

THIS MORTGAGE made this ____ day of _____, 20____,

BETWEEN:

(the "Mortgagor" or "you")

- and -

EQUITABLE BANK

(hereinafter the "Mortgagee" or "we" or "us" or "Equitable")

This document sets out the terms of your Mortgage pursuant to the *Land Registration Act* (Nova Scotia). We recommend you read it carefully, and you may want to discuss the terms of your Mortgage with a lawyer.

This document describes the financial institution (mortgagee), who is lending you the money, as "We". The definition of "we" also includes "us", "our" and "Equitable".

This document describes the person who is being loaned money and pledging the Mortgage on your Property as "You". The definition of "you" also includes "your". "You" also includes anyone who guarantees your payments and Promises.

We are lending you money and we protect our interests through the Mortgage on your Property, which gives us certain rights, if you do not do what you promise to do.

Generally, when a word is capitalized, the word is defined in Article 1. You should read Article 1 carefully.

The Principal Amount and payment provisions are as follows:

Principal Amount: \$_____

Variable Interest Rate: the Equitable Prime Rate, as it will vary from time to time, plus/minus _____% per year, calculated monthly, not in advance.

Fixed Interest Rate: ____% per year, calculated half-yearly, not in advance.

Payment Date: the _____ day of each month in each year until the Balance Due Date

or

First Payment Date: _____

Last Payment Date: _____

Balance Due Date: _____

Regular Payment: (as of First Payment Date)

Prepayment: the Mortgage is ______ (open/closed) for prepayment in accordance with the terms hereinafter set out.



Land Registration Act (Nova Scotia) Set Of Standard Charge Terms

Filed by: **Equitable Bank** Filing Date: Filing Number:

This document sets out important terms which apply to the Mortgage under the Land Registration Act (Nova Scotia) and are actually part of the Mortgage. We recommend you read this carefully, and you may want to discuss the terms of the Mortgage with a lawyer.

This document describes the financial institution (mortgagee), who is lending you the money, as "We". The definition of "we" also includes "us", "our" and "Equitable".

This document describes the person who is being loaned money and pledging the Mortgage on your Property as "You". The definition of "you" also includes "your". 'You' also includes anyone who guarantees your payments and Promises.

We are lending you money and we protect our interests through the Mortgage on your Property, which gives us certain rights, if you do not do what you promise to do. The specific terms that apply to your Mortgage (for example, the interest rate) are set out in a document that you sign and is registered, or which is authorized by you, prepared in electronic format and registered electronically. We call this the Registered Mortgage.

Generally, when a word is capitalized, the word is defined in Article 1. You should read Article 1 carefully.

PART A - GENERAL PROVISIONS (Applicable to all Mortgages)

ARTICLE 1 DEFINITIONS

1.01 Definitions

In this Mortgage the following words have the following meanings:

"Amendment" means any document or agreement Approved by both you and us that changes any term of the Mortgage, including, without limitation, changes to the amount of a Regular Payment, changes to the frequency of payments and any agreement to renew or extend the Mortgage.

"Approved" means agreed to in writing. "Approve, "Approves" and "Approval" have corresponding meanings.

"Balance Due Date" means the date the Principal Amount is due and payable as indicated in the Mortgage or other date Approved by you and us. This date is the same date as the Last Payment Date.

"Business Day" means a day other than a Saturday or a Sunday, on which the main commercial banks in Toronto, Ontario are open for commercial banking business during normal banking hours.

"Collateral Loan Debt" means all present and future amounts owing by you to Equitable other than Fixed Rate Debt and Variable Rate Debt, including Interest, a line of credit agreement, loan agreement, guarantee or any other document that you have agreed in writing will be secured by the Mortgage on the Property in respect of each Loan. Without limiting the previous sentence, Collateral Loan Debt includes any debt, past, present or future, direct or indirect, absolute or contingent, matured or not, remaining unpaid by you to Equitable, in any currency, whether arising from dealings between you and Equitable or from any other dealings or proceedings by which Equitable may in any manner be or become your creditor, however incurred, whether incurred by you alone or with others and whether as principal or as surety, that you have agreed in writing will be secured by the Property; provided, for the avoidance of doubt, that any Collateral Loan Debt in respect of any loan(s) that is/are insured and/or financed by Equitable under an NHA Program shall have priority as to payment, collection and in respect of Collateral Mortgage enforcement over any other loan, irrespective of the time or order of any loan, made by Equitable to you from time to time secured or to be secured by a Collateral Mortgage that is not insured and/or financed under an NHA Program.

"Collateral Loan Interest Rate" means the annual interest rate applicable to a Collateral Mortgage.

"Collateral Loan Principal Amount" means the portion of the Principal Amount that bears Interest at the interest rate or rates set out in the Credit Documents.

"Collateral Mortgage" means a Mortgage that secures Collateral Loan Debt.

"Commitment Letter" means a document Approved by both you and us in which we commit to providing you with mortgage financing, including an advance, a loan or a line of credit, which sets out the terms of that mortgage financing, and which may include the disclosure of the cost of borrowing mandated by the Bank Act (Canada).

"Common Expenses" means the expenses related to the performance of the objects and duties of the Condominium Corporation, and all expenses specified as common expenses in the *Condominium Act* or in the Declaration.

"Condominium Act" means the Condominium Act (Nova Scotia), 1989, R.S., c. 85, s. 1 (as amended or replaced).

"Condominium Corporation" means the condominium corporation that was created by the registration of the Declaration and the Description of land on which the Property is a part.

"Confidential Personal Information" means any and all information or data protected by Privacy Laws, including (without limitation) information or data that: (a) is personal information or information about an identifiable individual (as more particularly defined in the applicable Privacy Laws) that was collected, used, disclosed or accessible to such party; or (b) is information from which an individual or individual's identity can be ascertained either from the information itself or by combining the information with information from other sources available to the parties.

"Convey" means selling, conveying, disposing of, transferring or leasing, or entering into an agreement to sell, convey, dispose of, transfer or lease (whether by operation of law or otherwise); "Conveyed" has a corresponding meaning.

"Costs" means any fees, costs, charges and expenses relating to:

- (i) the Approval, preparation, execution and registration of the Mortgage, any document connected with the Mortgage and any Amendment, discharge or transfer of the Mortgage;
- (ii) any amounts we are entitled to charge you or pay on your behalf under the Mortgage;
- (iii) any expenses that we incur in enforcing any of its remedies under the Mortgage;
- (iv) any charges of a municipality or other taxing authority for providing us with information on Taxes, or imposed because we (rather than you) are paying Taxes;
- (v) any inspection of the Property;
- (vi) any environmental testing, site assessment, investigation, study or inspection of the Property;
- (vii) all repairs made to the Property;
- (viii) having to take possession and secure, complete and equip any buildings, structures or Improvements on the Property, including completing construction of the Property;
- (ix) the renewal of any leasehold interest;
- (x) the cost of any Receiver;
- (xi) any expenses incurred in removing a lien from title to the Property, obtaining a discharge of a lien or defending a lien action relating to the Property;
- (xii) each late or missed payment and for replacement of each cheque or other instrument not honoured when presented for payment, or any preauthorized payment which does not clear as scheduled;
- (xiii) any mortgage insurance or title insurance; and
- (xiv) all lawyers' fees and disbursements (including those of our in-house lawyers) in any way relating to items (i) through (xiii) on a full indemnity basis.

"Credit Documents" means documents Approved by you and us that relate to Fixed Rate Debt, Variable Rate Debt or Collateral Loan Debt. Credit Documents include any Commitment Letter, loan agreement, Mortgage, Collateral Mortgage, promissory note, line-of-credit agreement, guarantee, and any other Credit Document that we may require, and any amendments or renewals of those Credit Documents.

"Debt" means the sum of Fixed Rate Debt, Variable Rate Debt, Collateral Loan Debt, Costs and all other amounts payable by you under the Mortgage or the Credit Documents; provided, for the avoidance of doubt, that any Debt in respect of any loan(s) that is/are insured and/or financed by Equitable under a NHA Program shall have priority as to payment, collection and in respect of Mortgage enforcement over any other loan, irrespective of the time or order of any loan, made by Equitable to you from time to time secured or to be secured by a Mortgage that is not insured and/or financed under a NHA Program.

"Declaration" means the declaration that was registered pursuant to the Condominium Act or any predecessor legislation.

"Default" means failing to meet any of your Obligations, including, but not limited to if you are unwilling or unable to make a required payment.

"Description" means the description registered pursuant to the Condominium Act or any predecessor legislation.

"Equitable" means Equitable Bank, the mortgagee or chargee under the Mortgage.

"Equitable Prime Rate" means that annual interest rate (calculated monthly not in advance) that is established from time to time by us, at our discretion, as the interest rate then in effect for determining interest on Canadian dollar mortgages or loans made by us in Canada. The Equitable Prime Rate is available on Equitable's website at equitablebank.ca/mortgage-rates. If it is necessary for us to prove the interest rate in effect we are charging at any time, you agree that the production by us of a written certificate setting out the interest rate at that time is conclusive proof for that purpose.

"Financing Guarantor" means Canada Mortgage and Housing Corporation as guarantor in connection with the financing by Equitable of all or any part of the Obligations.

"First Payment Date" means the date the first payment is due, as indicated in the Mortgage or any other date Approved by you and us.

"Fixed Interest Rate" means the annual fixed rate of interest indicated in the Mortgage or Approved by you and us.

"Fixed Rate Debt" means the Fixed Rate Principal Amount and Interest under a Mortgage having a Fixed Interest Rate.

"Fixed Rate Mortgage" means this Mortgage to the extent it secures Fixed Rate Debt.

"Fixed Rate Principal Amount" means the portion of the Principal Amount that bears interest at the Fixed Interest Rate.

"Guarantor" means each guarantor described in the Mortgage or who signs a written document, agreeing to be responsible for all or some of your Obligations and agreeing to be bound by the terms of the Mortgage.

"Improvement" means any construction, installation, alteration, addition, repair or demolition to the Property.

"Insured Mortgage" means a mortgage insured by the Canada Mortgage and Housing Corporation, Genworth Financial Inc., AIG United Guaranty Mortgage Insurance Company Canada, or any other mortgage insurer Approved by us.

"Interest" means the interest owing from time to time under the Mortgage and/or the Credit Documents, calculated at the applicable Interest Rate.

"Interest Adjustment Date" means the interest adjustment date indicated in the Mortgage or any other date Approved by us.

"Interest Period" means the period between two consecutive Regular Payments beginning on a Payment Date and ending on the day before the next Payment Date.

"Interest Rate" means the Fixed Interest Rate, the Variable Interest Rate or the interest rate or rates set out in the Credit Documents, as applicable.

"Last Payment Date" means the date the last payment is due as indicated in the Mortgage or any other date Approved by you and us. This date is the same date as the Balance Due Date.

"Late Interest" means the additional Interest charged by us on both the principal and interest portion, including interest accrued on fees or other charges, of any late Regular Payment. Late Interest will be charged at the Interest Rate.

"Law" means any law, statute, rule, requirement, demand, order, direction, code, guideline, ordinance, by-law, policy or regulation of any government, governmental authority or agency.

"Lease" means any lease, sublease or agreement to lease that gives you your interest in the Property as a tenant, lessee, subtenant or sublessee.

"Loan" means each loan made by Equitable to you from time to time pursuant to a Credit Document, on such terms as notified to you from time to time, that you have agreed in writing will be secured by the Mortgage; provided, for the avoidance of doubt, that either (i) each additional loan that is made under a Credit Document after the initial advance (including any new or additional advances, increases to principal, or further borrowings or extensions of the term, including in the case of any fluctuating account or accounts, revolving loans, lines of credit, additional or further advances beyond an initial advance, re-advances, and multiple facilities (each an "additional advance" and, collectively, "additional advances")) will be treated as a new Loan, or (ii) the additional advances in the aggregate will be treated as a new Loan, and in each case of (i) or (ii), such new Loan will be treated as a separate and distinct Loan from any Loan that is insured and/or financed under a NHA Program for all purposes including enforcement.

"Leased Property" means your leasehold interest in the Property under a Lease.

"Monthly Payment" means Regular Payment.

"Mortgage" means the legal agreement between you and us, which gives us rights over your Property. 'Mortgage' includes this document and any other documents attached to it as schedules, and any document renewing, amending or extending the Mortgage.

"*NHA Program*" means a financing by Equitable or private or public mortgage insurance program under the *National Housing Act* (Canada), R.S.C., 1985, c. N-11 and associated regulations, as such may be amended, reenacted or replaced from time to time.

"Obligation" means each and all of the obligations that you have agreed to perform and all of the promises you have made under the Mortgage and the Credit Documents.

"Original Principal Amount" means the original principal that is indicated in the Mortgage.

"Payment Date" means the date on which you are to make a Regular Payment as indicated in the Mortgage, or any other date Approved by you and us.

"Principal Amount" means that portion of the Original Principal Amount that is outstanding from time to time. Principal Amount includes Variable Rate Principal Amount, Fixed Rate Principal Amount and Collateral Loan Principal Amount.

"Privacy Laws" means the Personal Information Protection and Electronic Documents Act (Canada) and any regulations thereunder, as amended or supplemented from time to time, and any other similar applicable federal, provincial or territorial legislation now in force or that may in the future come into force in Canada governing the protection of personal information in the private sector applicable to the conduct of business by Equitable, any mortgage loan insurer, the Financing Guarantor, any other person having or proposing to acquire from time to time any interest in all or any part of the Obligations, including any Loan under the related Credit Documents, (including their respective advisors, agents, lawyers, accountants, consultants, appraisers, credit verification sources, credit rating agencies and servicers), any other person in connection with any collection or enforcement proceedings taken under or in respect of all or any part of the Obligations, including any Loan or the related Credit Documents and to the activities contemplated herein, together with any common law duties of confidentiality owed by such persons to you or any co-borrower or Guarantor.

"Property" means all or any part of (i) the lands described in the Mortgage and includes a "unit" or "units" as defined in the Condominium Act, (ii) any buildings or structures now on those lands or added to those lands at any time and (iii) anything now or later attached or fixed to those lands, buildings or structures.

"Purchaser" has the meaning set out in Section 8.01.

"Receiver" means a person appointed by us or a Court to collect income from and manage the Property; "Receiver" includes a receiver, or a receiver and a manager.

"Regular Payment" means the amount of each payment or the payments indicated in the Mortgage or other payment approved by you and us for either Fixed Rate Debt or Variable Rate Debt.

"Renewal Agreement" means an agreement, renewal notice or written letter Approved by us and at least one of you confirming the terms of a renewal or extension of the Mortgage.

"Taxes" means all present and future realty taxes (including interim and/or final taxes), rates and assessments of any nature or kind on the Property, and includes interest and penalties.

"Tax Account" means an account on our books of account relating to the Mortgage and to which we may add payments made by you under Section 8.05.

"Term" means the length of time from the Interest Adjustment Date to the Balance Due Date, or other length of time approved by you and us.

"Variable Interest Rate" means the annual interest rate, calculated monthly not in advance, that is based on the Equitable Prime Rate plus or minus the adjustment factor indicated in your Credit Documents and which changes from time to time based on the Equitable Prime Rate. For greater certainty, in this document any reference to "variable" also includes reference to "adjustable", and vice versa.

"Variable Rate Debt" means the Variable Rate Principal Amount, including Interest, under a Mortgage having a Variable Interest Rate.

"Variable Rate Mortgage" means this Mortgage to the extent it secures Variable Rate Debt.

"Variable Rate Principal Amount" means the portion of the Principal Amount that bears Interest at the Variable Interest Rate.

"Work Order" means any outstanding building permits, work orders, deficiency notices or any other notice of noncompliance with applicable laws.

"You" means each of the persons indicated as chargors or mortgagors in the Mortgage and anyone else who is bound by the Mortgage. "Your" has a corresponding meaning.

ARTICLE 2 CHARGE AND PROMISES

2.01 You give your Property as Security.

Subject to section 2.05, in return for us agreeing to loan money to you or to loan money to someone else when you guarantee payment, you agree as follows:

- (i) if you are the owner of the Property, you charge your entire interest in the Property to us;
- (ii) if the Property includes Leased Property you charge the Leased Property to us as security as set out in Section 9.02;
- (iii) the Mortgage is given as a general and continuing Security to secure repayment of all existing and future advances, Loans or lines of credit from us to you, to secure any existing and future guarantees that you provide to us and to secure your performance of all of the Obligations; and
- (iv) no payment, no revolving or fluctuation of the Debt or liability, no change in the form of Debt or liability nor acceptance or renewal or substitution of any note, instrument or other document evidencing or regarding any of the Debt or liability, will constitute a reduction or discharge in whole or in part of the security for this Mortgage and the Mortgage will not cease to operate and will not be extinguished except as provided herein.

2.02 Your Promises to Us.

Subject to section 2.05, you promise and confirm that:

- (i) you will pay all of the Debt to us and perform all of the other Obligations as provided in the Mortgage and the Credit Documents;
- (ii) you are the lawful owner of the Property (unless the Property is Leased Property) and no other person owns all or part of the Property;
- (iii) you have the right to give the Mortgage to us and charge the Property in favour of Equitable;
- (iv) if you do not pay the Debt to us or perform your other Obligations as provided in the Mortgage and the Credit Documents, we may, at our discretion, take possession of the Property free from any interference by you or anyone else living on the Property and free from any interests, encumbrances, limitations or restrictions other than those that we have Approved;
- there are no limitations or restrictions to your title to the Property except those you have disclosed to us in writing and we have Approved;
- (vi) you will, at your expense, sign any other documents and take any further action that we request in order to ensure that your entire interest in the Property has been charged to us and that the Debt is adequately secured by the Property and the Mortgage;
- (vii) if the Mortgage is not a first mortgage on the Property, you agree not to increase the principal amount owing under any prior mortgage or to re-borrow any amount repaid under a prior mortgage without our Approval. We may withhold our Approval for any reason. You promise not to default under any prior mortgage. You consent to us giving notice to the holder of the other mortgage of the existence of this Mortgage and of all of the terms of this Mortgage and the Credit Documents; and
- (viii) if you are a co-owner of the Property, you agree to be bound by all the terms, conditions, promises, covenants, warranties, and other statements contained herein with respect to your undivided interest in the Property.

2.03 The Mortgage is Additional Security.

Subject to section 2.05, you agree that:

- (i) The Mortgage supplements and does not replace any other security we hold for any Debt or other liability of you;
- (ii) You agree that we may pursue our remedies, either at the same time, or one remedy at a time, as we choose; and

(iii) The fact that we do obtain a judgment or other remedy under a particular security for the Debt secured by the Mortgage will not affect our rights to enforce any other security.

2.04 Consolidation.

Our right of consolidation applies to the Mortgage and to any other mortgages you give to us. This means that if you default under any of your mortgages to us, then we can, as a condition of your repaying any mortgage, require that you immediately repay all mortgages. The foregoing provision is, however, subject to terms hereof, including that any references or rights, in favour of Equitable or otherwise, with respect to any consolidation of any security, mortgages, loans, or property with respect to any Loan that is insured and/or financed under a NHA Program with any security, mortgages, loans, or property with respect to any Loan that is not insured and/or financed under a NHA Program, are disclaimed by Equitable and not applicable, with the intent that the Mortgage securing only the Loan(s) that are insured and/or financed under a NHA Program be registered against the Property and the Property only secures the Obligations arising from Loan(s) that are insured and/or financed under a NHA Program and no other indebtedness.

2.05 Insurance and Financing by Equitable.

Each of you and any co-borrower and Guarantor hereby acknowledges and agrees that, as provided herein, Equitable, at its option exercisable in its sole discretion, may insure or, in connection with Equitable obtaining any financing under a NHA Program, deal with all or any part of the Obligations, including any Loan and the related Obligations, or any interest therein, without restriction and without notice to you, any co-borrower and Guarantor, or any other person, and that it has consented to such insurance being obtained and/or dealings and that no further notice is required.

Furthermore, with respect to any Loan that is insured and/or financed under a NHA Program, each of you and any co-borrower and Guarantor hereby acknowledges and agrees that:

- (i) any new or additional advances, increases to principal, or further borrowings or extensions of the Term, including in the case of any fluctuating account or accounts, revolving loans, lines of credit, additional or further advances beyond an initial advance, re-advances, and multiple facilities made after the initial advance (each an "additional advance" and, collectively, "additional advances"), on such terms as notified to you from time to time, are only permitted on the condition that (a) each additional advance is a new Loan, or (b) all such additional advances are in the aggregate a new Loan, and in each case of (a) or (b), the new Loan will be treated as a separate and distinct Loan for all purposes including enforcement, whether or not same continues to be secured by the Mortgage securing the insured and/or financed Loan, and each of you and any co-borrower and Guarantor covenants and agrees to enter into such additional or new security documentation requested by Equitable to evidence the foregoing, including and without limitation a new Commitment Letter and a new charge;
- (ii) any references or rights, in favour of Equitable or otherwise, with respect to any consolidation of any Security, Mortgages, Loans, or Property with respect to any Loan that is insured and/or financed under a NHA Program, are disclaimed by Equitable and not applicable, with the intent that the Mortgage securing only the Loan(s) that are insured and/or financed under a NHA Program be registered against the Property and the Property only secures the Loan(s) that are insured and/or financed under a NHA Program and no other indebtedness; and
- (iii) any references or rights, in favour of Equitable or otherwise, with respect to any crosscollateralization or cross-default of any Security, Mortgages, Loans, or Property, or the granting of Property as Security for more than one Loan, or more than one Loan being secured by a single Property, in cases where not all of such Loans secured by the Mortgage are insured and/or financed under a NHA Program, are disclaimed by Equitable and not applicable with respect to any Loans that are not insured and/or financed under a NHA Program, with the intent that the Mortgage securing only the Loan(s) that are insured and/or financed under a NHA Program shall be registered against the Property and the Property shall only secure the Loan(s) that are insured and/or financed under a NHA Program and no other indebtedness,

provided, for the avoidance of doubt, that (a) any Obligations in respect of any Loan(s) (including without limitation any costs and expenses with respect thereto) that is/are insured and/or financed by Equitable under a NHA Program shall have priority as to payment, collection, and in respect of Mortgage enforcement over any other Loan made by Equitable to you from time to time pursuant to a Credit Document secured or to be secured by the Mortgage that is not insured and/or financed under a NHA Program; (b) in no event shall Equitable seek an order under any bankruptcy legislation or file, or prove a claim in any bankruptcy proceeding, or for the appointment of any trustee in bankruptcy in respect of you or a co-borrower or the Guarantor, until after the date that the outstanding principal amount of all Loans that are insured and/or financed under a NHA Program are irrevocably discharged in full; and (c) to the extent that all insurance proceeds and realization proceeds arising from or relating to enforcement of the Mortgage are insufficient to irrevocably discharge in full all Obligations, the deficiency in respect of any Obligations other than Obligations in respect of Loans that are insured and/or financed under a NHA Program shall be borne by Equitable, and Equitable shall not pursue any judgment in respect of an amount that is greater than such deficiency.

ARTICLE 3 GENERAL PROVISIONS

3.01 Changes to Your Debt.

Subject to section 2.05:

- (i) at your request and if we Approve, the Mortgage will secure any future Loans, lines of credit and any other advances to you in which the balance owing by you, may increase or decrease from time to time and which may for periods of time have nothing owing;
- (ii) these future Loans, lines of credit and advances will be secured by the Property unless the Credit Documents indicate that they are not to be secured by the Property; and
- (iii) the Mortgage will continue to secure all of the Debt and you will continue to be liable for all of the Debt even if one or more of the following occurs:
 - (a) we advance additional money secured by the Mortgage or re-advances money that you have repaid under the Mortgage;
 - (b) the amount of the Debt increases or decreases, or if the Debt is reduced to zero and then increases;
 - (c) the documents that evidence the Debt change, or are replaced; for example if some Credit Documents are replaced by others - even if the new Credit Documents given by you have additional persons or fewer persons promising to pay the amount owing;
 - (d) we increase or reduce the monetary amount of any credit available to you;
 - (e) the form of the Debt changes in any way, for example Variable Rate Debt or Fixed Rate Debt becomes Collateral Loan Debt or the Mortgage secures additional Debt;
 - (f) the Mortgage secures more than one type of Debt (for example Fixed Rate Debt and Collateral Loan Debt) or more than one type of Collateral Loan Debt;
 - (g) the terms applicable to the Debt are changed, for example if the Interest Rate changes, if the Debt or a portion of the Debt is renewed or extended or if the Regular Payments change; or
 - (h) any co-borrower or guarantor dies.

3.02 Application of Payments.

Payments made to us by you shall be applied as set out herein.

3.03 Place of Payment.

You agree to repay the Debt to us at our head office in Toronto, Ontario or any other place Approved by us.

3.04 Time of Payment.

Any payment that is due on a day that is not a Business Day must be made on the Business Day immediately preceding the due date. We will consider payments received after 1:00 p.m. (Eastern Standard Time) to have been made on the next Business Day.

3.05 Failure to Pay or Perform Obligations.

If you fail to pay any part of the Debt when it is due or if you do not perform any of your Obligations when required, then, at our option, all of the Debt will immediately become payable. If the Mortgage secures more than one type of Debt (for example Fixed Rate Debt and Collateral Loan Debt) Default under any type of Debt will constitute Default under all types of Debt and we will be able to exercise all of the remedies set out in Article 10 for all types of Debt. If you Default under any prior mortgage (as referenced in Section 2.02(vii)), that Default will be a Default under the Mortgage.

If a Default has occurred all payments made to bring the Debt into good standing shall be made by certified funds or bank draft.

3.06 Costs.

All Costs incurred by us will be immediately payable by you, bear Interest at the highest Interest Rate then chargeable and form part of the Debt. See Article 1 for the definition of Costs.

3.07 Deductions from Advances.

We may deduct from any advance under the Mortgage:

(i) any Taxes that are due;

- (ii) any Interest due under the Mortgage;
- (iii) all legal fees and disbursements (and applicable taxes) for preparing and registering the Mortgage; and
- (iv) any Costs relating to the Approval, preparation or registration of the Mortgage or the Credit Documents (including fees for mortgage insurance and title insurance).

3.08 Advances under the Mortgage.

We may decide, for any reason, that we will not advance all or any part of the Original Principal Amount even if the Mortgage has been registered and whether or not any part of the Original Principal Amount has previously been advanced to you. Even though we have not advanced any money, the Mortgage will still secure Costs.

ARTICLE 4 COLLATERAL LOAN MORTGAGES

4.01 When This Article Applies.

The provisions in this Article apply if the Mortgage at any time secures Collateral Loan Debt. If the Mortgage secures Collateral Loan Debt and Fixed Rate Debt or Variable Rate Debt, the provisions of this Article apply only to the Collateral Loan Debt.

4.02 Interest Rate.

Interest will be calculated as set out in the relevant Credit Document for the Collateral Loan Debt or, if not set out, will be calculated and compounded monthly, with interest on overdue interest at the same rate. If no interest rate is specified in the relevant agreement, you will pay interest on such part of the Collateral Loan Debt at an interest rate based on Equitable Prime Rate plus thirty percent (30.00%) per annum calculated and compounded monthly. The Interest Rate will change automatically, without prior notice, if and when the Equitable Prime Rate changes.

If there is a change in the Equitable Prime Rate, Equitable may send you notice of the new Interest Rate, but if Equitable fails to do so, you will still be liable to make all payments when due under the Mortgage at the new Interest Rate. These notices form part of the Mortgage. A change in the Interest Rate will become effective on the day that the Equitable Prime Rate changes. If it is necessary for Equitable to prove the Equitable Prime Rate in effect at any time, you agree that the production by Equitable of a written certificate setting out the Equitable Prime Rate at that time is conclusive proof for that purpose.

Interest is payable both before and after demand and both before and after default and judgment.

4.03 Repayment.

Subject to section 2.05:

- (i) You will pay the Collateral Loan Debt to Equitable on demand.
- (ii) You will pay Interest to Equitable on the Collateral Loan Debt at the interest rate and on the terms set out in the Credit Documents.
- (iii) If any payment is late, you will pay Equitable additional Interest as set out in the Credit Documents.

4.04 Prepayment.

Subject to section 2.05, the Collateral Loan Debt may be prepaid only as set out in the Credit Documents.

4.05 What the Collateral Loan Debt Covers

If you have a revolving line of credit, credit card account, loan, overdraft or similar account where the balance fluctuates, we do not consider the Mortgage to be discharged or released even if the balance goes down to zero and, in that case, the Mortgage continues to secure any future amounts borrowed by you from time to time, subject to section 2.05.

4.06 Other Terms.

Other terms applicable to the Mortgage and the Collateral Loan Debt are set out in the Credit Documents.

PART B - VARIABLE RATE MORTGAGES (Applicable to Variable Rate Mortgages)

ARTICLE 5 MORTGAGES WITH A VARIABLE INTEREST RATE

5.01 When This Article Applies.

The provisions of this Article apply if the Mortgage initially secures Variable Rate Debt. If the Mortgage secures Variable Rate Debt and Collateral Loan Debt, the provisions of this Article apply only to the Variable Rate Debt.

5.02 Changes in the Variable Interest Rate.

The Variable Interest Rate is based on the Equitable Prime Rate plus or minus the adjustment factor indicated in your Credit Documents and will change with any change in the Equitable Prime Rate. If there is a change in the Equitable Prime Rate, we may send you notice of the new Variable Interest Rate, but if we fail to do so, you will still be liable to make all payments when due under the Mortgage at the new Variable Interest Rate. These notices form part of the Mortgage. A change in the Variable Interest Rate will become effective on the day that the Equitable Prime Rate changes. If it is necessary for Equitable to prove the Equitable Prime Rate in effect at any time, you agree that the production by Equitable of a written certificate setting out the Equitable Prime Rate at that time is conclusive proof for that purpose.

5.03 The Variable Interest Rate.

The Variable Interest Rate payable by you under the Mortgage is a variable rate which may automatically be adjusted following the Interest Adjustment Date and on the first day of each month thereafter.

The Variable Interest Rate on this Mortgage is calculated monthly not in advance and payable monthly, as well as before maturity and both before and after default.

5.04 Variable Interest Rate Payments.

Variable Rate Mortgage – Variable Payment

- (i) The amount of your Regular Payment as at the date of advance is set out in the Credit Documents and is based upon the Interest Rate provided in the Mortgage.
- (ii) You acknowledge that the Variable Interest Rate will vary automatically each time there is a change in the Equitable Prime Rate with or without any notice to you.
- (iii) If the amount of any Regular Payment paid by you is insufficient to pay the Interest accrued under the mortgage at the time such Regular Payment is paid, the Interest accrued which remains unpaid shall itself bear interest at the Variable Interest Rate until paid.

5.05 Repayment.

In addition to those provisions contained in this Article 5, you agree that:

- (i) On the Interest Adjustment Date you will pay Interest to us at the Variable Interest Rate on all amounts advanced, calculated from the date of each advance to but excluding the Interest Adjustment Date.
- (ii) After the Interest Adjustment Date, you will pay us the Variable Rate Principal Amount together with Interest at the Variable Interest Rate on the Variable Rate Principal Amount calculated from the Interest Adjustment Date. You will pay these amounts in Regular Payments beginning on the First Payment Date and continuing on each Payment Date until the Balance Due Date. On the Balance Due Date you will pay the balance of the Variable Rate Debt.
- (iii) If the amount of any Regular Payment is less than the Interest on the Variable Rate Debt due for any Interest Period, any such difference amount for that Interest Period will be added to the Variable Rate Principal Amount and then bear Interest at the Variable Interest Rate.
- (iv) If a Regular Payment is late you will pay Late Interest.
- (v) You will continue to pay Interest at the Variable Interest Rate until all of the Variable Rate Debt has been repaid.

5.06 Your Right of Conversion.

You, when never having been in default under the terms of this Mortgage, shall have the option at any time during the Term of this Mortgage, of converting a Variable Rate Mortgage to a Fixed Rate Mortgage with a term greater than or equal to the remaining Term. The Mortgage will be converted for the remaining Term on the original Mortgage upon receipt of a written request made by you and delivered to us at our head office located in the

Province of Ontario. The Interest Rate for the converted mortgage shall be based on our prevailing posted Interest Rate in effect on the date the written request for conversion is received by us, plus a premium or minus a discount as established by us, in our sole discretion. The conversion to a Fixed Rate Mortgage will take effect on the next scheduled Regular Payment date applicable under the Mortgage following receipt by us of the written request of conversion to a Fixed Rate Mortgage. If you decide to exercise this right of conversion, you will agree to also execute, at our request, an amendment setting out the new terms.

5.07 Compound Interest.

- (i) If any Regular Payment is late, we will calculate Late Interest every day at the Variable Interest Rate on the full amount that is late.
- (ii) we will add Late Interest to the Debt at the end of each Interest Period.
- (iii) You promise to pay this compound interest, both before and after default and judgment, until the Debt is paid.
- (iv) You promise to pay this compound interest immediately when we ask you to pay it.

5.08 Application of Regular Payments.

When we receive a Regular Payment, we will first apply it to Late Interest, if any. Next we will apply it to Interest on the Variable Rate Principal Amount. Finally we will apply any remaining part of the Regular Payment to reduce the Variable Rate Principal Amount. We may also decide to apply a Regular Payment to other amounts you may owe to third parties whose claims might constitute a higher priority interest to the Mortgage, for example Taxes, in any order we determine in our sole discretion. The foregoing is subject to section 2.05.

5.09 Prepayment for Open Mortgages.

If the portion of the Mortgage securing Variable Rate Debt is open for prepayment and if you have performed all of your Obligations to date then you may prepay all or part of the Variable Rate Principal Amount on any Payment Date without notice or additional charge. If you make a partial prepayment of the Variable Rate Principal Amount, you must continue to make the Regular Payments on the Payment Dates until all of the Variable Rate Debt is paid.

5.10 Prepayment for Closed Mortgages.

The terms of your right, if any, to prepay all or part of the Variable Rate Debt before the Balance Due Date shall be described in your Credit Documents.

5.11 Prepayment for Renewed or Extended Mortgages.

The prepayment provisions set out in this Article are available only during the original Term. If the terms of the Mortgage are renewed or extended and the Renewal Agreement contains prepayment provisions, you agree to be bound by the prepayment provisions set out in the Renewal Agreement. If the terms of the Mortgage are renewed or extended and the Renewal Agreement does not contain prepayment provisions you agree to abide by the prepayment provisions set out in the original Credit Documents.

5.12 Portability.

If we agree in writing, which agreement may be withheld at our sole discretion, you may transfer your existing Mortgage to a new property or you may combine your existing Mortgage amount with additional funds and, depending on the remaining term of the existing Mortgage, obtain an extended term. The Interest Rate on the replacement Mortgage will be a blend of the interest rate you were paying on the funds transferred from your existing mortgage and the rate applicable to the term of the replacement mortgage and/or additional amount, as determined by us.

PART C – FIXED RATE MORTGAGES (Applicable to Fixed Rate Mortgages)

ARTICLE 6 MORTGAGES WITH A FIXED INTEREST RATE

6.01 When This Article Applies.

The provisions of this Article apply if the Mortgage secures Fixed Rate Debt. If the Mortgage secures Fixed Rate Debt and Collateral Loan Debt, the provisions of this Article apply only to the Fixed Rate Debt unless we advise otherwise.

6.02 Repayment.

- (i) On the Interest Adjustment Date, you will pay Interest to us on all amounts advanced, calculated from the date of each advance to, but excluding, the Interest Adjustment Date.
- (ii) After the Interest Adjustment Date, you will pay us the Fixed Rate Principal Amount together with Interest at the Fixed Interest Rate on the Fixed Rate Principal Amount calculated from the Interest Adjustment Date. You will pay these amounts in Regular Payments beginning on the First Payment Date and continuing on each Payment Date until the Balance Due Date. On the Balance Due Date, you will pay the balance of the Fixed Rate Debt.
- (iii) If a Regular Payment is late you will pay Late Interest.
- (iv) You will continue to pay Interest at the Fixed Interest Rate until all of the Fixed Rate Debt has been repaid.

6.03 Compound Interest.

If any Regular Payment is late, we will calculate Late Interest every day at the Fixed Interest Rate on the full amount that is late. You agree to pay this Late Interest. We will add Late Interest to the Debt at the end of each Interest Period.

6.04 Application of Regular Payments.

When we receive a Regular Payment, we will first apply it to Late Interest, if any. Next we will apply it to Interest on the Fixed Rate Principal Amount. Finally, we will apply any remaining part of the Regular Payment to reduce the Fixed Rate Principal Amount. We may also decide to apply a Regular Payment to other amounts you may owe to third parties whose claims might constitute a higher priority interest to the Mortgage, for example Taxes, in any order we determine in our sole discretion. The foregoing is subject to section 2.05.

6.05 Prepayment for Closed Mortgages.

The terms of your right, if any, to prepay all or part of the Fixed Rate Debt before the Balance Due Date shall be described in your Credit Documents.

6.06 Portability.

If we agree in writing, which agreement may be withheld at our sole discretion, you may transfer your existing Mortgage to a new property or you may combine your existing Mortgage amount with additional funds and, depending on the remaining term of the existing Mortgage, obtain an extended Term. The Interest Rate on the replacement Mortgage will be a blend of the rate you were paying on the funds transferred from your existing Mortgage and the rate applicable to the Term of the replacement Mortgage and/or additional amount, as determined by us.

6.07 Prepayment for Renewed or Extended Mortgages.

The prepayment provisions set out in this Article are available only during the original Term. If the terms of the Mortgage are renewed or extended and the Renewal Agreement contains prepayment provisions, you agree to be bound by the prepayment provisions set out in the Renewal Agreement. If the terms of the Mortgage are renewed or extended and the Renewal Agreement does not contain prepayment provisions, you agree to abide by the prepayment provisions set out in your original Commitment Letter.

PART D – AMENDING OR EXTENDING THE MORTGAGE (Applicable to Fixed Rate Mortgages and Variable Rate Mortgages)

ARTICLE 7 RENEWAL AND AMENDMENT PROVISIONS

7.01 General.

You may renew your Mortgage if we Approve the renewal. A Renewal Agreement will conclusively establish any renewal or extension of the Mortgage as well as the terms of that renewal or extension. You acknowledge that we are under no obligation to offer a renewal or extension to you.

7.02 Renewal Services.

We may allow you to renew the Mortgage and may send you a document confirming the renewal terms. You agree to sign this document and return it to us. For your renewal to be effective, we must receive your signed Renewal Agreement within thirty (30) days prior to the beginning of the new Term.

You agree that if a Renewal Agreement is sent to you but you do not, by the Balance Due Date, either (i) sign and return the Renewal Agreement to us, or (ii) repay to us in full any and all outstanding Debt, we may, at our option, automatically extend the Mortgage on the terms contained in the Renewal Agreement, and you will be bound by such terms. In the event that your Mortgage is automatically extended, you agree that we may process a new Mortgage payment consistent with the terms of the Renewal Agreement. There may be a fee associated with this automatic extension, and if so, it will be disclosed to you in advance of such extension.

No renewal or extension of time given by us to you shall in any way affect or prejudice our rights against you, the Guarantor or any other person. It shall not be necessary to register notice of any such renewal or obtain any consents or acknowledgements in order to retain priority for this Mortgage so altered by any subsequent encumbrance or instrument registered subsequent to this Mortgage.

7.03 If There Are Guarantors.

You and all Guarantors agree that, with our Approval, any one mortgagor can agree to any Amendment or Renewal Agreement, and that agreement will bind all other mortgagors and all Guarantors. The person so agreeing is deemed to be the agent of the others.

7.04 Registration of Amendments.

You agree that any Amendment does not have to be registered in any land registry or land titles office. Any Amendment will be binding on you, on us, on any transferee of the Property and on any person who has an interest in the Property. Any Amendment will have priority over any subsequent charge, mortgage, interest in or transfer of the Property to the same extent as if the Amendment had been registered in the appropriate land registry office before registration of any subsequent charge, mortgage, interest or transfer.

7.05 No Renewal Without Our Approval.

Except as set out in sections 7.02 no payment made by you after the Balance Due Date or after the end of any extension or renewal will result in any renewal or extension of the Mortgage unless we have Approved the extension or renewal in writing.

PART E - OTHER GENERAL PROVISIONS (Applicable to All Mortgages)

ARTICLE 8 OTHER PROVISIONS AFFECTING YOUR MORTGAGE

8.01 Sale or Transfer of Property/Subsequent Encumbrances.

Equitable will not permit any encumbrance to be registered against the lands that are the subject of the Mortgage, except with its consent and as provided below.

If you Convey the Property or any interest in the Property to anyone (in this Section a "Purchaser") and you have not obtained the prior written consent of Equitable and informed us of any subsequent amendment to the Conveying document, and the Purchaser has not:

- (i) applied for and received our Approval to assume the Mortgage; and
- (ii) signed an assumption agreement Approved by us,

then we may demand from you repayment of the Debt by notice in writing and the Debt will become immediately payable in full by you. You expressly acknowledge that Equitable may, in its unqualified subjective discretion, withhold its Approval of a Conveyance.

The applicable prepayment provisions in Articles 4, 5 and/or 6, as applicable, will apply to any repayment. No change in the ownership of the Property or in any agreement between us and a Purchaser will in any way affect or prejudice our rights against you or any other person liable for payment of the Debt. We may enter into agreements with a Purchaser without notice to you and without your Approval. You will not be released from your Obligations even if we accept money from a Purchaser or if a Purchaser agrees with us without notice to you to assume, renew, extend or amend the Mortgage.

In addition, you acknowledge that you will inform us forthwith of any purchase, sale or any other conveyancing document to be executed by you which Conveys the Property or any interest in the Property to anyone other than you, and obtain our written consent prior to executing such document(s).

No sale or other conveyancing of the Property shall in any way change your liability or alter our rights as against you or as against any other person liable for the Debt hereby secured.

8.02 Assignment of Leases.

As additional security for your performance of the Obligations, you agree to assign to us from time to time, immediately on our request, any lease of the whole or any part of the Property. Any assignment must be in a form acceptable to us. You will deliver to us executed copies of all leases of the Property at our request. You will comply with all of the landlord's obligations in any lease assigned by you to us. You agree that none of our rights or remedies under the Mortgage will be delayed, hindered or prejudiced by these assignments.

8.03 Assignment of Rents.

You agree with us as follows:

- (i) For the purposes of this Section, the term "leases" includes agreements to lease, tenancy agreements, licences and occupancy agreements.
- (ii) You hereby assign to us all rents payable from time to time under all present and future leases of all or any part of the Property; you also assign to us the benefit of all other tenants' obligations under those leases.
- (iii) As soon as you enter into any lease of the Property you will, if requested by us, execute and deliver to us an assignment in our usual form of all rents payable under that lease and the benefit of all other tenants' obligations under that lease. You will also execute and deliver to us any other documents that we determine are necessary to make the assignment effective.
- (iv) Nothing in the Mortgage, or in the assignments referred to in this Section, will make us responsible for the collection of rents payable under any lease of the Property or for the performance of any other obligations in any lease.
- (v) We will not be considered a mortgagee in possession or landlord of the Property because of any assignment referred to in this Article.
- (vi) We have to account only for rent that we actually receive (less reasonable collection charges) and we may apply those rents to repayment of the Debt in any manner that we, in our discretion, determine.

8.04 Payments We May Make.

We may pay any rents or satisfy any present or future Taxes, mortgages, rates, charges, Common Expenses or other similar liabilities or interests in the Property. These amounts, when paid by us, form part of the Debt.

8.05 Taxes.

You will pay all Taxes on the Property promptly as they fall due. If we request evidence of payment of Taxes, you will immediately provide us with evidence satisfactory to us that you have paid all Taxes. If you do not provide us with this evidence, we may obtain it directly from the municipality or other taxing authority. Any charge we incur to obtain this evidence will be added to the Debt and is payable by you immediately. You hereby authorize the municipality to release all tax information on the Property to us.

If a portion of the Debt is Fixed Rate Debt or Variable Rate Debt then the following provisions apply:

- (i) We may pay out of any advance any Taxes payable at the date of that advance or due within the calendar year.
- (ii) If we require, you agree to pay us on each Payment Date an amount we estimate will be required to provide funds sufficient to pay all Taxes for the year by the time we remit the Taxes. We may pay the Taxes at any time or times as we see fit or may hold the funds in a Tax Account as we see fit until such payment is made.
- (iii) We may re-estimate your Taxes from time to time. You will pay any additional amounts required because of a re-estimate. You will provide us with all tax bills and other notices relating to Taxes on the Property immediately after you receive them. We may obtain these directly from the municipality or other taxing authority. Any charges we incur to obtain these items will be added to the Debt and are payable by you immediately.
- (iv) As long as we require you to make tax payments under this Section, and as long as you have performed all of your Obligations, we agree to pay from the Tax Account all Taxes as they fall due or at any time we deem fit to the extent that there are sufficient funds in the Tax Account. If the amount in the Tax Account is insufficient, we may, at our option, either debit to the Tax Account or add to the Debt the amount by which the Tax Account is insufficient.
- (v) Any debit balance in the Tax Account will bear Interest at the highest interest rate payable under the Mortgage and will form part of the Debt. We will not pay interest on any credit balance in the Tax Account.
- (vi) If, at any time, the Taxes that we have paid exceed the amount you have paid under this Section, you will immediately, on our request, pay us that difference.
- (vii) We are not a trustee of the Tax Account.
- (viii) If you fail to perform any of your Obligations, any payments made by you under this Section may, at our option, be
 - (a) credited to the Tax Account; and/or
 - (b) applied against the Debt; and/or
 - (c) electronically debited from your bank account.

8.06 Bank Account for Payment.

By signing the Mortgage you:

- (i) Agree to maintain an account of a type satisfactory to us with a branch of a bank, trust company, caisse populaire or credit union and provide an authorization in a form satisfactory to us to automatically debit each payment of principal, interest, taxes and/or life insurance premiums (as applicable) when due.
- (ii) Agree to ensure that the account always contains sufficient funds to make each payment. Failure to maintain sufficient funds in the account, cancellation of the authorization or closing of the account will be considered to be a default under this Mortgage.
- (iii) Agree to pay to us our processing fees for any actions which we have to take under this Article.
- (iv) Expressly give us the authorization, upon reasonable notice given to you from us, to:
 - (a) electronically debit your account for an amount higher or lower than the Regular Payment on your Regular Payment date; or
 - (b) electronically debit your account in addition to your Regular Payment,

for additional monies owing by you to us as a result of adjustments for tax, utility or other arrears.

- (v) Agree that you waive the notification described in subsection (iv) above if we, in our sole and arbitrary discretion, decide not to give such notification.
- (vi) Agree to provide us with, upon our request, a post-dated cheque, or a series of post-dated cheques, for any payment, including payments of Taxes required under the Mortgage.

8.07 Repair and Maintenance of the Property.

You agree as follows:

- (i) You will keep the Property in good condition and repair and you will not do anything that will diminish the value of the Property.
- (ii) You will not change the use of the Property.
- (iii) You will pay us on demand the reasonable Costs of those inspections, investigations, assessments, studies and testing.
- (iv) You will promptly, at your own cost, comply with all Laws concerning the Property.
- (v) At your own cost you will make all Improvements or alterations to the Property that may be required at any time by any Law.
- (vi) You will notify us forthwith of any substantial Improvements or damage to the Property.

8.08 Our Rights During Construction.

If any portion of the Mortgage is to be used to finance an Improvement, you must so inform us in writing immediately and before any advances are made by us. Before commencing any construction on the Property you will have all plans and specifications Approved by us.

If at any time:

- (i) any construction on the Property remains unfinished and without any work being done on it for more than ten (10) consecutive days;
- (ii) you deviate from any plans that have been Approved by us;
- (iii) you deviate from the generally accepted local standards of construction; or
- (iv) you allow a lien to be registered against the Property for more than thirty (30) days,

then we may, without becoming a mortgagee in possession, enter the Property and do all work necessary to protect the Property from deterioration. This includes our completing, or partially completing, any construction on the Property in accordance with plans and specifications that have been Approved by us or otherwise as we, in our discretion, determine. In completing construction, we may use and have exclusive possession of all materials and equipment on the Property without any interference from you. We may also pay the amount of any lien and add that amount to the Debt.

8.09 Insurance.

You agree as follows:

- (i) As long as there is any Debt outstanding, you will, at your expense, take out and keep in force insurance on the Property.
- (ii) You will keep the Property (and any income derived therefrom) insured against loss or damage in an amount equal to not less than one hundred percent (100%) of the full replacement value of the Property pursuant to a mortgage endorsement in favour of us issued by your insurer for the Property. The risks against which you must insure include fire, extended perils, tempest, tornado, cyclone, lightning, wind, storm, hail, explosion, riot, impact by aircraft or vehicle, smoke damage, other risks covered by a standard extended coverage insurance policy and any other risks and hazards that we may from time to time require. You will ensure that we are sent copies of all notices sent to you about this insurance.
- (iii) If the Property is a condominium unit, you will ensure that the Condominium Corporation takes out and keeps the insurance referred to in section 8.09(ii) in force.
- (iv) You will arrange for Condominium unit owners insurance for each unit to be in place respecting betterments, improvements, liabilities and contingency coverage in the event prime coverage maintained by the Condominium is insufficient and our interest on all such insurance is to be shown as loss payee.
- (v) As long as there is any Debt outstanding, if a sprinkler system, a steam boiler or any apparatus operating or operated by steam is installed in or operated on the Property, you will insure the buildings on the Property against loss or damage caused by any bursting, explosion or defect in the sprinkler system, boiler or apparatus to the full replacement value of the Property.
- (vi) All insurance policies must provide that any loss will be payable to us as our interest may appear and must contain the standard mortgage clause Approved by us.
- (vii) We may require any insurance on the Property to be cancelled and new insurance taken out with an insurance company Approved by us (and Approved by the landlord under the Lease if the

Property is a Leased Property and if required by the Lease). We may, without consulting you, take out any insurance on the Property if we have not received proof of coverage satisfactory to it. The premiums for this insurance will be added to the Debt.

- (viii) You agree that you will deliver certificates of insurance or, if required by us, certified copies of insurance policies as soon as possible after placing the required insurance.
- (ix) All policies must contain an undertaking by the insurer to notify us in writing not less than fifteen
 (15) days prior to any material change, cancellation, failure to renew or termination of any policy.
- (x) If you fail to take out or to keep in force any insurance policy, or if any insurance policy is not Approved by us, and if you do not rectify the situation within seven (7) days after written notice from us, we may, without consulting you, take out insurance at your expense.
- (xi) If you have failed to meet any of your Obligations, we may charge you the cost of insuring the Property under an individual or a blanket insurance policy issued to us. We are under no obligation to insure the Property or to insure the Property for more than the Debt. However, if we do take out additional insurance, it will be at your expense.
- (xii) If we pay any premiums for insuring the Property, the amount of all payments will be added to the Debt and will be payable immediately.
- (xiii) When we request it, you will provide us with satisfactory evidence of the insurance required under this Section and proof that the premiums for that insurance have been paid. You must also provide us with satisfactory evidence of the renewal of all insurance policies at least fifteen (15) days before the termination of each policy.
- (xiv) We, in our discretion, may require that all insurance proceeds be paid to us, to you or to any other person appearing by the records of the Land Registry Office to be or to have been the owner of the Property. The proceeds may also be paid in one way or another, or they may be applied, in our sole discretion, in whole or in part to repay the Debt even if the Debt is not yet due.
- (xv) We may, in our discretion, require that the insurance proceeds be applied to rebuilding or repairing the Property.
- (xvi) If the Property is a Leased Property, the insurance proceeds will be applied to rebuilding or repairing the Property, if required by the Lease.
- (xvii) All policies of insurance must show any loss payable (i) to Equitable, (ii) to a trustee Approved by us pursuant to an insurance trust agreement Approved by us, or (iii) to both (if the Property is a condominium unit). The terms of any insurance trust agreement may not, once Approved by us, be altered without our further Approval.
- (xviii) The Mortgage also charges all insurance proceeds as security for the Debt. If the Property is a condominium unit, the Mortgage also charges your interest in the insurance trust and on any insurance proceeds relating to the Property held by the trustee.
- (xix) If the Property is a condominium unit, you will ensure that the Condominium Corporation will at all times comply with the terms of all insurance policies, the insurance provisions of the Declarant and any insurance trust agreement. You will also ensure that the insurance taken out by the Condominium Corporation complies with the Obligations of this Section. Finally, you will ensure that the Condominium Corporation assigns and delivers to us certificates of insurance or, if required by us, certified copies of each insurance policy, as soon as possible after placing the required insurance.
- (xx) If there is any loss or damage, you must furnish at your own expense all necessary proofs and do all necessary acts to enable us to obtain payment of the insurance proceeds.
- (xxi) Production of the Mortgage will be sufficient authority for the insurer to pay any loss to us.
- (xxii) During such time or times as there is construction of any buildings or other Improvements on the Property, you will maintain builder."s all-risk insurance with a stated amount clause for the Improvements for full insurable value.
- (xxiii) The insurance provisions of this Section apply to all buildings, structures and Improvements on the Property whenever built and during construction.

8.10 Subdivision, Release and Replacement of Property.

You agree as follows:

- (i) The Mortgage charges every part or lot into which the Property is or may be divided for all of the Debt.
- (ii) No person will have any right to require the Debt to be apportioned with respect to any part or lot.
- (iii) At any time before or after the Mortgage is registered, we may take other security, take evidence of indebtedness or obtain additional promises of payment.
- (iv) None of these actions will affect our rights under the Mortgage or limit the liability of any person who is liable under the Mortgage or any Guarantor.
- (v) We may, on any terms that we deem proper in our sole discretion, release or discharge the following in any combination:
 - (a) the Property;

- (b) any part of the Property;
- (c) any other security we have taken;
- (d) you, or any borrower; and/or
- (e) any Guarantor.
- (vi) We may at any time without notice to any person or without the consent of any person, make a settlement, extension or variation in the terms of any Obligation.
- (vii) No release, discharge, settlement, extension or variation in terms, nor any carelessness or neglect by us in asserting its rights, the loss by operation of Law of any right we have against you or any other person, or the loss or destruction of any security, will in any way release, diminish or prejudice its security against any undischarged Property. Similarly, no such action will release or prejudice any of the Obligations or release or diminish your liability or the liability of any Guarantor so long as any Debt remains unpaid.
- (viii) No security or Guarantor will be released or discharged except by a written release or discharge executed by us.

8.11 Change of Control.

If you are a corporation and you Convey any interest in your issued and outstanding shares so that there is a change in your effective voting control without our prior Approval, then we may exercise any of the remedies set out in Article 10. Our Approval may be withheld in its unqualified subjective discretion.

8.12 Servicing Fees.

We may charge a reasonable servicing fee to process each application for Approval contemplated by this Article. This servicing fee will be payable immediately upon demand and will form part of the Debt.

8.13 Equitable's Right to Freely Deal with Loans and Mortgage.

We may, at our option, exercisable in our sole discretion, sell, transfer, assign, encumber, create a trust in respect of, securitize, insure, or otherwise deal with all or any part of the Obligations, including any Loan and the related Debt and Credit Documents, or any interest therein, without restriction and notice to you, any co-borrower and Guarantor, or any other person including your spouse. Each of you, and any co-borrower and Guarantor hereby acknowledges and agrees that it has consented to such dealings and that no further notices or consents are required.

If we do so, you agree that the Mortgage shall continue to secure all Obligations, including each Loan and all Debt, or any interest therein, that have been sold, transferred, assigned, encumbered, made subject to a trust, securitized, or otherwise dealt with, and all Obligations, including each Loan and all Debt, which arise after any such sale, transfer, assignment, encumbrance, trust, securitization, or any other dealing (provided, for the avoidance of doubt, that the Loan and Obligations shall continue to be subject to the terms hereof, including that any Obligations in respect of a Loan that is insured and/or financed by Equitable under an NHA Program shall have priority as to payment, collection and in respect of Mortgage enforcement, irrespective of the time or the order of any Loans, over any other Loan made by Equitable to you from time to time pursuant to a Credit Document secured or to be secured by the Mortgage that is not insured and/or financed under an NHA Program, and this action shall not have any impact on the interest rate or other terms of the Loans pursuant to the Credit Documents).

Once sold, transferred, assigned, encumbered, made subject to a trust, securitized, or otherwise dealt with, such Obligations, including each Loan and all Debt, or any interest therein may be repurchased, reacquired, or redeemed by Equitable at any time, whether or not an Event of Default has occurred.

Equitable may from time to time, in connection with the sale, assignment, syndication or securitization of a Loan, or otherwise, appoint or designate a custodian or agent for a Loan, which may be the registered mortgagee. You and any co-borrower and Guarantor, if any, acknowledges that such custodian or agent will have no liability whatsoever to you or any co-borrower and Guarantor(s), if any, in connection with a Loan.

Equitable shall have the unrestricted right from time to time to appoint a third party to service or administer any Loan, and to deal with you and any co-borrower and Guarantor(s), if any, in place of Equitable, provided that until Equitable gives notice of such appointment to you, you and each co-borrower and Guarantor, if any, shall continue to deal with Equitable in matters pertaining to the servicing or administration of the Loan.

You and each co-borrower and Guarantor and spouse executing the mortgage hereby authorize and consent to us or any other person having an interest in the Mortgage and related Debt from time to time and their or our respective agents and advisors including any party retained to service the mortgage, releasing, disclosing and assigning any personal or other information (including financial information) with respect to you, any co-borrower and Guarantor and your spouse, the Mortgage and your Property, regardless of the scope of distribution and to any such other person as may be required to complete, administer, realize, assign, securitize or otherwise deal with your Mortgage from time to time.

8.14 Repayment of Payments Made by Equitable.

Subject to section 2.05, any payments made by us under this Article will be added to the Debt and are payable by you immediately.

8.15 Assumption.

If you are not the original borrower of the Mortgage, you agree to be bound by all obligations of the original borrower under the Mortgage. Notwithstanding the foregoing, Equitable may, in its unqualified subjective discretion, refuse to Approve an assumption.

8.16 Inspection.

You agree that:

- (i) If we, or any mortgage insurance company, if this is an Insured Mortgage, or any Financing Guarantor or any of our respective authorized representatives or agents, have cause to do so pursuant to the terms hereof, you agree that any of such parties may enter upon the Property and any buildings on the Property to inspect the Property and the condition of the buildings and other improvements on the Property.
- (ii) If we, or any mortgage insurance company, if this is an Insured Mortgage, or any Financing Guarantor or any of our respective authorized representatives or of our respective agents, have reason to believe the Property is not in conformity with any federal, provincial or municipal law or regulation respecting the environment, you agree that any of such parties may, at any time, before or after Default, enter and inspect the Property and conduct any environmental testing, site assessment, investigation or study, which any of the parties mentioned herein, or their agents, deem necessary;
- (iii) You agree that the cost of this testing, assessment, investigation or study, with interest at the Interest Rate, will be immediately payable by you and shall be a Debt; and
- (iv) Neither we, nor any mortgage insurance company (if this is an Insured Mortgage), nor any Financing Guarantor or any of our respective authorized representatives or agents shall become a mortgagee in possession, management or control by exercising these rights.

8.17 Transfer of Mortgage.

Equitable may, in its unqualified subjective discretion, refuse to Approve a transfer of the Mortgage to another lender.

8.18 Short Covenants

If you own the Property, you covenant with Equitable that you:

- (i) have a good title to the said lands;
- (ii) have the right to mortgage the said lands;
- (iii) have done no act to encumber the said lands;
- (iv) will execute such further assurances of the said lands as may be requisite;
- (v) and that, on default, Equitable shall have quiet possession of the said lands free from all encumbrances.

ARTICLE 9 PROVISIONS FOR SPECIFIC TYPES OF PROPERTIES

9.01 Promises for Leased Property.

If the Property is a Leased Property, you promise and confirm to us that:

- (i) You own your leasehold interest in the Property;
- (ii) You have the right to mortgage or charge the Lease and sublet the Leased Property to us;
- (iii) If required under the Lease, you have obtained the landlord's consent to the Mortgage;
- (iv) Neither you nor any other person has mortgaged or otherwise encumbered the Lease or your rights under the Lease;
- The Lease is a valid, existing lease and has not been amended except as you have advised us in writing;
- (vi) You have paid the rent and performed your obligations under the Lease up to the date you signed the Mortgage and there is no default under the Lease;

- (vii) You will not amend, surrender or terminate the Lease without our prior Approval, and in the case of an amendment, without furnishing us in writing with full particulars thereof;
- (viii) You will pay the rent under the Lease and perform your obligations under the Lease as long as the Debt is outstanding;
- (ix) You will provide us with any notice of default under the Lease that you receive;
- (x) You will indemnify us from all actions, claims and demands relating to defaults under the Lease; and
- (xi) You will assign to us the last day of the erm of the Lease, or any renewal term, which you hold in trust for us.
- 9.02 Additional Provisions for Leased Property.

If the Property is a Leased Property, the following provisions apply:

- (i) You charge the Leased Property to us as security only and not as a complete assignment of your interest.
- (ii) You sublease the Leased Property to us to the extent required by Law for the charge to be effective for the remainder of the term of the Lease, except for the last day of the term of the Lease (including the last day of any renewal).
- (iii) You hold all other rights under the Lease in trust for us, including the last day of the term, and any right of renewal or right to purchase.
- (iv) You hereby irrevocably appoint us as your agent. If there is default under the Mortgage, we may, as your agent, assign the Lease and the last day of the term of the Lease as we may determine in our discretion.
- (v) If we sell the Leased Property pursuant to Article 9, we may assign your interest in the Lease to a purchaser.
- (vi) We may at any time remove you or any other person from being a trustee of the Lease and appoint a new trustee in your place.
- (vii) At our request but at your cost, you will assign to us the last day of the term of the Lease or any renewal or substituted term.
- (viii) If we sell the Leased Property under the power of sale you will hold the Leased Property and the last day of the term in trust for any purchaser.
- (ix) If you neglect or refuse to renew the Lease, then we may renew the Lease in its own name so that the Lease will continue to be security for the Mortgage.
- (x) If you have not performed your Obligations for fifteen (15) days, we may, on at least thirty-five (35) days' written notice to you assign the Lease.
- (xi) Any assignment may be on the terms set out in this Mortgage.
- (xii) No sale or other dealing by you with the Lease or the Leased Property and no extension of time given by us to you, or anyone claiming under you, or any dealing by us with the landlord or the Lease, will in any way affect or prejudice our rights against you or any other person liable to repay the Debt.
- (xiii) If you acquire any additional interest in the Leased Property, then by the Mortgage you charge that additional interest to us without you or us having to do anything further.

9.03 Additional Promises if the Property is a Condominium Unit.

You promise to perform all of your obligations under the Condominium Act and under the Declaration, the by-laws and the rules of the Condominium Corporation. Any breach of those obligations will constitute a Default under the Mortgage. In addition, the following provisions apply:

- (i) You will pay promptly when due your contribution to Common Expenses and any and all money due and payable in accordance with the provisions of the Condominium Act or the said Declaration or the said by-law of the by-laws of the corporation from timetotime on or before the dates for payment thereof. In the event that you fail to make such payment, Equitable may pay the same and treat such default as a Default of payment under the Mortgage.
- (ii) On request, you will immediately provide us with satisfactory evidence that all Common Expenses or special assessments have been paid.
- (iii) We may deduct from any advance of the Principal Amount the amount of Common Expenses that are payable and are unpaid at the date of that advance.
- (iv) If we request it, you will give us copies of all notices, financial statements, reserve fund studies and other documents from time to time given to you by the Condominium Corporation.
- (v) If we give you notice, you will pay to us the amount necessary to pay Common Expenses. We will remit all sums to the Condominium Corporation on your behalf.
- (vi) If Equitable becomes a mortgagee in possession, by reason of Default or otherwise, you authorize Equitable, in your name and on your behalf, to exercise your rights under the

Condominium Act, to vote as any meeting of the Condominium Corporation, and to consent to any matter relevant to the management, sale or other dealings with the Property or assets of the Condominium Corporation or the termination of the applicable Condominium Act to the Condominium Corporation.

- (vii) You irrevocably authorize Equitable to exercise your right to vote or to consent in all matters relating to the affairs of the Condominium Corporation, provided that:
 - (a) Equitable will only exercise your right to vote or consent if Equitable has given you and the Condominium Corporation the notice required by the Condominium Act that Equitable intends to exercise this right;
 - (b) Equitable is not under any obligation to vote or consent;
 - (c) in voting or consenting, Equitable is not obligated to protect your interests, but may vote or consent as Equitable, in its discretion, determines; and
 - (d) even if Equitable votes or consents, Equitable is not a mortgagee in possession.
- (viii) Equitable may from timetotime waive the right to vote or right of consent by giving notice of intention to do so to the Condominium Corporation and such waiver may be for an indeterminate period of time until withdrawn, or for a limited period of time or for a specific meeting or matter, and while such waiver is in effect you may exercise the right to vote or to consent.
- (ix) You may not vote for any action that might reduce the value of your unit, the complex, or Equitable's interest therein. You must comply with this section even if Equitable would not have been able to exercise your right to vote.
- (x) In the event that the government of the Property by the Condominium Corporation is terminated or in the event of a sale of the Property or a part of the common elements of the Condominium Corporation being authorized by a vote of the owners of the said units then, and in any such event, the monies hereby secured shall, at the option of Equitable, become due and payable, and all the powers given herein shall become exercisable notwithstanding any consent given by Equitable to such termination or sale.

ARTICLE 10 ENFORCEMENT

10.01 Enforcing Our Rights.

If you do not comply with any of your Obligations, we may exercise any one or more of the remedies listed below in any order that we choose, subject to the provisions of section 2.05:

(i) Immediate Payment.

We may, at our option without notice to you, require all Debt to be paid to us immediately.

- Legal Action.
 We may take whatever legal action is necessary to collect all or part of the Debt. This legal action may include suing you for the Debt.
 Personal Property.
- We may enter the Property and distrain against (i.e. seize and sell) any personal property owned by you to repay all or part of the Debt.
- (iv) Take Possession of the Property.

We may take and keep possession of the Property, collect rents from it, and manage or lease the Property or any part of it. Before we take possession of the Property, we can ask you to leave the Property with all your belongings and if you do not do so, we may make any necessary applications and the Courts of Nova Scotia may order you to leave. If you refuse to do so, the Courts of Nova Scotia may have you forcibly removed. If you have not removed your personal belongings from the Property before we take possession, you authorize us to remove and dispose of your belongings in any manner that we, in our absolute discretion, deem appropriate, without notice to you. We will have no liability for moving, disposing or storing those belongings. You will be responsible for all Costs incurred by us in dealing with those belongings. These Costs will be added to the Debt.

(v) Lease the Property.

We may take possession of the Property and lease it on any terms that we determine in our discretion without notice to you. We may apply the net proceeds of any lease to reduce the Debt. If the net proceeds do not pay all of the Debt, you must immediately pay us the difference.

- (vi) Foreclosure.
 We may take court proceedings to foreclose your interest in the Property. If we obtain a final order of foreclosure, your interest in the Property will belong to us and you will have no further interest in the Property.
- (vii) Judicial Sale.

We may ask the court to order a sale of the Property, under the court's supervision. If the amount we receive from the sale of the Property is less than the Debt, you must immediately pay us the difference.

(viii) Power of Sale.

We may exercise power of sale and all other powers conferred on mortgagees by the applicable laws of the Province where your lands are situated. Any sale can be for cash or on credit, or partly for cash and partly on credit, by private sale, public auction or public tender and on such terms as can be obtained. We may cancel or amend any contract of sale and sell or adjourn any such sale from time to time, all as we think reasonable, without being responsible for any resulting loss. We may apply the net proceeds of any sale to reduce any part of the loan amount. We will only be accountable for net proceeds when we have actually received them. If the net proceeds do not pay the loan amount in full, you must pay us the difference.

(ix) Cure any Defaults.

We may, but are not obligated to, cure any of your Defaults under the Mortgage at your expense, and generally take any other steps of proceedings against you as are permitted by Law. You will immediately pay us any money we spend or are obligated to spend in curing any Defaults. We may add any money we have spent curing your Defaults to the Debt. In order to cure any Defaults, we may enter on the Property as often as necessary at any time. If we enter the Property, we will not be a mortgagee in possession.

10.02 Other Defaults.

We may also exercise the remedies under this Article if any one or more of the following occurs:

- (i) if the Property is the subject of a restraint order under the *Controlled Drugs and Substances Act* (Canada) or a similar order under any Law;
- (ii) if you have ever used, or currently use the Property for any purpose that is in violation of the *Controlled Drugs and Substances Act* (Canada) or any similar Law;
- (iii) if you have made any material misrepresentation to us in connection with the Mortgage or the Credit Documents; or
- (iv) if you fail to clear and/or complete any Work Order issued to you by any governmental authority having or claiming jurisdiction over the Property or any buildings located on the Property within thirty (30) days of receiving such Work Orders, or such longer period of time as we may agree to from time to time.

10.03 Costs of Proceedings.

The Costs of any sale or foreclosure proceedings, whether or not the sale or foreclosure is completed, or any Costs that we incur in taking or keeping possession of the Property or enforcing its remedies under the Mortgage, are immediately payable by you whether or not any actual proceeding has commenced.

10.04 Prepayment After Default.

If we declare the Principal Amount, or balance of the Mortgage payable upon the occurrence of an event of Default and the balance declared due is paid prior to the Balance Due Date or the Maturity Date of the last renewal, you agree to compensate us, in lieu of providing us with three (3) months' notice, by paying to us an amount equal to three (3) months' interest at the then current Variable Interest Rate calculated on the outstanding Variable Rate Debt, or Fixed Interest Rate calculated on the outstanding Fixed Rate Debt, as the case may be.

10.05 Payment after Maturity.

Where there is a Default after the Balance Due Date or Maturity Date of the last renewal of the Mortgage, you may pay the outstanding Principal Amount of the Mortgage only upon payment of three (3) months' interest at the then current Variable Interest Rate or Fixed Interest Rate, as the case may be, calculated on the outstanding Principal Amount in lieu of three (3) months' notice.

10.06 Appointment of Receiver.

If you do not comply with any of your Obligations, we may appoint a Receiver on any terms (including remuneration) that we deem reasonable. We may also remove any Receiver and appoint another Receiver. The following provisions apply:

- (i) The Receiver will be your agent, not ours.
- (ii) You alone will be responsible for any of the Receiver's acts or omissions.
- (iii) We will not be responsible for any misconduct or negligence of the Receiver.

- (iv) Any Receiver may or may not be our officer or employee.
- (v) Appointing a Receiver will not constitute us as a mortgagee in possession.
- (vi) From the income collected, the Receiver may pay all Taxes, insurance premiums and other expenses required to keep the Property in good condition; pay its own fees as Receiver; pay all amounts required to keep any mortgages or other interests ranking in priority to the Mortgage in good standing; pay Interest; and pay all or any part of the Debt, whether due or not.
- (vii) We are not accountable for any money received by the Receiver except to the extent that we actually receive that money.

The Receiver may do any one or more of the following:

- use every right or remedy that we have under the Mortgage to collect the income from the Property, take possession of all or part of the Property, manage the Property and keep the Property in good condition;
- (ii) manage any business conducted on the Property;
- (iii) lease all or any portion of the Property, and for this purpose enter into contracts in your name that will be binding on you;
- (iv) sell the Property;
- (v) arrange for the repair and maintenance of the Property; arrange to complete any construction on the Property; arrange for construction of leasehold improvements;
- (vi) register plans of subdivision and declarations and descriptions for the Property;
- (vii) take possession of and use any materials, supplies, plans, tools or equipment on the Property; and
- (viii) borrow money on the security of the Property in priority to the Mortgage.

The rights and powers in this Section are supplemental to any other rights and powers that we may have.

10.07 Court Appointed Receiver.

We may ask the Court to appoint a Receiver, or confirm the appointment of a Receiver, of the Property. The terms of the appointment of this Receiver will be as the Court determines.

10.08 Arbitration

You agree that arbitration is a more efficient and cost effective way to resolve claims than court litigation.

Accordingly, because arbitration provides an efficient form of claim resolution you therefore agree that any claim, dispute or controversy that arises from or relates to (a) your Mortgage (b) the Credit Documents or (c) any other benefits or services related to the Mortgage and Credit Documents will be resolved by way of binding arbitration.

Arbitration will follow the National Arbitration Rules of the ADR Institute of Canada Inc., or its successors (the "Arbitrator"). Equitable reserves the right to change or replace the Arbitrator, at its sole discretion. Arbitration will take place in the province or territory where you reside and any decision rendered will be final and binding. Either party has the right to appeal the Arbitrator's award to an appeal panel administered by the Arbitrator provided it gives the Arbitrator notice of its intention to appeal within thirty (30) days from the date of the written arbitration award. The appeal decision will be final and binding, there will be no further appeal and you acknowledge that it will be considered as a final award.

If you do commence arbitration proceedings you acknowledge that it will only relate to your claim and cannot be on behalf of anyone else or anyone else's claim and that the Arbitrator will have no jurisdiction or authority to consider any claim you commence if it appears that it is in any way on behalf of any other person or group or persons.

ARTICLE 11 MISCELLANEOUS PROVISIONS

11.01 Judgments.

If we obtain a judgment because of your Default in any Obligation, that judgment will be obtained in accordance with section 2.05, but in any event it shall not operate as a merger of any Obligation or affect our right to Interest. Any judgment will provide that Interest is to be computed at the same rate and in the same manner as set out in the Mortgage until the judgment is fully paid.

11.02 Expropriation

If the entire Property is expropriated, the Debt will immediately become payable, along with loss of interest, including any prepayment charges, if applicable, as described elsewhere in this Mortgage.

If only a part of the Property is expropriated, the amount you are awarded for the partial expropriation will be paid to us and we will credit this amount to your Debt. If, in our opinion, the remainder of the Property does not provide adequate security for the remaining Debt, then the Debt, or any part of the Debt as we determine, will immediately become due and payable, plus any loss of interest.

11.03 Administration Fees.

You agree to pay to us administration fees to cover our time and costs for administration of the Mortgage including without limitation, a fee or allowance for:

- (i) dealing with each late or missed payment and for replacement of each cheque or other instrument not honoured when presented for payment, or any preauthorized payment which does not clear as scheduled;
- (ii) preparing each arrears, reinstatement, discharge or other statement, whether provided to you, our agents or solicitors or any other interested person;
- (iii) processing each application to obtain our consent or our approval for any other matter required by the Mortgage whether or not approval or consent is provided or the matter is completed;
- (iv) adjusting the amortization of the Mortgage;
- (v) adjusting the frequency, date or amount of your Regular Payments;
- (vi) investigating, preparing and issuing statements, files, letters, demands or other correspondence in connection with enforcing your obligations under the Mortgage;
- (vii) processing each extension, renewal, restructuring or other amendment of the Mortgage or amounts secured by the Mortgage, whether or not completed;
- (viii) investigating the status of any insurance and administering insurance cancellations and paying insurance premiums;
- (ix) processing any assumption or port of the Mortgage which has been Approved by us;
- (x) investigating the status of realty tax payments and administering tax payments;
- (xi) registering a financing statement or financing change statement or issuing or receiving any notice or information, security status or acknowledgement request and conducting any required searches;
- (xii) registering electronically or otherwise, or executing and delivering any discharge of this Mortgage (notwithstanding that the discharge may have been prepared by you or other person on your behalf);
- (xiii) the personal time and trouble of our employees or agents in collecting any payment or inquiring into compliance or otherwise reviewing or dealing with or enforcing any other obligation contained in this Mortgage, or instructing and assisting counsel or other agents with respect to the enforcement of this Mortgage and any litigation in relation thereto, or in managing or selling the Property including, without limitation, with respect to taxes, condominium fees and matters, insurance, repair and construction, environmental matters, leases and other encumbrances; and
- (xiv) generally, any matter connected with the proper administration of the Mortgage.

Our administration fees shall be the amounts established and generally applied by us from time to time and may be disclosed in a Schedule to the Mortgage or ascertained upon inquiry to us. We may change the amounts of such fees from time to time by providing notice to you in advance of such changes.

Any administration fees owing by you to us which are not immediately paid shall be added to the Debt and shall bear interest at the rate set forth in the Mortgage.

11.04 Discharge.

When you have paid the Debt in full and performed all of your other Obligations, we will, if requested by you, sign a discharge or a transfer of the Mortgage. We will have reasonable time to prepare and sign the discharge or transfer. The Costs of registration of any discharge will be your responsibility. You will pay our then current administration fee for preparing a discharge or an assignment of the Mortgage. Registration and the costs of registration of any discharge or transfer will be your responsibility. If we register the discharge or transfer, you will pay any government fee that we incur for registration.

11.05 Conflict.

It is expressly understood and agreed that, in the event of a conflict or inconsistency between the application of any of the rights and remedies contained in the Mortgage and the application of any of the rights or remedies of any of the other Credit Documents, we will determine, in our sole discretion which shall prevail, it being understood that the purpose of the Mortgage and any of the other Credit Documents is to add to, and not detract from, the rights and remedies granted to us under the Credit Documents and in all cases the terms of section 2.05 shall apply. We may exercise any and all rights hereunder, under the Credit Documents, and as available at Law and no such remedy for the enforcement of our rights shall be exclusive of, or dependent on, any other remedy, but any one or more of such remedies may from time to time be exercised independently or in combination.

11.06 Notices by Us.

Unless otherwise stated in the Mortgage, and subject to Article 6, if the Mortgage allows or requires us to make a demand on, give a notice or consent to or make a request of any person (including you), we may make the demand, give the notice, or consent, or make the request, in any one or more of the following ways, at our sole discretion:

- (i) by delivering it personally to the borrower;
- (ii) if the borrower is a corporation, by delivering it personally to a director, officer or employee of the corporation;
- (iii) by transmitting it by facsimile to the borrower;
- (iv) by transmitting it via e-mail to the borrower;
- (v) if the borrower is a corporation, by transmitting it via e-mail to a director, officer or employee of the corporation;
- (vi) by mailing it by prepaid registered mail addressed to the borrower at the borrower's last known address on the records of Equitable; or
- (vii) by transmitting it by any other means as we Approve in writing in advance.

Unless otherwise stated in the Mortgage, notice will be regarded as received:

- (i) when it is personally delivered to the borrower or to a director, officer or employee of the corporation;
- (ii) on the day of the facsimile transmission or, if that day is not a Business Day, on the first Business Day after the facsimile transmission;
- (iii) on the first Business Day after the e-mail is delivered to the borrower or to a director, officer or employee of the corporation;
- (iv) five (5) days after the date of mailing, whether the borrower receives it or not; or
- (v) on any other date when we advise you of an alternative method of notice.
- 11.07 Notices by You.

Any notice that you give to us must be by one of the following methods:

- (i) registered mail, postage prepaid to our address in Ontario;
- (ii) personal delivery to the manager of the department at Equitable that administers the Mortgage;
- (iii) facsimile transmission to our then designated facsimile number;
- (iv) e-mail to our then designated e-mail account; or
- (v) any other method that we Approve in writing in advance.

Unless otherwise agreed to by you and us, notice will be deemed to be received:

- (i) five (5) days after mailing by registered mail;
- (ii) when personally delivered to a Manager of Mortgage Administration ; or
- (iii) on any other date when we advise you of an alternative method of notice.
- 11.08 Number.

Words in the singular include the plural and words in the plural include the singular.

11.09 Who is Bound.

The Mortgage is binding on you, your legal and personal representatives, your heirs, your successors and your assigns. The Mortgage is also binding upon anyone to whom you transfer the Property. The Mortgage is binding on Equitable, on our successors and on anyone to whom we may transfer the Mortgage.

11.10 Guarantee.

In the event you are a corporation, we will require the personal guarantees of all the principals as primary debtors and not as sureties.

Each person signing or joining in the Mortgage as a Guarantor agrees in consideration of our making a mortgage to you, as follows:

- (i) The Guarantor, with you, as principal debtor and not as surety will duly pay or cause to be paid all amounts payable under this Mortgage on the days and at the times and in the manner provided for payment of the same;
- (ii) The Guarantor unconditionally guarantees full performance and discharge of all your obligations under the provisions of this Mortgage at the times and in the manner provided in this Mortgage;
- (iii) The Guarantor indemnifies and saves us harmless from and against all losses, damages, costs and expenses which we may sustain, or incur or be or become liable for by reason of:
 - (a) the failure for any reason whatsoever by you to pay the amounts payable under this Mortgage or to do and perform any other act, matter or thing required by the provisions of this Mortgage; or
 - (b) any act, action or proceeding, of or by us, for, or in connection with, the recovery of the amounts payable under this Mortgage by you, or enforcing the performance by you or any other person liable under this Mortgage of any act, matter or thing required by the provision of this Mortgage;
- (iv) We shall not be obliged to proceed against you or any other person liable under this Mortgage or to enforce or exhaust any security before proceeding to enforce any obligations of the Guarantor and that enforcement of such obligations may take place before, after or contemporaneously with enforcement of any of your debts or obligations under this Mortgage or the enforcement of any security for any such debt or obligation;
- (v) We may, without notice to and the consent or approval of the Guarantor, grant extensions of time for payment, make renewals, increase, vary and amend the Interest Rate, the Principal Amount and other terms of the Mortgage and the Debt, release the whole or any part of the Property or other security from this Mortgage, or otherwise deal with you, any of the indebtedness secured by this Mortgage or the Property or other security as we see fit without releasing or lessening the liability of the Guarantor;
- (vi) The Guarantor agrees to be bound by each such renewal, variation and amendment of any terms of the Mortgage we make with you and each reference to the Mortgage shall mean the Mortgage as so renewed and amended from time to time, regardless of whether made with or without the knowledge, consent or approval of the Guarantor;
- (vii) No delay or carelessness or neglect by us in asserting any of our rights, nor the loss of any right by operation of Law, nor the loss or destruction of any security, nor the lack of validity or enforceability of all or any part of this Mortgage or any other security held for or any document evidencing any part of the indebtedness or liability secured by the Mortgage will in any way release or lessen the liability of the Guarantor;
- (viii) The Guarantor has read the terms of this Mortgage and is fully aware of and agrees with its terms and in particular, the terms of this Guarantee;
- (ix) Where there is more than one Guarantor, each Guarantor is jointly and severally responsible under this guarantee with the other Guarantor(s) and you;
- (x) We may serve notice on the Guarantor and any notice to the Guarantor shall be deemed received in the same manner as provided for notice to you in this Mortgage.

11.11 Consents and Disclosure.

In connection with the processing, approving, funding, servicing, and administering, or any insurance, sale, securitization, or financing of all or any part of the Obligations, including any Loan under the related Credit Documents, or any interest therein, any of Equitable, any mortgage loan insurer, the Financing Guarantor, any other person having or proposing to acquire any interest in all or any part of the Obligations, including any Loan under the related Credit Documents, from time to time (including their respective advisors, agents, lawyers, accountants, auditors, consultants, appraisers, credit verification sources, credit rating agencies and servicers), or any other person in connection with any collection or enforcement proceedings taken under or in respect of all or any part of the Obligations, including any Loan or the related Credit Documents ("Information Access **Persons**"), may, as it may determine in its sole discretion in accordance with Privacy Laws, collect, use and store information and materials (including Confidential Personal Information Access Person, relating to the Obligations, including any Loau under the related Credit Documents, you, any co-borrower or Guarantor, or the Property (both before and after any new Loan, any re-financing of a Loan, any re-advances and any further advances on any Loan, and/or any Default) without further notice to you or any co-borrower or Guarantor, and any such Information Access Person may, as it may determine in its sole discretion in accordance with Privacy Laws, from time to time transfer, assign, release, disclose, exchange or share such information and materials (including Confidential Personal Inform

- (i) any other Information Access Persons; and
- (ii) any governmental authority having jurisdiction over it or any of its activities,

and you, and each co-borrower and Guarantor (if any) hereby irrevocably consents to the collection, use, storage, release, disclosure, exchange, sharing, transfer, and assignment of all such information and materials (including Confidential Personal Information) in accordance with Privacy Laws.

You consent to Information Access Persons and other third parties that provide benefits or services to Equitable for the Mortgage obtaining information about you from credit bureaus and other lenders to evaluate you and the Mortgage.

You also consent to having received, read, understood and accepted Equitable's Privacy Agreement.

Additionally, you hereby irrevocably consent to our releasing and disclosing to any other parties, their authorized agents and solicitors requesting the same, any and all information, whether confidential or not, in our possession regarding the Property or the within Debt including, without limitation, details of the Debt balance, the terms of the Mortgage, Defaults hereunder (existing or prior) and like matters. You hereby confirm and agree that the release and disclosure of any such information by us constitutes the release and disclosure of such information with your full knowledge and consent within the meaning of the Privacy Laws.

You hereby release us from any and all liabilities, damages, suits, actions, claims, monies and costs arising from (i) the release and disclosure of any such information by us, and (ii) any breach of the provisions of any applicable laws, including Privacy Laws, provided that we have acted in accordance with this consent and direction received from you. This direction is coupled with an interest.

11.12 Partial Invalidity.

If any provision of the Mortgage is found to be invalid or unenforceable, the validity and enforceability of all other provisions in the Mortgage will not be affected.

11.13 Effect of Amendments.

Any agreement to make an Amendment to the Mortgage including, without limitation, any extension of time for payment, change in the Interest Rate or renewal or extension of the Term, will apply not only to those who Approve the Amendment but also to any Guarantor and to any other person who was a party to the Mortgage but did not Approve the Amendment.

11.14 Liability.

If two or more persons are liable under the Mortgage, their liability is both joint and several (that is, they are each liable for the full performance of all Obligations).

11.15 Telephone Calls.

You agree that we may record any telephone calls to ensure quality service and to confirm your discussions with us and any of our employees.

11.16 Governing Law.

The Mortgage shall be governed by the Laws of Nova Scotia and the applicable federal Laws of Canada. You submit to the jurisdiction of the courts of Nova Scotia with respect to the Mortgage.

11.17 New Home Warranties.

You agree to comply with any new home warranty legislation or program and to reimburse us for any costs which we incur in complying or enforcing your rights on your behalf if you fail to do so.

11.18 National Housing Act.

If the Mortgage is an Insured Mortgage, the Mortgage is made under the National Housing Act (Canada).

11.19 Chattels

Any and all chattels left on the Property by you following a Default and the exercise by us of any of our rights or remedies hereunder shall be deemed abandoned. You acknowledge that we shall be free to move, store, dispose of or otherwise deal with such chattels in our sole discretion, and any cost we incur in relation to same shall be added to the Debt. We shall have a charge and lien on any stored chattels for all costs incurred in connection

therewith including appraisal, moving, storage, disposal and the like.

11.20 Abandonment

In the event that any buildings now or hereafter in the course of erection on the Property remain unfinished and without any work being done on them for a period of ten (10) consecutive days, we may enter in and upon the Property and do all work necessary to protect the same from deterioration and to complete the buildings so remaining unfinished in such manner as we may see fit. It is hereby agreed that any monies expended by us pursuant to this provision shall be immediately due and payable, shall be added to the principal sum of the Debt and shall be a charge upon the Property and shall bear interest at the Interest Rate and in default of payment, at our sole option, the power of sale and other remedies available under the Mortgage or any of the other Credit Documents, at law or in equity, may be exercised.

11.20 General

You agree that, at any time, we may convert paper records of the Credit Documents delivered to us (each, a "**Paper Record**") into electronic images (each, an "**Electronic Image**") as part of our normal business practices. You agree that each such Electronic Image shall be considered as an authoritative copy of the Paper Record and shall be legally binding on any Guarantor and admissible in any legal, administrative or other proceeding as conclusive evidence of the contents of such document in the same manner as the original Paper Record.

11.21 Spousal Consent.

You promise:

- (i) to advise us whether you are a spouse, as defined in the *Matrimonial Property Act* (Nova Scotia) or at common law or a domestic partner in the *Vital Statistics Act* (Nova Scotia) (both referred to as a "spouse" in this document) and any change in that status;
- (ii) to advise us on the status of the Property as a matrimonial home, within the meaning of the *Matrimonial Property Act* (Nova Scotia) or at common law, and any change in that status;
- (iii) to give us the name, address, date of birth and any other information on your spouse that we may require; and
- (iv) if we ask, to provide written evidence of anything mentioned in this section or authorize us to obtain information on the marriage, divorce or death of either you or your spouse directly from the Registrar under the *Vital Statistics Act* (Nova Scotia).

If you do not keep any of your promises, at our option, the Debt will immediately become due and payable and we will be entitled to enforce any of our rights.

Your spouse, by signing the Mortgage, consents to the Mortgage and releases all of his/her interest in the Property to the extent necessary to give effect to our rights under the Mortgage. Your spouse also agrees that we may, without further notice, deal with the Property and the Debt created by the Mortgage as we wish.

11.22 Statute References.

A reference in the Mortgage to a statute includes the statute as it may be amended and any replacement or substitute statute.

11.23 Equivalent Rates.

The following table lists interest rates calculated monthly not in advance per annum together with the equivalent interest rates calculated semi-annually not in advance per annum. You may determine the equivalent interest rate by looking at an interest rate under the heading "interest rate per annum calculated monthly not in advance (%)" and comparing that interest rate to the interest rate set forth in the column immediately to the right of the said interest rate in the column under the heading "interest rate per annum calculated semi-annually not in advance (%)". This table is provided in order to satisfy any requirement under the *Interest Act* (Canada) to provide equivalent interest rates calculated semi-annually not in advance per annum.

Monthly not in advance (%)	Semi- annually not in advance (%)								
2.00000	2.00835	5.12500	5.18003	8.75000	8.91106	12.37500	12.69846	16.00000	16.54291
2.05000	2.05878	5.15000	5.20557	8.80000	8.96292	12.40000	12.72478	16.05000	16.59634
2.10000	2.10921	5.20000	5.25666	8.85000	9.01479	12.45000	12.77742	16.10000	16.64978
2.12500	2.13443	5.25000	5.30776	8.87500	9.04072	12.50000	12.83008	16.12500	16.67650

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advance not in advance not in advance not in advance not in advance	not in Ivance	not in
((%)	advance (%)
		(%) 16.70323
		16.75669
	6.25000	16.81016
		16.86365
		16.91714 16.94389
		16.97065
		17.02417
		17.07769
		17.13123
		17.18478 17.21156
		17.23834
2.70000 2.71523 5.85000 5.92176 9.45000 9.63801 13.10000 13.46277 16	6.70000	17.29192
		17.34550
		17.39909 17.45270
		17.45270
		17.50631
		17.55994
		17.61358
		17.66723 17.72089
		17.72089
3.15000 3.17074 6.30000 6.38327 9.90000 10.10645 13.55000 13.93831 17		17.77456
		17.82824
		17.88193
		17.93564 17.98935
		18.01621
3.40000 3.42417 6.55000 6.64003 10.15000 10.36707 13.80000 14.20289 17		18.04308
		18.09682
		18.15056 18.20432
		18.25809
3.59000 3.61695 6.75000 6.84564 10.37500 10.60185 14.00000 14.41474 17		18.28498
		18.31187
		18.36567 18.41947
		18.47328
3.70000 3.72864 6.95000 7.05141 10.60000 10.83686 14.20000 14.62677 17	7.85000	18.52711
		18.55403
		18.58095 18.63479
		18.68865
		18.74252
		18.79640
		18.82335 18.85030
		18.90420
		18.95811
		19.01204
		19.06597
		19.09295 19.11992
4.15000 4.18605 7.60000 7.72135 11.20000 11.46461 14.85000 15.31707 18	3.45000	19.17388
		19.22785
		19.28183 19.33582
		19.36282
		19.38982
		19.44384
		19.49786
		19.55190 19.60594
		19.63297
4.49000 4.53221 8.05000 8.18622 11.65000 11.93644 15.30000 15.79606 18		19.66000
		19.71407
		19.76815 19.82224
		19.87634
4.62500 4.66979 8.25000 8.39310 11.87500 12.17269 15.50000 16.00922 19	9.12500	19.90340
		19.93046
		19.98458 20.03872
		20.09286
4.85000 4.89927 8.45000 8.60016 12.10000 12.40915 15.70000 16.22257 19	9.35000	20.14702
4.87500 4.92478 8.50000 8.65195 12.12500 12.43544 15.75000 16.27593 19	9.37500	20.17411

Monthly not in advance (%)	Semi- annually not in advance (%)								
4.90000	4.95029	8.55000	8.70375	12.15000	12.46173	15.80000	16.32930	19.40000	20.20119
4.95000	5.00133	8.60000	8.75556	12.20000	12.51432	15.85000	16.38269	19.45000	20.25537
5.00000	5.05237	8.62500	8.78147	12.25000	12.56692	15.87500	16.40939	19.50000	20.30956
5.05000	5.10343	8.65000	8.80739	12.30000	12.61953	15.90000	16.43609		
5.10000	5.15450	8.70000	8.85922	12.35000	12.67215	15.95000	16.48949		

11.24 Receipt.

You hereby acknowledge receipt of a true copy of the Mortgage.

DATED the day of September, 2017

SIGNED, SEALED and DELIVERED in the presence of:

AFFIDAVIT OF EXECUTION AND STATUS (Individual(s))

I/We, ______ of ______, in the County of _____, Province of

Nova Scotia, make oath and say as follows:

- 1. I/We acknowledge that I/we am/are the Mortgagee(s) in the foregoing Mortgage.
- 2. I/We am/are nineteen years of age or older and am/are resident in Canada under the *Income Tax Act* (Canada).
- 3. That for the purpose of this affidavit,
 - (a) "spouse" means either of a man or a woman who:
 - (i) are married to each other;
 - (ii) are married to each other by a marriage that is voidable and has not been annulled by a declaration of nullity; or
 - (iii) have gone through a form of marriage with each other, in good faith, that is void and are cohabiting or have cohabited within the preceding year; and
 - (b) "domestic partner" means an individual who is a party to a registered domestic partner declaration made in accordance with s. 53 of the *Vital Statistics Act* (Nova Scotia) but does not include an individual who becomes a former domestic partner pursuant to s. 55(1) of that Act.

[DELETE NON-APPLICABLE STATEMENTS]

[SPOUSES' ALTERNATIVE PARAGRAPH]

- 4. That we are the spouses of each other; neither of us has any other spouse or domestic partner nor, with respect to the within property,
 - (a) any former domestic partner with the rights contemplated by section 55 of the *Vital Statistics Act*, or
 - (b) any former spouse with rights under the *Matrimonial Property Act* (Nova Scotia).

[NON-SPOUSE ALTERNATIVE PARAGRAPH]

- 4. I am not a spouse nor a domestic partner and, with respect to the within property, I have no
 - (c) former domestic partner with the rights contemplated by section 55 of the Vital Statistics Act, or
 - (d) former spouse with rights under the *Matrimonial Property Act* (Nova Scotia).

[DISPOSITION OF HOUSE BY COURT ORDER]

4. The within disposition was authorized or the property has been released as a matrimonial home by order of the _____ Court dated the ___ day of _____, ___, and recorded at the Registry of Deeds [or] Land registration Office in Book ● at Page ● [or] as Document no. ____.

[SINGULAR, MARRIED]

- 4. I am the spouse of ______ and have no other spouse or domestic partner nor, with respect to the within property,
 - (e) any former domestic partner with the rights contemplated by section 55 of the *Vital Statistics Act*, or
 - (f) any former spouse with rights under the *Matrimonial Property Act* (Nova Scotia).

[SINGULAR, MARRIED, NON-MATRIMONIAL HOME]

- 4. The property described in the within Mortgage has never been occupied by me and my spouse, ______, as our matrimonial home, I have no other spouse or domestic partner nor, with respect to the within property,
 - (g) any former domestic partner with the rights contemplated by section 55 of the *Vital Statistics Act*, or
 - (h) any former spouse with rights under the *Matrimonial Property Act* (Nova Scotia).

[NOT MATRIMONIAL HOME BY AGREEMENT]

- 4. An instrument executed by myself and my spouse, ______, designating the property not described in the within Mortgage as our matrimonial home dated the __ day of ______, _____, is registered pursuant to section 7 of the *Matrimonial Property Act* (Nova Scotia) at the Registry of Deeds [or] Land Registration Office for ______ in Book __ at Page__ [or] as Document no.____, and has not been cancelled and the property described in this Mortgage has not been designated by myself and my said spouse as our matrimonial home and I have no other spouse or domestic partner nor, with respect to the within property,
 - (i) any former domestic partner with the rights contemplated by section 55 of the *Vital Statistics Act*, or
 - (j) any former spouse with rights under the *Matrimonial Property Act* (Nova Scotia).

[SPOUSAL RELEASE BY MARRIAGE CONTRACT]

- 4. The property described in the within Mortgage is the matrimonial home of myself and my spouse, _______, and my said spouse has released all of his or her rights with respect thereto pursuant to the *Matrimonial Property Act* (Nova Scotia) by executing a Separation Agreement or Marriage Contract to that effect and I have no other spouse as defined herein or domestic partner nor, with respect to the within property,
 - (k) any former domestic partner with the rights contemplated by section 55 of the *Vital Statistics Act*, or
 - (1) any former spouse with rights under the *Matrimonial Property Act* (Nova Scotia).

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5. This acknowledgment is made for the purpose of registering such Instrument pursuant to s.31(a) of the *Registry Act*, R.S.N.S. 1989, c.392 or s. 79(1) and 83 of the *Land Registration Act*, as the case may be, and in compliance with the provisions of the *Matrimonial Property Act*, S.N.S., c. 275, s.1. and the *Vital Statistics Act*, S.N.S., c. 494, s.1.

SWORN TO at in the County of Province of Nova Scotia this day of 20__, before me,

A Barrister/Commissioner of of the Supreme Court of Nova Scotia

AFFIDAVIT OF EXECUTION AND STATUS (CORPORATE)

I,_____, of ______ Province of Nova Scotia, make oath and say as follows:

- 1. THAT I am the ______ of _____ (the "Company") and have a personal knowledge of the matters herein described;
- 2. THAT the lands described in the annexed Mortgage are not occupied by any shareholder as a Matrimonial Home nor is any shareholder entitled to use the lands as a Matrimonial Home and the lands have never been so occupied while any interest in the lands has been owned by the Company;
- 3. THAT the Company is not a non-resident of Canada as defined in the *Income Tax Act* (Canada);
- 4. THAT I am an authorized signing officer of the Company, duly authorized to execute the annexed Mortgage for and on behalf of the Company;
- 5. THAT I have executed the annexed Mortgage for and on behalf of the Company and thereby bind the Company; and
- 6. THAT the Company executed the foregoing Mortgage by its proper signing officer(s) duly authorized in that regard on the date of this affidavit; this acknowledgment is made for the purpose of registering such Mortgage pursuant to s.31(a) of the *Registry Act*, R.S.N.S. 1989, c. 392 or s. 79(1) and 83 of the *Land Registration Act*, as the case may be, and in compliance with the provisions of the *Matrimonial Property Act*, S.N.S., c. 275, s.1. and the *Vital Statistics Act*, S.N.S., c. 494, s.1.

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SWORN TO at in the County of Province of Nova Scotia this day of 20__, before me,

A Barrister/Commissioner of of the Supreme Court of Nova Scotia