAPITAL CORP., ANGUS MANOR PARK A2A GP INC., WINDRIDGE A2A GP INC., FOSSIL CREEK A2A GP INC., FOSSIL CREEK A2A DEVELOPMENTS, LCC, A2A DEVELOPMENTS INC., SERENE COUNTRY HOMES (CANADA) INC. and A2A CAPITAL SERVICES CANADA INC.

APPLICANTS

ALVAREZ & MARSAL CANADA INC.

FIAT

DOCUMENT

AFFIDAVIT OF ANGELA NG

Let this document be filed notwithstanding the

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY **CASSELS BROCK & BLACKWELL LLP**

Suite 3810, Bankers Hall West 888 3rd Street SW

Calgary, Alberta, T2P 5C5

Dated this 23.day of

2025

FILING THIS DOCUMENT

Attention: Jeffrey Oliver / Danielle Marechal

P: 403 351 2922 / 403 351 2921

E: joliver@cassels.com | dmarechal@cassels.com

File No. 57100-4

AFFIDAVIT OF:

Angela Ng

SWORN ON:

June 7, 2025

I, Angela Ng, of the city of Kuala Lumpur, in the country of Malaysia, SWEAR AND SAY THAT:

- 1. I am an investor in two real estate projects, Meaford Highlands Resort ("Meaford") and Wingham Creek ("Wingham"), which are subject to this application. As such, I have personal knowledge of the matters hereinafter sworn to in this Affidavit, except where stated to be based on information and belief, and where so stated, I verily believe the same to be true.
- Terms used and not otherwise defined herein shall have the meaning ascribed to them in the Monitor's Sixth Report dated June 9, 2025. All references to currency in this affidavit are references to Canadian dollars unless otherwise indicated.



I. RELIEF SOUGHT

- 3. This affidavit is sworn in support of the application of Alvarez & Marsal Canada Inc. ("A&M"), in its capacity as the CCAA monitor with enhanced powers (in such capacity, the "Monitor") over the Debtor Companies (as defined herein) for an order pursuant to the Companies Creditors Arrangement Act, RSC 1985, c C-36 (the "CCAA") in respect of adding Wingham Creek A2A Developments Inc. ("Wingham Developments"), Lake Huron Shores A2A Developments Inc. ("LHS Developments"), and Meaford A2A Developments Inc. ("Meaford Developments", and collectively, the "Additional Project Entities") as debtor companies to these CCAA Proceedings, among other things (the "June 19 Application").
- 4. I have spoken with Danica Jorgenson of Cassels, Brock & Blackwell LLP, the Monitor's Counsel (as defined herein) about the June 19 Application. I am supportive of the June 19 Application and in particular, the addition of Meaford Developments and Wingham Developments as respondents to these CCAA Proceedings.

II. CCAA PROCEEDINGS

- 5. I have reviewed the Monitor's Reports in these CCAA Proceeding and understand that the following entities are subject to relief under the CCAA Proceedings as "debtor companies":
 - (a) A2A Capital Services Canada Inc. ("A2A CSC");
 - (b) Serene Country Homes (Canada) Inc. ("Serene Canada");
 - (c) A2A Developments Inc. ("A2A Developments");
 - (d) Angus A2A GP Inc.;
 - (e) Angus Manor Park A2A GP Inc.;
 - (f) Angus Manor Park A2A Capital Corp.;
 - (g) Angus Manor Park A2A Developments Inc.;
 - (h) Fossil Creek A2A GP Inc.;
 - (i) Fossil Creek A2A Developments, LLC;
 - (j) Hills of Windridge A2A GP Inc.; and
 - (k) Windridge A2A Developments, LLC

(collectively, the "Debtor Companies").



6. I have been advised by Rob Peterson of Azimuth Risk Management Inc. ("**Azimuth**") and do verily believe, that certain of the Debtor Companies were involved in the Meaford and Wingham projects in which I am an investor.

III. ADDITIONAL PROJECTS

- 7. Similar to the Debtor Companies, Meaford Developments and Wingham Developments solicited investments from offshore investors. Investors purchased from Meaford Developments and Wingham Developments undivided financial interests ("**UFI**") in Meaford and Wingham, respectively.
- 8. Meaford was advertised to me as a 380-acre residential development project located in Meaford, Ontario and Wingham was advertised to me as a 90-acre residential development project located in North Huron (Wingham), Ontario.
- 9. I heard about the opportunity to invest in Meaford through my brother, Joseph Ng Kok Wi who sold me the UFIs. I purchased three UFIs in Meaford for \$10,000 each, for a total investment of \$30,000 and two UFIs in Wingham for \$10,000 each, for a total investment of \$20,000.
- 10. While Meaford and Wingham each appear to be two distinct projects, at the time of purchasing the respective UFIs, I understood the projects to be related through the A2A Group.

A. Meaford

- 11. On December 6, 2011, I entered into an Agreement of Purchase and Sale with Meaford Developments for the purchase of three UFIs in Meaford.
- 12. Upon my purchase of UFIs, I received the following material agreements:
 - (a) Meaford Developments UFI Purchase and Sale Agreement between Meaford Developments and myself dated December 6, 2011, wherein Meaford Developments agreed to sell me three UFIs at a price of \$10,000 CAD per UFI ("Meaford APS"). I have attached the unsigned Meaford APS as Exhibit "A". Notwithstanding I do not currently have a signed copy of the Meaford APS, I did execute such agreement.
 - (b) Meaford Developments Deed of Covenants, attached as Schedule "C" to the Meaford APS, which appointed Meaford Developments as Facilitator of the project.
 - (c) Meaford Developments Revocable Trust Deed, attached as Schedule "C" to the Meaford APS and provides that I may set up a revocable trust.
 - (d) Meaford Developments Option to Sell Agreement, attached to the Meaford APS, and provides that I may exercise my option to sell my UFIs to A2A Distribution Limited.



- 13. I have not received any money back from my investment in Meaford. Further, I am not aware of any Meaford investors who have received any money back regarding this project.
- 14. To the best of my recollection, I have not received any written updates on Meaford, including updates regarding the listing of the property for sale or any potential sale. I have also not received any financial or other reporting from the A2A Group.
- 15. At no time after investing in Meaford did I nor any other investor with whom I spoke receive any financial or other reporting from the A2A Group.
- 16. Starting in 2018, I began to have serious concerns regarding Meaford. There had been no reporting and no returns paid to investors, when the anticipated timeline for the completion of the project was to have been in four to seven years, which would have been sometime between 2015 to 2018.
- 17. It is unclear what, if any, material development efforts have been undertaken with the Meaford Lands since UFIs were first sold.

B. Wingham

- 18. On January 31, 2012, I purchased two UFIs in Wingham for \$10,000 each, for a total of \$20,000.
- 19. Upon my purchase of UFIs, I received the following material agreements:
 - (a) Wingham Developments UFI Purchase and Sale Agreement between Wingham Developments and myself dated January 31, 2012, wherein Wingham Developments agreed to sell me two UFIs at a price of \$10,000 CAD per UFI ("Wingham APS"). I have attached the unsigned Wingham APS as Exhibit "B". Notwithstanding I do not currently have a signed copy of the Wingham APS, I did execute such agreement.
 - (b) Wingham Developments Deed of Covenants, attached as Schedule "C" to the Wingham APS, which appointed Wingham Developments as Facilitator of the project.
 - (c) Wingham Developments Revocable Trust Deed, attached as Schedule "C" to the Wingham APS and provides that I may set up a revocable trust.
 - (d) Wingham Developments Option to Sell Agreement, attached to the Wingham APS, and provides that I may exercise my option to sell my UFIs to A2A Distribution Limited.
- 20. I did not receive, nor am I aware of, any Wingham investors who received any money back form the A2A Group.
- 21. At no time after investing in Wingham did I or any other investor with whom I spoke receive any financial or other reporting from the A2A Group. In fact, to the best of my recollection, there has been a lack of communication from the A2A Group since my initial investment.



- 22. My serious concerns regarding Wingham began early on. There had been no reporting for some time and no returns paid to investors, when the anticipated timeline for the completion of the project was to have been in four to seven years.
- 23. It is unclear what, if any, material development efforts have been undertaken with the Wingham Lands since UFIs were first sold.
- 24. I was informed by Rob Peterson from Azimuth that through his efforts as a consultant to the Monitor, he was provided with a sale offer that was purportedly accepted by Wingham Developments on June 15, 2022 (the "June 2022 Sale Offer"). I have attached a copy of this notice of acceptance as <u>Exhibit "C"</u>. To the best of my recollection, I never received such notice personally.
- 25. Pursuant to the Deed of Covenant attached to the Wingham APS, a special resolution is required to accept any sale offer. To the best of my recollection, I was never asked to partake in such a process regarding the June 2022 Sale Offer.

IV. RELIEF SOUGHT

- 26. I am advised by the Monitor and its consultants, and do verily believe that Meaford Developments and Wingham Developments are insolvent.
- 27. I am advised by the Monitor and its consultants, and do verily believe, that a CCAA process can identity a restructuring plan for the benefit of all stakeholders in a fair and transparent process, by moving control of Meaford Developments and Wingham Developments and their assets away from the current management and putting it in the hands of reputable and experienced insolvency professionals.
- 28. It is my opinion based on my experience as an investor in Meaford and Wingham that absent third-party intervention by the Monitor, stepping into the role of management of Meaford Developments and Wingham Developments, I fear that the investors in those projects will be left with no recoveries.
- 29. In swearing this affidavit, I was not physically present before the commissioner for oaths but was linked with the commissioner for oaths utilizing video technology, and to the best of my knowledge, the process described in the Court of King's Bench of Alberta Notice to the Profession and Public on Remote Commissioning of Affidavits dated March 25, 2020 was followed.
- 30. I swear this affidavit in support of the relief sought by the Monitor and for no other or improper purpose.



- 6 -

SWORN BEFORE ME at the City of Calgary, in the Province of Alberta, this 7 day of June, 2025)
•)
)
) ——Signed by:
)
Commissioner for Oaths/Notary Public in and for Alberta) Angela Ng

This is Exhibit "A" to the Affidavit of Angela Ng, sworn this ____day of June, 2025

A Commissioner for Oaths / Notary Public In And For Alberta





AGREEMENT OF PURCHASE AND SALE

MEAFORD A2A DEVELOPMENTS INC.

c/o 80 Raffles Place, #34-20 UOB Plaza 2, Singapore 048624 Tel: +65 3157 1111 Fax: +65 6820 8360



THANK YOU FOR PURCHASING

MEAFORD HIGHLANDS RESORT

PURCHASE CLIENT

DETAILS INFORMATION

INTEREST AMOUNT : 3/2280 TITLE: MS

PURCHASE PRICE: CAD30,000.00 FIRST NAME: ANGELA ANG CHEE

MIDDLE NAME:

GST/HST: settled upon filing the LAST NAME: NG

return

LAND TRANSFER DATE OF BIRTH 19/02/1970

TAX(LTT): CAD150.00

IDENTIFICATION K24265693

NO.

RESIDENCE TEL:

OFFICE: 971--556325811

HANDPHONE:

SIGNING DATE DECEMBER 06, 2011 ADDRESS: B-8-1 CASA INDAH PSN

SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA DAMANSARA 47410 P.J.,

SELAN MALAYSIA

MHR-1234,MHR-1235,MHR-1236

PURCHASING UNIT NOS.:



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- 7. Acknowledgement and Direction
- 8. Revocable Trust Deed
- 9. Option to Sell Agreement
- 10. Declaration Form and Schedule A
- 11. CRA Authorization

Government Documents

- 12. T1013E Authorizing or Cancelling a Representative
- 13. RC59 E Business Consent Form
- 14. RC1 E Request for a Business Number (BN)
- 15. T1261E Individual Tax Number for Non-Residents
- 16. 0009 E Authorizing or Cancelling a Representative

Others

- 17. Land Title Transfer Document
- 18. Title Insurance Certificate and Schedule A
- 19. Copy of Liability Insurance Coverage on Land



Document Summary

Meaford A2A Developments Inc. Documents

1. Agreement of Purchase and Sale

The Agreement of Purchase and Sale is a contract that clearly explains the structure of the purchase. It outlines specifically the terms and conditions of the purchase throughout the full term. This document should be read carefully.

2. Deed of Covenant

The Deed of Covenant is a document that sets out the legal obligations imposed by the Vendor upon the Purchaser to do or not to do something. It is required because it is a condition of the sale. These covenants are for the benefit of the Vendor and all Co-owners of the Property, including the Purchaser. It binds the Purchaser and every Co-owner of the Property. It makes each purchaser bound by the same obligations and conditions so that everyone is treated fairly and to facilitate management of the Property. It spells out who manages the Property and appoints the Facilitator to carry out their instructions.

3. Affidavit of Execution - Deed of Covenant

A Purchaser must sign several documents which include the Deed of Covenant. This document must be signed before a witness. This witness signs the Affidavit of Execution to confirm that he personally witnessed the Purchaser signing the document.

4. Power of Attorney

The Power of Attorney is an authorization by the Purchaser to the Vendor to act on his behalf in regards to various matters pertaining to the property.

5. Affidavit of Execution – Power of Attorney

A Purchaser must sign several documents which include the Power of Attorney. This document must be signed before a witness. This witness signs the Affidavit of Execution to confirm that he personally witnessed the Purchaser signing the document.

6. Witness Confirmation – Power of Attorney

The Witness Confirmation is a confirmation by witness (A) confirming that he witnessed the signature of the Purchaser and also the signature(s) of the witness(es) (B&C) who were present when the Purchaser signed the relevant document. It also confirms that A verified the Purchaser's identity as well as B and C's.

Initial

7. Acknowledgment and Direction

The Acknowledgement and Direction is the Purchaser's authorization to the law firm to sign, deliver and/or register documents to complete the sale & purchase transaction on their behalf.

8. Revocable Trust Deed

The Revocable Trust Deed sets out the details of a trust which keeps the land under the ownership of a living person.

9. Option to Sell Agreement

The Option to Sell imposes an obligation on A2A Distribution to buy the undivided fractional interest at C\$10,000.00 from the Purchaser. The Option to Sell may be exercised at any time on the expiry of the 60th month ending the 66th month from the date of the Option to Sell.

10. Declaration Form and Schedule A

Purchaser provides permission to A2A Capital Management Inc. to file the tax returns on their behalf. The Purchaser must indicate which tax code is most applicable.

11. CRA Authorization

Allows the Canada Revenue Agency (CRA) to discuss any matter pertaining to HST with authorized official A2A Capital Management Inc.

Government Documents

12. T1013 E – Authorizing or Cancelling a Representative

This form provides permission for authorized officials of A2A Capital Management Inc. to correspond with CRA on behalf of the Purchaser.

13. RC59 E – Business Consent Form

This form provides permission for A2A Capital Management Inc. authorized third party members to speak with CRA (pertaining to the purchase) on behalf of the purchaser. For example, this may include our accounting firm or solicitor.

14. RC1 E – Request for a Business Number (BN)

This form is used to apply for a business number needed to file annual tax.

15. T1261 E – Individual Tax Number (ITN) for Non-Residents

This form provides individual tax number for non-residential purchasers.

16. 0009E – Authorizing or Cancelling a Representative

This form provides permission for authorized officials of A2A Capital Management Inc. to correspond with Canadian Ministry of Revenue on behalf of the Purchaser.



Others

17. Land Title Transfer Document

This is the document issued by the lawyer acknowledging the client's name was registered under legal title.

18. Title Insurance Certificate and Schedule A

The certificate issued by Stewart Title for the amount purchased.

19. Copy of Liability Insurance Coverage on Land

A copy of the liability insurance coverage from Firstbrooks Cassie & Anderson Ltd.



LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236 Sale ID: 110816 (01)

THIS AGREEMENT OF PURCHASE AND SALE made as of the 06th of DECEMBER, 2011

BETWEEN:

MEAFORD A2A DEVELOPMENTS INC. a corporation incorporated under the laws of the Province of Ontario, Canada

(hereinafter called the "Vendor")

-and-ANGELA ANG CHEE NG

IDENTIFICATION NO. K24265693

ADDRESS: B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH

RESORT HOME PJU 3 KOTA DAMANSARA 47410 P.J.,

SELAN MALAYSIA

(hereinafter called the "Purchaser")

WHEREAS the Vendor holds registered title to the land described in Schedule "A" attached to this Agreement (the "Property");

AND WHEREAS the Vendor has divided the ownership of the Property into 2280 undivided fractional interests (the "**Total Fractional Interests**") and intends to sell the Total Fractional Interests save and except for up to five percent (5%) thereof which may be retained by the Vendor;

AND WHEREAS the Vendor, has agreed to sell, transfer, assign, set over and convey to the Purchaser 3/2280 undivided fractional interest(s) (the "Purchased Property") out of the Total Fractional Interests in the Property and the Purchaser has agreed to purchase the Purchased Property from the Vendor on the terms and conditions set forth in this Agreement;

NOW THEREFORE, in consideration of the mutual covenants and agreements set forth in this Agreement and for other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged by each party), the parties hereto covenant and agree as follows:



LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236 Sale ID: 110816 (02)

ARTICLE 1 DEFINITIONS AND PRINCIPLES OF INTERPRETATION

1.1 Definitions

The terms defined herein shall have, for all purposes of this Agreement, the following meanings, unless the context expressly or by necessary implication otherwise requires:

- "Acknowledgement & Direction" means the Acknowledgment & Direction attached to this Agreement as Schedule "B".
- "Agreement" means this Agreement of Purchase and Sale and the Schedules attached hereto, each as amended, supplemented, restated, extended, renewed or replaced from time to time.
- "Ancillary Documents" means those documents, instruments and/or agreements described in Schedule "C" attached to this Agreement, including, without limitation, (1) the Deed of Covenant, (2) the Power of Attorney, (3) the Affidavit of Execution, (4) the Revocable Trust Deed and (5) the Election of Joint Tenancy (only required if more than one Purchaser purchase the Purchased Property).
- "Article", "section" and "subsection" mean and refer to the specified article, section and subsection of this Agreement.
- "Business Day" means a day, other than a Saturday or Sunday or statutory holiday in Canada, on which the principal commercial banks located in the Province of Ontario, Canada are open for business during normal working hours.
- "Closing" means the closing and consummation of the transaction of the purchase and sale of the Purchased Property pursuant to the terms of this Agreement, including without limitation, the payment of the Purchase Price and the delivery of the Closing Documents, on the Closing Date or such later date as agreed to by the parties.



Sale ID: 110816 (03)

"Closing Date" means the date this agreement is signed by each of the Vendor and the Purchaser or such earlier or later date as may be agreed to by the Vendor and the Purchaser in writing. If the Land Registry Office in the Province of Ontario, Canada is closed on that day, then closing shall take place on the next day that such Land Registry Office is open for business.

"Closing Documents" means, collectively, the agreements, instruments and other documents to be delivered by the Vendor to the Purchaser pursuant to section 5.1 and the agreements, instruments and other documents to be delivered by the Purchaser to the Vendor pursuant to section 5.2.

"Deed of Covenant" means the document described as the Deed of Covenant and included in Schedule "C" as an Ancillary Document.

"HST" means all tax payable under Part IX of the *Excise Tax Act (Canada)* (including both the Federal and Provincial harmonized portion of those taxes) or under any provincial legislation imposing a similar value added or multi-stage tax in connection with the purchase by the Purchaser of the Purchased Property.

"Legal Service and Administration Fee" means the fee amounting to \$650.00 per transaction payable by each of the Purchasers simultaneously on payment of the Purchase Price being the legal and administrative cost for the registration of the Undivided Fractional Interest on the Master Title.

"LTT" means the land transfer tax payable by the Purchaser in connection with the purchase by the Purchaser of the Purchased Property as required by and under the *Land Transfer Tax Act* of Ontario;

"Property" has the meaning given thereto in the first recital of this Agreement.

"Purchased Property" has the meaning given thereto in the third recital of this Agreement.

"Purchase Price" has the meaning given to it in Section 2.2.

"Vendor's Lawyer" means Friedman & Associates or such other firm of solicitors or agents as are appointed by the Vendor and notice of which is provided to the Purchaser.



Sale ID: 110816

LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236

1.2 Time of the Essence

Time shall be of the essence in the performance of the Vendor's and the Purchaser's respective obligations.

1.3 Currency

Unless otherwise specified, all reference to money amounts in this Agreement shall be reference to Canadian dollars.

1.4 Headings

The descriptive headings of Articles and Sections are inserted solely for convenience of reference and are not intended as complete or accurate descriptions of the content of such Articles or Sections.

1.5 Singular, etc.

The use of words in the singular or plural, or with a particular gender, shall not limit the scope or exclude the application of any provision of this Agreement to such person or persons or circumstances as the context otherwise permits.

1.6 **Extended Meanings**

The words "hereof", "herein", "hereunder" and similar expressions used in any part of this Agreement relate to the entire Agreement and not to the particular Article or Section unless the context otherwise requires.

1.7 Consent

Whenever a provision of this Agreement requires an approval or consent by a party to this Agreement and notification of such approval or consent is not delivered within the applicable time limited, then, unless otherwise specified, the party whose consent or approval is required shall be conclusively deemed to have withheld its approval or consent.

1.8 **Business Day**

Whenever any payment is to be made or action to be taken under this Agreement is required to be made or taken on a day other than a Business Day, such payment shall be made or action taken on the next Business Day following such day.



Sale ID: 110816 (05)

1.9 Entire Agreement

This Agreement and any agreements, instruments and other documents herein contemplated to be entered into between, by or including the parties hereto constitute the entire agreement between the parties hereto pertaining to the transaction of purchase and sale provided for herein and supersede all prior agreements, understandings, negotiations and discussions, whether oral or written, with respect thereto and there are no warranties, representations or other agreements between the parties hereto in connection with the transaction except as specifically set forth in this Agreement or the Schedules attached hereto, or in any document delivered pursuant to this Agreement. No amendment supplement or modification, of this Agreement shall be binding unless executed in writing by the parties hereto.

1.10 Non Merger

The Vendor's representations, warranties, covenants and agreements contained in this Agreement shall not merge on the Closing of this transaction or on the delivery and registration of a transfer but shall survive the closing of this transaction.

1.11 HST

If this transaction is subject to HST then the Purchaser shall be liable for and remit to the appropriate authority all HST which is payable in connection with the Purchased Property.

1.12 Applicable 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.

1.13 Schedules

The schedules to this Agreement, as listed below, are an integral part of this Agreement:

<u>Schedule</u>	<u>Description</u>
Schedule A	Legal Description
Schedule B	Acknowledgement & Direction
Schedule C	Ancillary Documents



LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236 Sale ID: 110816 (06)

ARTICLE 2 AGREEMENT OF PURCHASE AND SALE

2.1 Purchase and Sale

- (a) The Vendor hereby agrees to sell, transfer, assign, set over and convey the Purchased Property to the Purchaser and the Purchaser hereby agrees to purchase the Purchased Property from the Vendor for the Purchase Price upon and subject to the terms and conditions of this Agreement.
- (b) The Purchaser may consist of more than one (1) person but not more than three (3) persons. If the Purchaser consists of more than one (1) person, then, in such event, the Purchased Property shall be held by them as tenants-in-common in the shares set out below unless the Purchaser completes, signs and delivers to the Vendor on Closing the "Election of Joint Tenancy" attached to this Agreement as part of Schedule "C". If the Purchaser does not complete, sign and deliver an Election of Joint Tenancy on Closing and the Purchaser consists of more than one (1) person, then each of the persons comprising such Purchaser shall hold the Purchased Property as tenants-in-common in the following shares:

 Name (1): N/A
 : N/A %

 Name (2): N/A
 : N/A %

 Name (3): N/A
 : N/A %

 Total
 : N/A %

2.2 Purchase Price

The purchase price for the Purchased Property is CAD30,000.00 (the "Purchase Price") plus applicable HST. The Purchase Price excludes the Legal Service and Administration Fee in the amount of \$650.00 per transaction. The Purchase Price has been calculated on the basis of \$10,000.00 for each undivided fractional interest forming part of the Purchased Property. The Purchase Price shall be payable on the Closing Date by certified cheque or negotiable bank draft delivered to the Vendor at the office of A2A Capital Management Pte Ltd, 80 Raffles Place #34-20 Singapore 048624, or by way of deposit or wire transfer to:



Sale ID: 110816 (07)

Account Name: : A2A Capital Management Pte Ltd

Bank: : HSBC

Bank Address: : 21 Collyer Quay, HSBC Building #01-00

Singapore 049320

CAD Account Number : 260 682976 180

Swift Code : HSBCSGSG

As provided in the Deed of Covenant, \$500.00 out of the Purchase Price will be used by the Vendor for purposes of defraying the costs and expenses more particularly described in the Deed of Covenant.

2.3 Binding Agreement

This Agreement constitutes a binding agreement of purchase and sale of the Purchased Property on the terms of and subject to the provisions of this Agreement.

2.4 HST & Transfer Taxes

- (a) The Purchaser shall be responsible for and pay in addition to the Purchase Price, all applicable LTT and HST in connection with this transaction (the "Purchaser's Transfer Taxes"). Neither the LTT nor the HST is included in the Purchase Price.
- (b) The Purchaser shall pay, file and submit within the time prescribed in the Excise Tax Act (Canada) ("ETA") or in the Land Transfer Tax Act of Ontario ("LTTA") all payments, filings or documents required to be paid, filed by or under the ETA in connection with HST and LTTA in connection with LTT. The Vendor shall not collect the HST from the Purchaser if the Purchaser is registered under the ETA and in such event the Purchaser shall remit such HST when and to the extent required under the ETA and the Purchaser hereby indemnifies the Vendor and hold the Vendor harmless from any liability whatsoever under the ETA arising out of any breach of the obligations of the Purchaser with respect to HST. This agreement to indemnify shall not merge on Closing but shall survive the Closing.



Sale ID: 110816 (08)

LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236

(c) The Vendor shall use its reasonable efforts to assist the Purchaser in making required filings or submissions required and payments of the Purchaser's Transfer Taxes; provided however that the Vendor shall not be responsible for or be held liable for any of the Purchaser's obligations with respect to payments, filings or submissions of the Purchaser's Transfer Taxes.

.

ARTICLE 3 PURCHASER'S DUE DILIGENCE

3.1 Searches and Examinations

The Purchaser hereby acknowledges and confirms that it has been afforded the opportunity to retain counsel to review this Agreement and to conduct such due diligence including, without limitation, such investigations and such tests and inspections regarding the Property and the Purchased Property as it deems desirable or necessary.

3.2 Title Search

The Purchaser hereby acknowledges and confirms that it has been afforded the opportunity to retain counsel to examine matters relating to zoning, title to and such other matters as it may deem appropriate, regarding the Purchased Property and the Property.

3.3 Condition of Purchased Property

The Purchaser hereby acknowledges and confirms that the Purchased Property is being purchased on an "as is where is basis" with no representations or warranties by the Vendor, save and except as expressly provided for in this Agreement.

Initial

Livelope ID. 3D3L2DLD-31D1 -41 0L-9224-9B1D4.

LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236 Sale ID: 110816 (09)

ARTICLE 4 CONDITIONS OF CLOSING

4.1 Conditions in Favour of the Purchaser

The obligations of the Purchaser to complete the purchase of the Purchased Property shall be subject to the following conditions:

- (a) on Closing, all of the terms, covenants and conditions of this Agreement to be complied with or performed by the Vendor shall have been complied with or performed in all material respects, including, without limitation, all documents required to be executed or delivered to the Purchaser hereunder shall have been so executed and delivered;
- (b) on Closing, the representations or warranties of the Vendor set out in section 6.1 shall be true and accurate in all material respects with the same effect as if made on and as of the Closing Date;
- on Closing, the Vendor shall be the registered owner of title to the Purchased Property and shall have good and marketable title to the Purchased Property; and
- (d) on Closing the Purchaser shall have been registered on title to the Purchased Property, as owner, with good and marketable title, free and clear from all registered charges, mortgages, and liens, subject only to such other encumbrances as may be registered on title to the Property including, without limitation, municipal agreements, and public utility service easements, cable and telephone easements.

Each of the foregoing conditions is for the exclusive benefit of the Purchaser and if any of the aforesaid conditions shall not be satisfied, fulfilled or complied with in accordance with their terms, the Purchaser may at its option, either:



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(i) rescind this Agreement by written notice delivered to the Vendor on the Closing Date, in which event the Purchaser and the Vendor shall be released, relieved and discharged from all obligations under this Agreement and this Agreement shall be and be deemed to be null and void; or

(ii) complete the transaction.

Provided that any of the said conditions may be waived in whole or in part by the Purchaser.

4.2 Conditions in Favour of the Vendor

The obligation of the Vendor to complete the transaction contemplated by this Agreement shall be subject to the following conditions:

- (a) on Closing, all of the terms, covenants and conditions of this Agreement to be complied with or performed by the Purchaser shall have been complied with or performed in all respects, including delivering to the Vendor the Purchase Price and the Ancillary Documents duly executed by the Purchaser; and
- (b) on Closing, the representations or warranties of the Purchaser set out in section 6.2 shall be true and accurate in all material respects.

The conditions precedents set forth in sections 4.2 are for the benefit of the Vendor and may be waived in whole or in part by the Vendor.

ARTICLE 5 CLOSING DOCUMENTS

5.1 Vendor's Closing Documents

On or before Closing, subject to the provisions of this Agreement, the Vendor shall execute or cause to be executed and shall deliver or cause to be delivered the following:



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(10)

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- (a) a copy of the registered transfer/deed for the Purchased Property showing the transfer of the Purchased Property to the Purchaser (such transfer/deed shall contain the statement of the Vendor and of the Vendor's solicitor pursuant to Sections 50 (22) (a) and (b) of the *Planning Act* (Ontario)):
- (b) a title insurance binder and related policy issued by Stewart Title or any other title insurance company designated by the Vendor and duly qualified to issue title insurance in the Province of Ontario insuring the Purchaser's title to the Purchased Property in accordance with the policy provisions to the extent of the Purchase Price and subject to such limitations and qualifications respecting coverage as is contained in such title insurance policy; and
- (c) all consents and approvals from or notification to any third party, if required, in connection with the completion of the transaction contemplated by this Agreement.

5.2 Purchaser's Closing Documents

On the Closing Date, the Purchaser shall execute and shall deliver or cause to be delivered to the Vendor or the Vendor's Lawyer the following:

- (a) the Acknowledgement & Direction duly executed by the Purchaser;
- (b) the Ancillary Documents duly executed by the Purchaser;
- (c) the Purchase Price; and
- (d) Payment of the LTT and the HST and such filings and/or documents as may be required to be filed at the time of Closing under the ETA and the LTTA.

5.3 Post Closing Deliveries

The Vendor shall cause to be delivered to the Purchaser one set of originally executed Ancillary Documents as soon as practical, but in no event should exceed ninety (90) Business Days after the Closing Date. If an extension of time for the delivery of the Closing Documents is required by the Vendor, notice shall be given to the Purchaser of the new date for such delivery.



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ARTICLE 6 REPRESENTATIONS AND WARRANTIES

6.1 Vendor's Representations

The Vendor hereby represents and warrants to and in favour of the Purchaser that, as of the date of this Agreement and as of the Closing Date:

- (a) the Vendor has the necessary power, authority and capacity to enter into this Agreement;
- (b) the Vendor has good right, full power and absolute authority to enter into this Agreement and to sell, assign and transfer the Purchased Property to the Purchaser and to complete the transaction all in the manner contemplated herein and to perform all of the Vendor's obligations under this Agreement. The Vendor has or will by the Closing Date have taken all necessary or desirable steps, actions and proceedings to approve, authorize, validly and effectively, the entering into, execution, performance and delivery of this Agreement and the sale of the Purchased Property to the Purchaser;
- (c) this Agreement is a legal and valid and binding obligation of the Vendor enforceable against it in accordance with its terms subject to bankruptcy, insolvency, moratorium, and other laws affecting the enforcement of creditors' rights generally and the fact that equitable remedies, including specific performance and injunctive relief, may only be granted by in the discretion of a court; and
- (d) the Vendor is not under any obligation, contractual or otherwise to request or obtain the consent of any person and no permits, licences, certifications, authorizations or approvals of or notifications to, any federal, provincial, municipal or local government or governmental agency or authority in Canada are required to be obtained in connection with the transaction as contemplated in this Agreement.

Notwithstanding anything to the contrary contained in this Agreement, this section 6.1 shall not merge on, but shall survive, closing for all purposes.



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6.2 Purchaser's Representations

The Purchaser represents and warrants to and in favour of the Vendor that, as of the date of this Agreement and as of the Closing Date:

- (a) the Purchaser is not a resident of Canada;
- (b) the Purchaser shall provide the Vendor with all necessary documents and information that may be required by the Vendor's Lawyer to register the transfer/deed to the Purchased Property in the name of the Purchaser;
- (c) this Agreement and the Ancillary Documents are binding, legal and valid on the Purchaser and enforceable in accordance with their terms subject to bankruptcy, insolvency, moratorium, and other laws affecting the enforcement of creditors' rights generally and the fact that equitable remedies, including specific performance and injunctive relief, may only be granted by in the discretion of a court; and
- (d) the Purchaser has right, full power and absolute authority to enter into this Agreement and the Ancillary Documents and to purchase the Purchased Property and to complete the transaction all in the manner contemplated herein.

Notwithstanding anything to the contrary contained in this Agreement, this section 6.2 shall not merge on, but shall survive, closing for all purposes.

ARTICLE 7 GENERAL

7.1 Expenses

Each of the parties shall pay its own legal, accounting, and other professional advisory fees, costs and expenses incurred in connection with the purchase and sale of the Purchased Property.



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7.2 Notice

Any notice, request, payment or other communication (hereinafter referred to as a "Notice") to be given under or in connection with this Agreement shall be in writing and may be given by mail, personal delivery or by facsimile transmission or other electronic communication which results in a written or printed notice being given, addressed as set out below or to such other address, fax or email address as may from time to time be the subject of a Notice:

MEAFORD A2A DEVELOPMENTS INC. To the Vendor:

c/o 80 Raffles Place #34-20

UOB Plaza 2

Singapore 048624

+65 6820 8360 Facsimile:

To the Purchaser: ANGELA ANG CHEE NG

At B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH

RESORT HOME PJU 3 KOTA DAMANSARA 47410 P.J.,

SELAN MALAYSIA

Facsimile: NA

Email: angie.ngac@gmail.com

Any Notice delivered as aforesaid shall be in the English language but may be accompanied by an unofficial translation and shall be deemed to have been given to the addressee on the day of delivery or, if mailed as aforesaid, shall be deemed to have been given to the addressee on seventh (7th) Business Day following the date of deposit thereof in the mail service, provided that, for such purposes, no day during which there shall be a strike or other occurrence which shall interfere with normal mail services shall be considered a Business Day. If sent by facsimile or other electronic communication with confirmation of transmission, as aforesaid, shall be deemed to have been validly and effectively given and received on the Business Day next following the day it was sent. Accidental or inadvertent omission or failure to give any Notice required or permitted to be given under this Agreement shall not affect the validity or legality of any proceeding or action undertaken in respect thereof.



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7.3 Assignment

This Agreement shall enure to the benefit of and be binding on the Vendor and the Purchaser and their respective heir, executors, administrators, successors and permitted assigns; provided that the Purchaser shall not be permitted to assign its rights and obligations under this Agreement without the prior written consent of the Vendor which consent may be arbitrarily withheld.

7.4 Future 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.

7.5 Severability

If any covenant, obligation, agreement or part thereof or the application thereof to any person or circumstance, to any extent, shall be invalid or unenforceable, the remainder of this Agreement or the application of such covenant, obligation or agreement or part thereof to any person, party or circumstance other than those to which it is held invalid or unenforceable shall not be affected thereby. Each covenant, obligation and agreement in this Agreement shall be separately valid and enforceable to the fullest extent permitted by law.

7.6 Waiver

No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provision (whether or not similar) nor shall any waiver constitute a continuing waiver unless otherwise expressed or provided.

7.7 Time

Time shall be of the essence of this Agreement.



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7.8 Dispute Resolution

If any issues, disputes or differences arise or occur regarding the enforcement, interpretation or implementation of this Agreement or any provision thereof then such differences, issues, disputes shall be resolved in mediation by the Singapore Mediation Centre and a Singapore Mediator shall be appointed for this purpose.

In the event that Mediation is not successful, the parties hereto agree to resolve any issues, disputes or differences by Arbitration as follows:

- (a) In accordance with and under the Singapore International Arbitration Centre Rules (SIAC) or any statutory codifications thereof;
- (b) Appoint a Single Arbitrator within 10 days of the submission of names of possible Arbitrators and if not agreed to, then the appointment shall be made by SIAC; and
- (c) An award by the Arbitrator shall be a condition precedent to any right of action arising under this Agreement and all Agreements connected hereto.

7.9 Counterparts

The parties may execute this Agreement in two or more counterparts (no one of which need contain the signatures of all parties), each of which will be an original and all of which together will constitute one and the same instrument.

7.10 Governing Law

Any questions, claims, disputes, remedies or actions arising from or related to this Agreement, and any relief or remedies sought by any party, shall be governed exclusively by the Laws of the Province of Ontario and the Laws of Canada applicable therein without regard to the rules of conflict of laws applied therein or any other jurisdiction.



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7.11 Execution By Facsimile

Facsimile signatures and initials resulting from facsimile communications shall be accepted as if an originally executed signature and each party shall receive an originally executed copy as soon thereafter as is reasonably practicable. Such communication by facsimile shall be deemed to be made when the facsimile transmission is received by the party.

7.12 Calculating Time Periods

When calculating any period of time within which, or following which, any act is to be done, or any steps are to be taken pursuant to the provisions of this Agreement, the day which is the reference date in computing any such period of time shall be excluded from the calculation. If no specific reference is made to "Business Days" when computing a particular time period pursuant to the provisions of this Agreement, then whenever the last of such period would accordingly fall on a Saturday, Sunday or a Statutory Holiday, the period of time in question shall then be deemed to end on the next succeeding Business Day.

7.13 English version to Prevail

In the event that this Agreement or any of the Ancillary Documents is translated into another language then, notwithstanding anything to the contrary contained in any translated version, the English version shall govern and prevail in all circumstances including, without limitation, in the event of any inconsistency between the English version and a translated version of this Agreement.



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LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236

IN WITNESS WHEREOF the parties hereto have executed this Agreement as of the date first written above.

MEAFORD A2A DEVELOPMENTS INC.

	By:	
	1	Name:
	7	Title:
	I	/We have authority to Bind the Corporation
Vitness	F	Purchaser
SIGNATURE OF WITNESS		SIGNATURE OF PURCHASER
Jame: .ddress:		ANGELA ANG CHEE NG
	I	HST Number :
	T	NTEREST · 3/2280



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SCHEDULE "A" LEGAL DESCRIPTION

PT LT 9 CON 1 ST. VINCENT; PT LT 9 CON 2 ST. VINCENT AS IN R253576 EXCEPT PT 1 16R3404; MEAFORD; AND

PT RDAL BTN LT 9 AND LT 10 ST. VINCENT CLOSED BY R252709; PT LT 9-10 CON 2 ST. VINCENT PT 1-16, 18, 31-46, 49-58, 64 & 65, 67-78, 80-82, BLK A, GORDON ST, SUZANNE ST, MICHELE AV & BURNETT ST, RD36; PT 6 & 916R2726; PT 16-37 RD101; PT 38-82 & PT 91 RD101; PT 1-30 & 34-38 RD108; PT 1-22RD111 & AS IN R252710 (FOURTHLY) EXCEPT PT 1, 2 & 3 AS IN R559723; S/T R252710; S/T R240990; MEAFORD

BEING 374.51 ACRES APPROXIMATELY.



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LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236 Sale ID: 110816 (23)

SCHEDULE "B" ACKNOWLEDGEMENT & DIRECTION

See Attached



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SCHEDULE "C" ANCILLARY DOCUMENTS

- (1) the Deed of Covenant
- (2) the Power of Attorney
- (3) the Affidavit of Execution
- (4) the Revocable Trust Deed

See Attached



Sale ID: 110816 (26)



MEAFORD HIGHLANDS RESORT DEED OF COVENANT

This Deed of Covenant made as of the DECEMBER 06, 2011, between:

- 1. **MEAFORD A2A DEVELOPMENTS INC.**, a corporation incorporated in the Province of Ontario, Canada with its registered office at 250 Ferrand Drive Suite 888, Toronto Ontario M3C 3G8, Canada (the "Vendor") who holds registered title to the Property who has divided ownership of the Property into 2280 undivided fractional interests in the Property more particularly described in Schedule 1 below for itself and for its successors-in-title, transferees and assigns; and
- 2. ANGELA ANG CHEE NG (IDENTIFICATION NO:K24265693)

ADDRESS: B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU

3 KOTA DAMANSARA 47410 P.J., SELAN MALAYSIA

(the "Purchaser") who has purchased from the Vendor 3/2280

undivided fractional interest as tenants-in-common in the property more particularly described in Schedule 1 hereto (the "Property").

WHEREAS as a condition of sale the Vendor requires the Purchaser to provide certain covenants to and for the benefit of the Vendor and for all others, who may become Co-owners of the Property as tenants-in-common which covenants shall be binding on the Purchaser's heirs, executors, administrators, successors-in-title, transferees and assigns and the Vendor and the Vendor's successors-in-title, transferees and assigns and which shall run with and burden the Purchaser's and every other Undivided Fractional Interest in the Property ("UDI").

AND WHEREAS it is the intention of the Vendor to continue to sell its interest in the Property and at its absolute and unfettered discretion, to exercise its right but not the obligation to retain up to 5% legal and beneficial interest in the Property and thus remain a Co-owner with all the rights accruing thereto.

AND WHEREAS it is the intention of the parties that every Co-owner of the Property, from time to time shall be bound by this Deed of Covenant.

NOW THE PARTIES for themselves, their heirs, executors, administrators, successors-intitle, transferees and assigns covenant as follows:



Article 1.0 Definitions and Interpretation

- 1.01 For the purposes of this Deed, the following terms shall be deemed to have the following meanings unless the context otherwise requires:
- "Co-owners" are owners whether having registered title or only a beneficial interest, from time to time, of the undivided tenant-in-common interest in the Property and for the purpose of clarity only, includes the Vendor so long as the Vendor remains a registered or beneficial owner of any Undivided Fractional Interest in the Property and "Co-owner" means any one of them;
- "Concept Planning Fund" means the account or accounts to be opened by the Facilitator under Article 3.01(a);
- "CRA" means the Canadian Revenue Agency;
- "Excise Tax Act" means the Excise Tax Act (Canada), as amended from time to time, including the regulations made pursuant thereto;
- "Facilitator" means any person or entity, corporate or un-incorporate, who is appointed from time to time under Article 2.02 by the Co-owners to be their facilitator pursuant to this Deed;
- "General Meeting" means a meeting of Co-owners called in accordance with this Deed;
- "HST" means Harmonized Sales Tax under the Excise Tax Act, Canada;
- "Income Tax Act" means the *Income Tax Act, R.S.C. 1985, c.1 (5th Supp.)*, as amended from time to time, including the regulations made pursuant thereto;
- "Land Transfer Tax Act" means the Land Transfer Tax Act, R.S.O. c.L.6, as amended;
- "LTT" means the land transfer tax payable pursuant to the *Land Transfer Tax Act*;
- "**Net Income**" shall have the meaning attributed thereto in article 3.0(j);
- "Ordinary Resolution" means a resolution approved by more than 50% of votes cast in person or by proxy at a duly constituted meeting of Co-owners or any written resolution signed in one or more counterparts by Co-owners holding, in the aggregate more than 50% of the UDIs in the Property;



"Planning Activities" means the reports, plans, studies, audits, assessments, investigations, legal proceedings, procedures, filings, submissions, applications and/or other actions taken or made in respect of or in furtherance of the rezoning or other land use matters related to the Property;

"Property" means the real property legally described on Schedule 1 annexed hereto;

"Purchase Agreement" means the form of agreement of purchase and sale entered into among the Vendor, as vendor, and each Co-owner (other than the Vendor), as purchaser, pursuant to which each Co-owner agreed to acquire its respective UDI;

"**Special Resolution**" means a resolution approved by 66.6% or more of votes cast in person or proxy at a duly constituted meeting of Co-owners or any written resolution signed in one or more counterparts by Co-owners holding in the aggregate 66.6% or more of the UDIs in the Property;

"Undivided Fractional Interest" or "UDI" or "Interest" means an undivided fractional interest, as tenants-in-common, in the Property and each UDI comprises a 1/2280 fractional interest in the Property;

- 1.02 In the interpretation of this Deed, unless the context otherwise requires:
- (a) the division of this Deed into Articles, paragraphs, subparagraphs, schedules and appendices and the insertion of headings are provided for convenience only and do not form a part of this Deed nor are they intended to interpret, define or limit the scope, extent or intent of this Deed or any provision hereof;
- (b) all references to decisions, directions, instructions or approvals of the Co-owners refer to such decisions made or directions, instructions or approvals given by Co-owners by Ordinary or Special resolutions;
- (c) all references to currency herein are references to lawful money of Canada;
- (d) any reference to a statute shall include and shall be deemed to be a reference to such statute and to the regulations made pursuant thereto, with all amendments made thereto and in force from time to time and to any statute or regulation that may be passed which has the effect of supplementing or superseding the statute so referred to or the regulations made-pursuant thereto;
- (e) any reference to an entity shall include and shall be deemed to be a reference to any entity that is a successor to such entity;



- (f) words importing the masculine gender include the feminine or neuter genders and words in the singular include the plural and vice versa; and
- (g) all words and personal pronouns relating thereto shall be read and construed as the number and gender of the party or parties referred to in each case requires and the verb shall be construed as agreeing with required word and pronoun.

Article 2.0 Organization

- 2.01 The Co-owners shall manage the Property and the Facilitator shall carry out the instructions and directions of the Co-owners made in accordance with this Deed. In carrying out the instructions of Co-owners, the Facilitator, as may be appointed or changed by the Co-owners from time to time in the manner provided herein, shall have the power and authority to administer the Property as attorney and agent of the Co-owners.
- 2.02 The first Facilitator shall be the Vendor. The Co-owners may by Ordinary Resolution from time to time appoint another to be the Facilitator.
- 2.03 The Facilitator shall:
- (a) ensure that every person who is to become or becomes a registered title holder or owner of a beneficial interest, of an UDI shall be bound by the covenants contained herein;
- (b) take steps to convene the first general meeting of the Co-owners as soon as feasible following the sale of the 2166th UDI in the Property by the Vendor;
- (c) Implement the decisions and instructions of the Co-owners.

Article 3.0 Specific Powers of the Facilitator

- 3.01 Subject to specific other contrary directions and instructions of the Co-owners passed by Ordinary Resolution, the Co-owners hereby acknowledge and agree that the Facilitator is authorized at all times for and on behalf of the Co-owners:
 - (a) To maintain and operate one or more bank accounts opened with a Canadian chartered bank in the name of the Facilitator. The Facilitator shall deposit therein, the Vendor's contribution of 5.0% of the sales proceeds derived from the sale of UDIs and all rentals and other income that may be earned from the Property (the "Concept Planning Fund").



All expenses properly relating to the Property including, without limitation, cost of any Planning Activities, shall be paid by the Facilitator from the monies in such account to the extent of funds available therein.

- (b) To execute, deliver and carry out all agreements which require implementation, delivery or execution by or on behalf of the Co-owners in connection with the Property, including without limitation, development agreements, site plan agreements, easements and rights of way.
- (c) To enter into a lease and/or tenancy arrangement in respect of the Property and to collect all rentals and other income therefrom, provided that nothing herein shall constitute a guarantee by the Facilitator of the payment of any rent by tenants.
- (d) To pay at the cost of the Co-owners all realty taxes, fees and other expenses relating to the orderly maintenance and management of the Property out of the Concept Planning Fund to the extent therein available, provided that nothing therein shall be construed as a guarantee by the Facilitator of the sufficiency of funds to cover all such expenses.
- (e) To commence or to defend on behalf of the Co-owners at the cost and expense of the Co-owners, or itself or former Facilitator any and all actions and other proceedings pertaining to the Property or to the Co-owners.
- (f) To determine the amount and type of insurance coverage, if any, to be maintained in order to protect the Property and the Co-owners from all usual perils of the type covered in respect of comparable properties.
- (g) To employ and pay and discharge on behalf of the Co-owners and at the cost of the Co-owners, all servants, employees or contractors necessary to be employed in the management and operation of the Property and the Planning Activities.
- (h) To contract on behalf of the Co-owners and at the cost of the Co-owners for water, gas, electricity and other services and commodities necessary for the operation and maintenance of the Property.
- (i) To distribute proportionately amongst the Co-owners according to their respective share the net proceeds arising from a sale by the Co-owners of the Property, after payment of all expenses.



- (j) To distribute the Net Income from the ownership, operation, use, and/or sale of the Property (if any) to each Co-owner, proportionate to his respective UDI. For the purposes of this Agreement, "Net Income" shall mean the gross receipts (which, for greater certainty, shall not include the Concept Planning Fund) derived in any way from dealing with the Property, received by or on behalf of the Co-owners from the ownership, operation, use, leasing, sale of, and/or development and/or any other dealing with of the Property, minus the aggregate of all proper expenses and charges incurred in connection therewith, calculated on an accrual basis, including, without limitation:
 - (i) realty taxes, property tax assessments, charges or levies made by any duly constituted governmental or statutory authority, due and owing and secured by a right or apparent right to claim a lien or charge upon the UDIs, or any of them, or the Property, and money due and owing from improvements to the Property secured by a lien or charge in favour of materialmen or workmen or trade contractors or other like persons or corporations upon the Interests, or any of them, or the Property;
 - (ii) all costs and expenses of any sale;
 - (iii) all development and re-zoning costs and expenses;
 - (iv) all costs and expenses of operating, maintaining, leasing, managing, using, and/or developing the Property, and the costs and expenses of repair;
 - (v) lighting, electricity and public utilities costs and expenses;
 - (vi) professional fees reasonably attributed to the Property, its operation, use, sale, re-zoning and/or development;
 - (vii) all other costs, expenses or disbursements which are properly attributable to the Property, except payments to the Co-owners on account of capital or distribution of Net Income; and
 - (viii) reserves in such amount as deemed appropriate by the Facilitator from time to time, including without limitation for the purposes of replacement of major equipment, major renovations and repairs, leasehold improvements, marketing costs and any other reserves normally required for the prudent operation, use, sale and/or development of a like property.



Article 4.0 Covenants of the Co-owners

- 4.01 The Co-owners covenant with each other as follows:
- (a) That each Co-owner shall have a proportionate beneficial interest in all gross cash receipts derived from the Property to the extent of each Co-owner's UDI;
- (b) To be responsible for his proportionate interest of the expenses and charges incurred in connection with the Property, in each case proportionate to his respective UDI and when called upon to contribute a fair and rateable proportion of the costs of maintaining the Property;
- (c) To waive all individual rights of possession, use, occupation and rights of access to the Property and any part thereof and to exercise such rights collectively only; in order to facilitate the future re-zoning and ultimate development of the Property for the benefit of all Co-owners collectively;
- (d) To comply with the *Planning Act (Ontario)*, as amended from time to time; and
- (e) To require every person to whom he may hereafter transfer his UDI to covenant to observe this Deed of Covenant.

Article 5.0 Loans from Facilitator

5.01 The Facilitator may, in its discretion, but shall not be under any obligation, lend money to the Co-owners, upon such terms and conditions as are acceptable to the Facilitator and the Co-owners, for the purposes relating to the maintenance or rezoning of the Property. The terms and conditions of any such loan shall be approved by the Co-owners by Special Resolution and the Facilitator shall be entitled to repay itself out of the sales proceeds arising from the sale of the Property. If a Facilitator has made such an advance or advances, it shall be a condition of any such loan that the Facilitator shall have priority of re-payment of principal and interest over any claim of Co-owners to the balance of the Concept Planning Fund, Net Income balances or sale proceeds arising from sale of the Property.



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Article 6.0 Authority of the Facilitator

- 6.01 No person dealing with the Facilitator will be required to enquire into the authority of the Facilitator to do any act, take any proceeding, make any decision or execute and deliver any instrument, deed, agreement or document for or on behalf or in the name of the Co-owners.
- 6.02 The Facilitator is authorized to withhold any amounts required to be withheld from any distribution or other payment to a Co-owner pursuant to the provisions of the *Income Tax Act* and to make payment of any such amount on behalf of such Co-owner to the CRA, as may be required by law.

7.0 General Meetings

- 7.01 The first General Meeting of Co-owners shall be held as soon as feasible upon the sale by the Vendor of the 2166th UDI and thereafter general meetings of Co-owners shall be held as often as is necessary when decisions or instructions are required from Co-owners for management of the Property or when Co-owners representing 15% or more of the total UDIs requisition for a meeting.
- 7.02 The Facilitator may by written notice substantially in the form annexed hereto as Schedule 2 (the "Notice Requisitioning an Ordinary Resolution") call for a general meeting of the Co-owners and any Co-owner or Co-owners together holding an aggregate interest of 15% or more in the Property may by written notice to the Facilitator requisition a general meeting using the form annexed hereto in Schedule 2. The forms in Schedule 2 are for the convenience of Co-owners and the Facilitator only. If the Facilitator fails to call a general meeting upon requisition by Co-owners to do so, then in such event, a Co-owner or Co-owners together holding an aggregate interest of 15% or more in the Property may deliver to the other Co-owners written notice of general meeting, stating therein the time and venue for the meeting which shall be in Ontario, Canada.
- 7.03 The Facilitator shall provide all Co-owners 14 days written notice of the first General Meeting and such notice include in the agenda:
 - (i) a resolution for the confirmation of appointment of the Facilitator;
 - (ii) recommended decisions and instructions as may be appropriate for the leasing, rental and/or re-zoning of the Property and/or undertaking Planning Activities; and



- (iii) recommendation for the appointment or confirmation of appointment of professional advisers and consultants for the management of the Property and to carry out Planning Activities.
- 7.04 Not less than 14 days written notice shall be given for all general meetings and each notice shall be accompanied by an agenda setting out the matters to be placed before the Co-owners and the resolutions for their consideration and if thought fit, approval. Each agenda shall be accompanied by supporting materials, if any, sufficiently detailed to inform Co-owners of the matters to be considered at the meeting. Any notice which does not comply with this Article shall be void.
- 7.05 The venue of all general meetings including the first General Meeting shall be in Ontario, Canada to be determined by the Facilitator save and except for a meeting called by one or more Co-owners under Article 7.02 upon the failure of the Facilitator to comply with a requisition for a meeting.
- 7.06 Upon receipt of a Notice of a General Meeting, any two Co-owners may, with one proposing and the other seconding, put forth additional or alternative resolutions for the consideration and if thought fit, approval of other Co-owners together with supporting materials. Any such proposal shall reach the Facilitator not less than 7 days before the date of meeting and the Facilitator shall forthwith put such resolutions to the Co-owners for consideration.
- 7.07 Notices of meeting, agenda and other materials and minutes of meeting shall be sent by the Facilitator to Co-owners by electronic transmission.
- 7.08 Co-owners shall have one vote for each UDI and may attend a meeting in person, by corporate representative if a corporation or by proxy. Co-owners may appoint the Facilitator as proxy and direct the Facilitator how to vote and the Facilitator shall act according to such directions.
- 7.09 The Facilitator shall chair, and if the Facilitator is a corporation, a director of the Facilitator shall chair the meeting unless the Co-owners by Ordinary Resolution appoint one of their numbers to chair the meeting.
- 7.10 All resolutions except where a Special Resolution is expressly required hereunder shall be passed by Ordinary Resolution. Matters not referred to in the agenda of a general meeting shall not be voted on at that meeting. Any resolution passed by Ordinary Resolution, except where a Special Resolution is expressly required hereunder, shall be binding on all Co-owners, their respective heirs, executors,



- administrators, successors-in-title, assigns and transferees, whether or not any such Co-owner was present in person or by proxy or voted against any such resolution.
- 7.11 The Facilitator shall, and failing the Facilitator, the Co-owners shall appoint a Secretary to keep complete and accurate minutes of all meetings of Co-owners and the minutes of meetings shall be signed by the Chairman of the meeting and be prima facie evidence of the facts stated therein.
- 7.12 The minutes of each meeting shall be sent to each Co-owner within 30 days after the meeting. Any failure to send the minutes of a meeting shall not affect the validity of any decisions made at the meeting.

Article 8.0 Matters Exercisable Only By Ordinary Resolution

- 8.01 Notwithstanding anything to the contrary contained in this Deed, the following shall always require a decision of the Co-owners by way of Ordinary Resolution:
- (a) approving a proposal or plan to re-zone, develop and/or build structures on the Property;
- (b) subject to Article 13 consenting to the amendment of this Deed, provided that, no amendment to this Deed shall impose or increase any financial or other obligations upon any of the Facilitator, or in any way adversely affect the Facilitator, without the prior written approval of the Facilitator and which approval may be denied without the Facilitator having to give any reasons therefor;
- (c) appointment and confirmation of a firm of chartered accountants qualified to practice in Canada to prepare the financial statements for the Property and any activities carried on with respect to the Property; and
- (d) any matter relating to management of and dealings in the Property.

Article 9.0 Matters Exercisable Only By Special Resolution

- 9.01 Notwithstanding anything to the contrary contained in this Deed, the following shall always require a decision of the Co-owners by the way of Special Resolution:
- (a) Approving the sale or exchange of all or any part of the Property not being the sale of a UDI by the Vendor or other Co-owners; provided that, no such sale by such Co-owners shall include an interest in the Property of any other Co-



Sale ID: 110816

LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236

Owner. For greater certainty nothing in this Deed shall prohibit the Vendor or other Co-owner from selling an UDI of which he is the registered owner and under conditions that the assignee or transferee shall be bound by this Deed;

- (b) Approving or ratifying the making of an loan or advance by the Facilitator under Article 5.0;
- (c) Amendments under Article 13 below.

Article 10.0 Change of Facilitator

- 10.01 The Co-owners may by Ordinary Resolution terminate and remove the Facilitator (in its capacity as Facilitator and not as a Co-owner) and appoint a new Facilitator in its place and stead. Such new Facilitator shall be bound by all of the terms of this Deed and shall by a deed of adherance confirm that it is bound under this Deed as if it was an original signatory thereto. Upon termination, the Facilitator terminated shall forthwith upon request of the person designated in the resolution as the replacement Facilitator (the "Designated Person") do the following:
- (a) deliver all agreements, documents, instruments, books and records and writings relating to the Property in its possession to the Designated Person, including, without limitation, the register of Co-owners;
- (b) execute and deliver such consents, acknowledgements and assignments pertaining to the Property and any Planning Activities as the Designated Person may require;
- (c) deliver the bank account or accounts containing the Concept Planning Fund to the control of the Designated Person;
- (d) execute and deliver a release in form and content satisfactory to the Designated Person, acting reasonably, releasing the Co-owners from any liability, provided that:
 - (i) the release by the Facilitator shall not release the Co-owners from their obligation to continue to indemnify the Facilitator pursuant to Article 17 hereof; and (ii) the Facilitator receives a release in form and content satisfactory to the Facilitator, acting reasonably, executed by the Designated Person, authorised to so do on the Co-owners behalf by resolution in general meeting releasing the Facilitator from any liability with respect to the Property and the Co-owners which resolution shall expressly acknowledge and agree that the Designated Person shall have the power and authority to deliver such release, without any further approval or authorization required from the Co-owners;



(e) do all things necessary and execute all necessary documents and otherwise co-operate and assist to carrying out and giving effect to each of the actions set out above.

Article 11.0 Transfers of Interest

- 11.01 No Co-owner shall sell, transfer, mortgage or otherwise encumber or dispose of his UDI in the Property, except in accordance with the provisions of this Agreement. The Facilitator shall record the names and address of the Co-owners, the UDIs held by each Co-owner and each UDI's private unique identification number and particulars of transfers of Interests.
- 11.02 UDIs may be assigned and transferred by a Co-owner or his agent duly authorized in writing if the following conditions are satisfied:
- (a) the transferor and transferee have delivered to the Facilitator in the case of a coowner with registered title, a copy of an executed assignment and a copy of an executed acknowledgement and direction authorizing registration of the transfer /deed of title to the transferee or in the case of the transfer of a beneficial interest a copy of an executed transfer of beneficial interest;
- (b) the transferee has agreed in writing in such form as may be acceptable to the Facilitator, to be bound by the terms of this Deed, to assume the obligations of the transferring Co-owner under this Deed in respect of the UDI being assigned and transferred to him and have signed all instruments ancillary to this Deed;
- (c) the transferee delivers, or causes to be delivered to the Facilitator the form of Acknowledgement and Direction provided by the Facilitator, duly executed by the transferor and transferee authorizing the Ontario lawyers named therein to transfer title to the UDI being assigned and transferred, together with two picture identifications of each of the transferee and transferor duly notarized acceptable to such lawyer and in the case of the transferee of a beneficial interest, the transferee will not be required to deliver or cause to be delivered the aforesaid form of Acknowledgement and Direction;
- (d) the transferee pays such costs, expenses and disbursements, including legal fees as are reasonably incurred by the Facilitator by reason of the assignment and transfer and registration of the transferee as registered owner;
- (e) the transferee pays all applicable HST pursuant to the *Excise Tax Act*, and all applicable LTT pursuant to the *Land Transfer Tax Act*, and makes any and all necessary filings and remittances within the time periods required therefor under the provisions of the *Excise Tax Act* and the *Land Transfer Tax Act* and the respective regulations thereunder;



- the transferring Co-owner shall either provide the transferee with evidence reasonably satisfactory to the transferee that the transferring Co-owner is then a "non-resident" of Canada within the meaning of the *Income Tax Act (Canada)* or provide the transferee with a certificate pursuant to *subsection 116(2) of the Income Tax Act (Canada)* with a certificate limit in an amount not less than the purchase price for the Undivided Interest being assigned and transferred; provided that if such evidence or certificate is not forthcoming, the transferee shall be entitled to make the payment of tax required under section *116 of the Income Tax Act (Canada)* and to deduct such payment from the purchase price for the UDI being assigned and transferred;
- 11.03 When a transferee of an Interest is entitled to become a Co-owner pursuant to the provisions hereof, the Facilitator will:
- (a) if the transferee is registered on title, cause to be registered with the relevant land registry a transfer of title to the UDI being transferred and provide a copy of the abstract of title showing such registration to the transferee;
- (b) record the transferee as Co-owner.

Article 12.0 Books and Records

- 12.01 The Facilitator will keep or cause to be kept and maintained on behalf of the Coowners at the Facilitator's principal place of business in Ontario:
- (a) full and accurate books of account and records reflecting the receipts and expenditures relating to the Property; and
- (b) a register of Co-owners.
- 12.02 The register of Co-owners shall record:
- (a) The names of Co-owners being the registered title holders, from time to time, of the Property;
- (b) The private unique identification number(s) of the UDI(s) held by a Co-owner;
- (c) Country of residence of each Co-owner;



- (d) Address, telephone number, facsimile number and email address of each Co-owner.
- 12.03 The documents kept by the Facilitator shall be available for inspection by Co-owners.

13.0 Amendments

- 13.01 This Deed may be amended in writing on the initiative of the Facilitator and by Special Resolution of the Co-owners Provided That such amendment is solely for the purpose of:
- (a) curing an ambiguity or to correct or supplement any provision contained herein which, in the reasonable opinion of the Facilitator, may be defective or inconsistent with any other provision contained herein, and with respect to which the cure, correction or supplemental provision does not and will not substantially adversely affect the interests of the Co-owners or any one of them; or
- (b) making such other provisions in regard to matters or questions arising under this Deed which, in the reasonable opinion of the Facilitator, do not and will not substantially adversely affect the interest of the Co-owners or any one of them.

14.0 Development of the Property

14.01 Any credible proposal to develop the Property received by the Facilitator from a developer (which developer may include the Vendor) which the Facilitator is of the reasonable opinion to be on normal commercial terms shall be presented to the Coowners. If the Co-owners shall approve of such development proposal then the Facilitator shall be irrevocably entitled to proceed with such proposal, which shall form the basis of a development plan which shall be drawn up with the assistance of the Facilitator, subject to all such amendments as may generally be required to be made thereto, in the discretion of the Facilitator.

15.0 Sale of the Property

15.01 An offer (the "Offer") to purchase the Property received by the Facilitator, which the Facilitator deems credible and on normal commercial terms, shall be presented to the Co-owners for decision. If such offer to purchase is accepted by the Co-owners by Special Resolution, then such Resolution shall authorise and be deemed to have authorized the Facilitator to accept the Offer as agent of the Co-owners which acceptance shall be binding upon all of the Co-owners.



15.02 The Co-owners covenant that the Facilitator shall have the right to purchase, exercisable by notice in writing to the Co-owners, within 14 days after the Co-owners have passed a Resolution to accept the Offer, to purchase the Property on the same terms and conditions as the Offer. If the Facilitator fails to give such notice within 14 days then the Facilitator shall accept the Offer and complete the transaction in accordance therewith on behalf of the Co-owners.

16.0 HST and LTT

16.01 Each of the Co-owners hereby authorizes the Facilitator to make any and all filings and /or remittances relating to HST from funds provided by the Co-owner arising out of the purchase by each Co-owner from the Vendor of his respective UDI in the Property, as well as HST arising out of the management and operation of the Property. In executing the Purchase Agreement, each Co-owner has authorized the Vendor, on its behalf, to make a file, an election or elections jointly with the Vendor under subsection 273(1) of the *Excise Tax Act*.

For purposes of greater certainty, each of the Co-owners hereby authorizes the Facilitator to carry out any HST reporting or filing obligations that are required or available to the Co-owners in respect of their Interests. Such authority shall include the execution of any documents that have to be or which may be advisable to be executed under the *Excise Tax Act*.

16.02 Each of the Co-owners hereby authorizes the Facilitator to make any and all filings and/or remittances, from funds provided by the Co-owner, relating to LTT arising out of the purchase by each Co-owner from the Vendor of his respective Interest in the Property. For purposes of greater certainty, each of the Co-owners hereby authorizes the Facilitator on behalf of the Co-owner and with the Co-owner's funds to make any and all remittances and filings within the time period required therefor under the provisions of the *Land Transfer Tax Act* relating to LTT pursuant to the *Land Transfer Tax Act* required to be made by the Co-owner arising from the acquisition and/or ownership of the Interest.



Article 17.0 Indemnification

17.01 Each of the Co-owners agrees, severally and not jointly or jointly and severally, to indemnify and hold harmless the Facilitator from and against any and all demands, claims, actions, causes of action, losses, costs, expenses, liabilities and damages (including reasonable legal fees and disbursements) incurred by the Facilitator or by any one or more attorneys appointed by it or them under the power to substitute pursuant to a Power of Attorney granted to the Facilitator or by reason of acts, omissions or alleged acts or omissions arising out of the activities of the Facilitator on behalf of the Co-owners or in furtherance of the interest of the Co-owners but only if the acts, omissions or the alleged acts or omissions in respect of which any actual or threatened action, proceeding or claim are based, were performed in good faith and were not performed or omitted fraudulently or as a result of wilful misconduct or the gross negligence of the Facilitator.

Article 18.0 Becoming a Co-owner

18.01 Each of the Co-owners agrees that, by his purchase of an UDI from the Vendor (regardless of whether he executed a counterpart of this Deed) and completion of his acquisition pursuant to the Purchase Agreement, he shall be deemed to be a Co-owner, and the provisions of this Deed shall constitute an agreement among the Vendor, such Co-owner and all other Co-owners from time to time. The Co-owners acknowledge and agree that the Vendor shall have the right, but not the obligation, to retain an Interest in the Property, to whatever extent it wishes from time to time, and the Vendor will therefore be a Co-owner to the extent that it retains any such Interest.

Article 19.0 Competing Interests

19.01 Each of the Co-owners and the Facilitator is enabled, without the consent of any of the others of them, to carry on any business activity of the same nature and competing with that of the Co-owners, and is not liable to account to any of the other of them.

Article 20.0 Notices

- 20.01 Any notice, communication or payment required or permitted to be given to the Coowners or anyone of them or the Facilitator shall be in writing and may be given by personal delivery or sent by courier service (delivery charges prepaid) or by mailing to same to be addressed as follows:
- (a) To the Facilitator at its respective mailing address;



(b) To each Co-owner at his last address shown on the records maintained by the Facilitator or transmitted by fax or electronically as a PDF file to the fax number or email address provided by the Facilitator or a Co-owner.

Any notice, communication or payment delivered as aforesaid shall be in the English language but may be accompanied by an unofficial translation and shall be deemed to have been given to the addressee on the day of delivery or, if mailed as aforesaid, shall be deemed to have been given to the addressee on fifth (5th) business day following the date of deposit thereof in the mail service, provided that, for such purposes, no day during which there shall be a strike or other occurrence which shall interfere with normal mail services shall be considered a business day. Accidental or inadvertent omission or failure to give any notice, communication or payment required or permitted to be given to any Co-owner shall not affect the validity or legality of any proceeding or action undertaken in respect thereof.

Any notice or communications transmitted by fax or electronic mail before 5:00 p.m. (Toronto Time) on a Business Day (being any day of the week, other than a Saturday, Sunday or a day that is a statutory holiday in Canada), shall be deemed to have been given on such Business Day, and if transmitted by fax or electronic mail after 5:00 p.m. (Toronto Time) on a Business Day, shall be deemed to have been given on the Business Day after the date of transmission.

Article 21.0 Further Acts

21.01 The Co-owners covenant and agree to execute and deliver such further and other documents and to perform and cause to be performed such further and other acts and things as may be necessary or desirable in order to give full effect to this Deed and every part hereof.

Article 22.0 Binding Effect

22.01 Subject to the restrictions on assignment and transfer herein contained, this Deed shall enure to the benefit of and be binding upon the Co-owners and their respective heirs, executors, administrators and other legal representatives, successors-in-title, assigns and transferees.



Article 23.0 Severability

23.01 Each provision of this Agreement is intended to be severable. If any provision hereof is illegal or invalid, such illegality or invalidity shall not affect the validity of the remainder hereof.

Article 24.0 Counterparts

24.01 This Agreement may be executed in any number of counterparts, by original or facsimile signature, with the same affect as if all parties hereto had signed the same document. All counterparts shall be construed together and shall constitute one and the same agreement.

Article 25.0 Reference Date

25.01 This Agreement is dated for reference purposes as of the date of signature on the signature page.

Article 26.0 Time

26.01 Time shall be of the essence hereof.

Article 27.0 Governing Law

27.01 This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario, in the Country of Canada and the parties hereby irrevocably submit to the non-exclusive jurisdiction of the courts of the Province of Ontario, in the Country of Canada.



Article 28.0 No Intention to Create a Partnership

28.01 The Co-owners acknowledge, agree and declare that the entering into of this Agreement does not, and is not intended to, create a partnership, for either legal, income tax, accounting or other purposes. The Co-owners further declare nothing herein is to be construed as a limitation of the powers or rights of any Co-owner to carry on its separate respective activities. Except for the Facilitator as contemplated in this Agreement, none of the Co-owners shall have the right to bind any of the other Co-owners, transact any business in any of the other Co-owners' names or on their behalf or incur any liability for or on behalf of any of the other Co-owners. The Co-owners agree that they shall each report their income or loss arising from the ownership of their Interests, for both accounting and income tax purposes, and to the applicable taxing authorities, as co-ventures independent of one another, and not as partners in a partnership.

Article 29.0 Termination

29.01 This Deed shall remain in full force and effect until the title to the Property is transferred to one registered owner (the "Sole Owner") and thereafter shall continue to be binding on those Co-owners who transferred their title to the Sole Owner until all monies (including the balance of the Concept Planning Fund, if any and sales proceeds) are distributed by the Facilitator proportionately to the Co-owners.

Article 30.0 Entire Agreement

30.01 This Deed, sets forth the entire understanding of the Parties relating to the subject matter thereof, and all prior or contemporaneous understandings, agreements, representations and warranties, whether written or oral, are superseded by this Deed, and all such prior or contemporaneous understandings, agreements, representations and warranties are hereby terminated.



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IN WITNESS WHEREOF this Agreement is executed as of the day and year first above written

Co-owner / Facilitator:

Per:	
Authorized Signing Officer	

I have authority to bind the Corporation. Date:

Witness:

SIGNATURE OF WITNESS

Co-owner:

SIGNATURE OF CO-OWNER

Name_____

Date: DECEMBER 06, 2011

ANGELA ANG CHEE NG

Interest: 3/2280

Date: DECEMBER 06, 2011



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SCHEDULE "1"

LEGAL DESCRIPTION OF THE PROPERTY

PT LT 9 CON 1 ST. VINCENT; PT LT 9 CON 2 ST. VINCENT AS IN R253576 EXCEPT PT 1 16R3404; MEAFORD; AND

PT RDAL BTN LT 9 AND LT 10 ST. VINCENT CLOSED BY R252709; PT LT 9-10 CON 2 ST. VINCENT PT 1-16, 18, 31-46, 49-58, 64 & 65, 67-78, 80-82, BLK A, GORDON ST, SUZANNE ST, MICHELE AV & BURNETT ST, RD36; PT 6 & 916R2726; PT 16-37 RD101; PT 38-82 & PT 91 RD101; PT 1-30 & 34-38 RD108; PT 1-22 RD111 & AS IN R252710 (FOURTHLY) EXCEPT PT 1, 2 & 3 AS IN R559723; S/T R252710; S/T R240990; MEAFORD

BEING 374.51 ACRES APPROXIMATELY.



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SCHEDULE "2"

NOTICE OF REQUISITION OF GENERAL MEETING

By Co-owners

NOTICE IS HEREBY GIVEN that the undersigned Co-owner(s) holding 15% or more of the Undivided Fractional Interests requisitions a general meeting of all Co-owners, to consider and if thought fit to approve the Resolution(s) attached hereto by no later than the day of , (the "Return Date").
Dated the day of,
Signed:
Name : Undivided Fractional Interest(s) Unique Identification No(s):
By Facilitator NOTICE IS HEREBY GIVEN that a general meeting of Co-owners will be held at [address] on [date] at [time] to consider and if thought fit to approve the Resolution(s) attached as Appendix I. Included in this Notice is a proxy form.
Dated the day of ,
Signed:
for and on behalf of the Facilitator
Name: Title:
I have authority to bind the Corporation.





LEGAL TITLE OWNERSHIP:

UDI UIN: MHR-1234,MHR-1235,MHR-1236

AFFIDAVIT OF EXECUTION

Sale ID: 110816 (53)

Witne	ss:		
Place of Wit	of Residence ness:		
	who Executed strument:	ANGELA ANG CHEE NG	
	ss of Person who ted Instrument:	B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA DAMANSARA 47410 P.J., SELAN MALAYSIA	
Place	of Execution:		
Date of Execution:		DECEMBER 06, 2011	
I, residin			
the pla	ce of residence specif	fied above, do hereby certify:	
1.	1. That the person who executed the attached instrument personally appeared before me;		
2.	2. That the person's identity has been provided to my satisfaction and copies of the identification with picture of the person are attached hereto;		
3.	3. That the person executed the attached instrument voluntarily at the place and on the date specified above;		
4.	That the person acknowledged that he or she is of the age of majority; and		
5.	5. That I have signed the attached document next to the signature of the person for whom this Affidavit of Execution has been prepared, with my name printed legibly underneath my signature.		
SIGN	ED before me at		
this	day of , 20	011.	
(3 rd W	itness Name and Sign	ature)	



UDI UIN: MHR-1234,MHR-1235,MHR-1236

LEGAL TITLE OWNERSHIP:

Sale ID: 110816

POWER OF ATTORNEY

I, ANGELA ANG CHEE NG

of B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA

DAMANSARA 47410 P.J., SELAN MALAYSIA

HEREBY APPOINT MEAFORD A2A DEVELOPMENTS INC. a company incorporated in the Province of Ontario, Canada with its registered office at 250 Ferrand Drive Suite 888, Toronto Ontario M3C 3G8, Canada or any duly authorized representative of the said MEAFORD A2A DEVELOPMENTS INC. as may be appointed and authorized by its Board of Directors as my attorney for my interest in the Property described in the Schedule hereto ("UDI") in accordance with the Powers of Attorney Act, Ontario and to do on my behalf anything that I can lawfully do by an attorney and with authority to act for me and in my name, place and stead, on my behalf to convey, sell, transfer, assign, lease, or to otherwise deal in any way whatsoever with my interest in the Property or any part thereof and without limiting the generality of the foregoing to perform any or all of the following acts and things, to wit:

- i. Execute and deliver such instruments and documents in my name as co-owner of the Property, as the Attorney may deem necessary;
- Execute, swear to, acknowledge, deliver, file and/or remit such Land Transfer Tax and all ii. other returns and payments, remittances in connection with my acquisition of the UDI;
- Execute, acknowledge, deliver and file and/or remit to the Canada Revenue Agency, all iii. necessary documents, instruments, declarations, certificates and other documents relating to Harmonized Sales Tax and other such taxes thereof and to execute, deliver and file such non-personal income tax returns;
- To receive from all persons all moneys at any time due in any way in connection with the iv. UDI and to give good and valid discharge therefor;
- v. To insure the UDI and the Property against any type of risk and to surrender any policy;
- To institute and defend any action, to examine and settle, adjust, compound all actions and vi. accounts, demands and disputes whatsoever in connection with the Property;



licenses:

To grant, vary the terms of, accept, surrender and/or determine leases, tenancies and

- viii. To take possession of the same and to take every manner of steps for the eviction of persons therefrom;
- ix. To convey, transfer, assign and dispose of my interest in the Property or any part thereof in accordance with the terms and conditions in the Deed of Covenant and to negotiate, execute and deliver any and all documents with respect to or required to give effect to the conveyance, sale or transfer or assignment of my UDI as tenant in common in the Property or any part thereof or my interest in the Property or any part thereof and to enter and sign such agreements, acknowledgements, directions, Sale and Purchase Agreement, Option to Sell, Deed of Assignments, Transfer Document or any document required to be provided by or in any of the foregoing, and take all steps and do all that may be necessary to complete the transaction contemplated therein;
- x. Execute, deliver, convey, enter into agreements, documents and other instruments pertaining to the zoning, rezoning, severance, development, re-development of the Property or any part thereof and to release any and all possessory and proprietary rights as to the Property or any part thereof as may be deemed necessary;
- xi. Negotiate, execute all documents and submit planning applications to appropriate authorities and making any appeals or attending to all such related matters arising, so as to facilitate the concept planning activities to fruition and pre-development status;
- xii. To grant such easements, rights of way, restrictions, in, on, over, under or in regards to the Property or any part thereof as may be deemed appropriate by my attorney;
- xiii. To sell or otherwise transfer the UDI, upon approval for Re-Sale, including the execution of any documents to effect such Re-Sale or transfer of the UDI.

I agree that any third party who receives a copy of this document may act under it. Revocation of this Power of Attorney is not effective as to a third party until the instrument of revocation is filed on record in Ontario if required and the third party receives actual notice of revocation. I agree to indemnify the third party for any claims that may arise against the third party by reason of reliance on this Power of Attorney.



UDI UIN: MHR-1234,MHR-1235,MHR-1236

I, as the owner of the UDI, hereby confirm that this Power of Attorney granted herein shall, to the extent permitted by the laws applicable in Ontario, survive my death, incapacity, disability or any assignment made hereof and shall to the extent of the obligations granted hereunder bind all my/our heirs, successors and assigns.

In accordance with the *Powers of Attorney Act*, Ontario, I declare that this is a continuing power of attorney and may be exercised during any subsequent legal incapacity on my part.

In making this continuing power of attorney, I am aware that my attorney will be able to do on my behalf anything in respect of Property that I could do, that the value of my property administered by my attorney may decline unless my attorney manages it prudently.

I shall grant to the Attorney full powers and authority to substitute and appoint, from time to time, an Attorney or Attorneys under it, with equal or more limited powers and Authority, as the Donee may deem fit, and to appoint, remove or substitute at its pleasure.

I shall allow, ratify and confirm whatsoever the said Attorney or Attorneys and its substitutes shall do or cause to be done in relation to the UDI and any matters therein performed or made and to indemnify and save harmless the Attorney against all cost, claims, expenses and reasonable solicitors costs that may be incurred by my Attorney in connection with carrying out the powers and authority herein granted.

I have signed this power of attorney in the presence of both of the witnesses whose names appear below.

I HAVE SIGNED THIS POWER OF ATTORNEY ON the 06 day of DECEMBER ,2011

SIGNATURE OF PURCHASER

ANGELA ANG CHEE NG



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Sale ID: 110816 (59)

LEGAL TITLE OWNERSHIP:

UDI UIN: MHR-1234,MHR-1235,MHR-1236

We the undersigned are the witnesses to this Power of Attorney. We have signed this Power of Attorney in the presence of the person whose name appears above, and in the presence of each other, on the date shown above. Neither one of us is the attorney, a spouse or partner of the attorney, a child of the grantor or person whom the grantor has demonstrated a settled intention to treat as a child of the grantor, a person whose property is under guardianship or who has a guardian of the person, or less than eighteen years old. Neither one of us has any reason to believe that the grantor is incapable of giving a Power of Attorney.

Normal Form of Signature	Printed form of signature
Address	Occupation
Normal Form of Signature	Printed form of signature
Address	Occupation





Sale ID: 110816 (61)

LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236

The Schedule Legal Description of Property

PT LT 9 CON 1 ST. VINCENT; PT LT 9 CON 2 ST. VINCENT AS IN R253576 EXCEPT PT 1 16R3404; MEAFORD; AND

PT RDAL BTN LT 9 AND LT 10 ST. VINCENT CLOSED BY R252709; PT LT 9-10 CON 2 ST. VINCENT PT 1-16, 18, 31-46, 49-58, 64 & 65, 67-78, 80-82, BLK A, GORDON ST, SUZANNE ST, MICHELE AV & BURNETT ST, RD36; PT 6 & 9 16R2726; PT 16-37 RD101; PT 38-82 & PT 91 RD101; PT 1-30 & 34-38 RD108; PT 1-22 RD111 & AS IN R252710 (FOURTHLY) EXCEPT PT 1, 2 & 3 AS IN R559723; S/T R252710; S/T R240990; MEAFORD

BEING 374.51 ACRES APPROXIMATELY.





LEGAL TITLE OWNERSHIP:

UDI UIN: MHR-1234,MHR-1235,MHR-1236

AFFIDAVIT OF EXECUTION

Sale ID: 110816 (63)

Witnes	ss:	
Place of Wit	of Residence ness:	
Person who Executed the Instrument:		ANGELA ANG CHEE NG
Address of Person who executed Instrument:		B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA DAMANSARA 47410 P.J., SELAN MALAYSIA
Place	of Execution:	
Date of Execution:		DECEMBER 06, 2011
I, residin		
the pla	ce of residence specia	fied above, do hereby certify:
1.	That the person who	executed the attached instrument personally appeared before me;
2.	-	identity has been provided to my satisfaction and copies of the icture of the person are attached hereto;
3.	That the person exec specified above;	cuted the attached instrument voluntarily at the place and on the date
4.	That the person ackr	nowledged that he or she is of the age of majority; and
5.	_	the attached document next to the signature of the person for whom ecution has been prepared, with my name printed legibly underneath
SIGN	E D before me at	
this	day of , 20	011.
(3 rd W	itness Name and Sign	ature)



To Whom It May Concern

1. I, the undersigned, hereby confirm that I was present and witnessed the signature by

	ANGELA ANG CHEE NG
	(name of purchaser)
	and by the witnesses named in the document attached each of whom were present at the
	time of the signature of the document.
2.	I further confirm that I verified the identity of the person who signed the document and of
	each of the witnesses.
3.	I have attached to this letter, copies of the identification that I verified. I also have
	attached a copy of my identification. I confirm that I am more than 18 years of age and
	that I have not provided this letter for any improper purpose.
Signat	ure: (3 rd Witness)
Name:	
ID M.	(3 rd Witness)
ID No	:
Date:	





Sale ID: 110816 (67)

ACKNOWLEDGMENT AND DIRECTION

TO: William Friedman

AND TO: Friedman & Associates

Barristers & Solicitors

RE: Name of the customer: ANGELA ANG CHEE NG

Identification No: K24265693

Address: B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA

DAMANSARA 47410 P.J., SELAN MALAYSIA

(the "Purchaser") purchase from Meaford A2A Developments Inc. (the "Vendor") of 3/2280 undivided fractional interest(s) in the property legally described as PT RDAL BTN LT 9 AND LT 10 ST. VINCENT CLOSED BY R252709; PT LT 9-10 CON 2 ST. VINCENT PT 1 – 16, 18, 31 – 46, 49 – 58, 64 & 65, 67 – 78, 80 – 82, BLK A, GORDON ST, SUZANNE ST, MICHELE AV & BURNETT ST, RD36; PT 6 & 916R2726; PT 16 – 37 RD101; PT 38 – 82 & PT 91 RD101; PT 1 – 30 & 34 – 38 RD108; PT 1 – 22 RD111 & AS IN R252710 (FOURTHLY) EXCEPT PT 1, 2 & 3 AS IN R559723; S/T R252710; S/T R240990; PT LT 9 CON 1 ST. VINCENT; PT LT 9 CON 2 ST. VINCENT AS IN R253576 EXCEPT PT 1 16R3404; MEAFORD (the "Property")

This will confirm that:

- I have reviewed the information set out in the transfer and application for registration of Deed of Covenant and the Power of Attorney (collectively the "Documents"), both in preparation and attached. I confirm that the information contained in the Documents are accurate. I understand that I am purchasing the undivided fractional interest(s) referenced above in the Property and such undivided fractional interest(s) is to be registered in the manner set out below.
- You, your agents or employees are authorized and directed to sign, deliver, and/or register electronically, on my behalf the Documents as well as any other documents required to complete the transaction described above.
- You, your agents or employees are authorized to insert, complete or amend any omitted or incorrect dates, amounts and/or other information or data in or to the Documents in order to complete the transaction described above.
- I understand the effect of the Documents.
- I am in fact the party named in the Documents and I have not misrepresented my identity to you. I have attached a true copy of 2 pieces of identification. I am the person identified therein. All information, including name, and address contained in such identification is true and correct.



• A copy of this Acknowledgment and Direction may be executed and delivered by fax and shall have the same legally binding effect as if it were an original.

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I hereby authorize and direct you to endorse the transfer as follows:

Name
ANGELA ANG CHEE NG
Birthdate
19/02/1970

and for so doing this shall be your good and sufficient authority.

This Acknowledgment and Direction may be released by you to Her Majesty the Queen in Right of Ontario as represented by the Director of Land Registration (the "Director") upon request of the Director in the event of any investigation regarding suspected fraudulent or unlawful activity or registration.

As to the signature of dated this DECEM	MBER 06, 2011
SIGNATURE OF WITNESS	SIGNATURE OF PURCHASER
VITNESS	ANGELA ANG CHEE NG
lame:	





Sale ID: 110816

LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236

MEAFORD HIGHLAND RESORT

REVOCABLE TRUST DEED

ANGELA ANG CHEE NG
THIS SETTLEMENT (the "Deed") is made on 06 day of DECEMBER, 2011 by
ANGELA ANG CHEE NG
IDENTIFICATION NO_ K24265693
of B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA DAMANSARA 47410 P.J., SELAN MALAYSIA
(the "Settlor" and the "Trustee").
RECITALS
The Settlor has entered into a sale and purchase agreement (the "SPA") to purchase from
MEAFORD A2A DEVELOPMENTS INC. a undivided undivided
tenant-in-common interest (the "Undivided Fractional Interest") in the parcel of land
more particularly described in the First Schedule.
The Settlor desiring to make a Settlement hereby declares that the benefits of the SPA and
the Undivided Fractional Interest to be transferred to the Trustee upon closing shall be
held in trust for the benefit of the trust established by this Deed (the "Trust") to be known
as the
ANGELA ANG CHEE NG
Meaford Revocable Trust.
NOW THIS DEED WITNESSES as follows:

Clause 1.0 Definitions And Interpretation

1.01 In this Deed the following words and expressions shall have the meanings hereby assigned to them except where the context otherwise requires:

"Non-Canadian" means a person who is not a resident of Canada.

"Proper Law" means the law to the exclusive jurisdiction of which the rights of all parties and the construction and effect of each and every provision of hereof are subject and by which such rights and construction are construed and regulated.



UDI UIN: MHR-1234.MHR-1235.MHR-1236

- "Property" means the parcel of land more particularly described in the First Schedule;
- "SPA" means the sale and purchase agreement entered into between the Settlor and MEAFORD A2A DEVELOPMENTS INC. of even date for the purchase of the Undivided Interest in the Property;
- "SPA and Collateral Documents" have the meaning subscribed to the phrase in clause 3.04(a);
- "Successor Trust" means each trust established under this Deed with a beneficiary who is not the Settlor;
- "Trust" means a trust established under this Deed;
- "Undivided Fractional Interest" means the 1/2280 undivided tenant-in-common interest in the Property purchased under the SPA;
- "Vendor" means MEAFORD A2A DEVELOPMENTS INC. the Vendor of the Undivided Interest;
- In the interpretation of this Deed except where the context otherwise requires, words in the singular shall include words in the plural and words in the plural shall include the singular;

Words importing the masculine gender shall include female and neuter genders. The headings and sub-headings to this Deed are inserted only for reference to the provisions hereof and shall not affect the construction of such provisions.

Clause 2.0 Proper Law

This Trust is established under the laws of the Province of Ontario, Canada and subject to any change in the Proper Law.

Clause 3.0 Declaration of Revocable Trust

The Settlor hereby transfers to the Trustee the benefits of the SPA and the Undivided Interest when legal title is issued.



- 3.02 This Settlement is revocable during the lifetime of the Settlor. The Settlor may by instrument in writing signed sealed and delivered to the Trustee revoke this Trust in whole or in part and/or amend this Settlement.
- 3.03 Additionally the Settlor may amend the persons named who would become beneficiary of a Successor Trust established upon the demise of the Settlor by signing, sealing and delivering to the Trustee the form contained in the Second Schedule or any instrument substantially in that form and intent ("Beneficiary Naming Form"). If the Settlor delivers more than one written Beneficiary Naming Form to the Trustee, the Beneficiary Naming Form with the latest date will be the most recent to this Deed.

3.04 The Settlor further declares that:

- (a) this Trust and each Successor Trust established in accordance with clause 5.0 shall be bound by the SPA, the Deed of Covenant as well as the collateral agreements, instruments and documents referenced in that SPA (the "SPA and collateral documents");
- (b) this Trust and any trust established in accordance with the provisions of this Deed assume all of Settlor's obligations under the SPA and collateral documents; and
- (c) the Trustee agrees to execute a counterpart of the SPA and collateral documents as well as other documents as the Vendor may in its discretion require to ensure that this Trust (including the Successor Trust) shall be bound under the SPA.

Clause 4.0 During Settlor's Life

- 4.01 Prior to sale of the Undivided Fractional Interest, during the Settlor's lifetime, the Trustee shall pay all of the income of the Trust to the Settlor or as the Settlor may direct.
- 4.02 Upon the sale of the Property, of which the Undivided Fractional Interest comprise part, the Trust shall be terminated and the Trustee shall distribute the proceeds of sale arising from the portion comprised in the Undivided Fractional Interest to the Settlor.

Clause 5.0 After the Settlor's Lifetime

- 5.01 After the Settlor's lifetime, if the First Named Beneficiary, the Second Named Beneficiary or the Third Named Beneficiary survives the Settlor by thirty (30) days or more, the Trustee shall distribute any undistributed net income of the Trust to, and retain the Undivided Interest in a Successor Trust for the benefit:
- (a) of the First Named Beneficiary, or
- (b) if First Named Beneficiary does not survive Settlor by thirty (30) days, of the Second Named Beneficiary, or;



- (c) if the Second Named Beneficiary does not survive the Settlor by thirty (30) days, of the Third Named Beneficiary, and hold and administer the Undivided Fractional Interest and any undistributed income therefrom in accordance with the clause 6.0.
- 5.02 If none of the First Named Beneficiary, Second Named Beneficiary or Third Named Beneficiary survives the Settlor by thirty (30) days, the Trustee shall distribute the Undivided Fractional Interest and any undistributed net income therefrom to Settlor's estate free of further trust.

Clause 6.0 Trusts Provisions

- 6.01 The Trustee shall hold and administer the Undivided Fractional Interest, which the Trustee is directed to retain in a Successor Trust in accordance with this clause for the benefit of the person(s) named under clause 5.01 ("Beneficiary"), as hereinafter provided:
- (a) <u>Income and Principal:</u> The Trustee shall pay all the income of the Successor Trust to the Beneficiary or as the Beneficiary may direct.
- (b) Revocability: Upon the establishment of the Successor Trust, the Beneficiary may revoke this Successor Trust and may amend this Deed by a written instrument, signed, sealed and delivered to the Trustee during the Beneficiary's lifetime. In addition, the Beneficiary may amend the persons named who would become the beneficiary of the Successor Trust established for the Beneficiary (following the Settlor's death if they survive the Beneficiary) by completing a written Beneficiary Naming Form for the Successor Trust, substantially in the form in the Third Schedule, and delivering it to the Trustee. Any such written Beneficiary Naming Form for the Successor Trust executed and dated by the Beneficiary after Settlor's death shall revoke any written Beneficiary Naming Form executed and dated by Settlor. If the Beneficiary delivers more than one written Beneficiary Naming Form for the Successor Trust with the latest date will be deemed the most recent amendment to this Deed.
- (c) <u>Termination:</u> Upon the sale or other disposition of the Undivided Fractional Interest, this Successor Trust shall terminate and the Trustee shall distribute the proceeds from such disposition to the Beneficiary. If the Beneficiary dies prior to the termination of this Successor Trust, the Trustee shall distribute any undistributed income of the Successor Trust to, and retain the Undivided Interest in a Successor Trust for the benefit of, Second Named Beneficiary, or if Second Named Beneficiary is not then living, the Third Named Beneficiary is then living, the Fourth Named Beneficiary, and hold and administer the Property in accordance with the provisions under this Clause or if Second Named Beneficiary, Third Named Beneficiary and Fourth Named Beneficiary are all not then living, the Trustee shall



distribute the Property and any undistributed net income therefrom to the Beneficiary's estate, or if none then exists, to the takers of the Beneficiary's estate, as determined in accordance with the laws of the Beneficiary's domicile at the time of Settlor's death, outright and free of further trust.

(d) <u>Records and Accounts</u>: The Trustee shall keep accurate records concerning each trust being administered hereunder. To the extent permitted by law the Trustee shall not be required to render periodic account to Settlor or other beneficiary or to any court having jurisdiction over any trust being administered hereunder.

Clause 7.0 Appointment of Trustees

- 7.01 The initial Trustee shall be the Settlor.
- 7.02 If the Settlor shall die or is unable to continue as Trustee for whatever reason;
- (a) the person named as the First Named Beneficiary shall be his successor as Trustee; or
- (b) if the First Named Beneficiary is unable or unqualified to succeed, then the person designated as the Second Named Beneficiary shall be the successor Trustee;
- (c) if neither the First Named Beneficiary nor the Second Named Beneficiary is able to be successor Trustee then the person named as the Third Named Beneficiary shall be Trustee; and
- (d) If none of the Named Beneficiaries is able to serve as Trustee of the Successor Trust or the Settlor did not nominate any Named Beneficiaries, the Vendor by its Board of Directors may (but shall not be under any compulsion), at the request of the next of kin of the Settlor or a beneficiary, in writing designate a Non-Canadian person, being an individual and not an entity to be Trustee in succession to the initial Trustee.
- 7.03 If at any time the Revocable Trust or any Successor Trust established hereunder shall be without a Trustee or having a Trustee who is incapacitated or otherwise is unable to act for the Trust, the Vendor is granted the power during the term of the Trust, by written instrument signed sealed and delivered to the last known address of the Beneficiary or Trustee, as the case may be, to appoint an individual Non-Canadian Person as a Special Trustee or Special Co-Trustee, as the case may be.
- 7.04 Notwithstanding clause 9.01, the Special Trustee or Special Co-Trustee shall only have the authority to execute any transfer instrument of conveyance for the Undivided Fractional Interest that is required to comply with the SPA and Collateral Documents in particular to effect a collective sale of the Property. The sole signature of the Special Trustee or Special Co-Trustee



appointed hereunder shall be sufficient to bind the Trust and give good discharge for third parties dealing with the Trust herein. Save as provided above, Special Trustee or Special Co-Trustee shall have no other powers, rights, authority, responsibilities, duties or liabilities granted to or imposed on Trustees under this Deed or under law.

8.0 Removal of Trustee

- 8.01 During the Settlor's lifetime, the Settlor may remove any Trustee of the Trust or any Successor Trust and replace such Trustee with another individual Non-Canadian Person.
- 8.02 After the demise of the Settlor, the Beneficiary of a Successor Trust is hereby granted the power during the Beneficiary's lifetime, to remove any Trustee of the Successor Trust and replace such Trustee with another individual Non-Canadian Person.
- 8.03 A Trustee may resign as Trustee of a Trust established hereunder by executing and delivering a letter of resignation to the Beneficiary and copied to the Vendor.

9.0 Regulations

- 9.01 Subject to clause 7.03, if there are more than one Trustee in the Trust hereunder, they shall act by majority decision Provided Always that with respect to any decision concerning the Undivided Interest in the Property and the Property, the Trustees shall vote as directed by the Settlor and, after the demise of the Settlor, by the Beneficiary of the Successor Trust.
- 9.02 If by the law of any jurisdiction to which this Trust is administered, a Trustee is required to give a bond security in any court as otherwise such requirement is specifically waived.
- 9.03 No person who deals with the Trustees shall be bound to see to the application of any asset delivered to the Trustees, or to inquire into the authority for, or propriety of, any action taken or not taken by the Trustees.
- 9.04 In the purported execution of the trusts powers and provisions hereof no Trustee shall be liable for any loss to the trust assets arising in consequence of the failure depreciation or loss of any investment made or retained in good faith or by reason of any mistake or omission made in good faith or of any other act omission matter or thing whatever except for breach of trust arising from fraud, willful misconduct or gross negligence on the part of the trustee who is sought to be made liable.
- 9.05 Each Trustee shall be (i) indemnified and held harmless by the Trust to the full extent of the assets thereof, with respect to any liability incurred by him or her in his or her capacity as Trustee, and (ii) entitled to reimbursement with respect to any expense, including



legal fees, incurred by her or him in connection with the administration of any trust being administered hereunder, provided, such liability or expense is not attributable to the actual fraud, gross negligence or willful misconduct of such Trustee.

9.06 Every Trustee becoming a Trustee hereunder (other than any Special Trustee or Special Co-Trustee appointed under clause 7.02 who shall not be entitled to compensation) may be paid fair and reasonable compensation for services performed at the discretion of the Beneficiary.

10.0 Powers of Trustee

- 10.01 In addition to the power vested in trustees by law, each Trustee (not being a Special Trustee or Special Co-Trustee appointed under clause 7.02) is granted the following powers:
- (a) In relation to any assets held in trust, to have all the powers as a natural person acting as the beneficial owner of such property and such powers shall not be restricted by any principle of construction or rule or requirement of the law of the jurisdiction under which this trust is administered save to the extent that such is obligatory but shall operate to the widest generality of which the foregoing words are capable.
- (b) The power to leave any assets of the trust in their original state or in the state of investment in which they may be from time to time and in particular, to retain the Undivided Fractional Interest indefinitely, even if the same is of a character or size which, but for this express authority, would not be considered proper for trustees and regardless of any lack of diversification, risk, or nonproductively.
- (c) To invest and reinvest trust income in any assets, including stocks of any assets, including stock of any class, bonds, (secured, unsecured and convertible), notes, shares or interest in investment trust, mutual funds, money market funds, and common trust funds, without being limited by any statute or rule of law concerning investments by fiduciaries.
- (d) The acquisition of any investment of a speculative nature shall be deemed to be an authorized investment of the assets under trust.
- (e) The power to permit anyone to reside in any property or occupy any land which may be subject to the trust hereof.
- (f) To borrow money for any fiduciary purpose, including to mortgage or pledge the Property; to renew, modify, extend, or refinance existing loans on similar or different terms and conditions;



- (g) The power to pay duties and tax and any interest of penalty chargeable thereon to any governmental authority in whose jurisdiction the assets of the trust are subject and to enter into agreements with governmental authorities and make such elections and exercise such options as may be available on estate, gift, inheritance, generation-skipping transfer, or income tax returns, all in such manner as the Trustees determine is most advisable;
- (h) To reasonably determine, when there is doubt or uncertainty as to the applicable law or the relevant facts, which receipts of money or of other assets should be credited to income or to principal, and which disbursements and other charges should be debited to income or to principal all partnership distributions shall be deemed to be income except distributions from sales or refinancing or additional capital contributions.
- (i) To make distributions in cash or in kind or partly in each, without making pro rata distributions of specie assets and without the consent of any beneficiary, provided that distributions in kind shall be based on values at the time of distribution the judgment of the Trustees concerning these values shall be binding and conclusive on all interested parties;
- (j) To register trust assets in the name of a nominee or in such manner that title will pass by delivery.
- (k) To collect, pay contest, compromise, or abandon demands or claims of or against the Undivided Interest and other assets under trust.
- (l) To employ consultants, attorneys, auditors, investment advisors, depositaries, proxies, and agents, with or without discretionary powers; and to compensate them from the trust assets.
- (m) To act or refrain from acting with respect to any business or asset in the trust in all respects, regardless of the existence of any conflict of interests between any Trustee and the trust and regardless of any connection or investment which any Trustee may have with any business or other asset in the trust;
- (n) To enter into any indemnity in favour of any former trustee or any other person who have dealing with the Trust and in this connection to charge any trust assets as security for such indemnity.
- (o) To delegate irrevocably to another person any administrative or investment rights and discretions granted in this Deed, including the power to make payments, operate bank accounts, the power to give orders for the purchase and sale of assets, and the power to have custody of property; to delegate irrevocably to any other appropriate person any ministerial duties in connection with the rights and discretions granted in this Agreement but provided always that no discretion to distribute trust income or principal may be delegated.



(p) To exercise all power, authority, and discretion after termination of any trust until the same is fully distributed.

IN WITNESS WHEREOF, these presents have been signed sealed and deliverd by the Settlor and the Trustee on the date hereto:

Signed sealed and delivered by The Settlor and Trustee

SIGNATURE OF PURCHASER

ANGELA ANG CHEE NG

Date: 06 day of DECEMBER, 2011

Witnessed by:

SIGNATURE OF WITNESS

Name





FIRST SCHEDULE To the Revocable Trust Agreement Legal Description of the Property

PT LT 9 CON 1 ST. VINCENT; PT LT 9 CON 2 ST. VINCENT AS IN R253576 EXCEPT PT 1 16R3404; MEAFORD; AND

PT RDAL BTN LT 9 AND LT 10 ST. VINCENT CLOSED BY R252709; PT LT 9-10 CON 2 ST. VINCENT PT 1-16, 18, 31-46, 49-58, 64 & 65, 67-78, 80-82, BLK A, GORDON ST, SUZANNE ST, MICHELE AV & BURNETT ST, RD36; PT 6 & 916R2726; PT 16-37 RD101; PT 38-82 & PT 91 RD101; PT 1-30 & 34-38 RD108; PT 1-22 RD111 & AS IN R252710 (FOURTHLY) EXCEPT PT 1, 2 & 3 AS IN R559723; S/T R252710; S/T R240990; MEAFORD.

BEING 374.51 ACRES APPROXIMATELY.





Name:

SECOND SCHEDULE

Beneficiary Naming Form (Clause 3.03)

ANGELA ANG CHEE NG

MEAFORD HIGHLANDS RESORT REVOCABLE TRUST DEED

Beneficiary Naming Form (Successor Trust)

Acting in accordance with the right granted to me under Clause 3.03 of the

ANGELA ANG CHEE NG

Meaford Highlands Resort Revocable Trust Deed dated 06 day of DECEMBER, 2011 (the "**Deed**") which established the trust abovenamed (the "**Revocable Trust**") and with respect to the Successor Trust established under the said Deed, I hereby amend the provisions of thereof as follows:

I hereby direct that the following named person or persons shall be the named successor beneficiary or beneficiaries under Clause 5 of my Trust Agreement following my death, and that my wishes expressed hereby be incorporated by reference into the Deed:

1. be	The First Named Beneficiary under my Revocable Trust following my death, shall
	and address & ID No)
2 followi	The Second Named Beneficiary, the secondary beneficiary under my Revocable Trusting my death if the person named under item 1, above, is not then living shall be
(name	and address & ID No)
shall be	The Third Named Beneficiary the tertiary beneficiary under my Revocable Trust ng my death if the respective persons named under items 1 and 2, above not then living, e and address & ID No)
Signed	, sealed and delivered by:
	SIGNATURE
Settlor:	: ANGELA ANG CHEE NG
Date: Witnes	sed by:





THIRD SCHEDULE

Beneficiary Designation Form for the Successor Trust (Clause 6.01(b))

MEAFORD HIGHLANDS RESORT REVOCABLE TRUST DEED BENEFICIARY NAMING FORM FOR THE SUCCESSOR TRUST

Acting in accordance with the right granted to me under Clause 6.01(b) of the
Meaford Highlands Resort Revocable Trust Deed dated day of , 2011
(the "Deed") which established the trust abovenamed (the "Revocable Trust") and with
respect to the Successor Trust established under the said Deed, I hereby amend the provisions
concerning the Successor Trust as follows:
I hereby direct that the following named person or persons shall be the named successor beneficiary or beneficiaries under Clause 6.01(b) of the said Trust Deed following my demise and that that my wishes expressed hereby be incorporated by reference into the Deed:
1. The Second Named Beneficiary, the under the Successor Trust following my death shall be: (name and address & ID No)
2. The Third Named Beneficiary, under my Successor Trust following my death if the person named under item 1, above, is not then living shall be:
(name and address & ID No)
3. The Fourth Named Beneficiary, under my Successor Trust following my death if the persons named under items 1 and 2 above, are not then living, shall be
(name and address & ID No)
Signed, sealed and delivered by:
Beneficiary
Date:
Witnessed by:
Name





PROPERTY AT "MEAFORD HIGHLANDS RESORT", CANADA OPTION TO SELL AGREEMENT

NO. OF UNDIVIDED FRACTIONAL UNITS: 3/2280

THIS OPTION TO SELL AGREEMENT is made on the 06 Day of DECEMBER, 2011 PARTIES TO THIS AGREEMENT:

1. ANGELA ANG CHEE NG B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA DAMANSARA 47410 P.J., SELAN MALAYSIA

(hereinafter known as "The Co-owner Seller")

And

NAME OF COMPANY/ PURCHASER:
 A2A DISTRIBUTION LIMITED, a company duly incorporated in British Virgin Islands (hereinafter known as "The Purchaser")

WHEREAS:

- 1. This Option to Sell Agreement creates an obligation on the Purchaser within the Option Timeframe or Option Period, exercisable by the Vendor who has paid some consideration, so that the Purchaser shall take the obligation to buy at an agreed predetermined price.
- 2. This Option to Sell Agreement sets out the time frame of the Option Period for exercise, the exercise notice to be served on the Purchaser and such terms as may be agreed upon.
- 3. The Co-owner Seller has agreed to purchase from **MEAFORD A2A DEVELOPMENTS INC.** a corporation under the laws of the Province of Ontario, AN UNDIVIDED FRACTIONAL INTEREST IN THE REAL PROPERTY BEING THOSE LANDS AND PREMISES AS DESCRIBED UNDER THE "SCHEDULE A" ANNEXED HERETO).
- 4. The Purchaser or its Nominee or such person or entity as the Purchaser may so direct, shall by this Option Agreement when exercised, be given the Sole, Exclusive Option to purchase the Property, the rights and beneficial interest thereof. The Property is

Initial

sold subject to such easements, liens and appurtenants as to the Property and subject also to being encumbered by the registered proprietor.

- 5. This Option to Sell Agreement sets the sale price at The date of completion is scheduled on the date when full \$ 30,000.00 completion monies are paid and delivered to the Co-owner Seller which shall be within three (3) months from notice of Co-owner Seller to the Purchaser of his intent to exercise the Option herein, subject to the terms and conditions herein. The Coowner Seller shall sell together with all other such Co-owner Seller's Property as they may so agree at the agreed Sale and Purchase Price.
- 6. The Co-owner Seller will at all times co-operate and participate in any applications, hearings and/or other procedures through its or their Facilitator or Power of Attorney in any application for re-development, sub divisions whatsoever.

WHEREBY IT IS AGREED THAT FOR AND IN CONSIDERATION of Hong Kong One Dollar (HK\$1.00) now paid, the receipt and sufficiency of which is hereby acknowledged, IT IS AGREED AS FOLLOWS:

1. GRANT OF OPTION

The Purchaser HEREBY GRANTS to the Co-owner Seller an "option to sell" the Co-owner Seller's Undivided Fractional Interest in the Property, legally known and described under "SCHEDULE A" hereto, upon the terms and conditions hereof set forth, during the Option Period to the Purchaser or its nominees, for the agreed Sale Price under the terms and conditions of this Option to Sell Agreement.

2. EXERCISE OF OPTION

The Co-owner Seller and the Purchaser have agreed that this Option to Sell may be exercised at anytime during the Option Period, which shall be from the date commencing on the expiry of Sixtieth (60th) month from the date of this Option to Sell Agreement and ending the Sixty-sixth (66th) month from the date of this Option to Sell Agreement ("the Option Period") and upon the terms and conditions as have been agreed herein.

The Notice to Exercise shall be given to the Purchaser by the Co-owner Seller and to clearly specify the Completion date.

3. NOTICE TO EXERCISE OPTION

The Notice to Exercise, described as "SCHEDULE B" hereto, shall be given to the Purchaser or its nominee by the Co-owner Seller, such notice to be given within the Option Period ("the Notice to Exercise"), together with the Transfer thereof in such form as may be required by the Co-owner Seller or the Purchaser, duly endorsed in favor of the Purchaser or its nominee and in accordance with the laws and regulations as in force in The Province of Ontario, Canada.



UDI UIN: MHR-1234,MHR-1235,MHR-1236

4. SALE PRICE FOR THE PROPERTY

The agreed Sale Price for the Property is CAD 30,000.00 lump sum, including excise Tax and other applicable goods and services tax or harmonized sales tax (collectively, referred to as "HST").

The Sale Price shall be paid for in cash as at the scheduled date of Completion. In the event that the Purchaser or its nominee is not in breach or default and has exercised the Option validly, then the Option monies so paid shall be applied towards the purchase price as at the Completion date of the Sale of the Property.

The Completion Accounts or Closing Statement shall be as follows:

Closing Costs

- Attorney fees
- Title Insurance
- Title Transfer or Certificate
- **Property Insurance**
- **Recording Fees**
- **Appraisal**
- Survey
- All other costs,

The Purchaser shall bear all the Closing costs.

5. POSSESSION OF PROPERTY

The Purchaser or its nominee shall be entitled to possession of the Property on an "as is where is basis" as at Completion Date.

6. RIGHT OF ENTRY AND CONSENT AND SIGNATURE FOR SUBMISSIONS

During the term of this Option or any extension hereof the Purchaser, its nominee, assigns, representatives thereof, shall be entitled to enter upon the Property for the purpose of conducting soil tests, engineering studies, surveys and any other desired inspection of the Property at its own costs and expense. The Co-owner Seller and Sellers and their respective Operators shall where required sign the necessary permits, applications, submissions and consent to allow the Purchaser access into the Property and to sign such documents to effect same and for submission purposes.



7. CO-OWNER SELLER MAY DISPOSE DURING OPTION TERM

It is agreed that the Co-owner Seller may at anytime, without the prior written consent of the Purchaser, during the Option period, sell transfer dispose of the Undivided Fractional Interest in the Property – whereupon this Option shall expire terminate on the date of the disposition thereof by the Co-owner Seller and shall not be transferrable.

8. TAXES

All Taxes – property taxes and such government levies shall be borne by the Purchaser.

9. ASSIGNS, HEIRS AND SUCCESORS

This Agreement shall be binding upon and enure for the benefit of the Parties, heirs, successors, personal representatives, administrators, nominees and assigns. Provided always that due notice of such assignment is given to the other party and written prior consent is first obtained from the other party.

10. ATTORNEY'S FEES

The prevailing party in any legal proceedings brought under or with respect to the transaction described in this Agreement is entitled to recover from the non prevailing party all costs of such proceedings and reasonable Attorney fees.

11. REPRESENTATIONS

The Co-owner Seller represents and warrants to the Purchaser that as at the date of this Option, he/she is or they are the sole legal and beneficial owner/s of the Property subject to this Option with good marketable title thereto and that the said Property is not subject to any other options and the Vendor covenants that the Property is sold to the Purchaser free from all claims, mortgages, charges, liens, pledges and such encumbrances affecting or attaching the property up to the Completion date.

The Co-owner Seller covenants that as at Completion:

- there will be no liens assessments or security interests against the Property which will not be satisfied out of the sale proceeds unless securing payment of any loans assumed by the Purchaser;
- Assumed loans if any on the Property will not be in default.

If any representation in this Agreement is untrue, then the Parties may take such appropriate actions and measures as against the other.



Sale ID: 110816

LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236

12. ENTIRE AGREEMENT

This contract contains the entire agreement of the Parties and cannot be changed except by their written agreement.

13. NOTICES

All communications and notices from one party to the other must be in writing and are effective when mailed to, hand delivered at, or transmitted by facsimile as follows:

To the Purchaser: A2A DISTRIBUTION LIMITED

Address: c/o 80 Raffles Place, #34-20 UOB Plaza 2, Singapore 048624

Tel: (+65) 3157 1111 Fax: (+65) 6820 8360

To The Co-owner Seller: ANGELA ANG CHEE NG

Address: B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA DAMANSARA

47410 P.J., SELAN MALAYSIA

Tel: 971--556325811

Fax: NA

Email: angie.ngac@gmail.com

14. ASSIGNMENT

This Agreement may be assigned by the Purchaser without the prior consent of the Co-owner Seller and such assignment shall be binding upon the heirs, administrators, representatives and successors thereof.

Any party to whom this Agreement, its rights and interests are being assigned or transferred to shall be bound by all the terms and conditions to this Option Agreement and shall be required to perform and complete all and any obligations hereunder as if they were the first party to the agreement.

15. PRIOR AGREEMENTS

This contract incorporates all prior agreements between the parties.

16. ARBITRATION

The Parties may agree to submit any matters or issues arising to arbitration in Singapore as they may so agree, in accordance with the Arbitration Rules in force in Singapore.

17. GOVERNING LAW

This Agreement is governed by and construed in accordance with the laws in force in the Singapore or as the parties so agree. However, the parties shall submit to the exclusive jurisdiction of the courts in Singapore or the parties may agree to submit the issue or matter for resolution in the Province of Ontario, Canada.



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Sale ID: 110816 LEGAL TITLE OWNERSHIP:

UDI UIN: MHR-1234,MHR-1235,MHR-1236

IN WITNESS WHEREOF, the parties have executed the Agreement on the 06 day of DECEMBER ,2011

Signature of Co-owner Seller

A2A DISTRIBUTION LIMITED

SIGNATURE OF CO-OWNER SELLER

Per:

ANGELA ANG CHEE NG

Authorized Signing Representative

Witness:

SIGNATURE OF THE WITNESS

Name of Witness



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LEGAL PROPERTY DESCRIPTION

PT LT 9 CON 1 ST. VINCENT; PT LT 9 CON 2 ST. VINCENT AS IN R253576 EXCEPT PT 1 16R3404; MEAFORD; AND

PT RDAL BTN LT 9 AND LT 10 ST. VINCENT CLOSED BY R252709; PT LT 9-10 CON 2 ST. VINCENT PT 1-16, 18, 31-46, 49-58, 64 & 65, 67-78, 80-82, BLK A, GORDON ST, SUZANNE ST, MICHELE AV & BURNETT ST, RD36; PT 6 & 916R2726; PT 16-37 RD101; PT 38-82 & PT 91 RD101; PT 1-30 & 34-38 RD108; PT 1-22 RD111 & AS IN R252710 (FOURTHLY) EXCEPT PT 1, 2 & 3 AS IN R559723; S/T R252710; S/T R240990; MEAFORD

BEING 374.51 ACRES APPROXIMATELY.

Initial



LEGAL TITLE OWNERSHIP: UDI UIN: MHR-1234,MHR-1235,MHR-1236 Sale ID: 110816

ANNEXURE

SCHEDULE B

NOTICE TO EXERCISE
In Exercise of The Option to Sell Granted to me/us, I/we hereby give Notice of our right to exercise the Option dated
The said Option is exercised in accordance with the terms of the Option and the Agreement of Purchase and Sale dated
UNDIVIDED FRACTIONAL INTEREST UNIQUE IDENTIFICATION NUMBER:
PROPERTY ADDRESS
PROJECT: MEAFORD HIGHLANDS RESORT
COUNTY: GREY
PROVINCE: ONTARIO
COUNTRY: CANADA
SITE DETAILS
LEGAL ADDRESS
PT LT 9 CON 1 ST. VINCENT; PT LT 9 CON 2 ST. VINCENT AS IN R253576 EXCEPT PT 1 16R3404; MEAFORD; AND
PT RDAL BTN LT 9 AND LT 10 ST. VINCENT CLOSED BY R252709; PT LT 9-10 CON 2 ST. VINCENT PT 1-16, 18, 31-46, 49-58, 64 & 65, 67-78, 80-82, BLK A, GORDON ST, SUZANNE ST, MICHELE AV & BURNETT ST, RD36; PT 6 & 916R2726; PT 16-37 RD101; PT 38-82 & PT 91 RD101; PT 1-30 & 34-38 RD108; PT 1-22 RD111 & AS IN R252710 (FOURTHLY) EXCEPT PT 1, 2 & 3 AS IN R559723; S/T R252710; S/T R240990; MEAFORD
BEING 374.51 ACRES APPROXIMATELY.
Dated thisday of
Name and Particulars Of Option Holder Signature of Option Holder

(NOTE - This Notice to be signed and accepted only by the Option Holder who has rights to exercise

upon due date to exercise and not before.)





2011 Taxation Year Declaration Form

I, ANGELA ANG CHEE NO , declare that (please check below	,	ANGELA ANG CHEE NG	, declare that (please check below)
		ANCELA ANC CHEE NO	

Check	Option	Description
	A	I am a non-resident of Canada; I request that A2A CAPITAL MANAGEMENT INC. assist me in preparing the HST return, as well as an income tax return pursuant to Section 216 of the <i>Income Tax Act (Canada)</i> (the "ITA"). I do not have any other sources of income or any investments in Canada other than an undivided fractional interest in the land that I have invested with A2A CAPITAL MANAGEMENT INC. in Canada. In order to complete the income tax return, A2A CAPITAL MANAGEMENT INC. must receive information pertaining to all my investments and sources of income in Canada no later than February 1 st of the filing tax year. A2A CAPITAL MANAGEMENT INC. assumes no responsibility if I omit information required for the completion of the income tax return or fail to provide any required information in a timely manner. I have completed the Indemnity attached as Schedule "A" hereto.
	В	I am a non-resident of Canada; I do NOT request A2A CAPITAL MANAGEMENT INC. assist me in preparing any tax return. I will file my own HST and income tax returns.
	C	I am a non-resident of Canada; I request that A2A CAPITAL MANAGEMENT INC. assist me in preparing the HST return only. I do not have any other income that is subject to HST. I have completed the Indemnity attached as Schedule "A" hereto.
	D	I am a non-resident of Canada; I have other land banking investments in Canada and would like to request A2A CAPITAL MANAGEMENT INC. to assist me in the preparation of the HST return as well as the income tax return under Section 216 of the ITA. I agree that A2A CAPITAL MANAGEMENT INC. is entitled to charge me a minimum fee of \$500.00 Canadian dollars for each applicable tax filing year** (** carried out only upon exit of an A2A investment). It is my responsibility to supply in a timely manner all necessary information and documentation required for the filing of my tax return. I agree that I will submit all land banking investment information to A2A CAPITAL MANAGEMENT INC. no later than February 1st of the tax filing year. A2A CAPITAL MANAGEMENT INC. assumes no responsibility for missing investment information required when filing the tax return. I have completed the Indemnity attached as Schedule "A" hereto.
	E	I am a non-resident of Canada; Due to my varied investments and other sources of income in Canada, my tax return may prove to be complicated, and I agree that A2A CAPITAL MANAGEMENT INC. refers me to a Canadian Tax Specialist for my direct dealing. Any professional costs incurred for this will be fully borne by me. I have completed the Indemnity attached as Schedule "A" hereto.
	Existing I.T.N	I already have an Individual Tax Number and do not wish to apply for one. I enclose my existing I.T.N as follows:

My cu	rrent address is:	B-8-1 CASA IND	AH PSN SU	JRIAN DAMANSARA	
IND	AH RESORT HOM	E PJU 3 KOTA DA	MANSARA	47410 P.J., SELAN MALAYSIA	
Teleph	one Number:	971556325811			
-					
Date:	DECEMBER 06,	2011	Name: A	NGELA ANG CHEE NG	
				(Print)	

* Please mark one of the options above with ✓ on the check box.##

In addition, if you have an I.T.N, please indicate as well.

Status of investment is at the present date. In the event of any changes to my investment and/or income status, the above marked option will not apply. A2A CAPITAL MANAGEMENT INC. will be duly informed me by.



Sale ID: 110816 (100)

Docusign Envelope ID: 3D3E2DEB-31DF-4F0E-9224-9B7D4A1F7F52



Schedule "A"

TO: A2A CAPITAL MANAGEMENT INC.

Further to the 2011 Taxation Year Declaration Form that I have completed and signed, I acknowledge and confirm that I have requested A2A CAPITAL MANAGEMENT INC. to assist me in preparing a HST return pursuant to the *Excise Tax Act* (Canada) (the "ETA") and/or a return of income pursuant to section 216 (the "Section 216 Return") of the *Income Tax Act* (Canada) (the "ITA"). I acknowledge and agree that it is my responsibility to provide A2A CAPITAL MANAGEMENT INC. on a timely basis with complete and accurate information as is required so that the HST return and/or the Section 216 Return, as the case may be, are true, complete and accurate in all respects and will comply with the requirements of the ETA and the ITA. I further understand, acknowledge and agree that neither A2A CAPITAL MANAGEMENT INC., nor their respective directors, officers, employees, agents, servants or advisors (such persons, collectively, referred to as the "Releasees"), shall in any way whatsoever assume any responsibility or liability for the truth, accuracy or completeness of any information supplied by me to any of them, or the truth, accuracy or completeness of any HST return or Section 216 Return.

I represent, covenant and warrant to you that all information provided or to be provided for the purpose if enabling A2A CAPITAL MANAGEMENT INC. to complete and file the HST return and/or the Section 216 Return on my behalf shall be true, correct and complete in all material respects and that such information and data shall be provided to A2A CAPITAL MANAGEMENT INC. in a timely manner so that the HST return and/or the Section 216 Return, as the case may be, can be filed on my behalf with the Canada Revenue Agency on or before the applicable filing deadline for such return.

In consideration of the sum of Two Dollars (\$2.00) paid by me to A2A CAPITAL MANAGEMENT INC. and in order to induce A2A CAPITAL MANAGEMENT INC. to prepare and file a HST return and/or a Section 216 Return on my behalf, I hereby indemnify and hold harmless the Releasees from and against any liabilities, claims, demands, assessments, reassessments, judgments, losses, costs, damages, taxes, interests, penalties, fines, expenses whatsoever (including reasonable solicitors, consultants, accountants and other professional fees and disbursements of every kind, nature and description incurred by the Releasees or any of them in connection with or in relation to preparation and filing of the HST return and/or the Section 216 Return) occasioned by or resulting from any breach of the representations, warranties and covenants given by me herein.

As security for the payment and satisfaction of any and all obligations, liability and indebtedness that I may have to any of the Releasees pursuant to this Indemnity, I hereby grant the Releasees, a continuing and specific security interest, mortgage and charge in and to my share of all Net Income (as such term is defined in the Deed of Covenant entered into among all beneficial owners of the Property (as such term is hereinafter defined) payable to me in respect of the 3/2280 (THREE/2280TH) undivided fractional interest (the "Interest" in the real property (the "Property") known as:

PT LT 9 CON 1 ST. VINCENT; PT LT 9 CON 2 ST. VINCENT AS IN R253576 EXCEPT PT 1 16R3404; MEAFORD

PT RDAL BTN LT 9 AND LT 10 ST. VINCENT CLOSED BY R252709; PT LT 9-10 CON 2 ST. VINCENT PT 1-16, 18, 31-46, 49-58, 64 & 65, 67-78, 80-82, BLK A, GORDON ST, SUZANNE ST, MICHELE AV & BURNETT ST, RD36; PT 6 & 916R2726; PT 16-37 RD101; PT 38-82 & PT 91 RD101; PT 1-30 & 34-38 RD108; PT 1-22 RD111 & AS IN R252710 (FOURTHLY) EXCEPT PT 1, 2 & 3 AS IN R559723; S/T R252710; S/T R240990; MEAFORD

BEING 374.51 ACRES APPROXIMATELY.

and any other real property in Canada that I may now own or hereafter acquire, and any proceeds thereof.

I hereby direct A2A CAPITAL MANAGEMENT INC. to pay to the Releasees all amounts of Net Income otherwise payable to me in respect of my Interest, if and to the extent I should fail to pay and satisfy any obligations, liability and indebtedness that I have to any of the Releasees pursuant to this Indemnity.

Date:	DECEMBER 06, 2011	Name: ANGELA ANG CHEE NG (Print)
		SIGNATURE OF PURCHASER
		Interest #3/2280





Sale ID: 110816

TO WHOM IT MAY CONCERN

This letter hereby authorizes the Canada Revenue Agency, or any other government body of instrumentality thereof having jurisdiction (collectively, the "CRA") to discuss any matter (or to accept any document, election or other filing) relating to the application of Part IX of the *Excise Tax Act* (Canada) (the "Act") to the undersigned with (or by) any of the directors, officers or employees of A2A Capital Management Inc. ("A2A").

For greater certainty, A2A shall have the authority and Power of Attorney to carry out any Harmonized Sales Tax ("HST") reporting or filing obligations that are required or available to a registrant under the Act, and this authority and Power of Attorney includes the execution of any document that has to be (or which may be, subject to the registrant's discretion) executed under the Act. The undersigned agrees to be bound by any such elections or filings which are made by A2A on its behalf.

For greater certainty, A2A shall have the authority and Power of Attorney to sign authorizations requested by any party (including the CRA) which authorize the CRA or any other party to discuss any matter (including the application of the Act) concerning the undersigned with a third party representative (i.e. accountants, lawyers, and/or representatives).

The undersigned authorizes and provides A2A with a Power of Attorney to receive, endorse and deposit cheques received from the Government of Canada or any provincial government in respect of the HST or its provincial equivalent. For greater certainty, this authorization and power of attorney authorizes A2A to endorse and deposit the cheques issued by the federal government or a provincial government in respect of the HST or its provincial equivalent into the bank account which A2A maintains for such purpose.

The above authorization and power of attorney will be effective from the date of this letter until revoked by notice in writing by the undersigned or A2A provides a notice in writing that it will no longer be acting for the undersigned.

The foregoing specific authorization and power of attorney is not intended to revoke the prior power of attorney by the undersigned to A2A.

The undersigned requests that its HST account to be maintained at the District Office in Toronto, Ontario and that all communications from the CRA to the undersigned be communicated to its attention c/o A2A's business address. The undersigned also agrees that A2A shall have the authority and power of attorney to open mail addressed to the undersigned from the CRA in order to facilitate compliance with the undersigned's obligations under the Act.

The undersigned confirms that its books and records as they relate to the HST and its provincial equivalent will be maintained at the business location of A2A situated in Toronto and, that such records will be available to officers of the CRA.

The undersigned confirms that his/her estimated annual taxable supplies in Canada and estimated annual net HST remittable will be less than \$100,000 and \$3,000 respectively. Accordingly, the undersigned meets the exception to the general security requirements under the Act. The undersigned will provide the required security if the above-mentioned limitations (which have been set by the CRA) are ever exceeded.

The undersigned confirms that his/her estimated annual taxable supplies made inside and outside Canada by him/her or associate do not exceed \$30,000.

	Yours truly,	
		SIGNATURE OF PURCHASER
SIGNATURE OF WITNESS	Per:	
Witness:	Full name:	ANGELA ANG CHEE NG
	Date:	





Agence du revenu du Canada

Authorizing or Cancelling a Representative

Why do you need to complete this form?

Taxpayer information is confidential. We need your consent if you want the Canada Revenue Agency (CRA) to deal with another person (such as your spouse or common-law partner, other family member, friend, or accountant) who would act as your representative for income tax matters.

You can consent to have more than one representative at the same time. However, you must complete a **separate** Form T1013 for each representative.

This form must be completed by you or your **legal representative** (read "What is a legal representative?" on this page).

Giving consent to a representative

Giving consent for a representative (including online access) If you want to authorize your representative to deal with the CRA online as well as via the telephone, in person and in writing, complete Parts 1, 2, 4 and 6.

Giving consent for a representative (other than online access) If you want to authorize your representative to deal with the CRA only via the telephone, in person and in writing, complete **Parts 1**, **3**. **4** and **6**.

The difference between Part 2 and Part 3 is that Part 2 grants online access and Part 3 does not. Therefore both cannot be completed. If both parts are completed, we will only process Part 2.

You can also give or cancel a consent by providing the requested information online through "Authorize my representative" on our Web site at www.cra.gc.ca/myaccount.

You can also change information about an existing representative through the **My Account** online service or by completing a new Form T1013. For example, if your existing representative has traditional access only and you would like to give the CRA your consent to deal with them online, a new authorization form must be completed as they are not automatically given online access when they register the business (BN), themself (RepID) or a group (GroupID) with the "Represent a Client" service. **You do not have to complete a new form every year if there are no changes.**

Does your spouse or common-law partner or other family member need your consent?

Yes. We cannot deal with your spouse or common-law partner, son, daughter, or any other family member without your consent.

What will your representative be allowed to do?

When you give us consent to deal with a representative, you are letting that person represent you for income tax matters, depending on the level of authorization you specify, for the tax year or years. Income tax matters include issues related to information on your tax return.

For security purposes, if your representative contacts or visits us, he or she will be asked to identify himself or herself. After we confirm your representative's identity, and verify that he or she is listed as your representative on your account, we will ask for specific information relating to:

- your notice of assessment, notice of reassessment, or other tax documents; or
- the contents of your income tax return.

Levels of authorization

The level of authorization that you allow tells us what you agree to let your representative do. In some cases, you may want us to disclose your income tax information to your representative, but he or she cannot ask for changes to your account. By specifying the level of authorization, you are controlling the type of access given to your representative.

Note

If you do not specify a level of authorization, we will assign a level 1.

Level 1 - Disclose

We may disclose information to your representative such as:

- information given on your tax return;
- · adjustments to your tax return;
- information about your registered retirement savings plan, Home Buyers' Plan, Tax Free Savings Account and Lifelong Learning Plan;
- your accounting information, including balances, payment on filing, and instalments or transfers;
- information about your benefits and credits (Canada Child Tax Benefit, Universal Child Care Benefits, Goods and Services Tax/Harmonized Sales Tax Credit, and Working Income Tax Benefit); and
- your marital status (but not information related to your spouse or common-law partner).

Level 2 - Disclose / Request changes

We may disclose the information listed in level 1 to your representative, and with level 2, he or she may ask for changes to your account. Such changes include adjustments to income, deductions, non-refundable tax credits, and accounting transfers.

Your representative will be able to submit a request for taxpayer relief, file a notice of objection, or an appeal on your behalf.

However, your representative **will not be allowed** to change your address, your marital status, or your direct deposit information. We will not give your representative your eight-character access code which is located on the top right corner of your notice of assessment.

Who can change your marital status, address, or direct deposit information?

Only **you** or **your legal representative** can ask us to change your marital status, address, or direct deposit information. Also, only **you** or **your legal representative** will be allowed to authorize, view, and cancel other representatives you have on your file.

What is a legal representative?

A **legal representative** can be someone with your power of attorney, your guardian, or an executor or administrator of the taxpayer's estate. That person does not need to complete this form to be updated as a legal representative on your account, but he or she has to provide a complete copy of the legal document that identifies him or her as acting in that capacity.



Part 2 – Giving consent for a representative (including online access)

By giving consent to a representative in Part 2, you are authorizing your representative to deal with the CRA via our online services as well as via the telephone, in person and in writing.

You have to provide the **RepID** if your representative is an individual, the **GroupID** if your representative is a group of individuals, or the **Business Number** if your representative is a business. Our online services do not have a year-specific option. Therefore, your representative will have access to **all tax years**.

RepID / GroupID / Business Number

A **RepID** is a seven-character alphanumeric code that identifies your representative. If your representative does not have a **RepID**, he or she can register for one online at **www.cra.gc.ca/representatives**.

A **GroupID** is a six-character alphanumeric code, starting with the letter G, that identifies a group of representatives. The group of representatives can register online at **www.cra.gc.ca/representatives**.

A **Business Number (BN)** is a nine-digit number that identifies the business that you choose to represent you. The **BN** must be registered with the "**Represent a Client**" service to be an online representative. Your representative can register their **BN** at **www.cra.gc.ca/representatives**.

If you complete two or more fields:

- an individual (RepID) will take precedence over a group (GroupID) or a business (BN); and
- a group (GroupID) will take precedence over a business (BN).

If you entered a **RepID**, provide the name of the individual associated to the **RepID**. If you entered a **GroupID**, provide the name of the group associated to the **GroupID**. If you entered a **BN**, provide the name of the business associated to the **BN**.

Enter the **level of authorization** you want to grant to your representative (read "Levels of authorization" on the first page).

If you give consent for **online** access, you will receive a Letter of Intent informing you of the authorization for online access. If you agree with the authorization, a response is not required.

If you give consent for **online** access **and** you have a "care of" address on your account, a Letter of Intent will be generated and online access will not be granted until you or your **legal representative** calls the CRA to confirm online access for the representative's authorization.

Part 3 – Giving consent for a representative (other than online access)

You can authorize your representative to deal with us only through our **telephone** services, in **person** and in **writing**. You have to provide the name of your representative if it is an individual, or the business name if your representative is a business.

Note

If your representative is a business and you do not identify an individual in that business as your representative, you are giving us consent to deal with anyone from that business

Enter the **level of authorization** you want to grant to your representative and the year(s) for which you want to give your consent (read "Levels of authorization" on the first page).

Part 4 – Consent Expiry date

Enter an expiry date for the consent given in Part 2 or Part 3 if you want the consent to end at a particular time. Your consent will stay in effect until you cancel it, it reaches the expiry date you choose, or we are notified of your death.

Part 5 – Cancelling one or more existing consents

Make note of each consent you give, so you can cancel them when they are no longer needed. You can immediately cancel an existing consent by calling us at **1-800-959-8281** or by using the "My Account" service on the CRA Web site. You can also cancel an existing consent by completing Parts 1, 5, and 6 of this form. Your consent will stay in effect until you cancel it, it reaches the expiry date you choose, or we are notified of your death.

Part 6 - Signature

If you do not sign and date this form, we cannot be sure that you have given us consent to deal with the representative identified on the form. To protect the confidentiality of your tax information, we will not accept or act on any information given on this form unless you or a legal representative has signed and dated the form. This form must be received by the CRA within six months of its signature date. If not, it will not be processed.

Can you use this form for your business accounts?

No. For Business Number accounts, you have to complete Form RC59, *Business Consent Form*.

Service standards for processing Form T1013 for individual accounts

Our goal is to process T1013 forms received **during the peak tax time** (mid-March to mid-July) within 20 business days of receipt by the CRA and within 5 business days of receipt by the CRA **during non-peak tax time** (mid-July to mid-March).

Where do you send your completed form?

Send the completed form to your CRA tax centre at the address listed below. If you are not sure which tax centre is yours, look on your most recent notice of assessment or notice of reassessment. You may also find it on other notices from us.

St. John's Tax Centre
PO Box 12071 STN A
St. John's NL A1B 3Z1
Sudbury Tax Services Office
1050 Notre Dame Avenue
Sudbury ON P3A 5C1

Summerside Tax Centre Winnipeg Tax Centre
103-275 Pope Road PO Box 14000 STN Main
Summerside PE C1N 6A2 Winnipeg MB R3C 3M2

Jonquière Tax Centre
PO Box 1900 Jonquière Cité PDF
Jonquière QC G7S 5J1
Surrey BC V3T 5E1

Shawinigan-Sud Tax Centre Internat
PO Box 3000 STN Bureau-chef PO Box
Shawinigan-Sud QC G9N 7S6 Ottawa

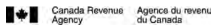
International Tax Services Office PO Box 9769 STN T Ottawa ON K1G 3Y4

Do you need more information?

For more information, visit www.cra.gc.ca or call 1-800-959-8281.

Teletypewriter (TTY) users

TTY users can call **1-800-665-0354** for bilingual assistance during regular business hours.



Authorizing or Cancelling a Representative

Complete this form to give the Canada Revenue Agency (CRA) your consent to deal with another person (such as your spouse or common-law partner, other family member, friend, or accountant) who would act as your representative for income tax matters or to cancel any existing representatives on your file. Send your completed form to your CRA tax centre. You can find the address of your tax centre on the attached information sheet. To **immediately cancel** a consent, call us at **1-800-959-8281**. You can also give or cancel a consent by providing the requested information online through "Authorize my representative" on our Web site at **www.cra.gc.ca/myaccount**.

Note

We will accept a change of address only from **you** or your **legal representative**. If you have recently moved, call us at 1-800-959-8281 before submitting this form to ensure we have your current mailing address. If you have registered with the **My Account** service, you can change your address by going to **www.cra.gc.ca/myaccount**.

To authorize a representative, complete Part 1, Part 2 or Part 3, Part 4, and Part 6.

To cancel a representative, complete Part 1, Part 5, and Part 6.

Part 1 – Taxpayer information									
Complete this part to identify yourself and to give your account number. You will need to complete a separate Form T1013 for each account.									
First name ANGELA ANG CHEE	Last name NG	Work telephone number 971556325811	Home telephone number						
	Individual	Trust	Т5						
Complete the one that applies:	Social insurance number	Trust account number	T5 filer identification number H A						

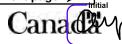
To authorize your representative for online access, complete Part 2; otherwise, complete Part 3.

Part 2 – Giving consent for a representative You must complete a separate Form T1013 for each representation Please fill out Part 3 of the form to give your consent to a	presentative. Note that online	access is not available for trust accounts.
To grant online access to your representative, enter his or her identification number. For an individual	Name of individual as	individual, group or business.
RepID Or	First name: - Name of the group as	Last name:
For a group GroupID G	Name of the business	s associated to the BN
or		
For a business	Enter the level of author	ization (level 1 or 2): 2
Business Number (BN)	If you do not specify a le	evel of authorization, we will assign a level 1.
\[\begin{array}{c c c c c c c c c c c c c c c c c c c	Our online services do no representative will have a	t have a year-specific option. Therefore, your ccess to all tax years.

	n individual , enter the individual's full name in business , enter the name of the business in the								
Name of individual ————	Name of business	AT INC							
First name: A2A CAPITAL MANAGEMENT INC.									
Last name:	Telephone: (416)467 7888	Ext:	Fax: (416) 467 8749						

Part 3 – Giving consent for a representative (other than online access)

Part 3 continued on the next page >



Cusign Envelope ID: 3D3E2DEB-31DF-4F0E	9224-9B7D4A1F7	F52 				
Tick either:						
Box A below to give consent for all	tax years and sp	ecify the level of auth	orization; or			
Box B below to give consent for a second conse	-	•		norization for e	each tax year.	
If you do not specify a level of autho	rization, we will as	ssign a level 1.				
A. All (past, present, and future)	tax years	Level of au	horization (lev	vel 1 or 2):	2	
B . Enter the applicable tax year	or years (past and	d/or present), and spe	cify the level o	f authorization	(level 1 or 2)	for each tax year.
Tax year(s)						
Level of authorization						
If this consent is for a trust account a	and the year-end is	s not December 31, e	nter the month	and day of th	e year-end.	Month Day
Part 4 – Consent expiry date						
Enter an expiry date for the consent g a particular time. Your consent will sta you choose, or we are notified of your	y in effect until yo				Year	Month Day
Part 5 – Cancelling one or mo Complete this section only to cancel a A. Cancel all consents.	an existing conser			p or business	identified belo	ow:
┌ Name of individual ───			— ⊤ Name o	f business —		
First name:	Last name:					
RepID	or	GroupID G	or	Busir	ness Number	
Part 6 – Signature						
You or your legal representative (for ethe taxpayer's estate) must sign and obelow. Also, send us a copy of the leg	late this form. If yo	ou are signing and da	ting this form a	s the legal rep	oresentative, ti	ick the box
I have power of attorney for this or I am the executor/administra			is taxpayer,			
By signing and dating this form, you a to cancel the consents shown in Part		al with the individual, (group, or busin	ess identified	in Part 2 or Pa	art 3 and/or
We will not process this form unless it	is signed and da	ated by you or your le	gal representa	tive.		
This form must be received by the	CRA within six m	nonths of its signatu	re date. If not,	it will not be	processed.	
ANGELA ANG CHE	E NG					
Print name of taxp						
	ayer or legal repre	esentative			Year	Month Day
х	ayer or legal repro					Month Day

Privacy Act, Personal Information Bank numbers CRA PPU 005 and CRA PPU 175





Canada Revenue Agency

Agence du revenu du Canada

Business Consent form

Instructions

Why complete this form?

If you want us at the Canada Revenue Agency (CRA) to deal with an individual (such as an accountant, a lawyer, or an employee) or with a firm as your representative for business account related information, we need your consent. You can give this consent by going online at www.cra.gc.ca/mybusinessaccount or by completing this form.

Can you use this form for your individual tax and benefits accounts? No, for individual tax and benefit accounts, you have to complete Form T1013, Authorizing or Cancelling a Representative.

Part 1 – Business information

Enter your business name and Business Number (BN) as well as your phone number as registered with the CRA.

Part 2 – Authorize a representative

a) Authorize access by telephone, fax, mail, or by appointment

Complete this part if you want the CRA to deal with your representative by telephone, fax, mail or appointment. You can enter either the name of the individual or the name of the firm and the firm's BN. If you enter the name of a firm, then all employees of that firm are authorized to deal with the CRA on your behalf. If you enter both a name of an individual and a firm (and its BN), then only that individual of the firm is authorized. If you are authorizing a representative (individual or firm) who is not registered with the "Represent a Client" service, the phone number is required.

b) Authorize online access

You can authorize your representative to deal with the CRA at www.cra.gc.ca/mybusinessaccount or by completing this form. You have to enter the ReplD if your representative is an individual or enter the BN if the representative is a firm or the GrouplD if your representative is a group of individuals. Our online service does not have a year-specific option, so your representative will have access to all tax years/periods. When you authorize online access, the access by telephone, fax, mail, or by appointment will also be granted.

RepID: The RepID is a seven-character alphanumeric code that identifies your representative. Your representative can register for a RepID online at www.cra.gc.ca/representatives.

BN: Enter the BN of the tax or payroll services business you want to authorize. To get online access, the tax or payroll service has to be registered as a representative through our "Represent a Client" online service which is available at **www.cra.gc.ca/representatives**.

GroupID: a six-character alphanumeric code, starting with the letter G, that identifies a group of representatives. The group of representatives can register online at **www.cra.gc.ca/representatives**.

Part 3 – Select the program accounts, years and authorization level You can authorize access to all your program accounts or to specific program accounts.

a) Program Accounts

Tick box A to allow access to all of your program accounts. You should also identify the authorization level by ticking the appropriate box. If you do not provide an authorization level, then we will assume that you have chosen to "Disclose information only on your program account(s)." See "Authorization level" for more information. You can expire authorization by entering an expiry date.

Tick box B to limit authorization to specific program accounts. If you tick box B you have to complete Part 3b) of this form.

b) Details of program accounts and fiscal periods

Complete this part if you ticked box B in Part 3a) of this form.

Program Identifiers

Enter the 2 letter program identifier from the following list:

- RT goods and services tax/harmonized sales tax
- RP payroll deductions
- RC corporate income tax
- RM import/export (no online access available)
- RD excise duty
- RE excise tax
- RN insurance premium tax
- RG air travellers security charge
- SL softwood lumber products export charge
- RZ information returns (T5, T5007, T5008, RRSP contribution receipts, T5013, T5018, TFSA, SAFER – Shelter Allowance for Elderly Renters)

All program accounts or specific program account

You can allow access to all program accounts by ticking the "All program accounts" box for that program or you can limit the access to a specific program account by entering the reference number for the program account you have selected.

Authorization level

Select the level of authorization you want to give to your representative. Tick the box for Level 1 to disclose information only, or tick the box for Level 2 to disclose information and accept changes to your program account(s). If you do not make an entry, then we will assume that you have chosen to let the CRA "Disclose information only on your program account(s)."

All years

Tick this box if you want to authorize access for all years.

Note: Online access is available only for all years.

Specific fiscal period

If you are not authorizing access to all years, then enter a fiscal-period-end date (not available for online access).

Expiry date

Enter an expiry date if you want the consent to automatically expire. Your consent will stay in effect until you cancel it, or it **reaches the expiry date you choose**.

Part 4 - Cancel one or more authorizations

Your consent will stay in effect until you cancel it or until it reaches the expiry date you provided. You can immediately cancel an existing consent by calling us at **1-800-959-5525** or by using the **My Business Account** service on the CRA Web site. You can also cancel a consent by completing this form. Tick box A to cancel all previous authorizations. Tick box B to cancel authorization for an individual, group or firm. If you tick box B, provide the name of the individual, group or firm. Tick box C to cancel authorization for specific program accounts. Then name those accounts.

Part 5 - Certification

You have to complete this part in full, or we cannot process your request. Only an authorized person of the business can sign this form. This includes the owner, partner of a partnership, a director of a corporation, an officer of a non-profit organization, or a trustee of an estate.

Where do you send your completed form?

Surrey Tax Centre 9755 King George Boulevard Surrey BC V3T 5E1

Summerside Tax Centre

275 Pope Road

Winnipeg Tax Centre 66 Stapon Road Winnipeg MB R3C 3M2

Shawinigan-Sud Tax Centre Post Office Box 3000, Station Bureau-chef

Summerside PE C1N 6A2 Shawinigan QC G9N 7S6

Sudbury Tax Centre 1050 Notre Dame Avenue Sudbury ON P3A 5C1

St. John's Tax Centre 290 Empire Avenue St. John's NL A1B 3Z1 Jonquière Tax Centre 2251 René-Lévesque Boulevard Jonquière QC G7S 5J1

Do you need more information?

If you need more information, visit our Web site at www.cra.gc.ca or call us at 1-800-959-5525.



Docusign Envelope ID: 3D3E2DEB-31DF-4F0E-9224-9B7D4A1F7F52

Business Consent form

Complete this form to consent to the release of confidential information about your program account(s) to the representative named below, or to cancel consent for an existing representative. **Send this completed form to your tax centre** (see Instructions). Make sure you complete this form correctly, since we cannot change the information that you provided. You can also give **or** cancel consent by providing the requested information online through My Business Account at **www.cra.gc.ca/mybusinessaccount**.

Note: Read all the instructions on the first page before completing this form.

Part 1 – Business information – Complete this part to identify you	ur business (all fie	elds l	have	e to b	ое со	mplete	ed) –	
Business name: ANGELA ANG CHEE NG	E	3N:						
Telephone number: <u>971556325811</u>								
Part 2 – Authorize a representative – Complete either part a) or	b)							
a) Authorize access by telephone, fax, mail or in person by ap	pointment							
If you are giving consent for an individual, enter that person's full no BN of the firm. If you want us to deal with a specific individual in the and BN. If you do not identify an individual of the firm, then you are	at firm, enter both	the	indi	vidu	al's n	ame a	and the	firm's name
Note: If you are authorizing a representative (individual client service, the phone number is required.	or firm) who is r	ot r	egis	stere	ed wit	th the	Repre	esent a
Name of Individual:	Name of Firm:	A2A	CA	PITA	L MA	ANAG	EMEN	T INC.
Telephone number: (416)467 7888	В	8N: [8	4 9	9	6 4	2 5	9
OR								
b) Authorize online access (includes access by telephone, fax	, mail or by appo	ointn	nen	t)				
You can authorize your representative to deal with us through our or must be registered with the "Represent a Client" service to be an o year-specific option, so your representative will have access to individual or GroupID and name of the group or name and BN of the	nline representati o all years . Pleas	ve. C	Our	onlii	ne se	rvice	does	not have a
Name of individual:	and	F	Rep	ID:				
OR Name of group:	and	(Grou	upID	: G			
OR Name of firm: A2A CAPITAL MANAGEMENT INC.	and	E	3N:	8	4 9		6 4 2	2 5 9
Telephone number: (416)467 7888								
Part 3 – Select the program accounts, years and authorization a) Program Accounts – Select the program accounts the above in		4 -				(4:	-11	. h A
_		auın	OHZ	ea it	acc	ess (u	CK Offis	/ DOX A O r D).
A. This authorization applies to all program accounts and all y Expiry date:	ears.							
AND								
Authorization level (tick level 1 or 2)								
Level 1 lets CRA disclose information only on your	program account	(s);	or					
Level 2 lets CRA disclose information and accept of	changes to your p	rogra	am a	acco	unt(s)).		
OR								
B. This authorization applies only to program accounts and percomplete 3b).	eriods listed in Pai	rt 3b). If	you [·]	ticked	d this o	option,	you must

Business Consent form (RC59 continued)

b) Details of program accounts and fiscal periods – Complete this area only if you ticked box B in Part 3a) on page 1. If you ticked box B in part 3a), you have to provide at least one program identifier (see Instructions on page 1). You can then tick the "All program accounts" box for that program identifier or enter a reference number. Provide the authorization level (tick either box 1 to disclose information or box 2 to disclose information and accept changes to your program account). You can also tick the "All years" box to allow unlimited tax year access or enter a specific fiscal period (specific period authorization is not available for online access). You can also enter an expiry date to automatically cancel authorization. If more authorizations or more than four program identifiers are needed, complete another Form RC59. Specific fiscal period Authorization Reference All program All years **Expiry date** identifier (not available for online access) accounts number Year-end or or or or or Part 4 - Cancel one or more authorizations - Complete this part only to cancel authorization(s) A. Cancel all authorizations. **B.** Cancel authorization for the individual, group, or firm identified below. **C.** Cancel authorization for specific program account(s) _____ and Name of Individual: RepID: OR _____ and Name of Group:_ GroupID: G OR BN: Name of Firm: Part 5 - Certification -This form has to be signed by an authorized person of the business such as an owner, a partner of a partnership, a director of a corporation, an officer of a non-profit organization or a trustee of an estate. By signing and dating this form, you authorize the CRA to deal with the individual, group, or firm listed in Part 2 of this form or cancel the authorizations listed in Part 4. ANGELA ANG CHEE Last name: First name: Date Sign here

We will not process this form unless it is signed and dated by an authorized person of the business.

Canad Agend

Canada Revenue Agence du revenu Agency du Canada

REQUEST FOR A BUSINESS NUMBER (BN)

	FOR OFFICE USE										
BN											

Complete this form to apply for a business number (BN). If you are a sole proprietor with more than one business, your BN will apply to all your businesses. **All businesses have to complete parts A and F**. For more information, see Pamphlet RC2, *The Business Number and Your Canada Revenue Agency Program Accounts*. Please send this form to your nearest tax services office. To find the address, visit **www.cra.gc.ca/contact**. If you have questions, visit **www.cra.gc.ca/bn**, or call **1-800-959-5525**.

Note: If your business is in the province of Quebec and you want to register for the goods and services tax/harmonized sales tax (GST/HST), do not use this form. Contact Revenu Québec. However, if you want to register for any of the other three accounts listed below, complete the appropriate part indicated in the following instructions.

- To open a GST/HST account, complete parts A, B, and F.
- To open a payroll account, complete parts A, C, and F.
- To open an import/export account, complete parts A, D, and F.
- To open a corporation income tax account, complete parts A, E, and F.

- 10	To open a corporation income tax account, complete parts A, E, and F.							
Part	Part A – General information							
A 1	Ownership type and Operation type							
X	Individual Partnership Trust	Corporation Other (specify:)					
Ar		All corporations have to provide a copy of the cert complete the information requested in Part E).	tificate of incorporation or amalgamation or					
Tio	ck the box below that best describes your type o	· · · · · · · · · · · · · · · · · · ·						
	□ Sole proprietor □ Federal government (publicly funded) □ Other government body							
	☐ Society	☐ Federal government (not publicly funded)	☐ Strata condo corporation					
	☐ Employer of a domestic	☐ Provincial government	☐ Association					
	☐ Foster parent	☐ Municipal government	☐ University/school					
	☐ Religious body	☐ Financial institution	☐ Union					
	☐ Hospital	☐ Employer-sponsored plan	☐ Diplomat					
A2	business. If you need more space, include the (sole proprietors) applying to register for a GST	part to provide information for the individual owner, pa information on a separate piece of paper. The social in T/HST account (Social Insurance Number Disclosure	nsurance number (SIN) is mandatory for individuals Regulations, <i>Excise Tax Act</i>).					
	Social insurance number (SIN)	First name	Last name					
		ANGELA ANG CHEE	NG					
Title		Work phone number	Work fax number					
OWI	NER							
Occupation		Home phone number	Home fax number					
		Cellular phone number	Pager number					
	Social insurance number (SIN)	First name	Last name					
		i ii st ridirie	Last Harrie					
Title		Mark phana numbar	Mark for number					
Title		Work phone number	Work fax number					
Occ	cupation	Home phone number	Home fax number					
		Cellular phone number	Pager number					
repres	sentative). If you wish to authorize a representat	contact for registration purposes only (the contact nar ive to speak on your behalf about your BN program a Business Number and Your Canada Revenue Agency	ccount(s), complete Form RC59, Business Consent					
Title First name Last name								
		TONY	PEREIRA					
		Work phone number (416)467-7888 — —	Work fax number (416) 467-8749 – –					
		Celllular phone number — — —	Pager number – –					
			Init					



A3 Identification of business				
Name				
ANGELA ANG CHEE NG				
Physical business location B-8-1 CASA INDAH PSN SURIAN DAMANSARA INDAH RESORT HOME PJU 3 KOTA DAMANSARA 47 MALAYSIA	Postal 7410 P.,			
Mailing address (if different from the physical business location)	Postal	l or zip	code)
c/o A2A CAPITAL MANAGEMENT INC. 250 FERRAND DRIVE ,SUITE 888,TORONTO,CANADA	ı	M30	C 3G	8
Operating / Trading name				
Language of preference ☒ English ☐ French				
Are you a third party requesting the registration?	No			
Your name:TONY PEREIRA				
Company name: A2A CAPITAL MANAGEMENT INC.				
A4 Major business activity				
Clearly describe your major business activity. Give as much detail as possible using at least one noun, a verb, and an adjective. Example: Construction – Installing residential hardwood flooring.				
HOLD REAL PROPERTY IN CANADA				_
Specify up to three main products or services that you provide or contract, and the estimated percentage of revenue they each repr	resent.			
%				
%				
%				
A5 GST/HST information – For more information, see Pamphlet RC2, The Business Number and Your Canada Revenue Agend	cy Progr	ram Ad	ccour	ts .
Do you provide or plan to provide goods or services in Canada or to export outside Canada? If no , you generally cannot register for GST/HST. However, certain businesses may be able to register. For details, see Pamphlet RC2.		Yes		No
Are your annual worldwide GST/HST taxable sales, including those of any associates, more than \$30,000?				
If yes , you have to register for GST/HST.	X	Yes		No
Note: Special rules apply to charities and public institutions. For details, see Pamphlet RC2.				
Are you a public service body (PSB) whose annual worldwide GST/HST taxable sales are more than \$50,000?				
If yes, you have to register for GST/HST. Note: Special rules apply to charities and public institutions. See Pamphlet RC2 for details.		Yes	X	No
Note. Special rules apply to chanties and public institutions. See Pamphilet RG2 for details.				
Are all the goods/services you sell/provide exempt from GST/HST?		Yes	X	No
Do you operate a taxi or limousine service? If yes, you have to register for GST/HST regardless of your revenue.		Yes	X	No
Are you an individual whose sole activity subject to GST/HST is from commercial rental income?		Yes	X	No
Are you a non-resident?	X	Yes		No
Are you a non-resident who charges admission directly to audiences at activities or events in Canada? If yes , you have to register for GST/HST, regardless of your revenue.		Yes	X	No
Do you want to register voluntarily? By registering voluntarily, you must begin to charge GST/HST and file returns even if your	X	Yes		No
worldwide GST/HST taxable sales are \$30,000 or less (\$50,000 or less if you are a public service body). For details, see Pamphlet RC2.				Initi

Part B – GST/HST account information – Complete a separate form for each division of your corporation that requires a GST/HST account.					
B1 GST/HST account identification - If the info	rmation is the same as in Part A3, tick the box. 🛚				
Account name					
Physical business location			Postal or zip code		
Mailing address (if different from the physical busine c/o	ess location) for GST/HST purposes		Postal or zip code		
B2 Filing information – For more information, se	ee Pamphlet RC2, The Business Number and Your	Canada Revenue Agency I	Program Accounts.		
Enter the amount of your sales in Canada (dollar an	nount only) \$ 0	(If you have no sales enter	\$0)		
Enter the amount of your worldwide sales (dollar an	nount only) \$ _0	(If you have no sales enter	\$0)		
Enter the fiscal year-end for GST/HST purposes. If you do not enter a date, we will enter December 31	. Month Day				
Do you want to make an election to change the fisca GST/HST purposes?	al year-end for $\hfill \square$ Yes $\hfill \square$ No				
If yes , enter the date you would like to use.	Month Day				
Enter the effective date of registration for GST/HST purposes.	Year Month Day	For information about whe see Pamphlet RC2.	en to register for GST/HST,		
B3 Reporting period					
Unless you are a charity or a financial institution, (including those of your associates) for the preceedi for a different reporting period, your options, if any, a see Pamphlet RC2, <i>The Business Number and Your</i>	ng year. If you do not have annual sales from the pare listed below. Please indicate in the right column	receeding year, your sales	are \$0. If you want to elect		
Reporting period election Select yes if you want to file more frequently than the	e reporting period assigned to you.	⊠ No			
Total annual GST/HST taxable sales in Canada (including those of your associates)	Reporting period assigned to you, unless you choose to change it (see next column)	Or	otions		
☐ More than \$6,000,000	Monthly	No option	ns available		
☐ More than \$1,500,000 up to \$6,000,000	Quarterly	□ Moi	nthly		
□ \$1,500,000 or less	Annual	☐ Monthly o i	r □ Quarterly		
□ Charities	Annual	□ Monthly o	r □ Quarterly		
☐ Financial institutions	Annual	□ Monthly o	r □ Quarterly		
B4 Direct deposit information – The account holder identified below requests and authorizes the Minister of National Revenue to directly deposit into the Canadian financial institution's account identified below, amounts payable to the account holder under Part IX of the Excise Tax Act.					
Complete the information area below or attach a blank cheque and write "VOID" across the front. This method provides a faster, more convenient, and dependable way of receiving refunds. The CRA will deposit your GST/HST refund into your Canadian financial institution's bank account.					
Branch number Ins	titution number	Account number			
Dianor namboi illo	THE	, ,oodan Hambel			
Name(s) of account holder(s):					

	9/1 Envelope Ib. 353E25E5-3151-41 0E-3224-35154/11 /1 32	
	rt C - Payroll account information - Complete parts C1 and C2 if you need a payroll account.	
C1	1	
Aco	count name	
Ph	ysical business location	Postal or zip code
	iling address (if different from the physical business location) for payroll deduction purposes	Postal or zip code
c/o		1 Ostal Of Zip code
Lar	nguage of preference English French	
C2	General information	
	What type of payment are you making?	
",	□ Payroll □ Registered retirement savings plan	
	Registered retirement income fund Other (specify)	
	· · · · · · · · · · · · · · · · · · ·	
b)	How often will you pay your employees or payees? Please tick the pay period(s) that apply.	
	□ Daily □ Weekly □ Bi-weekly □ Semi-monthly	
	□ Monthly □ Annually □ Other (specify)	
c)	Do you use a payroll service? ☐ Yes ☐ No	
	If yes , which one? (Enter name.)	
d)	What is the maximum number of employees you expect to have working for you at any time in the next 12 months?	
e)	When will you make the first payment to your employees or payees?	
	Year Month Day	
f)	Duration of business: ☐ Year-round ☐ Seasonal	
	If seasonal, tick month(s) of operation:	
a)	If the business is a corporation, is it a subsidiary or an affiliate of a foreign corporation?	
9/		
	If yes, enter country:	
h)	Are you a franchisee? ☐ Yes ☐ No	
	If yes , enter the name and country of the franchisor:	
l		



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Part D – Import/export account information – If you need an import/export account for commercial purposes (you do not need to register for an import/export account for personal importation), complete D1 and D2. Complete a separate form for each branch or division of your corporation that needs an				
import/export account for commercial purposes.				
D1 Import/export account identification − If the information is the same as in Part A3, tick the box. □				
Account name				
Physical business location	Postal or zip code			
Mailing address (if different from the physical business location) for import/export purposes c/o	Postal or zip code			
Language of preference ☐ English ☐ French				
Do you want us to send you import/export account information? ☐ Yes ☐ No				
D2 Import/export information				
Type of account: \square Importer \square Exporter \square Both importer/exporter \square Meeting, convention, and incentive	e travel			
If you are applying for an exporter account, you must enter all of the following requested information.				
Enter the type of goods you are or will be exporting:				
Enter the estimated annual value of goods you are or will be exporting. \$				
Part E – Corporation income tax account information – If you need a corporation income tax account, come not provided your certificate of incorporation or amalgamation you have to complete Part E2.	olete Part E1. If you have			
E1 Corporation income tax account identification – If the information is the same as in Part A3, tick the box.				
Name (as listed on your certificate of incorporation)				
Physical business location	Postal or zip code			
Mailing address (if different from the physical business location) c/o	Postal or zip code			
Language of preference ☐ English ☐ French				
E2 Complete this part if you have not provided a copy of your certificate of incorporation or amalgamation.				
Jurisdiction				
Certificate Number				
Date of Incorporation Provincial (province)				
Date of Amalgamation				
Part F – Certification All businesses have to complete and sign this part. You are authorized to sign this form if you are an individual, a partner, an office corporation director. If the direct deposit Information is entered, an authorized representative may not sign this form.	r of your business or a			
The person signing this form is the: Owner Partner Corporation director Officer Authorized	I representative			
I certify that the information given on this form is, to the best of my knowledge, true and complete.				
ANGELA ANG CHEE NG OWNER				
First and last names (print) Title				
Signature Year Month	Dav			



APPLICATION FOR A CANADA REVENUE AGENCY INDIVIDUAL TAX NUMBER (ITN) FOR NON-RESIDENTS

Before you start:

• Do not submit this form if you have, or are eligible to obtain, a social insurance number (SIN). For more information about obtaining a SIN, call Social Development Canada (SDC) toll-free at, 1-800-206-7218. Select option "3" for SIN information. If you are calling from outside Canada, or if you have a rotary dial telephone, call (506) 548-7961 (long distance charges will apply). You may also visit their web site at www.sdc.gc.ca.

Do not submit this form if you have previously obtained a SIN, an ITN, or a temporary taxation number. Continue to use the tax number you have already been issued.

Indicate the reason you are applying for an ITN:		Supporting documents:			
Filing a Canadian income tax return		Valid Passport			
Filing an application to waive or reduce Canadia withholding tax on payments that you receive	an	Driver's licence			
Disposing of taxable Canadian property		Birth certificate/Proof of Bir	th		
		X Other (please identify): K24265693 (PASSPORT	Γ)		
	IDENTIFICATIO	N (please print)			
1. Name					
Last name		First name	Middle name(s)		
NG		ANGELA ANG CHEE			
2. Foreign address					
Apartment number, street address, street name					
B-8-1 CASA INDAH PSN SURIAN DAMANS.	ARA INDAH RES	ORT HOME PJU 3 KOTA DAMA	ANSARA 47410 P.J., SELAN		
City	Province or State	Country	Postal code or zip code		
		MALAYSIA	1		
3. Mailing address (if different from above)					
Apartment number, street address, street name					
250 FERRAND DRIVE, SUITE 888					
City	Province or State	Country	Postal code or zip code		
TORONTO	ONTARIO	CANADA	M3C 3G8		
4. Birth information					
Date of birth (year, month, day)	Country of birth				
FEBRUARY 19, 1970	MALAYSIA				
5. Other information					
Foreign tax identification number		Telephone number			
		971556325811			
	CERTIF	CATION			
	_				
I, ANGELA ANG CHEE NG (Please print name)					
Date		Signature			
Date		Oignature			



GENERAL INSTRUCTIONS

Is this form for you?

Use this form to apply for an individual tax number (ITN) from the Canada Revenue Agency (CRA). An ITN is a nine-digit number issued to non-resident individuals who need an identification number but who are not eligible to obtain a social insurance number (SIN).

Who can apply

You can apply if you do not have, and are not eligible to obtain, a SIN but you need to provide an individual tax number to the CRA. For example, this could occur if you are:

- an international student who either has to file or intends to file a Canadian income tax return;
- a non-resident filing an application to waive or reduce Canadian withholding tax;
- a non-resident disposing of taxable Canadian property; or
- a non-resident who has to file or intends to file a Canadian income tax return

Note: Do not complete Form T1261 if you already have an ITN, a SIN, or a temporary taxation number.

How to apply

You can apply by mail or in person. Be sure to mail or bring with you:

- your completed Form T1261; and
- the original or a certified or notarized copy of documents, that substantiate the information provided on the form.

The document(s) you present must be current and must verify your identity, including your name, photograph, and date of birth. You may have to provide a combination of documents for this purpose. Examples of acceptable documents include a passport, driver's licence, birth certificate, work permit, study permit/student authorization, visitor record, and diplomatic identity card.

We may, at a later date, request other supporting documentation.

Documents can be certified by local officials such as doctors, accountants, lawyers, teachers or officials in a federal department or a provincial ministry.

When to apply

Complete this form as soon as you meet the requirements described in "Who can apply" on this page. Apply early to make sure you receive an ITN before you need to use it. Allow four to six weeks for us to notify you in writing of your ITN. If you have not received your ITN at the end of the six-week period, you may call us to find out the status of your application (see "Telephone help" on this page).

Where to apply

In person: You can apply for an ITN at the International Tax Services Office, 2204 Walkley Road, Ottawa, Ontario, CANADA.

By mail: If you are completing Form T1261 for the purpose of filing an income tax return, sign and date the form, and send it to us along with the original, certified, or notarized copies of your documents.

If you are sending Form T1261 only, forward it to: International Tax Services Office Returns Processing Division 2204 Walkley Road Ottawa ON K1A 1A8 CANADA

We will return any original documents that you submit. We will not return copies of documents.

Specific instructions

Indicate the reason you are applying for an ITN – You must check a box to indicate the reason you are applying for an ITN.

Supporting documents – Identify the supporting documents that you have provided. Details on supporting documents are explained under "**How to apply**".

Identification

- **1. Name** Enter your legal name as it appears on your documentation.
- **2. Foreign address** Enter your address in the country where you permanently or normally reside. Include the postal code or zip code.
- **3. Mailing address** Enter your mailing address if it is different from your address above. We will use this address to return your original documents and send written notification of your ITN.
- **4. Birth information** Enter your date of birth in "year/month/day" format, and your country of birth.
- **5. Other information** Enter the tax identification number that has been issued to you in the country in which you permanently or normally reside. Also enter the country of residence if other than Canada.

Sole proprietors

If you are a sole proprietor, you may also have to apply for a Business Number. For more information, visit our Web site at **www.cra.gc.ca.**

Telephone help

If, after reading these instructions, you are not sure how to complete your application or you still have questions, call the International Tax Services Office for help at:

- 1-800-267-5177 for calls from Canada and the United States; or
- (613) 952-3741 for calls from outside Canada and the United States. We accept collect calls.





Ministry of Revenue

Authorizing or Cancelling a Representative

Page 1

Version française disponible.

Please read the Important Information on page 2.

Complete this form when you have dealings with the Ontario Ministry of Revenue and you need to:

 authorize the ministry to deal with another individual (such as your spouse, other family member, accountant, tax consultant, or solicitor) as your representative for Ontario tax/program matters as selected by you in Part 1 below.

cancel one or more existing authorizations.

Part 1 Client	Information				
Legal name (Corpo	orate name, if applica	able) First	Daytime pho	ne number	Business Number
NG		ANGELA ANG CHEE	(971 556325811	
	Street number and nar H PSN SURIAN DA	ne MANSARA INDAH RESORT HOME P	PO Box, R.R., JU 3 KOTA DA		ELAN
City		Province/Territory/State MALAYSIA		Postal/Zip code	
Please specify und)/program(s) your representative wil	l be acting on	your behalf and state y	our appropriate account, permit or
Electricity Act,	•		Internat	ional Fuel Tax Agreemen	t
Debt Reti	rement Charge				
			Retail S	ales Tax Act	
Gross Re	venue Charge	La contraction of the contractio			
			Gasolin	e Tax Act	
Employer Heal	Ith Tax Act				
			Fuel Tax	(Act	
Alcohol and Ga	aming Regulation an	nd Public Protection Act, 1996			
Beer Acco	ount		Tobacco	Tax Act	
				acco Account	
Wine Acc	ount				
	1		Tob	acco Retail Dealer's Acc	ount
Land Transfer	Tax Act				
				,£, ,	
Port 2 Author	izing a Banga	ontativo			
	rizing a Represe	entative			
Name of represent		First	Title (if applic	able)	
A2A CAPITAL	MANAGEMEN	TT ÎNC.			
Name of firm (if app	plicable)				
Maillean Addanas					
Mailing Address Apt./Suite/Unit No.	Street number and nar	me	PO Box, R.R.,	Postal Stn	Daytime phone number
888	250 FERRAND	DRIVE,			(416) 467 7888
City		Province/Territory/State	1	Postal/Zip code	Fax number
TORONTO		CANADA	-	M 3 C 3 G 8	(416) 467 8749
Scope of Authoriza				_	Year(s) to which this authorization
		your behalf with the Ministry of Revenu account number(s) specified in Part 1 .			applies XAII years, including all previous and
		ddressed to the address provided in Pa			future years
by checking the Mai	il Returns, Mail Cred	dentials and Mail Statement/Assessmer	nt listed below.	, ,	Specific year or years
in all matters;	- -	or matters specified below.			(no more than 6 years) Specify
Check all that a	ipply 🕨 🔲 Returi	ns Mail Statements/ Assessments		and receive electronic	
Applications	ш.	gs/			
Assessmen	its	retations File electronic rebates/refunds		and receive manual ates/refunds	
Objections	Stater	ments File manual	[Tran	smission of confidential	
Appeals	Mail F	Returns rebates/refunds		mation by facsimile	
Renewals	Mail C	Credentials Other Specify	▶		

0009E (2010/05) © Queen's Printer for Ontario, 2010

Continued on page 2

Initial

Authorizing	or	Cancelling	а	Representative
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		P	а	a	е	2
--	--	---	---	---	---	---

Cancelling one	or more existing author	orizations (Choose one of the following.)	
Cancel all existing authori	izations.		
or ☐ Cancel all existing authori	izations given to the represen	tative shown below.	
Name of representative Last	First	Title (if applicable)	
Name of firm (if applicable	e)		
By signing this form, you author deal with the representative	orize the Ministry of Revenue to e identified in Part 2 according to action(s) described in Part 3.		
cancer the existing authoriz			
Individual or authorized per Name (print) Last NG ANGELA ANG CH	First	Signature	Date

The personal information provided by you on this form is collected under the authority of the Acts shown on page 1 of this form, and will be used for the purpose of determining the authority of a representative who requests information or activity on your account. Questions about this collection may be directed to an Agent with the Ministry Information Centre at 1 866 ONT-TAXS (1 866 668-8297) or in writing to the address provided in the instructions.

Important Information

Why do you need to complete this form?

Tax information is confidential. If you want the Ministry of Revenue (ministry) to deal with another individual (such as your spouse, accountant or solicitor) as your representative, we need your authorization. You can do this by completing **Parts 1**, **2**, and **4** of this form.

Your authorization will stay in effect until you cancel it. You can cancel an existing authorization by completing **Parts 1**, **3**, and **4** of this form. All authorizations are automatically cancelled upon notification of the representative's death.

You will have to complete a new *Authorizing or Cancelling a Representative* form if you want to change any information about an existing representative. For example, if your representative is a firm, you may authorize the ministry to deal with a specific individual in that firm. In a future year, should you want to replace that individual with another individual in the same firm, you will have to complete a new form to update your authorization.

You can have more than one authorized representative at the same time. However, you have to complete a separate Authorizing or Cancelling a Representative form for each representative.

Does your spouse, common-law partner, or other family member need your authorization?

Yes. The ministry cannot deal with your spouse, common-law partner, son, daughter, other family member or friend without your signed authorization.

What will your representative be allowed to do?

When you authorize the ministry to deal with a representative or to receive certain pieces of mail, you are allowing that person to act on your behalf for matters under the tax acts as selected by you in **Part 1**, for the tax year or years you specified in **Part 2**. For example, the representative will be allowed to discuss your confidential tax information with the ministry and ask the ministry to make changes to your tax Return. Should you wish to authorize your representative to represent you in specific issues or receive certain pieces of mail on your behalf, please specify which issues they are authorized to act on your behalf and/or what types of mail they can receive, in **Part 2**.

What happens if you do not sign this form?

If you do not sign this form, the ministry cannot be sure that you have given it the authority to deal with the representative identified on the form. To protect the confidentiality of your tax information, the ministry will not accept or act on any information given on this form unless you have signed the form.

If you need more information or further assistance in completing this form $\mbox{--}$

call:

Ministry of Revenue 1 866 ONT-TAXS (1 866 668-8297)

Teletypewriter (TTY) 1 800 263-7776 or visit our website at: ontario.ca/revenue

Mail your completed form to:

Ministry of Revenue PO Box 627 Oshawa ON L1H 8H5



Ms. Angela Ang Chee Ng B-8-1 Casa Indah Psn Surian Damansara Indah Resort Home Pju 3 Kota Damansara Malaysia

Dear Ms. Ng

Thank you for your interest in our "Enhanced Land Sale Plan," a project known as MEAFORD HIGHLANDS RESORT

As a sign of our appreciation for your purchase of 3 units, we are pleased to inform you that we will waive the Legal Services and Administration Fee (LSA) of CAD 650.00.

Under normal circumstances, as an investor in this project, the LSA is the legal and administrative fee incurred to register your Undivided Fractional Interest on the Master Title.

Rest assured that all documentation and processing fees will be duly undertaken.

We look forward to being of further service to you and thank you for your valued support.

Sincerely yours,

A2A Capital Management Pte Ltd

This is a computer-generated letter. No signature is required.



Sale ID: 110816

Project Name Sales ID Client ID MEAFORD HIGHLANDS RESORT 110816 HKA00073-ANGELA ANG CHEE NG **Client Details** Single Purchaser ANGELA ANG CHEE B-8-1 CASA INDAH PSN SURIAN Home Address: First Name: DAMANSARA INDAH RESORT HOME PJU 3 KOTA DAMANSAR Middle Name: 47410 P.J., SELAN MALAYSIA Last Name: NG City: No. of Unit(s): 3 Country: Unit No(s): MHR-1234- MHR-1236 Postal: Single Ownership Ownership: Non-resident of Canada \Box % of Ownership: Single Married Marital Status: Existing

New Client Type: Spouse Name: Identification: K24265693 Office Phone: 971- -556325811 19/02/1970 Date of Birth: Residence Phone: Male \square Female Hand Phone: Gender: Email: angie.ngac@gmail.com **Documents Asia to Canada Documents Canada to Asia** 1. 1. Agreement of Purchase and Sale Agreement of Purchase and Sale 2. 2. **Deed of Covenant Deed of Covenant** 3. 3. Affidavit of Execution - Deed of Covenant Affidavit of Execution - Deed of Covenant 4. 4. Power of Attorney Power of Attorney 5. 5. Affidavit of Execution – Power of Attorney Affidavit of Execution – Power of Attorney 6. 6. Witness Confirmation - Power of Attorney Witness Confirmation - Power of Attorney 7. 7. П Acknowledgement and Direction to Solicitors Acknowledgement and Direction to Solicitors 8. 8. **Revocable Trust Deed Revocable Trust Deed** 9. Option to Sell 9. Option to Sell 10. Cover letter 11. Title Insurance 12. Transfer Deed П **Government Documents Government Documents** (CRA Documents) (CRA Documents) 1. Declaration Form and Schedule A 1. Declaration Form and Schedule A 2. 2. **CRA** Authorization П **CRA** Authorization 3. 3. T1013E - Authorizing or Cancelling a Representative T1013E - Authorizing or Cancelling a Representative 4. 4. T1261E - Individual Tax Number for Non-Residents T1261E - Individual Tax Number for Non-Residents 5. 5. RC59E - Business Consent Form RC59E - Business Consent Form 6. 6. RC1 E - Request for a Business Number (BN) RC1 E - Request for a Business Number (BN) (Ministry of Revenue Documents) (Ministry of Revenue Documents) 0009E - Authorizing or Cancelling a Representative 7. 0009E - Authorizing or Cancelling a Representative П 7.



Project NameSales IDClient IDMEAFORD HIGHLANDS RESORT110816HKA00073-ANGELA ANG CHEE NG

Documents From A2A Capital Management Pte Ltd to Sales Channel

 Cover Letter 		
2. Client Change of Details Form		
	Payment Details	
Total Purchase Price:	CAD-30000.00	
Sales Payment Type:	CASH/CHEQUE	
Full Funds Received Date:		
Receipt No.:		
Receipt Date:		
	Other Information	
Team Manager:		
Division Manager:		
Planning Group:		
Place of Signing: Financial Planner:		
Financial Planner: Consultant:		
Group Manager:		
Witness:		
Country of Signing:		
Prepared by:		
Date:		
Reviewed by:		
Date		



This is Exhibit "B" to the Affidavit of Angela Ng, sworn this ____day of June, 2025

A Commissioner for Oaths / Notary Public In And For Alberta





AGREEMENT OF PURCHASE AND SALE

WINGHAM CREEK A2A DEVELOPMENTS INC.

c/o 80 Raffles Place, #34-20 UOB Plaza 2, Singapore 048624 Tel: +65 3157 1111 Fax: +65 6820 8360



THANK YOU FOR PURCHASING

WINGHAM CREEK A2A DEVELOPMENTS INC.

PURCHASE CLIENT

DETAILS INFORMATION

INTEREST AMOUNT: 2/1152 TITLE: MS

PURCHASE PRICE: FIRST NAME: CAD20,000.00 ANGELA ANG CHEE

MIDDLE NAME:

GST/HST: settled upon filing the LAST NAME: NG

return

PURCHASING UNIT NOS.:

LAND TRANSFER DATE OF BIRTH 19/02/1970

CAD100.00 TAX(LTT):

IDENTIFICATION K24265693

NO.

RESIDENCE TEL:

OFFICE: 971 - - 556325811 HANDPHONE: 012-6080870

JANUARY 31, 2012 B-8-1 CASA INDAH 1 CONDO SIGNING DATE ADDRESS:

2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA

SELANGOR D/EHSAN

WHC-0066,WHC-0067 **MALAYSIA**



Table of Contents

Wingham Creek A2A Developments Inc. Documents

- 1. Agreement of Purchase and Sale
- 2. Deed of Covenant
- 3. Affidavit of Execution Deed of Covenant
- 4. Power of Attorney
- 5. Affidavit of Execution Power of Attorney
- 6. Witness Confirmation Power of Attorney
- 7. Acknowledgement and Direction
- 8. Revocable Trust Deed
- 9. Option to Sell Agreement
- 10. Declaration Form and Schedule A
- 11. CRA Authorization

Government Documents

- 12. T1013E Authorizing or Cancelling a Representative
- 13. RC59 E Business Consent Form
- 14. RC1 E Request for a Business Number (BN)
- 15. T1261E Individual Tax Number for Non-Residents
- 16. 0009 E Authorizing or Cancelling a Representative

Others

- 17. Transfer / Deed of Title
- 18. Title Insurance Certificate and Schedule A
- 19. Copy of Liability Insurance Coverage on Land



Document Summary

Wingham Creek A2A Developments Inc. Documents

1. Agreement of Purchase and Sale

The Agreement of Purchase and Sale is a contract that clearly explains the structure of the purchase. It outlines specifically the terms and conditions of the purchase throughout the full term. This document should be read carefully.

2. Deed of Covenant

The Deed of Covenant is a document that sets out the legal obligations imposed by the Vendor upon the Purchaser to do or not to do something. It is required because it is a condition of the sale. These covenants are for the benefit of the Vendor and all Co-owners of the Property, including the Purchaser. It binds the Purchaser and every Co-owner of the Property. It makes each purchaser bound by the same obligations and conditions so that everyone is treated fairly and to facilitate management of the Property. It spells out who manages the Property and appoints the Facilitator to carry out their instructions.

3. Affidavit of Execution – Deed of Covenant

A Purchaser must sign several documents which include the Deed of Covenant. This document must be signed before a witness. This witness signs the Affidavit of Execution to confirm that he personally witnessed the Purchaser signing the document.

4. Power of Attorney

The Power of Attorney is an authorization by the Purchaser to the Vendor to act on his behalf in regards to various matters pertaining to the property.

5. Affidavit of Execution – Power of Attorney

A Purchaser must sign several documents which include the Power of Attorney. This document must be signed before a witness. This witness signs the Affidavit of Execution to confirm that he personally witnessed the Purchaser signing the document.

6. Witness Confirmation – Power of Attorney

The Witness Confirmation is a confirmation by witness (A) confirming that he witnessed the signature of the Purchaser and also the signature(s) of the witness(es) (B&C) who were present when the Purchaser signed the relevant document. It also confirms that A verified the Purchaser's identity as well as B and C's.

7. Acknowledgment and Direction

The Acknowledgement and Direction is the Purchaser's authorization to the law firm to sign, deliver and/or register documents to complete the sale & purchase transaction on their behalf.

Initial

8. Revocable Trust Deed

The Revocable Trust Deed sets out the details of a trust which keeps the land under the ownership of a living person.

9. Option to Sell Agreement

The Option to Sell imposes an obligation on A2A Distribution Limited to buy the undivided fractional interest at C\$10,000.00 from the Purchaser. The Option to Sell may be exercised at any time on the expiry of the 60th month ending the 66th month from the date of the Option to Sell.

10. Declaration Form and Schedule A

Purchaser provides permission to A2A Capital Management Inc. to file the tax returns on their behalf. The Purchaser must indicate which tax code is most applicable.

11. CRA Authorization

Allows the Canada Revenue Agency (CRA) to discuss any matter pertaining to HST with authorized official A2A Capital Management Inc.

Government Documents

12. T1013 E – Authorizing or Cancelling a Representative

This form provides permission for authorized officials of A2A Capital Management Inc. to correspond with CRA on behalf of the Purchaser.

13. RC59 E - Business Consent Form

This form provides permission for A2A Capital Management Inc. authorized third party members to speak with CRA (pertaining to the purchase) on behalf of the purchaser. For example, this may include our accounting firm or solicitor.

14. RC1 E – Request for a Business Number (BN)

This form is used to apply for a business number needed to file annual tax.

15. T1261 E – Individual Tax Number (ITN) for Non-Residents

This form provides individual tax number for non-residential purchasers.

16. 0009E – Authorizing or Cancelling a Representative

This form provides permission for authorized officials of A2A Capital Management Inc. to correspond with Canadian Ministry of Revenue on behalf of the Purchaser.

Initial

Others

17. Transfer / Deed of Title

This is the document issued by the lawyer acknowledging the client's name was registered under legal title.

18. Title Insurance Certificate and Schedule A

The certificate issued by Stewart Title for the amount purchased.

19. Copy of Liability Insurance Coverage on Land

A copy of the liability insurance coverage from Firstbrooks Cassie & Anderson Ltd.



LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067 Sale ID: 121142 (01)

THIS AGREEMENT OF PURCHASE AND SALE made as of the 31st of JANUARY, 2012

BETWEEN:

WINGHAM CREEK A2A DEVELOPMENTS INC.

a corporation incorporated under the laws of the Province of Ontario, Canada

(hereinafter called the "Vendor")

-and-

ANGELA ANG CHEE NG

IDENTIFICATION NO. K24265693

ADDRESS: B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR

D/EHSAN MALAYSIA

(hereinafter called the "Purchaser")

WHEREAS the Vendor holds registered title to the land described in Schedule "A" attached to this Agreement (the "**Property**");

AND WHEREAS the Vendor has divided the ownership of the Property into 1152 undivided fractional interests (the "**Total Fractional Interests**") and intends to sell the Total Fractional Interests save and except for up to five percent (5%) thereof which may be retained by the Vendor;

AND WHEREAS the Vendor, has agreed to sell, transfer, assign, set over and convey to the Purchaser 2/1152 undivided fractional interest(s) (the "Purchased Property") out of the Total Fractional Interests in the Property and the Purchaser has agreed to purchase the Purchased Property from the Vendor on the terms and conditions set forth in this Agreement;

NOW THEREFORE, in consideration of the mutual covenants and agreements set forth in this Agreement and for other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged by each party), the parties hereto covenant and agree as follows:



Sale ID: 121142 (02)

ARTICLE 1 DEFINITIONS AND PRINCIPLES OF INTERPRETATION

1.1 Definitions

The terms defined herein shall have, for all purposes of this Agreement, the following meanings, unless the context expressly or by necessary implication otherwise requires:

- "Acknowledgement & Direction" means the Acknowledgment & Direction attached to this Agreement as Schedule "B".
- "Agreement" means this Agreement of Purchase and Sale and the Schedules attached hereto, each as amended, supplemented, restated, extended, renewed or replaced from time to time.
- "Ancillary Documents" means those documents, instruments and/or agreements described in Schedule "C" attached to this Agreement, including, without limitation, (1) the Deed of Covenant, (2) the Power of Attorney, (3) the Affidavit of Execution, (4) the Revocable Trust Deed and (5) the Election of Joint Tenancy (only required if more than one Purchaser purchase the Purchased Property).
- "Article", "section" and "subsection" mean and refer to the specified article, section and subsection of this Agreement.
- "Business Day" means a day, other than a Saturday or Sunday or statutory holiday in Canada, on which the principal commercial banks located in the Province of Ontario, Canada are open for business during normal working hours.
- "Closing" means the closing and consummation of the transaction of the purchase and sale of the Purchased Property pursuant to the terms of this Agreement, including without limitation, the payment of the Purchase Price and the delivery of the Closing Documents, on the Closing Date or such later date as agreed to by the parties.
- "Closing Date" means the date this agreement is signed by each of the Vendor and the Purchaser or such earlier or later date as may be agreed to by the Vendor and the Purchaser in writing. If the Land Registry Office in the Province of Ontario, Canada is closed on that day, then closing shall take place on the next day that such Land Registry Office is open for business.
- "Closing Documents" means, collectively, the agreements, instruments and other documents to be delivered by the Vendor to the Purchaser pursuant to section 5.1 and the agreements, instruments and other documents to be delivered by the Purchaser to the Vendor pursuant to section 5.2.



UDI UIN: WHC-0066,WHC-0067

Sale ID: 121142 (03)

"Deed of Covenant" means the document described as the Deed of Covenant and included in Schedule "C" as an Ancillary Document.

"HST" means all tax payable under Part IX of the *Excise Tax Act (Canada)* (including both the Federal and Provincial harmonized portion of those taxes) or under any provincial legislation imposing a similar value added or multi-stage tax in connection with the purchase by the Purchaser of the Purchased Property.

"Legal Service and Administration Fee" means the fee amounting to \$650.00 per transaction payable by each of the Purchasers simultaneously on payment of the Purchase Price being the legal and administrative cost for the registration of the Undivided Fractional Interest on the Master Title.

"LTT" means the land transfer tax payable by the Purchaser in connection with the purchase by the Purchaser of the Purchased Property as required by and under the *Land Transfer Tax Act* of Ontario;

"Property" has the meaning given thereto in the first recital of this Agreement.

"Purchased Property" has the meaning given thereto in the third recital of this Agreement.

"Purchase Price" has the meaning given to it in Section 2.2.

"Vendor's Lawyer" means Friedman & Associates or such other firm of solicitors or agents as are appointed by the Vendor and notice of which is provided to the Purchaser.

1.2 Time of the Essence

Time shall be of the essence in the performance of the Vendor's and the Purchaser's respective obligations.

1.3 Currency

Unless otherwise specified, all reference to money amounts in this Agreement shall be reference to Canadian dollars.



Sale ID: 121142

1.4 Headings

The descriptive headings of Articles and Sections are inserted solely for convenience of reference and are not intended as complete or accurate descriptions of the content of such Articles or Sections.

1.5 Singular, etc.

The use of words in the singular or plural, or with a particular gender, shall not limit the scope or exclude the application of any provision of this Agreement to such person or persons or circumstances as the context otherwise permits.

1.6 Extended Meanings

The words "hereof", "herein", "hereunder" and similar expressions used in any part of this Agreement relate to the entire Agreement and not to the particular Article or Section unless the context otherwise requires.

1.7 Consent

Whenever a provision of this Agreement requires an approval or consent by a party to this Agreement and notification of such approval or consent is not delivered within the applicable time limited, then, unless otherwise specified, the party whose consent or approval is required shall be conclusively deemed to have withheld its approval or consent.

1.8 Business Day

Whenever any payment is to be made or action to be taken under this Agreement is required to be made or taken on a day other than a Business Day, such payment shall be made or action taken on the next Business Day following such day.

1.9 Entire Agreement

This Agreement and any agreements, instruments and other documents herein contemplated to be entered into between, by or including the parties hereto constitute the entire agreement between the parties hereto pertaining to the transaction of purchase and sale provided for herein and supersede all prior agreements, understandings, negotiations and discussions, whether oral or written, with respect thereto and there are no warranties, representations or other agreements between the parties hereto in connection with the transaction except as specifically set forth in this Agreement or the Schedules attached hereto, or in any document delivered pursuant to this



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Agreement. No amendment supplement or modification, of this Agreement shall be binding unless executed in writing by the parties hereto.

1.10 Non Merger

The Vendor's representations, warranties, covenants and agreements contained in this Agreement shall not merge on the Closing of this transaction or on the delivery and registration of a transfer but shall survive the closing of this transaction.

1.11 HST

If this transaction is subject to HST then the Purchaser shall be liable for and remit to the appropriate authority all HST which is payable in connection with the Purchased Property.

1.12 Applicable 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.

1.13 Schedules

The schedules to this Agreement, as listed below, are an integral part of this Agreement:

<u>Schedule</u>	<u>Description</u>
Schedule A	Legal Description
Schedule B	Acknowledgement & Direction
Schedule C	Ancillary Documents

ARTICLE 2 AGREEMENT OF PURCHASE AND SALE

2.1 Purchase and Sale

(a) The Vendor hereby agrees to sell, transfer, assign, set over and convey the Purchased Property to the Purchaser and the Purchaser hereby agrees to purchase the Purchased Property from the Vendor for the Purchase Price upon and subject to the terms and conditions of this Agreement.

Initial

(b) The Purchaser may consist of more than one (1) person but not more than three (3) persons. If the Purchaser consists of more than one (1) person, then, in such event, the Purchased Property shall be held by them as tenants-in-common in the shares set out below unless the Purchaser completes, signs and delivers to the Vendor on Closing the "Election of Joint Tenancy" attached to this Agreement as part of Schedule "C". If the Purchaser does not complete, sign and deliver an Election of Joint Tenancy on Closing and the Purchaser consists of more than one (1) person, then each of the persons comprising such Purchaser shall hold the Purchased Property as tenants-in-common in the following shares:

 Name (1): N/A
 : N/A %

 Name (2): N/A
 : N/A %

 Name (3): N/A
 : N/A %

 Total
 : N/A %

2.2 Purchase Price

The purchase price for the Purchased Property is <u>CAD20,000.00</u> (the "**Purchase Price**") plus applicable HST. The Purchase Price excludes the Legal Service and Administration Fee in the amount of \$650.00 per transaction. The Purchase Price has been calculated on the basis of \$10,000.00 for each undivided fractional interest forming part of the Purchased Property. The Purchase Price shall be payable on the Closing Date by certified cheque or negotiable bank draft delivered to the Vendor at the office of **A2A Capital Management Pte Ltd**, **80 Raffles Place #34-20 Singapore 048624**, or by way of deposit or wire transfer to:

Account Name: : A2A Capital Management Pte Ltd

Bank: : HSBC

Bank Address: : 21 Collyer Quay, HSBC Building #01-00

Singapore 049320

CAD Account Number : 260 682976 180

Swift Code : HSBCSGSG



As provided in the Deed of Covenant, \$500.00 out of the Purchase Price will be used by the Vendor for purposes of defraying the costs and expenses more particularly described in the Deed of Covenant.

2.3 **Binding Agreement**

This Agreement constitutes a binding agreement of purchase and sale of the Purchased Property on the terms of and subject to the provisions of this Agreement.

2.4 **HST & Transfer Taxes**

- The Purchaser shall be responsible for and pay in addition to the Purchase Price, (a) all applicable LTT and HST in connection with this transaction (the "Purchaser's Transfer Taxes"). Neither the LTT nor the HST is included in the Purchase Price.
- The Purchaser shall pay, file and submit within the time prescribed in the Excise (b) Tax Act (Canada) ("ETA") or in the Land Transfer Tax Act of Ontario ("LTTA") all payments, filings or documents required to be paid, filed by or under the ETA in connection with HST and LTTA in connection with LTT. The Vendor shall not collect the HST from the Purchaser if the Purchaser is registered under the ETA and in such event the Purchaser shall remit such HST when and to the extent required under the ETA and the Purchaser hereby indemnifies the Vendor and hold the Vendor harmless from any liability whatsoever under the ETA arising out of any breach of the obligations of the Purchaser with respect to HST. This agreement to indemnify shall not merge on Closing but shall survive the Closing.
- The Vendor shall use its reasonable efforts to assist the Purchaser in making (c) required filings or submissions required and payments of the Purchaser's Transfer Taxes; provided however that the Vendor shall not be responsible for or be held liable for any of the Purchaser's obligations with respect to payments, filings or submissions of the Purchaser's Transfer Taxes.



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ARTICLE 3 PURCHASER'S DUE DILIGENCE

3.1 Searches and Examinations

The Purchaser hereby acknowledges and confirms that it has been afforded the opportunity to retain counsel to review this Agreement and to conduct such due diligence including, without limitation, such investigations and such tests and inspections regarding the Property and the Purchased Property as it deems desirable or necessary.

3.2 Title Search

The Purchaser hereby acknowledges and confirms that it has been afforded the opportunity to retain counsel to examine matters relating to zoning, title to and such other matters as it may deem appropriate, regarding the Purchased Property and the Property.

3.3 Condition of Purchased Property

The Purchaser hereby acknowledges and confirms that the Purchased Property is being purchased on an "as is where is basis" with no representations or warranties by the Vendor, save and except as expressly provided for in this Agreement.

ARTICLE 4 CONDITIONS OF CLOSING

4.1 Conditions in Favour of the Purchaser

The obligations of the Purchaser to complete the purchase of the Purchased Property shall be subject to the following conditions:

on Closing, all of the terms, covenants and conditions of this Agreement to be (a) complied with or performed by the Vendor shall have been complied with or performed in all material respects, including, without limitation, all documents required to be executed or delivered to the Purchaser hereunder shall have been so executed and delivered;

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- (b) on Closing, the representations or warranties of the Vendor set out in section 6.1 shall be true and accurate in all material respects with the same effect as if made on and as of the Closing Date;
- (c) on Closing, the Vendor shall be the registered owner of title to the Purchased Property and shall have good and marketable title to the Purchased Property; and
- (d) on Closing the Purchaser shall have been registered on title to the Purchased Property, as owner, with good and marketable title, free and clear from all registered charges, mortgages, and liens, subject only to such other encumbrances as may be registered on title to the Property including, without limitation, municipal agreements, and public utility service easements, cable and telephone easements.

Each of the foregoing conditions is for the exclusive benefit of the Purchaser and if any of the aforesaid conditions shall not be satisfied, fulfilled or complied with in accordance with their terms, the Purchaser may at its option, either:

- (i) rescind this Agreement by written notice delivered to the Vendor on the Closing Date, in which event the Purchaser and the Vendor shall be released, relieved and discharged from all obligations under this Agreement and this Agreement shall be and be deemed to be null and void; or
- (ii) complete the transaction.

Provided that any of the said conditions may be waived in whole or in part by the Purchaser.

4.2 Conditions in Favour of the Vendor

The obligation of the Vendor to complete the transaction contemplated by this Agreement shall be subject to the following conditions:

(a) on Closing, all of the terms, covenants and conditions of this Agreement to be complied with or performed by the Purchaser shall have been complied with or performed in all respects, including delivering to the Vendor the Purchase Price and the Ancillary Documents duly executed by the Purchaser; and



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(b) on Closing, the representations or warranties of the Purchaser set out in section 6.2 shall be true and accurate in all material respects.

The conditions precedents set forth in sections 4.2 are for the benefit of the Vendor and may be waived in whole or in part by the Vendor.

ARTICLE 5 CLOSING DOCUMENTS

5.1 Vendor's Closing Documents

On or before Closing, subject to the provisions of this Agreement, the Vendor shall execute or cause to be executed and shall deliver or cause to be delivered the following:

- (a) a copy of the registered transfer/deed for the Purchased Property showing the transfer of the Purchased Property to the Purchaser (such transfer/deed shall contain the statement of the Vendor and of the Vendor's solicitor pursuant to Sections 50 (22) (a) and (b) of the *Planning Act* (Ontario)):
- (b) a title insurance binder and related policy issued by Stewart Title or any other title insurance company designated by the Vendor and duly qualified to issue title insurance in the Province of Ontario insuring the Purchaser's title to the Purchased Property in accordance with the policy provisions to the extent of the Purchase Price and subject to such limitations and qualifications respecting coverage as is contained in such title insurance policy; and
- (c) all consents and approvals from or notification to any third party, if required, in connection with the completion of the transaction contemplated by this Agreement.

5.2 Purchaser's Closing Documents

On the Closing Date, the Purchaser shall execute and shall deliver or cause to be delivered to the Vendor's Lawyer the following:



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LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067

- (a) the Acknowledgement & Direction duly executed by the Purchaser;
- (b) the Ancillary Documents duly executed by the Purchaser;
- (c) the Purchase Price; and
- (d) Payment of the LTT and the HST and such filings and/or documents as may be required to be filed at the time of Closing under the ETA and the LTTA.

5.3 Post Closing Deliveries

The Vendor shall cause to be delivered to the Purchaser one set of originally executed Ancillary Documents as soon as practical, but in no event should exceed ninety (90) Business Days after the Closing Date. If an extension of time for the delivery of the Closing Documents is required by the Vendor, notice shall be given to the Purchaser of the new date for such delivery.

ARTICLE 6 REPRESENTATIONS AND WARRANTIES

6.1 Vendor's Representations

The Vendor hereby represents and warrants to and in favour of the Purchaser that, as of the date of this Agreement and as of the Closing Date:

- (a) the Vendor has the necessary power, authority and capacity to enter into this Agreement;
- (b) the Vendor has good right, full power and absolute authority to enter into this Agreement and to sell, assign and transfer the Purchased Property to the Purchaser and to complete the transaction all in the manner contemplated herein and to perform all of the Vendor's obligations under this Agreement. The Vendor has or will by the Closing Date have taken all necessary or desirable steps, actions and proceedings to approve, authorize, validly and effectively, the entering into, execution, performance and delivery of this Agreement and the sale of the Purchased Property to the Purchaser;



- (c) this Agreement is a legal and valid and binding obligation of the Vendor enforceable against it in accordance with its terms subject to bankruptcy, insolvency, moratorium, and other laws affecting the enforcement of creditors' rights generally and the fact that equitable remedies, including specific performance and injunctive relief, may only be granted by in the discretion of a court; and
- (d) the Vendor is not under any obligation, contractual or otherwise to request or obtain the consent of any person and no permits, licences, certifications, authorizations or approvals of or notifications to, any federal, provincial, municipal or local government or governmental agency or authority in Canada are required to be obtained in connection with the transaction as contemplated in this Agreement.

Notwithstanding anything to the contrary contained in this Agreement, this section 6.1 shall not merge on, but shall survive, closing for all purposes.

6.2 Purchaser's Representations

The Purchaser represents and warrants to and in favour of the Vendor that, as of the date of this Agreement and as of the Closing Date:

- (a) the Purchaser is not a resident of Canada;
- (b) the Purchaser shall provide the Vendor with all necessary documents and information that may be required by the Vendor's Lawyer to register the transfer/deed to the Purchased Property in the name of the Purchaser;
- (c) this Agreement and the Ancillary Documents are binding, legal and valid on the Purchaser and enforceable in accordance with their terms subject to bankruptcy, insolvency, moratorium, and other laws affecting the enforcement of creditors' rights generally and the fact that equitable remedies, including specific performance and injunctive relief, may only be granted by in the discretion of a court; and
- (d) the Purchaser has right, full power and absolute authority to enter into this Agreement and the Ancillary Documents and to purchase the Purchased Property and to complete the transaction all in the manner contemplated herein.

Notwithstanding anything to the contrary contained in this Agreement, this section 6.2 shall not merge on, but shall survive, closing for all purposes.



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ARTICLE 7 GENERAL

7.1 Expenses

Each of the parties shall pay its own legal, accounting, and other professional advisory fees, costs and expenses incurred in connection with the purchase and sale of the Purchased Property.

7.2 Notice

Any notice, request, payment or other communication (hereinafter referred to as a "**Notice**") to be given under or in connection with this Agreement shall be in writing and may be given by mail, personal delivery or by facsimile transmission or other electronic communication which results in a written or printed notice being given, addressed as set out below or to such other address, fax or email address as may from time to time be the subject of a Notice:

To the Vendor: WINGHAM CREEK A2A DEVELOPMENTS INC.

c/o 80 Raffles Place #34-20

UOB Plaza 2 Singapore 048624

Facsimile: +65 6820 8360

To the Purchaser: ANGELA ANG CHEE NG

At : B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA

INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410

P/JAYA SELANGOR D/EHSAN MALAYSIA

Facsimile: NA

Email: angie.ngac@gmail.com

Any notice delivered as aforesaid shall be in the English language but may be accompanied by an unofficial translation and shall be deemed to have been given to the addressee on the day of delivery or, if mailed as aforesaid, shall be deemed to have been given to the addressee on seventh (7th) Business Day following the date of deposit thereof in the mail service, provided that, for such purposes, no day during which there shall be a strike or other occurrence which



shall interfere with normal mail services shall be considered a Business Day. If sent by facsimile or other electronic communication with confirmation of transmission, as aforesaid, shall be deemed to have been validly and effectively given and received on the Business Day next following the day it was sent. Accidental or inadvertent omission or failure to give any Notice required or permitted to be given under this Agreement shall not affect the validity or legality of any proceeding or action undertaken in respect thereof.

7.3 Assignment

This Agreement shall enure to the benefit of and be binding on the Vendor and the Purchaser and their respective heir, executors, administrators, successors and permitted assigns; provided that the Purchaser shall not be permitted to assign its rights and obligations under this Agreement without the prior written consent of the Vendor which consent may be arbitrarily withheld.

7.4 Future 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.

7.5 Severability

If any covenant, obligation, agreement or part thereof or the application thereof to any person or circumstance, to any extent, shall be invalid or unenforceable, the remainder of this Agreement or the application of such covenant, obligation or agreement or part thereof to any person, party or circumstance other than those to which it is held invalid or unenforceable shall not be affected thereby. Each covenant, obligation and agreement in this Agreement shall be separately valid and enforceable to the fullest extent permitted by law.

7.6 Waiver

No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provision (whether or not similar) nor shall any waiver constitute a continuing waiver unless otherwise expressed or provided.

7.7 Time

Time shall be of the essence of this Agreement.



7.8 Dispute Resolution

If any issues, disputes or differences arise or occur regarding the enforcement, interpretation or implementation of this Agreement or any provision thereof then such differences, issues, disputes shall be resolved in mediation by the Singapore Mediation Centre and a Singapore Mediator shall be appointed for this purpose.

In the event that Mediation is not successful, the parties hereto agree to resolve any issues, disputes or differences by Arbitration as follows:

- (a) In accordance with and under the Singapore International Arbitration Centre Rules (SIAC) or any statutory codifications thereof;
- (b) Appoint a Single Arbitrator within 10 days of the submission of names of possible Arbitrators and if not agreed to, then the appointment shall be made by SIAC; and
- (c) An award by the Arbitrator shall be a condition precedent to any right of action arising under this Agreement and all Agreements connected hereto.

7.9 Counterparts

The parties may execute this Agreement in two or more counterparts (no one of which need contain the signatures of all parties), each of which will be an original and all of which together will constitute one and the same instrument.

7.10 Governing Law

Any questions, claims, disputes, remedies or actions arising from or related to this Agreement, and any relief or remedies sought by any party, shall be governed exclusively by the Laws of the Province of Ontario and the Laws of Canada applicable therein without regard to the rules of conflict of laws applied therein or any other jurisdiction.



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7.11 Execution By Facsimile

Facsimile signatures and initials resulting from facsimile communications shall be accepted as if an originally executed signature and each party shall receive an originally executed copy as soon thereafter as is reasonably practicable. Such communication by facsimile shall be deemed to be made when the facsimile transmission is received by the party.

7.12 Calculating Time Periods

When calculating any period of time within which, or following which, any act is to be done, or any steps are to be taken pursuant to the provisions of this Agreement, the day which is the reference date in computing any such period of time shall be excluded from the calculation. If no specific reference is made to "Business Days" when computing a particular time period pursuant to the provisions of this Agreement, then whenever the last of such period would accordingly fall on a Saturday, Sunday or a Statutory Holiday, the period of time in question shall then be deemed to end on the next succeeding Business Day.

7.13 English version to Prevail

In the event that this Agreement or any of the Ancillary Documents is translated into another language then, notwithstanding anything to the contrary contained in any translated version, the English version shall govern and prevail in all circumstances including, without limitation, in the event of any inconsistency between the English version and a translated version of this Agreement.



UDI UIN: WHC-0066,WHC-0067

LEGAL TITLE OWNERSHIP:

Sale ID: 121142 (17)

IN WITNESS WHEREOF the parties hereto have executed this Agreement as of the date first written above.

WINGHAM CREEK A2A DEVELOPMENTS INC.

	WINGHAM CREEK AZA DEVELOPMENTS IN
	By: Name: Title: I/We have authority to Bind the Corporation
Witness SIGNATURE OF WITNESS Name: Address:	Purchaser SIGNATURE OF PURCHASER ANGELA ANG CHEE NG HST Number:
	INTEREST : 2/1152



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Docusign Envelope ID: 3D3E2DEB-31DF-4F0E-9224-9B7D4A1F7F52

LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067 Sale ID: 121142 (19)

SCHEDULE "A" LEGAL DESCRIPTION

PART LOTS 5 AND 6, CONCESSION 1, GEOGRAPHIC TOWNSHIP OF TURNBERRY NOW IN THE MUNICIPALITY OF MORRIS-TURNBERRY, DESIGNATED AS PART 1 ON PLAN 22R5848 EXCEPT PART 1 ON PLAN 22R5878 TOWNSHIP OF NORTH HURON, COUNTY OF HURON.

APPROXIMATELY 90 ACRES.

Initial



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LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067 Sale ID: 121142 (21)

SCHEDULE "B" ACKNOWLEDGEMENT & DIRECTION

See Attached



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SCHEDULE "C" ANCILLARY DOCUMENTS

- (1) the Deed of Covenant
- (2) the Power of Attorney
- (3) the Affidavit of Execution
- (4) the Revocable Trust Deed

See Attached





WINGHAM CREEK DEED OF COVENANT

This Deed of Covenant made as of the JANUARY 31, 2012, between:

- 1. **WINGHAM CREEK A2A DEVELOPMENTS INC.**, a corporation incorporated in the Province of Ontario, Canada with its registered office at 250 Ferrand Drive Suite 888, Toronto Ontario M3C 3G8, Canada (the "**Vendor**") who holds registered title to the Property who has divided ownership of the Property into 1152 undivided fractional interests in the Property more particularly described in Schedule 1 below for itself and for its successors-in-title, transferees and assigns; and
- 2. ANGELA ANG CHEE NG (IDENTIFICATION NO:K24265693)

 ADDRESS: B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH

 RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN

 MALAYSIA

 (the "Purchaser") who has purchased from the Vendor 2/1152

 undivided fractional interest as tenants-in-common in the property more particularly described in Schedule 1 hereto (the "Property").

WHEREAS as a condition of sale the Vendor requires the Purchaser to provide certain covenants to and for the benefit of the Vendor and for all others, who may become Coowners of the Property as tenants-in-common which covenants shall be binding on the Purchaser's heirs, executors, administrators, successors-in-title, transferees and assigns and the Vendor and the Vendor's successors-in-title, transferees and assigns and which shall run with and burden the Purchaser's and every other Undivided Fractional Interest in the Property ("UDI").

AND WHEREAS it is the intention of the Vendor to continue to sell its interest in the Property and at its absolute and unfettered discretion, to exercise its right but not the obligation to retain up to 5% legal and beneficial interest in the Property and thus remain a Co-owner with all the rights accruing thereto.

AND WHEREAS it is the intention of the parties that every Co-owner of the Property, from time to time shall be bound by this Deed of Covenant.

NOW THE PARTIES for themselves, their heirs, executors, administrators, successors-intitle, transferees and assigns covenant as follows:



Article 1.0 Definitions and Interpretation

1.01 For the purposes of this Deed, the following terms shall be deemed to have the following meanings unless the context otherwise requires:

"Co-owners" are owners whether having registered title or only a beneficial interest, from time to time, of the undivided tenant-in-common interest in the Property and for the purpose of clarity only, includes the Vendor so long as the Vendor remains a registered or beneficial owner of any Undivided Fractional Interest in the Property and "Co-owner" means any one of them;

"Concept Planning Fund" means the account or accounts to be opened by the Facilitator under Article 3.01(a);

"CRA" means the Canadian Revenue Agency;

"Excise Tax Act" means the Excise Tax Act (Canada), as amended from time to time, including the regulations made pursuant thereto;

"Facilitator" means any person or entity, corporate or un-incorporate, who is appointed from time to time under Article 2.02 by the Co-owners to be their facilitator pursuant to this Deed;

"General Meeting" means a meeting of Co-owners called in accordance with this Deed;

"HST" means Harmonized Sales Tax under the Excise Tax Act, Canada;

"Income Tax Act" means the *Income Tax Act, R.S.C. 1985, c.1 (5th Supp.)*, as amended from time to time, including the regulations made pursuant thereto;

"Land Transfer Tax Act" means the Land Transfer Tax Act, R.S.O. c.L.6, as amended;

"LTT" means the land transfer tax payable pursuant to the Land Transfer Tax Act;

"Net Income" shall have the meaning attributed thereto in article 3.0(j);

"Ordinary Resolution" means a resolution approved by more than 50% of votes cast in person or by proxy at a duly constituted meeting of Co-owners or any written resolution signed in one or more counterparts by Co-owners holding, in the aggregate more than 50% of the UDIs in the Property;



"Planning Activities" means the reports, plans, studies, audits, assessments, investigations, legal proceedings, procedures, filings, submissions, applications and/or other actions taken or made in respect of or in furtherance of the rezoning or other land use matters related to the Property;

"Property" means the real property legally described on Schedule 1 annexed hereto;

"Purchase Agreement" means the form of agreement of purchase and sale entered into among the Vendor, as vendor, and each Co-owner (other than the Vendor), as purchaser, pursuant to which each Co-owner agreed to acquire its respective UDI;

"**Special Resolution**" means a resolution approved by 66.6% or more of votes cast in person or proxy at a duly constituted meeting of Co-owners or any written resolution signed in one or more counterparts by Co-owners holding in the aggregate 66.6% or more of the UDIs in the Property;

"Undivided Fractional Interest" or "UDI" or "Interest" means an undivided fractional interest, as tenants-in-common, in the Property and each UDI comprises a 1/1152 fractional interest in the Property;

- 1.02 In the interpretation of this Deed, unless the context otherwise requires:
- (a) the division of this Deed into Articles, paragraphs, subparagraphs, schedules and appendices and the insertion of headings are provided for convenience only and do not form a part of this Deed nor are they intended to interpret, define or limit the scope, extent or intent of this Deed or any provision hereof;
- (b) all references to decisions, directions, instructions or approvals of the Co-owners refer to such decisions made or directions, instructions or approvals given by Co-owners by Ordinary or Special resolutions;
- (c) all references to currency herein are references to lawful money of Canada;
- (d) any reference to a statute shall include and shall be deemed to be a reference to such statute and to the regulations made pursuant thereto, with all amendments made thereto and in force from time to time and to any statute or regulation that may be passed which has the effect of supplementing or superseding the statute so referred to or the regulations made-pursuant thereto;
- (e) any reference to an entity shall include and shall be deemed to be a reference to any entity that is a successor to such entity;
- (f) words importing the masculine gender include the feminine or neuter genders and words in the singular include the plural and vice versa; and



(g) all words and personal pronouns relating thereto shall be read and construed as the number and gender of the party or parties referred to in each case requires and the verb shall be construed as agreeing with required word and pronoun.

Article 2.0 Organization

- 2.01 The Co-owners shall manage the Property and the Facilitator shall carry out the instructions and directions of the Co-owners made in accordance with this Deed. In carrying out the instructions of Co-owners, the Facilitator, as may be appointed or changed by the Co-owners from time to time in the manner provided herein, shall have the power and authority to administer the Property as attorney and agent of the Co-owners.
- 2.02 The first Facilitator shall be the Vendor. The Co-owners may by Ordinary Resolution from time to time appoint another to be the Facilitator.
- 2.03 The Facilitator shall:
- (a) ensure that every person who is to become or becomes a registered title holder or owner of a beneficial interest of an UDI shall be bound by the covenants contained herein;
- (b) take steps to convene the first general meeting of the Co-owners as soon as feasible following the sale of the 1094th UDI in the Property by the Vendor;
- (c) Implement the decisions and instructions of the Co-owners.

Article 3.0 Specific Powers of the Facilitator

- 3.01 Subject to specific other contrary directions and instructions of the Co-owners passed by Ordinary Resolution, the Co-owners hereby acknowledge and agree that the Facilitator is authorized at all times for and on behalf of the Co-owners:
 - (a) To maintain and operate one or more bank accounts opened with a Canadian chartered bank in the name of the Facilitator. The Facilitator shall deposit therein, the Vendor's contribution of 5.0% of the sales proceeds derived from the sale of UDIs and all rentals and other income that may be earned from the Property (the "Concept Planning Fund").

All expenses properly relating to the Property including, without limitation, cost of any Planning Activities, shall be paid by the Facilitator from the monies in such account to the extent of funds available therein.



- (b) To execute, deliver and carry out all agreements which require implementation, delivery or execution by or on behalf of the Co-owners in connection with the Property, including without limitation, development agreements, site plan agreements, easements and rights of way.
- (c) To enter into a lease and/or tenancy arrangement in respect of the Property and to collect all rentals and other income therefrom, provided that nothing herein shall constitute a guarantee by the Facilitator of the payment of any rent by tenants.
- (d) To pay at the cost of the Co-owners all realty taxes, fees and other expenses relating to the orderly maintenance and management of the Property out of the Concept Planning Fund to the extent therein available, provided that nothing therein shall be construed as a guarantee by the Facilitator of the sufficiency of funds to cover all such expenses.
- (e) To commence or to defend on behalf of the Co-owners at the cost and expense of the Co-owners, or itself or former Facilitator any and all actions and other proceedings pertaining to the Property or to the Co-owners.
- (f) To determine the amount and type of insurance coverage, if any, to be maintained in order to protect the Property and the Co-owners from all usual perils of the type covered in respect of comparable properties.
- (g) To employ and pay and discharge on behalf of the Co-owners and at the cost of the Co-owners, all servants, employees or contractors necessary to be employed in the management and operation of the Property and the Planning Activities.
- (h) To contract on behalf of the Co-owners and at the cost of the Co-owners for water, gas, electricity and other services and commodities necessary for the operation and maintenance of the Property.
- (i) To distribute proportionately amongst the Co-owners according to their respective share the net proceeds arising from a sale by the Co-owners of the Property, after payment of all expenses.
- (j) To distribute the Net Income from the ownership, operation, use, and/or sale of the Property (if any) to each Co-owner, proportionate to his respective UDI. For the purposes of this Agreement, "Net Income" shall mean the gross receipts (which, for greater certainty, shall not include the Concept Planning Fund) derived in any way from dealing with the Property, received by or on behalf of the Co-owners from the ownership, operation, use, leasing, sale of, and/or development and/or any other dealing with of the Property, minus the aggregate of all proper expenses and charges incurred in connection therewith, calculated on an accrual basis, including, without limitation:



- (i) realty taxes, property tax assessments, charges or levies made by any duly constituted governmental or statutory authority, due and owing and secured by a right or apparent right to claim a lien or charge upon the UDIs, or any of them, or the Property, and money due and owing from improvements to the Property secured by a lien or charge in favour of materialmen or workmen or trade contractors or other like persons or corporations upon the Interests, or any of them, or the Property;
- (ii) all costs and expenses of any sale;
- (iii) all development and re-zoning costs and expenses;
- (iv) all costs and expenses of operating, maintaining, leasing, managing, using, and/or developing the Property, and the costs and expenses of repair;
- (v) lighting, electricity and public utilities costs and expenses;
- (vi) professional fees reasonably attributed to the Property, its operation, use, sale, re-zoning and/or development;
- (vii) all other costs, expenses or disbursements which are properly attributable to the Property, except payments to the Co-owners on account of capital or distribution of Net Income; and
- (viii) reserves in such amount as deemed appropriate by the Facilitator from time to time, including without limitation for the purposes of replacement of major equipment, major renovations and repairs, leasehold improvements, marketing costs and any other reserves normally required for the prudent operation, use, sale and/or development of a like property.

Article 4.0 Covenants of the Co-owners

- 4.01 The Co-owners covenant with each other as follows:
- (a) That each Co-owner shall have a proportionate beneficial interest in all gross cash receipts derived from the Property to the extent of each Co-owner's UDI;
- (b) To be responsible for his proportionate interest of the expenses and charges incurred in connection with the Property, in each case proportionate to his respective UDI and when called upon to contribute a fair and rateable proportion of the costs of maintaining the Property;



- (c) To waive all individual rights of possession, use, occupation and rights of access to the Property and any part thereof and to exercise such rights collectively only; in order to facilitate the future re-zoning and ultimate development of the Property for the benefit of all Co-owners collectively;
- (d) To comply with the *Planning Act (Ontario)*, as amended from time to time; and
- (e) To require every person to whom he may hereafter transfer his UDI to covenant to observe this Deed of Covenant.

Article 5.0 Loans from Facilitator

5.01 The Facilitator may, in its discretion, but shall not be under any obligation, lend money to the Co-owners, upon such terms and conditions as are acceptable to the Facilitator and the Co-owners, for the purposes relating to the maintenance or rezoning of the Property. The terms and conditions of any such loan shall be approved by the Co-owners by Special Resolution and the Facilitator shall be entitled to repay itself out of the sales proceeds arising from the sale of the Property. If a Facilitator has made such an advance or advances, it shall be a condition of any such loan that the Facilitator shall have priority of re-payment of principal and interest over any claim of Co-owners to the balance of the Concept Planning Fund, Net Income balances or sale proceeds arising from sale of the Property.

Article 6.0 Authority of the Facilitator

- 6.01 No person dealing with the Facilitator will be required to enquire into the authority of the Facilitator to do any act, take any proceeding, make any decision or execute and deliver any instrument, deed, agreement or document for or on behalf or in the name of the Co-owners.
- 6.02 The Facilitator is authorized to withhold any amounts required to be withheld from any distribution or other payment to a Co-owner pursuant to the provisions of the *Income Tax Act* and to make payment of any such amount on behalf of such Co-owner to the CRA, as may be required by law.

Article 7.0 General Meetings

7.01 The first General Meeting of Co-owners shall be held as soon as feasible upon the sale by the Vendor of the 1094th UDI and thereafter general meetings of Co-owners shall be held as often as is necessary when decisions or instructions are required from Co-owners for management of the Property or when Co-owners representing 15% or more of the total UDIs requisition for a meeting.



- 7.02 The Facilitator may by written notice substantially in the form annexed hereto as Schedule 2 (the "Notice Requisitioning an Ordinary Resolution") call for a general meeting of the Co-owners and any Co-owner or Co-owners together holding an aggregate interest of 15% or more in the Property may by written notice to the Facilitator requisition a general meeting using the form annexed hereto in Schedule 2. The forms in Schedule 2 are for the convenience of Co-owners and the Facilitator only. If the Facilitator fails to call a general meeting upon requisition by Co-owners to do so, then in such event, a Co-owner or Co-owners together holding an aggregate interest of 15% or more in the Property may deliver to the other Co-owners written notice of general meeting, stating therein the time and venue for the meeting which shall be in Ontario, Canada.
- 7.03 The Facilitator shall provide all Co-owners 14 days written notice of the first General Meeting and such notice include in the agenda:
 - (i) a resolution for the confirmation of appointment of the Facilitator;
 - (ii) recommended decisions and instructions as may be appropriate for the leasing, rental and/or re-zoning of the Property and/or undertaking Planning Activities; and
 - (iii) recommendation for the appointment or confirmation of appointment of professional advisers and consultants for the management of the Property and to carry out Planning Activities.
- 7.04 Not less than 14 days written notice shall be given for all general meetings and each notice shall be accompanied by an agenda setting out the matters to be placed before the Co-owners and the resolutions for their consideration and if thought fit, approval. Each agenda shall be accompanied by supporting materials, if any, sufficiently detailed to inform Co-owners of the matters to be considered at the meeting. Any notice which does not comply with this Article shall be void.
- 7.05 The venue of all general meetings including the first General Meeting shall be in Ontario, Canada to be determined by the Facilitator save and except for a meeting called by one or more Co-owners under Article 7.02 upon the failure of the Facilitator to comply with a requisition for a meeting.
- 7.06 Upon receipt of a Notice of a General Meeting, any two Co-owners may, with one proposing and the other seconding, put forth additional or alternative resolutions for the consideration and if thought fit, approval of other Co-owners together with supporting materials. Any such proposal shall reach the Facilitator not less than 7 days before the date of meeting and the Facilitator shall forthwith put such resolutions to the Co-owners for consideration.



- 7.07 Notices of meeting, agenda and other materials and minutes of meeting shall be sent by the Facilitator to Co-owners by electronic transmission.
- 7.08 Co-owners shall have one vote for each UDI and may attend a meeting in person, by corporate representative if a corporation or by proxy. Co-owners may appoint the Facilitator as proxy and direct the Facilitator how to vote and the Facilitator shall act according to such directions.
- 7.09 The Facilitator shall chair, and if the Facilitator is a corporation, a director of the Facilitator shall chair the meeting unless the Co-owners by Ordinary Resolution appoint one of their numbers to chair the meeting.
- 7.10 All resolutions except where a Special Resolution is expressly required hereunder shall be passed by Ordinary Resolution. Matters not referred to in the agenda of a general meeting shall not be voted on at that meeting. Any resolution passed by Ordinary Resolution, except where a Special Resolution is expressly required hereunder, shall be binding on all Co-owners, their respective heirs, executors, administrators, successors-in-title, assigns and transferees, whether or not any such Co-owner was present in person or by proxy or voted against any such resolution.
- 7.11 The Facilitator shall, and failing the Facilitator, the Co-owners shall appoint a Secretary to keep complete and accurate minutes of all meetings of Co-owners and the minutes of meetings shall be signed by the Chairman of the meeting and be prima facie evidence of the facts stated therein.
- 7.12 The minutes of each meeting shall be sent to each Co-owner within 30 days after the meeting. Any failure to send the minutes of a meeting shall not affect the validity of any decisions made at the meeting.

Article 8.0 Matters Exercisable Only By Ordinary Resolution

- 8.01 Notwithstanding anything to the contrary contained in this Deed, the following shall always require a decision of the Co-owners by way of Ordinary Resolution:
- (a) approving a proposal or plan to re-zone, develop and/or build structures on the Property;
- (b) subject to Article 13 consenting to the amendment of this Deed, provided that, no amendment to this Deed shall impose or increase any financial or other obligations upon any of the Facilitator, or in any way adversely affect the Facilitator, without the prior written approval of the Facilitator and which approval may be denied without the Facilitator having to give any reasons therefor;



- (c) appointment and confirmation of a firm of chartered accountants qualified to practice in Canada to prepare the financial statements for the Property and any activities carried on with respect to the Property; and
- (d) any matter relating to management of and dealings in the Property.

Article 9.0 Matters Exercisable Only By Special Resolution

- 9.01 Notwithstanding anything to the contrary contained in this Deed, the following shall always require a decision of the Co-owners by the way of Special Resolution:
- (a) Approving the sale or exchange of all or any part of the Property not being the sale of a UDI by the Vendor or other Co-owners; provided that, no such sale by such Co-owners shall include an interest in the Property of any other Co-owner. For greater certainty nothing in this Deed shall prohibit the Vendor or other Co-owner from selling an UDI of which he is the registered owner and under conditions that the assignee or transferee shall be bound by this Deed;
- (b) Approving or ratifying the making of a loan or advance by the Facilitator under Article 5.0;
- (c) Amendments under Article 13 below.

Article 10.0 Change of Facilitator

- 10.01 The Co-owners may by Ordinary Resolution terminate and remove the Facilitator (in its capacity as Facilitator and not as a Co-owner) and appoint a new Facilitator in its place and stead. Such new Facilitator shall be bound by all of the terms of this Deed and shall by a deed of adherance confirm that it is bound under this Deed as if it was an original signatory thereto. Upon termination, the Facilitator terminated shall forthwith upon request of the person designated in the resolution as the replacement Facilitator (the "Designated Person") do the following:
- (a) deliver all agreements, documents, instruments, books and records and writings relating to the Property in its possession to the Designated Person, including, without limitation, the register of Co-owners;
- (b) execute and deliver such consents, acknowledgements and assignments pertaining to the Property and any Planning Activities as the Designated Person may require;
- (c) deliver the bank account or accounts containing the Concept Planning Fund to the control of the Designated Person;



- (d) execute and deliver a release in form and content satisfactory to the Designated Person, acting reasonably, releasing the Co-owners from any liability, provided that:
 - (i) the release by the Facilitator shall not release the Co-owners from their obligation to continue to indemnify the Facilitator pursuant to Article 17 hereof; and (ii) the Facilitator receives a release in form and content satisfactory to the Facilitator, acting reasonably, executed by the Designated Person, authorised to so do on the Co-owners behalf by resolution in general meeting releasing the Facilitator from any liability with respect to the Property and the Co-owners which resolution shall expressly acknowledge and agree that the Designated Person shall have the power and authority to deliver such release, without any further approval or authorization required from the Co-owners;
- (e) do all things necessary and execute all necessary documents and otherwise co-operate and assist to carrying out and giving effect to each of the actions set out above.

Article 11.0 Transfers of Interest

- 11.01 No Co-owner shall sell, transfer, mortgage or otherwise encumber or dispose of his UDI in the Property, except in accordance with the provisions of this Agreement. The Facilitator shall record the names and address of the Co-owners, the UDIs held by each Co-owner and each UDI's private unique identification number and particulars of transfers of Interests.
- 11.02 UDIs may be assigned and transferred by a Co-owner or his agent duly authorized in writing if the following conditions are satisfied:
- (a) the transferor and transferee have delivered to the Facilitator in the case of a co-owner with registered title, a copy of an executed assignment and a copy of an executed acknowledgement and direction authorizing registration of the transfer/deed of title to the transferee or in the case of the transfer of a beneficial interest a copy of an executed transfer of beneficial interest;
- (b) the transferee has agreed in writing in such form as may be acceptable to the Facilitator, to be bound by the terms of this Deed, to assume the obligations of the transferring Co-owner under this Deed in respect of the UDI being assigned and transferred to him and have signed all instruments ancillary to this Deed;
- (c) the transferee delivers, or causes to be delivered to the Facilitator the form of Acknowledgement and Direction provided by the Facilitator, duly executed by the transferor and transferee authorizing the Ontario lawyers named therein to transfer title to the UDI being assigned and transferred, together with two picture identifications of each of the transferee and transferor duly notarized acceptable to such lawyer and in the case of the transferee of a beneficial interest, the transferee will



- not be required to deliver or cause to be delivered the aforesaid form of Acknowledgement and Direction;
- (d) the transferee pays such costs, expenses and disbursements, including legal fees as are reasonably incurred by the Facilitator by reason of the assignment and transfer and registration of the transferee as registered owner;
- (e) the transferee pays all applicable HST pursuant to the *Excise Tax Act*, and all applicable LTT pursuant to the *Land Transfer Tax Act*, and makes any and all necessary filings and remittances within the time periods required therefor under the provisions of the *Excise Tax Act* and the *Land Transfer Tax Act* and the respective regulations thereunder;
- (f) the transferring Co-owner shall either provide the transferee with evidence reasonably satisfactory to the transferee that the transferring Co-owner is then a "non-resident" of Canada within the meaning of the *Income Tax Act (Canada)* or provide the transferee with a certificate pursuant to *subsection 116(2) of the Income Tax Act (Canada)* with a certificate limit in an amount not less than the purchase price for the Undivided Interest being assigned and transferred; provided that if such evidence or certificate is not forthcoming, the transferee shall be entitled to make the payment of tax required under section *116 of the Income Tax Act (Canada)* and to deduct such payment from the purchase price for the UDI being assigned and transferred;
- 11.03 When a transferee of an Interest is entitled to become a Co-owner pursuant to the provisions hereof, the Facilitator will:
- (a) if the transferee is registered on title, cause to be registered with the relevant land registry a transfer of title to the UDI being transferred and provide a copy of the abstract of title showing such registration to the transferee;
- (b) record the transferee as Co-owner.

Article 12.0 Books and Records

- 12.01 The Facilitator will keep or cause to be kept and maintained on behalf of the Coowners at the Facilitator's principal place of business in Ontario:
- (a) full and accurate books of account and records reflecting the receipts and expenditures relating to the Property; and
- (b) a register of Co-owners.
- 12.02 The register of Co-owners shall record:
- (a) The names of Co-owners being the registered title holders, from time to time, of the Property;
- (b) The private unique identification number(s) of the UDI(s) held by a Co-owner;



- (c) Country of residence of each Co-owner;
- (d) Address, telephone number, facsimile number and email address of each Co-owner.
- 12.03 The documents kept by the Facilitator shall be available for inspection by Co-owners.

13.0 Amendments

- 13.01 This Deed may be amended in writing on the initiative of the Facilitator and by Special Resolution of the Co-owners Provided That such amendment is solely for the purpose of:
- (a) curing an ambiguity or to correct or supplement any provision contained herein which, in the reasonable opinion of the Facilitator, may be defective or inconsistent with any other provision contained herein, and with respect to which the cure, correction or supplemental provision does not and will not substantially adversely affect the interests of the Co-owners or any one of them; or
- (b) making such other provisions in regard to matters or questions arising under this Deed which, in the reasonable opinion of the Facilitator, do not and will not substantially adversely affect the interest of the Co-owners or any one of them.

14.0 Development of the Property

14.01 Any credible proposal to develop the Property received by the Facilitator from a developer (which developer may include the Vendor) which the Facilitator is of the reasonable opinion to be on normal commercial terms shall be presented to the Coowners. If the Co-owners shall approve of such development proposal then the Facilitator shall be irrevocably entitled to proceed with such proposal, which shall form the basis of a development plan which shall be drawn up with the assistance of the Facilitator, subject to all such amendments as may generally be required to be made thereto, in the discretion of the Facilitator.

15.0 Sale of the Property

15.01 An offer (the "Offer") to purchase the Property received by the Facilitator, which the Facilitator deems credible and on normal commercial terms, shall be presented to the Co-owners for decision. If such offer to purchase is accepted by the Co-owners by Special Resolution, then such Resolution shall authorise and be deemed to have authorized the Facilitator to accept the Offer as agent of the Co-owners which acceptance shall be binding upon all of the Co-owners.



15.02 The Co-owners covenant that the Facilitator shall have the right to purchase, exercisable by notice in writing to the Co-owners, within 14 days after the Co-owners have passed a Resolution to accept the Offer, to purchase the Property on the same terms and conditions as the Offer. If the Facilitator fails to give such notice within 14 days then the Facilitator shall accept the Offer and complete the transaction in accordance therewith on behalf of the Co-owners.

16.0 HST and LTT

16.01 Each of the Co-owners hereby authorizes the Facilitator to make any and all filings and /or remittances relating to HST from funds provided by the Co-owner arising out of the purchase by each Co-owner from the Vendor of his respective UDI in the Property, as well as HST arising out of the management and operation of the Property. In executing the Purchase Agreement, each Co-owner has authorized the Vendor, on its behalf, to make a file, an election or elections jointly with the Vendor under subsection 273(1) of the *Excise Tax Act*.

For purposes of greater certainty, each of the Co-owners hereby authorizes the Facilitator to carry out any HST reporting or filing obligations that are required or available to the Co-owners in respect of their Interests. Such authority shall include the execution of any documents that have to be or which may be advisable to be executed under the *Excise Tax Act*.

16.02 Each of the Co-owners hereby authorizes the Facilitator to make any and all filings and/or remittances, from funds provided by the Co-owner, relating to LTT arising out of the purchase by each Co-owner from the Vendor of his respective Interest in the Property. For purposes of greater certainty, each of the Co-owners hereby authorizes the Facilitator on behalf of the Co-owner and with the Co-owner's funds to make any and all remittances and filings within the time period required therefor under the provisions of the *Land Transfer Tax Act* relating to LTT pursuant to the *Land Transfer Tax Act* required to be made by the Co-owner arising from the acquisition and/or ownership of the Interest.

Article 17.0 Indemnification

17.01 Each of the Co-owners agrees, severally and not jointly or jointly and severally, to indemnify and hold harmless the Facilitator from and against any and all demands, claims, actions, causes of action, losses, costs, expenses, liabilities and damages (including reasonable legal fees and disbursements) incurred by the Facilitator or by any one or more attorneys appointed by it or them under the power to substitute pursuant to a Power of Attorney granted to the Facilitator or by reason of acts, omissions or alleged acts or omissions arising out of the activities of the Facilitator on behalf of the Co-owners or in furtherance of the interest of the Co-owners but only if the acts, omissions or the alleged acts or omissions in respect of which any actual or threatened action, proceeding or claim are based, were performed in good faith and



were not performed or omitted fraudulently or as a result of wilful misconduct or the gross negligence of the Facilitator.

Article 18.0 Becoming a Co-owner

18.01 Each of the Co-owners agrees that, by his purchase of an UDI from the Vendor (regardless of whether he executed a counterpart of this Deed) and completion of his acquisition pursuant to the Purchase Agreement, he shall be deemed to be a Co-owner, and the provisions of this Deed shall constitute an agreement among the Vendor, such Co-owner and all other Co-owners from time to time. The Co-owners acknowledge and agree that the Vendor shall have the right, but not the obligation, to retain an Interest in the Property, to whatever extent it wishes from time to time, and the Vendor will therefore be a Co-owner to the extent that it retains any such Interest.

Article 19.0 Competing Interests

19.01 Each of the Co-owners and the Facilitator is enabled, without the consent of any of the others of them, to carry on any business activity of the same nature and competing with that of the Co-owners, and is not liable to account to any of the other of them.

Article 20.0 Notices

- 20.01 Any notice, communication or payment required or permitted to be given to the Coowners or anyone of them or the Facilitator shall be in writing and may be given by personal delivery or sent by courier service (delivery charges prepaid) or by mailing to same to be addressed as follows:
- (a) To the Facilitator at its respective mailing address;
- (b) To each Co-owner at his last address shown on the records maintained by the Facilitator or transmitted by fax or electronically as a PDF file to the fax number or email address provided by the Facilitator or a Co-owner.

Any notice, communication or payment delivered as aforesaid shall be in the English language but may be accompanied by an unofficial translation and shall be deemed to have been given to the addressee on the day of delivery or, if mailed as aforesaid, shall be deemed to have been given to the addressee on fifth (5th) business day following the date of deposit thereof in the mail service, provided that, for such purposes, no day during which there shall be a strike or other occurrence which shall interfere with normal mail services shall be considered a business day. Accidental or inadvertent omission or failure to give any notice, communication or payment required or permitted to be given to any Co-owner shall not affect the validity or legality of any proceeding or action undertaken in respect thereof.



Any notice or communications transmitted by fax or electronic mail before 5:00 p.m. (Toronto Time) on a Business Day (being any day of the week, other than a Saturday, Sunday or a day that is a statutory holiday in Canada), shall be deemed to have been given on such Business Day, and if transmitted by fax or electronic mail after 5:00 p.m. (Toronto Time) on a Business Day, shall be deemed to have been given on the Business Day after the date of transmission.

Article 21.0 Further Acts

21.01 The Co-owners covenant and agree to execute and deliver such further and other documents and to perform and cause to be performed such further and other acts and things as may be necessary or desirable in order to give full effect to this Deed and every part hereof.

Article 22.0 Binding Effect

22.01 Subject to the restrictions on assignment and transfer herein contained, this Deed shall ensure to the benefit of and be binding upon the Co-owners and their respective heirs, executors, administrators and other legal representatives, successors-in-title, assigns and transferees.

Article 23.0 Severability

23.01 Each provision of this Agreement is intended to be severable. If any provision hereof is illegal or invalid, such illegality or invalidity shall not affect the validity of the remainder hereof.

Article 24.0 Counterparts

24.01 This Agreement may be executed in any number of counterparts, by original or facsimile signature, with the same affect as if all parties hereto had signed the same document. All counterparts shall be construed together and shall constitute one and the same agreement.

Article 25.0 Reference Date

25.01 This Agreement is dated for reference purposes as of the date of signature on the signature page.



Article 26.0 Time

26.01 Time shall be of the essence hereof.

Article 27.0 Governing Law

27.01 This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario, in the Country of Canada and the parties hereby irrevocably submit to the non-exclusive jurisdiction of the courts of the Province of Ontario, in the Country of Canada.

Article 28.0 No Intention to Create a Partnership

28.01 The Co-owners acknowledge, agree and declare that the entering into of this Agreement does not, and is not intended to, create a partnership, for either legal, income tax, accounting or other purposes. The Co-owners further declare nothing herein is to be construed as a limitation of the powers or rights of any Co-owner to carry on its separate respective activities. Except for the Facilitator as contemplated in this Agreement, none of the Co-owners shall have the right to bind any of the other Co-owners, transact any business in any of the other Co-owners' names or on their behalf or incur any liability for or on behalf of any of the other Co-owners. The Co-owners agree that they shall each report their income or loss arising from the ownership of their Interests, for both accounting and income tax purposes, and to the applicable taxing authorities, as co-ventures independent of one another, and not as partners in a partnership.

Article 29.0 Termination

29.01 This Deed shall remain in full force and effect until the title to the Property is transferred to one registered owner (the "Sole Owner") and thereafter shall continue to be binding on those Co-owners who transferred their title to the Sole Owner until all monies (including the balance of the Concept Planning Fund, if any and sales proceeds) are distributed by the Facilitator proportionately to the Co-owners.

Article 30.0 Entire Agreement

30.01 This Deed, sets forth the entire understanding of the Parties relating to the subject matter thereof, and all prior or contemporaneous understandings, agreements, representations and warranties, whether written or oral, are superseded by this Deed, and all such prior or contemporaneous understandings, agreements, representations and warranties are hereby terminated.





IN WITNESS WHEREOF this Agreement is executed as of the day and year first above written

Co-owner / Facilitator:

WINGHAM CREEK A2A DEVELOPMENTS INC.

	Per:Authorized Signing Officer
	I have authority to bind the Corporation. Date:
Witness:	Co-owner:
SIGNATURE OF WITNESS	SIGNATURE OF CO-OWNER
Name	ANGELA ANG CHEE NG
Date: JANUARY 31, 2012	Interest: 2/1152
	Date: JANUARY 31, 2012





APPROXIMATELY 90 ACRES.

LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067

SCHEDULE "1"

LEGAL DESCRIPTION OF THE PROPERTY

PART LOTS 5 AND 6, CONCESSION 1, GEOGRAPHIC TOWNSHIP OF TURNBERRY NOW IN THE MUNICIPALITY OF MORRIS-TURNBERRY, DESIGNATED AS PART 1 ON PLAN 22R5848 EXCEPT PART 1 ON PLAN 22R5878 TOWNSHIP OF NORTH HURON, COUNTY OF HURON.





SCHEDULE "2"

NOTICE OF REQUISITION OF GENERAL MEETING

By Co-owners

NOTICE IS HEREBY GIVEN that the undersigned Co-owner(s) holding 15% or more of the Undivided Fractional Interests requisitions a general meeting of all Co-owners, to consider and if thought fit to approve the Resolution(s) attached hereto by no later than the day of , (the "Return Date").
Dated the day of,
Signed:
Name : Undivided Fractional Interest(s) Unique Identification No(s):
NOTICE IS HEREBY GIVEN that a general meeting of Co-owners will be held at [address] on [date] at [time] to consider and if thought fit to approve the Resolution(s) attached as Appendix I. Included in this Notice is a proxy form.
Dated the day of ,
Signed:
for and on behalf of the Facilitator
Name: Title:
I have authority to bind the Corporation.





Sale ID: 121142 (49)

	AFFIDAVIT OF EXECUTION
Witness:	
Place of Residence of Witness:	
Person who Executed the Instrument:	ANGELA ANG CHEE NG
Address of Person who executed Instrument:	B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN MALAYSIA
Place of Execution:	
Date of Execution:	JANUARY 31, 2012
the place of residence specific	ed above, do hereby certify:
1. That the person who	executed the attached instrument personally appeared before me;
	dentity has been provided to my satisfaction and copies of the cture of the person are attached hereto;
3. That the person exec specified above;	uted the attached instrument voluntarily at the place and on the date
4. That the person acknowledge 4.	owledged that he or she is of the age of majority; and
_	ne attached document next to the signature of the person for whom cution has been prepared, with my name printed legibly underneath
SIGNED before me at	
this day of , 20	12.
(3 rd Witness Name and Signa	nture)



UDI UIN: WHC-0066,WHC-0067

:nvelope ID: 3D3E2DEB-31DF-4F0E-9224-9B7D4A1F7F52 LEGAL TITLE OWNERSHIP: Sale ID: 121142 (51)

POWER OF ATTORNEY

I, ANGELA ANG CHEE NG

of B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN MALAYSIA

HEREBY APPOINT WINGHAM CREEK A2A DEVELOPMENTS INC. a company incorporated in the Province of Ontario, Canada with its registered office at 250 Ferrand Drive Suite 888, Toronto Ontario M3C 3G8, Canada or any duly authorized representative of the said WINGHAM CREEK A2A DEVELOPMENTS INC. as may be appointed and authorized by its Board of Directors as my attorney for my interest in the Property described in the Schedule hereto ("UDI") in accordance with the *Powers of Attorney Act, Ontario* and to do on my behalf anything that I can lawfully do by an attorney and with authority to act for me and in my name, place and stead, on my behalf to convey, sell, transfer, assign, lease, or to otherwise deal in any way whatsoever with my interest in the Property or any part thereof and without limiting the generality of the foregoing to perform any or all of the following acts and things, to wit:

- i. Execute and deliver such instruments and documents in my name as co-owner of the Property, as the Attorney may deem necessary;
- ii. Execute, swear to, acknowledge, deliver, file and/or remit such Land Transfer Tax and all other returns and payments, remittances in connection with my acquisition of the UDI;
- iii. Execute, acknowledge, deliver and file and/or remit to the Canada Revenue Agency, all necessary documents, instruments, declarations, certificates and other documents relating to Harmonized Sales Tax and other such taxes thereof and to execute, deliver and file such non-personal income tax returns;
- iv. To receive from all persons all moneys at any time due in any way in connection with the UDI and to give good and valid discharge therefor;
- v. To insure the UDI and the Property against any type of risk and to surrender any policy;
- vi. To institute and defend any action, to examine and settle, adjust, compound all actions and accounts, demands and disputes whatsoever in connection with the Property;



Sale ID: 121142

LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067

- vii. To grant, vary the terms of, accept, surrender and/or determine leases, tenancies and licenses;
- viii. To take possession of the same and to take every manner of steps for the eviction of persons therefrom;
- ix. To convey, transfer, assign and dispose of my interest in the Property or any part thereof in accordance with the terms and conditions in the Deed of Covenant and to negotiate, execute and deliver any and all documents with respect to or required to give effect to the conveyance, sale or transfer or assignment of my UDI as tenant in common in the Property or any part thereof or my interest in the Property or any part thereof and to enter and sign such agreements, acknowledgements, directions, Sale and Purchase Agreement, Option to Sell, Deed of Assignments, Transfer Document or any document required to be provided by or in any of the foregoing, and take all steps and do all that may be necessary to complete the transaction contemplated therein;
- x. Execute, deliver, convey, enter into agreements, documents and other instruments pertaining to the zoning, rezoning, severance, development, re-development of the Property or any part thereof and to release any and all possessory and proprietary rights as to the Property or any part thereof as may be deemed necessary;
- xi. Negotiate, execute all documents and submit planning applications to appropriate authorities and making any appeals or attending to all such related matters arising, so as to facilitate the concept planning activities to fruition and pre-development status;
- xii. To grant such easements, rights of way, restrictions, in, on, over, under or in regards to the Property or any part thereof as may be deemed appropriate by my attorney;
- xiii. To sell or otherwise transfer the UDI, upon approval for Re-Sale, including the execution of any documents to effect such Re-Sale or transfer of the UDI.

I agree that any third party who receives a copy of this document may act under it. Revocation of this Power of Attorney is not effective as to a third party until the instrument of revocation is filed on record in Ontario if required and the third party receives actual notice of revocation. I agree to indemnify the third party for any claims that may arise against the third party by reason of reliance on this Power of Attorney.



Sale ID: 121142

LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067

I, as the owner of the UDI, hereby confirm that this Power of Attorney granted herein shall, to the extent permitted by the laws applicable in Ontario, survive my death, incapacity, disability or any assignment made hereof and shall to the extent of the obligations granted hereunder bind all my/our heirs, successors and assigns.

In accordance with the *Powers of Attorney Act*, Ontario, I declare that this is a continuing power of attorney and may be exercised during any subsequent legal incapacity on my part.

In making this continuing power of attorney, I am aware that my attorney will be able to do on my behalf anything in respect of Property that I could do, that the value of my property administered by my attorney may decline unless my attorney manages it prudently.

I shall grant to the Attorney full powers and authority to substitute and appoint, from time to time, an Attorney or Attorneys under it, with equal or more limited powers and Authority, as the Donee may deem fit, and to appoint, remove or substitute at its pleasure.

I shall allow, ratify and confirm whatsoever the said Attorney or Attorneys and its substitutes shall do or cause to be done in relation to the UDI and any matters therein performed or made and to indemnify and save harmless the Attorney against all cost, claims, expenses and reasonable solicitors costs that may be incurred by my Attorney in connection with carrying out the powers and authority herein granted.

I have signed this power of attorney in the presence of both of the witnesses whose names appear below.

I HAVE SIGNED THIS POWER OF ATTORNEY ON the 31 day of JANUARY ,2012

SIGNATURE OF PURCHASER

ANGELA ANG CHEE NG





Sale ID: 121142

LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067

We the undersigned are the witnesses to this Power of Attorney. We have signed this Power of Attorney in the presence of the person whose name appears above, and in the presence of each other, on the date shown above. Neither one of us is the attorney, a spouse or partner of the attorney, a child of the grantor or person whom the grantor has demonstrated a settled intention to treat as a child of the grantor, a person whose property is under guardianship or who has a guardian of the person, or less than eighteen years old. Neither one of us has any reason to believe that the grantor is incapable of giving a Power of Attorney.

Normal Form of Signature	Printed form of signature
Address	Occupation
Normal Form of Signature	Printed form of signature
Address	Occupation





APPROXIMATELY 90 ACRES.

LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067

The Schedule Legal Description of Property

PART LOTS 5 AND 6, CONCESSION 1, GEOGRAPHIC TOWNSHIP OF TURNBERRY NOW IN THE MUNICIPALITY OF MORRIS-TURNBERRY, DESIGNATED AS PART 1 ON PLAN 22R5848 EXCEPT PART 1 ON PLAN 22R5878 TOWNSHIP OF NORTH HURON, COUNTY OF HURON.





Sale ID: 121142 (59)

		AFFIDAVIT OF EXECUTION
Witne	ss:	
Place of Wit	of Residence	
	n who Executed strument:	ANGELA ANG CHEE NG
	ss of Person who ted Instrument:	B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN MALAYSIA
Place	of Execution:	
Date o	of Execution:	JANUARY 31, 2012
I,		
residir	ng at	
the pla	ace of residence specif	fied above, do hereby certify:
1.	That the person who	executed the attached instrument personally appeared before me;
2.	*	identity has been provided to my satisfaction and copies of the icture of the person are attached hereto;
3.	That the person exec specified above;	cuted the attached instrument voluntarily at the place and on the date
4.	4. That the person acknowledged that he or she is of the age of majority; and	
5.		the attached document next to the signature of the person for whom ecution has been prepared, with my name printed legibly underneath
SIGN	ED before me at	
this	day of , 20	012.
(3 rd W	itness Name and Sign	nature)



Name:

ID No:

Date:

(3rd Witness)

WITNESS CONFIRMATION

To Whom It May Concern

1.	I, the undersigned, hereby confirm that I was present and witnessed the signature by
	ANGELA ANG CHEE NG
	(name of purchaser)
	and by the witnesses named in the document attached each of whom were present at the
	time of the signature of the document.
2.	I further confirm that I verified the identity of the person who signed the document and of each of the witnesses.
3.	I have attached to this letter, copies of the identification that I verified. I also have attached a copy of my identification. I confirm that I am more than 18 years of age and that I have not provided this letter for any improper purpose.
Signat	ure: (3 rd Witness)





ACKNOWLEDGMENT AND DIRECTION

TO: William Friedman

AND TO: Friedman & Associates

Barristers & Solicitors

RE: Name of the customer: ANGELA ANG CHEE NG

Identification No: <u>K24265693</u>

Address: B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN MALAYSIA

APPROXIMATELY 90 ACRES. (the "Property")

This will confirm that:

- I have reviewed the information set out in the transfer and application for registration of Deed of Covenant and the Power of Attorney (collectively the "Documents"), both in preparation and attached. I confirm that the information contained in the Documents are accurate. I understand that I am purchasing the undivided fractional interest(s) referenced above in the Property and such undivided fractional interest(s) is to be registered in the manner set out below.
- You, your agents or employees are authorized and directed to sign, deliver, and/or register electronically, on my behalf the Documents as well as any other documents required to complete the transaction described above.
- You, your agents or employees are authorized to insert, complete or amend any omitted or incorrect dates, amounts and/or other information or data in or to the Documents in order to complete the transaction described above.
- I understand the effect of the Documents.
- I am in fact the party named in the Documents and I have not misrepresented my identity to you. I have attached a true copy of 2 pieces of identification. I am the person identified therein. All information, including name, and address contained in such identification is true and correct.
- A copy of this Acknowledgment and Direction may be executed and delivered by fax and shall have the same legally binding effect as if it were an original.





I hereby authorize and direct you to endorse the transfer as follows:

Name
ANGELA ANG CHEE NG
Birthdate
19/02/1970

and for so doing this shall be your good and sufficient authority.

This Acknowledgment and Direction may be released by you to Her Majesty the Queen in Right of Ontario as represented by the Director of Land Registration (the "Director") upon request of the Director in the event of any investigation regarding suspected fraudulent or unlawful activity or registration.

As to the signature of dated this JANUARY 31, 2012

SIGNATURE OF WITNESS

WITNESS
Name:
Address:

NAME OF PURCHASER
ANGELA ANG CHEE NG





WINGHAM CREEK

REVOCABLE TRUST DEED

ANGELA ANG CHEE NG
THIS SETTLEMENT (the "Deed") is made on 31 day of JANUARY, 2012 by
ANGELA ANG CHEE NG
IDENTIFICATION NO K24265693
of B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU
3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN MALAYSIA
(the "Settlor" and the "Trustee").
RECITALS
The Settlor has entered into a sale and purchase agreement (the "SPA") to purchase from
WINGHAM CREEK A2A DEVELOPMENTS INC. 2/1152 undivided
tenant-in-common interest (the "Undivided Fractional Interest") in the parcel of land
more particularly described in the First Schedule.
The Settlor desiring to make a Settlement hereby declares that the benefits of the SPA and
the Undivided Fractional Interest to be transferred to the Trustee upon closing shall be
held in trust for the benefit of the trust established by this Deed (the "Trust") to be known
as the
ANGELA ANG CHEE NG
WINGHAM CREEK Revocable Trust.
NOW THIS DEED WITNESSES as follows:
Clause 1.0 Definitions And Interpretation

"Non-Canadian" means a person who is not a resident of Canada.

1.01 In this Deed the following words and expressions shall have the meanings hereby assigned to them except where the context otherwise requires:

"Proper Law" means the law to the exclusive jurisdiction of which the rights of all parties and the construction and effect of each and every provision of hereof are subject and by which such rights and construction are construed and regulated.

"Property" means the parcel of land more particularly described in the First Schedule;

"SPA" means the sale and purchase agreement entered into between the Settlor and WINGHAM CREEK A2A DEVELOPMENTS INC. of even date for the purchase of the Undivided Interest in the Property;

"SPA and Collateral Documents" have the meaning subscribed to the phrase in clause 3.04(a);

"Successor Trust" means each trust established under this Deed with a beneficiary who is not the Settlor:

"Trust" means a trust established under this Deed;

"Undivided Fractional Interest" means the number of undivided tenant-in-common interest in the Property purchased under the SPA;

"Vendor" means WINGHAM CREEK A2A DEVELOPMENTS INC. the Vendor of the Undivided Interest;

1.02 In the interpretation of this Deed except where the context otherwise requires, words in the singular shall include words in the plural and words in the plural shall include the singular;

Words importing the masculine gender shall include female and neuter genders. The headings and sub-headings to this Deed are inserted only for reference to the provisions hereof and shall not affect the construction of such provisions.

Clause 2.0 Proper Law

2.01 This Trust is established under the laws of the Province of Ontario, Canada and subject to any change in the Proper Law.

Clause 3.0 Declaration of Revocable Trust

3.01 The Settlor hereby transfers to the Trustee the benefits of the SPA and the Undivided Interest when legal title is issued.



- 3.02 This Settlement is revocable during the lifetime of the Settlor. The Settlor may by instrument in writing signed sealed and delivered to the Trustee revoke this Trust in whole or in part and/or amend this Settlement.
- 3.03 Additionally the Settlor may amend the persons named who would become beneficiary of a Successor Trust established upon the demise of the Settlor by signing, sealing and delivering to the Trustee the form contained in the Second Schedule or any instrument substantially in that form and intent ("Beneficiary Naming Form"). If the Settlor delivers more than one written Beneficiary Naming Form to the Trustee, the Beneficiary Naming Form with the latest date will be the most recent to this Deed.

3.04 The Settlor further declares that:

- (a) this Trust and each Successor Trust established in accordance with clause 5.0 shall be bound by the SPA, the Deed of Covenant as well as the collateral agreements, instruments and documents referenced in that SPA (the "SPA and collateral documents");
- (b) this Trust and any trust established in accordance with the provisions of this Deed assume all of Settlor's obligations under the SPA and collateral documents; and
- (c) the Trustee agrees to execute a counterpart of the SPA and collateral documents as well as other documents as the Vendor may in its discretion require to ensure that this Trust (including the Successor Trust) shall be bound under the SPA.

Clause 4.0 During Settlor's Life

- 4.01 Prior to sale of the Undivided Fractional Interest, during the Settlor's lifetime, the Trustee shall pay all of the income of the Trust to the Settlor or as the Settlor may direct.
- 4.02 Upon the sale of the Property, of which the Undivided Fractional Interest comprise part, the Trust shall be terminated and the Trustee shall distribute the proceeds of sale arising from the portion comprised in the Undivided Fractional Interest to the Settlor or as the settlor may direct.

Clause 5.0 After the Settlor's Lifetime

5.01 After the Settlor's lifetime, if the First Named Beneficiary, the Second Named Beneficiary or the Third Named Beneficiary survives the Settlor by thirty (30) days or more, the Trustee shall distribute any undistributed net income of the Trust to, and retain the Undivided Interest in a Successor Trust for the benefit:



- (a) of the First Named Beneficiary, or
- (b) if First Named Beneficiary does not survive Settlor by thirty (30) days, of the Second Named Beneficiary, or;
- (c) if the Second Named Beneficiary does not survive the Settlor by thirty (30) days, of the Third Named Beneficiary, and hold and administer the Undivided Fractional Interest and any undistributed income therefrom in accordance with the clause 6.0.
- 5.02 If none of the First Named Beneficiary, Second Named Beneficiary or Third Named Beneficiary survives the Settlor by thirty (30) days, the Trustee shall distribute the Undivided Fractional Interest and any undistributed net income therefrom to Settlor's estate free of further trust.

Clause 6.0 Successor Trusts Provisions

- 6.01 The Trustee shall hold and administer the Undivided Fractional Interest, which the Trustee is directed to retain in a Successor Trust in accordance with this clause for the benefit of the person(s) named under clause 5.01 ("Beneficiary"), as hereinafter provided:
- (a) <u>Income and Principal:</u> The Trustee shall pay all the income of the Successor Trust to the Beneficiary or as the Beneficiary may direct.
- (b) Revocability: Upon the establishment of the Successor Trust, the Beneficiary may revoke this Successor Trust and may amend this Deed by a written instrument, signed, sealed and delivered to the Trustee during the Beneficiary's lifetime. In addition, the Beneficiary may amend the persons named who would become the beneficiary of the Successor Trust established for the Beneficiary (following the Settlor's death if they survive the Beneficiary) by completing a written Beneficiary Naming Form for the Successor Trust, substantially in the form in the Third Schedule, and delivering it to the Trustee. Any such written Beneficiary Naming Form for the Successor Trust executed and dated by the Beneficiary after Settlor's death shall revoke any written Beneficiary Naming Form executed and dated by Settlor. If the Beneficiary delivers more than one written Beneficiary Naming Form for the Successor Trust with the latest date will be deemed the most recent amendment to this Deed.
- (c) <u>Termination:</u> Upon the sale or other disposition of the Undivided Fractional Interest, this Successor Trust shall terminate and the Trustee shall distribute the proceeds from such disposal to the Beneficiary. If the Beneficiary dies prior to the termination of this Successor Trust, the Trustee shall distribute any undistributed income of the Successor Trust to, and retain the Undivided Interest in a Successor Trust for the benefit of, Second Named Beneficiary, or if Second Named Beneficiary is not then living, the Third Named Beneficiary or if neither Second Named Beneficiary nor the Third Named Beneficiary



is then living, the Fourth Named Beneficiary, and hold and administer the Property in accordance with the provisions under this Clause or if Second Named Beneficiary, Third Named Beneficiary and Fourth Named Beneficiary are all not then living, the Trustee shall distribute the Property and any undistributed net income therefrom to the Beneficiary's estate, or if none then exists, to the takers of the Beneficiary's estate, as determined in accordance with the laws of the Beneficiary's domicile at the time of Settlor's death, free of further trust.

(d) <u>Records and Accounts</u>: The Trustee shall keep accurate records concerning each trust being administered hereunder. To the extent permitted by law the Trustee shall not be required to render periodic account to Settlor or other beneficiary or to any court having jurisdiction over any trust being administered hereunder.

Clause 7.0 Appointment of Trustees

- 7.01 The initial Trustee shall be the Settlor.
- 7.02 If the Settlor shall die or is unable to continue as Trustee for whatever reason;
- (a) the person named as the First Named Beneficiary shall be his successor as Trustee; or
- (b) if the First Named Beneficiary is unable or unqualified to succeed, then the person designated as the Second Named Beneficiary shall be the successor Trustee;
- (c) if neither the First Named Beneficiary nor the Second Named Beneficiary is able to be successor Trustee then the person named as the Third Named Beneficiary shall be Trustee; and
- (d) If none of the Named Beneficiaries is able to serve as Trustee of the Successor Trust or the Settlor did not nominate any Named Beneficiaries, the Vendor by its Board of Directors may (but shall not be under any compulsion), at the request of the next of kin of the Settlor or a beneficiary, in writing designate a Non-Canadian person, being an individual and not an entity to be Trustee in succession to the initial Trustee.
- 7.03 If at any time the Revocable Trust or any Successor Trust established hereunder shall be without a Trustee or having a Trustee who is incapacitated or otherwise is unable to act for the Trust, the Vendor is granted the power during the term of the Trust, by written instrument signed sealed and delivered to the last known address of the Beneficiary or Trustee, as the case may be, to appoint an individual Non-Canadian Person as a Special Trustee or Special Co-Trustee, as the case may be.
- 7.04 Notwithstanding clause 9.01, the Special Trustee or Special Co-Trustee shall only have the authority to execute any transfer instrument of conveyance for the Undivided Fractional Interest that is required to comply with the SPA and Collateral Documents in particular to effect a collective sale of the Property. The sole signature of the Special Trustee or Special Co-Trustee appointed hereunder shall be sufficient to bind the Trust and give good discharge



for third parties dealing with the Trust herein. Save as provided above, Special Trustee or Special Co-Trustee shall have no other powers, rights, authority, responsibilities, duties or liabilities granted to or imposed on Trustees under this Deed or under law.

8.0 Removal of Trustee

- 8.01 During the Settlor's lifetime, the Settlor may remove any Trustee of the Trust or any Successor Trust and replace such Trustee with another individual Non-Canadian Person.
- 8.02 After the demise of the Settlor, the Beneficiary of a Successor Trust is hereby granted the power during the Beneficiary's lifetime, to remove any Trustee of the Successor Trust and replace such Trustee with another individual Non-Canadian Person.
- 8.03 A Trustee may resign as Trustee of a Trust established hereunder by executing and delivering a letter of resignation to the Beneficiary and copied to the Vendor.

9.0 Regulations

- 9.01 Subject to clause 7.04, if there are more than one Trustee in the Trust hereunder, they shall act by majority decision Provided Always that with respect to any decision concerning the Undivided Interest in the Property and the Property, the Trustees shall vote as directed by the Settlor and, after the demise of the Settlor, by the Beneficiary of the Successor Trust.
- 9.02 If by the law of any jurisdiction to which this Trust is administered, a Trustee is required to give a bond security in any court as otherwise such requirement is specifically waived.
- 9.03 No person who deals with the Trustees shall be bound to see to the application of any asset delivered to the Trustees, or to inquire into the authority for, or propriety of, any action taken or not taken by the Trustees.
- 9.04 In the purported execution of the trusts powers and provisions hereof no Trustee shall be liable for any loss to the trust assets arising in consequence of the failure depreciation or loss of any investment made or retained in good faith or by reason of any mistake or omission made in good faith or of any other act omission matter or thing whatever except for breach of trust arising from fraud, willful misconduct or gross negligence on the part of the trustee who is sought to be made liable.
- 9.05 Each Trustee shall be (i) indemnified and held harmless by the Trust to the full extent of the assets thereof, with respect to any liability incurred by him or her in his or her capacity as Trustee, and (ii) entitled to reimbursement with respect to any expense, including



legal fees, incurred by her or him in connection with the administration of any trust being administered hereunder, provided, such liability or expense is not attributable to the actual fraud, gross negligence or willful misconduct of such Trustee.

9.06 Every Trustee becoming a Trustee hereunder (other than any Special Trustee or Special Co-Trustee appointed under clause 7.02 who shall not be entitled to compensation) may be paid fair and reasonable compensation for services performed at the discretion of the Beneficiary.

10.0 Powers of Trustee

- 10.01 In addition to the power vested in trustees by law, each Trustee (not being a Special Trustee or Special Co-Trustee appointed under clause 7.02) is granted the following powers:
- (a) In relation to any assets held in trust, to have all the powers as a natural person acting as the beneficial owner of such property and such powers shall not be restricted by any principle of construction or rule or requirement of the law of the jurisdiction under which this trust is administered save to the extent that such is obligatory but shall operate to the widest generality of which the foregoing words are capable.
- (b) The power to leave any assets of the trust in their original state or in the state of investment in which they may be from time to time and in particular, to retain the Undivided Fractional Interest indefinitely, even if the same is of a character or size which, but for this express authority, would not be considered proper for trustees and regardless of any lack of diversification, risk, or nonproductively.
- (c) To invest and reinvest trust income in any assets, including stocks of any assets, including stock of any class, bonds, (secured, unsecured and convertible), notes, shares or interest in investment trust, mutual funds, money market funds, and common trust funds, without being limited by any statute or rule of law concerning investments by fiduciaries.
- (d) The acquisition of any investment of a speculative nature shall be deemed to be an authorized investment of the assets under trust.
- (e) The power to permit anyone to reside in any property or occupy any land which may be subject to the trust hereof.
- (f) To borrow money for any fiduciary purpose, including to mortgage or pledge the Property; to renew, modify, extend, or refinance existing loans on similar or different terms and conditions;



- (g) The power to pay duties and tax and any interest of penalty chargeable thereon to any governmental authority in whose jurisdiction the assets of the trust are subject and to enter into agreements with governmental authorities and make such elections and exercise such options as may be available on estate, gift, inheritance, generation-skipping transfer, or income tax returns, all in such manner as the Trustees determine is most advisable;
- (h) To reasonably determine, when there is doubt or uncertainty as to the applicable law or the relevant facts, which receipts of money or of other assets should be credited to income or to principal, and which disbursements and other charges should be debited to income or to principal all partnership distributions shall be deemed to be income except distributions from sales or refinancing or additional capital contributions.
- (i) To make distributions in cash or in kind or partly in each, without making pro rata distributions of specie assets and without the consent of any beneficiary, provided that distributions in kind shall be based on values at the time of distribution the judgment of the Trustees concerning these values shall be binding and conclusive on all interested parties;
- (j) To register trust assets in the name of a nominee or in such manner that title will pass by delivery.
- (k) To collect, pay contest, compromise, or abandon demands or claims of or against the Undivided Interest and other assets under trust.
- (l) To employ consultants, attorneys, auditors, investment advisors, depositaries, proxies, and agents, with or without discretionary powers; and to compensate them from the trust assets.
- (m) To act or refrain from acting with respect to any business or asset in the trust in all respects, regardless of the existence of any conflict of interests between any Trustee and the trust and regardless of any connection or investment which any Trustee may have with any business or other asset in the trust;
- (n) To enter into any indemnity in favour of any former trustee or any other person who have dealing with the Trust and in this connection to charge any trust assets as security for such indemnity.
- (o) To delegate irrevocably to another person any administrative or investment rights and discretions granted in this Deed, including the power to make payments, operate bank accounts, the power to give orders for the purchase and sale of assets, and the power to have custody of property; to delegate irrevocably to any other appropriate person any ministerial duties in connection with the rights and discretions granted in this Agreement but provided always that no discretion to distribute trust income or principal may be delegated.



(p) To exercise all power, authority, and discretion after termination of any trust until the same is fully distributed.

IN WITNESS WHEREOF, these presents have been signed sealed and deliverd by the Settlor and the Trustee on the date hereto:

Signed sealed and delivered by The Settlor and Trustee

SIGNATURE OF PURCHASER

ANGELA ANG CHEE NG Date: JANUARY 31, 2012

Witnessed by:

SIGNATURE OF WITNESS

Name

Initial

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FIRST SCHEDULE
To the Revocable Trust Agreement
Legal Description of the Property

PART LOTS 5 AND 6, CONCESSION 1, GEOGRAPHIC TOWNSHIP OF TURNBERRY NOW IN THE MUNICIPALITY OF MORRIS-TURNBERRY, DESIGNATED AS PART 1 ON PLAN 22R5848 EXCEPT PART 1 ON PLAN 22R5878 TOWNSHIP OF NORTH HURON, COUNTY OF HURON.

APPROXIMATELY 90 ACRES.

Initial

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Name:

SECOND SCHEDULE

Beneficiary Naming Form (Clause 3.03)

ANGELA ANG CHEE NG

WINGHAM CREEK

REVOCABLE TRUST DEED

Beneficiary Naming Form (Successor Trust)

ANGELA ANG CHEE NG

Acting in accordance with the right granted to me under Clause 3.03 of the

Wingham Creek	Revocable Trust Deed dated	31	day of	JANUARY, 2012	(the
"Deed") which es	stablished the trust abovenamed (th	ne "R	Revocabl	e Trust") and with r	espect to
the Successor Tru	ast established under the said Deed	l, I h	ereby an	nend the provisions o	f thereof
as follows:					
I hereby (direct that the following named	ner	son or r	nersons shall be the	e named

I hereby direct that the following named person or persons shall be the named successor beneficiary or beneficiaries under Clause 5 of my Trust Agreement following my death, and that my wishes expressed hereby be incorporated by reference into the Deed:

death,	and that my wishes expressed hereby be incorporated by reference into the Deed:
1. be	The First Named Beneficiary under my Revocable Trust following my death, shall
(name	and address & ID No)
	The Second Named Beneficiary, the secondary beneficiary under my Revocable Trust ving my death if the person named under item 1, above, is not then living shall be
(name	and address & ID No)
shall b	ring my death if the respective persons named under items 1 and 2, above not then living, be
(name	e and address & ID No)
Signed	d, sealed and delivered by:
	SIGNATURE
Settlo	r: ANGELA ANG CHEE NG
Date:	
Witne	ssed by:

Initial



THIRD SCHEDULE

Beneficiary Designation Form for the Successor Trust (Clause 6.01(b))

WINGHAM CREEK

REVOCABLE TRUST DEED BENEFICIARY NAMING FORM FOR THE SUCCESSOR TRUST

Acting	in	acco	rdan	ce ·	with	the	right	grante	d to	me	under	Claus	e 6.01(b)	of	the
	n Cr	eek	Revo	cab	le Trı	ıst D	eed da	ted		day	of			-	the
"Deed")	whi	ch e	stabl	ishe	d the	trust	above	named (the "	Revo	cable T	Γrust")	and with r	espec	et to
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PROPERTY AT "WINGHAM CREEK", ONTARIO, CANADA OPTION TO SELL AGREEMENT NO. OF UNDIVIDED FRACTIONAL UNITS: 2/1152

THIS OPTION TO SELL AGREEMENT is made on the 31 Day of JANUARY, 2012 PARTIES TO THIS AGREEMENT:

1. ANGELA ANG CHEE NG B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN MALAYSIA

(hereinafter known as "The Co-owner Seller")

And

NAME OF COMPANY/ PURCHASER:
 A2A DISTRIBUTION LIMITED, a company duly incorporated in British Virgin Islands (hereinafter known as "The Purchaser")

WHEREAS:

- 1. This Option to Sell Agreement creates an obligation on the Purchaser within the Option Timeframe or Option Period, exercisable by the Vendor who has paid some consideration, so that the Purchaser shall take the obligation to buy at an agreed predetermined price.
- 2. This Option to Sell Agreement sets out the time frame of the Option Period for exercise, the exercise notice to be served on the Purchaser and such terms as may be agreed upon.
- 3. The Co-owner Seller has agreed to purchase from **WINGHAM CREEK A2A DEVELOPMENTS INC.** a corporation under the laws of the Province of Ontario,
 AN UNDIVIDED FRACTIONAL INTEREST IN THE REAL PROPERTY BEING
 THOSE LANDS AND PREMISES AS DESCRIBED UNDER THE "SCHEDULE
 A" ANNEXED HERETO).
- 4. The Purchaser or its Nominee or such person or entity as the Purchaser may so direct, shall by this Option Agreement when exercised, be given the Sole, Exclusive Option to purchase the Property, the rights and beneficial interest thereof. The Property is

Initial

sold subject to such easements, liens and appurtenants as to the Property and subject also to being encumbered by the registered proprietor.

- 5. This Option Sell Agreement sets the sale price Canadian to The date of completion is scheduled on the date when full \$ 20,000.00 completion monies are paid and delivered to the Co-owner Seller which shall be within three (3) months from notice of Co-owner Seller to the Purchaser of his intent to exercise the Option herein, subject to the terms and conditions herein. The Coowner Seller shall sell together with all other such Co-owner Seller's Property as they may so agree at the agreed Sale and Purchase Price.
- 6. The Co-owner Seller will at all times co-operate and participate in any applications, hearings and/or other procedures through its or their Facilitator or Power of Attorney in any application for re-development, sub divisions whatsoever.

WHEREBY IT IS AGREED THAT FOR AND IN CONSIDERATION of Hong Kong One Dollar (HK\$1.00) now paid, the receipt and sufficiency of which is hereby acknowledged, IT IS AGREED AS FOLLOWS:

1. GRANT OF OPTION

The Purchaser HEREBY GRANTS to the Co-owner Seller an "option to sell" the Co-owner Seller's Undivided Fractional Interest in the Property, legally known and described under "SCHEDULE A" hereto, upon the terms and conditions hereof set forth, during the Option Period to the Purchaser or its nominees, for the agreed Sale Price under the terms and conditions of this Option to Sell Agreement.

2. EXERCISE OF OPTION

The Co-owner Seller and the Purchaser have agreed that this Option to Sell may be exercised at anytime during the Option Period, which shall be from the date commencing on the expiry of Sixtieth (60th) month from the date of this Option to Sell Agreement and ending the Sixty-sixth (66th) month from the date of this Option to Sell Agreement ("the Option Period") and upon the terms and conditions as have been agreed herein.

The Notice to Exercise shall be given to the Purchaser by the Co-owner Seller and to clearly specify the Completion date.

3. NOTICE TO EXERCISE OPTION

The Notice to Exercise, described as "SCHEDULE B" hereto, shall be given to the Purchaser or its nominee by the Co-owner Seller, such notice to be given within the Option Period ("the Notice to Exercise"), together with the Transfer thereof in such form as may be required by the Co-owner Seller or the Purchaser, duly endorsed in favor of the Purchaser or its nominee and in accordance with the laws and regulations as in force in The Province of Ontario, Canada.



4. SALE PRICE FOR THE PROPERTY

The agreed Sale Price for the Property is CAD 20,000.00 lump sum, including excise Tax and other applicable goods and services tax or harmonized sales tax (collectively, referred to as "HST").

The Sale Price shall be paid for in cash as at the scheduled date of Completion. In the event that the Purchaser or its nominee is not in breach or default and has exercised the Option validly, then the Option monies so paid shall be applied towards the purchase price as at the Completion date of the Sale of the Property.

The Completion Accounts or Closing Statement shall be as follows:

Closing Costs

- Attorney fees
- Title Insurance
- Title Transfer or Certificate
- Property Insurance
- Recording Fees
- Appraisal
- Survey
- All other costs,

The Purchaser shall bear all the Closing costs.

5. POSSESSION OF PROPERTY

The Purchaser or its nominee shall be entitled to possession of the Property on an "as is where is basis" as at Completion Date.

6. RIGHT OF ENTRY AND CONSENT AND SIGNATURE FOR SUBMISSIONS

During the term of this Option or any extension hereof the Purchaser, its nominee, assigns, representatives thereof, shall be entitled to enter upon the Property for the purpose of conducting soil tests, engineering studies, surveys and any other desired inspection of the Property at its own costs and expense. The Co-owner Seller and Sellers and their respective Operators shall where required sign the necessary permits, applications, submissions and consent to allow the Purchaser access into the Property and to sign such documents to effect same and for submission purposes.



7. CO-OWNER SELLER MAY DISPOSE DURING OPTION TERM

It is agreed that the Co-owner Seller may at anytime, without the prior written consent of the Purchaser, during the Option period, sell transfer dispose of the Undivided Fractional Interest in the Property – whereupon this Option shall expire terminate on the date of the disposition thereof by the Co-owner Seller and shall not be transferrable.

8. TAXES

All Taxes – property taxes and such government levies shall be borne by the Purchaser.

9. ASSIGNS, HEIRS AND SUCCESORS

This Agreement shall be binding upon and enure for the benefit of the Parties, heirs, successors, personal representatives, administrators, nominees and assigns. Provided always that due notice of such assignment is given to the other party and written prior consent is first obtained from the other party.

10. ATTORNEY'S FEES

The prevailing party in any legal proceedings brought under or with respect to the transaction described in this Agreement is entitled to recover from the non prevailing party all costs of such proceedings and reasonable Attorney fees.

11. REPRESENTATIONS

The Co-owner Seller represents and warrants to the Purchaser that as at the date of this Option, he/she is or they are the sole legal and beneficial owner/s of the Property subject to this Option with good marketable title thereto and that the said Property is not subject to any other options and the Vendor covenants that the Property is sold to the Purchaser free from all claims, mortgages, charges, liens, pledges and such encumbrances affecting or attaching the property up to the Completion date.

The Co-owner Seller covenants that as at Completion:

- there will be no liens assessments or security interests against the Property which will not be satisfied out of the sale proceeds unless securing payment of any loans assumed by the Purchaser;
- Assumed loans if any on the Property will not be in default.

If any representation in this Agreement is untrue, then the Parties may take such appropriate actions and measures as against the other.

Oth

12. ENTIRE AGREEMENT

This contract contains the entire agreement of the Parties and cannot be changed except by their written agreement.

13. NOTICES

All communications and notices from one party to the other must be in writing and are effective when mailed to, hand delivered at, or transmitted by facsimile as follows:

To the Purchaser: A2A DISTRIBUTION LIMITED

Address: c/o 80 Raffles Place, #34-20 UOB Plaza 2, Singapore 048624

Tel: (+65) 3157 1111 Fax: (+65) 6820 8360

To The Co-owner Seller: ANGELA ANG CHEE NG

Address: B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT

HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN

MALAYSIA

Tel: 971--556325811

Fax: NA

Email: angie.ngac@gmail.com

14. ASSIGNMENT

This Agreement may be assigned by the Purchaser without the prior consent of the Co-owner Seller and such assignment shall be binding upon the heirs, administrators, representatives and successors thereof.

Any party to whom this Agreement, its rights and interests are being assigned or transferred to shall be bound by all the terms and conditions to this Option Agreement and shall be required to perform and complete all and any obligations hereunder as if they were the first party to the agreement.

15. PRIOR AGREEMENTS

This contract incorporates all prior agreements between the parties.

16. ARBITRATION

The Parties may agree to submit any matters or issues arising to arbitration in Singapore as they may so agree, in accordance with the Arbitration Rules in force in Singapore.

17. GOVERNING LAW

This Agreement is governed by and construed in accordance with the laws in force in the Singapore or as the parties so agree. However, the parties shall submit to the exclusive jurisdiction of the courts in Singapore or the parties may agree to submit the issue or matter for resolution in the Province of Ontario, Canada.



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IN	WITNESS	WHEREOF,	the	parties	have	executed	the	Agreement	on	the
31 (day of JANUA	ARY ,2012								
Sig	nature of Co-c	owner Seller		l	A2A]	DISTRIBU	TIO	N LIMITED		
SI	GNATURE OF	CO-OWNER SELI	ER		Per: .					
			'	1	Aut	horized Sig	gning	Representativ	ve	

ANGELA ANG CHEE NG

Witness:

SIGNATURE OF THE WITNESS

Name of Witness





ANNEXURE SCHEDULE A

LEGAL PROPERTY DESCRIPTION

PART LOTS 5 AND 6, CONCESSION 1, GEOGRAPHIC TOWNSHIP OF TURNBERRY NOW IN THE MUNICIPALITY OF MORRIS-TURNBERRY, DESIGNATED AS PART 1 ON PLAN 22R5848 EXCEPT PART 1 ON PLAN 22R5878 TOWNSHIP OF NORTH HURON, COUNTY OF HURON.

APPROXIMATELY 90 ACRES.





Sale ID: 121142

LEGAL TITLE OWNERSHIP: UDI UIN: WHC-0066,WHC-0067

ANNEXURE

SCHEDULE B

NOTICE TO EXERCISE

In Exercise of The Option to Sell Granted to me/us, I/we hereby give Notice of our right to exercise the Option dated given to me/us.
The said Option is exercised in accordance with the terms of the Option and the Agreement of Purchase and Sale dated
UNDIVIDED FRACTIONAL INTEREST UNIQUE IDENTIFICATION NUMBER:
PROPERTY ADDRESS
PROJECT: WINGHAM CREEK A2A DEVELOPMENTS INC.
COUNTY: NORTH HURON
PROVINCE: ONTARIO
COUNTRY: CANADA
SITE DETAILS
LEGAL ADDRESS
PART LOTS 5 AND 6, CONCESSION 1, GEOGRAPHIC TOWNSHIP OF TURNBERRY NOW IN THE MUNICIPALITY OF MORRIS-TURNBERRY, DESIGNATED AS PART 1 ON PLAN 22R5848 EXCEPT PART 1 ON PLAN 22R5878 TOWNSHIP OF NORTH HURON, COUNTY OF HURON.
APPROXIMATELY 90 ACRES.
Dated thisday of
Name and Particulars Of Option Holder

 $(NOTE-This\ Notice\ to\ be\ signed\ and\ accepted\ only\ by\ the\ Option\ Holder\ who\ has\ rights\ to\ exercise\ upon\ due\ date\ to\ exercise\ and\ not\ before.)$





2012 Taxation Year Declaration Form

I, ANGELA ANG CHEE NG	, declare that (please check below)
-----------------------	-------------------------------------

Check	Option	Description
	A	I am a non-resident of Canada; I request that A2A CAPITAL MANAGEMENT INC. assist me in preparing the HST return, as well as an income tax return pursuant to Section 216 of the <i>Income Tax Act (Canada)</i> (the "ITA"). I do not have any other sources of income or any investments in Canada other than an undivided fractional interest in the land that I have invested with A2A CAPITAL MANAGEMENT INC. in Canada. In order to complete the income tax return, A2A CAPITAL MANAGEMENT INC. must receive information pertaining to all my investments and sources of income in Canada no later than February 1 st of the filing tax year. A2A CAPITAL MANAGEMENT INC. assumes no responsibility if I omit information required for the completion of the income tax return or fail to provide any required information in a timely manner. I have completed the Indemnity attached as Schedule "A" hereto.
	В	I am a non-resident of Canada; I do NOT request A2A CAPITAL MANAGEMENT INC. assist me in preparing any tax return. I will file my own HST and income tax returns.
	C	I am a non-resident of Canada; I request that A2A CAPITAL MANAGEMENT INC. assist me in preparing the HST return only. I do not have any other income that is subject to HST. I have completed the Indemnity attached as Schedule "A" hereto.
	D	I am a non-resident of Canada; I have other land banking investments in Canada and would like to request A2A CAPITAL MANAGEMENT INC. to assist me in the preparation of the HST return as well as the income tax return under Section 216 of the ITA. I agree that A2A CAPITAL MANAGEMENT INC. is entitled to charge me a minimum fee of \$500.00 Canadian dollars for each applicable tax filing year** (** carried out only upon exit of an A2A investment). It is my responsibility to supply in a timely manner all necessary information and documentation required for the filing of my tax return. I agree that I will submit all land banking investment information to A2A CAPITAL MANAGEMENT INC. no later than February 1 st of the tax filing year. A2A CAPITAL MANAGEMENT INC. assumes no responsibility for missing investment information required when filing the tax return. I have completed the Indemnity attached as Schedule "A" hereto.
	E	I am a non-resident of Canada; Due to my varied investments and other sources of income in Canada, my tax return may prove to be complicated, and I agree that A2A CAPITAL MANAGEMENT INC. refers me to a Canadian Tax Specialist for my direct dealing. Any professional costs incurred for this will be fully borne by me. I have completed the Indemnity attached as Schedule "A" hereto.
	Existing I.T.N	I already have an Individual Tax Number and do not wish to apply for one. I enclose my existing I.T.N as follows:

	,	, .		
v				NDO 2A PSRN SURIAN SARA 47410 P/JAYA SELANGOR D/
EHSA	AN MALAYSIA			
Teleph	one Number:	971556325811		
-				
Date:	JANUARY 31, 20	12	Name:	ANGELA ANG CHEE NG
				(Print)

✓ on the check box.##

Status of investment is at the present date. In the event of any changes to my investment and/or income status, the above marked option will not apply. A2A CAPITAL MANAGEMENT INC. will be duly informed me by.

* Please mark one of the options above with

In addition, if you have an I.T.N, please indicate as well.





Schedule "A"

TO: A2A CAPITAL MANAGEMENT INC.

Further to the 2012 Taxation Year Declaration Form that I have completed and signed, I acknowledge and confirm that I have requested A2A CAPITAL MANAGEMENT INC. to assist me in preparing a HST return pursuant to the *Excise Tax Act* (Canada) (the "ETA") and/or a return of income pursuant to section 216 (the "Section 216 Return") of the *Income Tax Act* (Canada) (the "ITA"). I acknowledge and agree that it is my responsibility to provide A2A CAPITAL MANAGEMENT INC. on a timely basis with complete and accurate information as is required so that the HST return and/or the Section 216 Return, as the case may be, are true, complete and accurate in all respects and will comply with the requirements of the ETA and the ITA. I further understand, acknowledge and agree that neither A2A CAPITAL MANAGEMENT INC., nor their respective directors, officers, employees, agents, servants or advisors (such persons, collectively, referred to as the "Releasees"), shall in any way whatsoever assume any responsibility or liability for the truth, accuracy or completeness of any information supplied by me to any of them, or the truth, accuracy or completeness of any HST return or Section 216 Return.

I represent, covenant and warrant to you that all information provided or to be provided for the purpose if enabling A2A CAPITAL MANAGEMENT INC. to complete and file the HST return and/or the Section 216 Return on my behalf shall be true, correct and complete in all material respects and that such information and data shall be provided to A2A CAPITAL MANAGEMENT INC. in a timely manner so that the HST return and/or the Section 216 Return, as the case may be, can be filed on my behalf with the Canada Revenue Agency on or before the applicable filing deadline for such return.

In consideration of the sum of Two Dollars (\$2.00) paid by me to A2A CAPITAL MANAGEMENT INC. and in order to induce A2A CAPITAL MANAGEMENT INC. to prepare and file a HST return and/or a Section 216 Return on my behalf, I hereby indemnify and hold harmless the Releasees from and against any liabilities, claims, demands, assessments, reassessments, judgments, losses, costs, damages, taxes, interests, penalties, fines, expenses whatsoever (including reasonable solicitors, consultants, accountants and other professional fees and disbursements of every kind, nature and description incurred by the Releasees or any of them in connection with or in relation to preparation and filing of the HST return and/or the Section 216 Return) occasioned by or resulting from any breach of the representations, warranties and covenants given by me herein.

As security for the payment and satisfaction of any and all obligations, liability and indebtedness that I may have to any of the Releasees pursuant to this Indemnity, I hereby grant the Releasees, a continuing and specific security interest, mortgage and charge in and to my share of all Net Income (as such term is defined in the Deed of Covenant entered into among all beneficial owners of the Property (as such term is hereinafter defined) payable to me in respect of the 2/1152 (TWO/1152TH) undivided fractional interest (the "Interest") in the real property (the "Property") known as:

PART LOTS 5 AND 6, CONCESSION 1, GEOGRAPHIC TOWNSHIP OF TURNBERRY NOW IN THE MUNICIPALITY OF MORRIS-TURNBERRY, DESIGNATED AS PART 1 ON PLAN 22R5848 EXCEPT PART 1 ON PLAN 22R5878 TOWNSHIP OF NORTH HURON, COUNTY OF HURON. APPROXIMATELY 90 ACRES.

and any other real property in Canada that I may now own or hereafter acquire, and any proceeds thereof.

I hereby direct WINGHAM CREEK A2A DEVELOPMENTS INC. to pay to the Releasees all amounts of Net Income otherwise payable to me in respect of my Interest, if and to the extent I should fail to pay and satisfy any obligations, liability and indebtedness that I have to any of the Releasees pursuant to this Indemnity.

Date:	JANUARY 31, 2012	Name: ANGELA ANG CHEE NG (Print)
		SIGNATURE OF PURCHASER
		Interest # <u>2/1152</u>





TO WHOM IT MAY CONCERN

This letter hereby authorizes the Canada Revenue Agency, or any other government body of instrumentality thereof having jurisdiction (collectively, the "CRA") to discuss any matter (or to accept any document, election or other filing) relating to the application of Part IX of the *Excise Tax Act* (Canada) (the "Act") to the undersigned with (or by) any of the directors, officers or employees of A2A Capital Management Inc. ("A2A").

For greater certainty, A2A shall have the authority and Power of Attorney to carry out any Harmonized Sales Tax ("HST") reporting or filing obligations that are required or available to a registrant under the Act, and this authority and Power of Attorney includes the execution of any document that has to be (or which may be, subject to the registrant's discretion) executed under the Act. The undersigned agrees to be bound by any such elections or filings which are made by A2A on its behalf.

For greater certainty, A2A shall have the authority and Power of Attorney to sign authorizations requested by any party (including the CRA) which authorize the CRA or any other party to discuss any matter (including the application of the Act) concerning the undersigned with a third party representative (i.e. accountants, lawyers, and/or representatives).

The undersigned authorizes and provides A2A with a Power of Attorney to receive, endorse and deposit cheques received from the Government of Canada or any provincial government in respect of the HST or its provincial equivalent. For greater certainty, this authorization and power of attorney authorizes A2A to endorse and deposit the cheques issued by the federal government or a provincial government in respect of the HST or its provincial equivalent into the bank account which A2A maintains for such purpose.

The above authorization and power of attorney will be effective from the date of this letter until revoked by notice in writing by the undersigned or A2A provides a notice in writing that it will no longer be acting for the undersigned.

The foregoing specific authorization and power of attorney is not intended to revoke the prior power of attorney by the undersigned to A2A.

The undersigned requests that its HST account to be maintained at the District Office in Toronto, Ontario and that all communications from the CRA to the undersigned be communicated to its attention c/o A2A's business address. The undersigned also agrees that A2A shall have the authority and power of attorney to open mail addressed to the undersigned from the CRA in order to facilitate compliance with the undersigned's obligations under the Act.

The undersigned confirms that its books and records as they relate to the HST and its provincial equivalent will be maintained at the business location of A2A situated in Toronto and, that such records will be available to officers of the CRA.

The undersigned confirms that his/her estimated annual taxable supplies in Canada and estimated annual net HST remittable will be less than \$100,000 and \$3,000 respectively. Accordingly, the undersigned meets the exception to the general security requirements under the Act. The undersigned will provide the required security if the above-mentioned limitations (which have been set by the CRA) are ever exceeded.

The undersigned confirms that his/her estimated annual taxable supplies made inside and outside Canada by him/her or associate do not exceed \$30,000.

	Yours truly,	
		SIGNATURE OF PURCHASER
SIGNATURE OF WITNESS	Per:	
Witness:	Full name:	ANGELA ANG CHEE NG
	Date:	





Agence du revenu du Canada

Authorizing or Cancelling a Representative

Why do you need to complete this form?

Taxpayer information is confidential. We need your consent if you want the Canada Revenue Agency (CRA) to deal with another person (such as your spouse or common-law partner, other family member, friend, or accountant) who would act as your representative for income tax matters.

You can consent to have more than one representative at the same time. However, you must complete a **separate** Form T1013 for each representative.

This form must be completed by you or your **legal representative** (read "What is a legal representative?" on this page).

Giving consent to a representative

Giving consent for a representative (including online access) If you want to authorize your representative to deal with the CRA online as well as via the telephone, in person and in writing, complete Parts 1, 2, 4 and 6.

Giving consent for a representative (other than online access) If you want to authorize your representative to deal with the CRA only via the telephone, in person and in writing, complete **Parts 1**, **3**. **4** and **6**.

The difference between Part 2 and Part 3 is that Part 2 grants online access and Part 3 does not. Therefore both cannot be completed. If both parts are completed, we will only process Part 2.

You can also give or cancel a consent by providing the requested information online through "Authorize my representative" on our Web site at www.cra.gc.ca/myaccount.

You can also change information about an existing representative through the **My Account** online service or by completing a new Form T1013. For example, if your existing representative has traditional access only and you would like to give the CRA your consent to deal with them online, a new authorization form must be completed as they are not automatically given online access when they register the business (BN), themself (RepID) or a group (GroupID) with the "Represent a Client" service. **You do not have to complete a new form every year if there are no changes.**

Does your spouse or common-law partner or other family member need your consent?

Yes. We cannot deal with your spouse or common-law partner, son, daughter, or any other family member without your consent.

What will your representative be allowed to do?

When you give us consent to deal with a representative, you are letting that person represent you for income tax matters, depending on the level of authorization you specify, for the tax year or years. Income tax matters include issues related to information on your tax return.

For security purposes, if your representative contacts or visits us, he or she will be asked to identify himself or herself. After we confirm your representative's identity, and verify that he or she is listed as your representative on your account, we will ask for specific information relating to:

- your notice of assessment, notice of reassessment, or other tax documents; or
- the contents of your income tax return.

Levels of authorization

The level of authorization that you allow tells us what you agree to let your representative do. In some cases, you may want us to disclose your income tax information to your representative, but he or she cannot ask for changes to your account. By specifying the level of authorization, you are controlling the type of access given to your representative.

Note

If you do not specify a level of authorization, we will assign a level 1.

Level 1 - Disclose

We may disclose information to your representative such as:

- information given on your tax return;
- · adjustments to your tax return;
- information about your registered retirement savings plan, Home Buyers' Plan, Tax Free Savings Account and Lifelong Learning Plan;
- your accounting information, including balances, payment on filing, and instalments or transfers;
- information about your benefits and credits (Canada Child Tax Benefit, Universal Child Care Benefits, Goods and Services Tax/Harmonized Sales Tax Credit, and Working Income Tax Benefit); and
- your marital status (but not information related to your spouse or common-law partner).

Level 2 - Disclose / Request changes

We may disclose the information listed in level 1 to your representative, and with level 2, he or she may ask for changes to your account. Such changes include adjustments to income, deductions, non-refundable tax credits, and accounting transfers.

Your representative will be able to submit a request for taxpayer relief, file a notice of objection, or an appeal on your behalf.

However, your representative **will not be allowed** to change your address, your marital status, or your direct deposit information. We will not give your representative your eight-character access code which is located on the top right corner of your notice of assessment.

Who can change your marital status, address, or direct deposit information?

Only **you** or **your legal representative** can ask us to change your marital status, address, or direct deposit information. Also, only **you** or **your legal representative** will be allowed to authorize, view, and cancel other representatives you have on your file.

What is a legal representative?

A **legal representative** can be someone with your power of attorney, your guardian, or an executor or administrator of the taxpayer's estate. That person does not need to complete this form to be updated as a legal representative on your account, but he or she has to provide a complete copy of the legal document that identifies him or her as acting in that capacity.



Part 2 – Giving consent for a representative (including online access)

By giving consent to a representative in Part 2, you are authorizing your representative to deal with the CRA via our online services as well as via the telephone, in person and in writing.

You have to provide the **RepID** if your representative is an individual, the **GroupID** if your representative is a group of individuals, or the **Business Number** if your representative is a business. Our online services do not have a year-specific option. Therefore, your representative will have access to **all tax years**.

RepID / GroupID / Business Number

A **RepID** is a seven-character alphanumeric code that identifies your representative. If your representative does not have a **RepID**, he or she can register for one online at **www.cra.gc.ca/representatives**.

A **GroupID** is a six-character alphanumeric code, starting with the letter G, that identifies a group of representatives. The group of representatives can register online at **www.cra.gc.ca/representatives**.

A **Business Number (BN)** is a nine-digit number that identifies the business that you choose to represent you. The **BN** must be registered with the "**Represent a Client**" service to be an online representative. Your representative can register their **BN** at **www.cra.gc.ca/representatives**.

If you complete two or more fields:

- an individual (RepID) will take precedence over a group (GroupID) or a business (BN); and
- a group (GroupID) will take precedence over a business (BN).

If you entered a **RepID**, provide the name of the individual associated to the **RepID**. If you entered a **GroupID**, provide the name of the group associated to the **GroupID**. If you entered a **BN**, provide the name of the business associated to the **BN**.

Enter the **level of authorization** you want to grant to your representative (read "Levels of authorization" on the first page).

If you give consent for **online** access, you will receive a Letter of Intent informing you of the authorization for online access. If you agree with the authorization, a response is not required.

If you give consent for **online** access **and** you have a "care of" address on your account, a Letter of Intent will be generated and online access will not be granted until you or your **legal representative** calls the CRA to confirm online access for the representative's authorization.

Part 3 – Giving consent for a representative (other than online access)

You can authorize your representative to deal with us only through our **telephone** services, in **person** and in **writing**. You have to provide the name of your representative if it is an individual, or the business name if your representative is a business.

Note

If your representative is a business and you do not identify an individual in that business as your representative, you are giving us consent to deal with anyone from that business

Enter the **level of authorization** you want to grant to your representative and the year(s) for which you want to give your consent (read "Levels of authorization" on the first page).

Part 4 – Consent Expiry date

Enter an expiry date for the consent given in Part 2 or Part 3 if you want the consent to end at a particular time. Your consent will stay in effect until you cancel it, it reaches the expiry date you choose, or we are notified of your death.

Part 5 – Cancelling one or more existing consents

Make note of each consent you give, so you can cancel them when they are no longer needed. You can immediately cancel an existing consent by calling us at **1-800-959-8281** or by using the "My Account" service on the CRA Web site. You can also cancel an existing consent by completing Parts 1, 5, and 6 of this form. Your consent will stay in effect until you cancel it, it reaches the expiry date you choose, or we are notified of your death.

Part 6 - Signature

If you do not sign and date this form, we cannot be sure that you have given us consent to deal with the representative identified on the form. To protect the confidentiality of your tax information, we will not accept or act on any information given on this form unless you or a legal representative has signed and dated the form. This form must be received by the CRA within six months of its signature date. If not, it will not be processed.

Can you use this form for your business accounts?

No. For Business Number accounts, you have to complete Form RC59, *Business Consent Form*.

Service standards for processing Form T1013 for individual accounts

Our goal is to process T1013 forms received during the peak tax time (mid-March to mid-July) within 20 business days of receipt by the CRA and within 5 business days of receipt by the CRA during non-peak tax time (mid-July to mid-March).

Where do you send your completed form?

Send the completed form to your CRA tax centre at the address listed below. If you are not sure which tax centre is yours, look on your most recent notice of assessment or notice of reassessment. You may also find it on other notices from us.

St. John's Tax Centre
PO Box 12071 STN A
St. John's NL A1B 3Z1
Sudbury Tax Services Office
1050 Notre Dame Avenue
Sudbury ON P3A 5C1

Summerside Tax Centre Winnipeg Tax Centre
103-275 Pope Road PO Box 14000 STN Main
Summerside PE C1N 6A2 Winnipeg MB R3C 3M2

Jonquière Tax Centre
PO Box 1900 Jonquière Cité PDF
Jonquière QC G7S 5J1
Surrey BC V3T 5E1

Shawinigan-Sud Tax Centre Internat
PO Box 3000 STN Bureau-chef PO Box
Shawinigan-Sud QC G9N 7S6 Ottawa

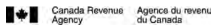
International Tax Services Office PO Box 9769 STN T Ottawa ON K1G 3Y4

Do you need more information?

For more information, visit www.cra.gc.ca or call 1-800-959-8281.

Teletypewriter (TTY) users

TTY users can call **1-800-665-0354** for bilingual assistance during regular business hours.



Authorizing or Cancelling a Representative

Complete this form to give the Canada Revenue Agency (CRA) your consent to deal with another person (such as your spouse or common-law partner, other family member, friend, or accountant) who would act as your representative for income tax matters or to cancel any existing representatives on your file. Send your completed form to your CRA tax centre. You can find the address of your tax centre on the attached information sheet. To **immediately cancel** a consent, call us at **1-800-959-8281**. You can also give or cancel a consent by providing the requested information online through "Authorize my representative" on our Web site at **www.cra.gc.ca/myaccount**.

Note

We will accept a change of address only from **you** or your **legal representative**. If you have recently moved, call us at 1-800-959-8281 before submitting this form to ensure we have your current mailing address. If you have registered with the **My Account** service, you can change your address by going to **www.cra.gc.ca/myaccount**.

To authorize a representative, complete Part 1, Part 2 or Part 3, Part 4, and Part 6.

To cancel a representative, complete Part 1, Part 5, and Part 6.

Part 1 – Taxpayer in	Part 1 – Taxpayer information						
Complete this part to identify yourself and to give your account number. You will need to complete a separate Form T1013 for each account.							
First name ANGELA ANG CHEE	Last name NG	Work telephone number 971556325811	Home telephone number				
	Individual	Trust	Т5				
Complete the one that applies:	Social insurance number	Trust account number	T5 filer identification number H A				

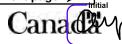
To authorize your representative for online access, complete Part 2; otherwise, complete Part 3.

Part 2 – Giving consent for a representative You must complete a separate Form T1013 for each representation Please fill out Part 3 of the form to give your consent to a	presentative. Note that online	access is not available for trust accounts.			
To grant online access to your representative, enter his or her identification number. For an individual	Name of individual as	individual, group or business.			
RepID Or	First name: - Name of the group as	Last name:			
For a group GroupID G	- Name of the business associated to the BN				
or					
For a business	Enter the level of author	ization (level 1 or 2): 2			
Business Number (BN)	If you do not specify a le	evel of authorization, we will assign a level 1.			
\[\begin{array}{c c c c c c c c c c c c c c c c c c c	Our online services do not have a year-specific option. Therefore representative must have registered the BN				

	n individual , enter the individual's full name in business , enter the name of the business in the		
Name of individual ————	Name of business A2A CAPITAL MANAGEMEN	JT INC	
First name:	AZA CAPITAL MANAGEMEI	NI INC.	
Last name:	Telephone: (416)467 7888	Ext:	Fax: (416) 467 8749

Part 3 – Giving consent for a representative (other than online access)

Part 3 continued on the next page >



Leart 3 (Continued)	=-9224-9B7D4A1F	F7F52 				
Tick either:						
Box A below to give consent for all	tax years and s	specify the level of a	authorization; o	r		
Box B below to give consent for a second conse	-				each tax year.	
If you do not specify a level of autho	rization, we will	assign a level 1.				
A. All (past, present, and future)	tax years	Level of	authorization	(level 1 or 2):	2	
B . Enter the applicable tax year	or years (past a	ind/or present), and	specify the leve	el of authorization	n (level 1 or 2)	for each tax year.
Tax year(s)						
Level of authorization						
If this consent is for a trust account a	and the year-end	d is not December 3	1, enter the mo	nth and day of th	ne year-end.	Month Day
Part 4 – Consent expiry date						
Enter an expiry date for the consent g a particular time. Your consent will sta you choose, or we are notified of your	ay in effect until y				Year	Month Day
Part 5 – Cancelling one or mo Complete this section only to cancel a A. Cancel all consents.	an existing cons			roup or business	identified belo	w:
┌ Name of individual ───			——— Nam	e of business –		
First name:	Last name:					
RepID	or	GroupID G	or	Busir	ness Number	
Part 6 – Signature						
You or your legal representative (for ethe taxpayer's estate) must sign and obelow. Also, send us a copy of the leg	date this form. If	you are signing and	d dating this for	m as the legal re	presentative, ti	ck the box
I have power of attorney for this or I am the executor/administra			of this taxpayer,			
By signing and dating this form, you a to cancel the consents shown in Part		eal with the individu	al, group, or bu	siness identified	in Part 2 or Pa	art 3 and/or
We will not process this form unless it	is signed and	dated by you or you	ır legal represe	ntative.		
This form must be received by the	CRA within six	months of its sigr	nature date. If r	not, it will not be	e processed.	
ANGELA ANG CHE	E NG					
Print name of taxp						
	oayer or legal rep	presentative			Year	Month Day
Taxpayer or lega						Month Day

Privacy Act, Personal Information Bank numbers CRA PPU 005 and CRA PPU 175





Canada Revenue Agency

Agence du revenu du Canada

Business Consent form

Instructions

Why complete this form?

If you want us at the Canada Revenue Agency (CRA) to deal with an individual (such as an accountant, a lawyer, or an employee) or with a firm as your representative for business account related information, we need your consent. You can give this consent by going online at www.cra.gc.ca/mybusinessaccount or by completing this form.

Can you use this form for your individual tax and benefits accounts? No, for individual tax and benefit accounts, you have to complete Form T1013, Authorizing or Cancelling a Representative.

Part 1 – Business information

Enter your business name and Business Number (BN) as well as your phone number as registered with the CRA.

Part 2 – Authorize a representative

a) Authorize access by telephone, fax, mail, or by appointment

Complete this part if you want the CRA to deal with your representative by telephone, fax, mail or appointment. You can enter either the name of the individual or the name of the firm and the firm's BN. If you enter the name of a firm, then all employees of that firm are authorized to deal with the CRA on your behalf. If you enter both a name of an individual and a firm (and its BN), then only that individual of the firm is authorized. If you are authorizing a representative (individual or firm) who is not registered with the "Represent a Client" service, the phone number is required.

b) Authorize online access

You can authorize your representative to deal with the CRA at www.cra.gc.ca/mybusinessaccount or by completing this form. You have to enter the ReplD if your representative is an individual or enter the BN if the representative is a firm or the GrouplD if your representative is a group of individuals. Our online service does not have a year-specific option, so your representative will have access to all tax years/periods. When you authorize online access, the access by telephone, fax, mail, or by appointment will also be granted.

RepID: The RepID is a seven-character alphanumeric code that identifies your representative. Your representative can register for a RepID online at www.cra.gc.ca/representatives.

BN: Enter the BN of the tax or payroll services business you want to authorize. To get online access, the tax or payroll service has to be registered as a representative through our "Represent a Client" online service which is available at **www.cra.gc.ca/representatives**.

GroupID: a six-character alphanumeric code, starting with the letter G, that identifies a group of representatives. The group of representatives can register online at **www.cra.gc.ca/representatives**.

Part 3 – Select the program accounts, years and authorization level You can authorize access to all your program accounts or to specific program accounts.

a) Program Accounts

Tick box A to allow access to all of your program accounts. You should also identify the authorization level by ticking the appropriate box. If you do not provide an authorization level, then we will assume that you have chosen to "Disclose information only on your program account(s)." See "Authorization level" for more information. You can expire authorization by entering an expiry date.

Tick box B to limit authorization to specific program accounts. If you tick box B you have to complete Part 3b) of this form.

b) Details of program accounts and fiscal periods

Complete this part if you ticked box B in Part 3a) of this form.

Program Identifiers

Enter the 2 letter program identifier from the following list:

- RT goods and services tax/harmonized sales tax
- RP payroll deductions
- RC corporate income tax
- RM import/export (no online access available)
- RD excise duty
- RE excise tax
- RN insurance premium tax
- RG air travellers security charge
- SL softwood lumber products export charge
- RZ information returns (T5, T5007, T5008, RRSP contribution receipts, T5013, T5018, TFSA, SAFER – Shelter Allowance for Elderly Renters)

All program accounts or specific program account

You can allow access to all program accounts by ticking the "All program accounts" box for that program or you can limit the access to a specific program account by entering the reference number for the program account you have selected.

Authorization level

Select the level of authorization you want to give to your representative. Tick the box for Level 1 to disclose information only, or tick the box for Level 2 to disclose information and accept changes to your program account(s). If you do not make an entry, then we will assume that you have chosen to let the CRA "Disclose information only on your program account(s)."

All years

Tick this box if you want to authorize access for all years.

Note: Online access is available only for all years.

Specific fiscal period

If you are not authorizing access to all years, then enter a fiscal-period-end date (not available for online access).

Expiry date

Enter an expiry date if you want the consent to automatically expire. Your consent will stay in effect until you cancel it, or it **reaches the expiry date you choose**.

Part 4 - Cancel one or more authorizations

Your consent will stay in effect until you cancel it or until it reaches the expiry date you provided. You can immediately cancel an existing consent by calling us at **1-800-959-5525** or by using the **My Business Account** service on the CRA Web site. You can also cancel a consent by completing this form. Tick box A to cancel all previous authorizations. Tick box B to cancel authorization for an individual, group or firm. If you tick box B, provide the name of the individual, group or firm. Tick box C to cancel authorization for specific program accounts. Then name those accounts.

Part 5 - Certification

You have to complete this part in full, or we cannot process your request. Only an authorized person of the business can sign this form. This includes the owner, partner of a partnership, a director of a corporation, an officer of a non-profit organization, or a trustee of an estate.

Where do you send your completed form?

Surrey Tax Centre 9755 King George Boulevard Surrey BC V3T 5E1

Summerside Tax Centre

275 Pope Road

Winnipeg Tax Centre 66 Stapon Road Winnipeg MB R3C 3M2

Shawinigan-Sud Tax Centre Post Office Box 3000, Station Bureau-chef

Summerside PE C1N 6A2 Shawinigan QC G9N 7S6

Sudbury Tax Centre 1050 Notre Dame Avenue Sudbury ON P3A 5C1

St. John's Tax Centre 290 Empire Avenue St. John's NL A1B 3Z1 Jonquière Tax Centre 2251 René-Lévesque Boulevard Jonquière QC G7S 5J1

Do you need more information?

If you need more information, visit our Web site at www.cra.gc.ca or call us at 1-800-959-5525.



Docusign Envelope ID: 3D3E2DEB-31DF-4F0E-9224-9B7D4A1F7F52

Business Consent form

Complete this form to consent to the release of confidential information about your program account(s) to the representative named below, or to cancel consent for an existing representative. **Send this completed form to your tax centre** (see Instructions). Make sure you complete this form correctly, since we cannot change the information that you provided. You can also give **or** cancel consent by providing the requested information online through My Business Account at **www.cra.gc.ca/mybusinessaccount**.

Note: Read all the instructions on the first page before completing this form.

Part 1 – Business information – Complete this part to identify you	ur business (all fie	elds l	have	e to b	ое со	mplete	ed) –	
Business name: ANGELA ANG CHEE NG	E	3N:						
Telephone number: <u>971556325811</u>								
Part 2 – Authorize a representative – Complete either part a) or	b)							
a) Authorize access by telephone, fax, mail or in person by ap	pointment							
If you are giving consent for an individual, enter that person's full no BN of the firm. If you want us to deal with a specific individual in the and BN. If you do not identify an individual of the firm, then you are	at firm, enter both	the	indi	vidu	al's n	ame a	and the	firm's name
Note: If you are authorizing a representative (individual client service, the phone number is required.	or firm) who is r	ot r	egis	stere	ed wit	th the	Repre	esent a
Name of Individual:	Name of Firm:	A2A	CA	PITA	L MA	ANAG	EMEN	T INC.
Telephone number: (416)467 7888	В	BN: [8	4 9	9	6 4	2 5	9
OR								
b) Authorize online access (includes access by telephone, fax	, mail or by appo	ointn	nen	t)				
You can authorize your representative to deal with us through our or must be registered with the "Represent a Client" service to be an o year-specific option, so your representative will have access to individual or GroupID and name of the group or name and BN of the	nline representati o all years . Pleas	ve. C	Our	onlii	ne se	rvice	does	not have a
Name of individual:	and	F	Rep	ID:				
OR Name of group:	and	(Grou	upID	: G			
OR Name of firm: A2A CAPITAL MANAGEMENT INC.	and	E	3N:	8	4 9		6 4 2	2 5 9
Telephone number: (416)467 7888								
Part 3 – Select the program accounts, years and authorization a) Program Accounts – Select the program accounts the above in		4 -				(4:	-11	. h A D)
_		auın	OHZ	ea it	acc	ess (u	CK Offis	/ DOX A O r D).
A. This authorization applies to all program accounts and all y Expiry date:	ears.							
AND								
Authorization level (tick level 1 or 2)								
Level 1 lets CRA disclose information only on your	program account	(s);	or					
Level 2 lets CRA disclose information and accept of	changes to your p	rogra	am a	acco	unt(s)).		
OR								
B. This authorization applies only to program accounts and percomplete 3b).	eriods listed in Pai	rt 3b). If	you [·]	ticked	d this o	option,	you must

Business Consent form (RC59 continued)

b) Details of program accounts and fiscal periods – Complete this area only if you ticked box B in Part 3a) on page 1. If you ticked box B in part 3a), you have to provide at least one program identifier (see Instructions on page 1). You can then tick the "All program accounts" box for that program identifier or enter a reference number. Provide the authorization level (tick either box 1 to disclose information or box 2 to disclose information and accept changes to your program account). You can also tick the "All years" box to allow unlimited tax year access or enter a specific fiscal period (specific period authorization is not available for online access). You can also enter an expiry date to automatically cancel authorization. If more authorizations or more than four program identifiers are needed, complete another Form RC59. Specific fiscal period Authorization Reference All program All years **Expiry date** identifier (not available for online access) accounts number Year-end or or or or or Part 4 - Cancel one or more authorizations - Complete this part only to cancel authorization(s) A. Cancel all authorizations. **B.** Cancel authorization for the individual, group, or firm identified below. **C.** Cancel authorization for specific program account(s) _____ and Name of Individual: RepID: OR _____ and Name of Group:_ GroupID: G OR BN: Name of Firm: Part 5 - Certification -This form has to be signed by an authorized person of the business such as an owner, a partner of a partnership, a director of a corporation, an officer of a non-profit organization or a trustee of an estate. By signing and dating this form, you authorize the CRA to deal with the individual, group, or firm listed in Part 2 of this form or cancel the authorizations listed in Part 4. ANGELA ANG CHEE Last name: First name: Date Sign here

We will not process this form unless it is signed and dated by an authorized person of the business.

Canad Agend

Canada Revenue Agence du revenu Agency du Canada

REQUEST FOR A BUSINESS NUMBER (BN)

FOR OFFICE USE										
BN										

Complete this form to apply for a business number (BN). If you are a sole proprietor with more than one business, your BN will apply to all your businesses. **All businesses have to complete parts A and F**. For more information, see Pamphlet RC2, *The Business Number and Your Canada Revenue Agency Program Accounts*. Please send this form to your nearest tax services office. To find the address, visit **www.cra.gc.ca/contact**. If you have questions, visit **www.cra.gc.ca/bn**, or call **1-800-959-5525**.

Note: If your business is in the province of Quebec and you want to register for the goods and services tax/harmonized sales tax (GST/HST), do not use this form. Contact Revenu Québec. However, if you want to register for any of the other three accounts listed below, complete the appropriate part indicated in the following instructions.

- To open a GST/HST account, complete parts A, B, and F.
- To open a payroll account, complete parts A, C, and F.
- To open an import/export account, complete parts A, D, and F.
- To open a corporation income tax account, complete parts A, E, and F.

To open a corporation income tax account, complete parts A, E, and F.												
Part	t A – General information											
A 1	Ownership type and Operation type											
X	X Individual Partnership Trust Corporation Other (specify:)											
Ar	Are you incorporated? Yes X No (All corporations have to provide a copy of the certificate of incorporation or amalgamation or complete the information requested in Part E).											
Tio	Tick the box below that best describes your type of operation:											
	☐ Sole proprietor	☐ Federal government (publicly funded)	☐ Other government body									
	☐ Society	☐ Federal government (not publicly funded)	☐ Strata condo corporation									
	☐ Employer of a domestic	☐ Provincial government	☐ Association									
	☐ Foster parent	☐ Municipal government	☐ University/school									
	☐ Religious body	☐ Financial institution	☐ Union									
	☐ Hospital	☐ Employer-sponsored plan	☐ Diplomat									
A2	business. If you need more space, include the information on a separate piece of paper. The social insurance number (SIN) is mandatory for individuals (sole proprietors) applying to register for a GST/HST account (Social Insurance Number Disclosure Regulations, <i>Excise Tax Act</i>).											
	Social insurance number (SIN)	First name	Last name									
		ANGELA ANG CHEE	NG									
Title		Work phone number	Work fax number									
OWI	NER											
Осс	cupation	Home phone number	Home fax number									
		Cellular phone number	Pager number									
	Social insurance number (SIN)	First name	Last name									
		i ii st ridirie	Last Hame									
Title		Mark phana numbar	Work for number									
Title		Work phone number	Work fax number									
Occ	cupation	Home phone number	Home fax number									
		Cellular phone number	Pager number									
repres	sentative). If you wish to authorize a representat	contact for registration purposes only (the contact nar ive to speak on your behalf about your BN program a Business Number and Your Canada Revenue Agency	ccount(s), complete Form RC59, Business Consent									
Title		First name	Last name									
		TONY	PEREIRA									
		Work phone number (416)467-7888 — —	Work fax number (416) 467-8749 – –									
		Celllular phone number — — —	Pager number – –									
			Init									



_				
A3 Identification of business				
ANGELA ANG CHEE NG				
Physical business location B-8-1 CASA INDAH 1 CONDO 2A PSRN SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA SELANGOR D/EHSAN MALAYSIA	Posta	ll or zip	code	
Mailing address (if different from the physical business location)	Posta	l or zip	code	9
c/o A2A CAPITAL MANAGEMENT INC. 250 FERRAND DRIVE ,SUITE 888,TORONTO,CANADA		M3	C 3G	18
Operating / Trading name				
Language of preference ☐ French				
Are you a third party requesting the registration?	No			
Company name: A2A CAPITAL MANAGEMENT INC.				
A4 Major business activity				
Clearly describe your major business activity. Give as much detail as possible using at least one noun, a verb, and an adjective. Example: Construction – Installing residential hardwood flooring.				
HOLD REAL PROPERTY IN CANADA				_
Specify up to three main products or services that you provide or contract, and the estimated percentage of revenue they each rep	resent.			
A5 GST/HST information – For more information, see Pamphlet RC2, The Business Number and Your Canada Revenue Agent	cy Prog	ram A	ccour	nts .
Do you provide or plan to provide goods or services in Canada or to export outside Canada? If no , you generally cannot register f GST/HST. However, certain businesses may be able to register. For details, see Pamphlet RC2.		Yes		No
Are your annual worldwide GST/HST taxable sales, including those of any associates, more than \$30,000? If yes , you have to register for GST/HST. Note: Special rules apply to charities and public institutions. For details, see Pamphlet RC2.	X	Yes		No
Are you a public service body (PSB) whose annual worldwide GST/HST taxable sales are more than \$50,000? If yes , you have to register for GST/HST. Note: Special rules apply to charities and public institutions. See Pamphlet RC2 for details.		Yes	X	No
Are all the goods/services you sell/provide exempt from GST/HST?		Yes	X	No
Do you operate a taxi or limousine service? If yes , you have to register for GST/HST regardless of your revenue.		Yes	X	No
Are you an individual whose sole activity subject to GST/HST is from commercial rental income?		Yes	X	No
Are you a non-resident?	X	Yes		No
Are you a non-resident who charges admission directly to audiences at activities or events in Canada? If yes , you have to register for GST/HST, regardless of your revenue.		Yes	X	No
Do you want to register voluntarily? By registering voluntarily, you must begin to charge GST/HST and file returns even if your worldwide GST/HST taxable sales are \$30,000 or less (\$50,000 or less if you are a public service body). For details, see Pamphlet RC2.	X	Yes		No

Part B – GST/HST account information	- Complete a separate form for each division of you	r corporation that requires	a GST/HST account.
B1 GST/HST account identification - If the info	rmation is the same as in Part A3, tick the box. 🛚		
Account name			
Physical business location			Postal or zip code
Mailing address (if different from the physical busine c/o	ess location) for GST/HST purposes		Postal or zip code
B2 Filing information – For more information, se	ee Pamphlet RC2, The Business Number and Your	Canada Revenue Agency I	Program Accounts.
Enter the amount of your sales in Canada (dollar an	nount only) \$ 0	(If you have no sales enter	\$0)
Enter the amount of your worldwide sales (dollar an	nount only) \$ _0	(If you have no sales enter	\$0)
Enter the fiscal year-end for GST/HST purposes. If you do not enter a date, we will enter December 31	. Month Day		
Do you want to make an election to change the fisca GST/HST purposes?	al year-end for $\hfill \square$ Yes $\hfill \square$ No		
If yes , enter the date you would like to use.	Month Day		
Enter the effective date of registration for GST/HST purposes.	Year Month Day	For information about whe see Pamphlet RC2.	en to register for GST/HST,
B3 Reporting period			
Unless you are a charity or a financial institution, (including those of your associates) for the preceedi for a different reporting period, your options, if any, a see Pamphlet RC2, <i>The Business Number and Your</i>	ng year. If you do not have annual sales from the pare listed below. Please indicate in the right column	receeding year, your sales	are \$0. If you want to elect
Reporting period election Select yes if you want to file more frequently than the	e reporting period assigned to you.	⊠ No	
Total annual GST/HST taxable sales in Canada (including those of your associates)	Reporting period assigned to you, unless you choose to change it (see next column)	Or	otions
☐ More than \$6,000,000	Monthly	No option	ns available
☐ More than \$1,500,000 up to \$6,000,000	Quarterly	□ Moi	nthly
□ \$1,500,000 or less	Annual	☐ Monthly o i	r □ Quarterly
□ Charities	Annual	□ Monthly o	r □ Quarterly
☐ Financial institutions	Annual	□ Monthly o	r □ Quarterly
	older identified below requests and authorizes the Nentified below, amounts payable to the account hold		
Complete the information area below or attach a bla dependable way of receiving refunds. The CRA will			
Branch number Ins	titution number	Account number	
Dianor namboi illo	THE	, ,oodan Hambel	
Name(s) of account holder(s):			

	9/1 Envelope Ib. 353E25E5-3151-41 0E-3224-35154/11 /1 32	
	rt C - Payroll account information - Complete parts C1 and C2 if you need a payroll account.	
C1	1	
Aco	count name	
Ph	ysical business location	Postal or zip code
	iling address (if different from the physical business location) for payroll deduction purposes	Postal or zip code
c/o		1 Ostal Of Zip code
Lar	nguage of preference English French	
C2	General information	
	What type of payment are you making?	
",	□ Payroll □ Registered retirement savings plan	
	Registered retirement income fund Other (specify)	
	· · · · · · · · · · · · · · · · · · ·	
b)	How often will you pay your employees or payees? Please tick the pay period(s) that apply.	
	□ Daily □ Weekly □ Bi-weekly □ Semi-monthly	
	□ Monthly □ Annually □ Other (specify)	
c)	Do you use a payroll service? ☐ Yes ☐ No	
	If yes , which one? (Enter name.)	
d)	What is the maximum number of employees you expect to have working for you at any time in the next 12 months?	
e)	When will you make the first payment to your employees or payees?	
	Year Month Day	
f)	Duration of business: ☐ Year-round ☐ Seasonal	
	If seasonal, tick month(s) of operation:	
a)	If the business is a corporation, is it a subsidiary or an affiliate of a foreign corporation?	
9/		
	If yes, enter country:	
h)	Are you a franchisee? ☐ Yes ☐ No	
	If yes , enter the name and country of the franchisor:	
l		



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Part D – Import/export account information – If you need an import/export account for commercial purposes (you do import/export account for personal importation), complete D1 and D2. Complete a separate form for each branch or division of your			
import/export account for commercial purposes.			
D1 Import/export account identification − If the information is the same as in Part A3, tick the box. □			
Account name			
Physical business location	Postal or zip code		
Mailing address (if different from the physical business location) for import/export purposes c/o	Postal or zip code		
Language of preference ☐ English ☐ French			
Do you want us to send you import/export account information? ☐ Yes ☐ No			
D2 Import/export information			
Type of account: \square Importer \square Exporter \square Both importer/exporter \square Meeting, convention, and incentive	e travel		
If you are applying for an exporter account, you must enter all of the following requested information.			
Enter the type of goods you are or will be exporting:			
Enter the estimated annual value of goods you are or will be exporting. \$			
Part E – Corporation income tax account information – If you need a corporation income tax account, complete Part E1. If you have not provided your certificate of incorporation or amalgamation you have to complete Part E2.			
E1 Corporation income tax account identification – If the information is the same as in Part A3, tick the box.			
Name (as listed on your certificate of incorporation)			
Physical business location	Postal or zip code		
Mailing address (if different from the physical business location) c/o	Postal or zip code		
Language of preference ☐ English ☐ French			
E2 Complete this part if you have not provided a copy of your certificate of incorporation or amalgamation.			
Jurisdiction			
Certificate Number			
Date of Incorporation Provincial (province)			
Date of Amalgamation			
Part F – Certification All businesses have to complete and sign this part. You are authorized to sign this form if you are an individual, a partner, an office corporation director. If the direct deposit Information is entered, an authorized representative may not sign this form.	r of your business or a		
The person signing this form is the: Owner Partner Corporation director Officer Authorized	I representative		
I certify that the information given on this form is, to the best of my knowledge, true and complete.			
ANGELA ANG CHEE NG OWNER			
First and last names (print) Title			
Signature Year Month	Dav		



APPLICATION FOR A CANADA REVENUE AGENCY INDIVIDUAL TAX NUMBER (ITN) FOR NON-RESIDENTS

Before you start:

• Do not submit this form if you have, or are eligible to obtain, a social insurance number (SIN). For more information about obtaining a SIN, call Social Development Canada (SDC) toll-free at, 1-800-206-7218. Select option "3" for SIN information. If you are calling from outside Canada, or if you have a rotary dial telephone, call (506) 548-7961 (long distance charges will apply). You may also visit their web site at www.sdc.gc.ca.

Do not submit this form if you have previously obtained a SIN, an ITN, or a temporary taxation number. Continue to use the tax number you have already been issued.

Indicate the reason you are applying for an ITN:		Supporting doc	uments:		
Filing a Canadian income tax return		Valid Passpo	ort		
Filing an application to waive or reduce Canadia withholding tax on payments that you receive	an	Driver's licer	nce		
Disposing of taxable Canadian property		Birth certifica	ate/Proof of Birth		
		V Other (pleas	o identify):		
		X Other (pleas K2426569	93 (PASSPORT)		
	IDENTIFICATIO	N (please print)			
1. Name					
Last name		First name		Middle name	(s)
NG		ANGELA ANG C	HEE		
2. Foreign address					
Apartment number, street address, street name B-8-1 CASA INDAH 1 CONDO 2A PSRN SUR SELANGOR D/EHSAN	IAN D'SARA IND	AH RESORT HOM	MES PJU 3 KOT	A D'SARA	47410 P/JAYA
City	Province or State	Country	,	Pos	tal code or zip code
	I	MALA	AYSIA		
3. Mailing address (if different from above)		l l			
Apartment number, street address, street name					
250 FERRAND DRIVE, SUITE 888					
City	Province or State	Country	'	Pos	tal code or zip code
TORONTO	ONTARIO	CANA	ADA	M30	C 3G8
4. Birth information					
Date of birth (year, month, day)	Country of birth				
FEBRUARY 19, 1970	MALAYSIA				
5. Other information					
Foreign tax identification number		Telephone number			
		9715563258	11		
	CERTIFI	CATION			
I, ANGELA ANG CHEE N	G (Please pr	int nama)		,	
	, ,	,			
certify that the information give	en on this form is, to	the best of my kno	wledge, correct a	and complete).
Date		Signature			



GENERAL INSTRUCTIONS

Is this form for you?

Use this form to apply for an individual tax number (ITN) from the Canada Revenue Agency (CRA). An ITN is a nine-digit number issued to non-resident individuals who need an identification number but who are not eligible to obtain a social insurance number (SIN).

Who can apply

You can apply if you do not have, and are not eligible to obtain, a SIN but you need to provide an individual tax number to the CRA. For example, this could occur if you are:

- an international student who either has to file or intends to file a Canadian income tax return;
- a non-resident filing an application to waive or reduce Canadian withholding tax;
- a non-resident disposing of taxable Canadian property; or
- a non-resident who has to file or intends to file a Canadian income tax return

Note: Do not complete Form T1261 if you already have an ITN, a SIN, or a temporary taxation number.

How to apply

You can apply by mail or in person. Be sure to mail or bring with you:

- your completed Form T1261; and
- the original or a certified or notarized copy of documents, that substantiate the information provided on the form.

The document(s) you present must be current and must verify your identity, including your name, photograph, and date of birth. You may have to provide a combination of documents for this purpose. Examples of acceptable documents include a passport, driver's licence, birth certificate, work permit, study permit/student authorization, visitor record, and diplomatic identity card.

We may, at a later date, request other supporting documentation.

Documents can be certified by local officials such as doctors, accountants, lawyers, teachers or officials in a federal department or a provincial ministry.

When to apply

Complete this form as soon as you meet the requirements described in "Who can apply" on this page. Apply early to make sure you receive an ITN before you need to use it. Allow four to six weeks for us to notify you in writing of your ITN. If you have not received your ITN at the end of the six-week period, you may call us to find out the status of your application (see "Telephone help" on this page).

Where to apply

In person: You can apply for an ITN at the International Tax Services Office, 2204 Walkley Road, Ottawa, Ontario, CANADA.

By mail: If you are completing Form T1261 for the purpose of filing an income tax return, sign and date the form, and send it to us along with the original, certified, or notarized copies of your documents.

If you are sending Form T1261 only, forward it to:
International Tax Services Office
Returns Processing Division
2204 Walkley Road
Ottawa ON K1A 1A8
CANADA

We will return any original documents that you submit. We will not return copies of documents.

Specific instructions

Indicate the reason you are applying for an ITN – You must check a box to indicate the reason you are applying for an ITN.

Supporting documents – Identify the supporting documents that you have provided. Details on supporting documents are explained under "**How to apply**".

Identification

- **1. Name** Enter your legal name as it appears on your documentation.
- **2. Foreign address** Enter your address in the country where you permanently or normally reside. Include the postal code or zip code.
- **3. Mailing address** Enter your mailing address if it is different from your address above. We will use this address to return your original documents and send written notification of your ITN.
- **4. Birth information** Enter your date of birth in "year/month/day" format, and your country of birth.
- **5. Other information** Enter the tax identification number that has been issued to you in the country in which you permanently or normally reside. Also enter the country of residence if other than Canada.

Sole proprietors

If you are a sole proprietor, you may also have to apply for a Business Number. For more information, visit our Web site at **www.cra.gc.ca.**

Telephone help

If, after reading these instructions, you are not sure how to complete your application or you still have questions, call the International Tax Services Office for help at:

- 1-800-267-5177 for calls from Canada and the United States; or
- (613) 952-3741 for calls from outside Canada and the United States. We accept collect calls.





Ministry of Revenue

Authorizing or Cancelling a Representative

Page 1

Version française disponible.

0009E (2010/05) © Queen's Printer for Ontario, 2010

Please read the Important Information on page 2.

Complete this form when you have dealings with the Ontario Ministry of Revenue and you need to:

 authorize the ministry to deal with another individual (such as your spouse, other family member, accountant, tax consultant, or solicitor) as your representative for Ontario tax/program matters as selected by you in Part 1 below.

cancel one or more existing authorizations.

Part 1 Client Information			
Legal name (Corporate name, if applic	cable)	Daytime phone number	Business Number
NG	ANGELA ANG CHEE	971 556325811	
Mailing address Apt./Suite/Unit No. , Street number and na B-8-1 CASA INDAH 1 CONDO 2A PS 47410 P/JAYA SELANGOR D/EHSAN	RN SURIAN D'SARA INDAH RESORT I	, PO Box, R.R., Postal Stn OMES PJU 3 KOTA D'SARA	
City	Province/Territory/State MALAYSIA	Postal/Zip code	
Please specify under which statute(s reference number(s).	s)/program(s) your representative will	be acting on your behalf and state yo	our appropriate account, permit or
Electricity Act, 1998		International Fuel Tax Agreement	•
Debt Retirement Charge			
		Retail Sales Tax Act	
Gross Revenue Charge			
	:	Gasoline Tax Act	<u></u>
Employer Health Tax Act			
		Fuel Tax Act	
Alcohol and Gaming Regulation a	nd Public Protection Act. 1996		
Beer Account	The Paris of Potosticity No., 1900	Tobacco Tax Act	
		Tobacco Account	
Wine Account			
		Tobacco Retail Dealer's Acco	ount
Land Transfer Tax Act			
Land Warrens Parket	1		
Part 2 Authorizing a Repres	entative		
Name of representative	Films	Title (if applicable)	
A2A CAPITAL MANAGEMEN	NT INC.		
Name of firm (if applicable)			
Mailing Address Apt./Suite/Unit No. Street number and na	me	PO Box, R.R., Postal Stn	Daytime phone number
888 250 FERRAND			(416) 467 7888
City	Province/Territory/State	Postal/Zip code	Fax number
TORONTO	CANADA	M 3 C 3 G 8	(416) 467 8749
Scope of Authorization		· · · · · · · · · · · · · · · · · · ·	Year(s) to which this authorization
	your behalf with the Ministry of Revenue		applies XAII years, including all previous and
	e account number(s) specified in Part 1. ddressed to the address provided in Par		future years
by checking the Mail Returns, Mail Cre	dentials and Mail Statement/Assessmen	t listed below.	Specific year or years
-	for matters specified below.		(no more than 6 years) Specify
Check all that apply 🕨 🔲 Retu		File and receive electronic rebates/refunds	
Applications Rulin	<u> </u>		
Assessments	pretations File electronic rebates/refunds	File and receive manual rebates/refunds	
Objections State	ments File manual	Transmission of confidential	
Appeals Mail	Returns rebates/refunds	information by facsimile	
Renewals Mail	Credentials Other Specify	>	

Continued on page 2

Authorizing	or	Cancelling	а	Representative
-------------	----	------------	---	----------------

		P	а	a	е	2
--	--	---	---	---	---	---

Cancelling one	or more existing author	orizations (Choose one of the following.)	
Cancel all existing authori	izations.		
or ☐ Cancel all existing authori	izations given to the represen	tative shown below.	
Name of representative Last	First	Title (if applicable)	
Name of firm (if applicable	e)		
By signing this form, you author deal with the representative	orize the Ministry of Revenue to e identified in Part 2 according to action(s) described in Part 3.		
cancer the existing authoriz			
Individual or authorized per Name (print) Last NG ANGELA ANG CH	First	Signature	Date

The personal information provided by you on this form is collected under the authority of the Acts shown on page 1 of this form, and will be used for the purpose of determining the authority of a representative who requests information or activity on your account. Questions about this collection may be directed to an Agent with the Ministry Information Centre at 1 866 ONT-TAXS (1 866 668-8297) or in writing to the address provided in the instructions.

Important Information

Why do you need to complete this form?

Tax information is confidential. If you want the Ministry of Revenue (ministry) to deal with another individual (such as your spouse, accountant or solicitor) as your representative, we need your authorization. You can do this by completing **Parts 1**, **2**, and **4** of this form.

Your authorization will stay in effect until you cancel it. You can cancel an existing authorization by completing **Parts 1**, **3**, and **4** of this form. All authorizations are automatically cancelled upon notification of the representative's death.

You will have to complete a new *Authorizing or Cancelling a Representative* form if you want to change any information about an existing representative. For example, if your representative is a firm, you may authorize the ministry to deal with a specific individual in that firm. In a future year, should you want to replace that individual with another individual in the same firm, you will have to complete a new form to update your authorization.

You can have more than one authorized representative at the same time. However, you have to complete a separate Authorizing or Cancelling a Representative form for each representative.

Does your spouse, common-law partner, or other family member need your authorization?

Yes. The ministry cannot deal with your spouse, common-law partner, son, daughter, other family member or friend without your signed authorization.

What will your representative be allowed to do?

When you authorize the ministry to deal with a representative or to receive certain pieces of mail, you are allowing that person to act on your behalf for matters under the tax acts as selected by you in **Part 1**, for the tax year or years you specified in **Part 2**. For example, the representative will be allowed to discuss your confidential tax information with the ministry and ask the ministry to make changes to your tax Return. Should you wish to authorize your representative to represent you in specific issues or receive certain pieces of mail on your behalf, please specify which issues they are authorized to act on your behalf and/or what types of mail they can receive, in **Part 2**.

What happens if you do not sign this form?

If you do not sign this form, the ministry cannot be sure that you have given it the authority to deal with the representative identified on the form. To protect the confidentiality of your tax information, the ministry will not accept or act on any information given on this form unless you have signed the form.

If you need more information or further assistance in completing this form $\mbox{--}$

call:

Ministry of Revenue 1 866 ONT-TAXS (1 866 668-8297)

Teletypewriter (TTY) 1 800 263-7776 or visit our website at: ontario.ca/revenue

Mail your completed form to:

Ministry of Revenue PO Box 627 Oshawa ON L1H 8H5



January 31, 2012

Ms. Angela Ang Chee Ng B-8-1 Casa Indah 1 Condo 2A Psrn Surian D'sara Indah Resort Homes Pju 3 Kota D'sara 47410 P/Jaya Selangor D/Ehsan Malaysia

Dear Ms. Ng

Thank you for your interest in our "Enhanced Land Sale Plan," a project known as WINGHAM CREEK A2A DEVELOPMENTS INC.

As a sign of our appreciation for your purchase of 2 units, we are pleased to inform you that we will waive the Legal Services and Administration Fee (LSA) of CAD 650.00.

Under normal circumstances, as an investor in this project, the LSA is the legal and administrative fee incurred to register your Undivided Fractional Interest on the Master Title.

Rest assured that all documentation and processing fees will be duly undertaken.

We look forward to being of further service to you and thank you for your valued support.

Sincerely yours,

A2A Capital Management Pte Ltd

This is a computer-generated letter. No signature is required.



0009E - Authorizing or Cancelling a Representative

Sale ID: 121142

Project Name Sale ID Client ID WINGHAM CREEK A2A DEVELOPMENTS INC. 121142 HKA00073-ANGELA ANG CHEE NG **Client Details** Single Purchaser ANGELA ANG CHEE Home Address: B-8-1 CASA INDAH 1 CONDO 2A PSRN First Name: SURIAN D'SARA INDAH RESORT HOMES PJU 3 KOTA D'SARA 47410 P/JAYA Middle Name: SELANGOR D/EHSAN MALAYSIA Last Name: NG City: No. of Unit(s): Country: Unit No(s): WHC-0066- WHC-0067 Postal: Single Ownership Ownership: Non-resident of Canada % of Ownership: Single Married Marital Status: Existing

New Client Type: Spouse Name: Identification: K24265693 Office Phone: 971- -556325811 Date of Birth: 19/02/1970 Residence Phone: Male \square Female Hand Phone: Gender: Email: angie.ngac@gmail.com **Documents Asia to Canada Documents Canada to Asia** 1. 1. Agreement of Purchase and Sale Agreement of Purchase and Sale 2. 2. **Deed of Covenant Deed of Covenant** 3. 3. Affidavit of Execution – Deed of Covenant Affidavit of Execution – Deed of Covenant 4. 4. Power of Attorney Power of Attorney П П 5. 5. Affidavit of Execution – Power of Attorney Affidavit of Execution – Power of Attorney 6. 6. Witness Confirmation - Power of Attorney Witness Confirmation - Power of Attorney 7. 7. Acknowledgement and Direction to Solicitors Acknowledgement and Direction to Solicitors 8. 8. **Revocable Trust Deed Revocable Trust Deed** 9. 9. **Election of Joint Tenancy Election of Joint Tenancy** П П 10. 10. Option to Sell Agreement Option to Sell Agreement 11. П 11. Declaration Form and Schedule A Declaration Form and Schedule A 12. П 12. **CRA** Authorization **CRA** Authorization 13. Cover letter 14. Stewart Title Insurance 15. Transfer/Deed of Title П 16. Certificate of Liability Insurance **Government Documents Government Documents** (CRA Documents) (CRA Documents) T1013E - Authorizing or Cancelling a Representative 1. T1013E - Authorizing or Cancelling a Representative 1. 2. П 2. RC59E - Business Consent Form RC59E - Business Consent Form 3. RC1 E - Request for a Business Number (BN) 3. RC1 E - Request for a Business Number (BN) 4. T1261E - Individual Tax Number for Non-Residents 4. T1261E - Individual Tax Number for Non-Residents (Ministry of Revenue Documents) (Ministry of Revenue Documents)



5.

0009E - Authorizing or Cancelling a Representative

Sale ID: 121142

Project NameSale IDClient IDWINGHAM CREEK A2A DEVELOPMENTS INC.121142HKA00073-ANGELA ANG CHEE NG

Documents From A2A Capital Management Pte Ltd to Sales Channel

 Cover Letter WHC Invoice WHC Receipt Client Change of Details Formula 	orm	
Total Purchase Price: Sales Payment Type:	Payment Details CAD-20000.00 CASH/CHEQUE	
Full Funds Received Date:		
Receipt No.: Receipt Date:		
Team Manager: Division Manager: Planning Group: Place of Signing: Financial Planner: Consultant: Group Manager: Witness: Country of Signing:	Other Information	
Prepared by: Date: Reviewed by: Date		



This is Exhibit "C" to the Affidavit of Angela Ng, sworn this _____day of June, 2025

A Commissioner for Oaths / Notary Public In And For Alberta



PROJECT UPDATE ON WINGHAM CREEK (15th June 2022)

Dear Co-Owners,

Trust you and your family are well and safe.

I am pleased to provide you with a significant update on the status of the sale of our project. Further to our update of 5th February we would like to advise that we have accepted an offer to purchase through our Brokers at a price of CAD13.5M.

CAD100,000 initial payment has been paid to the Broker and another CAD100,000 after their due diligence process has been satisfied, which will end on 25th July 2022. If the results are positive, final payment will be subject to our lawyers obtaining a court order for the sale. Below was the amended request for extension by the buyer for their due diligence:

- 1. Diligence period extended to July 25th, 2022. As a reminder they were initially requesting 90 days. They've cut that in half, which is good.
- 2. Per my request, they've also significantly narrowed the scope of their diligence rights to effectively just include matters related to the sewage/sanitary/servicing capacity. This means that they can't rely on unrelated matters as an excuse to walk away.
- 3. They are offering an additional \$50,000 in deposit monies to be held in trust by Colliers. As expected, they rejected the proposal to release some of those deposits.

Distribution of sale proceeds will be after tax clearance for all Co-owners, subject to deduction for expenses like land taxes, planning fees, consultants' fees and JV Partner's share of the sale proceeds, etc.

Hopefully we can get our money before year end. A rough estimation is CAD7K to 8K per unit.

Thank you.

Respectfully,

The Facilitator





Certificate Of Completion

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In Person Signer Events	Signature	Timestamp
Editor Delivery Events	Status	Timestamp
Agent Delivery Events	Status	Timestamp
Intermediary Delivery Events	Status	Timestamp
Certified Delivery Events	Status	Timestamp
Carbon Copy Events	Status	Timestamp
Witness Events	Signature	Timestamp
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent Certified Delivered Signing Complete Completed	Hashed/Encrypted Security Checked Security Checked	07-06-2025 21:38 07-06-2025 21:54 07-06-2025 22:32 07-06-2025 22:32
	Security Checked	07-00-2025 22.52
Payment Events	Status Status	Timestamps

Electronic Record and Signature Disclosure created on: 25-02-2025 | 15:57

Parties agreed to: Angela NG

ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, Cassels Brock & Blackwell LLP (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through the DocuSign system. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to this Electronic Record and Signature Disclosure (ERSD), please confirm your agreement by selecting the check-box next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

Getting paper copies

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after the signing session and, if you elect to create a DocuSign account, you may access the documents for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. Further, you will no longer be able to use the DocuSign system to receive required notices and consents electronically from us or to sign electronically documents from us.

All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through the DocuSign system all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

How to contact Cassels Brock & Blackwell LLP:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: ITservicedesk@cassels.com

To advise Cassels Brock & Blackwell LLP of your new email address

To let us know of a change in your email address where we should send notices and disclosures electronically to you, you must send an email message to us at ITservicedesk@cassels.com and in the body of such request you must state: your

previous email address, your new email address. We do not require any other information from you to change your email address.

If you created a DocuSign account, you may update it with your new email address through your account preferences.

To request paper copies from Cassels Brock & Blackwell LLP

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an email to ITservicedesk@cassels.com and in the body of such request you must state your email address, full name, mailing address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with Cassels Brock & Blackwell LLP

To inform us that you no longer wish to receive future notices and disclosures in electronic format you may:

i. decline to sign a document from within your signing session, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;

ii. send us an email to ITservicedesk@cassels.com and in the body of such request you must state your email, full name, mailing address, and telephone number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

Required hardware and software

The minimum system requirements for using the DocuSign system may change over time. The current system requirements are found here: https://support.docusign.com/guides/signer-guide-signing-system-requirements.

Acknowledging your access and consent to receive and sign documents electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please confirm that you have read this ERSD, and (i) that you are able to print on paper or electronically save this ERSD for your future reference and access; or (ii) that you are able to email this ERSD to an email address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format as described herein, then select the checkbox next to 'I agree to use electronic records and signatures' before clicking 'CONTINUE' within the DocuSign system.

By selecting the check-box next to 'I agree to use electronic records and signatures', you confirm that:

- You can access and read this Electronic Record and Signature Disclosure; and
- You can print on paper this Electronic Record and Signature Disclosure, or save or send this Electronic Record and Disclosure to a location where you can print it, for future reference and access; and
- Until or unless you notify Cassels Brock & Blackwell LLP as described above, you consent to receive exclusively
 through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are
 required to be provided or made available to you by Cassels Brock & Blackwell LLP during the course of your
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