# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

**BETWEEN:** 

# **C&K MORTGAGE SERVICE INC. and CANADIAN WESTERN TRUST COMPANY**

**Applicants** 

- and -

IDEAL (BC) DEVELOPMENTS INC.

Respondent

FIRST REPORT TO COURT
OF ALVAREZ & MARSAL CANADA INC.
IN ITS CAPACITY AS COURT-APPOINTED RECEIVER AND MANAGER
OF IDEAL (BC) DEVELOPMENTS INC.

**JANUARY 18, 2022** 

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# 1.0 INTRODUCTION

- This report (the "First Report") is filed by Alvarez & Marsal Canada Inc. ("A&M") in its capacity as Court-appointed receiver and manager (in such capacity, the "Receiver"), without security, of all of the assets, undertakings and properties of Ideal (BC) Developments Inc. ("Ideal BC" or the "Company"), including the lands and premises located at 2, 6, and 8 Bond Crescent and 8, 10, 12, 14, 16, and 18 Bostwick Crescent, Richmond Hill, Ontario (individually, the "Properties", or collectively, the "Property").
- 1.2 The appointment of the Receiver was made pursuant to an order (the "Appointment Order") of the Ontario Superior Court of Justice (the "Court") made on December 17, 2021 (the "Receivership Date") upon application by C&K Mortgage Services Inc. and Canadian Western Trust Company (the "Applicants"). A copy of the Appointment Order is attached hereto as Appendix "A".

# 2.0 TERMS OF REFERENCE AND DISCLAIMER

- 2.1 In preparing this First Report, the Receiver has relied upon unaudited financial information, books and records and other documents provided by, and discussions with, the former management of Ideal BC (the "Information").
- 2.2 The Receiver has reviewed the Information for reasonableness, internal consistency and use in the context in which it was provided. However, the Receiver has not audited or otherwise attempted to verify the accuracy or completeness of the Information in a manner that would wholly or partially comply with Canadian Auditing Standards ("CASs") pursuant to the Chartered Professional Accountants Canada Handbook, and accordingly,

- the Receiver expresses no opinion or other form of assurance contemplated under CASs in respect of the Information.
- 2.3 This First Report has been prepared for the use of this Court and Ideal BC's stakeholders as general information relating to the receivership proceeding and to assist the Court in making a determination of whether to approve the relief sought herein. Accordingly, the reader is cautioned that this First Report may not be appropriate for any other purpose. The Receiver will not assume responsibility or liability for losses incurred by the reader as a result of the circulation, publication, reproduction or use of this First Report different than the provisions of this paragraph.
- 2.4 The information contained in this First Report is not intended to be relied upon by any investor or purchaser in any transaction with the Receiver.
- 2.5 Unless otherwise stated, all monetary amounts contained in this First Report are expressed in Canadian dollars.
- 2.6 Further information about Ideal BC, its background and copies of materials filed in the Proceedings are available on the Receiver's website at: www.alvarezandmarsal.com/idealbc (the "Case Website").

# 3.0 PURPOSE OF THIS REPORT

- 3.1 The purpose of this First Report is to:
  - (a) provide background information regarding Ideal BC and the Property;

- (b) describe the Receiver's activities since the making of the Appointment Order and the Receiver's intended course of action in respect of the receivership proceeding (the "Receivership Proceeding");
- (c) support the Receiver's motion for an order (the "Sale Process Order"), among other things:
  - (i) authorizing and directing the Receiver to conduct the Sale Process (as defined below) for the Property, including engaging Marcus & Millichap Real Estate Investment Services Canada Inc; and
  - (ii) approving this First Report and the activities of the Receiver described herein.

# 4.0 BACKGROUND

- 4.1 Further background with respect to Ideal BC, as well as a description of the circumstances leading to the appointment of the Receiver, are contained in the application record (the "Application Record") filed by the Applicants and posted to the Case Website.
- 4.2 Ideal BC is a single purpose entity whose primary asset is the Property. According to the Company, it has no employees and has never had any employees since incorporation.
- 4.3 Ideal BC is part of the broader Ideal group of companies (the "Ideal Group"), who appear to have interests in a multitude of development projects across the GTA. Shajiraj Nadarajalingam is the principal of Ideal BC and of the other known companies comprising the Ideal Group.

- 4.4 Between October 27, 2014 and November 13, 2015, companies within the Ideal Group including Ideal BC, 2490564 Ontario Inc. ("564 Ontario"), 2490568 Ontario Inc. ("568 Ontario") and Ideal (BC2) Developments Inc. ("Ideal BC2") acquired the Properties. Although the Properties comprise nine separate parcels with separate street addresses, they are an assembly of development land at the northwest corner of Bond Crescent and Yonge Street in Richmond Hill. The Receiver understands that the Properties acquired by 564 Ontario and 568 Ontario were subsequently transferred to Ideal BC, and Ideal BC and Ideal BC2 were amalgamated in September 2020, leaving ownership of all Properties with Ideal BC.
- 4.5 While the primary asset of the Company is the Property, based on the books and records of Ideal BC as of December 30, 2021, as set out in the chart below, significant intercompany transactions have been recorded between the Company and other members of the Ideal Group.

| Ideal (BC) Developments Inc. Intercompany Balances |    |                        |                           |    |     |  |  |
|--|----|------------------------|---------------------------|----|-----|--|--|
| Per Trial Balance as of 12/30/2021                 |    |                        |                           |    |     |  |  |
| Figures in CAD \$ millions                         |    |                        |                           |    |     |  |  |
| Due from related parties                           |    | Due to related parties |                           |    |     |  |  |
| Ideal BC2 (1)                                      | \$ | 4.8                    | All other related parties | \$ | 7.2 |  |  |
| All other related parties                          |    | 7.8                    |                           |    |     |  |  |
| Total  | \$ | 12.6                   | Total                     | \$ | 7.2 |  |  |

- (1) Pursuant to articles of amalgamation registered with the Ontario Government, on September 14, 2020 Ideal BC and Ideal BC2 were amalgamated.
- 4.6 Based on information received to date, the Receiver understands that the acquisition costs of each of the Properties as well as technical and feasibility reports and site plan application costs (the "Development Costs") were financed from various sources including:

- (a) several different first mortgages provided by various lenders over time, culminating in the Applicants refinancing Romspen Investment Corporation in August 2020;
- (b) subordinated mortgages, registered on title to the Property between 2018 and 2021 (as described below);
- (c) unsecured funding from entities related to Ideal BC;
- (d) multiple Ideal BC special share subscription agreements entered into between March
   3, 2013 and March 15, 2020 for amounts which the Receiver understands total
   approximately \$2 million as of December 30, 2021; and
- (e) Purchaser Deposits (as defined below) received between 2020 and 2021 (as described in more detail below).
- 4.7 As of the Receivership Date, charges against the Property<sup>1</sup> included:
  - (a) a first-ranking mortgage with a face value of \$15 million, registered by the Applicants on October 30, 2020;
  - (b) a second-ranking mortgage with a face value of \$1 million, registered by Amercan Corporation ("Amercan") on August 29, 2019, and transferred to Fiera LP Real

<sup>&</sup>lt;sup>1</sup> The priority ranking of these charges is based on a preliminary review of title abstracts and is still subject to review by the Receiver and its counsel. The Receiver will report to the Court with respect to the priority of these charges prior to the distribution of funds to creditors.

- Estate Financing Ltd ("Fiera"). pursuant to a Transfer of Charge registered on August 24, 2020<sup>2</sup>;
- (c) a third-ranking mortgage with an original face value of \$2 million, registered by Feature Corp. ("Feature") on May 24, 2018, and amended on November 23, 2018 (increased to \$3 million), August 28, 2019 and October 30, 2020;
- (d) a fourth-ranking mortgage with a face value of \$2 million, registered by Feature on March 29, 2019, and amended on August 28, 2019 and October 30, 2020; and
- (e) a fifth-ranking mortgage with a face value of \$5 million, registered by Amercan on November 3, 2021.
- 4.8 As further described in the Application Record, as a result of to the Company's default of its obligations under the Applicants' Mortgage, on November 2, 2021 the Applicants issued notices under Section 244(1) of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3 (the "BIA") to the Company.

# **Proposed Development of the Property**

4.9 As noted above, the Property is an assembly of development lands, in aggregate measuring 3.55 acres and zoned as Residential Multiple One (RM1) and Commercial (C). The Property is currently vacant except for three derelict homes which are uninhabitable. The

<sup>&</sup>lt;sup>2</sup> The Receiver understands from Fiera that it is not claiming an interest in the Property.

- Property is protected by modular fencing surrounding the entire property, which the Receiver has maintained in place.
- 4.10 The proposed development of the Property envisions 72 townhome units, including 53 standard townhomes and 19 stacked townhomes, for total residential gross floor area of 171,149 square feet. The Receiver understands that Ideal BC and related entities have completed the majority of the necessary technical and feasibility reports in respect of a development plan and related site plan application ("SPA") in respect of the Property.
- 4.11 In September 2020, Ideal BC submitted an initial SPA to the City of Richmond Hill (the "City"). The City provided comments on this first submission on December 9, 2020, which included several required amendments to the SPA as originally submitted. Management of Ideal BC has indicated that, prior to the Receivership Date, the SPA was being modified as required with the intention to be resubmitted. As of the date of this Report, the Receiver understands that a revised SPA has not been submitted.

#### **Townhome Unit Sales**

4.12 In early 2020, Ideal BC, with the assistance of multiple real estate agencies, began marketing and selling units of Boss Luxury Townhomes. Sample marketing materials are included as **Appendix "B".** Between May 15, 2020 and June 1, 2021, the Receiver understands that Ideal BC entered into 28 agreements of purchase and sale (each a "**Unit APS**") with unit purchasers ("**Unit Purchasers**"), and collected \$5,453,510 of deposits (the "**Purchaser Deposits**") in respect of same. The Purchaser Deposits ranged from 10% to 22% of the sale price of each townhome unit. The Receiver understands that the

- Purchaser Deposits were not held in trust by Ideal BC and that no cash currently remains on hand with Ideal BC in respect of same.
- 4.13 As further described in the Application Record, according to the website of the Home Construction Regulatory Authority (the "HCRA"), on August 4, 2021, the Company was charged with 10 counts of illegally acting as a builder in Richmond Hill, under section 6 of the Ontario New Home Warranties Plan Act ("ONHWPA") and one count of failing to produce evidence described in a warrant under section 61(10) of the New Home Construction Licensing Act (Ontario) ("NHCLA"). On September 9, 2021, the HCRA issued a notice of proposal to refuse to grant a license to Ideal BC, which indicated that Ideal BC is in contravention of the NHCLA by entering into the Unit APSs without a license under the NHCLA.
- 4.14 In an affidavit sworn on December 16, 2021 in this proceeding, Mr. Nadarajalingam deposed that the HCRA charges had been administratively dismissed and alleged that Tarion Corporation ("Tarion") improperly rescinded the Company's registration under the ONHWPA.
- 4.15 While the Receiver has not independently investigated the above noted matters, the Receiver notes that as of the date of this First Report, the HCRA website still states that Ideal BC "is not licensed with the HCRA and has been charged and/or convicted for operating without a license".
- 4.16 The Receiver has initiated discussions with Tarion, through its external counsel, in respect of the Unit Purchasers and Purchaser Deposits. The Receiver and Tarion intend to continue to share information in respect of Ideal BC and the Receivership Proceeding. Unit

Purchasers have the option to contact Tarion directly with any questions regarding their deposits or related matters or obtain other information via its website at www.tarion.com.

# 5.0 SALE OF THE PROPERTY

- Paragraph 3(j) of the Appointment Order authorizes the Receiver to market any or all of the Property, including advertising and soliciting offers in respect of the Property or any part or parts thereof and negotiating such terms and conditions of sale as the Receiver in its discretion may deem appropriate.
- 5.2 To assist in marketing the Property, the Receiver requested and received listing proposals from four leading commercial real estate brokerages, including CBRE Limited, Marcus & Millichap Real Estate Investments Services Canada Inc. ("M&M"), Cushman & Wakefield ULC and Colliers International.
- 5.3 After review of the listing proposals and consultation with the Applicants, the Receiver has proposed to select M&M to assist in development and implementation of the real property sale process for the following reasons:
  - (a) M&M is a leading commercial real estate brokerage firm in North America by transaction volume (over 5,600 properties in the past 12 months) with over 2,000 active agents;
  - (b) the M&M team managing the mandate has extensive experience buying, selling, underwriting and managing projects involving undeveloped land;
  - (c) the proposed commission rate is very competitive based on the Receiver's experience selling real estate; and

- (d) the Applicants support the engagement of M&M.
- A copy of the proposed M&M listing agreement (the "Listing Agreement") is attached hereto as Appendix "C". The Listing Agreement provides that upon the successful completion of sale of the Property, a commission equivalent to 1.15% will be payable to M&M. In the event a cooperating brokerage represents the purchaser (a "Cooperating Brokerage"), the commission shall be increased to 1.65% and M&M will pay the Cooperating Brokerage a fee of 0.50%.
- 5.5 The Receiver seeks the approval of the Court in respect of the following process for the submission of bids and ultimate sale of the Property (the "Sale Process") based on Court approval being granted on January 25, 2022:

# Phase 1 – Preparation Phase (approximately two weeks)

The Receiver and M&M will:

- (a) prepare a Confidentiality Agreement ("CA") for distribution to prospective purchasers;
- (b) prepare a teaser letter, advertisements and a confidential information memorandum ("CIM") in respect of the acquisition opportunity;
- (c) correspond with the City and Property consultants to understand current development status/update reports as necessary;
- (d) establish a comprehensive electronic data room (the "Data Room") to aggregate access to confidential information pertaining to the Property; and

(e) prepare template forms of agreement of purchase and sale ("APSs") for both conditional and unconditional offers.

# Phase 2 – Sale Phase (approximately six weeks)

Formal marketing of the property will commence on or before February 8, 2022 and consists of the following steps:

- (a) M&M will target prospective purchasers through a combination of direct contact, email solicitations, advertisements, MLS listing, and physical signage;
- (b) interested parties who have executed a CA will be provided the CIM and access to the Data Room, and the Receiver and M&M will coordinate further due diligence;
- (c) APSs will be provided to prospective purchasers to facilitate a proper comparison of offers that may be received and to minimize the time required to negotiate separate forms of offers with multiple parties, in order to determine the highest and best overall offer on an efficient basis;
- (d) bids in the form of a marked-up APS are to be submitted to M&M no later than 5:00 p.m. (Eastern Time) on Tuesday, March 22, 2022 or such other date or time as may be agreed by the Receiver and M&M (the "Bid Deadline");
- (e) the Receiver and M&M shall evaluate any and all bids on various grounds, including, but not limited to, purchase price, conditionality and certainty of closing; and
- (f) upon selection of a successful bidder, the Receiver will bring a motion to the Court to obtain approval of the successful bid, including approval of the APS and a vesting order in respect of same.

- 5.6 The Receiver, in consultation with M&M, shall have the right to modify and/or adopt such other rules for the Sale Process as it considers appropriate.
- 5.7 The Appointment Order provides that all Persons shall advise the Receiver of the existence of any books, documents, contracts, orders, corporate and accounting records, and any other information related to the business or affairs of the Company, and permit the Receiver to make, retain and take away copies thereof and grant to the Receiver unfettered access to such documents. As of the date of this Report, management of Ideal BC and the Ideal Group have provided the Receiver with information in respect of the Property's history and proposed development, including but not limited to marketing materials, wind, traffic, geological, and environmental studies, architectural drawings, site plan application information and other information (the "Property Information"). The Receiver notes that certain of these documents were commissioned by or prepared for related entities within the Ideal Group, though the information relates to the Property. It is the intent of the Receiver to include the Property Information in the Data Room for prospective purchasers (subject to the prospective purchaser executing a CA).
- 5.8 The Receiver recommends that the Court issue an order approving the Sale Process as it is of the view that it is a fair, open and transparent process intended to canvass the market broadly in order to obtain the highest and best offer for the Property.

# 6.0 ACTIVITIES OF THE RECEIVER TO DATE

- 6.1 Following the issuance of the Appointment Order, the Receiver:
  - (a) attended at and photographed the Property, secured the premises and posted signage in respect of the Receivership Proceeding;
  - (b) opened a trust bank account;
  - (c) obtained information regarding the Property including books and records relating to Ideal BC;
  - (d) held discussions with the management of Ideal BC and obtained information from Ideal BC in respect of the proposed development of the Property;
  - (e) held discussions with various Unit Purchasers and representative legal counsel for others, and obtained information from same regarding Unit APSs entered into and Purchaser Deposits made;
  - (f) held preliminary discussions with legal counsel for Tarion in respect of the Purchaser
     Deposits;
  - (g) obtained insurance coverage for the property;
  - (h) engaged independent counsel, Chaitons LLP;
  - (i) sought a proposal for an independent appraisal of the Property and engaged Avison Young in respect of same;
  - (j) solicited proposals from prospective sales agents in respect of the Sale Process;

- (k) arranged for interim funding from the Applicants (through a Receiver's Certificate) in the amount of \$50,000 to fund appraisal, legal and other costs in respect of the Receivership Proceeding;
- (l) registered a copy of the Appointment Order against title to the Property;
- (m) established the Case Website for the Receivership Proceeding and updated it accordingly;
- (n) issued the notice required pursuant to Sections 245 and 246 of BIA to known creditors of Ideal BC and the Property as well as an amended copy of such notice upon receipt of financial information from Ideal BC, copies of which are attached as **Appendix** "D"; and
- (o) prepared this First Report, and brought this motion.

# 7.0 CONCLUSIONS AND RECOMMENDATIONS

Based on the foregoing, the Receiver respectfully requests that Court make an order granting the relief sought in the Receiver's Notice of Motion and described in paragraph 3.1(c) of this First Report.

All of which is respectfully submitted this 18th day of January, 2022.

Alvarez & Marsal Canada Inc., in its capacity as Receiver of Ideal (BC) Developments Inc., and not in its personal capacity

Per: Stephen Ferguson

Senior Vice-President

# ONTARIO SUPERIOR COURT OF JUSTICE COMMERCIAL LIST

IN THE MATTER OF SECTION 243(1) OF THE *BANKRUPTCY AND INSOLVENCY ACT*, R.S.C. 1985, C. B-3, AS AMENDED, AND SECTION 101 OF THE *COURTS OF JUSTICE ACT*, R.S.O. 1990 C. C.43, AS AMENDED

| THE HONOURABLE   | ) | FRIDAY, THE 17th      |
|------------------|---|-----------------------|
| JUSTICE CAVANAGH | ) | DAY OF DECEMBER, 2021 |

# C & K MORTGAGE SERVICES INC. and CANADIAN WESTERN TRUST COMPANY

**Applicants** 

- and -

# IDEAL (BC) DEVELOPMENTS INC.

Respondent

# **ORDER** (appointing Receiver)

THIS APPLICATION made by the Applicants for an Order pursuant to section 243(1) of the *Bankruptcy and Insolvency Act*, R.S.C. 1985, c. B-3, as amended (the "BIA") and section 101 of the *Courts of Justice Act*, R.S.O. 1990, c. C.43, as amended (the "CJA") appointing Alvarez & Marsal Canada Inc. as receiver and manager (in such capacities, the "Receiver") without security, of all of the assets, undertakings and properties of the Respondent, Ideal (BC) Developments Inc. (the "Debtor") acquired for, or used in relation to a business carried on by the Debtor, was heard this day by Zoom judicial videoconference due to the COVID-19 pandemic.

ON READING the affidavit of Gary Gruneir sworn November 29, 2021 and the Exhibits thereto, the Affidavit of Shajiraj Nadarajalingam sworn December 16, 2021 and the Exhibits thereto and the Reply Affidavit of Gary Gruneir sworn December 17, 2021 and the Exhibits thereto, and on hearing the submissions of counsel for the Applicants and counsel for the Debtor, counsel for Feature Corp., counsel for American Corporation, counsel for certain end purchasers of homes and counsel for Ryan Steckley appearing but not making submissions, no one appearing for Fiera LP Real Estate Financing Ltd., although duly served as appears from the affidavit of service of Michael McNally sworn December 7, 2021 and on reading the consent of Alvarez & Marsal Canada Inc. to act as the Receiver,

#### **SERVICE**

1. THIS COURT ORDERS that the time for service of the Application Record and the Application is hereby abridged and validated so that this Application is properly returnable today and hereby dispenses with further service thereof.

#### **APPOINTMENT**

2. THIS COURT ORDERS that pursuant to section 243(1) of the BIA and section 101 of the CJA, Alvarez & Marsal Canada Inc. is hereby appointed Receiver, without security, of all of the assets, undertakings and properties of the Debtor acquired for, or used in relation to a business carried on by the Debtor, including the lands and premises described in Schedule "A" attached hereto, and all proceeds thereof (the "Property").

#### **RECEIVER'S POWERS**

- 3. THIS COURT ORDERS that the Receiver is hereby empowered and authorized, but not obligated, to act at once in respect of the Property and, without in any way limiting the generality of the foregoing, the Receiver is hereby expressly empowered and authorized to do any of the following where the Receiver considers it necessary or desirable:
  - (a) to take possession of and exercise control over the Property and any and all proceeds, receipts and disbursements arising out of or from the Property;

- (b) to receive, preserve, and protect the Property, or any part or parts thereof, including, but not limited to, the changing of locks and security codes, the relocating of Property to safeguard it, the engaging of independent security personnel, the taking of physical inventories and the placement of such insurance coverage as may be necessary or desirable;
- (c) to manage, operate, and carry on the business of the Debtor, including the powers to enter into any agreements, incur any obligations in the ordinary course of business, cease to carry on all or any part of the business, or cease to perform any contracts of the Debtor;
- (d) to engage consultants, appraisers, agents, experts, auditors, accountants, managers, counsel and such other persons from time to time and on whatever basis, including on a temporary basis, to assist with the exercise of the Receiver's powers and duties, including without limitation those conferred by this Order;
- to purchase or lease such machinery, equipment, inventories, supplies, premises or other assets to continue the business of the Debtor or any part or parts thereof;
- (f) to receive and collect all monies and accounts now owed or hereafter owing to the Debtor and to exercise all remedies of the Debtor in collecting such monies, including, without limitation, to enforce any security held by the Debtor;
- (g) to settle, extend or compromise any indebtedness owing to the Debtor;
- (h) to execute, assign, issue and endorse documents of whatever nature in respect of any of the Property, whether in the Receiver's name or in the name and on behalf of the Debtor, for any purpose pursuant to this Order;
- (i) to initiate, prosecute and continue the prosecution of any and all proceedings and to defend all proceedings now pending or hereafter

instituted with respect to the Debtor, the Property or the Receiver, and to settle or compromise any such proceedings. The authority hereby conveyed shall extend to such appeals or applications for judicial review in respect of any order or judgment pronounced in any such proceeding;

- (j) to market any or all of the Property, including advertising and soliciting offers in respect of the Property or any part or parts thereof and negotiating such terms and conditions of sale as the Receiver in its discretion may deem appropriate;
- (k) to sell, convey, transfer, lease or assign the Property or any part or parts thereof out of the ordinary course of business,
  - (i) without the approval of this Court in respect of any transaction not exceeding \$200,000, provided that the aggregate consideration for all such transactions does not exceed \$800,000; and
  - (ii) with the approval of this Court in respect of any transaction in which the purchase price or the aggregate purchase price exceeds the applicable amount set out in the preceding clause;

and in each such case notice under subsection 63(4) of the Ontario *Personal Property Security Act*, or section 31 of the Ontario *Mortgages Act*, as the case may be, shall not be required;

- (l) to apply for any vesting order or other orders necessary to convey the Property or any part or parts thereof to a purchaser or purchasers thereof, free and clear of any liens or encumbrances affecting such Property;
- (m) to report to, meet with and discuss with such affected Persons (as defined below) as the Receiver deems appropriate on all matters relating to the Property and the receivership, and to share information, subject to such terms as to confidentiality as the Receiver deems advisable;

- (n) to register a copy of this Order and any other Orders in respect of the Property against title to any of the Property;
- (o) to apply for any permits, licences, approvals or permissions as may be required by any governmental authority and any renewals thereof for and on behalf of and, if thought desirable by the Receiver, in the name of the Debtor;
- (p) to enter into agreements with any trustee in bankruptcy appointed in respect of the Debtor, including, without limiting the generality of the foregoing, the ability to enter into occupation agreements for any property owned or leased by the Debtor;
- (q) to exercise any shareholder, partnership, joint venture or other rights which the Debtor may have; and
- (r) to take any steps reasonably incidental to the exercise of these powers or the performance of any statutory obligations.

and in each case where the Receiver takes any such actions or steps, it shall be exclusively authorized and empowered to do so, to the exclusion of all other Persons (as defined below), including the Debtor, and without interference from any other Person.

# DUTY TO PROVIDE ACCESS AND CO-OPERATION TO THE RECEIVER

4. THIS COURT ORDERS that (i) the Debtor, (ii) all of its current and former directors, officers, employees, agents, accountants, legal counsel and shareholders, and all other persons acting on its instructions or behalf, and (iii) all other individuals, firms, corporations, governmental bodies or agencies, or other entities having notice of this Order (all of the foregoing, collectively, being "Persons" and each being a "Person") shall forthwith advise the Receiver of the existence of any Property in such Person's possession or control, shall grant immediate and continued access to the Property to the Receiver, and shall deliver all such Property to the Receiver upon the Receiver's request.

- 5. THIS COURT ORDERS that all Persons shall forthwith advise the Receiver of the existence of any books, documents, securities, contracts, orders, corporate and accounting records, and any other papers, records and information of any kind related to the business or affairs of the Debtor, and any computer programs, computer tapes, computer disks, or other data storage media containing any such information (the foregoing, collectively, the "Records") in that Person's possession or control, and shall provide to the Receiver or permit the Receiver to make, retain and take away copies thereof and grant to the Receiver unfettered access to and use of accounting, computer, software and physical facilities relating thereto, provided however that nothing in this paragraph 5 or in paragraph 6 of this Order shall require the delivery of Records, or the granting of access to Records, which may not be disclosed or provided to the Receiver due to the privilege attaching to solicitor-client communication or due to statutory provisions prohibiting such disclosure.
- 6. THIS COURT ORDERS that if any Records are stored or otherwise contained on a computer or other electronic system of information storage, whether by independent service provider or otherwise, all Persons in possession or control of such Records shall forthwith give unfettered access to the Receiver for the purpose of allowing the Receiver to recover and fully copy all of the information contained therein whether by way of printing the information onto paper or making copies of computer disks or such other manner of retrieving and copying the information as the Receiver in its discretion deems expedient, and shall not alter, erase or destroy any Records without the prior written consent of the Receiver. Further, for the purposes of this paragraph, all Persons shall provide the Receiver with all such assistance in gaining immediate access to the information in the Records as the Receiver may in its discretion require including providing the Receiver with instructions on the use of any computer or other system and providing the Receiver with any and all access codes, account names and account numbers that may be required to gain access to the information.
- 7. THIS COURT ORDERS that the Receiver shall provide each of the relevant landlords with notice of the Receiver's intention to remove any fixtures from any leased premises at least seven (7) days prior to the date of the intended removal. The relevant landlord shall be entitled to have a representative present in the leased premises to observe such removal and, if the landlord disputes the Receiver's entitlement to remove any such fixture under the provisions of

the lease, such fixture shall remain on the premises and shall be dealt with as agreed between any applicable secured creditors, such landlord and the Receiver, or by further Order of this Court upon application by the Receiver on at least two (2) days notice to such landlord and any such secured creditors.

#### NO PROCEEDINGS AGAINST THE RECEIVER

8. THIS COURT ORDERS that no proceeding or enforcement process in any court or tribunal (each, a "Proceeding"), shall be commenced or continued against the Receiver except with the written consent of the Receiver or with leave of this Court.

# NO PROCEEDINGS AGAINST THE DEBTOR OR THE PROPERTY

9. THIS COURT ORDERS that no Proceeding against or in respect of the Debtor or the Property shall be commenced or continued except with the written consent of the Receiver or with leave of this Court and any and all Proceedings currently under way against or in respect of the Debtor or the Property are hereby stayed and suspended pending further Order of this Court.

#### NO EXERCISE OF RIGHTS OR REMEDIES

10. THIS COURT ORDERS that all rights and remedies against the Debtor, the Receiver, or affecting the Property, are hereby stayed and suspended except with the written consent of the Receiver or leave of this Court, provided however that this stay and suspension does not apply in respect of any "eligible financial contract" as defined in the BIA, and further provided that nothing in this paragraph shall (i) empower the Receiver or the Debtor to carry on any business which the Debtor is not lawfully entitled to carry on, (ii) exempt the Receiver or the Debtor from compliance with statutory or regulatory provisions relating to health, safety or the environment, (iii) prevent the filing of any registration to preserve or perfect a security interest, or (iv) prevent the registration of a claim for lien.

#### NO INTERFERENCE WITH THE RECEIVER

11. THIS COURT ORDERS that no Person shall discontinue, fail to honour, alter, interfere with, repudiate, terminate or cease to perform any right, renewal right, contract, agreement, licence or permit in favour of or held by the Debtor, without written consent of the Receiver or leave of this Court.

#### CONTINUATION OF SERVICES

12. THIS COURT ORDERS that all Persons having oral or written agreements with the Debtor or statutory or regulatory mandates for the supply of goods and/or services, including without limitation, all computer software, communication and other data services, centralized banking services, payroll services, insurance, transportation services, utility or other services to the Debtor are hereby restrained until further Order of this Court from discontinuing, altering, interfering with or terminating the supply of such goods or services as may be required by the Receiver, and that the Receiver shall be entitled to the continued use of the Debtor's current telephone numbers, facsimile numbers, internet addresses and domain names, provided in each case that the normal prices or charges for all such goods or services received after the date of this Order are paid by the Receiver in accordance with normal payment practices of the Debtor or such other practices as may be agreed upon by the supplier or service provider and the Receiver, or as may be ordered by this Court.

# RECEIVER TO HOLD FUNDS

13. THIS COURT ORDERS that all funds, monies, cheques, instruments, and other forms of payments received or collected by the Receiver from and after the making of this Order from any source whatsoever, including without limitation the sale of all or any of the Property and the collection of any accounts receivable in whole or in part, whether in existence on the date of this Order or hereafter coming into existence, shall be deposited into one or more new accounts to be opened by the Receiver (the "Post Receivership Accounts") and the monies standing to the credit of such Post Receivership Accounts from time to time, net of any disbursements provided for herein, shall be held by the Receiver to be paid in accordance with the terms of this Order or any further Order of this Court.

# **EMPLOYEES**

14. THIS COURT ORDERS that all employees of the Debtor shall remain the employees of the Debtor until such time as the Receiver, on the Debtor's behalf, may terminate the employment of such employees. The Receiver shall not be liable for any employee-related liabilities, including any successor employer liabilities as provided for in section 14.06(1.2) of the BIA, other than such amounts as the Receiver may specifically agree in writing to pay, or in

respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*.

# **PIPEDA**

15. THIS COURT ORDERS that, pursuant to clause 7(3)(c) of the Canada *Personal Information Protection and Electronic Documents Act*, the Receiver shall disclose personal information of identifiable individuals to prospective purchasers or bidders for the Property and to their advisors, but only to the extent desirable or required to negotiate and attempt to complete one or more sales of the Property (each, a "Sale"). Each prospective purchaser or bidder to whom such personal information is disclosed shall maintain and protect the privacy of such information and limit the use of such information to its evaluation of the Sale, and if it does not complete a Sale, shall return all such information to the Receiver, or in the alternative destroy all such information. The purchaser of any Property shall be entitled to continue to use the personal information provided to it, and related to the Property purchased, in a manner which is in all material respects identical to the prior use of such information by the Debtor, and shall return all other personal information to the Receiver, or ensure that all other personal information is destroyed.

# LIMITATION ON ENVIRONMENTAL LIABILITIES

16. THIS COURT ORDERS that nothing herein contained shall require the Receiver to occupy or to take control, care, charge, possession or management (separately and/or collectively, "Possession") of any of the Property that might be environmentally contaminated, might be a pollutant or a contaminant, or might cause or contribute to a spill, discharge, release or deposit of a substance contrary to any federal, provincial or other law respecting the protection, conservation, enhancement, remediation or rehabilitation of the environment or relating to the disposal of waste or other contamination including, without limitation, the Canadian Environmental Protection Act, the Ontario Environmental Protection Act, the Ontario Water Resources Act, or the Ontario Occupational Health and Safety Act and regulations thereunder (the "Environmental Legislation"), provided however that nothing herein shall exempt the Receiver from any duty to report or make disclosure imposed by applicable Environmental Legislation. The Receiver shall not, as a result of this Order or anything done in

pursuance of the Receiver's duties and powers under this Order, be deemed to be in Possession of any of the Property within the meaning of any Environmental Legislation, unless it is actually in possession.

#### LIMITATION ON THE RECEIVER'S LIABILITY

17. THIS COURT ORDERS that the Receiver shall incur no liability or obligation as a result of its appointment or the carrying out the provisions of this Order, save and except for any gross negligence or wilful misconduct on its part, or in respect of its obligations under sections 81.4(5) or 81.6(3) of the BIA or under the *Wage Earner Protection Program Act*. Nothing in this Order shall derogate from the protections afforded the Receiver by section 14.06 of the BIA or by any other applicable legislation.

# **RECEIVER'S ACCOUNTS**

- 18. THIS COURT ORDERS that the Receiver and counsel to the Receiver shall be paid their reasonable fees and disbursements, in each case at their standard rates and charges unless otherwise ordered by the Court on the passing of accounts, and that the Receiver and counsel to the Receiver shall be entitled to and are hereby granted a charge (the "Receiver's Charge") on the Property, as security for such fees and disbursements, both before and after the making of this Order in respect of these proceedings, and that the Receiver's Charge shall form a first charge on the Property in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subject to sections 14.06(7), 81.4(4), and 81.6(2) of the BIA.
- 19. THIS COURT ORDERS that the Receiver and its legal counsel shall pass their accounts from time to time, and for this purpose the accounts of the Receiver and its legal counsel are hereby referred to a judge of the Commercial List of the Ontario Superior Court of Justice.
- 20. THIS COURT ORDERS that prior to the passing of its accounts, the Receiver shall be at liberty from time to time to apply reasonable amounts, out of the monies in its hands, against its fees and disbursements, including legal fees and disbursements, incurred at the standard rates and charges of the Receiver or its counsel, and such amounts shall constitute advances against its remuneration and disbursements when and as approved by this Court.

#### FUNDING OF THE RECEIVERSHIP

- 21. THIS COURT ORDERS that the Receiver be at liberty and it is hereby empowered to borrow by way of a revolving credit or otherwise, such monies from time to time as it may consider necessary or desirable, provided that the outstanding principal amount does not exceed \$500,000 (or such greater amount as this Court may by further Order authorize) at any time, at such rate or rates of interest as it deems advisable for such period or periods of time as it may arrange, for the purpose of funding the exercise of the powers and duties conferred upon the Receiver by this Order, including interim expenditures. The whole of the Property shall be and is hereby charged by way of a fixed and specific charge (the "Receiver's Borrowings Charge") as security for the payment of the monies borrowed, together with interest and charges thereon, in priority to all security interests, trusts, liens, charges and encumbrances, statutory or otherwise, in favour of any Person, but subordinate in priority to the Receiver's Charge and the charges as set out in sections 14.06(7), 81.4(4), and 81.6(2) of the BIA.
- 22. THIS COURT ORDERS that neither the Receiver's Borrowings Charge nor any other security granted by the Receiver in connection with its borrowings under this Order shall be enforced without leave of this Court.
- 23. THIS COURT ORDERS that the Receiver is at liberty and authorized to issue certificates substantially in the form annexed as Schedule "B" hereto (the "Receiver's Certificates") for any amount borrowed by it pursuant to this Order.
- 24. THIS COURT ORDERS that the monies from time to time borrowed by the Receiver pursuant to this Order or any further order of this Court and any and all Receiver's Certificates evidencing the same or any part thereof shall rank on a *pari passu* basis, unless otherwise agreed to by the holders of any prior issued Receiver's Certificates.

#### **SERVICE AND NOTICE**

25. THIS COURT ORDERS that the E-Service Protocol of the Commercial List (the "**Protocol**") is approved and adopted by reference herein and, in this proceeding, the service of documents made in accordance with the Protocol (which can be found on the Commercial List website at <a href="http://www.ontariocourts.ca/scj/practice/practice-directions/toronto/e-service-directions/toronto-directio

protocol/) shall be valid and effective service. Subject to Rule 17.05 this Order shall constitute an order for substituted service pursuant to Rule 16.04 of the Rules of Civil Procedure. Subject to Rule 3.01(d) of the Rules of Civil Procedure and paragraph 21 of the Protocol, service of documents in accordance with the Protocol will be effective on transmission. This Court further orders that a Case Website shall be established in accordance with the Protocol with the following URL: http://www.alvarezandmarsal.com/idealbc.

26. THIS COURT ORDERS that if the service or distribution of documents in accordance with the Protocol is not practicable, the Receiver is at liberty to serve or distribute this Order, any other materials and orders in these proceedings, any notices or other correspondence, by forwarding true copies thereof by prepaid ordinary mail, courier, personal delivery or facsimile transmission to the Debtor's creditors or other interested parties at their respective addresses as last shown on the records of the Debtor and that any such service or distribution by courier, personal delivery or facsimile transmission shall be deemed to be received on the next business day following the date of forwarding thereof, or if sent by ordinary mail, on the third business day after mailing.

# **GENERAL**

- 27. THIS COURT ORDERS that the Receiver may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.
- 28. THIS COURT ORDERS that nothing in this Order shall prevent the Receiver from acting as a trustee in bankruptcy of the Debtor.
- 29. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Receiver and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order.

- 30. THIS COURT ORDERS that the Receiver be at liberty and is hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order, and that the Receiver is authorized and empowered to act as a representative in respect of the within proceedings for the purpose of having these proceedings recognized in a jurisdiction outside Canada.
- 31. THIS COURT ORDERS that the Applicants shall have their costs of this Application, up to and including entry and service of this Order, provided for by the terms of the Applicants' security or, if not so provided by the Applicants' security, then on a substantial indemnity basis to be paid by the Receiver from the Debtor's estate with such priority and at such time as this Court may determine.
- 32. THIS COURT ORDERS that any interested party may apply to this Court to vary or amend this Order on not less than seven (7) days' notice to the Receiver and to any other party likely to be affected by the order sought or upon such other notice, if any, as this Court may order.

Digitally signed by Mr. Justice Cavanagh

#### ,

#### **SCHEDULE "A"**

# LANDS AND PREMISES

PIN 03196 - 0072 LT Interest/Estate Fee Simple

Description PT LT 1 PL 136 KING; PT LT 62 PL 136 KING; PT LT 63 PL 136 KING AS

IN R504810;

Address 8 BOSTWICK CR RICHMOND HILL

PIN 03196 - 0073 LT Interest/Estate Fee Simple

Description PT LT 63 PL 136 KING AS IN R209240

Address 10 BOSTWICK CRESCENT RICHMOND HILL

PIN 03196 - 0074 LT Interest/Estate Fee Simple

Description PT LT 64 PL 136 KING AS IN R530013; Address 12 BOSTWICK CR RICHMOND HILL

PIN 03196 - 0075 LT Interest/Estate Fee Simple

Description PT LT 64 PL 136 KING; PT LT 65 PL 136 KING AS IN R406345;

RICHMOND HILL

Address 14 BOSTWICK CR RICHMOND HILL

PIN 03196 - 0076 LT Interest/Estate Fee Simple

Description PT LT 66 PL 136 KING; PT LT 67 PL 136 KING AS IN R135070;

RICHMOND HILL

Address 8 BOND CRESCENT RICHMOND HILL

PIN 03196 - 0077 LT Interest/Estate Fee Simple

Description PT LT 66 PL 136 KING; PT LT 67 PL 136 KING AS IN B54438B;

RICHMOND HILL

Address 6 BOND CRESCENT RICHMOND HILL

PIN 03196 - 0078 LT Interest/Estate Fee Simple

Description PT LT 66 PL 136 KING AS IN R690041;
Address 16 BOSTWICK CR RICHMOND HILL

PIN 03196 - 0079 LT Interest/Estate Fee Simple Description PT LT 67 PL 136 KING AS IN R601987; RICHMOND HILL

Address 18 BOSTWICK CRESCENT RICHMOND HILL

PIN 03196 - 0080 LT Interest/Estate Fee Simple

Description PT LT 67 PL 136 KING AS IN KI22033 EXCEPT R135070, B54438B, &

R601987;

Address 2 BOND CRESCENT RICHMOND HILL

#### **SCHEDULE "B"**

# RECEIVER CERTIFICATE

# CERTIFICATE NO. •

#### AMOUNT \$•

- 1. THIS IS TO CERTIFY that Alvarez & Marsal Canada Inc., the receiver (the "Receiver") of the assets, undertakings and properties Ideal (BC) Developments Inc. (the "Debtor"), including all proceeds thereof (collectively, the "Property") appointed by Order of the Ontario Superior Court of Justice (Commercial List) (the "Court") dated the day of •, 20• (the "Order") made in an application having Court file number •-CL-•, has received as such Receiver from the holder of this certificate (the "Lender") the principal sum of \$•, being part of the total principal sum of \$• which the Receiver is authorized to borrow under and pursuant to the Order.
- 2. The principal sum evidenced by this certificate is payable on demand by the Lender with interest thereon calculated and compounded [daily][monthly not in advance on the day of each month] after the date hereof at a notional rate per annum equal to the rate of per cent above the prime commercial lending rate of Bank of from time to time.
- 3. Such principal sum with interest thereon is, by the terms of the Order, together with the principal sums and interest thereon of all other certificates issued by the Receiver pursuant to the Order or to any further order of the Court, a charge upon the whole of the Property, in priority to the security interests of any other person, but subject to the priority of the charges set out in the Order and in the *Bankruptcy and Insolvency Act*, and the right of the Receiver to indemnify itself out of such Property in respect of its remuneration and expenses.
- 4. All sums payable in respect of principal and interest under this certificate are payable at the main office of the Lender at Toronto, Ontario.
- 5. Until all liability in respect of this certificate has been terminated, no certificates creating charges ranking or purporting to rank in priority to this certificate shall be issued by the Receiver to any person other than the holder of this certificate without the prior written consent of the holder of this certificate.

- 6. The charge securing this certificate shall operate so as to permit the Receiver to deal with the Property as authorized by the Order and as authorized by any further or other order of the Court.
- 7. The Receiver does not undertake, and it is not under any personal liability, to pay any sum in respect of which it may issue certificates under the terms of the Order.

DATED the • day of •, 20•.

ALVAREZ & MARSAL CANADA INC., solely in its capacity as Receiver of the Property, and not in its personal capacity

| Per: |        |  |  |  |
|------|--------|--|--|--|
|      | Name:  |  |  |  |
|      | Title: |  |  |  |

-and-

IDEAL (BC) DEVELOPMENTS INC. Respondent

Court File No.

ONTARIO
SUPERIOR COURT OF JUSTICE
COMMERCIAL LIST
PROCEEDING COMMENCED AT
TORONTO

# **ORDER (APPOINTING RECEIVER)**

# **DICKINSON WRIGHT LLP**

Barristers & Solicitors 199 Bay Street Suite 2200, P.O. Box 447 Commerce Court Postal Station Toronto, Ontario, M5L 1G4

# DAVID P. PREGER (36870L)

Email: dpreger@dickinsonwright.com

Tel: (416) 646-4606

# **DAN POLIWODA (82323B)**

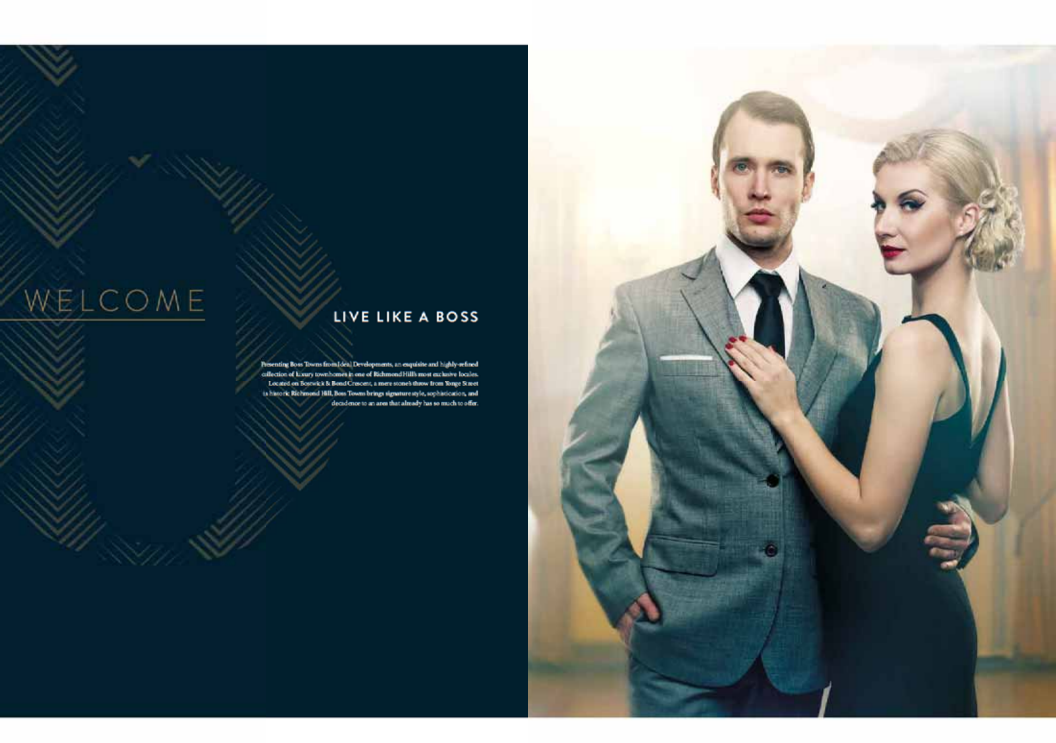
Email: dpoliwoda@dickinsonwright.com

Tel: (416) 646-6870

Fax: (844) 670-6009

Lawyers for the Applicants

# LUXURY TOWNS



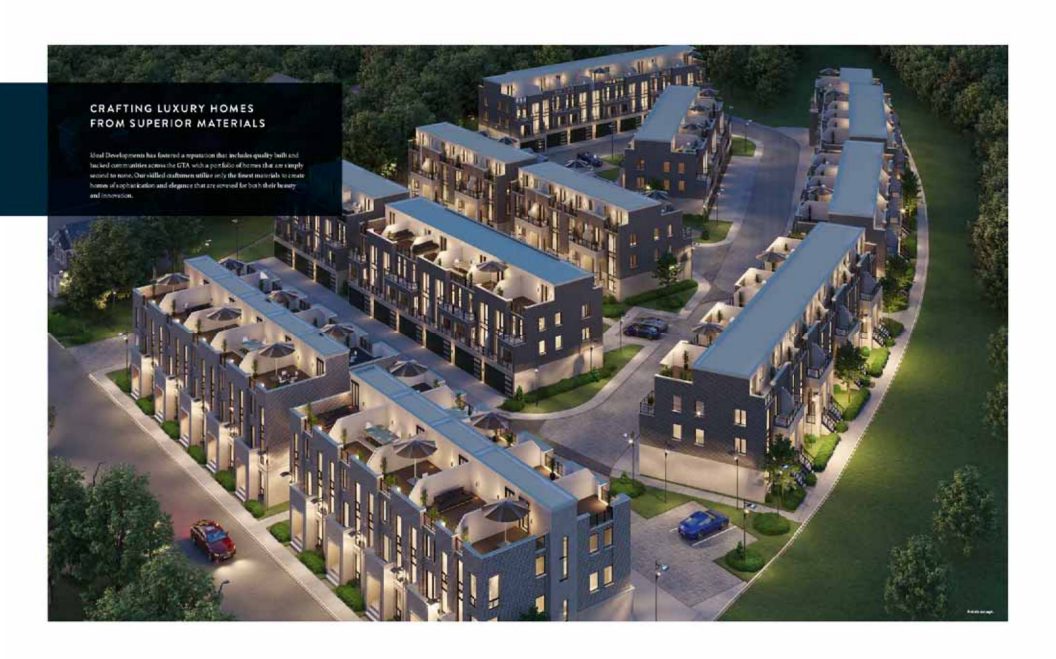
# THE HOMES

## STYLE AND SUBSTANCE REDEFINED

Boss Towns offers unprocedented luxury up to 2333 squase fiert, featuring lefts, rooftop terraces and finished basements in the manner of style and estimate hip that Boss buyers expect. With only the finest materials, a meticulo as attention to detail, and a location to be ensied, Boss Towns will soon be negarified as Richmond Hill's preeminent place to live.







# THE AREA

### UNLIKE ANYWHERE ELSE

Long regarded as one of the GTA's most covered communities, Richmoud Hill is the perfect combination of historical significance, natural beauty, and modern convenience. Its small town charm melds seumlessly with heistigs homes and big box brands alike putting a world of choice at its resident's fingertips. Take advantage of world-class shopping, exquisite dining options, shows and entertainment, greenapace, renowned golf courses, and so much more. Use He like a Boss. At Box Towns.



# THE LOCATION

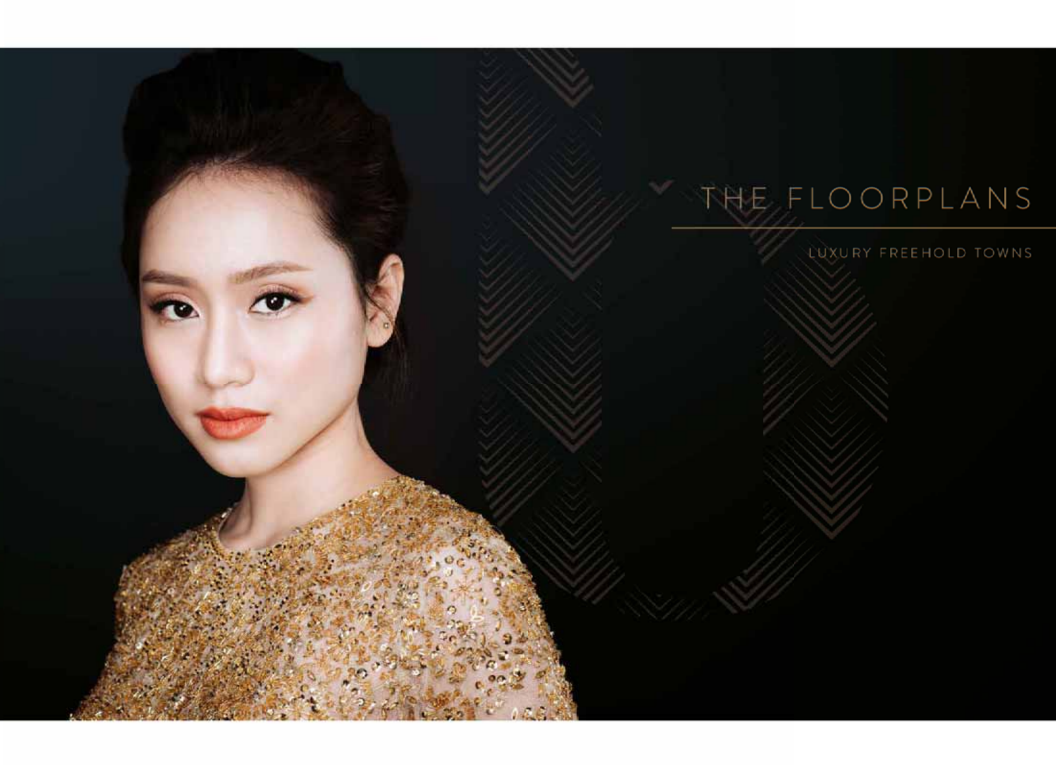
# HERE, SOPHISTICATION AND STYLE ARE PAR FOR THE COURSE

From its prentigious address on Bostwick Crescent, just west of Yonge Street, Boss Towns is ideally situated to give homebuyers the best of all worlds. Not only will residents as perience Boss Towns unique offering of true modern luxury they'll also discover the laidback nature that Richmond Hill has to offer in addition to every conceivable amening you could ver need.









## LUXURY FREEHOLD TOWNS

BENTLEY

маувасн

2054 SQ.FT.

-

MASERATI

FERRARI

PHANTOM

GHOST

2733 SQ.FT.





# **BENTLEY**

# MAYBACH

BLOCKS 2 - 6

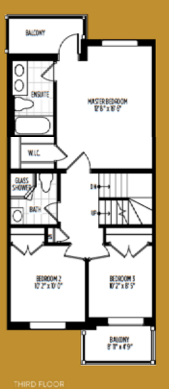
BLOCKS 7-1

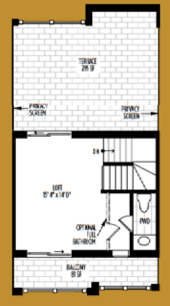
2654 sq. ft



BASEMENT FLOOR









TERRACE FOURTH FLOO



# MASERATI

BLOCKS 3, 4, 5, 6, 8

**FERRARI** 

BLOCKS 3 - 6

# PHANTOM

BLOCKS 7, 9, 11

# **GHOST**

BLOCKS 9 - 11

2733 sq. ft



BASEMENT FLOOR



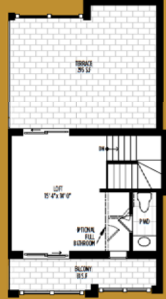
EVANG /DAING
EV 27 x 18 EV

PORCH

SECOND FLOOR





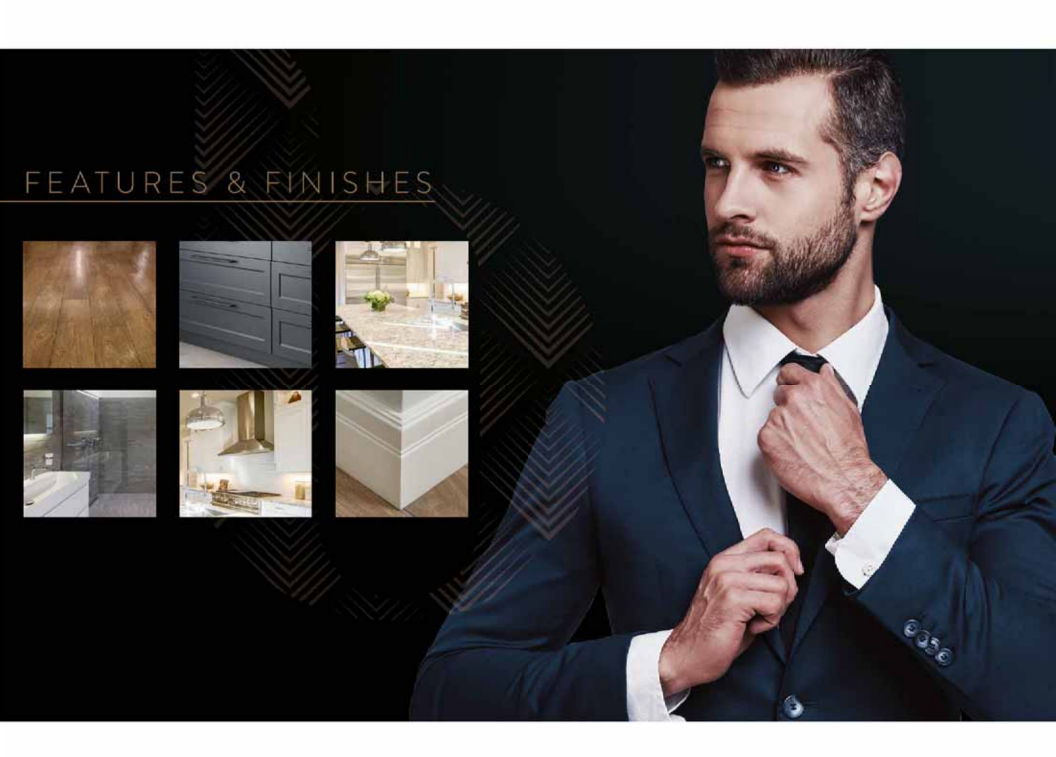




BATHROOM

ERRACE FOURTH FLOOR





# THE INTERIORS

## NOW THIS IS LIVING

Wide open spaces, souring coillings, and painstaking attention to detail set the bar high for this signature community. Exotic woods, stone from acress the globe, and an unmatched design acumen all combine to create a living space that is truly Boss.



## WASH AWAY THE DAY'S TROUBLES

Inspired by some of the world's most functions spot, the bathrooms at flows. Towns offers residents a welcome respite from the everyday Exponsite windows, sooker subs, double sinks and European inspired calificity creats a space that lets the day's stress just weak away.



## FEATURES & FINISHES LUXURY FREEHOLD TOWNS

#### EXTERIOR PEATURES

- Architecturally controlled contents colour schemes.
- Architecturally designed and concrolled front elevations with more, veners have accepted with combinations of studies or permitten brick (including sides and run, as per elevation).
- Heritage-tryle punelled sectional noll-up garage doors with window lives in per elevation. Automotic garage doors equipped with high-quality hardware and aprings for amount in reliable operation.
- . Despritive aluminum railing on second floor balousy (as per elevation).
- Pre-ficialist manifemance-free aluminum or viryl soffits, fascias, exvestroughs and desemposits.
- . Main, single or double entry door(s) thermally insulated (as per plan).
- Powter door hardware including grip second dead bolt leek, and exterior ceach large (as per plant)
- · Metal insulated interior gauge access dose if grade permits).
- Upgraded otdeur excedinated, Energy Sca\* nated, Low E Argon filled visylessament windows throughout.
- Two (a) exterior hase bibs, one in garage and one isoated at from of home docation determined by Vendor).
- . Asphalt base and sopecat shiveway (so per plan).
- . Rear and side entries to receive pre-cast paven (where applicable).
- Custom address glate installed on front elevation (location determined by Vendor).
- + Front and mur of for to be graded and sodded targer plant.

#### CONSTRUCTION FEATURES

- · Acoustically controlled party walls between units.
- \* Tongue and groove subfloors glassi, and screwed down to foor joint.
- . Speay four insulation in garage ceiling below liveable amount
- . Pound contine gange floor.
- Gauge to be fully drywalled, taped and prime painted white colour-including realing, excluding exposed pound/block concrete.
- Structurally sound exterior will construction.
- . Concrete foundation wall.
- Extender walls are immissed to 8.22, basement walls to 8.22, attics to 8.50.
   All insulated assesses to be covered by poly supporr barries.
- Tysek (or equivalent) wrapped exertor for improved air/supour barries.
- All heating and cooling ducwork located in hasement will be taped at connection locations.
- . Weather-stripping on all exterior doors and windows.
- Continuous expoor barrier and draft-proof electrical boxes on all extentor walls for increased air rightness and energy conservation.
- Pound concrete basement walls, wrapped with quality air-gap, water-proofing membrane and weighing effect.
- · All ductwork professionally desped prior to closing.

#### INTERIOR FEATURES

- if main, second and third foot cellings (cheept in sunkers or raised areas, stainways and where there are raised, dropped or cathodos' cellings, as per plant.
- . If hesement crilings, as per plan.
- . Smooth ceilings throughout,
- Dropped cellings and bulkbends over kitchen asbinets and feashed arous due to mechanical requirements (whose applicable).
- Elegant stained oak staircases twoeer stringer and risers) from the main floor to upper and senace floors (as pier plan, and Vendor's standard specifications).
- Elegant stained not 150° grooved bandrall with 3' pest, 4' Out nosing and choice of 150° sex pickets (so per Vendor's standard specifications).

- Choice of two interior wall paint colours. Trim and doors to be painted white (as per Vender's standard specifications).
- + Wire shelving installed in closets (as per plane.
- All ductwork professionally cleaned prior to dusing.

#### WINDOWS, DOORS AND MILLWORK

- Insertor two-panel passage swinging doors, except where indicated as aliding doors. Not applicable to odd stonge or exterior areas.
- Satin nickel finish levers and hinges to all interior passage and closes throughout all finished areas (as per plant).
- 5' haveboards, painted white throughout, with doerstop located at all doors
- 3 ½² cosing with integrand backband on all awing does, main floor archways, and windows throughout in all finished arom (where applicable)
- Doors, windows and full archeers to be rainmed (as per plant.

#### GOURMET KITCHEN FEATURES

- Custom-daigned kitchen subtress with colour-coordinated kickplates (above of styles to choose from Vendor's standard specifications).
- . Extended height kitchen appers.
- Estended depth upper cabinet above hidge (as per plan).
- Stainless steel fridge, stove, dishwasher and hood fan (as per Vendor's standard specifications).
- Lizzurious granite kitchen otunierrop with thouble stainlass steel undermount sink with pull out spory (Vendor's standard samples).
- . Decountive backuplanh (as per Vendor's standard specifications).
- Kitchen siland with buse cabinets plus exended flush breakfast bar (as per plant).
- · Convenient upds electrical audies for two small appliances.
- · Henry-duty receptable for stow and refrigerance,

#### LUXURIOUS EATHROOM FINISHES

- Quality bathroom calmortry is a variety of finishes with ordeur co-ordinated kickplate (as per Version's standard samples).
- Granite counterapp with sunfermount sink(s) and single-lever faucer(s) (so per plan).
- Backroom include of acrylic tub or shower enclosure with full height ceramic wall to take per plan and Vendor's standard specifications).
- Separate frameless glass abower stall (as per plant to include marble surround and lade)
- · Shower endosure installed with moisture resistant deywall.
- Wastr-saving showerhead on all showers with pressure balance values.
   Is low-flow water saving to lets.
- · Classic white plumbing features in bothmorn(d.
- Bethroom accessories in all bathrooms to include soller paper holder and town holder.
- + Micrors in all bothooms
- Light faction installed above mirror (to per Vendor's standard specifications).
- · Energy Star\* exhaust fans in all bathrooms.
- . Privacy lock on all batheom and powder room doors.

#### LAUNDRY ROOM ACCENTS

- . Pull-sized, from load white was ber and driver to perplant.
- . Hot and said laundry tape for washer with heavy-duty witing for dryer.
- Wiring and outside venting for drym docation determined by Vendor).
- Laundry roomfloors may be sunken to accommodate entry door(e) in hundry (if required or if grade permit).
- White melomine upper laundry exhinets (as per plant.

#### FLOORING

- Pre-finished stained 4 tis\* engineered eak hardwood flooring throughout lower floor, main floor and upper floor hallways excluding all tiled areas, as per plan and Vendor's standard see: ifsations.
- Quality Berber carpet in all bedrooms (as per plan and Vendor's standard specifications).
- \$44° plywood sub-floor tongue and groove throughout main and second floors.
- Metal edge is installed where engineered hardwood abuts tiled surfaces.
   til "x 24" ceramic or porcelain tile in fover, kitchen, laundry and bathrooms!
- powder moms (as per plan and Vendor's standard specifications).
- · All upper floor laundry areas to include a floor drain (as per plan).

#### ELECTRICAL/HEATING & COOLING

- 100 AMP electrical services with circuit breaker panel and copper wiring.
- All wiring in accordance with Ontario Building Code (OBC) and Electrical Safety Authority (ESA).
- Garage and exterior electrical outlets located as follows: 2 in garage walls (one
  dolloated for central vacuum), tin garage ceiling fone for each garage door
  opener), wasterpool outlet at front and rear of house (as per plan).
- · Decora® switches and plugs throughout.
- . Ten (to) pot lights throughout second floor.
- Hard-wired built-in smoke detectors and carbon monoxide detectors on all floors and in every bedroom (location may vary).
- · Programmable thermostat centrally located (location determined by Vendor).
- · Gas-fired water heater (purchaser rental).
- · Energy Star\* rated HVAC system.
- Humidifier connected to furnace.
   Central Air conditioning system.
- Rough-in central vacuum oudets throughout, complete with termination in garage.
- · Electric doorbell at from entry.
- . Heavy-duty wiring and outlet for stove and washer and dryer.
- · Shut-off valves in kitchen and bathrooms.
- Geound fault interrupter protection in all bathrooms and powder room.

#### SUSTAINABLE FEATURES

- Main entry door(s) with thermal insulation.
- · Caulking and weather-stripping on insulated fiberglass and metal entry doors.
- Upgraded Energy Star\* rated, Low-EA agon filled vinyl casement windows throughout.
- Toilets in your home have a low flow flush, reducing your water consumption.
- . Energy Star\* exhaust fans in all bathrooms.
- Programmable thermostat.
- Energy Star\* meed HVAC system with gas-fined water heater (purchaser rental).
- Low-emitting Berber carpets are installed in your home, which reduce the volume of volatile organic compounds (VOCs) in the air, allowing your family to be such a satire.
- Homes are constructed with a continuous vapour barrier and draft-proof electrical boxes on all exertor walls for increased air tightness and energy conservation.
- Exterior walls are insulated to R22, basement walls to R22, actics to R30. All
  insulated areas are to be covered by poly vapour barriers.
- ${\tt ~Tyvek/Typer~(or~equivalent)~wrapped~exterior~for~improved~air/vapour~barrier.}$
- High performance basement includes a TYVEK-type air barrier installed on basement walls for improved humidity control (encluding cold cellar) and R24 basement wall insulation, height as per OBC.
- All heating and cooling ductwork located in basement will be taped at connection joints.

#### SECURITY FEATURES FOR YOUR PEACE OF MIND

- Hinges and strikes places reinforced with long screws.
- . Front and mar doon on ground floor to receive door contact.

#### CUSTOMER FRIENDLY UPGRADE PROGRAM

 Purchases have the opportunity to make upgraded interior selections at their Ideal Developments interior design appointment.

#### IDEAL DEVELOPMENTS HOME WARRANTY PROGRAM

Ideal Developments is committed to providing excellent customer service under the guidelines of the TARION WARRANTY CORPORATION, with the following coverage:

i. The home is free from defects in weekmannhip and materials for one (0) year.
ii. The home is free of defects in workmannhip and materials on electrical, plumbing, bearing delivery and distribution options, senetric elaboration and door, and the building envelope and bearings training.

free from water penetration for two (2) years.

III. The home is warranted against all major structural defects for seven (7) years.

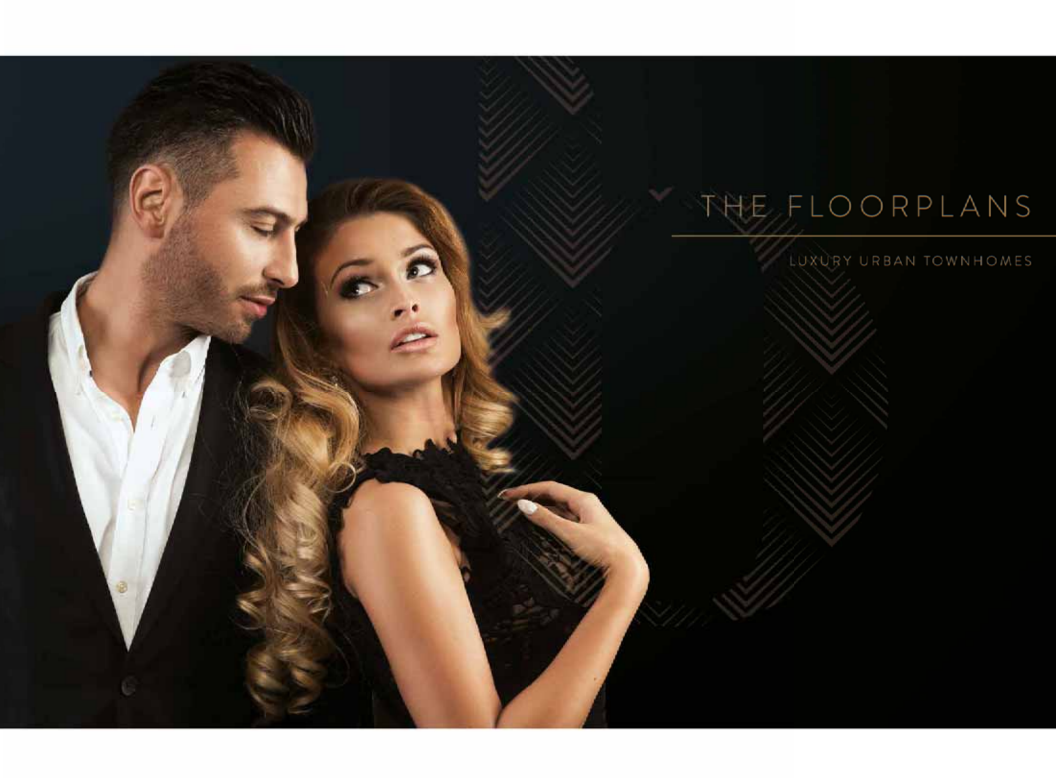
#### CONDITIONS

- All plans, elevations and specifications are subject to medification from time to time by the sendor according to the Orcano Building Code, Nectoral Building Code and Ambitions.
- The Vendor will not allow the purchaser to do any work and/or supply any material to finish the dwelling before the "Home Closing Date".
- Purchaser agmes to pay TARION enrollment for based on purchaser prior
- Purchases are cottled that side door (where applicable) may be lowered or eleminated to accommodate side yard drainage as per grading or manicipality
- Bouse types subject to final approval by the municipality or developer's acchinectural committee and final siting and approval by the Vendor's architect.
- The purchaser shall indometify and save the Vendor, its' seriounts and agents, harmless from all ast ions, claims and demands for upon or by mason of any elations, workness, and agents, who have entend on the neal property or any subdivision or which the man property issums a part of, whether with, or without authorization, expenses or intelled by the Vendor.
- Variations from Vendor's samples may occur in finishing materials, sitchen and wanty cabinets, from and wall finishes the to normal production process.
- Furtherer's choice of interfor colours and materials to be chosen from the Vendor's standard specifications if not yet ordered or installed provided that the obtures and materials are chosen by the purchase within to days of notification by the vendor. Otherwise, the vendor reserves the right to choose
- the colour and/or materials.

  The Vendor shall be entitled to reverse the plan of the house being constructed.
- The Vendor is not responsible for shade difference occurring from difference dye lots on all materials such as exaministile or broadloom, not shingles, handwood foorting, wood stairs, railing, kitchen pabines, our esteps or exercise materials. Colores and materials will be as done as possible to Vendor's samples but not necessarily identical. Purchasers may be required needed to be considered as the property of the proper
- unavailability or discontinuation.

  Location and size of windows and doors may vary that to grading conditions.
- All dimensions are approximate. Parasax and hot water task may vary.

   Prices and specifications are subject to change without notice. Vendor has the dight to submittee muterials of equal or bear a value. A odde surfacy of upgrades and option are awailable. T. R. O. E. April, 2000.





LINCOLN

1414 5 Q.FT.

LINCOLN END

1433 SQ.FT.

.

CADILLAC

1407 SQ.FT.

CADILLAC END

1489 SQ.FT.

4

TESLA

1501 SQ.FT.

MERCEDES

1431 SQ.FT.

PORSCHE

1768 SQ.FT.





# LINCOLN

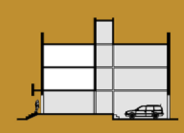
BLOCKS 1, 2

# LINCOLN END

BLOCKS 1.3

1414 sq.ft.

1433 sq.ft.



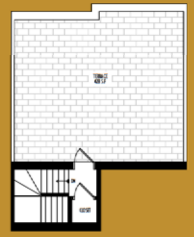








THIRD FLOOR



TERRACE FOURTH FLOOI INTERIOR AND END





# CADILLAC

BLOCKS 1, 2

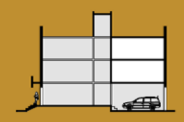
# CADILLAC END

BLOCKS 1. 1

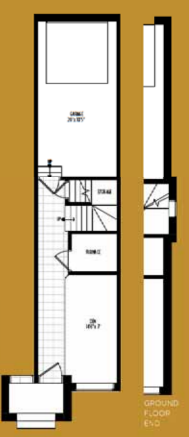
1407 sq.ft.

1489 sq.ft.



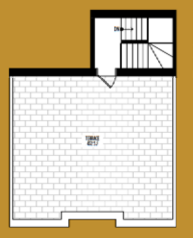












ERRACE FOURTH FLOOR

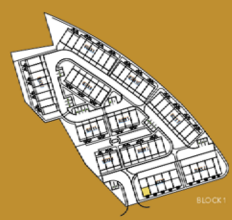
FOURTH FLOOR END

SHOUND FLOOR



# **TESLA**

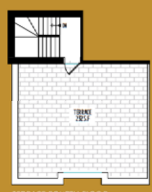


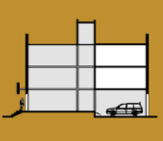




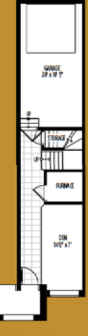




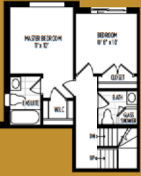




MERCEDES

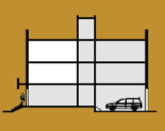








TERRA/E 2285.F

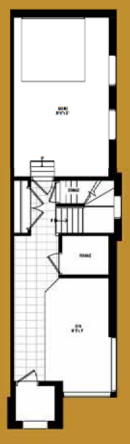




# PORSCHE

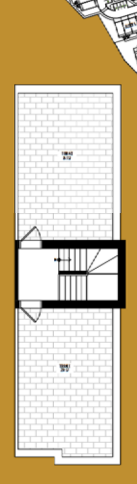
BLOCK:

1768 sq.ft.





IND FLOOR SECONE



THIRD FLOOR

TERRACE FOURTH FLOC



Seathern control is a compatible control from an increasing the manufacture. From the control terms operated a Africa department of the control terms of the

# THE INTERIOR

## MODERN STYLE REDEFINED

Classic clean lines, seemingly endless space, and innovative materials come together to create a space swettly of a community such as this. The result ambornes created to ester to show with ultra-discerning tastes.



## FEATURES & FINISHES LUXURY URBAN TOWNHOMES

## STANDARD RESIDENTIAL UNIT FINISHES

#### LAUNDRY

- ENERGY STAR qualified appliances where applicable.
- White front load 24' stackable washer and dryer with stacking kit installed (where applicable) and vers of to the exterior.
- · Porcelain floor tile by Builder's Standard selections.

#### CEILING

- Main level will have nine (9') foot ceiling height with eight (8) foot ceiling height on second level. Height may vary in bulkhead locations.
- Smooth ceiling in all rooms.

#### AIR CONDITIONING

 Air conditioning installed, high velocity air combo unit for HVAC with condensing unit. Location may vary.

#### STAIRCASE

· Stained handrail with square pickets and berber carpeted treads.

#### INTERIOR DOORS AND TRIM

- . Interior swing doors to receive satin chrome finish passage lever set.
- Architectural designed flat profile baseboards, door casing and window tim throughout.

#### CLOSETS

- White wire shelves, single and double hanging rods, and a bank of open wire shelves in walk-in closet, where applicable.
- · Single white wire shelving and single hanging rod in foyer closet.
- Double white wire showing and single hanging rod in second and third bedrooms as per plan.

#### WIRING

- · Individual automatic circuit breaker service panel.
- · Individually metered electrical.
- . One Coaxial cable outlet provided in livingillining room and all bedrooms.
- · One telephone outlet provided in living/dining room and all bedrooms.
- · Smoke detectors and carbon monoxide detectors as required.
- · Individual security system with keypad and entry door contact.

#### LIGHT FIXTURES

- Light fixtures in kitchen area, bedrooms, stairwells and hallways (as per applicable plan) and builders standard samples.
- Installation of LED light bulbs to all open ceiling light fixtures for increased energy savings.
- . Dining room to receive capped light fixture.

#### SWITCHES AND ELECTRICAL OUTLETS

- White Decora style switch plates and wall receptacles throughout.
   Switch controlled wall outlet in living room and bedrooms.
- Ground fault interruper protection in kitchen, all bathrooms and powder room.
- Paties, balconies and serraces will receive electrical outlets.

#### KITCHEN

#### CASINETRY

- Designer selected cabinet finishes from Builder's Standard selections including a bank of drawers.
- · Kitchen pastry as per plan.

#### BACKSPLASH

- Decurative backsplash (as per Vendor) standard specific ations).

#### COUNTERTO

Choice of ilesigner selected some counterrops from Builder's Standard telections.

#### SINK AND FAUCET

 Stainless used undermount sink with single lower kindsen faune and convenient pull out spray.

#### APPLIANCES

- Stainless microwave/hood fan combination installed.
- Stainless 30' range with glass top and self-cleaning own installed.
- Stainless steel disboasher, installed.
- Stainless 50' fridge.

#### KITCHEN ELECTRICAL

 Duplex electrical outlet(s) above or amentop souveniently facetod for small kitchen applianten.

# BATHROOMS AND FOWDER ROOM

- Mester Enuite bathcom will meet a shower with a low profile acrylic base, glass-door and cramic will tiles to ceiling beight (as per applicable plant) from Builder's Sandard selection.
- Main hathrouse to receive an scryfic deep socker tub with full height curumic tile wall surround tiss per plant from Bullders Standard selections.
- White sinks, sollers and bothcubs throughout.
- · Woor efficient lavatory faucets and shower heads throughout.
- · High efficiency water saving sollets throughout.

#### CABINETRY

 Contemporary sleek modern mansitional designs with designer selected tabiner finishes from Builder's Standard selections in kitchen and bathmorna.

#### COUNTERTOP

MIRRORS

 Choice of designer selected more southernops from Builder's Standard selections.

## Mirrors in all bathmon(s) and possibe room.

ACCESSORIES, FANS

• Exhaust fan wested to the numide in all husbrocots, provder noom, and hundry toom (where applicable).

#### FAUCET

Channe finish angle lever fauters in all bathroom and in the powder room.

#### FLOORING

#### TILE

 Purodain tile in foven powder moen, berhrooms and mechanical/laundry rooms as per applicable plane and Builder's Standard selections.

#### ENGINEERED LAMINATE

 Purchases shall receive choice of angineered laminate flooring from Builder's Standard samples in kitchen, Beingrünning areas and associated hallway (as per applicable plant).

#### CARPE

 Purchasem shall receive quality bether-type loop carpet from Buildigh Scandard samples in all bedrooms, bedroom bullways and stain (as per applicable plan).

#### Heavy none

The criting beights stated are approximate. The lost git is measured from the appearance of the consens in four side. What or elling the literated are in another of superance of the consens in four side. What or elling the literate gives are a side of superance of the contingent are insured as what of superance and haddensy, the totking beight will be less stated. All colours and finitions are to be indeed haddensy, the totking beight will be less stated. All colours and finitions are to be indeed and now vary from south to indust. Prices used operficacions are subject to thange without motive, All areas and stated another of increasing an approximate prices are subject to thange without notice, All areas and stated increasing a large and may represent the same and stated in some firm sinks are a propositional. Place are an executed in successful areas of the subject to the prices of the subject to the subje

# THE TEAM

## A WORLD OF EXPERIENCE

The team at I deal Developments beings a world of experience to any and all developments we underside. Led by our President is CBO Shaji Nada, we've been satisfying the needs of beconciviness across the GTA for over it years. And will continue to do so. Thanks to size commitment to design excellence, sustainability, and so the homebuyer satisfaction.













www.idealdevelopments.com



## Form 520 for use in the Province of Ontario

# **Listing Agreement - Commercial Seller Representation Agreement Authority to Offer for Sale**

This is a Multiple Listing Service® Agreement



This Listing is Exclusive



|      | (Seller's Initials)  | (Seller's Initials)  |
|------|--|--|
|      | TWEEN: Marcus & Millichan Real Estate Investment Services Canada Inc. Brokerage  | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,  |
|      | (the "Listing Brokerage") Tel No. 416-585-464  | 6  |
| SEL  |  | (the "Seller")   |
| In c | (the "Listing Brokerage") Tel. No. 416-585-4646  LIER: See Schedule A  |  |
|      | the "Listing Brokerage"] Tel. No. 416-585-4646  LIER: See Schedule A   |  |
|      |  | 20.22  |
| uni  | til 11:59 p.m. on the  | he "Listing Period"),  |
| {    | MLS® listing, may be subject to minimum requirements of the real estate board, however, in accordance with the Real Estate and Business Brokers Act, 2002, (REBBA), if the Listing Period exceeds six months, the Listing Brokerage must   | (Seller's Initials)  |
| to c | offer the Property <b>for sale</b> at a price of:  |  |
| on   | ne Dollars (\$CDN) 1.00  |  |
| set  | out herein are at the Seller's personal request, after full discussion with the Listing Brokerage's representative regarding potential   |  |
|      |  | (Seller's Initials)  |
| 1.   | "Seller" includes vendor and a "buyer" includes a purchaser or a prospective purchaser. A purchase shall be deemed to include any agreement to exchange, or the obtaining of an option to purchase which is subsequently exercised, or the causing of a First Fexercised, or an agreement to sell or transfer shares or assets. "Real property" includes real estate as defined in the Real Estate of Act (2002). The "Property" shall be deemed to include any part thereof or interest therein. A "real estate board" includes a real Commission shall be deemed to include other remuneration. This Agreement shall be read with all changes of gender or number context. For purposes of this Agreement, anyone introduced to or shown the Property shall be deemed to include any spou administrators, successors, assigns, related corporations and affiliated corporations. Related corporations or affiliated corporation where one half or a majority of the shareholders, directors or officers of the related or affiliated corporation are the s | Right of Refusal to be<br>and Business Brokers<br>al estate association.<br>aber required by the<br>se, heirs, executors,<br>ons shall include any |
| 2.   | <b>COMMISSION:</b> In consideration of the Listing Brokerage listing the Property for sale, the Seller agrees to pay the Listing Brokerage   | erage a commission   |
|      | of 1.15 % of the sale price of the Property or 1.65% if a non-listing team salesperson or br   | oker   |
|      | represents the Buyer   |  |
|      | for any valid offer to purchase the Property from any source whatsoever obtained during the Listing Period, as may be acceptable   | le to the Seller.  |
|      | INITIALS OF LISTING BROKERAGE:  INITIALS OF SELLER(S)  |  |

| The Seller authorizes the Listing Brokerage to co-operate with any other registered real estate brokerage (co-operating brokerage), and to offer to pay  |
|--|
| the co-operating brokerage a commission of   |
|  |
| the Seller's behalf within   |
| an assepted by the Seller or anyone on the Seller's behalf is not completed, if such non-completion is arriing or attributable to the Seller's default or  |
| Any deposit in respect of any agreement where the transaction has been completed shall first be applied to reduce the commission payable. Should such amounts paid to the Listing Brokerage from the deposit or by the Seller's solicitor not be sufficient, the Seller shall be liable to pay to the Listing Brokerage on demand, any deficiency in commission and taxes owing on such commission.  |
| Celler, the Celler than multiplicate the Listing Declarage to retain an expension for semiconed, affected, and compare the Listing Declarage to retain a semicological for the compared to the compared the compared the compared to the compa |
| All amounts set out as commission are to be paid plus applicable taxes on such commission  |

REPRESENTATION: The Seller acknowledges that the Listing Brokerage has provided the Seller with written information explaining agency relationships, including information on Seller Representation. Sub-agency, Buyer Representation, Multiple Representation and Customer Service. The Seller understands that unless the Seller is otherwise informed, the co-operating brokerage is representing the interests of the buyer in the transaction. The Seller further acknowledges that the Listing Brokerage may be listing other properties that may be similar to the Seller's Property and the Seller hereby consents to the Listing Brokerage acting as an agent for more than one seller without any claim by the Seller of conflict of interest. Unless otherwise agreed in writing between Seller and Listing Brokerage, any commission payable to any other brokerage shall be paid out of the commission the Seller pays the Listing Brokerage.

MULTIPLE REPRESENTATION: The Seller hereby acknowledges that the Listing Brokerage may be entering into buyer representation agreements with buyers who may be interested in purchasing the Seller's Property. In the event that the Listing Brokerage has entered into or enters into a buyer representation agreement with a prospective buyer for the Seller's Property, the Listing Brokerage will obtain the Seller's written consent to represent both the Seller and the buyer for the transaction at the earliest practical opportunity and in all cases prior to any offer to purchase being submitted or presented.

The Seller understand and acknowledges that the Listing Brokerage must be impartial when representing both the Seller and the buyer and equally protect the interests of the Seller and buyer. The Seller understands and acknowledges that when representing both the Seller and the buyer, the Listing Brokerage shall have a duty of full disclosure to both the Seller and the buyer, including a requirement to disclose all factual information about the Property known to the Listing Brokerage.

However, the Seller further understands and acknowledges that the Listing Brokerage shall not disclose:

- that the Seller may or will accept less than the listed price, unless otherwise instructed in writing by the Seller;
- that the buyer may or will pay more than the offered price, unless otherwise instructed in writing by the buyer;
- the motivation of or personal information about the Seller or buyer, unless otherwise instructed in writing by the party to which the information applies or unless failure to disclose would constitute fraudulent, unlawful or unethical practice;
- the price the buyer should offer or the price the Seller should accept; and
- the Listing Brokerage shall not disclose to the buyer the terms of any other offer.

However, it is understood that factual market information about comparable properties and information known to the Listing Brokerage concerning potential uses for the Property will be disclosed to both Selle r and buyer to assist them to come to their own conclusions.

Where a Brokerage represents both the Seller and the Buyer (multiple representation), the Brokerage shall not be entitled or authorized to be agent for either the Buyer or the Seller for the purpose of giving and receiving notices.

MULTIPLE REPRESENTATION AND CUSTOMER SERVICE: The Seller understands and agrees that the Listing Brokerage also provides representation and customer service to other sellers and buyers. If the Listing Brokerage represents or provides customer service to more than one seller or buyer for the same trade, the Listing Brokerage shall, in writing, at the earliest practicable opportunity and before any offer is made, inform all sellers and buyers of the nature of the Listing Brokerage's relationship to each seller and buyer.



- 4. **REFERRAL OF ENQUIRIES:** The Seller agrees that during the Listing Period, the Seller shall advise the Listing Brokerage immediately of all enquiries from any source whatsoever, and all offers to purchase submitted to the Seller shall be immediately submitted to the Listing Brokerage by the Seller before the Seller accepts or rejects the same. If any enquiry during the Listing Period results in the Seller's accepting a valid offer to purchase during the Listing Period or within the Holdover Period after the expiration of the Listing Period described above, the Seller agrees to pay the Listing Brokerage the amount of commission set out above, payable within five (5) days following the Listing Brokerage's written demand therefor.
- 5. MARKETING: The Seller agrees to allow the Listing Brokerage to show and permit prospective buyers to fully inspect the Property during reasonable hours and the Seller gives the Listing Brokerage the sole and exclusive right to place "For Sale" and "Sold" sign(s) upon the Property. The Seller consents to the Listing Brokerage including information in advertising that may identify the Property. The Seller further agrees that the Listing Brokerage shall have sole and exclusive authority to make all advertising decisions relating to the marketing of the Property during the Listing Period. The Seller agrees that the Listing Brokerage will not be held liable in any manner whatsoever for any acts or omissions with respect to advertising by the Listing Brokerage or any other party, other than by the Listing Brokerage's gross negligence or wilful act.
- **6. WARRANTY:** The Seller represents and warrants that the Seller has the exclusive authority and power to execute this Authority to offer the Property for sale and that the Seller has informed the Listing Brokerage of any third party interests or claims on the Property such as rights of first refusal, options, easements, mortgages, encumbrances or otherwise concerning the Property, which may affect the sale of the Property.
- 7. INDEMNIFICATION AND INSURANCE: The Seller will not hold the Listing Brokerage and representatives of the Brokerage responsible for any loss or damage to the Property or contents occurring during the term of this Agreement caused by the Listing Brokerage or anyone else by any means, including theft, fire or vandalism, other than by the Listing Brokerage's gross negligence or wilful act. The Saller growth industrif, and the Hardward of the Brokerage and any comparising brokerage from any liability, claim, lose, east, damage or injury, including better thin itself to be of the seminician payable and this Agreement, assessed a contributed to by the broad of any meanth, or injury, including the resulting brokerage in this Agreement, assessed as an injury to be a seminated to be the Brokerage and this Agreement, as a seminated to be the Brokerage and the Saller industrial to be a seminated to be the Brokerage and the Saller industrial to be a seminated to be the Brokerage and the Saller industrial to the Saller industrial to the Brokerage and the Saller industrial to the Brokerage and the Saller industrial to the Saller in
- 8. ENVIRONMENTAL INDEMNIFICATION: The Geller agrees to indemnify and save harmless the Listing Drokerage and representatives of the Brahamage and any se specially being affected by anyone the save and any second any second and any second any second and any seco
- 9. FAMILY LAW ACT: The Seller hereby maments that special consent is not necessary under the provisions of the Family Law Act, R.C.O. 1990, unless the special the second the second the second hardinafter provided.
- 10. FINDERS FEES: The Seller acknowledges that the Brokerage may be receiving a finder's fee, reward and/or referral incentive, and the Seller consents to any such benefit being received and retained by the Brokerage in addition to the commission as described above.
- 11. VERIFICATION OF INFORMATION: The Seller authorizes the Listing Brokerage to obtain any information from any regulatory authorities, governments, mortgagees or others affecting the Property and the Seller agrees to execute and deliver such further authorizations in this regard as may be reasonably required. The Seller hereby appoints the Listing Brokerage or the Listing Brokerage's authorized representative as the Seller's attorney to execute such documentation as may be necessary to effect obtaining any information as aforesaid. The Seller hereby authorizes, instructs and directs the above noted regulatory authorities, governments, mortgagees or others to release any and all information to the Listing Brokerage.
- 12. USE AND DISTRIBUTION OF INFORMATION: The Seller consents to the collection, use and disclosure of personal information by the Brokerage for the purpose of listing and marketing the Property including, but not limited to: listing and advertising the Property using any medium including the Internet; disclosing Property information to prospective buyers, brokerages, salespersons and others who may assist in the sale of the Property; such other use of the Seller's personal information as is consistent with listing and marketing of the Property. The Seller consents, if this is an MLS® Listing, to placement of the listing information and sales information by the Brokerage into the database(s) of the MLS® System of the appropriate Board, and to the posting of any documents and other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) provided by or on behalf of the Seller into the database(s) of the MLS® System of the appropriate Board. The Seller hereby indominifies and saves harmless the Brokerage and/or any of the appropriate Board. The Seller hereby indominifies and saves harmless the Brokerage and/or any of the appropriate Board. The Seller hereby indominifies are save harmless the Brokerage and/or any of the appropriate Board. The Seller hereby indominifies are save harmless the Brokerage and/or any of the appropriate Board. The Seller hereby indominifies are save harmless the Brokerage and/or any of the appropriate Board. The Seller hereby indominifies are save harmless the Brokerage and/or any of the appropriate Board. The Seller hereby indemnifies are save harmless the Brokerage and/or any of the appropriate Board.

The Seller acknowledges that the database, within the board's MLS® System is the property of the real estate board(s) and can be licensed, resold, or otherwise dealt with by the board(s). The Seller further acknowledges that the real estate board(s) may: during the term of the listing and thereafter, distribute the information in the database, within the board's MLS® System to any persons authorized to use such service which may include other brokerages, government departments, appraisers, municipal organizations and others; market the Property, at its option, in any medium, including electronic media; during the term of the listing and thereafter, compile, retain and publish any statistics including historical data within the board's MLS® System and retain, reproduce and display photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions which may be used by board members to conduct comparative analyses; and make such other use of the information as the Brokerage and/or real estate board(s) deem appropriate, in connection with the listing, marketing and

| <b>INITIALS OF LISTING BROKERAGE: (</b> |   | INITIALS OF SELLER(S):                  |
|---|---|---|
| `                                       | _ | • |

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selling of real estate during the term of the listing and thereafter. The Seller acknowledges that the information, personal or otherwise ("information"), provided to the real estate board or association may be stored on databases located outside of Canada, in which case the information would be subject to the laws of the jurisdiction in which the information is located.

|              | subject to the laws of the jurisdiction in which the inf  | ormation is locat   | rea.              |                        |                        |                                 |
|--------------|---|---------------------|-------------------|------------------------|------------------------|---------------------------------|
|              | In the event that this Agreement expires or is cancell<br>terminated and the Property is not sold, the Seller, by   |                     |                   |                        |                        |                                 |
|              | consent to allow other real estate board members to other termination of this Agreement to discuss listing  |                     |                   |                        | (Does)                 | (Does Not)                      |
| 13.          | SUCCESSORS AND ASSIGNS: The heirs, executors  | , administrators, s | successors and    | assigns of the u       | ndersigned are bound   | by the terms of this Agreement. |
| 14.          | • CONFLICT OR DISCREPANCY: If there is any conflict or discrepancy between any provision added to this Agreement (including any Schedule attached hereto) and any provision in the standard pre-set portion hereof, the added provision shall supersede the standard pre-set provision to the extent of such conflict or discrepancy. This Agreement, including any Schedule attached hereto, shall constitute the entire Authority from the Seller to the Brokerage. There is no representation, warranty, collateral agreement or condition, which affects this Agreement other than as expressed herein. |                     |                   |                        |                        |                                 |
| 15.          | • <b>ELECTRONIC COMMUNICATION:</b> This Agreement and any agreements, notices or other communications contemplated thereby may be transmitted by means of electronic systems, in which case signatures shall be deemed to be original. The transmission of this Agreement by the Seller by electronic means shall be deemed to confirm the Seller has retained a true copy of the Agreement.  |                     |                   |                        |                        |                                 |
| 16.          | ELECTRONIC SIGNATURES: If this Agreement has been signed with an electronic signature the parties hereto consent and agree to the use of such electronic signature with respect to this Agreement pursuant to the Electronic Commerce Act, 2000, S.O. 2000, c17 as amended from time to time.   |                     |                   |                        |                        |                                 |
| 1 <b>7</b> . | SCHEDULE(S)   |                     | a                 | and data form o        | attached hereto form(  | s) part of this Agreement.      |
| END          | LISTING BROKERAGE AGREES TO MARKET<br>DEAVOUR TO OBTAIN A VALID OFFER TO PUR<br>HER TERMS SATISFACTORY TO THE SELLER.   |                     |                   |                        |                        |                                 |
| (Auth        | orized to bind the Listing Brokerage)   | (Date               | e)                | (                      | Name of Person Signing | )                               |
| ON           | S AGREEMENT HAS BEEN READ AND FULLY UNITHIS DATE I HAVE SIGNED UNDER SEAL. Any perty are true to the best of my knowledge, information  | y representations   |                   |                        |                        |                                 |
| AL\<br>IDE   | NED, SEALED AND DELIVERED I have hereunto set m<br>/AREZ AND MARSAL CANADA INC. SOLELY<br>AL (BC) DEVELOPMENTS INC. AND NOT IT<br>ne of Seller)   | ' IN ITS CAPA       | CITY AS CO        | OURT-APPO<br>ORATE CAP | NTED RECEIVER<br>ACITY | COF                             |
| (Sign        | ature of Seller/Authorized Signing Officer)   | (Seal)              | (Date)            |                        | (Tel. No.)             |                                 |
| (Sign        | ature of Seller/Authorized Signing Officer)   | (Seal)              | (Date)            |                        | (Tel. No.)             |                                 |
| SPC          | <b>DUSAL CONSENT:</b> The undersigned spouse of the S<br>Act, R.S.O. 1990 and hereby agrees to execute all r  | ieller hereby con   |                   |                        |                        |                                 |
| (Spo         | use)  | (Seal)              | (Date)            |                        | (Tel. No.)             |                                 |
|              |   | DECLARATIO          | N OF INSUR        | RANCE                  |                        |                                 |
| Τŀ           | ne Salesperson/Broker/Broker of Record  |                     |                   |                        |                        |                                 |
|              |   |                     | f Salesperson/B   | Broker/Broker of I     | Record)                |                                 |
| ne           | ereby declares that he/she is insured as required by  |                     |                   |                        |                        |                                 |
|              |   | (Sign               | nature(s) of Sale | sperson/Broker/        | Broker of Record)      |                                 |
| The          | Seller(s) hereby acknowledge that the Selle   | ACKNOV              | WLEDGEMEN         | NT                     |                        |                                 |
| this         | Agreement on the day of   | •••••               | •••••             | •••••                  | ••••••                 | , 20                            |
| (Sign        | ature of Seller)  |                     |                   |                        | (Date)                 |                                 |
| <br>(Sign    | ature of Seller)  |                     |                   |                        | (Date)                 |                                 |
| , 5          | •   |                     |                   |                        | ,/                     |                                 |

## **Schedule A to the Listing Agreement**

THIS AGREEMENT made as of the 17<sup>th</sup> day of January 2022.

#### **BETWEEN:**

## ALVAREZ AND MARSAL CANADA INC. SOLELY IN ITS CAPACITY AS COURT-APPOINTED RECEIVER OF IDEAL (BC) DEVELOPMENTS INC. AND NOT ITS PERSONAL OR CORPORATE CAPACITY

(the "Seller" or "Vendor")

OF THE FIRST PART

- and -

Marcus & Millichap Real Estate Investment Services Canada Inc., Brokerage
("MMREIS" or the "Advisor")

OF THE SECOND PART

## WHEREAS:

- (a) The Vendor acts in its capacity as court-appointed receiver and manager of Ideal (BC) Developments Inc. The Vendor was appointed by Order of the Honourable Justice Cavanagh of the Ontario Superior Court of Justice (the "Court") dated December 17, 2021 (the "Appointment Order");
- (b) Subject to approval of the Court as to any sale, the Vendor has the power and authority to offer for sale the property municipally known as 2, 6, and 8 Bond Crescent and 8, 10, 12, 14, 16, and 18 Bostwick Crescent in the city of Richmond Hill, Ontario (hereinafter the "Property");
- (c) The Vendor is seeking approval of the Court in respect of a process for the submission of bids and ultimate sale of the Property (the "Sale Process");
- (d) MMREIS agrees to assist the Vendor according to the terms of the Sale Process, subject to Court Approval;
- (e) The Vendor seeks to offer the Property for sale on the open market to prospective purchasers (the "**Prospects**"); and
- (f) The Vendor has agreed to appoint MMREIS as its exclusive agent and advisor while MMREIS has agreed to accept such appointment on the terms and conditions provided herein.

**NOW THEREFORE THIS AGREEMENT WITNESSES** that in consideration of MMREIS's services in accordance with the covenants and agreements contained herein (the receipt and sufficiency of which are hereby acknowledged by each of the parties), the parties hereto covenant, agree and represent as follows:

## 1. Responsibilities of MMREIS

MMREIS shall act as the advisor to the Vendor in the identification, solicitation of and negotiations with Prospects for the Property and shall use its best commercial efforts to obtain commitments from such Prospects. MMREIS shall promote and protect the best interests of the Vendor and shall bring its professional expertise to perform its obligations under this Agreement.

Without limiting the generality of the foregoing, MMREIS shall:

- a) upon receipt of the Vendor's instructions as outlined below, offer the Property for sale on an un-priced basis save and except for on the Multiple Listings Service ("MLS") for which the price shall be \$1.00 (as a price is required);
- b) facilitate an open and fair market process for the sale for the Property, provide recommendations to the Vendor on appropriate strategy, and provide professional advisory services related to the sale of the Property including, vetting of Prospects, financial and non-financial analysis of received offers and negotiating the fair market price for the offering;
- c) prepare the promotional material for the Property;
- d) assemble and package due diligence materials in a virtual data room;
- e) diligently advertise the availability of the Property, provided that no advertisement, notice, flyer, brochure or other document (the "Advertisement") relating to the Property shall be disclosed to the public by MMREIS unless and until such Advertisement has been previously reviewed and approved by the Vendor. MMREIS agrees and acknowledges that the Vendor has the sole discretion to approve or reject any Advertisement presented by MMREIS, in its sole discretion;
- f) actively promote the offering in its day-to-day activities and contacts with Prospects and within the real estate community;
- g) send the relevant marketing materials to the Prospects who inquire as well as disseminate the offering to the public market on MLS as agreed to in the preceding OREA Listing Agreement;
- h) place advertisement in the Globe & Mail Real Estate section upon request by the Vendor;
- i) cooperate with other brokerages/agents (the "Cooperating Brokerage"), introducing to Prospects to whom MMREIS is not already dealing or has not solicited. MMREIS shall provide marketing information to Cooperating Agents;
- j) ensure that all offers made by Prospects are in writing and that such offers shall be submitted promptly to the Vendor, including offers received from Cooperating

Agents. MMREIS acknowledges that it has no authority to promise, commit or bind itself or the Vendor to any offers and/or counteroffers made by Prospects or accept any such offers and/or counter offers on behalf of the Vendor;

- k) keep a written record log of all contacts with third parties during the sale process, and report verbally and in writing to the Vendor and provide ongoing information reflecting the status of the offering;
- not disclose to any person or entity during the Term (as hereinafter defined) and after the expiry or earlier termination of the Agreement any information concerning the Vendor, the Property and any Prospects unless the information is not considered to be confidential by the Vendor unless the Vendor has first agreed to such disclosure; and
- m) provide such other advice or services as may be required by the Vendor.

## 2. Authority of the Advisor

MMREIS shall have authority to:

- a) Promote the sale of the Property as described above;
- b) Identify MMREIS as the listing brokerage to Prospects and cooperating agents;
- c) Distribute to Prospects all marketing material regarding the offering, as appropriate; and
- d) Contact, communicate, negotiate, and solicit Prospects (all negotiations by MMREIS shall be subject to the prior approval of the Vendor).

## 3. Advertisement Expenses & Third Party Consultants

All advertising and sales promotion shall be subject to the approval of the Vendor and all such advertisement and promotional material shall be prepared, published and distributed by and at the expense of MMREIS. All third party reports and legal fees shall be subject to the approval of the Vendor and payable at the expense of the Vendor.

## 4. Commission Payable to MMREIS

4.1 The Vendor shall pay to MMREIS upon the successful completion of sale of the Property, a commission equivalent to 1.15% of the selling price of the Property (the "**Listing Fee**"). In the event that there is a Cooperating Brokerage representing the Buyer, the Listing Fee shall be increased to 1.65% and MMREIS hereby agrees to pay said Cooperating Brokerage a fee of 0.50% (the "**Co-operating Fee**").

The Vendor acknowledges that payment of HST applies on all commissions payable. As it relates to the commission payable, a sale constitutes a sale of the individual Property, share transaction, redemption, exercise of first right to purchase, option or

other form of sale or transfer of the rights of the subject Property.

The Vendor agrees to notify the Advisor of the successful completion or closing forthwith following same. The commission due to MMREIS pursuant to this Agreement in respect of any transaction hereunder, shall be payable to MMREIS immediately upon the successful completion of a sale of the Property (which is subject to the approval of the Court).

- 4.2 The Vendor agrees with MMREIS that should a Prospect introduced to the Vendor by MMREIS or by a cooperating agent during the Term and proceed with successful completion of the sale of the Property within a period of one hundred and twenty (120) days after the termination or expiration of this Agreement (the "**Holdover Period**"), a commission shall be paid to MMREIS in the amount set out in paragraph 4.1. In this Section 4.2, the expression "introduced to the Vendor" means any Prospect where MMREIS can produce some reasonable form of verification that MMREIS has engaged the Prospect in a dialogue confirming some level of interest by the Prospect in considering the suitability of the Property for its use and such Prospect was identified on a list (such Prospects will have, at a minimum, signed confidentiality agreements with MMREIS and been introduced to the Property by MMREIS or a cooperating agent).
- 4.4 The Vendor agrees that during the Term of this Agreement (as hereinafter defined), the Vendor shall advise MMREIS of all enquiries related to a potential purchase of the Property from any source whatsoever and all offers to purchase submitted to the Vendor shall immediately be submitted to MMREIS before the Vendor accepts or rejects same.
- 4.5 It is further understood that MMREIS acts as the listing brokerage for the Vendor, owes a fiduciary duty to the Vendor and will be compensated by the Vendor pursuant to this Agreement. The Vendor agrees to the possibility of dual agency where MMREIS may be acting for the Prospect as well as the Vendor.

The Vendor represents that, to the knowledge of the Vendor, there is currently no listing mandate with any Realtor for the sale of the Property and upon execution hereof, MMREIS shall be our sole and exclusive agent/brokerage for the sale of the Property during the term of this Agreement.

## 5. Term

5.1 The term of this Agreement shall begin upon acceptance of this Agreement (the "Commencement Date") and shall expire one minute before midnight, six (6) months following the Commencement Date (the "Term"). Notwithstanding any provision in this Schedule A or the Listing Agreement that proceeds this, MMREIS shall not advertise the Property on MLS until the Vendor provides expressed written authority to do so and all marketing materials have been approved by the Vendor.

MMREIS shall have five (5) business days following said approval to post the offering on MLS.

- 5.2 The Vendor shall have the right to terminate the Listing Agreement in the following circumstances: (i) the Sale Process is not approved by the Court; (ii) if the Vendor obtains any information or knowledge of any gross negligence or malfeasance on the part of the Advisor in the performance of any of the Advisor's obligations and agreements hereunder, in which event, the Vendor shall have the option to terminate the Listing Agreement without notice and without prejudice to the Vendor right to recover from the Advisor damages for the breach by the Advisor of such obligations and agreements and without the right of the Advisor to collect any fees hereunder; or (iii) by giving the Advisor 30 days' written notice of such termination.
- 5.3 Notwithstanding any other provision of the Listing Agreement, in the event of termination pursuant to Section 5.2 of this Schedule A, no commission shall be payable pursuant to Section 2 of the OREA Form or Section 4 of this Schedule A.
- 5.4 MMREIS acknowledges and agrees that, notwithstanding any other term contained herein, in the event that the Vendor is discharged as Receiver of the Property for any reason, this Agreement shall be deemed to be automatically terminated and MMREIS shall not be entitled to any commission contemplated in this Agreement nor to any reimbursement of expenses incurred by MMREIS in connection with this Agreement.

## 7. Facsimile & Counterparts

This Agreement and any other agreement delivered in connection therewith, and any amendments thereto, may be executed by facsimile transmittal facilities, or electronic copy in a portable document format or such similar format and if so executed and transmitted, will be for all purposes as effective as if the parties had delivered an executed original of this Agreement, or such other agreement or amendment, as the case may be, and shall be deemed to be made when the receiving party confirms this Agreement, or such agreement or amendment, as the case may be, to the requesting party by facsimile or by electronic copy in a portable document format or such similar format.

This Agreement may be executed in several counterparts, and each of which so executed shall be deemed to be an original and such counterparts together shall constitute one and the same instrument and, notwithstanding their date of execution, shall be deemed to bear date as of the date first written above.

#### 8. Jurisdiction

This Agreement shall be governed and construed in accordance with the laws of the Province of Ontario. If any provision hereof is invalid or unenforceable in any jurisdiction where this Agreement is to be performed, such provision shall be deemed to be deleted and the remaining portions of this Agreement shall remain valid and binding on the parties hereto.

## 9. Binding Agreement & Discrepancy

This Agreement shall be binding upon and ensure to the benefit of the parties hereto, their respective successors and assigns. The parties hereto acknowledge that if there is a conflict between this document and the OREA Listing Agreement, this Schedule A shall prevail.

## 10. Additional Provisions

It is further understood and agreed that the Advisor shall offer the Property for sale on an "as is, where is" basis and that the Advisor shall make no representations, warranties, promises or agreements with respect to or in any way connected with the Property, including, without limitation, the title, description, fitness, state, condition, environmental status nor the existence of any work orders or deficiency notices affecting the Property.

In the event of any conflict between the provisions of this Schedule A and the provisions of the pre-printed portions of the Listing Agreement, the provisions of this Schedule A shall override and shall govern and prevail for all purposes.

[Remainder of the page intentionally left blank]

| <b>IN WITNESS WHEREOF</b> , the of January, 2022. | parties hereto have executed this Agreement this 17 <sup>th</sup> day        |
|---|--|
| SIGNED  |  |
|   | Marcus & Millichap Real Estate Investment<br>Services Canada Inc., Brokerage |
|   | Per:<br>Name:  |
|   | I have authority to bind the corporation                                     |

ALVAREZ AND MARSAL CANADA INC. SOLELY IN ITS CAPACITY AS COURT-APPOINTED RECEIVER OF IDEAL (BC) DEVELOPMENTS INC. AND NOT IN ITS PERSONAL OR CORPORATE CAPACITY

| Per: |   |
|------|---|
|      | Stephen Ferguson                              |
|      | I have authority to enter into this Agreement |

# Notice and Statement of the Receiver (Subsection 245(1) and 246(1) of the Bankruptcy and Insolvency Act)

# IN THE MATTER OF THE RECEIVERSHIP OF IDEAL (BC) DEVELOPMENTS INC. ("IDEAL BC")

The Receiver gives notice and declares that:

- 1. On December 17, 2021, the Ontario Superior Court of Justice (the "Court") granted an order (the "Receivership Order"), pursuant to section 243(1) of the *Bankruptcy and Insolvency Act, R.S.C* 1985 c. B-3 and section 101 of the *Courts of Justice Act, R.S.O.* 1990, c. C.43., appointing Alvarez & Marsal Canada Inc. as receiver and manager ("Receiver"), without security, of all of the assets, undertakings and properties (the "Assets") of Ideal BC (the "Company").
- 2. The estimated book value of the Assets as at December 17, 2021 (based on the Ideal BC books and records as at December 31, 2019 (most recent figures available)) were as follows:

| (in CAD\$ ooos)           | Estimated<br>Book Value |
|---------------------------|-------------------------|
| Related Party receivables | \$10,881                |
| Land                      | 18,661                  |
| Total                     | \$29,542                |

Please Note: Realizable values may materially differ from the above. The Receiver has not audited, reviewed, or otherwise attempted to verify the accuracy of the foregoing.

- 3. The undersigned took possession and control of the Company's property on the 17<sup>th</sup> day of December, 2021.
- 4. The following information relates to the receivership:

Address of insolvent person: 65 Allstate Parkway, Unit 101 Markham, Ontario

L3R 9X1

Principal line of business: Property Holding / Development Company

Location of business: 2-8 Bond Crescent, and 8-18 Bostwick Crescent,

Richmond Hill, ON L4E 3K2

The amounts owed by the insolvent person to each creditor as at December 17, 2021 (based on the limited financial information provided to the Receiver) are as follows:

| (in CAD\$ ooos) | <b>Estimated Value</b> |
|-----------------|------------------------|
| Secured         | \$29,165               |
| Unsecured       | TBD                    |
| Total           | \$29,165               |

Attached as "**Appendix A**" is a list of all known creditors as at the date of the receivership. This information has not been audited or verified by the Receiver.

- 5. The Receiver's intended plan of action during the receivership is to evaluate realization strategies and options for the Company's primary asset and execute a realization process in respect of same.
- 6. Additional Information:

A copy of the receivership order is posted on the Receiver's website at <a href="https://www.alvarezandmarsal.com/IdealBC">www.alvarezandmarsal.com/IdealBC</a>. Other public information, including court materials will be posted to this website as that information becomes available.

Contact person for Receiver:

Name: Nate Fennema Phone: 416-847-5183

Contact email: <a href="mailto:nfennema@alvarezandmarsal.com">nfennema@alvarezandmarsal.com</a>

Dated at Toronto, this 27th day of December, 2021.

ALVAREZ & MARSAL CANADA INC. IN ITS CAPACITY AS COURT-APPOINTED RECEIVER OF IDEAL (BC) DEVELOPMENTS INC. AND NOT IN ITS PERSONAL CAPACITY

Per: Stephen Ferguson Senior Vice-President

## Appendix A

| Appelluix A                              |  |       |              |
|--|--|-------|--------------|
|  | Alvarez & Marsal Canada Inc.                                   |       |              |
|  | In the Matter of the Receivership of                           |       |              |
| 048.4                                    | Ideal (BC) Developments Inc.                                   |       | 0/47/0004    |
| CAD \$                                   |  |       | 2/17/2021    |
| Secured Creditors                        | Address  |       | alance Due   |
| C&K Mortgage Services Inc.               | 199 Bay Street, Suite 2200, Box 447 Toronto, Ontario M5L 1G4   |       | 5,465,787.96 |
| Feature Corp.                            | 50 West Pearce Street, Suite 10 Richmond Hill, Ontario L4B 1C5 |       | 5,511,472.60 |
| Amercan Corporation                      | 100 King St W, #1600 Toronto, Ontario M5X 1G5                  |       | 7,188,144.88 |
| Fiera LP Real Estate Financing Ltd.      | 1 Adelaide Street East, Suite 600 Toronto, Ontario M5C 2V9     | •     | 1,000,000.00 |
| Total Secured Creditors*                 |  | \$ 29 | 9,165,405.44 |
| *the validity of these creditors' securi | ty has yet to be confirmed                                     |       |              |
|  |  |       |              |
| Unsecured Creditors                      |  |       |              |
| City of Richmond Hill                    | 225 East Beaver Creek Road, Richmond Hill, Ontario L4B 3P4     | \$    | 4,342.62     |
| Trade & Other Unsecured Creditors        | TBD  |       | TBD          |
| Related Party Payables                   | TBD  |       | TBD          |
| Total Unsecured Creditors                |  | \$    | 4,342.62     |
|  |  |       |              |
| Supplementary                            |  |       |              |
| Canada Revenue Agency                    | 1050 Notre Dame Avenue, Sudbury, Ontario P3A 5C2               |       | TBD          |
| Ministry of Finance (Ontario)            | 33 King Street West, 6th Floor Oshawa, Ontario L1H 8H5         |       | TBD          |
| Potential Unit Purchasers                | 21 King St W, #305 Hamilton, Ontario L8P 4W7                   |       | TBD          |
| Potential Unit Purchaser                 | 23 Lesmill Rd, #200 Toronto, Ontario M3B 3P6                   |       | TBD          |
| Total                                    |  | \$ 29 | 9,169,748.06 |

Balances based on limited financial information provided to the Receiver

# Amended Notice and Statement of the Receiver (Subsection 245(1) and 246(1) of the Bankruptcy and Insolvency Act)

# IN THE MATTER OF THE RECEIVERSHIP OF IDEAL (BC) DEVELOPMENTS INC. ("IDEAL BC")

The receiver gives notice and declares that:

- 1. On December 17, 2021, the Ontario Superior Court of Justice (the "Court") granted an order (the "Receivership Order"), pursuant to section 243(1) of the *Bankruptcy and Insolvency Act, R.S.C* 1985 c. B-3 and section 101 of the *Courts of Justice Act, R.S.O.* 1990, c. C.43., appointing Alvarez & Marsal Canada Inc. as receiver and manager ("Receiver"), without security, of all of the assets, undertakings and properties (the "Assets") of Ideal BC (the "Company").
- 2. The estimated book value of the Assets as at December 17, 2021 (based on the Ideal BC books and records provided to the Receiver on December 30, 2021) were as follows:

| (in CAD\$ ooos)           | Estimated<br>Book Value |
|---------------------------|-------------------------|
| Cash                      | \$2                     |
| HST recoverable           | 73                      |
| Property tax prepayment   | 40                      |
| Loan receivable           | 75                      |
| Related Party receivables | 12,601                  |
| Land                      | 6,851                   |
| Total                     | \$19,643                |

Please Note: Realizable values may materially differ from the above. The Receiver has not audited, reviewed, or otherwise attempted to verify the accuracy of the foregoing.

- 3. The undersigned took possession and control of the Company's property on the 17<sup>th</sup> day of December, 2021.
- 4. The following information relates to the receivership:

Address of insolvent person: 65 Allstate Parkway, Unit 101 Markham, Ontario

L3R 9X1

Principal line of business: Property Holding / Development Company

Location of business: 2-8 Bond Crescent, and 8-18 Bostwick Crescent,

Richmond Hill, ON L4E 3K2

The amounts owed by the insolvent person to each creditor as at December 17, 2021 (based on the financial information provided to the Receiver) are as follows:

| (in CAD\$ ooos)        | <b>Estimated Value</b> |
|------------------------|------------------------|
| Secured                | \$29,165               |
| Unsecured              | 321                    |
| Unit deposits received | 5,454                  |
| Other potential claims | 1,315                  |
| Total                  | \$36,255               |

Attached as "**Appendix A**" is a list of all known creditors as at the date of the receivership. This information has not been audited or verified by the Receiver.

- 5. The Receiver's intended plan of action during the receivership is to evaluate realization strategies and options for the Company's primary asset and execute a realization process in respect of same.
- 6. Additional Information:

A copy of the receivership order is posted on the Receiver's website at <a href="https://www.alvarezandmarsal.com/IdealBC">www.alvarezandmarsal.com/IdealBC</a>. Other public information, including court materials will be posted to this website as that information becomes available.

Contact person for Receiver:

Name: Nate Fennema Phone: 416-847-5183

Contact email: nfennema@alvarezandmarsal.com

Dated at Toronto, this 4th day of January, 2022.

ALVAREZ & MARSAL CANADA INC. IN ITS CAPACITY AS COURT-APPOINTED RECEIVER OF IDEAL (BC) DEVELOPMENTS INC. AND NOT IN ITS PERSONAL CAPACITY

Per: Stephen Ferguson

Senior Vice-President

| Appendix A   |  |    |  |
|--|--|----|--|
|  | Alvarez & Marsal Canada Inc.<br>In the Matter of the Receivership of   |    |  |
|  | Ideal (BC) Developments Inc.   |    |  |
| CAD \$   |  |    | 12/17/2021   |
| Secured Creditors  | Address  | •  | Balance Due  |
| C&K Mortgage Services Inc.<br>Feature Corp.  | 199 Bay Street, Suite 2200, Box 447 Toronto, Ontario M5L 1G4<br>50 West Pearce Street, Suite 10 Richmond Hill, Ontario L4B 1C5 | \$ | 15,465,787.96<br>5,511,472.60  |
| Amercan Corporation  | 100 King St W, #1600 Toronto, Ontario M5X 1G5  |    | 7,188,144.88   |
| Fiera LP Real Estate Financing Ltd.  | 1 Adelaide Street East, Suite 600 Toronto, Ontario M5C 2V9   |    | 1,000,000.00   |
| Total Secured Creditors*   |  | \$ | 29,165,405.44  |
| *the validity of these creditors' security has yet to be co  | onfirmed   |    |  |
| Unsecured Creditors  | Address  |    | Balance Due  |
| City of Richmond Hill  | 225 East Beaver Creek Road, Richmond Hill, Ontario L4B 3P4   | \$ | 4,342.62   |
| AAA Architects Inc.  | 2121 Argentia Road, Suite 105 Mississauga, Ontario L5N 2X4   |    | 8,068.20   |
| Evans Planning Inc.  | 8481 Keele Street, Unit 12 Vaughan, Ontario L4K 1Z7  |    | 4,910.19   |
| Exp Realty of Canada Inc.  | 49 High Street, 3rd Floor Barrie, Ontario L4N 5J4  |    | 31,707.20  |
| Forest Hill Real Estate Inc. Brokerage   | 441 Spadina Road, Toronto, Ontario M5P 2W3   |    | 11,039.9   |
| Friedman Law Professional Corporation  | 150 Ferrand Drive, Suite 800 Toronto, Ontario M3C 3E5  |    | 14,177.59  |
| Goodmans LLP   | 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7  |    | 250.58   |
| Homelife Landmark Realty Inc.  | 7240 Woodbine Avenue, Suite 103 Markham, Ontario L3R 1A4 201 Consumers Road, Suite 205 Willowdale, Ontario M2J 4G8             |    | 9,739.90<br>9,239.00   |
| Homelife New World Realty Inc.<br>Homelife/Miracle Realty Itd.   | 821 Bovaird Dr. Brampton, Ontario L6X 0T9  |    | 9,434.60   |
| Ish Jindal CPA Professional Corporation  | 100 Consilium PI, Unit 200 Scarborough, Ontario M1H 3E3  |    | 3,232.00   |
| J.E.Coulter Associates Ltd.  | 1210 Sheppard Avenue East, Toronto, Ontario M2K 1E3  |    | 357.36   |
|  | E 7800 Kennedy Road, Suite 201 Markham, Ontario L3R 2C7  |    | 43,297.72  |
| McIntosh Perry   | 115 Walgreen Road, R.R.3, Carp, Ontario K0A 1L0  |    | 1,950.66   |
| Modu-Loc Fence Rentals Lp  | 124 BELFIELD ROAD, Unit #8 Toronto, Ontario M9W 1G1  |    | 3,796.80   |
| Optimum Disposal Services Inc.   | 633 Coronation Drive, Scarborough, Ontario M1E 2K4   |    | 801.40   |
| Right At Home Realty Inc., Brokerage   | 895 Don Mills Rd., Ste 401 Toronto, Ontario M3C 1W3  |    | 9,239.00   |
| Spectrum Realty Services Inc.  | 8400 Jane St, Unit #9 Vaughan, Ontario L4K 4L8   |    | 83,500.00  |
| Strybos Barron King  | 5770 Hurontatio Street, Suite 320 Mississauga, Ontario L5R 3G5   |    | 17,221.20  |
| TLS Landscaping  | 410 Livingston Rd North, Scarborough, Ontario M1E1M4   |    | 55,087.50  |
| Total Unsecured Creditors  |  | \$ | 321,393.43   |
| Deposits received from unit purchasers   |  |    | Balance Due  |
| Mehta, Neelu & Jain, Renu  |  |    | 250,000.00   |
| Qarizada, Seyar Ahmad  |  |    | 174,735.00   |
| Datta, Vikas & Datta, Rachita  |  |    | 250,000.00   |
| 12323991 Canada Inc.   |  |    | 250,000.00   |
| Patel, Amrish M & Patel, Binta Amrish  |  |    | 250,000.00   |
| Chun, Joon & Chun, Myung-Ho  |  |    | 124,999.00   |
| Singh, Harmohan & Vats, Deepak   |  |    |  |
|  |  |    | 250,000.00   |
| Farzam, Fareshta   |  |    | 116,490.00   |
| Steckley, Ryan, C  |  |    | 250,000.00   |
| Wang, Sui-Lan, Elizabeth & Wang, Tsai-wah, Steven  |  |    | 250,000.00   |
| Anupam Anand & Payal Anand   |  |    | 250,000.00   |
|  |  |    | 250,000.00   |
| Leung, Hong-Ki   |  |    | 250,000.00   |
|  |  |    | 200,000.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B  |  |    |  |
| PATEL, SMIT.H & PATEL, HASMUKH, B<br>Nguyen, Lynda, Thuy Le  |  |    | 250,000.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B<br>Nguyen, Lynda, Thuy Le<br>Yang, Feng  |  |    | 250,000.00<br>250,000.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B<br>Nguyen, Lynda, Thuy Le<br>Yang, Feng<br>Sabongui, Maribeth, D & Sabongui, Andre   |  |    | 250,000.00<br>250,000.00<br>250,000.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B<br>Nguyen, Lynda, Thuy Le<br>Yang, Feng<br>Sabongui, Maribeth, D & Sabongui, Andre<br>LTD Limited  |  |    | 250,000.00<br>250,000.00<br>250,000.00<br>125,000.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B<br>Nguyen, Lynda, Thuy Le<br>Yang, Feng<br>Sabongui, Maribeth, D & Sabongui, Andre<br>LTD Limited<br>Salam, Aalia / ELECTRIC Mart Canada Inc.  |  |    | 250,000.00<br>250,000.00<br>250,000.00<br>125,000.00<br>124,999.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B<br>Nguyen, Lynda, Thuy Le<br>Yang, Feng<br>Sabongui, Maribeth, D & Sabongui, Andre<br>LTD Limited<br>Salam, Aalia / ELECTRIC Mart Canada Inc.<br>Khan, Rafeek, H & Khan, Nazera  |  |    | 250,000.00<br>250,000.00<br>250,000.00<br>125,000.00<br>124,999.00<br>200,000.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B Nguyen, Lynda, Thuy Le Yang, Feng Sabongui, Maribeth, D & Sabongui, Andre LTD Limited Salam, Aalia / ELECTRIC Mart Canada Inc. Khan, Rafeek, H & Khan, Nazera Rufiz Baghishov & Gunel Baghishova   |  |    | 250,000.00<br>250,000.00<br>250,000.00<br>125,000.00<br>124,999.00<br>200,000.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B Nguyen, Lynda, Thuy Le Yang, Feng Sabongui, Maribeth, D & Sabongui, Andre LTD Limited Salam, Aalia / ELECTRIC Mart Canada Inc. Khan, Rafeek, H & Khan, Nazera Rufiz Baghishov & Gunel Baghishova   |  |    | 250,000.00<br>250,000.00<br>250,000.00<br>125,000.00<br>124,999.00<br>200,000.00   |
| PATEL, SMIT.H & PATEL, HASMUKH, B Nguyen, Lynda, Thuy Le Yang, Feng Sabongui, Maribeth, D & Sabongui, Andre LTD Limited Salam, Aalia / ELECTRIC Mart Canada Inc. Khan, Rafeek, H & Khan, Nazera Rufiz Baghishov & Gunel Baghishova Salam, Aalia  |  |    | 250,000.00<br>250,000.00<br>250,000.00<br>125,000.00<br>124,999.00<br>200,000.00<br>130,000.00                             |
| Leung, Hong-Ki PATEL, SMIT.H & PATEL, HASMUKH, B Nguyen, Lynda, Thuy Le Yang, Feng Sabongui, Maribeth, D & Sabongui, Andre LTD Limited Salam, Aalia / ELECTRIC Mart Canada Inc. Khan, Rafeek, H & Khan, Nazera Rufiz Baghishov & Gunel Baghishova Salam, Aalia Dhaliwal, Sukhwinder Sing & Gill, Jagjit Singh Taimur Aftab Khan & Najmaddin Parniyan |  |    | 250,000.00<br>250,000.00<br>250,000.00<br>125,000.00<br>124,999.00<br>200,000.00<br>130,000.00<br>119,999.00<br>122,299.00 |

250,000.00 130,000.00

134,999.00 129,990.00

200,000.00

5,453,510.00

2842069 ONTARIO LTD

Vikas Jain & Mahima Jain Asirwatham, Rameshi, Indranathan

Chen, Xian & Zhang, Ning& Min, Xiao Hua

Total Deposits received from unit purchasers

Wang, Jian

Appendix A

| CAD \$  | Ideal (BC) Developments Inc.                           | 12/17/2021       |
|---|--|------------------|
| Supplementary / other potential creditors       | Address  | Balance Due      |
| Zakeer Mohamed (Mozak Consulting Inc.)          | 8 Berkindale Court, Brampton, Ontario L6Y 5G1          | 75,000.00        |
| Joyce Ramkumar                                  | 1 Teseo Court, Richmond Hill, Ontario L4B 3H9          | 350,000.00       |
| Basheer, Abdul                                  | 11 Innisvale Drive, Markham, Ontario L6C 1G4           | 250,000.00       |
| Canada Taorun Co Ltd                            | 90 Cedar Brae Blvd., Scarborough, Ontario M1J 2K5      | 600,000.00       |
| Government of Canada                            | 1050 Notre Dame Avenue, Sudbury, Ontario P3A 5C2       | 40,000.00        |
| Ministry of Finance (Ontario)                   | 33 King Street West, 6th Floor Oshawa, Ontario L1H 8H5 | TBD              |
| Potential Unit Purchasers                       | 21 King St W, #305 Hamilton, Ontario L8P 4W7           | TBD              |
| Potential Unit Purchaser                        | 23 Lesmill Rd, #200 Toronto, Ontario M3B 3P6           | TBD              |
| Total Supplementary / other potential creditors |  | 1,315,000.00     |
| Total   |  | \$ 36,255,308.87 |

Balances based on financial information provided to the Receiver