Bayview Wellington Homes 111 Creditstone Rd Concord, Ontario L4K 1N3 (905) 695-0661 (905) 669-2049



Bayview Wellington Homes (the "Builder"), and the undersigned Subcontractor (the "Subcontractor") agree that the Subcontractor shall, subject to the General Conditions forming a part hereof, supply all of the labour, materials, services, tools, and/or equipment necessary to perform the Work described on Schedule A attached hereto with respect to the Project, in accordance with Builders plans, drawings and specifications, copies of which have been inspected by the Subcontractor. Subcontractor acknowledges that the Work can be satisfactorily performed with no extras or charges. Builder shall, subject to the said General Conditions, pay to the Subcontractor in full payment for the Work, the Unit Price and Price indicated below. As specifically provided herein, the Price is inclusive of all duties and provincial sales tax where applicable and exclusive of the goods and services tax, which will be calculated on the price herein, and the Subcontractor shall commence its work upon two days' notice, in writing or otherwise, and to complete such work at such times and in such manner as may be required by the Builder.

Subcontractor:
VIP RAILING
271 HANLAN RD
WOODBRIDGE, ONT
905 669-9666
VALENTINO MAIOLO

Terms of payments: STANDARD

Project:
BRADFORD EAST
NORTH.

Contract Number: BEDN-6039-20

Code Number: 6057 - INTERIOR RAILING

Date:

March 25, 2022

Expiry Date: December 31, 2022

Description House Type Unit Date	
Description – House Type – Unit Price	Total Price
Prices and Specifications as per attached schedules.	
All invoices to be addressed to:	
BRADFORD EAST DEV INC	
Construction Trailer Contacts:	
Site Super: CHRIS ROSENTHAL	
Sandy Balugas Email: sbalugas@bwhomes.ca	
To access our builder portal go to: https://bstapps.com/bayview/portal/BulderPro/BPVendorLogin.php To retrieve your login details please click "forgot password" and Insert the email address associated with our portal. Go to "Alcona".	
For Portal Support or setup a new login please contact: support@buildersit.com or call 1-877-788-9988	

VIPRAILINGS
(Subcontractor)

c.o.b. BAYVIEW WELLINGTON

Per:

GENERAL CONDITIONS

DEFINITIONS

- 1.01 In this Contract, unless there is something in the context inconsistent therewith, the following terms shall have the following meanings:

 - (a) "General Conditions" means these terms and conditions which apply to this Construction Contract;
 (b) "Contract" means the contract resulting from the acceptance of this Contract and the General Conditions and any plans, drawings, specifications or
 - addenda that are annexed hereto or issued by the Builder to the Subcontractor;

 (c) "Work" means all the labour, material and services offered to be provided by the Subcontractor to the Builder in order to perform the Project on the terms and conditions described in this Construction Contract:
 - "Site" means the general location and conditions where the work is to be performed by the Subcontractor;
 - "Project" means the project described in this Construction Contract.

PAYMENT

- PAYMENT
 Payment (less10% holdback) will be made by the Builder to the Subcontractor on the thirtieth day of each month, approximately forty five (45) days after
 the receipt of an invoice covering the value of the work completed and invoiced by the Subcontractor. Invoices received after the fifteenth day of the month
 will be paid the month following. The ten percent (10%) holdback will be paid after the lien rights have expired, all as per Paragraph 3.
 For the purposes of the Construction Lien Act, each individual unit (Lot or Building) on or in which the Subcontractor performs the work described in this
- contract shall be considered as comprising a separate contract.

- contract snail be considered as companing a separate contract.

 2.03 All Invoices shall be accompanied by a Completion Certificate signed by the job superintendent of the Subcontractor certifying that the portion of work covered by the Completion Certificate has been inspected by him and is completed in every respect before approval by our superintendent.

 2.04 All Invoices improperly submitted will not be processed until rectified and the 30 days hereby specified shall commence after the proper invoice is received.

 2.05 Extras for labour or material will not be accepted unless a Purchase Order has been written showing the agreed cost of the extra before the extra work or material Is to be supplied.
- 2.06 Extras must be on a separate invoice and not on the same invoice with the regular work covered in the contract, and must be accompanied by the Purchase Order number and a Completion Certifica
- Purchasers Extras Sheets issued to the Subcontractor will be the authorization to proceed with such works as detailed thereon.

CONSTRUCTION LIEN ACT (ONTARIO) HOLDBACK

- 3.01 The Builder shall retain a holdback out of each payment due to the Subcontractor hereunder in accordance with the provisions of the Act of 10% of such payment plus any amount in respect of which the Builder has received a written notice of lien (as that term is described in the Act). In addition where the Contract has been certified or declared to be substantially performed but labour, materials or services remain to be supplied to complete the Contract, the Builder shall retain, from the date of such certification or declaration, a separate holdback equal to 10% of the price of the remaining labour, materials or services if they are actually supplied under the Contract until all liens that may be claimed against such holdback have expired, or been satisfied or discharged or provided for, all as provided in the Act.
- 3.02 Any lien or liens or claim or claims for lien pursuant to the Act shall be deemed to arise and expire solely on a lot by lot basis and under no circumstances may a claim for a general lien be asserted.

WARRANTY

- 4.01 The Subcontractor warrants that the Work shall be completed in a good and workmanlike manner free of any defects in material or workmanship, and shall comply in all respects with federal, provincial, municipal and local building codes, The Ontario New Home Warranty Program, the minimum specifications of the C.M.H.C. and all plans, drawings and specifications provided by the Builder.
- the C.M.H.C. and all plans, drawings and specifications provided by the Builder.

 4.02 The Subcontractor agrees that during a period of two years following the receipt by the Builder of the final invoice for Work any failure to perform or deficiency or defect in the performance of any obligation of the Subcontractor hereunder shall be remedied by the Subcontractor at its sole expense and to the satisfaction of the Builder; provided that the Builder may, upon five days' written notice, and immediately in the case of an emergency, and without prejudice to any other rights, remedy such deficiency or defect or complete such failure to perform and may deduct the cost there of from payments due to Subcontractor. In exercising its rights under this paragraph 4.02 the Builder may take possession of any materials, tools or construction equipment. The costs of such completion or remedy may be subtracted from any payment required to be made by the Builder to the Subcontractor. If the costs of such completion or remedy exceed any amount owing to the Subcontractor hereunder, the Subcontractor shall forwith pay, on demand, to the Builder an amount equal to the costs of such completion or remedy.

SCHEDULE AND SUPERVISION

- 5.01 The Subcontractor shall provide a competent person (the "Representative") to supervise and co-ordinate the Work at all times; provided that the Representative and the Work shall at all times be subject to the control and direction of the Builder. Any instruction or directions given by the Builder to the Representative shall be deemed to be given to the Subcontractor for the purpose of this Contract.
- Representative shall be deemed to be given to the Subcontractor for the purpose of this Contract.

 5.02 The Subcontractor agrees to complete each and every portion of the Work on or before the time or times specified by the Builder from time to time. If the Subcontractor fails to complete any such portion before the date specified by the Builder, the balance of the Work to be performed under the Contract may be cancelled at the option of the Builder. In any event the Subcontractor shall be liable to the Builder for any loss, damage or claim suffered by the Builder which results from the Subcontractor's failing to complete any portion of the Work on a timely basis or which results from the Builder having cancelled the balance of the Work under this paragraph.
- 5.03 The Subcontractor covenants and agrees to use such materials as may be specified by the Builder from time to time for the performance of the Project and its obligations hereunder.

- 6.01 Prior to commencement of the Work, the Subcontractor shall ensure that all prior work has been properly completed in a manner which will permit the Subcontractor to complete the Work in accordance with the provisions hereof and the Subcontractor shall immediately give notice in writing to the Builder of any error or omission or deficiency or information which would prevent or hinder the Subcontractor from performing its obligations hereunder. By commencing the Work, the Subcontractor shall be deemed to have accepted all prior work and the Subcontractor shall be responsible for any defects in the Work, whether esulling from any prior work or otherwise.
- 6.02 The Subcontractor shall not cut, dig, box or sleeve any structural member so as to endanger any existing work or alter any work performed by any other contractor or subcontractor except with the Builder's written consent.

CHANGES AND EXTRAS

- 7. Of If the Subcontractor or Builder desires to change the Work in any respect whatsoever, and in the case of the Builder it so notifies the Subcontractor initially orally and later in writing, which later notification in writing shall not delay implementation of the change in the Work, the Subcontractor shall obtain from the Builder a Notice of Change prior to proceeding with any such change. The Builder shall not be liable for the cost of any such change if the Subcontractor has failed to obtain such a signed Notice of Change from the Builder.

 7.02 Prior to commencing work on any portion of the Work the Subcontractor shall review the plans, drawings and specifications in respect of such portion to
- 7.02 Prior to commencing work on any portion of the Work the Subcontractor shall review the plans, drawings and specifications in respect of such portion to determine whether any change in the Work or in any work done or to be done by any other contractor or subcontractor is necessary to be done in order for the Site Subcontractor to perform its obligation hereunder. If the Sub contractor determines that any such change should be done it shall only be done if the Site Superintendent approves it in writing. If any change reasonably could have been seen as necessary by the Subcontractor and was not requested by the Subcontractor prior to commencing work on any portion of the Work, the Subcontractor shall be liable at its own expense to make any such change which is subsequently required in respect of that portion of the Work.
 7.03 The value of any change in the Work performed by the Subcontractor in accordance with such a signed Notice of Change from the builder pursuant to paragraph 7.01 hereof shall be determined by one or more of the following methods or combination of such methods as determined by the Builder:
 (a) by estimate by the Subcontractor and acceptance by the Builder in writing of a lump sum;
 (b) by unit prices set out in the Contractor subsequently agreed upon; or
 (c) by cost plus a fixed or percentage fee.
- - (c) by cost plus a fixed or percentage fee.

COMPLIANCE WITH I AW

8.01 The Subcontractor shall fully comply with all applicable federal, provincial and municipal law, codes, regulations and standards whether now in effect or hereinafter imposed and shall pay all levies or amounts and obtain all permits required in connection with unemployment insurance, vacation pay, welfare, worker's compensation and any other employee benefits required to be paid, remitted or retained or obtained in respect of any employee of the Subcontractor in respect of its performance of the Work

9. TAXES
9.01 The Subcontractor represents, warrants, acknowledges and agrees that all customs duties on materials or goods supplied in the performance of this Contract or on components of such goods, and all excises and taxes on property or services or on persons in connection with the ownership, use, consumption or transfer thereof, whether in the nature of a sales tax, value added tax or otherwise, levied or imposed by Canada, a province of Canada, municipality or other political subdivision thereof or any authority competent to do so, will have been duly and timely paid prior to or in the course of performance of this Contract as the laws governing such levies, imposts and taxes may require; and that no such levies, imposts and taxes will or can be required to be paid by the Builder or will be a charge upon any property or assets of the Builder. In addition and further to any other right or remedy of the Builder hereunder, the Subcontractor agrees to indemnify and save harmless the Builder completely for all losses, damages, costs or expenses including interest, fines or penalties and forfeitures, resulting from the nonpayment or late payment of any such levies, imposts and taxes. This paragraph 9.01 is not intended to apply to income or profits taxes of the Subcontractor or the Builder.

10. INSURANCE

- 10.01 Without restricting the generality of paragraph 11.02, the Subcontractor shall provide, maintain and pay, either by way of a separate policy or by an endorsement to its existing policy:
 - comprehensive general liability insurance in the joint names of the Subcontractor and the Builder with limits of not less than five million dollars (\$5,000,000)
 - complementative general isolation in the point names of the sourcement and the bolines multimised in the second per individual occurrence for bodily injury death and damage to properly, including loss of use thereof arising from or in anyway relating to the Work; automobile liability insurance in respect of licensed vehicles used in connection with the Work with limits of not less than five million (\$5,000,000) per
- individual occurrence for bodily injury, death and damage to property; and
 (c) all risks builders property insurance in the joint names of the Subcontractor and the Builder, insuring the full value of the Work.

 10.02 The duration of each insurance policy referred to in paragraph 10.01 shall be from the date of commencement of the Work until the Expiry of Term pursuant to paragraph 22 hereof or until twelve months after the date of receipt by the Builder of the final invoice for the Work whichever shall last occur.

 10.03 The Subcontractor shall provide the Builder with evidence of all insurance referred to in paragraph 10.01 prior to the commencement of the Work which is satisfactory to Builder.
- satisfactory to Builder.
- 10.04 All insurance policies shall contain an endorsement to provide all named insured with prior notice of changes and cancellations. Such endorsement shall be in the following form:
 - "It is understood and agreed that the coverage provided by this policy limited to this Contract will not be changed or amended in any way nor cancelled until 30 days after written notice of such change or cancellation shall have been given to all named insured".
- days after whiter house of soon dange of cancertation shart have been given to an harrier insured.

 10.05 If the Subcontractor fails to provide or maintain insurance as required herein, the Builder will have the right to provide and maintain such insurance at the expense of the Subcontractor and the costs and expenses incurred in connection therewith may be deducted from any payment required to be made by the Builder to the Subcontractor hereunder. Any such costs or expenses which exceed any amount owing to the Subcontractor hereunder shall forthwith be paid by Subcontractor, on demand, to the Builder.

DAMAGE TO SITE

- 11. DAMAGE TO SITE

 1. DAMAGE TO
- owing to the Subcontractor nereunder. If the cost of such repairs exceeds any amount owing to the Subcontractor hereunder the Subcontractor shall, on demand, pay to the Builder an amount equal to the difference by which such cost of repairs exceeds any amount owing hereunder.

 11.02 If the Subcontractor causes any loss or damage to any other contractor or subcontractor, the Subcontractor agrees to indemnify and save harmless the Builder from any loss or damage of any nature whatsoever occasioned by any claim by such contractor or subcontractor in respect thereof and the Builder may require the Subcontractor to defend any suit or action by such contractor or subcontractor gainst the Builder at the Subcontractor's expense.

 11.03The Builder shall not be liable for loss or damage to the work in the Agreement, until after the final acceptance of the work by all authorities having jurisdiction over it and signed Completion Certificate and the Builder shall not be liable for loss of damage to materials, tools, etc., of the Subcontractor used in its construction caused by water wind acts of God their or other causes.
- construction, caused by water, wind, acts of God, theft, or other causes.

12.01Pursuant to arrangements made with the Builder, the Subcontractor shall be responsible for the access of its trucks or other vehicles to the Site and for the stock-piling of its materials

TESTS AND INSPECTION

13. TESTS AND INSPECTION
13.01 The Builder shall be entitled at any time and from time to time to conduct such tests and inspections as may be necessary to ensure compliance with the terms hereof and all applicable federal, provincial and municipal law, codes, regulations and standards. If any such test or inspection discloses any failure to comply, the Subcontractor shall be liable for all costs of such testing or inspection and shall, at its own expense, perform such work and supply such materials as is required to effect compliance. The Builder may hold back such amounts payable to the Subcontractor which, in the opinion of the Builder, are sufficient to ensure the performance of the obligations of the Subcontractor under this paragraph 13.01

14.01 The Subcontractor shall, at its own expense, keep the Site free of accumulation of waste material and debris and shall remove the same on a daily basis to a location designated by the Builder and upon completion of the Work. In the event of a plant gailure by the Subcontractor to perform its obligations under this paragraph 14.01, the Builder may cause such waste material and debris to be removed from the Site and the Subcontractor shall be liable for the costs of paragraph 14.27, the balliot into cause soon waste material and behind to be femoved from the disc and the doubt of the costs of such removal which may be subtracted by the Builder from any amount owing to the Subcontractor hereunder and if such costs exceed any amount owing then they shall forthwith be paid by the Subcontractor, on demand, to the Builder.

- 15. DEFAULT
 15.01In the event of any failure to perform or deficiency or defect in the performance of any obligation of the Subcontractor, hereunder, or if there shall occur at any time an act or event of bankruptcy or insolvency (as defined or provided for in any applicable statute) of the Subcontractor, or if any proceedings, either voluntary or involuntary, are commenced by or against the Subcontractor under any law relating to the bankruptcy, insolvency, liquidation, dissolution or winding-up of the Subcontractor, or if any receiver, receiver and manager, trustee, custodian, liquidator, agent or similar official is appointed, judicially or by instrument, for or in respect of the Subcontractor or any of the property or assets of the Subcontractor become subject to any execution, sequestration or any other process of any court or to distress or any similar process, or if the Subcontractor fails to pay when due all rates and charges and all levies, taxes and imposts and resultant costs and expenses as contemplated by paragraph 9.01 hereof, then the Builder, at its sole option, and in addition to and without prejudice to any other right or remedy it may have, may do any or all of the following, namely:

 (a) cancel the balance of the Work to be done under this Contract and complete the Work;
 (b) remedy any failure to perform or deficiency or defect in the performance of any obligation of the Subcontractor that hexaging the property or all of the following.
 - remedy any failure to perform or deficiency or defect in the performance of any obligation of the Subcontractor hereunder, all in such manner as the Builder may deem necessary;
- Builder may deem necessary;

 (c) for the purpose of any such completion or remedy, take possession of the Subcontractor's materials, tools and equipment on the Site.

 The Subcontractor shall be liable for the costs of any such completion or remedy and for any claim made against the Builder or any other damage suffered by the Builder as a result of any default by the Subcontractor. The Builder may deduct such costs or damages or claim for damages from any amount owing to the Subcontractor hereunder all without the requirement of any written or other notice to the Subcontractor. If the costs of any such completion or other remedy exceed any amount owing hereunder to the Subcontractor, the Subcontractor shall forthwith on demand pay to the Builder an amount equal to the difference between the costs of such completion or remedy and any amount due hereunder. No failure of the Builder to, or forbearance of the Builder in, exercising any right or remedy in respect of any default shall constitute a waiver thereof or otherwise bar the subsequent exercise of such right or remedy.

 15.02 A surcharge of 15%, with a minimum of \$25.00, shall be deemed to form part of any cost incurred by the Builder in completing the Work or remedying any failure to perform or deficiency or defect in the performance of any obligations hereunder to cover overhead and incidental expenses of the Builder.

SUB-SUBCONTRACTS

- 16.01 The Subcontractor agrees that it will incorporate all the terms and conditions of this Contract into all sub-subcontracts or agreements it enters into with its sub-subcontractors
- 16.02 The Subcontractor agrees that it shall be fully liable to the Builder for any act or omission of the sub-subcontractor or of any person or persons directly or indirectly employed or contracted with by it.
- 16.03 Nothing contained herein or any sub-subcontract shall create any contractual relationship between any sub-subcontractor and Builder.

17.01 No waiver by either the Builder or the Subcontractor of any term or provision of this Contract or any breach or default by the other party under this Contract shall be binding unless in writing. Any such waiver shall not be deemed a continuing waiver and the failure of such party to enforce, at anytime, for any period of time, any term or provision hereof shall not be construed as a waiver of such term or provision or of the right of such party to enforce such provision thereafter

PAYMENTS TO SUB-SUBCONTRACTORS

18.01Subject to any holdback requirements, the Builder shall be entitled to pay any outstanding past due obligation of the Subcontractor to any sub-subcontractor by cheque or cheques made payable to the Subcontractor and the sub-subcontractor or employee owed such obligation and any such payment shall apply as a payment to the Subcontractor.

EMPLOYEES

- 19.01 Upon the request of the Builder, the Subcontractor shall supply the Builder with a list of the names and addresses of all employees of the Subcontractor.
- 19.02 Upon the request of the Builder, the Subcontractor shall refuse to employ or shall discontinue the employment of any person whose work performance is not satisfactory to the Builder or whom the Builder reasonably believes might adversely affect the interests of the Builder or others associated with the Site and/or
- 19.03 Upon the request of the Builder, the Subcontractor shall supply the Builder with a copy of any collective agreement between the Subcontractor and any trade union.
- 19.04 Upon the request of the Builder, the Subcontractor shall enter into such agreements and take such actions as the Builder determines are necessary to avoid or to resolve any Work stoppage, Work slowdown or other labour dispute which would result in delay or expense to the Builder or others associated with the Site and/or Project
- 19.05 Upon the request of the Builder, the Subcontractor shall dismiss any workman or employee who comes to work with beer or liquor on his breath, or who is intoxicated in any way, and/or brings any intoxicating beverages onto the job site.
- nitoxicated in any way, another unitys any micoxicating beverages onto the job site.

 19.06 The Sub-Contractor shall co-operate with the Builder in avoiding labour disputes and shall employ only men whose work and presence shall be acceptable to other workmen employed at the site. The Sub-Contractor shall at no time employ men at a wage that contravenes any applicable schedule made pursuant to the Industrial Standards Act or The Minimum Wage Act.

FORCE MAJEURE

20. 01 If performance by the Subcontractor of its obligations hereunder is prevented or delayed due to any cause or contingency beyond its reasonable control, the Builder may cancel the balance of the Work to be performed under the Contract and may withhold from any payment due to the Subcontractor hereunder such moneys as the Builder may determine are sufficient and reasonable to cover the cost of performing such remaining Work and to adequately protect the Builder from claims

PATENTS, LICENCES, ETC.

21.01 The Subcontractor agrees to pay all royalties and patent license fees required for the performance of the Work and shall indemnify and save the Builder harmless from and against all losses, damages or claims arising out of any actual or alleged infringement of any patent by the Subcontractor.

- 22.01 If the Contract term has expired and the Subcontractor has not commenced Work under the Contract because the Builder has not authorized the Work to
- be commenced then the Contract shall have expired and the parties shall have no rights or claim of any kind against each other.

 22.02 If the Contract term has expired and the Subcontractor has performed part of the Work under the Contract in circumstance where the Work has been commenced but not completed on all of the lots, then, subject to the Builder exercising its rights under paragraph 5.02 in the event such non-completion is the fault of the Subcontractor, the Subcontractor shall complete the rest of the Work under the Contract as if the Contract had not expired within 45 days of the Subcontractor, the Subcontractor, the Work under the Contract as if the Contract had not expired within 45 days of the stated expiry date of the Contract upon the written direction of the Builder to the Subcontractor to do so delivered to the Subcontractor within five business days of the expiry date:
- 22.03 If the Contract term has expired and the Subcontractor has not commenced Work under the Contract on some lots then at the option of the Builder either (i) If the Contract term has expired and the Sudcontractor has not commenced work under the Contract on some lots then at the option of the Builder either (i) the remaining lots upon which the Work has not been commenced by the Subcontractor for any reason whatsoever shall be deemed to have been deleted from the Contract and the parties shall have no rights or claim of any kind against each other in respect of such remaining lots; or (ii) the Subcontractor shall complete the Work on the remaining lots and on all other lots as if the Contract has not expired within 45 days of the stated expiry date of the Contract; which option shall be exercised in writing by the Builder delivered to the Subcontractor within five business days of the expiry date failing which option (i) shall be
- deemed to have been exercised.

 22.04 In the event of the Builder requesting and the Subcontractor agreeing to complete Work within a stated number of days as herein provided, the term of the Contract shall thereby be deemed to have been extended by that number of days for all purposes under this Contract.

23.01 Prior to any payment hereunder, the Builder may require the Subcontractor to provide and maintain in good standing, bonds covering the faithful performance of the obligations of the Subcontractor hereunder including, without limitation, the requirements of all warranties.

WORKERS' COMPENSATION

24. WORKERS' COMPENSATION 4.24.01 If the Subcontractor employs any person or, persons for the purpose of performing its obligations hereunder it shall produce and file with the Builder a "letter of good standing" (as that term is defined in the Workers' Compensation Act (Ontario)) from the Workers' Compensation Board and the Builder need not make payments owing to the Subcontractor under the Contract until such letter is filed or, if it is filed but then expires, until a replacement "letter of good standing" is filed. If such letter is not filed, the Builder may fulfill the Subcontractors obligation under the Worker's Compensation Act (Ontario) at the

NOTICE

25. NOTICE
25.01 All notices and other communications required or permitted to be given hereunder shall be in writing; if mailed by pre-paid first class mail they shall be deemed to have been received three business days after the post marked date thereof and if a mailing hereunder is interrupted by a postal strike, three business days after the strike is over; if telegraphed or telexed they shall be deemed to have been received three business hours following dispatch thereof or they may be delivered by hand to an adult person during normal business hours at a business address of the Subcontractor. Notice of change of address for notice shall be governed by this paragraph 26.01.

- 26. MISCELLANEOUS
 26.01 This Contract shall be binding upon and ensured to the benefit of the Builder, its successors and assigns and the Subcontractor and its successors and permitted assigns, provided that this Contract may not be assigned in whole or in part by the Subcontractor without the prior written consent of the Builder.
 26.02 This Contract shall be deemed to have been made in and shall be governed by and construed in accordance with the laws of the province of Ontario and the laws of Canada applicable therein and the Builder and the Subcontractor agree that the courts of Ontario shall have non-exclusive jurisdiction to entertain any action in respect of this Contract. 26.03 Time shall be of the essence of this Contract.

- 26.03 Time shall be of the essence of this Contract.
 26.04 Unless the context otherwise requires, the singular shall include the plural and the plural the singular and the masculine shall include the feminine.
 26.05 No party to this agreement shall be liable for any representation or warranty that may have been made or given by any party hereto or any agent or representative therof, whether intentional, negligent or otherwise, in respect of this Contract or the subject matter of this Contract, other than those representations and warranties which have been expressed in writing in this Contract.
 26.06 The builder reserves the right to interpret plans and specifications as to their true intent and meaning, and the builder's decision on all matters in this respect

SAFETY

27. 01 The Subcontractor is responsible to ensure that his company is in full compliance with all rules and regulations according to the occupational health and safety act and regulations for construction projects.

SUBCONTRACTOR ACKNOWLEDGEMENT

I HEREBY ACKNOWLEDGE RECIEPT OF A COPY OF THE BAYVIEW WELLINGTON HOMES HEALTH AND SAFETY POLICY. THE POLICY AND PROGRAM WAS DEVELOPED AND IMPLEMENTED FOR THE PURPOSE OF PREVENTING PERSONAL INJURIES AND PROPERTY DAMAGE AT A WORK LOCATION.

I UNDERSTAND THAT IF I, OR ANY OF MY WORKERS HAVE ANY QUESTIONS ABOUT THE BAYVIEW WELLINGTON HOMES POLICY, OR, SAFETY ON SITE, THAT WE CAN ASK THE SITE SUPERVISOR, CONSTRUCTION SAFETY MANAGER OR BAYVIEW WELLINGTON HOMES SAFETY CONSULTANT.

SCOPE OF WORK

The subcontractor agrees to furnish all material, equipment and to perform all their work according to

- the supcontractor agrees to jurnish an material, equipment and to perioriti all their work according to the scope. Work under this contract to include, but not necessarily limited to the following:

 1. Supply and install 1 5/16" oak picket railing with 2 ½" % 3-%" oak cap and 3" x 3" posts.

 2. ALL OAK NOSINGS (4%") TO BE INCLUDED IN THIS CONTRACT THICKNESSES AND REQUIREMENTS TO BE VERIFIED PRIOR TO COMMENCING ANY WORK ON ANY LOT. ALL OPEN TO BELOWS, OPEN STAIR TO BASEMENT AND SECONDARY STAIRS TO BE INCLUDED IN THIS CONTRACT. POSTS ARE 3" X 3" OAK.

 2 3/4 × 2 1/4

 Subcontractor shall notify site supervisor of any stairs that are not level.
- 4. Installation will be before broadloom installation
- All work shall be completed to the satisfaction of the site superintendent.
- 6. All Prices to exclude H.S.T.
- Owner will NOT be responsible for damage or stolen materials unless installed on house.
- Subcontractor to pick-up and remove all debris related to his work and deposit into builders bin.
- 9. No substitutions of any material or equipment without written authorization from builder.
- 10. Subcontractor shall be responsible for any costs incurred by builder due to being removed from site in regard to noncompliance with the Ontario Health and Safety Requirements and all other safety standard agencies.
- Subcontractor shall replace all ramps, temporary railings, handrails, guardrails, covered openings etc. that their forces remove because of completing their work. If the above procedure is not adhered to, the subcontractor will be immediately removed from the job site and any cost/damages incurred will be back charged to the subcontractor at builder's discretion.
- It is the subcontractor's foreman's responsibility to check the "Builders Portal" before any work is started on any house for any changes, upgrades or special instructions. The "Builders Portal" will be available to every sub-trade at any time online or at the site trailer. Each subcontractor will receive a code to access the portal.
- The subcontractor will comply with all safety regulations in effect through the completion of the project. Failure to do so will result in removal from site and a letter will be sent to all safety standard agencies. (Eg. W.C.B.)
- The subcontractor shall be responsible to ensure that all trucks making deliveries to them do not track mud on the municipal roads when leaving the site. Any road cleaning attributable to this subcontractor will be back charged.
- The latest revisions to TARION, O.B.C. and N.B.C. will be in effect on this project.

SCHEDULE "A" TO CONTRACT #ASP2-6057-21 INTERIOR RAILING – CODE 6057 PROJECT: Bradford East north EXTRAS: Aluminum

Exterior railing (black-alkyd-exterior proamental roomailing) Cost per foot of additional railing Standard Upgrade

Exterior railing (wood with square pickets)

Straight nosing \$ 11 /l.ft.
Circular nosing \$ 18 /l.ft.

ALL PRICES FIRM UNTIL: MANUEL 2022. HST IS TO BE SHOWN SEPERATELY.

FOR TENDER PURPOSES, PLEASE COPY THIS PAGE AND FILL IN THE PRICES AS REQUESTED AND SUBMIT BY FAX TO ANDY MINATEL at (905) 669-2049 OR BY EMAIL TO <u>aminatel@bwhomes.ca</u>

BE SURE TO PUT YOUR COMPANY NAME PRINTED ON THIS SHEET BELOW:

COMPANY NAME:

COMPANY PHONE NUMBER:

COMPANY Email:

CONTACT NAME:

VIP RAILINGS
905-669-8666
VALA E VIPRALINGS. CON
VMENTINO
MARCH 17/21 DATE SUBMITTED:

BRADFORD EAST DEVELOPMENTS INC.
BAYVIEW WELLINGTON HOMES

PROJECT: TRADE: CODE:

GREEN VALLEY EAST - NORTH VIP RAILINGS 6057 - INTERIOR RAIL 42' SINGLE - RIDEAU

	42 SINGLE - RIDEAU		
MODEL TYPE	ELEVATION	SQ.FT.	16-Mar-2
\$42-18 LOFT	A	2818	\$1.380
\$42-18 LOFT	A WOD	2818	\$1.380
542-18 LOFT	A WOS	2818	\$1,380
542-18 LOFT	A UPG REAR	2818	51,380
542-18 LOFT	A UPG REAR WOD	2818	51,380
\$42-18 LOFT	A UPG REAR WOB	2518	\$1,380
542-18 (OFT	8	2827	\$1,380
\$42-18 LOFT	B WOD	2827	51,380
542-18 LOFT	5 WOB	2827	51,380
542-18 LOFT	B UPG REAR	2827	51.320
542-18 LOFT	B UPG REAR WOO	2827	\$1,380
\$42-18 LOFT	8 UPG REAR WOR	2827	\$1,380
542-18 LOFT 542-18 LOFT	c	2527	\$1,380
542-18 LOFT	C WOD	2827	51,380
542-18 LOFT	CWOB	2827	\$1.380
542-18 LOFT	C UPG REAR	2627	\$1.380
542-19 LOFT	C UPG REAR WOD	2827	31.380
542-19 (54)	C UPG REAR WOB	2827	51.380
542-18	A	1791	5380
542-18	AWOD	1791	5350
542-18	A WOB A UPG REAR	1791	\$380
S4Z-18	A UPG REAR WOD	1791	5380
542-18	A UPG REAR WOB	1791	5380
542-10	A OPG REAR WOR	1791	2380
542-18	B WOD	1500	5380 5380
542-18	a wos	1800	\$380
542-18	8 UPG REAR	1800	5380
542-18	B UPG REAR WOD	1800	5380
542-18	B UPG REAR WOB	1800	\$380
542-18	C	1800	\$380
\$42-19	CWCC	1800	\$380
\$42-10	CWOB	1800	5380
542-18	C UPG REAR	1800	5380
542-19	C UPG REAR WOD	1800	5380
542-1B	C UPG REAR WOD	1800	\$350
542-2	A	2865	\$1.650
542-2	A OPT. LOGGIA	2865	\$1.650
\$42-2	A WOD	2855	\$1,650
542-2	A WD8	2865	\$1.650
\$42-2	A UPG REAR	2865	51,650
542-2 542-2	A UPG REAR W/ OPT. LOGGIA	2865	\$1.650
542-2	A UPG REAR WOD	2865	31,650
542-2	A UPG REAR WOS	2865	51,650
42-2	B OPT. LOGGIA	2858	\$1,650
542-2	BWOD	2268	\$1,650
42-2	B WOB	2858	\$1,650
42-2	B UPG REAR	2888	\$1,650 \$1,650
42-2	B UPG REAR W/ OPT. LOGGIA	2888	\$1,650
42-2	B UPG REAR WOD	2888	\$1,650
42-2	B UPG REAR WOB	2888	\$1,650
42-2	C	2879	\$1,650
42-2	C OPT. LOGGIA	2879	\$1,650
42-2	CWOD	2879	\$1,650
42-2	C WO9	2879	\$1,650
42-2	C UPG REAR	2879	\$1,650
42-2	C UPG REAR W/ OPT. LOGGIA	2879	\$1,650
42-2	C UPG REAR WOD	2879	51,650
42-2	C UPG REAR WOB	2879	\$1.650
42-5	Α	3330	51,595
42-5	A OPT. 2ND FLR.	3330	51,595
42-5 42-5	A WOD	3330	\$1,595

\$42.5	A UPG REAR	3330	\$1,595
542-5	A UPG REAR WOD	3330	\$1,595
\$42-5 \$42-5	A UPG REAR WOB	3330	\$1.595
542-5	B	3359	51.595
542.5	B DPT, 2ND FLR	3359	\$1,595
542-5	5 WOD 5 WOS	3359	51,595
\$42-5	B UPG REAR	3359	\$1,595
\$42-5	B UPG REAR WOD	3359	\$1,595 \$1,595
542-5	B UPG REAR WOB	3359	51,595
\$42.5	C	3383	\$1.595
542.5	C OPT. 2ND FIR.	3383	51,595
\$42-5	CWOD	3383	\$1,595
542-5	C WOB	3383	51.595
\$42-5	C UPG REAR	3363	51,595
542-5	C UPG REAR WOD	3383	\$1.595
542-5	C UPG REAR WOB	3383	\$1,595
542-5	Α	3456	\$1,380
542-6 542-6	A CPT, 2ND FLR.	3465	51,380
\$42-6	A WOD	3455	\$1,380
542-6	AWOB	3466	\$1,350
542-6	A UPG REAR A UPG REAR WOD	3465	\$1,380
542-6	A UPG REAR WOD	3466	\$1,380 \$1,380
542-6	D A UPG REAR WOB	3466	\$1,380
\$42.6	B OPT. 2ND FLR.	3467	\$1,350
542-6	B WOD	3467	\$1,380 \$1,380
\$42-6	B WOB	3467	
542-6	B UPG REAR	3457	51.380
\$42-6	B UPG REAR WOD	3467	\$1,380 \$1,380
\$42-6	B UPG REAR WOB	3467	\$1,380
\$42.6	C	3475	\$1,380
542-5	C OPT. 2ND FLR.	3475	\$1,380
\$42-5	CWOD	3475	51.380
542-5	C WO3	3475	51.380
542-6	C UPG REAR	3475	\$1,380
542-6	C UPG REAR WOD	3475	51.330
\$42-6	C UPG REAR WOS	3475	\$1.380
S42-7C	Α	3179	\$1,720
\$42-7C	A OPT. 2ND FLR.	3179	\$1,720
S42-7C	A WOD	3179	\$1,720
\$42-7C	В	3213	51,720
\$42-7C	B OPT. 2ND FLR.	3213	\$1,720
542-7C	8 WOD	3213	51,720
\$42-7C	C OPT. 2ND FIR.	3190	\$1,720
542-7C	CWOD	3190	\$1.720
542-8C	A	3190	\$1.720
542-8C	A OPT. ZND FLR.	3454	51,425 51,425
\$42-8C	A WOD	3454	51,425
\$42-8C	B	1 3520	51,425
\$42-5C	B OPT. 2ND FLR.	3520	51,425
\$42.8C	5 WOD	3520	51.425
542-EC	C	3463	31.425
S42-8C	C OPT. 2ND FLR.	3463	\$1,425
542-8C	CWOD	3463	\$1,425
542-15	A	3316	\$1,730
542-15	A OPT. 2ND FLR.	3316	\$1,730
542-15	AWOD	3316	\$1,730
542-15 542-15	AWOB	3316	\$1.730
542-15	A UPG REAR	3316	51,730
542-15	A UPG REAR WOD A UPG REAR WOB	3316	\$1.730
42-15	A UPG REAR WOB	3316	\$1.730
42-15	B OPT. 2ND FLR.	3324	\$1,730 \$1,730
42-15	B WOD	3324	S1.730 S1.730
42-15	BWO	3324	51.730
42-15	S UPG REAR	3324	\$1,730
42-15	6 UPG REAR WOD	3324	\$1.730
42-15	B UPG REAR WOB	3324	\$1,730
42-15	С	3317	\$1,730
42-15	C OPT. 2ND FLR.	3317	51.730
42-15	CWOD	3317	51.730
42-15	CWOS	3317	\$1.730
42-15	C UPG REAR	3317	\$1.730
42-15	C UPG REAR WOD	3317	\$1.730
42-15	C UPG REAR WOS	3317	\$1,730

4

542-16	ΑΑ	2687	\$1,035
542-16	A UPG REAR	2687	\$1.035
\$42-16	A WOD	2687	\$1,035
542-16	A UPG REAR WOD	2637	\$1,035
542-16	A WOB	2687	51,035
\$42-16	A UPG REAR WOS	2657	\$1.035
542-16	В	2708	\$1.035
\$42-16	B UPG REAR	2708	\$1,035
542-16	5 WOD	2708	51,035
\$42-16	B UPG REAR WOD	2708	\$1.035
542-16	8 WOB	2708	\$1.035
542-16	B UPG REAR WOB	2708	\$1,035
542-16	С	2697	\$1,035
542-16	C UPG REAR	2697	51.035
\$42-16	CWOD	2697	51,035
542-16	C UPG REAR WOD	2697	\$1.035
542-16	C WOB	2697	\$1.035
542-16	C UPG REAR WOB	2697	\$1,035
\$42-17	A	3090	51.335
\$42-17	A ALT. ENS.	3090	51,335
542-17	AWOD	3090	\$1.335
\$42-17	A WOB	3050	\$1,335
542-17	A UPG REAR	3090	51,335
542-17	A UPG REAR WOD	3090	\$1,335
542-17	A UPG REAR WOB	3090	\$1,335
542-17	6	3089	51.335
542-17	DALT. ENS.	3089	\$1,335
542-17	B WOD	3089	\$1,335
542-17	B WOB	3089	\$1.335
542-17	B UPG REAR	3089	\$1,335
42-17	B UPG REAR WOD	3089	\$1,335
42-17	6 UPG REAR WOB	3089	\$1,335
42-17	С	3089	\$1,335
42-17	C ALT. ENS.	3089	51.335
\$42-17	C WGD	3089	\$1,335
42-17	C WOB	3089	51,335
42-17	C UPG REAR	3089	\$1.335
42-17	C UPG REAR WOD	1089	51,335
42-17	C UPG REAR WOB	3089	\$1,335

h

1

BRADFORD EAST DEVELOPMENTS INC. BAYVIEW WELLINGTON HOMES

PROJECT: TRADE: CODE:

GREEN VALLEY EAST - NORTH VIP RAILINGS 6057 - INTERIOR RAIL 38' SINGLE - BARROSA

MODEL TYPE	ELEVATION	SQ.FT.	REVISE
		SQ.FI.	16-Mar-2
538-1 538-1	Α	2228	\$1.680
538-1	A UPG REAR	2228	51.680
538-1	A WOD	2226	\$1,680
538-1	A UPG REAR WOD	2228	\$1,650
538-1	A UPG REAR WOB	2228	51.680
538-1	B B	2228	\$1.680
538-1	B UPG REAR	2224	\$1,650
538-1	B WOD	2224	\$1,680
535-1	6 UPG REAR WOD	2224	\$1.650
535-1	8 WOB	2224	\$1.680
1-362	B UPG REAR WOB	2224	\$1.680
538-1	C	2230	\$1,680
538-1	C UPG REAR	2230	\$1.680
538-1	C WOD	2230	51.680
1-862	C UPG REAR WOD	2230	\$1,680
535-1	CWOS	2230	\$1.680
538-1	C UPG REAR WOB	2735	\$1,680
538-3	Α	2537	\$1,680
538-3	AWOD	2537	\$1,680
538-3	A WOS	2537	\$1,680
538-3	A UPG REAR	2537	\$1,680
538-1	A UPG REAR WOO	2537	\$1,680
538-3	A UPG REAR WOB	2537	51.680
538-3	В	2258	\$1,680
538-3	3 WOD	2256	\$1,680
515-3	8 WO9	2258	\$1,680
538-3	B UPG REAR	2258	\$1,680
538-3	B UPG REAR WOD	2256	\$1,580
S38-3 S38-3	B UPG REAR WOS	2258	51.680
538-3	CWOD	2522	\$1.680
538-3	CWOB	2522 2522	51,680
538-3	C UPG REAR	2522	\$1,680
538-3	C UPG REAR WOD	2522	
38-3	C UPG REAR WOS	2522	\$1,580 \$1,580
38-5	A	2780	51,380
38-5	A OPT. LOGGIA	2780	\$1,380
38-5	AWOD	2780	\$1,380
38-5	A WOB	2780	51.380
38.5	A UPG REAR	2780	\$1,380
3 5- S	A UPG REAR W/ CPT. LOGGIA	2780	\$1,380
35-5	A UPG REAR WOD	2780	\$1,380
38-5	A UPG REAR WOS	2780	51,380
38-5	B	2786	51,350
38-5	B OPT. LOGGIA	2786	\$1,380
38-5	a woo	2786	\$1,380
38-5	8 W03	2786	\$1,380
38-5	8 UPG REAR	2786	\$1,380
38-5	B UPG REAR W/ OPT. LOGGIA	2785	\$1,350
38-5	B UPG REAR WOD	2786	51,380
38-5	B UPG REAR WOB	2786	51.380
38-5	C	2786	\$1,380
38-5	C OPT. LOGGIA	2785	\$1.380
38-5	C WOD OW D	2786	\$1.380
38.5	C UPG REAR	2786	51,380
38-5	C UPG REAR W/ OPT. LOGGIA	2786	\$1,380
38-5	C UPG REAR WOOD	2736	\$1,350
38-5	C UPG REAR WOD	2786	51.380
38-6	A A	2786	\$1,380
33-6	AWOD	2891	\$1,630
18-6	AWOB	2891	\$1,630

538-6	A UPG REAR	1 300	1
538-6	A UPG REAR WOD	2891	
538-5	A UPG REAR WOD	2891	\$1,630 \$1,530
538-6	8	2891	
538-6	6 WOD	2891	\$1,530
538-6	8 WOS	2891	\$1,530
538-6 538-6	E UPG REAR	2891	51,630
538-6	B UPG REAR WOD	2891	51.630
538-6	E UPG REAR WOB	2891	\$1,630
538-6	CWDD	2888	51,630
538-5	CWOG	2888	\$1,630 \$1,630
538-6	C UPG REAR	2888	\$1.630
538-5	C UPG REAR WOD	2888	51,630
538-5	C UPG REAR WOB	2888	\$1,530
538-7C	A	2925	\$945
538-7C 538-7C	A WOO	2925	5945
538-7C	B	2925	\$945
\$38-7C	8 WOD	2925	5945
538-7C	CWOD	2923	\$945
\$38-8C	Δ	3171	\$945 \$1.935
28-8E	A OPT. 2ND FLR.	3214	\$1.550
538-8C	A WOD	3171	\$1,935
538-8C	В	3169	\$1,935
538-8C	E OPT. 2ND FLR.	3212	\$1,550
238-8C	8 WOD	3169	51,935
538-8C	C	3780	\$1,935
538-8C	C OPT. 2ND FLR.	3184	\$1,550
538-15	C 1700	3180	51.935
538-15	AWOD	2537	51,370
535-15	A WOB	2537	\$1,370 \$1,370
538-15	A UPG REAR	2537	51.370
538-15	A UPG REAR WOD	2537	51.370
538-15	A UPG REAR WOB	2537	51,370
538-15 538-15	В	2537	51,370
38-15	8 WOD B WOB	2537	51.370
38-15	B UPG REAR	2537	\$1,370
36-15	B UPG REAR WOD	2537	51,370 51,370
38-15	B UPG REAR WOD	2537	\$1,370
38-15	c	2537	\$1,370 \$1,370
38-15	C WOD	2537	51.370
38-15	CWOS	2537	\$1,370
38-15	C UPG REAR C UPG REAR WOD	2537	\$1,370
38-15	C UPG REAR WOB	2537	\$1.370
38-16	A	2386	\$1.370 \$1,515
38-16	A ALT. ENS.	2386	\$1,515
33-16	AWOD	2386	\$1,515
38-16	A WOS	2386	\$1.515
38-16	A UPG REAR	2386	\$1,515
38-16 38-16	A UPG REAR WOD	2386	\$1,515
35-16	A UPG REAR WOB	2385	\$1,515
38-16	B ALT. ENS.	2386	\$1.515
38-16	5 WOO	2386	\$1,515
35-16	8 WOB	2385	\$1.515
38-16	B UPG REAR	2386	\$1.515
38-16	B UPG REAR WOD	2386	51.515
38-16	B UPG REAR WOB	2385	51,515
38-16 38-16	С	2384	\$1.515
38-16	C ALT. ENS.	2384	\$1,515
18-16	CWOB	2384	\$1,515
38-16	C UPG REAR	2384	51,515
38-16	C UPG REAR WOD	2384	\$1.515 \$1,515
8-16	C UPG REAR WOB	2384	\$1,515
88-17	A	2511	\$1,610
8-17	A ALT. ENS.	2511	\$1.610
3-17	AWOD	2511	\$1,610
8-17	A WOS	2511	\$1,610
5-17	A UPG REAR A UPG REAR WOD	2511	
8-17	A UPG REAR WOD	2511	\$1,610
8-17	B	2511	\$1,610 \$1,610

V

S38-17	B ALT. ENS.	2511	31.510
538-17	B WOD	2511	51,610
532-17	B WOB	2511	\$1,510
538-17	B UPG REAR	2511	\$1.610
538-17	B UPG REAR WOD	2511	\$1.610
538-17	B UPG REAR WOS	2511	\$1.610
538-17	E	2511	51.510
538-17	CALT, ENS	2511	\$1,610
538-17	CWOD	2511	\$1,510
538-17	CWOS	2511	51,510
538-17	C UPG REAR	2511	\$1.610
538-17	C UPG REAR WOD	2511	\$1,610
538-17	C UPG REAR WOB	2511	\$1.510
38-186	A	2695	
38-1EC	AWOD	2898	\$1,905

U

BRADFORD EAST DEVELOPMENTS INC. BAYVIEW WELUNGTON HOMES

PROJECT: TRADE: CODE:

GREEN VALLEY EAST - NORTH VIP RAILINGS 6057 - INTERIOR RAIL SEMIS - SONOMA

	SEMIS - SONOMA		
MODEL TYPE	ELEVATION	SQ.FT.	REVISED 16-Mar-2
SD25-1	I A	1770	\$1.765
5025-1	A ALT. ENS.	1770	51.765
SD25-1	A WOO	1770	\$1,765
SD25-1	80W A	1770	\$1,765
5D25-1	8	1769	51,765
SD25-1	B ALT, ENS.	1769	51,765
SD25-1	B WOD	1769	51.765
SD25-1	B WOB	1769	\$1,765
SD25-1	C	1766	\$1,765
SD25-1	C ALT. ENS.	1766	51,765
SD25-1	CWOD	1766	\$1,765
SD25-1	CWOB	1766	\$1,765
SD25-2	Α	1895	51,860
5D25-2	A ALT. ENS.	1895	\$1.860
SD25-2	A WOD	1895	\$1,860
5DZ5-7	A WOB	1895	\$1,860
5D25-2	В	1893	\$1,860
SD25-2	B ALT. ENS.	1893	\$1,860
5025-2	8 WOO	1893	51,860
SD25-2	3 WOS	1893	\$1,860
5025-2	С	1904	\$1,860
SD25-2	C ALT. ENS.	1904	\$1,860
SD25-2	C MOD	1915	\$1.860
SD25-2	C WOD	1904	\$1,860
SD25-2	C WOB	1904	\$1,860
SD25-3	A	2062	\$1,570
SD25-3	A ALT. ENS.	2062	\$1,570
SD25-3	A ALT. GROUND	2062	\$1,570
SD25-3	A ALT. GROUND 2	2062	51,570
SD25-3	A WOD	2062	\$1,570
SD25-3	EOW A	2062	\$1,570
SD25-3	В.	2070	\$1,570
SD25-3	B ALT, ENS.	2070	\$1,570
SD25-3	8 ALT. GROUND	2070	\$1,570
5025-3	B ALT. GROUND 2	2070	\$1.570
SD25-3	B WOD	2070	\$1,570
5D25-3	B WOB	2070	\$1.570
SD25-3	C	2056	\$1,570
D25-3	C ALT. ENS.	2056	\$1,570
D25-3	C ALT. GROUND	2056	\$1,570
D25-3	C ALT. GROUND 2	2056	\$1,570
D25-3	CMOD	2066	51.570
D25-3	C WOD	2056	\$1,570
D25-3	C WOB	2056	\$1,570
D25-4	Α	2168	\$2,185
D25-4	A ALT. ENS.	2168	\$2,185
D25-4	A WOD	2168	\$2,185
025-4	A WOB	2168	\$2,185
D25-4	8	2168	\$2.185
D25-4	8 ALT. ENS.	2168	\$2,185
D25-4	B WOD	2168	\$2,185
D25-4	B WOB	2168	52,185
D25-4	c	2183	\$2,185
025-4	C ALT. ENS.	2183	\$2,185
D25-4	CWOD	2183	\$2,185
D25-4	CWOB	2183	\$2,185
DZS-4 LOT 154	A	2175	\$2,185

5025-4 LOT 154	A COR.	2175	\$2,185
SD25-4 LOT 154	A ALT. ENS.	2175	\$2.185
5025-4 LOT 154	A WOD	7175	S2.185
SD25-4 LOT 154	В	2175	52,185
SO25-4 LOT 154	B COR.	2175	SZ.185
SD25-4 LOT 154	B ALT. ENS.	2175	\$2,185
SD25-4 LOT 154	BWOD	2175	\$2,125
SD25-4 LOT 154	С	2185	\$2,185
SD25-4 LOT 154	C COR.	2185	\$2:185
SD25-4 LOT 154	CALT, ENS.	2185	\$2,125
5D25-4 LOT 154	CWDD	2185	52,185
SDZ5-4 COR	Δ	2246	\$2,185
5025-4 COR	A ALT. ENS.	2248	52.185
5D25-4 COR	A WOD	2248 2248	\$2,185
5D25-4 COR	В	2248	52.185
5025-4 COR	B ALT. ENS.	2248	\$2,185
SD25-4 COR	B WOO	2248	\$2,125
SD25-4 COR	С	2770	\$2,185
5D25-4 COR	C ALT. ENS.	2270	52,185
5D25-4 COR	CWOD	2270	\$1.515
5D25-5C	A	2370	\$1,515
5025-SC	A ALT. ENS.	2320	\$1,515
5025-5C	A WOD	2320	\$1,515
D25-5C	В	2372	51,515
D25-5C	B ALT.ENS.	2322	51,515
D25-SC	B WOO	2322	\$1,515
D25-SC	c	2319	\$1,515
D25-SC	C ALT. ENS.	2319	\$1.515
D25-SC	CWOD	2319	\$1.515

BRADFORD EAST DEVELOPMENTS INC. BAYVIEW WELLINGTON HOMES

GREEN VALLEY EAST - NORTH VIP RAILINGS 6057 - INTERIOR RAIL TOWNS - NAPA

TRADE: CODE:

1			
MODEL TYPE	ELEVATION	SQ.FT.	REVISED
		JQ.,	16-Mar-21
TH-6E	Α	1902	\$1,730
TH-6E	A WOD	1902	\$1,730
TH-6E	A WOB	1902	\$1,730
TH-6E	В	1913	\$1,730
TH-6E	8 WOD	1913	\$1,730
TH-6E	B WOB	1913	\$1.730
TH-7E	Α	2020	\$1.700
TH-7E	A WOD	2020	\$1,700
TH-7E	A WOB	2020	\$1,700
TH-7E	A UPG REAR WOB	2020	\$1,700
TH-7E	В	2027	\$1,700
TH-7E	B WOD	2027	\$1,700
TH-7E	B WOB	2027	\$1,700
TH-8C	Α	2008	\$1,585
TH-8C	A WOD	2008	\$1,585
TH-8C	В	2029	\$1,585
TH-8C	B WOD	2029	\$1,585
THWU-11	A	1663	\$1,810
THWU-11	A WOD	1663	\$1,810
THWU-11	В	1663	\$1,810
THWU-11	B WOD	1663	\$1,810
THWU-12	A	1762	\$1,645
THWU-12	A WOD	1762	\$1,645
THWU-12	В	1762	\$1,645
THWU-12	8 WOD	1762	\$1,645
THWU-14	A	1832	\$1,625
THWU-14	A WOD	1832	\$1,625
THWU-14	В	1829	\$1,625
THWU-14	B WOD	1829	\$1,625
THWU-15E	А	1922	\$2,020
THWU-15E	A WOD	192	\$2,020
THWU-15E	8	1922	\$2,020
THWU-15E	B WOD	1922	52,020
THWU-16E	A	1919	\$1,525
THWU-16E	A WOD	1919	\$1,525
THWU-16E	В	1926	\$1,525
THWU-16E	B WOD	1926	\$1,525

BRADFORD EAST DEVELOPMENTS INC. BAYVIEW WELLINGTON HOMES

PROJECT:

GREEN VALLEY EAST - NORTH VIP RAILINGS 6057 - INTERIOR RAIL TOWNS - NAPA

TRADE: CODE:

	TOWNS - NAPA		
MODEL TYPE	ELEVATION	SQ.FT.	REVISED
TH-1	20 000 000 000 000 000 000 000 000 000		16-Mar-21
TH-1	A	1660	\$1,640
TH-1	A MOD 1	1660	\$1,640
	A WOD	1660	51,640
TH-1	A WOB	1660	\$1,640
TH-1	A UPG REAR WOD	1660	\$1,540
TH-1	A UPG REAR WOB	1560	\$1,640
TH-1	B	1658	\$1,640
TH-1	8 MOD 1	1668	\$1,640
TH-1	B WOD	1668	\$1,640
TH-1	B WOB	1658	\$1.640
TH-1	B UPG REAR WOD	1668	51,640
TH-1	B UPG REAR WOB	1668	\$1,640
TH-2	Α	1815	\$1,545
TH-2	A MOD 1	1815	\$1,545
TH-2	A WOD	1815	\$1,545
TH-2	A UPG REAR WOD	1815	\$1,545
TH-2	В	1815	\$1,545
TH-2	B MOD 1	1815	\$1,545
TH-2	B WOD	1815	\$1,545
TH-2	B UPG REAR WOD	1815	\$1,545
TH-3	A	1714	\$1,525
TH-3	A MOD 1	1714	\$1,525
TH-3	A MOD 2	1714	\$1,525
TH-3	A WOD	1714	\$1,525
TH-3	A WOB	1714	\$1,525
TH-3	A UPG REAR WOB	1714	51,525
TH-3	В	1722	\$1,525
TH-3	B MOD 1	1722	\$1,525
TH-3	9 MOD 2	1722	\$1,525
TH-3	B WOD	1722	\$1,525
TH-3	B WOB	1722	\$1,525
TH-3	B UPG REAR WOB	1722	\$1,525
TH-4	А	1797	\$1,600
TH-4	A MOD 1	1797	\$1,600
TH-4	A WOD	1797	\$1,600
TH-4	В	1797	\$1,600
TH-4	B MOD 1	1797	\$1,600
ΓH-4	B WOD	1797	\$1,600
TH-S	A	1894	\$1,240
TH-5	A MOD 1	1894	\$1,240
TH-5	A MOD 2	1894	\$1,240
TH-5	A WOD	1894	\$1,240
H-5	A WOB	1894	\$1,240
TH-S	A UPG REAR WOD	1894	\$1,240
TH-5	8	1894	\$1,240
H-5	8 MOD 1	1894	\$1,240
H-5	8 WOD	1894	51,240
H-5	B WOB	1894	\$1.240
		4004	31.240