SCHEDULE "G"

HARMONIZED SALES TAX AND NEW HOUSING REBATE

- 1. The parties acknowledge that as at the date of this Agreement, Harmonized Sales Tax ("HST") is applicable to this transaction pursuant to the Excise Tax Act (Canada) (the "Legislation") and that, the Purchaser may qualify for the GST/HST new housing rebate (as is authorized by the Legislation from time to time) (the "New Housing Rebate") in respect of this transaction.
- 2. The Purchaser is hereby advised that the Purchase Price listed in "Purchase Price" Section of this Agreement includes all HST and the New Housing Rebate applicable to this transaction (refer to maximum rebate allowance in Clause 8) as at the date this Agreement is signed by the parties. All sales taxes applicable to the transaction (including any applicable New Housing Rebate) will be calculated as of the closing of the subject transaction and will be applied in accordance with the Legislation. In the event that there is a change to the Legislation after the execution of this Agreement but prior to the closing of this transaction, the Vendor shall make all applicable adjustments to the sales taxes payable in this transaction in accordance with all applicable Legislation.
- 3. The Purchaser hereby irrevocably assigns to the Vendor the benefit of the New Housing Rebate, if applicable to this transaction.
- 4. The Purchaser hereby warrants and agrees that:
 - (a) The Real Property is being purchased as the Purchaser's primary place of residence and that the Purchaser will take possession and occupy the Dwelling forthwith upon closing and will not allow occupancy of the Dwelling by any other individual (other than the Purchaser's immediate family) as a place of residence prior to occupancy by the Purchaser;
 - (b) Purchaser will execute and deliver on closing such documents as the Vendor may require to confirm the warranties and agreements contained in this Schedule; and
 - (c) Purchaser will submit to the Vendor on closing, prior to or after closing at the Vendor's request, an application or applications in the manner and in the form prescribed containing prescribed information required by the Legislation for the New Housing Rebate
- The Purchaser acknowledges that the Vendor has calculated the Purchase Price on the assumption that the New Housing Rebate will be applicable to this transaction. If for any reason the Purchaser does not qualify for the New Housing Rebate, then the Purchaser shall be fully responsible for paying to the Vendor the amount of such New Housing Rebate plus interest at the Bank of Montreal prime rate from the date the statement of adjustments is calculated plus any fees, penalties or damages imposed on the Vendor under the Legislation. For greater certainty, the Purchaser acknowledges that the New Housing Rebate described above is for individuals buying a new house or residential condominium as a primary place of residence for themselves or a relation. It does not include the rebate for HST which may be available to investors buying a new house or residential condominium as a rental property (the GST/HST "New Residential Rental").

Property Rebate"). If the Property is being purchased for investment purposes, the Purchaser will not qualify for the New Housing Rebate and the Purchaser shall be responsible for paying to the Vendor an amount equal to the New Housing Rebate which has been included in the Purchase Price hereunder. All Purchasers buying a new house or residential condominium as a rental property are responsible for applying for the New Residential Rental Property Rebate after the closing of the subject transaction.

Purchaser Purchaser Vendor

REV: September 16, 2020

6. The Purchaser acknowledges and agrees that the Purchase Price set forth in this Agreement has been arrived at on the basis that the Purchase Price includes all Extras, premiums and bonuses and excludes any Extras ordered pursuant to a Change Order following the date of execution of this Agreement. The Purchaser acknowledges that the purchase of additional Extras following the date of execution of this Agreement may push the Purchase Price of the Real Property into a different sales tax category for the purposes of determining the amount of the New Housing Rebate, and that this may lower the amount of said New Housing Rebate applicable to the transaction. If a reduced New Housing Rebate is applicable under the Legislation due to the purchase of Extras following the date of execution of this Agreement, the Purchaser agrees to compensate the Vendor for the, amount by which the New Housing Rebate used to calculate the Purchase Price listed in the "Purchase Price" section herein exceeds the actual applicable New Housing Rebate, such amount to be credited to the Vendor as an adjustment on closing. The Parties acknowledge that for purposes of Land Transfer Tax, the total Purchase Price including Extras excluding HST and the New Housing Rebate, namely the amount of the being in the Transfer Tax and the cost of registration of the transfer. The Purchaser agrees to execute all further documents required by the Vendor after closing to give effect to this Schedule. Purchaser VALECRAFT HOMES LIMITED PURCHASER VALECRAFT HOMES LIMITED		
to be inserted in the Transfer/Deed of Land for this transaction shall be the total Purchase Price including Extras excluding HST and the New Housing Rebate, namely the amount of #359 407.8. The Purchaser is responsible for payment in full of the Land Transfer Tax and the cost of registration of the transfer. 8. The Purchaser agrees to execute all further documents required by the Vendor after closing to give effect to this Schedule. Dated at Ottawa this Il day of November, 262 VALECRAFT HOMES LIMITED	6.	Agreement has been arrived at on the basis that the Purchase Price includes all Extras, premiums and bonuses and excludes any Extras ordered pursuant to a Change Order following the date of execution of this Agreement. The Purchaser acknowledges that the purchase of additional Extras following the date of execution of this Agreement may push the Purchase Price of the Real Property into a different sales tax category for the purposes of determining the amount of the New Housing Rebate, and that this may lower the amount of said New Housing Rebate applicable to the transaction. If a reduced New Housing Rebate is applicable under the Legislation due to the purchase of Extras following the date of execution of this Agreement, the Purchaser agrees to compensate the Vendor for the, amount by which the New Housing Rebate used to calculate the Purchase Price listed in the "Purchase Price" section herein exceeds the actual applicable New
Dated at Ottawa this II day of November, 262	7.00	to be inserted in the Transfer/Deed of Land for this transaction shall be the total Purchase Price including Extras excluding HST and the New Housing Rebate, namely the amount of 358,407.08. The Purchaser is responsible for payment in full of the Land
VALECRAFT HOMES LIMITED	8.	
VALECRAFT HOMES LIMITED		
	Dated at	Ottawa this 11 day of November, 202
The state of the s	PURCHA	V(4 MEDIC PLANT) OF CONTROL OF THE C
DUDCHACED	DIDCH	
PURCHASER PER: November 11, 202	PURCHA	November 11, 2021
PROJECT: DEERFIELD VILLAGE 2 LOT: M71		

VALECRAFT HOMES LIMITED DEERFIELD VILLAGE 2 SCHEDULE "K"

Common Elements Condominium (Purchase of An Interest in)

	Attached to and forming part of this Agreement of Purchase and Sale for Block/Unit M71 Part of Lot 10, Concession 4, (RF), being Part 1 on Plan 4R-31065, Block 147 on Plan 4M-1290, Part of Block 144 on Plan 4M-1290, being Part 2 on Plan 4R-31012 and Part of Block 150 on Plan 4M-1290; City of Ottawa designated as Parts on Plan 4R on Schedule "D-1", Subdivision DEERFIELD VILLAGE						
	Municipal	Address	Experience Character Character		, City of Ottaw		VIEE/IGE 2
1.	I. The meaning of words and phrases used in this Schedule shall have the meaning ascribed to them in the Condom Act, 1998, S.O. 1998, C. 19, the regulations thereunder and any amendments thereto (the "Act") and other terms herein shall have ascribed to them the definitions in the Condominium Documents unless otherwise provided follows:					er terms used	
	 (a) "Agreement" shall mean the Agreement of Purchase and Sale to which this Schedule is attached in other Schedules attached hereto and made a part hereof; 					including all	
	(b) "Condominium Documents" shall mean the Creating Documents (as hereinafter defined), the by-laws are rules of the Condominium Corporation, the disclosure statement and budget statement, as may be amended from time to time;						
	(c)	"Condomini registration b	ium Corporation by the Vendor of the	" shall mean the C ne Creating Documen	ommon Element Condo	ominium Corporation	created upon
	(d) "Creating Documents" means the declaration and description (as such terms are defined in the Act), wh are intended to be registered against title to the lands comprising the Condominium Corporation, and wh will serve to create the Condominium Corporation, as may be amended from time to time.						
2.	Condomini	to purchasi um Corporatio Schedule "K".	on as more particu	perty, the Purchase larly described in the	r hereby agrees to pu e Condominium Docume	rchase a common in ents on the terms and c	terest in the conditions set
3.	The Purcha	se Price for the Date.	ne common interes	st in the Condominiu	m Corporation is Two (\$2.00) Dollars which	is payable on
4.	There is no	deposit payab	ole by the Purchase	er for the purchase o	f the common interest in	the Common Corpora	tion.
5.	The Purchaser agrees to accept title subject to the Condominium Documents notwithstanding that same may be amended or varied from the proposed condominium documents provided to the Purchaser and acknowledges that upon receipt of a Transfer/Deed of Land to the Real Property, the common interest in the Condominium Corporation cannot be severed from the Real Property upon any subsequent sale of the Real Property.						
6.	The Vendor's proportionate amount of the common expenses attributable to the Real Property shall be apportioned and allowed to the closing date.						
7.	The Purchase acknowledges that the Condominium Corporation and the purchase of a common interest in the Condominium Corporation is <u>not</u> warranted by the <i>Ontario New Home Warranties Plan Act</i> or any other warranty.						
8.	The Purchaser acknowledges that the Common Elements of the Condominium Corporation will be constructed to standards and/or the requirements of the Municipality. The Purchaser covenants and agrees that the Purchaser shall have no claims against the Vendor for any higher or better standards of workmanship or materials. The Purchaser agrees that the foregoing may be pleaded by the Vendor as an estoppel in any action brought by the Purchaser or his successors in title against the Vendor. The Vendor may, from time to time, change, vary or modify in its sole discretion or at the instance of any governmental authority or mortgagee, any part of the Condominium to conform with any municipal requirements related to official plan or official plan amendments, zoning by-laws, committee of adjustment and/or land division committee decisions, municipal site plan approval. Such changes may be to the plans and specifications existing at inception of the Condominium Corporation or as they existed at the time the Purchaser entered into this Agreement, or as illustrated on any sales brochure, marketing drawings, artists' renderings or otherwise. The Purchaser shall have no claim against the Vendor for any such changes, variances or modifications nor shall the Vendor be required to give notice thereof. The Purchaser hereby consents to any such alternations and agrees to complete the sale notwithstanding any such modifications.						
9.		acknowledges ea expenses.	that he will be re-	quired to provide po	st-dated cheques upon o	closing as payment for	the monthly
	Purchaser)	to:	VALECRAFT	HOMES LIMITED	
					All	The	
	Purchaser				Per	7γ	
	NOV Date	11.2		E	NOV .	11-21	

SCHEDULE "O"

Purchaser acknowledges that the Vendor's Model Home contains numerous upgraded features and options which are <u>not</u> included in the base price. The base price includes those features as outlined in Schedule "B".

All options and upgrades contained in the Model Home are available as extras. The Purchaser has the opportunity to purchase any or all options or upgrades as viewed in the Model Home so as to permit the Purchaser to customize their home in accordance with their particular needs or preferences.

Vendor and	Portobello Partnership	Purchaser (s).
Dated at Ottawa this	day ofNov	, <u>0</u> 06
Witness	Purchaser	
Witness	Purchaser	
PROJECT: DEERFIELD VILLAGE 2	2	
LOT: <u>M71</u>		OMES LIMITED
	PER	
	Novembe	21,2621

SCHEDULE "T"

Personal Information of Each Purchaser - Individuals

Business Tel	lephone Number: 613-837-1104
	· · · · · · · · · · · · · · · · · · ·
Home Addre	ess:
Home Telep	hone Number:
Occupation:	
Identity Ver	rification (Original of one of the following seen by Vendor)
•	Birth Certificate
•	Driver's Licence
•	Passport
•	Record of Landing
•	Permanent Resident Card
•	Other (if permitted by Government)
Type:	Driver's Licence
Number:	R4745-39203-61226
0	
0	
Purchaser	Purchaser
Full Name:	
Business Ad	dress:
Business Tel	lephone Number:
Home Addre	ess:
Home Telep	hone Number:
Occupation:	***************************************
	rification (Original of one of the following seen by Vendor)
•	Birth Certificate
•	Driver's Licence
•	Passport
	Record of Landing
	Permanent Resident Card
	Other (if permitted by Government)
•	×
Type:	





Project: Deerfield Village 2 **Plan Number:** 4M-1290

Lot Number: M71

Model: 140 The Green Rev.

Purchaser: Portobello Partnership

Date:

P

SCHEDULE "M-1" Inventory Home

LOT:	M71	_ PLAN:	4M-1290	SITE:	DEERFIELD	VILLAGE 2
MODEL:	140 Green	n Rev.	CLOSIN	G DATE: [December	15,200
SCHEDULE	"M-1" to the A	Agreement of I	Purchase and S	ale between	n Valecraft Homes	Limited.
Vendor and			rtobello Partnersl			Purchaser (s).
				•		
Purchaser(s) pre-selected	acknowledge Interior colour	that this ho	me is being per attached co	constructe lour selecti	d as an Invento on sheet.	ry Home with
The Purchas Vendor.	ser(s) acknowle	edge and acce	ept that select	ed finishes	will remain as	selected by the
						5.7
Dated at	Ottawa	_this	day of	No	oV	, 202
16	relex				3	
Witness				Purchaser		\$
Witness				Purchaser		
				VALECR	AFT HOMES LIM	ПТЕО
				PER	May /	
				DATE:	emberll	,2001