Court File No. CV-17-11679-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

BETWEEN:

CENTURION MORTGAGE CAPITAL CORPORATION

Applicant

- and -

TERRASAN 327 ROYAL YORK RD. LIMITED

Respondent

THIRD REPORT OF BDO CANADA LIMITED, IN ITS CAPACITY

AS COURT APPOINTED RECEIVER

August 30, 2017

INTRODUCTION AND PURPOSE OF THIS REPORT

Introduction

- By Order of the Honourable Mr. Justice Wilton-Siegel of the Ontario Superior Court of Justice (the "Court") dated February 24, 2017 (the "Receivership Order"), BDO Canada Limited ("BDO") was appointed as the Court-appointed receiver (in such capacity, the "Receiver") of all of the assets, undertakings and properties of Terrasan 327 Royal York Rd. Limited ("Terrasan" or the "Company"), pursuant to the application made by Centurion Mortgage Capital Corporation.
- The Company's principal asset is a partially constructed residential condominium development located at 327 Royal York Rd., Toronto, Ontario known as the "On the Go Mimico". The municipal address for the Project is 327 Royal York Rd., Toronto, Ontario (the "Property").
- 3. On April 3, 2017, this Court granted an Order (the "Sale Process Order") which, among other things: (i) approved the First Report of the Receiver dated March 27, 2017, and the actions of the Receiver set out therein; and (ii) approved the marketing and sale process for the Property as set out in the First Report (the "Sale Process").
- 4. On August 25, 2017, this Court granted an Approval and Vesting Order (the "Approval and Vesting Order") which approved, among other things, the asset purchase agreement dated July 28, 2017 (the "2402871 APA") between the Receiver and 2402871 Ontario Inc. (the "Purchaser") and the transaction as set out therein. The closing of the sale pursuant to the 2402871 APA was to occur within 7 days of the Court granting the Approval and Vesting Order (the "Closing Date").
- 5. Aluma Systems Inc. ("Aluma") and Resform Construction Limited ("Resform") were in attendance at the sale approval motion represented by their respective counsel, Ms. Willson and Mr. DaRe. Aluma is a sub-trade of Resform. Each party raised concerns regarding the removal of their client's equipment from the Property, specifically whether reasonable access would be afforded to Resform following the transfer of the Property. The equipment consists of Aluma's scaffolding and Resform's tower crane (together, the "Equipment"), which do not form part of the assets being conveyed to the Purchaser pursuant to the 2402871 APA.
- 6. Certain scaffolding is currently supporting concrete structures at the Property, the removal of which must be engineered and "shored" to maintain the integrity of the structures and the safety of workers that will be onsite and engaged in the removal process. The Receiver also understands that demobilizing the crane requires certain stepped procedures to be followed and requires the use of a secondary mobile crane and will require the closure of a roadway that provides access to the Mimico Go Train Station.

7. Justice Myers issued an endorsement scheduling a motion returnable August 31, 2017 to address Aluma and Resform's concerns regarding the return of the Equipment should Aluma, Resform and the Receiver not be able to develop a viable demobilization plan. Attached hereto as **Appendix A** is a copy of the aforementioned endorsement of Justice Myers.

2402871 APA UPDATE

8. In accordance with the terms of the 2402871 APA, the Receiver and the Purchaser have agreed in writing to extend the Closing Date to September 8, 2017. The Purchaser has indicated to the Receiver that it is not prepared to close the sale pursuant to the 2402871 APA until such time as the Equipment removal issue is resolved.

RESFORM CLAIM

- 9. On or about January 31, 2017, Resform filed a lien claim for amounts owing to it pursuant to the Resform Contract (as defined herein). Attached hereto as <u>Appendix B</u> is a true copy of the lien materials provided to the Receiver from Resform (the "Lien Materials"). The cost of demobilization has been claimed by Resform in the Lien Materials.
- 10. A copy of the Resform contract is attached hereto as <u>Appendix C</u> (the "Resform Contract"). The Resform Contract provides that Resform is responsible for the removal of the Equipment.

SUMMARY OF RECEIVER'S DEALING WITH RESFORM

- Following the appointment of the Receiver pursuant to the Receivership Order, on or about March 9, 2017, the Receiver was contacted by Mr. DaRe to inquire about rental payments for the Equipment. At that time the Receiver advised Mr. DaRe that it was not in a position to make rental payments.
- 12. The Receiver continued to have various communications with both Mr. DaRe and representatives of Resform after March 24, 2017 regarding the removal of the Equipment. During these communications, the Receiver advised that it was in the process of selling the Property and provided Mr. DaRe with information regarding the Sales Process. Attached hereto as <u>Appendix</u> <u>D</u> is a copy of the email correspondence dated April 13, 2017 wherein the Receiver provides Mr. DaRe a weblink to the Receiver's Sale Process website.
- 13. The Receiver understands that Resform was requesting information related to the Sales Process as it had an interest in communicating with bidders in the Sale Process in an effort to secure new agreements for the continued use of the Equipment at the construction site.

- 14. At no time has the Receiver prohibited Resform or Aluma from removing the Equipment from the Property. However, given the nature of the Equipment, the Receiver has always maintained that a detailed demobilization plan needs to be provided in advance of the removal to ensure that the demobilization is conducted in a reasonable and safe manner having consideration for all relevant safety legislation.
- 15. On June 8, 2017, the Receiver received a letter from Resform addressed to Empire Communities requesting access to the Property to remove the Equipment. On June 8, 2017, the Receiver contacted Mr. DaRe and requested details of Resform's intention regarding removal of the Equipment. Mr. DaRe was unaware that Resform had demanded access to the Property to remove its equipment and asked the Receiver to provide him with his client's correspondence and indicated that he would contact his client for further instruction. Attached hereto as **Appendix E** is a copy of the June 8, 2017 correspondence.
- 16. On June 9, 2017, the Receiver received a reply from Mr. DaRe. Attached hereto as <u>Appendix F</u> is a copy of the June 9, 2017 correspondence. Resform communicates to the Receiver that its negotiations for new agreements with bidding parties were not as successful as Resform had anticipated and Resform indicates it wants to take steps to remove the Equipment.
- 17. On June 21, 2017, representatives of Resform / Aluma entered the Property without the Receiver's permission. The Receiver contacted Mr. DaRe by email and advised that, before anything is removed from the site, the Receiver needed to understand what was being removed and the process of removal in order to be satisfied that the removal is safe and will not impact the integrity of the construction site. The Receiver was also concerned about the safety of those representatives unlawfully entering the construction site without supervision.
- 18. On June 28, 2017, the Receiver met with Mr. Brocca of Resform at the Property to discuss the removal of the Equipment. In attendance at that meeting were, among others, a representative of Quinn Dressel Associates (the engineer of record for the development). At that meeting Mr. Brocca agreed to provide the Receiver with a complete plan for the removal of the Equipment including obtaining all necessary permits required to carry out a demobilization plan. The Receiver understands that any demobilization plan requires approval by Quinn Dressel Associates as the engineer of record for the development. No such demobilization plan was provided to the Receiver or Quinn Dressel Associates.
- On July 7, 2017, the Receiver delivered correspondence to Mr. Brocca to obtain a status update regarding the demobilization plan. Attached as <u>Appendix G</u> is a copy of the July 7, 2017 correspondence. The Receiver received no response to its email to Mr. Brocca.

20. On July 11, 2017, the Receiver subsequently contacted Mr. Brocca by telephone. During the telephone conversation Mr. Brocca indicated to the Receiver that Resform had not yet put its mind to formulating a demobilization plan and that to do so would require taking a project manager off of an ongoing construction project to dedicate time to preparing a demobilization plan. The Receiver also asked if a list of certain tools and small equipment not requiring the use of the tower crane that could be easily removed from the site had been assembled. Mr. Brocca indicated that such a list was being assembled but required input from various individuals and had also not yet been completed.

DEMOBILIZATION

- 21. On August 25, 2017, following the motion for the Approval and Vesting Order, the Receiver, its counsel, Ms. Willson and Mr. DaRe met to discuss the removal of the Equipment from the Property. At that meeting, the Receiver was asked to determine if the Purchaser would have an interest in the Equipment and the parties agreed that Mr. DaRe would take the necessary steps to have Resform develop a demobilization plan. Since that meeting:
 - (a) on August 27, 2017, Receiver's counsel delivered correspondence to Mr. DaRe indicating that the Purchaser had no interest in the crane;
 - (b) On August 28, 2017, Mr. DaRe sent the Receiver's counsel an email estimating the number of days required to demobilize the Equipment, however a detailed demobilization plan was not included. Attached as <u>Appendix H</u> is a copy of the August 28, 2017 correspondence;
 - (c) On August 28 and August 29, 2017, Receiver's counsel followed up with Mr. DaRe regarding the progress in obtaining the required permit(s) associated with demobilization. Attached as <u>Appendix I</u> is a copy of the August 28, 2017 and August 29, 2017 correspondence;
 - (d) On August 30, 2017, Mr. DaRe provided an update on the development of a demobilization plan. At this point, the Receiver understands that Resform is meeting with the Purchaser to discuss the possibility of the Purchaser entering into an agreement with Resform. Attached hereto as <u>Appendix J</u> is a copy of the August 30, 2017 correspondence.
- 22. To date, the Receiver has not received a viable demobilization plan from Resform. The Receiver is concerned that the delays to date in the development a viable demobilization plan may jeopardize the closing of the sale pursuant to the 2402871 APA.

23. Based on the foregoing, the Receiver is seeking an Order requiring Resform to deliver a demobilization plan on or before September 6, 2017, that will outline the timing associated with the necessary permit process, confirm the engagement of the contractors required to assist in the demobilization process, and provide assurances regarding the safety concerns of the Receiver and the ultimate date of completion.

All of which is respectfully submitted this 30th day of August, 2017.

BDO CANADA LIMITED,

in its capacity as the Court-appointed Receiver of Terrasan 327 Royal York Rd. Limited, and not in its personal or corporate capacity Per:

Santo

Name: Gary Cerrato, CIRP, LIT Title: Vice-President

APPENDIX "A"

Superior Court of Justice Commercial List

FILE/DIRECTION/ORDER

CLATURIA MORSGAGE LAPIAN CURP Plaintiff(s) AND TERRASAN Defendant(s) Case Management I Yes I No by Judge: Counsel **Telephone No:** Facsimile No: Direction for Registrar (No formal order need be taken out) Order Above action transferred to the Commercial List at Toronto (No formal order need be taken out) Adjourned to: Time Table approved (as follows): OTION TO DEAL WITH TRANSITION TO WECHNSOR OF GOODS OF ALUNA AND SFORM IF NELLISSAND BOYED VOVR. ON AT FUR PURCHASUR ILRVÆ 15 PD INYOLU65 Date Judge's Signature Additional Pages

APPENDIX "B"

Court File No.

CV-17-57198

SUPERIOR COURT OF JUSTICE

IN THE MATTER OF THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c.c. 30 and amendments thereto

BETWEEN:



RESFORM CONSTRUCTION LTD.

PLAINTIFF

-and-

TERRASAN 327 ROYAL YORK RD. LIMITED

DEFENDANT

STATEMENT OF CLAIM

TO THE DEFENDANT

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the plaintiff. The claim made against you is set out in the following pages.

IF YOU WISH TO DEFEND THIS PROCEEDING, you or an Ontario lawyer acting for you must prepare a statement of defence in Form 18A prescribed by the Rules of Civil Procedure, serve it on the plaintiff(s) lawyer or, where the plaintiff(s) do(es) not have a lawyer, serve it on the plaintiff(s), and file it, with proof of service, in this court office, WITHIN TWENTY DAYS after this statement of claim is served on you, if you are served in Ontario.

If you are served in another province or territory of Canada or in the United States of America, the period for serving and filing your statement of defence is forty days. If you are served outside Canada and the United States of America, the period is sixty days.

Instead of serving and filing a statement of defence, you may serve and file a notice of intent to defend in Form 18B prescribed by the Rules of Civil Procedure. This will entitle you to ten more days within which to serve and file your statement of defence.

IF YOU FAIL TO DEFEND THIS PROCEEDING, JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU. IF YOU WISH TO DEFEND THIS PROCEEDING BUT ARE UNABLE TO PAY LEGAL FEES, LEGAL AID MAY BE AVAILABLE TO YOU BY CONTACTING A LOCAL LEGAL AID OFFICE.

IF YOU PAY THE PLAINTIFFS CLAIM, and costs of \$750.00 for costs, within the time for serving and filing Statement of Defence, you may move to have this proceeding dismissed by the Court. If you believe the amount claimed for costs is excessive, you may pay the Plaintiff's Claim and \$400.00 for costs and have the costs assessed by the court. TAKE NOTICE: THIS ACTION WILL AUTOMATICALLY BE DISMISSED if it has not been set down for trial or terminated by any means within five (5) years after the action was commenced unless otherwise ordered by the Court.

Date: March 21, 2017.

Issued by

Local registrar Address of court office: 393 University Avenue Toronto, Ontario M5G 1E6

(m Brenton)

(Name and address of each defendant) TO:

Terrasan 327 Royal York Rd. Limited 93 Skyway Avenue Suite 200 Toronto, Ontario M9W 6N6

CLAIM

1. The Plaintiff claims:

(State here the precise relief claimed.)

(a) payment of the sum of \$2,015,268.26, inclusive of H.S.T., from the Defendant, Terrasan 327 Royal York Rd. Limited, and that in default of such payment, payment from the Defendant, Terrasan 327 Royal York Rd. Limited, (hereinafter referred to as the "owner"), either jointly or severally;

(b) payment of pre-judgment interest pursuant to the Courts of Justice Act, 1990, and amendments thereto from December 23, 2016;

(c) payment of post-judgment interest pursuant to the Courts of Justice Act, 1990, and amendments thereto;

(d) payment of H.S.T. payable by Terrasan 327 Royal York Rd. Limited on the Judgment and payment of its legal costs plus H.S.T. on a substantial indemnity basis;

(e) that in default of payment of the said sum of \$2,015,268.26, plus H.S.T, plus interest and costs by the Defendant, an order that all the estate or interest in the lands and premises hereinafter described in Schedule "A" attached hereto (hereinafter referred to as the "property"), of the Defendant or any beneficial owner of the said estate or interests, be sold and the proceeds applied in and towards payment of Terrasan 327 Royal York Rd. Limited's claim and with interest and costs pursuant to the provisions of the Construction Lien Act R.S.O. 1990, Ch. c. 30 and amendments thereto, and in addition if applicable, an Order and declaration that the lien attaches against the security posted by the Defendant for the payment out to the Plaintiff to the full extent of Terrasan 327 Royal York Rd.'s Claim for Lien or in the further alternative, but not by way of waiver, to the full extent of the owner's holdback as was required to be maintained pursuant to the relevant provisions of the *Construction Lien Act, R.S.O., 1990;*

(f) for the purposes aforesaid and for all other purposes, an Order that all proper directions be given, inquiries made and accounts taken;

(g) such further and other relief as this Honourable Court considers just.

2. The Plaintiff, Resform Construction Ltd., (hereinafter "Resform") is a corporation incorporated pursuant to the laws of the Province of Ontario. The Defendant, Terrasan 327 Royal York Rd. Limited, (hereinafter "Terrasan") is a corporation incorporated pursuant to the laws of the Province of Ontario and was at all times the General Contractor with respect to an improvement upon the lands as described in the Claim for Lien and the party with whom Resform contracted for the work described therein.

3. Terrasan 327 Royal York Rd. Limited ('owner"), was at all material times the owner and developer of the property and was at all material times the party authorizing the work performed by Resform. 4. As of the date of the registration of the Claim for Lien, Terrasan remains indebted to Resform for the sum of \$2,015,2658.26, plus H.S.T. for concrete forming and related services in respect to the improvements upon the property and which sum remains due and owing on account of invoices rendered and delivered by Resform, particulars of which have been provided.

5. At all times, the owner as set out herein knew and/or acquiescence to Resform providing the services and work referred to herein and received the benefit of same. The benefit is ascertainable and the Plaintiff seeks, if required, payment form the owner on a quantum meruit basis.

6. By reason of the above and by reason of providing the said material and services and performing the said work, Resform became and is entitled to a lien upon the estate and interest of the owner of the property in the amount of \$2,015,268.26, plus H.S.T. and the costs of the action and interest pursuant to the provisions of the Construction Lien Act ("Act").

7. On or about the 31st day of January, 2017, Resform, pursuant to the said Act, caused to be registered in the Land Registry Office for the Land Titles Division of Toronto, a Claim for Lien registered as instrument No. AT4475863 against title to the lands:

Name of Lien Claimant:

Resform Construction Ltd.

Address for Service:

3761 Hwy 89, R.R. #1 Cookstown, Ontario L0L 1L0

Name of Owners:

Address:

Name of Person to whom lien claimant supplied services or materials: Address: Terrasan 327 Royal York Rd. Limited

93 Skyway Avenue, Suite 200 Toronto, Ontario M9W 6N6

Terrasan 327 Royal York Rd. Limited 327 Royal York Road Etobicoke, Ontario M8Y 2P81

Time within which services or materials were supplied:

Short description of services or material that have been supplied:

Contract Price or subcontract price:

Amount claimed as owing in respect or services or materials that have been supplied:

April 14, 2016 - December 23, 2016

Concrete forming and related services

\$7,865,000.00 (Plus H.S.T.)

\$2,015,268.26 (Plus H.S.T.)

A. The lien claimant claims a lien against the interest of every person identified above as an owner of the premises described in Schedule "A" to this Claim for Lien.

Date: January 31, 2017

RESFORM CONSTRUCTION LTD.

PER:

"ALEX DE IULIS" Signature of Claimant which Claim for Lien is verified by the affidavit of ALEX DE IULIS, the agent of the lien claimant and is sworn before a commissioner for taking Affidavits in the Province of Ontario as required by statute.

The Plaintiff propose(s) that this action be tried at Toronto.

Date of issue: March 21, 217

JOHN DARE (LSUC#30619L) Barrister and Solicitor 241 Applewood Crescent Unit 9 Concord, Ontario L4K 4E6

Tel: (905) 266-0772 Fax: (905) 266-0773

Solicitor for the Plaintiff

THE CONSTRUCTION LIEN ACT, R.S.O. 1990, c.c. 30 and amendments thereto

SCHEDULE "A"

PIN NO.: 07617-0889 (LT)

LOTS 159, 160 & 161 PLAN 164 EXCEPT PART LOTS 160 & 161 PLAN 164, PART 2 66R28185; ETOBICOKE; TOGETHER WITH AN EASEMENT OVER PART LOTS 160 & 160, PLAN 164; PART 2 66R28185 AS IN AT4215400; SUBJECT TO AN EASEMENT IN GROSS AS IN AT4264438; SUBJECT TO AN EASEMENT IN GROSS AS IN AT4274323; CITY OF TORONTO

(Short title of proceeding) RESFORM CONSTRUCTION LTD. and PLAINTIFF TERRASAN 327 ROYAL YORK RD. LIMITED. Proceeding commenced at TORONTO SUPERIOR COURT OF JUSTICE Court File No. 5 1-17-57(983 JOHN DARE (LSUC#30619L) Barrister and Solicitor 241 Applewood Crescent Unit 9 STATEMENT OF CLAIM Solicitor for the Plaintiff Tel: (905) 266-0772 Fax: (905) 266-0773 Concord, Ontario L4K 4E6 DEFENDANT

Construction Lien Act, R.S.O. 1990, CHAPTER C. 30

CERTIFICATE OF ACTION Under Section 36 of the Act

CV-17-571983

PLAINTIFF

Court File No.

SUPERIOR COURT OF JUSTICE

RESFORM CONSTRUCTION LTD.

-and-

TERRASAN 327 ROYAL YORK RD. LIMITED

DEFENDANTS

CERTIFICATE OF ACTION

I certify that an action has been commenced in the Superior Court of Justice under

the Construction Lien Act, R.S.O. 1990, Chapter C. 30 between the above parties in respect of the

premises described in Schedule A to this certificate, and relating to the claim(s) for lien bearing the $\$ AT 4475863 \sim following registration number: WR1003593

Date: March 21 , 2017

(Registrar or local registrar) 393 University Avenue M Browt 10th Floor Toronto, Ontario M5G 1E6



BETWEEN:

Construction Lien Act, R.S.O. 1990 CHAPTER C. 30

SCHEDULE A

Description of Premises:

-

(The description of the premises must be the same as in the statement of claim, and must be sufficient for registration under the Land Titles Act or Registry Act, as the case may be).

PIN NO.: 07617 - 0889 (LT)

LOTS 159, 160 & 161 PLAN 164 EXCEPT PART LOTS 160 & 161 PLAN 164, PART 2 66R28185; ETOBICOKE; TOGETHER WITH AN EASEMENT OVER PART LOTS 160 & 160, PLAN 164; PART 2 66R28185 AS IN AT4215400; SUBJECT TO AN EASEMENT IN GROSS AS IN AT4264438; SUBJECT TO AN EASEMENT IN GROSS AS IN AT4274323; CITY OF TORONTO

(Short title of proceeding) RESFORM CONSTRUCTION LTD. PLAINTIFF TERRASAN 327 ROYAL YORK RD. LIMITED. Proceeding commenced at TORONTO SUPERIOR COURT OF JUSTICE Court File No. (17-571983 JOHN DARE (LSUC#30619L) Barrister and Solicitor 241 Applewood Crescent Unit 9 Curtificate of Solicitor for the Plaintiff Tel: (905) 266-0772 Fax: (905) 266-0773 Concord, Ontario L4K 4E6 **OCH**in DEFENDANT



resform construction ltd. (705) 458-0600 **RES Group of Companies**

3761 Hwy-89 Cookstown, ON LOL 1L0 www.resgroup.ca

DEMOBILIZATION COST ANALYSIS - FROM JANUARY 1, 2017

Assumptions:

Total discontinuation of the project

Completion of demobilization by February 28, 2017

Tower Crane		
Rental		\$34,500.00
Dismantling	*********	\$172,500.00
Formwork Shoring Equipment		
Rental		\$70,764.10
Labour to Disassemble	*****	\$149,500.00
Transportion	*********	\$10,000.00
ite Shacks and Small Tools		
Rental		\$5,520.00
Transportation		\$3,000,00
	TOTAL -	\$445,784.10

SUMMARY		
Billed Paid		\$1,938,588.66 \$467,740.25
	Owing -	\$1,470,848.41
Change	Orders -	\$304,065.96
Demobi	lization -	\$445,784.10
Total -		\$2,220,698.47

PROJECT : On-The-Go-Mimico 3-61-16



resform construction ltd.

INV. DATE GROSS HOLDBACK NET H.S.T. AMOUNT DATE AMOUNT NO. INVOICED AMOUNT AMOUNT DUE PAID PAID 7227 May 19, 2016 \$205,925.00 \$20,592.50 \$185,332.50 \$24,093.23 \$209,425.73 July 14, 2016 \$209,425.73 1**R** May 19, 2016 7258 \$223,582.50 \$47,223.00 June 22, 2016 \$248,425.00 \$24,842.50 \$29,065.73 \$252,648.23 August 15, 2016 \$258,787.22 7259 \$5,247.00 June 22, 2016 \$52,470.00 \$6,138.99 \$52.470.00 7290 \$4,805.00 July 27, 2016 \$48,050.00 \$43,245.00 \$5,621.85 \$48,866.85 September 19, 2016 \$60,333.53 7291 July 27, 2016 \$11,275.00 \$1,127.50 \$1,319.18 \$10,147.50 \$11,466.68 7311 August 22, 2016 \$7,340.00 \$734.00 \$6,606.00 \$858.78 \$7,464.78 4R August 22, 2016 7374 \$59,236.60 October 21, 2016 \$592,365.96 \$533,129.36 \$69,306.82 \$602,436.18 7375 \$48.02 October 21, 2016 \$480.15 \$432.14 \$56.18 \$488.31 \$359,802.00 7406 November 23, 2016 \$399,780.00 \$39,978.00 \$406.576.26 \$46,774.26 7407 \$50,170.45 \$5,017.05 November 23, 2016 \$45,153.41 \$5,869.94 \$51,023.35 7439 \$282,420,00 \$28,242.00 December 20, 2016 \$254,178.00 \$33,043.14 \$287,221.14 7440 December 20, 2016 \$39,887.10 \$3,988.71 \$35,898.39 \$40,565.18 \$4,666.79 8 8 8R 8 9 9 9R 9 10 10 10R 10 11 11 11R 11 12 12 12R 12 13 13 13R 13 14 14 14R 14 15 15 15R 15 16 16 16R 16 17 17 17R 17 18 18 18R 18 TOTALS \$193,858.87 \$1,938,588.66 \$1,744,729.79 \$226,814.87 \$1,970,652.68 \$528,546.48

PROGRESS BILLING SUMMARY

PROJECT : Or

On-The-Go-Mimico 3-61-16



S resform construction ltd. RES Groups of Comparations

EXTRA'S TO CONTRACT

SUBMITTED			APPROVED		COMMENTS		
INV.	DATE	AMOUNT	GST	DATE AMOUNT	GST		
NO.			+		14 		
7389	November 7, 2016	\$1,825.83	\$237.36				
7397	November 15, 2016	51,025:80 \$5,943,80	\$772,69			W.O. 06560, 06565 & 06562 W.O. 06682, 83, 84, 85 & 86	
7432	December 19, 2016	\$2,664.50	\$346,39			W.O. 06686,92,90,89,88 & 87	
1402	100000000 19, 2010	04,004,00				W.O. 00080,92,90,69,88 & 8/	
	*****				*****		
	-						
					4		
TOTAL [\$1,356.44				

PROJECT :

-01-10



resform construction Itd.

CHANGES TO CONTRACT

	SUBMIT	TED		APPRO	WED		COMMENTS
INV. NO.	DATE	AMOUNT	GST +	DATE	AMOUNT	GST	
			т. -			afa.	
CO#1	July 5, 2016	(\$ 303 (0)	1821 04				
CO#1 CO#2	July 12, 2016	(\$392.60) (\$4,900.00)	(\$51.04) (\$637.00)				
CO#3	September 9, 2016	\$5,528.96	\$718.76				•
CO #4	September 22, 2016	\$8,293.44	\$1,078.15				·····
Quote	November 22, 2010	\$3,741.16	\$486.35				Drawing Changes
Quote	October 28, 2016	\$291,795.00	\$37,933.35				Re-Mobilization
			0013200.001				

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IOTAL		\$304,065.96	\$39,528,57				



3761 Highway 89, Rt #1 Cookstown, ON LOL 1LO (705) 458-0600 (705) 458-1641 Fax Admin (705) 458-4594 Fax Estim/Proj info@resgroup.ca

CHANGE NOTICE

DATE: November 22, 2016 (Revised from November 2, 2016)

TO: Bluescape Construction Management Inc.

ATTN: Mitchell Cataford

RE: On The Go Mimico - Changes/Extras SSI#2-18, ASI#1-5, 7-8

FROM: Tashyna Gatti - Ext. 2206

PROJECT: On The Go Mimico

SUMMARY:

Drawing Changes as Identified – Per the Structural Supplemental Instructions #2-18, Architectural Supplemental Instruction #1-5, 7-8

We are pleased to submit our price to provide the necessary labour and equipment to form the additional work as per the drawings and site instructions provided to date.

Changes associated with Structural Supplemental Instruct	ion #2		
Drawing # S203b			
CREDIT: Slab step at J2 removed	42 ft ²	x \$14.20	\$-596.40
CREDIT: Slab step at N2 removed	64 ft ²	x \$14.20	\$-908.80
Changes associated with Structural Supplemental Instruct	ion #7		
Drawing # S213			
Beam PBM1-PBM3, PBM6, PBM9-PBM11 added	676 ft ²	x \$16.70	\$ 11,289.20
Curbs along GL 6 and 3x extended from 600mm to 1575mm	344 ft ²	x \$16.70	\$ 5,744.80
CREDIT: Columns at B6 and B5 removed	325 ft ²	x \$7.23	\$-2,349.75
Drawing # S214			
Beam RBM3 added	17 ft ²	x \$16.70	\$ 283.90
Changes associated with Structural Supplemental Instruct	ion #7 & 8	· .	
Drawing # S213			
CREDIT: Slab at elevator equipment platform removed	556 ft ²	x \$7.23	\$-4,019.88
Changes associated with Structural Supplemental Instruct	ion #10		
Drawing # S205a			
CREDIT: Concrete wall replaced with steel frame at 1B	765 ft ²	x \$7.23	\$-5,530.95





3761 Highway 57, KR #1 Cookstown, ON LOL 1LO (705) 458-0600 (705) 458-1641 Fax Admin (705) 458-4594 Fax Estim/Proj info@resgroup.ca

October 28, 2016

Bluescape Construction Management 468 Queen Street East, Toronto, Ontario M5A 1T7

Attention: Jane Almey

OTGM – Formwork Delay Update

Now that we are remobilized and back on site in a productive manner, we would like to update or previously submitted extra. We have incurred the following costs to date that are extra to our contract associated with the site preparation delay.

Decreased labour production – 2,390 Hours x \$80.50	\$192,395.00
Additional crane rental time – 4 Months x \$16,500.00	\$66,000.00
Increase labour costs – 16 weeks x 30 Men x \$1.50 / hour	\$28,800.00
Ulma equipment rental	\$4,600.00

Total extra associated with the project delay to date

\$291,795.00

Cold weather protection measures for shotcrete to be completed on a time and material basis.

Please let me know if you have any questions or concerns with the information provided.

Yours truly, **RESFORM CONSTRUCTION LTD.**

Chad Buttineau



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Badger Daylighting LP 6740 - 65th Ave.

Red Deer, AB T4P 1A5

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STATEMENT

CUSTOMER NO .:	TER079	CUSTOMER NO .:	TER079
PAGE:	1	PAGE:	1
DATE:	1/1/2017	DATE:	1/1/2017

REMIT TO ADDRESS:

Badger Daylighting LP 6740 - 65 Ave Red Deer, AB T4P 1A5

SOLD TERRASAN 327 ROYAL YORK RD LIMITED TO: 468 QUEEN STREET E TORONTO, ON M5S 1T7

Attn: JULEITH MYERS

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PLEASE CONTACT OUR CREDIT DEPARTMENT			Credit Limit: 25,000.00 Credit Available: 19,056.20		TO ENSURE PROPER CREDIT, PLEASE CI THE ITEMS YOU ARE PAYING IN THE ✓ COLUMN.			
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APPENDIX "C"

CCĐC 17

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Stipulated Price Contract between Owner and Trade Contractor for Construction Management Projects

2010

On The GO Mimico

Apply a CCDC 17 copyright seal here. The application of the seal demonstrates the intention of the party proposing the use of this document that it be an accurate and unamended form of CCDC 17 – 2010 except to the extent that any alterations, additions or modifications are set forth in supplementary conditions.

CANADIAN CONSTRUCTION DOCUMENTS COMMITTEE CANADIAN CONSTRUCTION DOCUMENTS COMMITTEE CANADIAN CONSTRUCTION DOCUMENTS COMMITTEE

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CCDC 17 and CCDC 5A 'Construction Management Contract-For Services' are

complimentary documents. CCDC 17 is the product of a consensus-building

process aimed at balancing the interests of all parties on the construction project.

It reflects recommended industry practices. CCDC 17 can have important

consequences. The CCDC and its constituent member organizations do not accept

any responsibility or liability for loss or damage which may be suffered as a result

- GC 9.3 Artifacts and Fossils
- GC 9.4 Construction Safety

GC 10.1 Taxes and Duties

Patent Fees

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GC 9.5 Mould

GC 10.3

GC 11.1 Insurance

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GC 12.1 Indemnification GC 12.2 Waiver of Claims

of the use or interpretation of CCDC 17.

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hereinafter called the Owner

hereinafter called the Trade Contractor

insert above the description of the Work

insert above the title of the Project

insert above the Place of the Project

insert above the name of the Construction Manager

insert above the name of the Consultant

nd for which

is acting as and is hereinafter called the Construction Manager, and for which

McCallum Sather Architects Inc.

is acting as and is hereinafter called the Consultant, and for which

the Construction Manager* / Consultant* is acting as the Payment Certifier, and (* Strike out inapplicable term.)

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AGREEMENT BETWEEN OWNER AND TRADE CONTRACTOR FOR CONSTRUCTION MANAGEMENT PROJECTS

February

in the year 2016.

This Agreement made on the 26 day of

by and between the parties

Terrasan 327 Royal York Rd. Limited

and

Resform Construction Ltd.

The Owner and the Trade Contractor agree as follows:

ARTICLE A-1 THE WORK

The Trade Contractor shall:

1.1 perform the Work required by the Contract Documents for

Formwork

for the Project

On The GO Mimico

located at

327 Royal York Road Toronto Ontario

for which the Agreement has been signed by the parties, and for which

Bluescape Construction Management Inc.

icable town

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Standard Construction Document CCDC 17 - 2010

- 1.2 do and fulfill everything indicated by the Contract Documents, and
- 1.3 perform the Work:
 - .1 in accordance with a schedule provided by the Owner at the time of signing the Contract, or
 - .2 in accordance with a schedule mutually agreed upon if provided by the Owner after the signing of the Contract; or
 - .3 if no schedule is provided by the Owner, commence the Work by the 21 day of March in the year 2016 and, subject to adjustment in Contract Time as provided for in the Contract Documents, attain Substantial Performance of the Work, by the 4 day of May in the year 2017.

ARTICLE A-2 AGREEMENTS AND AMENDMENTS

- 2.1 The Contract supersedes all prior negotiations, representations or agreements, either written or oral, relating in any manner to the *Work*, including the bidding documents that are not expressly listed in Article A-3 of the Agreement CONTRACT DOCUMENTS.
- 2.2 The Contract may be amended only as provided in the Contract Documents.

ARTICLE A-3 CONTRACT DOCUMENTS

- 3.1 The following are the Contract Documents referred to in Article A-1 of the Agreement THE WORK:
 - Agreement Between Owner and Trade Contractor
 - Definitions

2

• The General Conditions of the Contract

Standard Construction Document – CCDC17 – 2010, Agreement between Owner and Trade
Contractor for Construction Management projects.

• Architectural Drawings prepared for this project by McCallum Sather Architects Inc. - see attached list dated January 29, 2016.

Structural Drawings prepared for this project by Quinn Dressel Associates - see attached list dated October 29, 2015

Shoring Drawings prepared for this project by Terraprobe Engineering Solutions Inc. - see attached list dated January 28, 2016.

 Scope of Work for Formwork, prepared for this project by Bluescape Construction Management Inc., dated February 26, 2016

- Forming Schedule dated March 2, 2016, prepared for this project by Resform Construction Ltd.
- Specifications prepared for this project by Quinn Dressel Associates:
- Section 03 30 00 Cast in Place Concrete (41 pages)
- Safety Documentation, prepared for this project by Bluescape Construction Management Inc:
- Contractor/Subcontractors Safety Health & Environment Agreement
- Safety Health & Environment Documentation for Bid Submittals
- Workplace Safety & Insurance Board Subcontractor Coverage
- Contractor Safety, Health and Environment Program
- Bluescape Health and Safety Policy Statements

CCDC 17-2010

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^{* (}Insert here, attaching additional pages if required, a list identifying all other Contract Documents e.g. supplementary conditions; information documents; specifications, giving a list of contents with section numbers and titles, number of pages, and date; material finishing schedules; drawings, giving drawing number, title, date, revision date or mark; addenda, giving title, number, date; schedule)
ARTICLE A-4 CONTRACT PRICE

4.1 The Contract Price, which excludes Value Added Taxes, is:

Seven Million and Ninety Five Thousand	/100 dollars	\$ 7,095,000.00
Value Added Taxes (at 13 %) payable by the Owner to the Tra	de Contractor are:	, ,
Nine Hundred and Twenty Two Thousand Three Hundred and Fifty /100 dollars		\$ 922,350.00
Total amount payable by the Owner to the Trade Contractor for the Work is:		
Eight Million Seventeen Thousand Three Hundred and Fifty	/100 dollars	\$ 8,017,350.00

4.4 These amounts shall be subject to adjustments as provided in the Contract Documents.

4.5 All amounts are in Canadian funds.

ARTICLE A-5 PAYMENT

- 5.1 Subject to the provisions of the *Contract Documents*, and in accordance with legislation and statutory regulations respecting holdback percentages and, where such legislation or regulations do not exist or apply, subject to a holdback of ten percent (10%), the *Owner* shall:
 - .1 make progress payments to the *Trade Contractor* on account of the *Contract Price* when due in the amount certified by the *Payment Certifier* together with such *Value Added Taxes* as may be applicable to such payment, and
 - .2 upon Substantial Performance of the Work, pay to the Trade Contractor the unpaid balance of the holdback amount when due together with such Value Added Taxes as may be applicable to such payment, and
 - .3 upon the issuance of the final certificate for payment, pay to the *Trade Contractor* the unpaid balance of the *Contract Price* when due together with such *Value Added Taxes* as may be applicable to such payment.
- 5.2 In the event of loss or damage occurring where payment becomes due under the property and boiler insurance policies, payments shall be made to the *Trade Contractor* in accordance with the provisions of GC 11.1 INSURANCE.
- 5.3 Interest

4.2

4.3

- .1 Should either party fail to make payments as they become due under the terms of the *Contract* or in an award by arbitration or court, interest at the following rates on such unpaid amounts shall also become due and payable until payment:
 - (1) 2% per annum above the prime rate for the first 60 days.

(2) 4% per annum above the prime rate after the first 60 days.

Such interest shall be compounded on a monthly basis. The prime rate shall be the rate of interest quoted by

Royal Bank Financial

(Insert name of chartered lending institution whose prime rate is to be used)

for prime business loans as it may change from time to time.

.2 Interest shall apply at the rate and in the manner prescribed by paragraph 5.3.1 of this Article on the settlement amount of any claim in dispute that is resolved either pursuant to Part 8 of the General Conditions – DISPUTE RESOLUTION or otherwise, from the date the amount would have been due and payable under the *Contract*, had it not been in dispute, until the date it is paid.

ARTICLE A-6 COMMUNICATION

- 6.1 Except for the direct communications described in paragraph 6.2 of this Article, all communications between the *Trade Contractor*, and the *Owner*, the *Consultant* or the *Payment Certifier* that relate to the *Contract* shall be forwarded through the *Construction Manager*.
- 6.2 The parties shall inform the Construction Manager of the following direct communications:
 - .1 between the Payment Certifier and the Owner, Consultant or Trade Contractor as described in Part 5 of the General Conditions PAYMENT;
 - .2 among the Owner, Consultant and Trade Contractor with respect to Notices in Writing; and
 - .3 as otherwise expressly specified in the Contract Documents.

CCDC 17-2010

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ARTICLE A-9 SUCCESSION

The Contract shall enure to the benefit of and be binding upon the parties hereto, their respective heirs, legal representatives, 9.1 successors, and assigns.

In witness whereof the parties hereto have executed this Agreement by the hands of their duly authorized representatives.

SIGNED AND DELIVERED In the presence of:

WITNESS

signature of witness

-vis Correja name of person signing

signature of witness

name of person signing

WITNESS

signature of witness

name of person signing

signature of witness

name of person signing

CHAD BUTTINEDU

OWNER

Terrasan 327 Royal York Rd. Limited

famile Luigi Sontaguida Douidant name and litle of person signing

signature

name and title of person signing

TRADE CONTRACTOR Resform Construction Ltd.

name of Trade Contractor signa

name and title of person signing asi

signature

name and title of person signing

Where legal jurisdiction, local practice or Owner or Trade Contractor requirement calls for: N.B.

- (a) proof of authority to execute this document, attach such proof of authority in the form of a certified copy of a resolution naming the representative(s) authorized to sign the Agreement for and on behalf of the corporation or partnership; or
- (b) the affixing of a corporate seal, this Agreement should be properly sealed.

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DEFINITIONS

The following Definitions shall apply to all Contract Documents. References in the definition to the singular shall be considered to include the plural as the context requires.

Change Directive

A Change Directive is a written instruction issued by the Owner through the Construction Manager and signed by the Owner directing the Trade Contractor to proceed with a change in the Work within the general scope of the Contract Documents prior to the Owner and the Trade Contractor agreeing upon adjustments in the Contract Price and the Contract Time.

Change Order

A Change Order is a written amendment to the Contract issued by the Construction Manager and signed by the Owner and the Trade Contractor stating their agreement upon:

- a change in the Work;
- the method of adjustment or the amount of the adjustment in the Contract Price, if any; and
- the extent of the adjustment in the Contract Time, if any.

Construction Equipment

Construction Equipment means all machinery and equipment, either operated or not operated, that is required for preparing, fabricating, conveying, erecting, or otherwise performing the Work but is not incorporated into the Work.

Construction Manager

The Construction Manager is the person or entity engaged by the Owner and identified as such in the Agreement.

Consultant

The Consultant is the person or entity engaged by the Owner and identified as such in the Agreement. The Consultant is the Architect, the Engineer or entity licensed to practise in the province or territory of the Place of the Project.

Contract

The Contract is the undertaking by the parties to perform their respective duties, responsibilities and obligations as prescribed in the Contract Documents and represents the entire agreement between the parties.

Contract Documents

The Contract Documents consist of those documents listed in Article A-3 of the Agreement - CONTRACT DOCUMENTS and amendments agreed upon between the parties.

Contract Price

The Contract Price is the amount stipulated in Article A-4 of the Agreement - CONTRACT PRICE.

Contract Time

The Contract Time is the time stipulated in paragraph 1.3 of Article A-1 of the Agreement – THE WORK from commencement of the Work to Substantial Performance of the Work.

Drawings

The Drawings are the graphic and pictorial portions of the Contract Documents, wherever located and whenever issued, showing the design, location and dimensions of the Work, generally including plans, elevations, sections, details, and diagrams.

Notice in Writing

A Notice in Writing, where identified in the Contract Documents, is a written communication between the parties or between them and the Construction Manager or the Consultant that is transmitted in accordance with the provisions of Article A-7 of the Agreement – RECEIPT OF AND ADDRESSES FOR NOTICES IN WRITING.

Owner

The Owner is the person or entity identified as such in the Agreement.

Payment Certifier

The Payment Certifier is either the Construction Manager or the Consultant identified as such in the Agreement.

Place of the Project

The Place of the Project is the designated site or location of the Project identified in the Contract Documents.

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Product

Product means material, machinery, equipment, and fixtures incorporated into the Work, but does not include Construction Equipment. Project

The Project means the total construction contemplated of which the Work may be the whole or a part.

Project In-Use Date

Project In-Use Date shall have been reached when the Project is ready for use or is being used for the purpose intended and is so confirmed in writing by the Construction Manager in consultation with the Consultant and the Owner.

Provide

Provide means to supply and install.

Shop Drawings

Shop Drawings are drawings, diagrams, illustrations, schedules, performance charts, brochures, Product data, and other data which the Trade Contractor provides to illustrate details of portions of the Work.

Specifications

The *Specifications* are that portion of the *Contract Documents*, wherever located and whenever issued, consisting of the written requirements and standards for *Products*, systems, workmanship, quality, and the services necessary for the performance of the *Work*.

Substantial Performance of the Work

Substantial Performance of the Work is as defined in the lien legislation applicable to the Place of the Project. If such legislation is not in force or does not contain such definition, or if the Work is governed by the Civil Code of Quebec, Substantial Performance of the Work shall have been reached when the Work is ready for use or is being used for the purpose intended and is so certified by the Payment Certifier.

Supplemental Instruction

A Supplemental Instruction is an instruction, not involving adjustment in the Contract Price or Contract Time, in the form of Specifications, Drawings, schedules, samples, models or written instructions, consistent with the intent of the Contract Documents. It is to be issued by the Construction Manager to supplement the Contract Documents as required for the performance of the Work.

Supplier

A Supplier is a person or entity having a direct contract with the Trade Contractor to supply Products.

Temporary Work

Temporary Work means temporary supports, structures, facilities, services, and other temporary items, excluding Construction Equipment, required for the execution of the Work but not incorporated into the Work.

Trade Contractor

The Trade Contractor is the person or entity identified as such in the Agreement.

Trade Subcontractor

A Trade Subcontractor is a person or entity having a direct contract with the Trade Contractor to perform a part or parts of the Work at the Place of the Project.

Value Added Taxes

Value Added Taxes means such sum as shall be levied upon the Contract Price by the Federal or any Provincial or Territorial Government and is computed as a percentage of the Contract Price and includes the Goods and Services Tax, the Quebec Sales Tax, the Harmonized Sales Tax, and any similar tax, the collection and payment of which have been imposed on the Trade Contractor by tax legislation.

Work

The Work means the total construction and related services required by the Contract Documents.

Working Day

Working Day means a day other than a Saturday, Sunday, statutory holiday, or statutory vacation day that is observed by the construction industry in the area of the *Place of the Project*.

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GENERAL CONDITIONS OF THE CONTRACT

PART 1 GENERAL PROVISIONS

GC 1.1 CONTRACT DOCUMENTS

- 1.1.1 The intent of the *Contract Documents* is to include the labour, *Products*, and services necessary for the performance of the *Work* by the *Trade Contractor* in accordance with these documents. It is not intended, however, that the *Trade Contractor* shall supply products or perform work not consistent with, not covered by, or not properly inferable from the *Contract Documents*.
- 1.1.2 Nothing contained in the *Contract Documents* shall create any contractual relationship between:
 - the Owner and a Trade Subcontractor, a Supplier, or their agent, employee, or other person performing any of the Work.;
 the Construction Manager and the Trade Contractor, a Trade Subcontractor, a Supplier, or their agent, employee, or other person performing any portion of the Work; or
 - .3 the Consultant and the Trade Contractor, a Trade Subcontractor, a Supplier, or their agent, employee, or other person performing any portion of the Work.
- 1.1.3 The Contract Documents are complementary, and what is required by any one shall be as binding as if required by all.
- 1.1.4 Words and abbreviations which have well known technical or trade meanings are used in the *Contract Documents* in accordance with such recognized meanings.
- 1.1.5 Neither the organization of the Specifications nor the arrangement of Drawings shall control the Trade Contractor in dividing the work among Trade Subcontractors and Suppliers.
- 1.1.6 If there is a conflict within the Contract Documents:
 - the order of priority of documents, from highest to lowest, shall be
 - the Agreement between the Owner and Trade Contractor,
 - the Definitions,

.1

- Supplementary Conditions,
- the General Conditions of the Contract,
- Division 1 of the Specifications,
- technical Specifications,
- material and finishing schedules,
- the Drawings.
- .2 Drawings of larger scale shall govern over those of smaller scale of the same date.
- .3 dimensions shown on Drawings shall govern over dimensions scaled from Drawings.
- .4 later dated documents shall govern over earlier documents of the same type.
- .5 noted materials and annotations shall govern over graphic indications.
- 1.1.7 The Owner shall provide the Trade Contractor, without charge, sufficient copies of the Contract Documents to perform the Work.
- 1.1.8 Specifications, Drawings, models, and copies thereof furnished by the Consultant are and shall remain the Consultant's property. Signed Contract sets shall belong to each party to the Contract. All Specifications, Drawings and models prepared by the Consultant and issued to the Trade Contractor are to be used only with respect to the Work and are not to be used on other work. These Specifications, Drawings and models are not to be copied or altered in any manner without the written authorization of the Consultant.
- 1.1.9 Models furnished by the Trade Contractor at the Owner's expense are the property of the Owner.

GC 1.2 LAW OF THE CONTRACT

1.2.1 The law of the *Place of the Project* shall govern the interpretation of the *Contract*.

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GC 1.3 RIGHTS AND REMEDIES

- 1.3.1 Except as expressly provided in the *Contract Documents*, the duties and obligations imposed by the *Contract Documents* and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights, and remedies otherwise imposed or available by law.
- 1.3.2 No action or failure to act by the Owner, Construction Manager, Consultant, Payment Certifier, or Trade Contractor shall constitute a waiver of any right or duty afforded any of them under the Contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

GC 1.4 ASSIGNMENT

1.4.1 Neither party to the *Contract* shall assign the *Contract* or a portion thereof without the written consent of the other, which consent shall not be unreasonably withheld.

PART 2 ADMINISTRATION OF THE CONTRACT

GC 2.1 AUTHORITY OF THE CONSTRUCTION MANAGER AND THE CONSULTANT

- 2.1.1 The Construction Manager and the Consultant will have authority to act on behalf of the Owner only to the extent provided in the Contract Documents, unless otherwise modified by written agreement as provided in paragraph 2.1.2.
- 2.1.2 The duties, responsibilities and limitations of authority of the *Construction Manager* and the *Consultant* as set forth in the *Contract Documents* shall be modified or extended only with the written consent of the *Owner* and the *Trade Contractor*.
- 2.1.3 If the employment of the Construction Manager or the Consultant is terminated, the Owner shall immediately appoint or reappoint those against whom the Trade Contractor makes no reasonable objection and whose duties, responsibilities and limitations of authority under the Contract Documents will be that of the former Construction Manager or the former Consultant, as the case may be.
- 2.1.4 If the employment of the Construction Manager or the Consultant as the Payment Certifier is terminated, the Owner shall immediately appoint or reappoint the Construction Manager or the Consultant as the Payment Certifier.

GC 2.2 ROLES OF THE CONSTRUCTION MANAGER AND THE CONSULTANT

- 2.2.1 The Construction Manager will:
 - .1 provide administration of the *Contract* as described in the *Contract Documents*;
 - .2 in the first instance, receive all questions in writing by the *Owner* or the *Trade Contractor* for interpretations and findings relating to the performance of the *Work* or the interpretation of the *Contract Documents* except with respect to GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER;
 - .3 in the first instance, give interpretations and make findings on matters in question relating to the performance of the *Work* or the requirements of the *Contract Documents*, except with respect to any and all architectural and engineering aspects of the *Work* or GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER; and
 - 4 during the progress of the *Work*, issue *Supplemental Instructions* to the *Trade Contractor* with reasonable promptness or in accordance with a schedule for such instructions agreed to by the *Construction Manager* and the *Trade Contractor*.

2.2.2 The Consultant will:

- .1 visit the *Place of the Project* at intervals appropriate to the progress of construction to become familiar with the progress and quality of the *Work* and to determine if the *Work* is proceeding in general conformity with the *Contract Documents*; and
- .2 in the first instance, give interpretations and make findings on matters in question relating to the requirements of the design.
- 2.2.3 The Construction Manager and the Consultant will:
 - .1 have authority to reject work which in their opinion does not conform to the requirements of the Contract Documents and whenever it is considered necessary or advisable, require inspection or testing of work, whether or not such work is fabricated, installed or completed. However, neither the authority of the Construction Manager or the Consultant to act nor any decision either to exercise or not to exercise such authority shall give rise to any duty or responsibility of the Construction Manager or the Consultant to the Trade Contractor, Trade Subcontractors, Suppliers, or their agents, employees, or other persons performing any of the Work; and

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- .2 give interpretations and make findings that relate to the *Work*. Such interpretations and findings shall be provided in writing within a reasonable time, and unless otherwise agreed with the *Owner* and the *Trade Contractor*, no later than 5 *Working Days* of a request. In making such interpretations and findings the *Construction Manager* and the *Consultant* will not show partiality to either the *Owner* or the *Trade Contractor*.
- 2.2.4 The Construction Manager and the Consultant will not:
 - .1 be responsible for the Trade Contractor's failure to carry out the Work in accordance with the Contract Documents; and
 - .2 have control over, charge of or be responsible for, the acts or omissions of the *Trade Contractor*, *Trade Subcontractors*, *Suppliers*, or their agents, employees, or any other persons performing portions of the *Work*.

GC 2.3 REVIEW AND INSPECTION OF THE WORK

- 2.3.1 The Owner, the Construction Manager and the Consultant shall have access to the Work at all times. The Trade Contractor shall provide sufficient, safe and proper facilities at all times for the review of the Work by the Construction Manager and the Consultant and the inspection of the Work by authorized agencies. If parts of the Work are in preparation at locations other than the Place of the Project, the Owner, the Construction Manager and the Consultant shall be given access to such work whenever it is in progress.
- 2.3.2 If work is designated for tests, inspections or approvals in the *Contract Documents*, or by the instructions of the *Construction Manager* or the *Consultant*, or by the laws or ordinances of the *Place of the Project*, the *Trade Contractor* shall give the *Construction Manager* reasonable notification of when the work will be ready for review and inspection. The *Trade Contractor* shall arrange for and shall give the *Construction Manager* reasonable notification of the *Construction Manager* reasonable notification of the and time of inspections by other authorities.
- 2.3.3 The *Trade Contractor* shall furnish promptly to the *Construction Manager* copies of certificates and inspection reports relating to the *Work*.
- 2.3.4 If the *Trade Contractor* covers, or permits to be covered, work that has been designated for special tests, inspections or approvals before such special tests, inspections or approvals are made, given or completed, the *Trade Contractor* shall, if so directed, uncover such work, have the inspections or tests satisfactorily completed, and make good covering work at the *Trade Contractor*'s expense.
- 2.3.5 The Construction Manager may order any portion or portions of the Work to be examined to confirm that such work is in accordance with the requirements of the Contract Documents. If the work is not in accordance with the requirements of the Contract Documents, the Trade Contractor shall correct the work and pay the cost of examination and correction. If the work is in accordance with the requirements of the Contract Documents, the Owner shall pay the cost of examination and restoration.
- 2.3.6 The *Trade Contractor* shall pay the cost of making any test or inspection if such test or inspection is designated in the *Contract* Documents to be performed by the *Trade Contractor* or is so designated by the laws or ordinances applicable to the *Place of the Project*.
- 2.3.7 The *Trade Contractor* shall pay the cost of samples required for any test or inspection to be performed by others if such test or inspection is designated in the *Contract Documents* or is required pursuant to paragraph 2.3.6.

GC 2.4 DEFECTIVE WORK

- 2.4.1 The Trade Contractor shall promptly correct defective work that has been rejected by the Construction Manager or the Consultant as failing to conform to the Contract Documents whether or not the defective work has been incorporated in the Work and whether or not the defect is the result of poor workmanship, use of defective products or damage through carelessness or other act or omission of the Trade Contractor.
- 2.4.2 The *Trade Contractor* shall make good promptly other contractors' work destroyed or damaged by such corrections at the *Trade Contractor*'s expense.
- 2.4.3 If in the opinion of the Construction Manager it is not expedient to correct defective work or work not performed as provided in the Contract Documents, the Owner may deduct from the amount otherwise due to the Trade Contractor the difference in value between the work as performed and that called for by the Contract Documents. If the Owner and the Trade Contractor do not agree on the difference in value, they shall refer the matter to the Construction Manager for a finding.

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PART 3 EXECUTION OF THE WORK

GC 3.1 CONTROL OF THE WORK

- 3.1.1 The *Trade Contractor* shall have total control of the *Work* and shall effectively direct and supervise the *Work* so as to ensure conformity with the *Contract Documents*.
- 3.1.2 The *Trade Contractor*, and not the *Owner*, the *Construction Manager* or the *Consultant*, shall be responsible for construction means, methods, techniques, sequences, and procedures and for co-ordinating the various parts of the *Work* under the *Contract*.

GC 3.2 CONSTRUCTION BY OWNER, CONSTRUCTION MANAGER OR OTHER CONTRACTORS

- 3.2.1 The Owner shall:
 - .1 provide for the co-ordination of the activities and work of other contractors and the *Owner*'s and the *Construction Manager*'s own forces with the *Work* of the *Contract*;
 - .2 enter into separate contracts with other contractors under conditions of contract which are compatible with the conditions of the *Contract*; and
 - .3 ensure that insurance coverage is provided to the same requirements as are called for in GC 11.1 INSURANCE and coordinate such insurance with the insurance coverage of the *Trade Contractor* as it affects the *Work*.
- 3.2.2 The *Trade Contractor* shall:
 - .1 afford the *Owner*, the *Construction Manager* and other contractors reasonable opportunity to store their products and execute their work;
 - .2 co-ordinate and schedule the Work with the work of other contractors as identified in the Contract Documents;
 - .3 participate with other contractors and the *Construction Manager* in reviewing their construction schedules when directed to do so;
 - .4 report promptly to the *Construction Manager* in writing any apparent deficiencies in the work of other contractors or the *Owner*'s or *Construction Manager*'s own forces, where such work affects the proper execution of any portion of the *Work*, prior to proceeding with that portion of the *Work*; and
 - .5 take all reasonable precautions to avoid labour disputes or other disputes on the *Project* arising from the work of other contractors.
- 3.2.3 Where a change in the *Work* is required as a result of the co-ordination and integration of the work of other contractors or the *Owner*'s or *Construction Manager*'s own forces with the *Work*, the changes shall be authorized and valued as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.
- 3.2.4 Disputes and other matters in question between the *Trade Contractor* and other contractors shall be dealt with as provided in Part 8 of the General Conditions DISPUTE RESOLUTION provided the other contractors have reciprocal obligations. The *Trade Contractor* shall be deemed to have consented to arbitration of any dispute with any other contractor whose contract with the *Owner* contains a similar agreement to arbitrate. In the absence of other contractors having reciprocal obligations, disputes and other matters in question initiated by the *Trade Contractor* against other contractors will be considered disputes and other matters in question between the *Trade Contractor* and the *Owner*.

GC 3.3 TEMPORARY WORK

- 3.3.1 The *Trade Contractor* shall have the responsibility for the design, erection, operation, maintenance, and removal of *Temporary Work* unless otherwise specified in the *Contract Documents*.
- 3.3.2 The *Trade Contractor* shall engage and pay for registered professional engineering personnel skilled in the appropriate disciplines to perform those functions referred to in paragraph 3.3.1 where required by law or by the *Contract Documents* and in all cases where such *Temporary Work* is of such a nature that professional engineering skill is required to produce safe and satisfactory results.
- 3.3.3 Notwithstanding the provisions of GC 3.1 CONTROL OF THE WORK, paragraphs 3.3.1 and 3.3.2 or provisions to the contrary elsewhere in the Contract Documents where such Contract Documents include designs for Temporary Work or specify a method of construction in whole or in part, such designs or methods of construction shall be considered to be part of the design of the Work and the Trade Contractor shall not be held responsible for that part of the design or the specified method of construction. The Trade Contractor shall, however, be responsible for the execution of such design or specified method of construction in the same manner as for the execution of the Work.

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GC 3.4 DOCUMENT REVIEW

3.4.1 The Trade Contractor shall review the Contract Documents and shall report promptly to the Construction Manager any error, inconsistency, or omission the Trade Contractor may discover. Such review by the Trade Contractor shall be to the best of the Trade Contractor's knowledge, information and belief and in making such review the Trade Contractor does not assume any responsibility to the Owner, the Construction Manager, or the Consultant for the accuracy of the review. The Trade Contractor shall not be liable for damage or costs resulting from such errors, inconsistencies or omissions in the Contract Documents which the Trade Contractor did not discover. If the Trade Contractor does discover any error, inconsistency or omission in the Contract Documents, the Trade Contractor shall not proceed with the work affected until the Trade Contractor has received corrected or missing information from the Construction Manager.

GC 3.5 CONSTRUCTION SCHEDULE

- 3.5.1 The Construction Manager will provide to the Trade Contractor the Project schedule that indicates the timing of the major activities of the Project in sufficient detail for the Trade Contractor to schedule the Work.
- 3.5.2 The Construction Manager will monitor the progress of the Work relative to the Project schedule and update the Project schedule on a monthly basis.
- 3.5.3 The Trade Contractor shall:
 - .1 prepare and submit to the *Construction Manager* within 15 calendar days after its receipt of the *Project* schedule, a construction schedule that indicates the timing of the major activities of the *Work* and provides sufficient detail of the critical events and their inter-relationship to demonstrate that the *Work* will be performed in conformity with the *Project* schedule;
 - .2 monitor the progress of the *Work* relative to the construction schedule and update the schedule on a monthly basis or as stipulated by the *Contract Documents*; and
 - .3 advise the *Construction Manager* of any revisions required to the schedule as the result of extensions of the *Contract Time* as provided in Part 6 of the General Conditions CHANGES IN THE WORK.

GC 3.6 SUPERVISION

- 3.6.1 The *Trade Contractor* shall provide all necessary supervision and appoint a competent representative who shall be in attendance at the *Place of the Project* while work is being performed. The appointed representative shall not be changed except for valid reason.
- 3.6.2 The appointed representative shall represent the *Trade Contractor* at the *Place of the Project*. Information and instructions provided in accordance with the *Contract* by the *Construction Manager* to the appointed representative shall be deemed to have been received by the *Trade Contractor*, except with respect to Article A-7 of the Agreement RECEIPT OF AND ADDRESSES FOR NOTICES IN WRITING.

GC 3.7 TRADE SUBCONTRACTORS AND SUPPLIERS

- 3.7.1 The *Trade Contractor* shall preserve and protect the rights of the parties under the *Contract* with respect to work to be performed under subcontract, and shall:
 - .1 enter into contracts or written agreements with *Trade Subcontractors* and *Suppliers* to require them to perform their work as provided in the *Contract Documents*;
 - .2 incorporate the terms and conditions of the Contract Documents into all contracts or written agreements with Trade Subcontractors and Suppliers; and
 - .3 be as fully responsible to the *Owner* for acts and omissions of *Trade Subcontractors*, *Suppliers* and of persons directly or indirectly employed by them as for acts and omissions of persons directly employed by the *Trade Contractor*.
- 3.7.2 The *Trade Contractor* shall indicate in writing, if requested by the *Construction Manager*, those *Trade Subcontractors* or *Suppliers* whose bids have been received by the *Trade Contractor* which the *Trade Contractor* would be prepared to accept for the performance of a portion of the *Work*. Should the *Owner* not object before signing the *Contract*, the *Trade Contractor* shall employ those *Trade Subcontractors* or *Suppliers* so identified by the *Trade Contractor* in writing for the performance of that portion of the *Work* to which their bid applies.
- 3.7.3 The Owner may, for reasonable cause, at any time before the Owner has signed the Contract, object to the use of a proposed Trade Subcontractor or Supplier and require the Trade Contractor to employ one of the other trade subcontract bidders.

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- 3.7.4 If the *Owner* requires the *Trade Contractor* to change a proposed *Trade Subcontractor* or *Supplier*, the *Contract Price* and *Contract Time* shall be adjusted by the difference occasioned by such required change.
- 3.7.5 The *Trade Contractor* shall not be required to employ as a *Trade Subcontractor* or *Supplier*, a person or firm to whom the *Trade Contractor* may reasonably object.
- 3.7.6 The Owner, through the Construction Manager, may provide to a Trade Subcontractor or Supplier information as to the percentage of the Trade Subcontractor's or Supplier's work which has been certified for payment.

GC 3.8 LABOUR AND PRODUCTS

- 3.8.1 The *Trade Contractor* shall maintain good order and discipline among the *Trade Contractor*'s employees engaged in the *Work* and shall not employ in the *Work* anyone not skilled in the tasks assigned.
- 3.8.2 The *Trade Contractor* shall provide and pay for labour, *Products*, tools, *Construction Equipment*, water, heat, light, power, transportation, and other facilities and services necessary for the performance of the *Work* in accordance with the *Contract*.
- 3.8.3 Unless otherwise specified in the *Contract Documents*, *Products* provided shall be new. *Products* which are not specified shall be of a quality consistent with those specified and their use acceptable to the *Consultant*.

GC 3.9 DOCUMENTS AT THE SITE

3.9.1 The *Trade Contractor* shall keep one copy of current *Contract Documents*, submittals, reports, and records of meetings at the *Place of the Project*, in good order and available to the *Construction Manager* and the *Consultant*.

GC 3.10 SHOP DRAWINGS

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- 3.10.1 The Trade Contractor shall provide Shop Drawings as required in the Contract Documents.
- 3.10.2 The *Trade Contractor* shall provide *Shop Drawings* to the *Construction Manager* for review by the *Construction Manager* and the *Consultant* in orderly sequence and sufficiently in advance so as to cause no delay in the *Work* or in the work of other contractors.
- 3.10.3 The *Trade Contractor*, the *Consultant* and the *Construction Manager* shall jointly prepare a schedule of the dates for provision, review and return of *Shop Drawings* upon request by any one of them.
- 3.10.4 The Trade Contractor shall provide Shop Drawings in the form specified, or if not specified, as directed by the Consultant.
- 3.10.5 Shop Drawings provided by the Trade Contractor to the Construction Manager shall indicate by stamp, date and signature of the person responsible for the review that the Trade Contractor has reviewed each one of them.
- 3.10.6 The Consultant's review is for conformity to the design concept and for general arrangement only.
- 3.10.7 *Shop Drawings* which require approval of any legally constituted authority having jurisdiction shall be provided to such authority by the *Trade Contractor* for approval.
- 3.10.8 The *Trade Contractor* shall review all *Shop Drawings* before providing them to the *Construction Manager*. The *Trade Contractor* represents by this review that:
 - .1 the *Trade Contractor* has determined and verified all field measurements, field construction conditions, *Product* requirements, catalogue numbers and similar data, or will do so; and
 - .2 the *Trade Contractor* has checked and co-ordinated each *Shop Drawing* with the requirements of the *Work* and of the *Contract Documents*.
- 3.10.9 At the time of providing *Shop Drawings*, the *Trade Contractor* shall expressly advise the *Construction Manager* in writing of any deviations in a *Shop Drawing* from the requirements of the *Contract Documents*. The *Construction Manager* shall indicate the *Consultant*'s acceptance or rejection of such deviation expressly in writing.
- 3.10.10 If Shop Drawings are found to be in order, the Construction Manager will forward them to the Consultant. If the Construction Manager or the Consultant find the Shop Drawings incomplete or not in order, the Construction Manager may request the Trade Contractor to provide revised Shop Drawings.
- 3.10.11 The review by the Construction Manager and the Consultant shall not relieve the Trade Contractor of responsibility for errors or omissions in the Shop Drawings or for meeting all requirements of the Contract Documents.

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- 3.10.12 The Trade Contractor shall provide revised Shop Drawings to correct those which the Construction Manager found to be incomplete or not in order or the Consultant rejects as inconsistent with the Contract Documents. The Trade Contractor shall notify the Construction Manager in writing of any revisions to the Shop Drawings other than those requested by the Construction Manager or the Consultant.
- 3.10.13 The Construction Manager will return Shop Drawings in accordance with the schedule agreed upon, or, in the absence of such schedule, with reasonable promptness so as to cause no delay in the performance of the Work.

GC 3.11 USE OF THE SITE

- 3.11.1 The Trade Contractor shall confine Construction Equipment, Temporary Work, storage of Products, waste products and debris, and operations of employees and Trade Subcontractors to limits indicated by laws, ordinances, permits, or the Contract Documents and shall not unreasonably encumber the Place of the Project.
- 3.11.2 The *Trade Contractor* shall not load or permit to be loaded any part of the *Project* with a weight or force that will endanger the safety of the *Project*.

GC 3.12 CUTTING AND REMEDIAL WORK

- 3.12.1 The *Trade Contractor* shall perform the cutting and remedial work required to make the affected parts of the *Work* come together properly.
- 3.12.2 The Trade Contractor shall co-ordinate the Work to ensure that the cutting and remedial work is kept to a minimum.
- 3.12.3 Should the *Owner*, the *Construction Manager*, the *Consultant*, other contractors, or anyone employed by them be responsible for ill-timed work necessitating cutting or remedial work to be performed, the *Contract Price* and the *Contract Time* shall be adjusted as provided in GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.
- 3.12.4 Cutting and remedial work shall be performed by specialists familiar with the *Products* affected and shall be performed in a manner to neither damage nor endanger the *Project*.

GC 3.13 CLEANUP

- 3.13.1 The *Trade Contractor* shall maintain the *Work* in a safe and tidy condition and free from the accumulation of waste products and debris, other than that caused by the *Owner*, the *Construction Manager*, other contractors, or their employees.
- 3.13.2 Before applying for Substantial Performance of the Work as provided in GC 5.4 SUBSTANTIAL PERFORMANCE OF THE WORK, the Trade Contractor shall remove waste products and debris, other than that resulting from the work of the Owner, the Construction Manager, other contractors, or their employees, and shall leave the Place of the Project clean and suitable for use or occupancy by the Owner. The Trade Contractor shall remove products, tools, Construction Equipment, and Temporary Work not required for the performance of the remaining Work.
- 3.13.3 Prior to application for the final payment, the *Trade Contractor* shall remove any remaining *Products*, tools, *Construction Equipment, Temporary Work*, and waste products and debris, other than those resulting from the work of the *Owner*, the *Construction Manager*, other contractors, or their employees.

PART 4 ALLOWANCES

GC 4.1 CASH ALLOWANCES

- 4.1.1 The Contract Price includes the cash allowances, if any, stated in the Contract Documents. The scope of work or costs included in such cash allowances shall be as described in the Contract Documents.
- 4.1.2 The *Contract Price*, and not the cash allowances, includes the *Trade Contractor*'s overhead and profit in connection with such cash allowances.
- 4.1.3 Expenditures under cash allowances shall be authorized by the *Owner* through the *Construction Manager*.

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- 4.1.4 Where the actual cost of the *Work* under any cash allowance exceeds the amount of the allowance, the *Trade Contractor* shall be compensated for the excess incurred and substantiated plus an amount for overhead and profit on the excess as set out in the *Contract Documents*. Where the actual cost of the *Work* under any cash allowance is less than the amount of the allowance, the *Owner* shall be credited for the unexpended portion of the cash allowance, but not for the *Trade Contractor's* overhead and profit on such amount. Multiple cash allowances shall not be combined for the purpose of calculating the foregoing.
- 4.1.5 The *Contract Price* shall be adjusted by *Change Order* to provide for any difference between the amount of each cash allowance and the actual cost of the *Work* under that cash allowance.
- 4.1.6 The value of the work performed under a cash allowance is eligible to be included in progress payments.
- 4.1.7 The *Trade Contractor* and the *Construction Manager* shall jointly prepare a schedule that shows when items called for under cash allowances must be ordered to avoid delaying the progress of the *Work*.

GC 4.2 CONTINGENCY ALLOWANCE

- 4.2.1 The Contract Price includes the contingency allowance, if any, stated in the Contract Documents.
- 4.2.2 The contingency allowance includes the Trade Contractor's overhead and profit in connection with such contingency allowance.
- 4.2.3 Expenditures under the contingency allowance shall be authorized and valued as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER, and GC 6.3 CHANGE DIRECTIVE.
- 4.2.4 The *Contract Price* shall be adjusted by *Change Order* to provide for any difference between the expenditures authorized under paragraph 4.2.3 and the contingency allowance.

PART 5 PAYMENT

GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER

- 5.1.1 The Owner shall, at the request of the Trade Contractor, before signing the Contract, and promptly from time to time thereafter, furnish to the Trade Contractor reasonable evidence that financial arrangements have been made to fulfill the Owner's obligations under the Contract.
- 5.1.2 The Owner shall give the Trade Contractor Notice in Writing of any material change in the Owner's financial arrangements to fulfil the Owner's obligations under the Contract during the performance of the Contract.

GC 5.2 APPLICATIONS FOR PAYMENT

- 5.2.1 Applications for payment on account as provided in Article A-5 of the Agreement PAYMENT may be made monthly to the *Construction Manager* as the *Work* progresses.
- 5.2.2 Applications for payment shall be dated the last day of each payment period, which is the last day of the month or an alternative day of the month agreed in writing by the parties.
- 5.2.3 The amount claimed shall be for the value, proportionate to the amount of the *Contract*, of *Work* performed and *Products* delivered to the *Place of the Project* as of the last day of the payment period.
- 5.2.4 The *Trade Contractor* shall submit to the *Construction Manager*, at least 15 calendar days before the first application for payment, a schedule of values for the parts of the *Work*, aggregating the total amount of the *Contract Price*, so as to facilitate evaluation of applications for payment.
- 5.2.5 The schedule of values shall be made out in such form and supported by such evidence as the *Payment Certifier* may reasonably require and when accepted by the *Payment Certifier*, shall be used as the basis for applications for payment, unless it is found to be in error.
- 5.2.6 The *Trade Contractor* shall include:

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- .1 with each application for payment a statement based on the schedule of values, and
- .2 with each of the second and subsequent applications for payment a CCDC 9A 'Statutory Declaration' to state that all accounts for labour, subcontracts, *Products*, *Construction Equipment*, and other indebtedness which may have been incurred by the *Trade Contractor* as of the last day of the payment period or an alternative day agreed by the parties and for which the *Owner* might in any way be held responsible have been paid in full, except for amounts properly retained as a holdback or as an identified amount in dispute.

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5.2.7 Applications for payment for *Products* delivered to the *Place of the Project* but not yet incorporated into the *Work* shall be supported by such evidence as the *Payment Certifier* may reasonably require to establish the value and delivery of the *Products*.

GC 5.3 PROGRESS PAYMENT

- 5.3.1 After the *Construction Manager* receives an application for payment from the *Trade Contractor* as described in GC 5.2 APPLICATIONS FOR PAYMENT:
 - .1 the Construction Manager will promptly inform the Owner of the date of receipt of the Trade Contractor's application for payment and promptly forward a copy of the application for payment to the Consultant;
 - .2 the Payment Certifier will issue to the Owner and copy to the Trade Contractor and to the Construction Manager and the Consultant, as the case may be, no later than 10 calendar days after the receipt by the Construction Manager of the application for payment, a certificate for payment in the amount applied for, or in such other amount as the Payment Certifier determines to be properly due. If the Payment Certifier amends the application, the Payment Certifier will promptly advise the Trade Contractor in writing giving reasons for the amendment; and
 - .3 the Owner shall make payment to the Trade Contractor on account as provided in Article A-5 of the Agreement PAYMENT on or before 20 calendar days after the later of:
 - receipt by the Construction Manager of the application for payment, or
 - the last day of the monthly payment period for which the application for payment is made.

GC 5.4 SUBSTANTIAL PERFORMANCE OF THE WORK

- 5.4.1 When the *Trade Contractor* considers that the *Work* is substantially performed, or if permitted by the lien legislation applicable to the *Place of the Project* a designated portion thereof which the *Owner* agrees to accept separately is substantially performed, the *Trade Contractor* shall, within one *Working Day*, deliver to the *Construction Manager* and to the *Owner* a comprehensive list of items to be completed or corrected, together with a written application for a review and verification by the *Construction Manager* and the *Consultant* to establish *Substantial Performance of the Work* or of the designated portion of the *Work*. Failure to include an item on the list does not alter the responsibility of the *Trade Contractor* to complete the *Contract*.
- 5.4.2 The Construction Manager and the Consultant will review the Work to verify the validity of the application and whichever of them is the Payment Certifier, acting in that capacity, will promptly, and in any event, no later than 20 calendar days after the Construction Manager's receipt of the Trade Contractor's list and application:
 - .1 advise the *Trade Contractor* in writing that the *Work* or the designated portion of the *Work* is not substantially performed and give reasons why, or
 - .2 state the date of Substantial Performance of the Work or a designated portion of the Work in a certificate and issue a copy of that certificate to each of the Owner and the Trade Contractor.
- 5.4.3 Immediately following the issuance of the certificate of *Substantial Performance of the Work* or a designated portion of the *Work*, the *Trade Contractor*, in consultation with the *Construction Manager*, will establish a reasonable date for completing the *Work*.

GC 5.5 PAYMENT OF HOLDBACK UPON SUBSTANTIAL PERFORMANCE OF THE WORK

- 5.5.1 After the issuance of the certificate of *Substantial Performance of the Work*, the *Trade Contractor* shall submit to the *Construction Manager* an application for payment of the holdback amount including a CCDC 9A 'Statutory Declaration'.
- 5.5.2 After the Construction Manager receives an application for payment of the holdback amount from the Trade Contractor, whichever of the Construction Manager and the Consultant who is the Payment Certifier, and acting in that capacity, will issue a certificate for payment of the holdback amount.
- 5.5.3 Where the holdback amount required by the applicable lien legislation has not been placed in a separate holdback account, the *Owner* shall, 10 calendar days prior to the expiry of the holdback period stipulated in the lien legislation applicable to the *Place* of the Project, place the holdback amount in a bank account in the joint names of the *Owner* and the *Trade Contractor*.
- 5.5.4 In the common law jurisdictions, the holdback amount authorized by the certificate for payment of the holdback amount is due and payable on the first calendar day following the expiration of the holdback period stipulated in the lien legislation applicable to the *Place of the Project*. Where lien legislation does not exist or apply, the holdback amount shall be due and payable in accordance with other legislation, industry practice or provisions which may be agreed to between the parties. The *Owner* may retain out of the holdback amount any sums required by law to satisfy any liens against the *Work* or, if permitted by the lien legislation applicable to the *Place of the Project*, other third party monetary claims against the *Trade Contractor* which are enforceable against the *Owner*.

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5.5.5 In the Province of Quebec, the holdback amount authorized by the certificate for payment of the holdback amount is due and payable 30 calendar days after the issuance of the certificate. The *Owner* may retain out of the holdback amount any sums required to satisfy any legal hypothecs that have been taken, or could be taken, against the *Work* or other third party monetary claims against the *Trade Contractor* which are enforceable against the *Owner*.

GC 5.6 PROGRESSIVE RELEASE OF HOLDBACK

- 5.6.1 In the Common Law jurisdictions, where legislation permits and where, upon application by the *Trade Contractor*, the *Payment Certifier* has certified that the work of a *Trade Subcontractor* or *Supplier* has been performed prior to *Substantial Performance of the Work*, the *Owner* shall pay the *Trade Contractor* the holdback amount retained for such subcontract work, or the *Products* supplied by such *Supplier*, on the first calendar day following the expiration of the holdback period for such work stipulated in the lien legislation applicable to the *Place of the Project*. The *Owner* may retain out of the holdback amount any sums required by law to satisfy any liens against the *Work* or, if permitted by the lien legislation applicable to the *Place of the Project*.
- 5.6.2 In the Province of Quebec, where, upon application by the Trade Contractor, the Payment Certifier has certified that the work of a Trade Subcontractor or Supplier has been performed prior to Substantial Performance of the Work, the Owner shall pay the Trade Contractor the holdback amount retained for such subcontract work, or the Products supplied by such Supplier, no later than 30 calendar days after such certification by the Payment Certifier. The Owner may retain out of the holdback amount any sums required to satisfy any legal hypothecs that have been taken, or could be taken, against the Work or other third party monetary claims against the Trade Contractor which are enforceable against the Owner.
- 5.6.3 Notwithstanding the provisions of the preceding paragraphs, and notwithstanding the wording of such certificates, the *Trade Contractor* shall ensure that such subcontract work or *Products* are protected pending the *Substantial Performance of the Work* and be responsible for the correction of defects or work not performed regardless of whether or not such was apparent when such certificates were issued.

GC 5.7 FINAL PAYMENT

- 5.7.1 When the *Trade Contractor* considers that the *Work* is completed, the *Trade Contractor* shall submit an application for final payment to the *Construction Manager*
- 5.7.2 No later than 10 calendar days after the receipt by the *Construction Manager* an application for final payment from the *Trade Contractor*:
 - .1 the Construction Manager and the Consultant will review the Work to verify the validity of the application, and
 - .2 the *Payment Certifier* will advise the *Trade Contractor* in writing that the application is valid or give reasons why it is not valid.
- 5.7.3 When the Construction Manager and the Consultant find the Trade Contractor's application for final payment valid, whichever of them is the Payment Certifier, and acting in that capacity, will promptly issue a final certificate for payment.
- 5.7.4 Subject to the provision of paragraph 10.4.1 of GC 10.4 -- WORKERS' COMPENSATION, and any lien legislation applicable to the *Place of the Project*, the *Owner* shall, no later than 5 calendar days after the issuance of a final certificate for payment, pay the *Trade Contractor* as provided in Article A-5 of the Agreement PAYMENT.

GC 5.8 WITHHOLDING OF PAYMENT

5.8.1 If because of climatic or other conditions reasonably beyond the control of the *Trade Contractor*, there are items of work that cannot be performed, payment in full for that portion of the *Work* which has been performed as certified by the *Payment Certifier* shall not be withheld or delayed by the *Owner* on account thereof, but the *Owner* may withhold, until the remaining portion of the *Work* is finished, only such an amount that the *Payment Certifier* determines is sufficient and reasonable to cover the cost of performing such remaining *Work*.

GC 5.9 NON-CONFORMING WORK

5.9.1 No payment by the *Owner* under the *Contract* nor partial or entire use or occupancy of the *Work* by the *Owner* shall constitute an acceptance of any portion of the *Work* or *Products* which are not in accordance with the requirements of the *Contract Documents*.

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PART 6 CHANGES IN THE WORK

GC 6.1 OWNER'S RIGHT TO MAKE CHANGES

- The Owner without invalidating the Contract, may make: 6.1.1
 - changes in the Work consisting of additions, deletions or other revisions to the Work by Change Order or Change Directive, .1 and
 - .2 changes to the Contract Time for the Work, or any part thereof, by Change Order.
- The Trade Contractor shall not perform a change in the Work without a Change Order or a Change Directive. 6.1.2

GC 6.2 CHANGE ORDER

- When a change in the Work is proposed or required, the Construction Manager will provide the Trade Contractor with a written 6.2.1 description of the proposed change in the Work. The Trade Contractor shall promptly present, in a form acceptable to the Construction Manager, a method of adjustment or an amount of adjustment for the Contract Price, if any, and the adjustment in the Contract Time, if any, for the proposed change in the Work.
- 6.2.2 When the Owner and Trade Contractor agree to the adjustments in the Contract Price and Contract Time or to the method to be used to determine the adjustments, such agreement shall be effective immediately and shall be recorded in a Change Order. The value of the work performed as the result of a Change Order shall be included in the applications for progress payment.

GC 6.3 CHANGE DIRECTIVE

- If the Owner requires the Trade Contractor to proceed with a change in the Work prior to the Owner and the Trade Contractor 6.3.1 agreeing upon the corresponding adjustment in Contract Price and Contract Time, the Owner, through the Construction Manager, shall issue a Change Directive.
- 6.3.2 A Change Directive shall only be used to direct a change in the Work which is within the general scope of the Contract Documents.
- 6.3.3 A Change Directive shall not be used to direct a change in the Contract Time only.
- 6.3.4 Upon receipt of a Change Directive, the Trade Contractor shall proceed promptly with the change in the Work.
- For the purpose of valuing Change Directives, changes in the Work that are not substitutions or otherwise related to each other 6.3.5 shall not be grouped together in the same Change Directive.
- The adjustment in the Contract Price for a change carried out by way of a Change Directive shall be determined on the basis of 6.3.6 the cost of the Trade Contractor's actual expenditures and savings attributable to the Change Directive, valued in accordance with paragraph 6.3.7 and as follows:
 - .1 If the change results in a net increase in the Trade Contractor's cost, the Contract Price shall be increased by the amount of the net increase in the Trade Contractor's cost, plus the Trade Contractor's percentage fee on such net increase.
 - .2 If the change results in a net decrease in the Trade Contractor's cost, the Contract Price shall be decreased by the amount of the net decrease in the Trade Contractor's cost, without adjustment for the Trade Contractor's percentage fee.
 - .3 The Trade Contractor's fee shall be as specified in the Contract Documents or as otherwise agreed by the parties.
- 6.3.7 The cost of performing the work attributable to the Change Directive shall be limited to the actual cost of the following:
 - .1 salaries, wages and benefits paid to personnel in the direct employ of the Trade Contractor under a salary or wage schedule agreed upon by the Owner and the Trade Contractor, or in the absence of such a schedule, actual salaries, wages and benefits paid under applicable bargaining agreements, and in the absence of a salary or wage schedule and bargaining agreement, actual salaries, wages and benefits paid by the Trade Contractor, for personnel:
 - (1) stationed at the Trade Contractor's field office, in whatever capacity employed;
 - (2) engaged in expediting the production or transportation of material or equipment, at shops or on the road;
 - (3) engaged in the preparation or review of Shop Drawings, fabrication drawings, and coordination drawings; or
 - (4) engaged in the processing of changes in the Work.
 - .2 contributions, assessments or taxes incurred for such items as employment insurance, provincial or territorial health insurance, workers' compensation, and Canada or Quebec Pension Plan, insofar as such cost is based on wages, salaries or other remuneration paid to employees of the Trade Contractor and included in the cost of the Work as provided in paragraph 6.3.7.1:

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- .3 travel and subsistence expenses of the Trade Contractor's personnel described in 6.3.7.1;
- .4 all *Products* including the cost of transportation thereof;
- .5 materials, supplies, *Construction Equipment*, *Temporary Work*, and hand tools not owned by the workers, including transportation and maintenance thereof, which are consumed in the performance of the *Work*; and cost less salvage value on such items used but not consumed, which remain the property of the *Trade Contractor*;
- .6 all tools and *Construction Equipment*, exclusive of hand tools used in the performance of the *Work*, whether rented from or provided by the *Trade Contractor* or others, including installation, minor repairs and replacements, dismantling, removal, transportation and delivery cost thereof;
- .7 all equipment and services required for the Trade Contractor's field office;
- .8 deposits lost, provided that they are not caused by negligent acts or omissions of the Construction Manager and the Services are performed in accordance with this Contract.
- .9 the amounts of all subcontracts;
- .10 quality assurance such as independent inspection and testing services;
- .11 charges levied by authorities having jurisdiction at the Place of the Project;
- .12 royalties, patent license fees and damages for infringement of patents and cost of defending suits therefor subject always to the *Trade Contractor*'s obligations to indemnify the *Owner* as provided in paragraph 10.3.1 of GC 10.3 PATENT FEES;
- .13 any adjustment in premiums for all bonds and insurance which the *Trade Contractor* is required, by the *Contract Documents*, to purchase and maintain;
- .14 any adjustment in taxes, other than Value Added Taxes, and duties for which the Trade Contractor is liable;
- .15 charges for long distance communications, courier services, expressage, printing, and reproduction incurred in relation to the performance of the *Work*;
- .16 removal and disposal of waste products and debris; and
- .17 safety measures and requirements.
- 6.3.8 Notwithstanding any other provisions contained in the General Conditions of the *Contract*, it is the intention of the parties that the cost of any item under any cost element referred to in paragraph 6.3.7 shall cover and include any and all costs or liabilities attributable to the *Change Directive* other than those which are the result of or occasioned by any failure on the part of the *Trade Contractor* to exercise reasonable care and diligence in the *Trade Contractor*'s attention to the *Work*. Any cost due to failure on the part of the *Trade Contractor* to exercise reasonable care and diligence in the *Trade Contractor*'s attention to the *Work*. Any cost due to failure on the part of the *Trade Contractor* to exercise reasonable care and diligence in the *Trade Contractor*'s attention to the *Work* shall be borne by the *Trade Contractor*.
- 6.3.9 The *Trade Contractor* shall keep full and detailed accounts and records necessary for the documentation of the cost of performing the work attributable to the *Change Directive* and shall provide the *Construction Manager* with copies thereof when requested.
- 6.3.10 For the purpose of valuing *Change Directives*, the *Owner* and the *Construction Manager* shall be afforded reasonable access to all of the *Trade Contractor*'s pertinent documents related to the cost of performing the *Work* attributable to the *Change Directive*.
- 6.3.11 Pending determination of the final amount of a *Change Directive*, the undisputed value of the *Work* performed as the result of a *Change Directive* is eligible to be included in progress payments.
- 6.3.12 If the *Owner* and the *Trade Contractor* do not agree on the proposed adjustment in the *Contract Time* attributable to the change in the *Work*, or the method of determining it, the adjustment shall be referred to the *Construction Manager* for finding.
- 6.3.13 When the *Owner* and the *Trade Contractor* reach agreement on the adjustment to the *Contract Price* and to the *Contract Time*, this agreement shall be recorded in a *Change Order*.

GC 6.4 CONCEALED OR UNKNOWN CONDITIONS

- 6.4.1 If the Owner, the Trade Contractor or the Construction Manager discover conditions at the Place of the Project which are:
 - .1 subsurface or otherwise concealed physical conditions which existed before the commencement of the *Work* which differ materially from those indicated in the *Contract Documents*; or
 - .2 physical conditions, other than conditions due to weather, that are of a nature which differ materially from those ordinarily found to exist and generally recognized as inherent in construction activities of the character provided for in the *Contract Documents*,

then the observing party shall give Notice in Writing to the Construction Manager of such conditions before they are disturbed and in no event later than 5 Working Days after first observance of the conditions. The Construction Manager will promptly inform the Owner, the Trade Contractor and the Consultant in writing.

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- 6.4.2 The Construction Manager will promptly investigate such conditions and make a finding. If the finding is that the conditions differ materially and this would cause an increase or decrease in the *Trade Contractor's* cost or time to perform the *Work*, the *Construction Manager*, with the *Owner's* approval, will issue appropriate instructions for a change in the *Work* as provided in GC 6.2 CHANGE ORDER or GC 6.3 CHANGE DIRECTIVE.
- 6.4.3 If the Construction Manager finds that the conditions at the Place of the Project are not materially different or that no change in the Contract Price or the Contract Time is justified, the Construction Manager will promptly inform the Owner and the Trade Contractor in writing.
- 6.4.4 If such concealed or unknown conditions relate to toxic and hazardous substances and materials, artifacts and fossils, or mould, the parties will be governed by the provisions of GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES, GC 9.3 ARTIFACTS AND FOSSILS and GC 9.5 MOULD.

GC 6.5 DELAYS

- 6.5.1 If the *Trade Contractor* is delayed in the performance of the *Work* by an action or omission of the *Owner*, the *Construction Manager*, the *Consultant*, or anyone employed or engaged by them directly or indirectly, contrary to the provisions of the *Contract Documents*, then the *Contract Time* shall be extended for such reasonable time as the *Construction Manager* may recommend in consultation with the *Trade Contractor*. The *Trade Contractor* shall be reimbursed by the *Owner* for reasonable costs incurred by the *Trade Contractor* as the result of such delay.
- 6.5.2 If the *Trade Contractor* is delayed in the performance of the *Work* by a stop work order issued by a court or other public authority and providing that such order was not issued as the result of an act or fault of the *Trade Contractor* or any person employed or engaged by the *Trade Contractor* directly or indirectly, then the *Contract Time* shall be extended for such reasonable time as the *Construction Manager* may recommend in consultation with the *Trade Contractor*. The *Trade Contractor* shall be reimbursed by the *Owner* for reasonable costs incurred by the *Trade Contractor* as the result of such delay.
- 6.5.3 If the *Trade Contractor* is delayed in the performance of the *Work* by:
 - .1 labour disputes, strikes, lock-outs (including lock-outs decreed or recommended for its members by a recognized contractors' association, of which the *Trade Contractor* is a member or to which the *Trade Contractor* is otherwise bound),
 - .2 fire, unusual delay by common carriers or unavoidable casualties,
 - .3 abnormally adverse weather conditions, or
 - .4 any cause beyond the *Trade Contractor*'s control other than one resulting from a default or breach of *Contract* by the *Trade Contractor*,

then the Contract Time shall be extended for such reasonable time as the Construction Manager may recommend in consultation with the Trade Contractor. The extension of time shall not be less than the time lost as the result of the event causing the delay, unless the Trade Contractor agrees to a shorter extension. The Trade Contractor shall not be entitled to payment for costs incurred by such delays unless such delays result from actions by the Owner, Consultant, Construction Manager, or anyone employed or engaged by them directly or indirectly.

- 6.5.4 No extension shall be made for delay unless *Notice in Writing* of the cause of delay is given to the *Construction Manager* not later than 10 *Working Days* after the commencement of delay. In the case of a continuing cause of delay only one *Notice in Writing* shall be necessary.
- 6.5.5 If no schedule is made under paragraph 2.2.1.4 of GC 2.2 ROLE OF THE CONSTRUCTION MANAGER AND THE CONSULTANT, then no request for extension shall be made because of failure of the *Construction Manager* to furnish instructions until 10 *Working Days* after demand for such instructions has been made.

GC 6.6 CLAIMS FOR A CHANGE IN CONTRACT PRICE

- 6.6.1 If the *Trade Contractor* intends to make a claim for an increase to the *Contract Price*, or if the *Owner* intends to make a claim against the *Trade Contractor* for a credit to the *Contract Price*, the party that intends to make the claim shall give timely *Notice in Writing* of intent to claim to the other party and to the *Construction Manager*.
- 6.6.2 Upon commencement of the event or series of events giving rise to a claim, the party intending to make the claim shall:
 - .1 take all reasonable measures to mitigate any loss or expense which may be incurred as a result of such event or series of events, and
 - .2 keep such records as may be necessary to support the claim.

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- 6.6.3 The party making the claim shall submit within a reasonable time to the *Construction Manager* a detailed account of the amount claimed and the grounds upon which the claim is based, and the *Construction Manager* shall make a finding upon such claim.
- 6.6.4 Where the event or series of events giving rise to the claim has a continuing effect, the detailed account submitted under paragraph 6.6.3 shall be considered to be an interim account and the party making the claim shall, at such intervals as the *Construction Manager* may reasonably require, submit further interim accounts giving the accumulated amount of the claim and any further grounds upon which it is based. The party making the claim shall submit a final account after the end of the effects resulting from the event or series of events.
- 6.6.5 The Construction Manager's finding with respect to a claim made by either party, will be given by Notice in Writing to both parties within 30 Working Days after receipt of the claim by the Construction Manager, or within such other time period as may be agreed by the parties.
- 6.6.6 If such finding is not acceptable to either party, the claim shall be settled in accordance with Part 8 of the General Conditions - DISPUTE RESOLUTION.+

PART 7 DEFAULT NOTICE

GC 7.1 OWNER'S RIGHT TO PERFORM THE WORK, TERMINATE THE TRADE CONTRACTOR'S RIGHT TO CONTINUE WITH THE WORK OR TERMINATE THE CONTRACT

- 7.1.1 If the *Trade Contractor* is adjudged bankrupt, or makes a general assignment for the benefit of creditors because of the *Trade Contractor*'s insolvency, or if a receiver is appointed because of the *Trade Contractor*'s insolvency, the *Owner* may, without prejudice to any other right or remedy the *Owner* may have, terminate the *Trade Contractor*'s right to continue with the *Work*, by giving the *Trade Contractor* or receiver or trustee in bankruptcy *Notice in Writing* to that effect.
- 7.1.2 If the *Trade Contractor* neglects to prosecute the *Work* properly or otherwise fails to comply with the requirements of the *Contract* to a substantial degree and if the *Construction Manager* has given a written statement to the *Owner* and *Trade Contractor* that sufficient cause exists to justify such action, the *Owner* may, without prejudice to any other right or remedy the *Owner* may have, give the *Trade Contractor Notice in Writing* with a copy to the *Construction Manager* that the *Trade Contractor* is in default of the *Trade Contractor's* contractual obligations and instruct the *Trade Contractor* to correct the default in the 5 *Working Days* immediately following the receipt of such *Notice in Writing*.
- 7.1.3 If the default cannot be corrected in the 5 *Working Days* specified or in such other time period as may be subsequently agreed in writing by the parties, the *Trade Contractor* shall be in compliance with the *Owner*'s instructions if the *Trade Contractor*:
 - .1 commences the correction of the default within the specified time, and
 - .2 provides the Owner with an acceptable schedule for such correction, and
 - .3 corrects the default in accordance with the *Contract* terms and with such schedule.
- 7.1.4 If the *Trade Contractor* fails to correct the default in the time specified or in such other time period as may be subsequently agreed in writing by the parties, without prejudice to any other right or remedy the *Owner* may have, the *Owner* may:
 - .1 correct such default and deduct the cost thereof from any payment then or thereafter due to the *Trade Contractor* provided the *Payment Certifier* has certified such cost to the *Owner* and the *Trade Contractor*, or
 - .2 terminate the Trade Contractor's right to continue with the Work in whole or in part or terminate the Contract.
- 7.1.5 If the *Owner* terminates the *Trade Contractor*'s right to continue with the *Work* as provided in paragraphs 7.1.1 and 7.1.4, the *Owner* shall be entitled to:
 - .1 take possession of the *Work* and *Products* at the *Place of the Project*; subject to the rights of third parties, utilize the *Construction Equipment* at the *Place of the Project*; finish the *Work* by whatever method the *Construction Manager* may consider expedient, but without undue delay or expense, and
 - .2 withhold further payment to the Trade Contractor until a final certificate for payment is issued, and
 - .3 charge the Trade Contractor the amount by which the full cost of finishing the Work as certified by the Payment Certifier, including compensation to the Construction Manager and the Consultant for their additional services and a reasonable allowance as determined by the Construction Manager to cover the cost of corrections to work performed by the Trade Contractor that may be required under GC 12.3 WARRANTY, exceeds the unpaid balance of the Contract Price; however, if such cost of finishing the Work is less than the unpaid balance of the Contract Price, the Owner shall pay the Trade Contractor the difference, and

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- .4 on expiry of the warranty period, charge the *Trade Contractor* the amount by which the cost of corrections to the *Trade Contractor*'s work under GC 12.3 WARRANTY exceeds the allowance provided for such corrections, or if the cost of such corrections is less than the allowance, pay the *Trade Contractor* the difference.
- 7.1.6 The *Trade Contractor's* obligation under the *Contract* as to quality, correction and warranty of the work performed by the *Trade Contractor* up to the time of termination shall continue in force after such termination of the *Contract*.

GC 7.2 TRADE CONTRACTOR'S RIGHT TO SUSPEND THE WORK OR TERMINATE THE CONTRACT

- 7.2.1 If the *Owner* is adjudged bankrupt, or makes a general assignment for the benefit of creditors because of the *Owner*'s insolvency, or if a receiver is appointed because of the *Owner*'s insolvency, the *Trade Contractor* may, without prejudice to any other right or remedy the *Trade Contractor* may have, terminate the *Contract* by giving the *Owner* or receiver or trustee in bankruptcy *Notice in Writing* to that effect.
- 7.2.2 If the Work should be suspended or otherwise delayed for a period of 20 Working Days or more under an order of a court or other public authority and providing that such order was not issued as the result of an act or fault of the Trade Contractor or of anyone directly or indirectly employed or engaged by the Trade Contractor, the Trade Contractor may, without prejudice to any other right or remedy the Trade Contractor may have, terminate the Contract by giving the Owner Notice in Writing to that effect.
- 7.2.3 The *Trade Contractor* may give *Notice in Writing* to the *Owner*, with a copy to the *Construction Manager* and the *Consultant*, that the *Owner* is in default of the *Owner*'s contractual obligations if:
 - .1 the Owner fails to furnish, when so requested by the Trade Contractor, reasonable evidence that financial arrangements have been made to fulfill the Owner's obligations under the Contract, or
 - .2 the Payment Certifier fails to issue a certificate as provided in Part 5 of the General Conditions PAYMENT, or
 - .3 the Owner fails to pay the Trade Contractor when due the amounts certified by the Payment Certifier or awarded by arbitration or court, or
 - .4 the Owner violates the requirements of the Contract to a substantial degree and the Construction Manager, except for GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER, confirms by written statement to the Trade Contractor that sufficient cause exists.
- 7.2.4 The Trade Contractor's Notice in Writing to the Owner provided under paragraph 7.2.3 shall advise that if the default is not corrected within 5 Working Days following the receipt of the Notice in Writing, the Trade Contractor may, without prejudice to any other right or remedy the Trade Contractor may have, suspend the Work or terminate the Contract.
- 7.2.5 If the *Trade Contractor* terminates the *Contract* under the conditions set out above, the *Trade Contractor* shall be entitled to be paid for all work performed including reasonable profit, for loss sustained upon *Products* and *Construction Equipment*, and such other damages as the *Trade Contractor* may have sustained as a result of the termination of the *Contract*.

PART 8 DISPUTE RESOLUTION

GC 8.1 AUTHORITY OF THE CONSTRUCTION MANAGER AND THE CONSULTANT

- 8.1.1 Differences between the parties to the *Contract* as to the interpretation, application or administration of the *Contract* or any failure to agree where agreement between the parties is called for, herein collectively called disputes, which are not resolved in the first instance by findings of the *Construction Manager* or the *Consultant* as provided in GC 2.2 ROLE OF THE CONSTRUCTION MANAGER AND THE CONSULTANT, shall be settled in accordance with the requirements of Part 8 of the General Conditions DISPUTE RESOLUTION.
- 8.1.2 If a dispute arises under the *Contract* in respect of a matter in which neither the *Construction Manager* nor the *Consultant* have authority under the *Contract* to make a finding, the procedures set out in paragraph 8.1.3 and paragraphs 8.2.3 to 8.2.8 of GC 8.2
 NEGOTIATION, MEDIATION AND ARBITRATION, and in GC 8.3 RETENTION OF RIGHTS apply to that dispute with the necessary changes to detail as may be required.
- 8.1.3 If a dispute is not resolved promptly, the *Construction Manager* will give such instructions as in the *Construction Manager*'s opinion are necessary for the proper performance of the *Work* and to prevent delays pending settlement of the dispute. The parties shall act immediately according to such instructions, it being understood that by so doing neither party will jeopardize any claim the party may have. If it is subsequently determined that such instructions were in error or at variance with the *Contract Documents*, the *Owner* shall pay the *Trade Contractor* costs incurred by the *Trade Contractor* in carrying out such instructions which the *Trade Contractor* was required to do beyond what the *Contract Documents* correctly understood and interpreted would have required, including costs resulting from interruption of the *Work*.
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GC 8.2 NEGOTIATION, MEDIATION AND ARBITRATION

- 8.2.1 In accordance with the Rules for Mediation and Arbitration of Construction Disputes as provided in CCDC 40 in effect at the time of bid closing, the parties shall appoint a Project Mediator
 - .1 within 20 Working Days after the Contract was awarded, or
 - .2 if the parties neglected to make an appointment within the 20 *Working Days*, within 10 *Working Days* after either party by *Notice in Writing* requests that the Project Mediator be appointed.
- 8.2.2 A party shall be conclusively deemed to have accepted a finding of the *Construction Manager* or the *Consultant* under GC 2.2 ROLES OF THE CONSTRUCTION MANAGER AND THE CONSULTANT and to have expressly waived and released the other party from any claims in respect of the particular matter dealt with in that finding unless, within 15 *Working Days* after receipt of that finding, the party sends a *Notice in Writing* of dispute to the other party, the *Construction Manager* and the *Consultant*, which contains the particulars of the matter in dispute and the relevant provisions of the *Contract Documents*. The responding party shall send a *Notice in Writing* of reply to the dispute within 10 *Working Days* after receipt of such *Notice in Writing* setting out particulars of this response and any relevant provisions of the *Contract Documents*.
- 8.2.3 The parties shall make all reasonable efforts to resolve their dispute by amicable negotiations and agree to provide, without prejudice, frank, candid and timely disclosure of relevant facts, information and documents to facilitate these negotiations.
- 8.2.4 After a period of 10 *Working Days* following receipt of a responding party's *Notice in Writing* of reply under paragraph 8.2.2, the parties shall request the Project Mediator to assist the parties to reach agreement on any unresolved dispute. The mediated negotiations shall be conducted in accordance with the Rules for Mediation and Arbitration of Construction Disputes as provided in CCDC 40 in effect at the time of bid closing.
- 8.2.5 If the dispute has not been resolved within 10 *Working Days* after the Project Mediator was requested under paragraph 8.2.4 or within such further period agreed by the parties, the Project Mediator shall terminate the mediated negotiations by giving *Notice in Writing* to the *Owner*, the *Trade Contractor* and the *Construction Manager*.
- 8.2.6 By giving a Notice in Writing to the other party and the Construction Manager, not later than 10 Working Days after the date of termination of the mediated negotiations under paragraph 8.2.5, either party may refer the dispute to be finally resolved by arbitration under the latest edition of the Rules for Mediation and Arbitration of Construction Disputes as provided in CCDC 40 in effect at the time of bid closing. The arbitration shall be conducted in the jurisdiction of the Place of the Project.
- 8.2.7 On expiration of the 10 *Working Days*, the arbitration agreement under paragraph 8.2.6 is not binding on the parties and, if a *Notice in Writing* is not given under paragraph 8.2.6 within the required time, the parties may refer the unresolved dispute to the courts or to any other form of dispute resolution, including arbitration, which they have agreed to use.
- 8.2.8 If neither party, by *Notice in Writing*, given within 10 *Working Days* of the date of *Notice in Writing* requesting arbitration in paragraph 8.2.6, requires that a dispute be arbitrated immediately, all disputes referred to arbitration as provided in paragraph 8.2.6 shall be
 - .1 held in abeyance until
 - (1) Substantial Performance of the Work,
 - (2) the Contract has been terminated, or
 - (3) the Trade Contractor has abandoned the Work,
 - whichever is earlier, and
 - .2 consolidated into a single arbitration under the rules governing the arbitration under paragraph 8.2.6.

GC 8.3 RETENTION OF RIGHTS

- 8.3.1 It is agreed that no act by either party shall be construed as a renunciation or waiver of any rights or recourses, provided the party has given the *Notice in Writing* required under Part 8 of the General Conditions DISPUTE RESOLUTION and has carried out the instructions as provided in paragraph 8.1.3 of GC 8.1 AUTHORITY OF THE CONSTRUCTION MANAGER AND THE CONSULTANT.
- 8.3.2 Nothing in Part 8 of the General Conditions DISPUTE RESOLUTION shall be construed in any way to limit a party from asserting any statutory right to a lien under applicable lien legislation of the jurisdiction of the *Place of the Project* and the assertion of such right by initiating judicial proceedings is not to be construed as a waiver of any right that party may have under paragraph 8.2.6 of GC 8.2 NEGOTIATION, MEDIATION AND ARBITRATION to proceed by way of arbitration to adjudicate the merits of the claim upon which such a lien is based.

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PART 9 PROTECTION OF PERSONS AND PROPERTY

GC 9.1 PROTECTION OF WORK AND PROPERTY

- 9.1.1 The *Trade Contractor* shall protect the *Project* and the *Owner*'s property and property adjacent to the *Place of the Project* from damage which may arise as the result of the *Trade Contractor*'s operations under the *Contract*, and shall be responsible for such damage, except damage which occurs as the result of:
 - .1 errors in the Contract Documents; or
 - .2 acts or omissions by the Owner, the Construction Manager, the Consultant, other contractors, their agents and employees.
- 9.1.2 Before commencing any *Work*, the *Trade Contractor* shall determine the location of all underground utilities and structures indicated in the *Contract Documents* or that are reasonably apparent in an inspection of the *Place of the Project*.
- 9.1.3 Should the *Trade Contractor* in the performance of the *Contract* damage the *Project*, the *Owner*'s property or property adjacent to the *Place of the Project*, the *Trade Contractor* shall be responsible for making good of such damage at the *Trade Contractor*'s expense.
- 9.1.4 Should damage occur to the *Work* or *Owner*'s property for which the *Trade Contractor* is not responsible, as provided in paragraph 9.1.1, the *Trade Contractor* shall make good such damage to the *Work* and, if the *Construction Manager* so directs, to the *Owner*'s property. The *Contract Price* and *Contract Time* shall be adjusted as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER, and GC 6.3 CHANGE DIRECTIVE.

GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES

- 9.2.1 For the purposes of applicable legislation related to toxic and hazardous substances, the *Owner* shall be deemed to have control and management of the *Place of the Project* with respect to existing conditions.
- 9.2.2 Prior to the Trade Contractor commencing the Work, the Owner shall,
 - .1 take all reasonable steps to determine whether any toxic or hazardous substances are present at the *Place of the Project*, and
 .2 provide the *Construction Manager*, the *Consultant* and the *Trade Contractor* with a written list of any such substances that are known to exist and their locations.
- 9.2.3 The Owner shall take all reasonable steps to ensure that no person's exposure to any toxic or hazardous substance exceeds the time weighted levels prescribed by applicable legislation at the *Place of the Project* and that no property is damaged or destroyed as a result of exposure to, or the presence of, toxic or hazardous substances which were at the *Place of the Project* prior to the *Trade Contractor* commencing the *Work*.
- 9.2.4 Unless the *Contract* expressly provides otherwise, the *Owner* shall be responsible for taking all necessary steps, in accordance with applicable legislation in force at the *Place of the Project*, to dispose of, store or otherwise render harmless toxic or hazardous substances which were present at the *Place of the Project* prior to the *Trade Contractor* commencing the *Work*.
- 9.2.5 If the Trade Contractor
 - .1 encounters toxic or hazardous substances at the Place of the Project, or
 - .2 has reasonable grounds to believe that toxic or hazardous substances are present at the Place of the Project,

which were not brought to the *Place of the Project* by the *Trade Contractor* or anyone for whom the *Trade Contractor* is responsible and which were not disclosed by the *Owner* or which were disclosed but have not been dealt with as required under paragraph 9.2.4, the *Trade Contractor* shall

- .3 take all reasonable steps, including stopping the *Work*, to ensure that no person's exposure to any toxic or hazardous substance exceeds any applicable time weighted levels prescribed by applicable legislation at the *Place of the Project*, and
- .4 immediately report the circumstances to the Construction Manager, the Owner and the Consultant in writing.
- 9.2.6 If the *Owner* and *Trade Contractor* do not agree on the existence, significance of, or whether the toxic or hazardous substances were brought onto the *Place of the Project* by the *Trade Contractor* or anyone for whom the *Trade Contractor* is responsible, the *Owner* shall retain and pay for an independent qualified expert to investigate and determine such matters. The expert's report shall be delivered to the *Owner*, the *Trade Contractor* and the *Construction Manager*.

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- 9.2.7 If the Owner and Trade Contractor agree or if the expert referred to in paragraph 9.2.6 determines that the toxic or hazardous substances were not brought onto the Place of the Project by the Trade Contractor or anyone for whom the Trade Contractor is responsible, the Owner shall promptly at the Owner's own expense:
 - .1 take all steps as required under paragraph 9.2.4;
 - .2 reimburse the Trade Contractor for the costs of all steps taken pursuant to paragraph 9.2.5;
 - .3 extend the Contract Time for such reasonable time as the Construction Manager may recommend in consultation with the Owner, the Trade Contractor and the expert referred to in 9.2.6 and reimburse the Trade Contractor for reasonable costs incurred as a result of the delay; and
 - .4 indemnify the *Trade Contractor* as required by paragraph GC 12.1 INDEMNIFICATION
- 9.2.8 If the Owner and Trade Contractor agree or if the expert referred to in paragraph 9.2.6 determines that the toxic or hazardous substances were brought onto the Place of the Project by the Trade Contractor or anyone for whom the Trade Contractor is responsible, the Trade Contractor shall promptly at the Trade Contractor's own expense:
 - .1 take all necessary steps in accordance with applicable legislation in force at the *Place of the Project*, to safely remove and dispose the toxic or hazardous substances;
 - .2 make good any damage to the *Work*, the *Owner's* property or property adjacent to the *Place of the Project* as provided in paragraph 9.1.3 of GC 9.1 PROTECTION OF WORK AND PROPERTY;
 - .3 reimburse the Owner for reasonable costs incurred under paragraph 9.2.6; and
 - .4 indemnify the Owner as required by GC 12.1 INDEMNIFICATION.
- 9.2.9 If either party does not accept the expert's findings under paragraph 9.2.6, the disagreement shall be settled in accordance with Part 8 of the General Conditions DISPUTE RESOLUTION. If such disagreement is not resolved promptly, the parties shall act immediately in accordance with the expert's determination and take the steps required by paragraph 9.2.7 or 9.2.8 it being understood that by so doing, neither party will jeopardize any claim that party may have to be reimbursed as provided by GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES.

GC 9.3 ARTIFACTS AND FOSSILS

- 9.3.1 Fossils, coins, articles of value or antiquity, structures and other remains or things of scientific or historic interest discovered at the *Place of the Project* shall, as between the *Owner* and the *Trade Contractor*, be deemed to be the absolute property of the *Owner*.
- 9.3.2 The *Trade Contractor* shall take all reasonable precautions to prevent removal or damage to discoveries as identified in paragraph 9.3.1, and shall advise the *Construction Manager* upon discovery of such items.
- 9.3.3 The Construction Manager will investigate the impact on the Work of the discoveries identified in paragraph 9.3.1. If conditions are found that would cause an increase or decrease in the Trade Contractor's cost or time to perform the Work, the Owner, through the Construction Manager, will issue appropriate instructions for a change in the Work as provided in GC 6.2 CHANGE ORDER or GC 6.3 CHANGE DIRECTIVE.

GC 9.4 CONSTRUCTION SAFETY

- 9.4.1 The *Trade Contractor* shall:
 - .1 be responsible for construction health and safety relating to the *Work* at the *Place of the Project* in compliance with the rules, regulations and practices required by the applicable construction health and safety legislation;
 - .2 be responsible for establishing, initiating, maintaining, and supervising all health and safety precautions and programs in connection with the performance of the *Work*; and
 - .3 comply with all health and safety precautions and programs established at the *Place of the Project*.
- 9.4.2 The *Owner* shall be responsible for construction health and safety at the *Place of the Project* in compliance with the rules, regulations and practices required by the applicable construction health and safety legislation.
- 9.4.3 The Construction Manager will:
 - .1 establish, initiate, maintain, and supervise the health and safety precautions and programs required to be put in place at the *Place of the Project;* and
 - .2 review with the Owner the Trade Contractor's health and safety program for compliance.

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GC 9.5 MOULD

- 9.5.1 If the *Trade Contractor*, the *Construction Manager*, the *Consultant*, or the *Owner* observes or reasonably suspects the presence of mould at the *Place of the Project*, the remediation of which is not expressly part of the *Work*,
 - .1 the observing party shall promptly report the circumstances to the other parties in writing, and
 - .2 the *Trade Contractor* shall promptly take all reasonable steps, including stopping the *Work* if necessary, to ensure that no person suffers injury, sickness or death and that no property is damaged as a result of exposure to or the presence of the mould, and
 - .3 if the *Owner* and the *Trade Contractor* do not agree on the existence, significance or cause of the mould or as to what steps need be taken to deal with it, the *Owner* shall retain and pay for an independent qualified expert to investigate and determine such matters. The expert's report shall be delivered to the *Owner* and the *Trade Contractor*.
- 9.5.2 If the Owner and the Trade Contractor agree, or if the expert referred to in paragraph 9.5.1.3 determines that the presence of mould was caused by the Trade Contractor's operations under the Contract, the Trade Contractor shall promptly, at the Trade Contractor's own expense:
 - .1 take all reasonable and necessary steps to safely remediate or dispose of the mould, and
 - .2 make good any damage to the *Work*, the *Owner's* property or property adjacent to the *Place of the Project* as provided in paragraph 9.1.3 of GC 9.1 PROTECTION OF WORK AND PROPERTY, and
 - .3 reimburse the Owner for reasonable costs incurred under paragraph 9.5.1.3, and
 - .4 indemnify the Owner as required by GC 12.1 INDEMNIFICATION.
- 9.5.3 If the Owner and Trade Contractor agree, or if the expert referred to in paragraph 9.5.1.3 determines that the presence of mould was not caused by the Trade Contractor's operations under the Contract, the Owner shall promptly, at the Owner's own expense:
 - .1 take all reasonable and necessary steps to safely remediate or dispose of the mould, and
 - .2 reimburse the *Trade Contractor* for the cost of taking the steps under paragraph 9.5.1.2 and making good any damage to the *Work* as provided in paragraph 9.1.4 of GC 9.1 PROTECTION OF WORK AND PROPERTY, and
 - .3 extend the *Contract Time* for such reasonable time as the *Construction Manager* may recommend in consultation with the *Trade Contractor* and the expert referred to in paragraph 9.5.1.3 and reimburse the *Trade Contractor* for reasonable costs incurred as a result of the delay, and
 - .4 indemnify the *Trade Contractor* as required by GC 12.1 INDEMNIFICATION.
- 9.5.4 If either party does not accept the expert's finding under paragraph 9.5.1.3, the disagreement shall be settled in accordance with Part 8 of the General Conditions DISPUTE RESOLUTION. If such disagreement is not resolved promptly, the parties shall act immediately in accordance with the expert's determination and take the steps required by paragraphs 9.5.2 or 9.5.3, it being understood that by so doing neither party will jeopardize any claim the party may have to be reimbursed as provided by GC 9.5 MOULD.

PART 10 GOVERNING REGULATIONS

GC 10.1 TAXES AND DUTIES

- 10.1.1 The Contract Price shall include all taxes and customs duties in effect at the time of the bid closing except for Value Added Taxes payable by the Owner to the Trade Contractor as stipulated in Article A-4 of the Agreement CONTRACT PRICE.
- 10.1.2 Any increase or decrease in costs to the *Trade Contractor* due to changes in such included taxes and duties after the time of the bid closing shall increase or decrease the *Contract Price* accordingly.

GC 10.2 LAWS, NOTICES, PERMITS, AND FEES

- 10.2.1 The laws of the *Place of the Project* shall govern the *Work*.
- 10.2.2 The *Owner* shall obtain and pay for development approvals, building permit, permanent easements, rights of servitude, and all other necessary approvals and permits, except for the permits and fees referred to in paragraph 10.2.3 or for which the *Contract Documents* specify as the responsibility of the *Trade Contractor*.
- 10.2.3 The *Trade Contractor* shall be responsible for the procurement of permits, licences, inspections, and certificates, which are necessary for the performance of the *Work* and customarily obtained by contractors in the jurisdiction of the *Place of the Project* after the issuance of the building permit. The *Contract Price* includes the cost of these permits, licences, inspections, and certificates, and their procurement.

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- 10.2.4 The *Trade Contractor* shall give the required notices and comply with the laws, ordinances, rules, regulations, or codes which are or become in force during the performance of the *Work* and which relate to the *Work*, to the preservation of the public health, and to construction safety.
- 10.2.5 The Trade Contractor shall not be responsible for verifying that the Contract Documents are in compliance with the applicable laws, ordinances, rules, regulations, or codes relating to the Work. If the Contract Documents are at variance therewith, or if, subsequent to the time of bid closing, changes are made to the applicable laws, ordinances, rules, regulations, or codes which require modification to the Contract Documents, the Trade Contractor shall notify the Construction Manager in writing requesting direction immediately upon such variance or change becoming known. The Owner, through the Construction Manager, will issue the changes required to the Contract Documents as provided in GC 6.1 OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 CHANGE ORDER and GC 6.3 CHANGE DIRECTIVE.
- 10.2.6 If the *Trade Contractor* fails to advise the *Construction Manager* in writing, fails to obtain direction as required in paragraph 10.2.5, and performs work knowing it to be contrary to any laws, ordinances, rules, regulations or codes, the *Trade Contractor* shall be responsible for and shall correct the violations thereof; and shall bear the costs, expenses and damages attributable to the failure to comply with the provisions of such laws, ordinances, rules, regulations, or codes.
- 10.2.7 If, subsequent to the time of bid closing, changes are made to applicable laws, ordinances, rules, regulations, or codes of authorities having jurisdiction which affect the cost of the *Work*, either party may submit a claim in accordance with the requirements of GC 6.6 CLAIMS FOR A CHANGE IN CONTRACT PRICE.

GC 10.3 PATENT FEES

- 10.3.1 The *Trade Contractor* shall pay the royalties and patent licence fees required for the performance of the *Contract.* The *Trade Contractor* shall hold the *Owner* harmless from and against claims, demands, losses, costs, damages, actions, suits, or proceedings arising out of the *Trade Contractor*'s performance of the *Contract* which are attributable to an infringement or an alleged infringement of a patent of invention by the *Trade Contractor* or anyone for whose acts the *Trade Contractor* may be liable.
- 10.3.2 The Owner shall hold the Trade Contractor harmless against claims, demands, losses, costs, damages, actions, suits, or proceedings arising out of the Trade Contractor's performance of the Contract which are attributable to an infringement or an alleged infringement of a patent of invention in executing anything for the purpose of the Contract, or any model, plan or design which was supplied to the Trade Contractor as part of the Contract.

GC 10.4 WORKERS' COMPENSATION

- 10.4.1 Prior to commencing the Work, and again with the Trade Contractor's application for payment of the holdback amount following Substantial Performance of the Work, and again with the Contractor's application for final payment, the Trade Contractor shall provide evidence of compliance with workers' compensation legislation at the Place of the Project, including payments due thereunder.
- 10.4.2 At any time during the term of the *Contract*, when requested by the *Construction Manager*, the *Trade Contractor* shall provide such evidence of compliance with workers' compensation legislation at the *Place of the Project* by the *Trade Contractor* and any *Trade Subcontractors*.

PART 11 INSURANCE AND CONTRACT SECURITY

GC 11.1 INSURANCE

- 11.1.1 Without restricting the generality of GC 12.1 INDEMNIFICATION, the *Trade Contractor* shall provide, maintain and pay for the following insurance coverages, the minimum requirements of which are specified in CCDC 41 INSURANCE REQUIREMENTS in effect at the time of bid closing except as hereinafter provided:
 - .1 Automobile Liability Insurance from the date of commencement of the *Work* until one year after the date of *Substantial Performance of the Work*;
 - .2 Aircraft or Watercraft Liability Insurance when owned or non-owned aircraft or watercraft are used directly or indirectly in the performance of the *Work*; and
 - .3 Contractors' Equipment Insurance from the date of commencement of the Work until one year after the date of Substantial Performance of the Work.

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- 11.1.2 If the *Trade Contractor* fails to provide or maintain insurance as required by the *Contract Documents*, then the *Owner* shall have the right to provide and maintain such insurance and give evidence to the *Trade Contractor*, the *Construction Manager* and the *Consultant*. The *Trade Contractor* shall pay the cost thereof to the *Owner* on demand or the *Owner* may deduct the cost from any amount which is due or may become due to the *Trade Contractor*.
- 11.1.3 The Owner shall obtain, maintain and pay for 'wrap-up' general liability insurance in the joint names of the Owner, the Construction Manager, the Consultant and the Trade Contractor with limits of not less than \$10,000,000 per occurrence and a deductible not more than \$10,000. The insurance coverage shall be primary to all other insurance policies and shall not be substantially less than the insurance provided by IBC Form 2100 (including an extension for a standard provincial and territorial form of non-owned automobile liability policy) and IBC Form 2320, except for liability arising from damage to the Project during construction, which shall be limited to the completed operations period. The insurance shall be maintained from the date of commencement of the Project until 90 calendar days after the Project In-Use Date. The Owner is responsible to provide coverage for completed operations hazards from the Project In-Use Date for a period of 2 year. The Trade Contractor shall then provide, maintain and pay for liability insurance coverage for completed operations hazards with limits of not less than \$5,000,000 per occurrence and a deductible not more than \$5,000 on an ongoing basis for a further period of 4 years.

11.1.4 The Owner shall provide, maintain and pay for the following insurance coverages:

- .1 "Broad form" property insurance in the joint names of the Owner, the Trade Contractor, the Construction Manager, and the Consultant. The policy shall have limits of not less than the sum of 1.1 times Contract Price, and the full value, as stated in the Contract, of products and design services that are specified to be provided by the Owner for incorporation into the Work, with a deductible not exceeding \$10,000. The insurance coverage shall not be less than the insurance provided by the latest edition of IBC Forms 4042 and 4047 or their equivalent replacement. In addition to the exclusions identified in the latest edition of IBC forms 4042 and 4047, the Owner is not required to provide insurance coverage for Asbestos, Cyber Risk, Mould, or Terrorism. The "Broad form" property insurance shall be provided from the date of commencement of the Work until the earliest of:
 - (1) 10 calendar days after the date of Substantial Performance of the Work;
 - (2) on the commencement of use or occupancy of any part or section of Work unless such use or occupancy is for construction purposes, habitational, office, banking, convenience store under 465 square metres in area, or parking purposes, or for the installation, testing and commissioning of equipment forming part of the Work;
 - (3) when left unattended for more than 30 consecutive calendar days or when construction activity has ceased for more than 30 consecutive calendar days.
- .2 Boiler and machinery insurance in the joint names of the *Owner*, the *Trade Contractor*, the *Construction Manager*, and the *Consultant*. The insurance shall have limits of not less than the replacement value of the permanent or temporary boilers and pressure vessels, and other insurable objects forming part of the *Work*. The insurance coverage shall not be less than the insurance provided by a comprehensive boiler and machinery policy. The coverage shall be maintained continuously from commencement of use or operation of the boiler and machinery objects insured by the policy and until 10 calendar days after the date of *Substantial Performance of the Work*.
- .3 The "Broad form" property and boiler and machinery policies shall provide that, in the case of a loss or damage, payment shall be made to the *Owner*, the *Trade Contractor*, the *Construction Manager*, and the *Consultant* as their respective interests may appear. In the event of loss or damage:
 - (1) the Construction Manager shall act on behalf of the Owner, the Trade Contractor and the Consultant for the purpose of adjusting the amount of such loss or damage payment with the insurers. When the extent of the loss or damage is determined, the Trade Contractor shall proceed to restore the Work. Loss or damage shall not affect the rights and obligations of either party under the Contract except that the Trade Contractor shall be entitled to such reasonable extension of Contract Time relative to the extent of the loss or damage as the Construction Manager may recommend in consultation with the Trade Contractor;
 - (2) the Trade Contractor shall be entitled to receive from the Owner, in addition to the amount due under the Contract, the amount which the Owner's interest in restoration of the Work has been appraised, such amount to be paid as the restoration of the Work proceeds in accordance with the progress payment provisions. In addition the Trade Contractor's hall be entitled to receive from the payments made by the insurer the amount of the Trade Contractor's interest in the restoration of the Work; and
 - (3) to the Work arising from the work of the Owner, the Owner's own forces or another contractor, in accordance with the Owner's obligations under the provisions relating to construction by Owner or other contractors, shall pay the Trade Contractor the cost of restoring the Work as the restoration of the Work proceeds and as in accordance with the progress payment provisions.

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- 11.1.5 Prior to commencement of the *Work* and upon the placement, renewal, amendment, or extension of all or any part of the insurance,
 - .1 the *Trade Contractor* shall promptly provide the *Construction Manager* with confirmation of coverage under the policies specified in paragraph 11.1.1 and, if required, a certified true copy of the policies certified by an authorized representative of the insurer together with copies of any amending endorsements applicable to the *Work*; and
 - .2 the *Owner*, through the Construction *Manager*, shall promptly provide the *Trade Contractor* with confirmation of coverage under the policies specified in paragraphs 11.1.3 and 11.1.4 and, if required, a certified true copy of the policies certified by an authorized representative of the insurer together with copies of any amending endorsements applicable to the *Work*.
- 11.1.6 The parties shall pay their share of the deductible amounts in direct proportion to their responsibility in regards to any loss for which the above policies are required to pay, except where such amounts may be excluded by the terms of the *Contract*.
- 11.1.7 All required insurance policies shall be with insurers licensed to underwrite insurance in the jurisdiction of the *Place of the Project*.
- 11.1.8 If a revised version of CCDC 41 INSURANCE REQUIREMENTS is published, which specifies reduced insurance requirements, the parties shall address such reduction, prior to the insurance policy becoming due for renewal, and record any agreement in a *Change Order*.
- 11.1.9 If a revised version of CCDC 41 INSURANCE REQUIREMENTS is published, which specifies increased insurance requirements, either party may request the increased coverage by way of a *Change Order*.
- 11.1.10 A Change Directive shall not be used to direct a change in the insurance requirements in response to the revision of CCDC 41 INSURANCE REQUIREMENTS.

GC 11.2 CONTRACT SECURITY

- 11.2.1 The Trade Contractor shall, prior to commencement of the Work or within the specified time, provide to the Construction Manager any Contract security specified in the Contract Documents.
- 11.2.2 If the *Contract Documents* require surety bonds to be provided, such bonds shall be issued by a duly licensed surety company authorized to transact the business of suretyship in the province or territory of the *Place of the Project* and shall be maintained in good standing until the fulfillment of the *Contract*. The form of such bonds shall be in accordance with the latest edition of the CCDC approved bond forms.

PART 12 INDEMNIFICATION, WAIVER OF CLAIMS AND WARRANTY

GC 12.1 INDEMNIFICATION

- 12.1.1 Without restricting the parties' obligation to indemnify as described in paragraphs 12.1.4 and 12.1.5, the *Owner* and the *Trade Contractor* shall each indemnify and hold harmless the other from and against all claims, demands, losses, costs, damages, actions, suits, or proceedings whether in respect to losses suffered by them or in respect to claims by third parties that arise out of, or are attributable in any respect to, their involvement as parties to this *Contract*, provided such claims are:
 - .1 caused by:
 - (1) the negligent acts or omissions of the party from whom indemnification is sought or anyone for whose acts or omissions that party is liable, or
 - (2) a failure of the party to the Contract from whom indemnification is sought to fulfill its terms or conditions; and
 - .2 made by Notice in Writing within a period of 6 years from the date of Substantial Performance of the Work as set out in the certificate of Substantial Performance of the Work issued pursuant to paragraph 5.4.2.2 of GC 5.4 SUBSTANTIAL PERFORMANCE OF THE WORK or within such shorter period as may be prescribed by any limitation statute of the province or territory of the Place of the Project.

The parties expressly waive the right to indemnity for claims other than those provided for in this Contract.

- 12.1.2 The obligation of either party to indemnify as set forth in paragraph 12.1.1 shall be limited as follows:
 - .1 In respect to losses suffered by the *Owner* and the *Trade Contractor* for which insurance is to be provided by either party pursuant to GC 11.1 INSURANCE, the insurance limit for the loss so covered in effect at the time of bid closing.
 - .2 In respect to losses suffered by the *Owner* and the *Trade Contractor* for which insurance is not required to be provided by either party in accordance with GC 11.1 INSURANCE, the greater of the *Contract Price* as recorded in Article A-4 CONTRACT PRICE or \$2,000,000, but in no event shall the sum be greater than \$20,000,000.

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- .3 In respect to claims by third parties for direct loss resulting from bodily injury, sickness, disease or death, or to injury to or destruction of tangible property, the obligation to indemnify is without limit. In respect to all other claims for indemnity as a result of claims advanced by third parties, the limits of indemnity set forth in paragraphs 12.1.2.1 and 12.1.2.2 shall apply.
- 12.1.3 The obligation of either party to indemnify the other as set forth in paragraphs 12.1.1 and 12.1.2 shall be inclusive of interest and all legal costs.
- 12.1.4 The Owner and the Trade Contractor shall indemnify and hold harmless the other from and against all claims, demands, losses, costs, damages, actions, suits, or proceedings arising out of their obligations described in GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES.
- 12.1.5 The Owner shall indemnify and hold harmless the Trade Contractor from and against all claims, demands, losses, costs, damages, actions, suits, or proceedings:
 - .1 as described in paragraph 10.3.2 of GC 10.3 PATENT FEES, and
 - .2 arising out of the *Trade Contractor's performance of the Contract which are attributable to a lack of or defect in title or an alleged lack of or defect in title to the Place of the Project.*
- 12.1.6 In respect to any claim for indemnity or to be held harmless by the Owner or the Trade Contractor:
 - .1 Notice in Writing of such claim shall be given within a reasonable time after the facts upon which such claim is based became known;
 - .2 should either party be required, as a result of its obligation to indemnify the other, pay or satisfy a final order, judgment or award made against the party entitled by this contract to be indemnified, then the indemnifying party upon assuming all liability for any costs that might result shall have the right to appeal in the name of the party against whom such final order or judgment has been made until such rights of appeal have been exhausted.

GC 12.2 WAIVER OF CLAIMS

- 12.2.1 Subject to any lien legislation applicable to the *Place of the Project*, as of the fifth calendar day before the expiry of the lien period provided by the lien legislation applicable at the *Place of the Project*, the *Trade Contractor* waives and releases the *Owner* from all claims which the *Trade Contractor* has or reasonably ought to have knowledge of that could be advanced by the *Trade Contractor* against the *Owner* arising from the *Trade Contractor*'s involvement in the *Work*, including, without limitation, those arising from negligence or breach of contract in respect to which the cause of action is based upon acts or omissions which occurred prior to or on the date of *Substantial Performance of the Work*, except as follows:
 - .1 claims arising prior to or on the date of Substantial Performance of the Work for which Notice in Writing of claim has been received by the Owner from the Trade Contractor no later than the sixth calendar day before the expiry of the lien period provided by the lien legislation applicable at the Place of the Project;
 - .2 indemnification for claims advanced against the *Trade Contractor* by third parties for which a right of indemnification may be asserted by the *Trade Contractor* against the *Owner* pursuant to the provisions of this *Contract*;
 - .3 claims for which a right of indemnity could be asserted by the *Trade Contractor* pursuant to the provisions of paragraphs 12.1.4 or 12.1.5 of GC 12.1 INDEMNIFICATION; and
 - .4 claims resulting from acts or omissions which occur after the date of Substantial Performance of the Work.
- 12.2.2 The *Trade Contractor* waives and releases the *Owner* from all claims referenced in paragraph 12.2.1.4 except for those referred in paragraphs 12.2.1.2 and 12.2.1.3 and claims for which *Notice in Writing* of claim has been received by the *Owner* from the *Trade Contractor* within 395 calendar days following the date of *Substantial Performance of the Work*.
- 12.2.3 Subject to any lien legislation applicable to the *Place of the Project*, as of the fifth calendar day before the expiry of the lien period provided by the lien legislation applicable at the *Place of the Project*, the *Owner* waives and releases the *Trade Contractor* from all claims which the *Owner* has or reasonably ought to have knowledge of that could be advanced by the *Owner* against the *Trade Contractor* arising from the *Owner*'s involvement in the *Work*, including, without limitation, those arising from negligence or breach of contract in respect to which the cause of action is based upon acts or omissions which occurred prior to or on the date of *Substantial Performance of the Work*, except as follows:
 - .1 claims arising prior to or on the date of Substantial Performance of the Work for which Notice in Writing of claim has been received by the Trade Contractor from the Owner no later than the sixth calendar day before the expiry of the lien period provided by the lien legislation applicable at the Place of the Project;
 - .2 indemnification for claims advanced against the *Owner* by third parties for which a right of indemnification may be asserted by the *Owner* against the *Trade Contractor* pursuant to the provisions of this *Contract*;

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- .3 claims for which a right of indemnity could be asserted by the Owner against the Trade Contractor pursuant to the provisions of paragraph 12.1.4 of GC 12.1 - INDEMNIFICATION;
- damages arising from the Trade Contractor's actions which result in substantial defects or deficiencies in the Work. 4 "Substantial defects or deficiencies" mean those defects or deficiencies in the Work which affect the Work to such an extent or in such a manner that a significant part or the whole of the Work is unfit for the purpose intended by the Contract Documents
- claims arising pursuant to GC 12.3 WARRANTY; and .5
- claims arising from acts or omissions which occur after the date of Substantial Performance of the Work. .6
- The Owner waives and releases the Trade Contractor from all claims referred to in paragraph 12.2.3.4 except claims for 12.2.4 which Notice in Writing of claim has been received by the Trade Contractor from the Owner within a period of six years from the date of Substantial Performance of the Work should any limitation statute of the Province or Territory of the Place of the Project permit such agreement. If the applicable limitation statute does not permit such agreement, within such shorter period as may be prescribed by:
 - .1 any limitation statute of the Province or Territory of the Place of the Project; or
 - the Civil Code of Quebec, if the Place of the Project is the Province of Quebec. .2
- 12.2.5 The Owner waives and releases the Trade Contractor from all claims referenced in paragraph 12.2.3.6 except for those referred in paragraph 12.2.3.2, 12.2.3.3 and those arising under GC 12.3 - WARRANTY and claims for which Notice in Writing has been received by the Trade Contractor from the Owner within 395 calendar days following the date of Substantial Performance of the Work.
- Notice in Writing of claim as provided for in GC 12.2 WAIVER OF CLAIMS to preserve a claim or right of action which 12.2.6 would otherwise, by the provisions of GC 12.2 - WAIVER OF CLAIMS, be deemed to be waived, must include the following:
 - .1 a clear and unequivocal statement of the intention to claim;
 - .2 a statement as to the nature of the claim and the grounds upon which the claim is based; and
 - .3 a statement of the estimated quantum of the claim.
- 12.2.7 The party giving Notice in Writing of claim as provided for in GC 12.2 - WAIVER OF CLAIMS shall submit within a reasonable time a detailed account of the amount claimed.
- Where the event or series of events giving rise to a claim made under paragraphs 12.2.1 or 12.2.3 has a continuing effect, the 12.2.8 detailed account submitted under paragraph 12.2.7 shall be considered to be an interim account and the party making the claim shall submit further interim accounts, at reasonable intervals, giving the accumulated amount of the claim and any further grounds upon which it is based. The party making the claim shall submit a final account after the end of the effects resulting from the event or series of events.
- If a Notice in Writing of claim pursuant to paragraph 12.2.1.1 is received on the seventh or sixth calendar day before the 12.2.9 expiry of the lien period provided by the lien legislation applicable at the Place of the Project, the period within which Notice in Writing of claim shall be received pursuant to paragraph 12.2.3.1 shall be extended to two calendar days before the expiry of the lien period provided by the lien legislation applicable at the Place of the Project.
- 12.2.10 If a Notice in Writing of claim pursuant to paragraph 12.2.3.1 is received on the seventh or sixth calendar day before the expiry of the lien period provided by the lien legislation applicable at the Place of the Project, the period within which Notice in Writing of claim shall be received pursuant to paragraph 12.2.1.1 shall be extended to two calendar days before the expiry of the lien period provided by the lien legislation applicable at the Place of the Project.

GC 12.3 WARRANTY

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- 12.3.1 Except for extended warranties as described in paragraph 12.3.7, the warranty period under the Contract is one year from the later of the date of Substantial Performance of the Work and the Project In-Use Date.
- 12.3.2 The Trade Contractor shall be responsible for the proper performance of the Work to the extent that the design and Contract Documents permit such performance.
- 12.3.3 The Trade Contractor shall submit to the Construction Manager for the Owner's acceptance all written warranties and related documents required by the Contract Documents.
- The Owner, through the Construction Manager, shall promptly give the Trade Contractor Notice in Writing of observed defects 12.3.4 and deficiencies that occur during the one year warranty period.

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- 12.3.5 Subject to paragraph 12.3.2, the *Trade Contractor* shall correct promptly, at the *Trade Contractor's* expense, defects or deficiencies in the *Work* which appear prior to and during the one year warranty period.
- 12.3.6 The *Trade Contractor* shall correct or pay for damage resulting from corrections made under the requirements of paragraph 12.3.5.
- 12.3.7 Any extended warranties beyond the one year warranty period as described in paragraph 12.3.1, shall be as specified in the *Contract Documents*. Extended warranties shall be issued by the warrantor to the benefit of the *Owner*. The *Trade Contractor's* responsibility with respect to extended warranties shall be limited to obtaining any such extended warranties from the warrantor. The obligations under such extended warranties are solely the responsibilities of the warrantor.

CCDC 17-2010

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Amendments and Supplementary Conditions to the CCDC-17-2010 Stipulated Price Contract between Owner and Trade Contractor for Construction Management Projects

The following amendments, additions and deletions to General Conditions of the Stipulated Price Contract forming part of the Standard Construction Document CCDC - 17 - 2010 shall form part of the Contract Documents.

Where these amendments, additions, and modifications specifically reference a change to the Agreement, Definitions, General Conditions, these amendments, additions and modifications shall govern.

SC.1 Amendments to Article A-4 CONTRACT PRICE

(a) Add 4.6:

It is agreed that the Contract Price includes all overtime, premium time, premium charges, and any other costs arising thereto, as may be incurred by the Trade Contractor for: (i) labour; (ii) use or rentals of equipment (whether or not such equipment is incorporated into the Work); and (iii) use of independent contractors, other workers, agents or representatives, including Trade Subcontractors (collectively the "Premium Charges"), all of which Premium Charges may be required to complete the Work in accordance with the Project schedule.

SC.2 Amendments to GC DEFINITIONS

(a) Replace "Contract Documents", as set forth in the Definitions section to the Contract:

The Contract Documents shall consist of those documents listed in Article A-3 of the Contract, and any amendments agreed upon between the parties, and/or such additions or revisions to the Contract Documents as may be provided for in this Contract, and shall include:

the drawings, including all plans, elevations, sections, details, diagrams, Shop Drawings, Specifications and/or Supplemental Instructions, as may be issued to the Trade Contractor from time to time during the course of the Project, including site layout and coordination drawings (collectively the "Drawings") and which Drawings shall include those attached hereto as Schedule "A", as well as any additions or revisions to such Drawings that may be allowed for in this Contractor acknowledges having reviewed the Contract Documents.

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(b) Add to the end of "Drawings", as set forth in the Definitions section to the Contract:

the drawings, including all plans, elevations, sections, details, diagrams, Shop Drawings, Specifications and/or Supplemental Instructions, as may be issued to the Trade Contractor from time to time during the course of the Project, including site layout and coordination drawings (collectively the "Drawings") and which Drawings shall include those attached hereto as Schedule "A", as well as any additions or revisions to such Drawings that may be allowed for in this Contractor acknowledges having reviewed the Contract Documents.

SC.3 Amendments to GC 1.1 CONTRACT DOCUMENTS

- (a) Delete GC 1.1.7
- (b) Add GC 1.1.10:

The Owner shall provide the Trade Contractor with digital access to the Contract Documents through the Owner's designated website, FTP site, on-line or cloud based portal and/or network link (the "FTP Site"). The Trade Contractor shall obtain copies of the Contract Documents at its own expense by accessing the FTP Site and/or by downloading and/or by printing such documents. The Owner shall not be required to provide hard copies of the Contract Documents to the Trade Contractor.

(c) Add GC 1.1.11:

The Trade Contractor shall be responsible to make inquiries from time to time (and as a minimum, on a weekly basis) to determine whether or not there have been any revisions or additions made to the Contract Documents. Such inquiries can be made through the Construction Manager or by accessing the FTP Site. If revisions to the Contract Documents have been made, the Trade Contractor shall promptly obtain a copy of such revised or added Contract Documents in accordance with GC 1.1.10 and shall review the revisions or additions to determine what, if any, impact there will be to the Work. The Trade Contractor shall take all reasonable steps necessary to implement and/or execute such revisions or additions forthwith and/or in accordance with the Project schedule. Any changes in the Work resulting from such revisions or additions shall only be permitted in accordance with GC 6.2 - CHANGE ORDER or GC 6.3 - CHANGE DIRECTIVE, unless such changes are otherwise deemed to be included in the Work and the Contract Price pursuant to the terms of the Contract (and per GC 1.1.12 to 1.1.16 below).

SITE INSTELLATOR SALE TO BE PROVIDED BY THE CONSTELLATOR MANAGE

(d) Add GC 1.1.12:

A Contraction

The Trade Contractor acknowledges that the Contract Documents have been prepared by the Project consultants and that the Work and the Contract Documents shall include any such revisions and/or additions to the Contract Documents as may be requested, required and/or directed by the Owner, the Consultant, other Project consultants and/or by the local or regional authorities having jurisdiction, all of which matters shall be deemed to be in accordance with the spirit and intent of the Contract Documents and for the advancement and benefit of the Project.

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(e) Add GC 1.1.13:

The Trade Contractor acknowledges that the Contract Documents may be incomplete in detail. The Trade Contractor agrees that, notwithstanding any such incomplete detail, the Contract Price herein includes all foreseen (or unforeseen) conditions, circumstances, details, Drawings and/or requirements associated with the construction and performance of the Work, including any circumstances described at GC 1.1.12. To this extent, the Contract Documents shall constitute the primary guidelines for the execution of the Work. Any conditions, circumstances, details, Drawings, requests, requirements and/or directions provided to the Trade Contractor following the date of execution of this Contract, shall be deemed to have been included in the Work and in the Contract Price. Accordingly, the second sentence of GC 1.1.1. shall be, and is hereby deleted.

(f) Add GC 1.1.14:

Notwithstanding GC 1.1.6, where a contradiction exists between any of the Contract Documents, the Trade Contractor will carry out the more onerous requirement and bring same to the attention of the Construction Manager.

(g) Add GC 1.1.15:

It is acknowledged that the Trade Contractor shall be at liberty to recommend value engineering initiatives (including design and/or specification changes) in relation to the scope and execution of its Work. In doing so, the Trade Contractor must take the following steps:

- .1 notify the Construction Manager about the proposed value engineering initiative, in writing, within a reasonable time prior to when the activity (which is the subject of the initiative) is required to be carried out per the Project schedule;
- .2 provide the Construction Manager with any requested answers, details, documentation or other information necessary to substantiate the value engineering initiative;
- .3 abstain from taking steps to implement the proposed initiative until written authorization has been received from the Owner and: (a) the Construction Manager; (b) the Consultant; or (c) other sub-consultants, as the circumstances may require; and
- .4 if authorization has been so granted, proceed to carry out the relevant work in accordance with the supplemental information and the Project schedule, and this Contract is deemed to be amended accordingly.

(h) Add GC 1.1.16:

If a reduction to the Contract Price arises as a result of the Trade Contractor's value engineering initiative, the Construction Manager shall issue appropriate instructions for a change in the Work as provided in GC 6.2 – CHANGE ORDER or GC 6.3 – CHANGE DIRECTIVE. Any such Change Order or Change Directive must be approved by the Owner in writing.

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SC.4 Amendments to GC 2.4 DEFECTIVE WORK

(a) Add the following statement to the end of GC 2.4.1:

In the event that the required remedial work is not commenced or performed by the Trade Contractor within the amount of time provided in any default or deficiency notice delivered by the Construction Manager, Consultant, or any governing authority, to the Trade Contractor, then the Owner shall have the right, in additional to any other right which it may have under this Contract, to make alternative arrangements for the remedial work to be performed. The total cost of performing such remedial work, plus a 10% administration fee, may be deducted from any monies payable by the Owner to the Trade Contractor pursuant to this Contract.

SC.5 Amendments to GC 3.4 DOCUMENT REVIEW

- (a) Delete GC 3.4.1
- (b) Add new GC 3.4.1:

Prior to commencing the Work, the Trade Contractor shall undertake a detailed review of the Contract Documents. The Trade Contractor's review shall be carried out to a standard that is reasonable and that would ordinarily be expected by an experienced and competent trade contractor who provides services that are comparable to the Trade Contractor working in the Province of Ontario. If the Trade Contractor discovers any error, inconsistency or omission in the Contract Documents prior to, or while performing, its Work, the Trade Contractor shall notify the Construction Manager forthwith in writing. In such case, the Trade Contractor shall not proceed with the affected Work until the Trade Contractor has received any missing or corrected information from the Construction Manager. The Trade Contractor shall not be liable for damage or costs resulting from such errors, inconsistencies or omissions in the Contract Documents which the Trade Contractor was unable to reasonably discover, applying the above standards.

(c) Add GC 3.4.2:

Notwithstanding GC 6.4, the Trade Contractor acknowledges that it has visited the site and has satisfied itself as to the existing site conditions, including soils, bearing capacity, physical obstructions, utility locates (or connections), the overall status of construction and the status of the work of the other Trade Subcontractors (the "Site Conditions"). The Work and the Contract Price herein shall be fully inclusive of all such Site Conditions and any impacts arising thereto.

SC.6 Amendments to GC 5.1 FINANCING INFORMATION REQUIRED OF THE OWNER

(a) Delete GC 5.1

SC.7 Amendments to GC 5.2 APPLICATIONS FOR PAYMENT

- (b) Delete GC 5.2.1
- (c) Delete GC 5.2.2
- (d) Delete GC 5.2.3

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(e) Add new GC 5.2.1:

Applications for payment on account, as provided in Article A-5 of the Agreement – PAYMENT, may be made monthly as the Work progresses and shall be submitted to the Construction Manager by no later than the 25th day of each month. Such Applications for payment shall include the Trade Contractor's invoice and shall be submitted on a form approved by the Construction Manager. The amount claimed shall be for the value, proportionate to the amount of the Contract, of Work performed and Products delivered to the Place of the Project as of the 25th day of the payment period. In this regard, the Trade Contractor acknowledges that a mutually agreed upon schedule of values will be provided for the various parts of the Work, aggregating the total amount of the Contract Price, so as to facilitate evaluation of applications for payment.

(f) Add GC 5.2.8:

Applications for payment shall include such other evidence, information or documentation as the Construction Manager or Payment Certifier may reasonably request in support of the application, including W.S.I.B. clearance certificates, statutory declaration, dump tickets, delivery tickets and back-up documentation from the Trade Subcontractors or Suppliers. Such applications for payment shall be in hard copy document format (facsimile transmission copies will not be accepted). The amount claimed shall be strictly in accordance with the certification of the Construction Manager or Consultant (which certificate shall certify the Work performed and Products delivered by the Trade Contractor to the Place of the Project as of the 25th day of the month).

SC.8 Amendments to GC 5.3 PROGRESS PAYMENT

- (a) Delete GC 5.3.1.3
- (b) Add new GC 5.3.1.3:

The Owner shall make payment to the Trade Contractor on account as provided in Article A-5 – PAYMENT on or before the later of:

- .1 the 30th day of the month, immediately following the month in which the Application for payment was submitted by the Trade Contractor for the payment period; or
- .2 20 calendar days following the issuance of the certificate for payment from the Payment Certifier, or from such other person as may be designated by the Owner.
- (c) Add GC 5.3.2:

The progress payments owing to the Trade Contractor shall be subject to the following deductions: (a) any expenses and/or chargeback amounts for materials, Products or services furnished by the Owner to the Trade Contractor in connection with the Work; (b) any expenses that have been incurred by the Owner to correct or rectify a deficiency or item of incomplete Work of the Trade Contractor; (c) deductions that may otherwise be provided for in the Contract, including any amounts paid by the Owner pursuant to GC 5.3.4 (in respect of the Debts of the Trade Contractor); and (d) the holdback amount required to be retained in accordance with the statutory holdback legislation in the Place of the Project. Any amounts paid by the Owner at sub-paragraphs (a), (b) or (c) above shall be subject to a 10% administration fee.

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(d) Add GC 5.3.3:

The Trade Contractor acknowledges and agrees that the Owner's receipt of funding and/or payment from the Owner's applicable lending institution (the "Lender") for the payment period in question, is an express condition precedent to the Owner's obligation to pay the Trade Contractor in accordance with this Contract.

(e) Add GC 5.3.4:

The Trade Contractor shall promptly and satisfactorily settle and pay for all accounts, claims or liens (the "Debts") with respect to the Work. If, after having received 2 Working Days Notice in Writing from the Owner or Construction Manager to settle and pay such Debts, the Trade Contractor fails or refuses to settle or pay same, the Owner shall have the right to settle or pay such Debts for the account of the Trade Contractor and the receipt issued to the Owner with respect to such Debts shall be conclusive evidence as to such payments and the amount thereof. Notwithstanding the foregoing provision, the Trade Contractor shall not be required to pay any such Debts if it has reasonable grounds for disputing same and the Owner in these circumstances will only have the right to pay or settle such Debts in such manner as in its opinion, will not prejudice the Trade Contractor's right to dispute same. Any amounts properly paid by the Owner as aforesaid, may be deducted from the Trade Contractor's progress payments in accordance with paragraph GC 5.3.2 above.

SC 9. Amendments to GC 6.2 CHANGE ORDER

(a) Add the following statement to the end of GC 6.2.2:

Any such Change Order must be specifically approved by the Owner in writing.

SC 10. Amendments to GC 6.3 CHANGE DIRECTIVE

(b) Add GC 6.3.6.4

The Trade Contractor's fee, as described at paragraph GC 6.3.6, shall be calculated as 5% of the Trade Contractor's costs, which costs shall be calculated at paragraphs GC 6.3.6.1 or 6.3.6.2.

SC 11. Amendments to GC 7.2 - TRADE CONTRACTOR'S RIGHT TO SUSPEND THE WORK OR TERMINATE THE CONTRACT

- (a) Delete GC 7.2.3.1
- (b) Delete GC 7.2.4
- (c) Add new GC 7.2.4:

The Trade Contractor's Notice in Writing to the Owner provided under paragraph 7.2.3 shall advise that if the default is not corrected within 10 Working Days following the receipt of the Notice in Writing, the Trade Contractor may, without prejudice to any other right or remedy the Trade Contractor may have, suspend the Work of terminate the Contract.

(d) Delete GC 7.2.5

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(e) Add new GC 7.2.5:

If the Trade Contractor terminates the Contract under the conditions set out above, the Trade Contractor shall be entitled to be paid for all work performed to date.

SC 12. Amendments to GC 12.3 WARRANTY

- (a) Delete GC 12.3
- (b) Add new GC 12.3.1:
 - .1 The Trade Contractor warrants that the Work shall be carried professionally, in a proper workmanlike manner and to the standard of diligence, skill and care that a trade contractor would customarily provide in similar circumstances for comparable projects in the same relative geographic location as the Project herein. Moreover, all Product forming part of the Work (whether specified or not) shall be free from defects, shall be fit for the purpose intended and shall be of a quality equal to or better than that of a comparable condominium building in the area of the Project;
 - .2 The Trade Contractor further warrants that the Work shall be performed in accordance with the standards set forth in the *Ontario Building Code*, the *Ontario New Homes Warranty Plan Act* and any other laws, by-laws, regulations, codes and/or other requirements of the local or regional authority and any other authorities having jurisdiction and in accordance with the Contract Documents.
- (c) Add new GC 12.3.2:

To the extent applicable, the Trade Contractor shall submit to the Construction Manager for the Owner's acceptance all written warranties and related documents required by the Contract Documents.

(d) Add new GC 12.3.3:

The Owner, through the Construction Manager, shall promptly give the Trade Contractor Notice in Writing of observed defects and deficiencies that occur during the warranty periods (which warranty periods are specified below). The Trade Contractor shall correct promptly, at the Trade Contractor's expense, defects or deficiencies in the Work which appear prior to and during such applicable warranty periods.

(e) Add new GC 12.3.4:

The Trade Contractor shall correct or pay for damage resulting from rectifications made under this paragraph SC 12.3 – WARRANTY.

WARRANTY FOR RESIDENTIAL AREAS

(f) Add GC 12.3.5:

The Trade Contractor's warranty period for the residential areas of the Project (which residential areas are specified in the Contract documents), shall be as follows.

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(g) Add GC 12.3.5.1:

It is acknowledged that the Owner is registered as the "vendor" of the Project as required by the Ontario New Home Warranties Plan Act and regulations (the "Tarion Regulations"). It is further acknowledged that the Owner is subject to the statutory warranties set forth in the Tarion Regulations. Such warranties are owed by the Vendor to the purchasers of the residential suites (as well as to the condominium corporation that will be created in respect of the common areas of the building). The warranties are intended to ensure that the Vendor meets prescribed standards and levels of construction performance. In general terms, such warranties are categorized into one year, two year and seven year warranties. The warranties relate to the various aspects of construction activity that will arise during the course of the Project. The particulars of such warranties are specified in the Tarion Regulations and are further described at Tarion's website (www.tarion.com) under the "Warranty Protection" tab (hereinafter the "Statutory Warranties").

(h) Add GC 12.3.5.2:

The Trade Contractor shall be subject to the Statutory Warranties to the same degree as the Owner, but only to the extent that such Statutory Warranties apply to the scope of the Trade Contractor's Work (hereinafter the "Trade Contractor's Residential Warranties"). The Trade Contractor shall not be responsible for Statutory Warranties that arise in respect of the work of other Trade Subcontractors or Suppliers working at the Project. The Trade Contractor's Residential Warranties shall be owed to the Owner.

(i) Add GC 12.3.5.3:

It is the Trade Contractor's responsibility to investigate and review the Tarion Regulations and the Statutory Warranties in effect as of the date of this Contract. This will enable the Trade Contractor to identify the extent of the Trade Contractor's Residential Warranties. However, it is agreed that the Trade Contractor's Residential Warranties shall be subject to amendments that may be made to the Tarion Regulations, from time to time.

(j) Add GC 12.3.5.4:

If a disagreement arises as to whether an alleged defect or deficiency in the Work is covered by the Trade Contractor's Residential Warranties (either with respect to the nature of the defect or deficiency itself or with respect to the timing of the Owner's and/or Construction Manager's request for the rectification of such defect or deficiency), the following shall apply:

- .1 the Trade Contractor shall deal with the Owner and/or Construction Manager cooperatively, in good faith and in a fair and reasonable manner with a view to resolving the disagreement as quickly as possible, with the understanding that time shall always be of the essence. In this regard, the Tarion Regulations and Statutory Warranties shall be given the most liberal interpretation that is reasonably possible in the circumstances;
- .2 if the disagreement cannot be resolved as aforesaid, either party may have the matter settled in accordance with Part 8 of the General Conditions DISPUTE RESOLUTION.

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(k) Add GC 12.3.5.5:

As of the date of this Contract, the Tarion Regulations stipulate that the Statutory Warranties (which include the Trade Contractor's Residential Warranties) shall commence on the dates set forth below:

- .1 for the residential condominium suites (and/or associated parking or storage areas, if applicable), the coverage shall begin on the date of possession of each condominium suite; and
- .2 For the residential common elements and/or amenity spaces, the coverage shall begin on the day that the condominium corporation is registered under the applicable legislation.
- (I) Add GC 12.3.5.6:

The coverage for the Trade Contractor's Residential Warranties shall terminate in accordance with the Tarion Regulations.

(m) Add GC 12.3.5.7:

Notwithstanding GC 12.3.5.1 to 12.3.5.6 the Trade Contractor's minimum warranty in respect of the Work in the residential areas shall be 1 year from the dates identified at GC 12.3.5 (a) and (b) as applicable.

WARRANTY FOR COMMERCIAL AREAS

(n) Add GC 12.3.6;

The warranty period for the commercial areas of the *Project* (which commercial areas are specified in the *Contract Documents*) shall be one year from the later of the date of *Substantial Performance of the Work* and the date that the *Project* is ready for use for the intended purpose.

EXTENDED WARRANTIES

(o) Add GC 12.3.7:

Any extended warranties beyond the warranty periods mentioned above (in relation to the residential and commercial areas) shall be as specified in the Contract Documents. Extended warranties shall be issued by the warrantor to the benefit of the Owner. The Trade Contractor's responsibility with respect to extended warranties shall be limited to obtaining any such extended warranties from the warrantor. The obligations under such extended warranties are solely the responsibilities of the warrantor.

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SCOPE OF WORK

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TRADE: Formwork

Before submitting a tender, bidders shall carefully examine the site of the proposed work, fully inform themselves on the existing conditions and limitations and include in their tender price, a sum to cover the cost of all items contemplated by the Drawings, Specifications and Contract Documents. No allowance will be subsequently made for any error or negligence on behalf of the Contractor in this regard.

This Contractor is required to supply all engineering, labour, materials, machinery, equipment, tools, scaffold, hoisting, traffic management, off-loading, supervision and whatsoever required to properly execute and complete all the *Formwork* required all in accordance with the Contract Documents, including, but not limited to the following:

All materials must comply with the appropriate codes and ratings. All debris and waste is to be removed from the building by this Contractor.

1. General

- 1.1 These conditions will amend and/or supplement the specifications and drawings prepared by the consultants for this project.
- 1.2 Workmanship and materials shall conform to the requirements of Ontario and National Building Codes, City of Toronto Building Codes and any other authorities having jurisdiction over work to be performed.
- 1.3 Have a capable, decision-making representative attend all job-site meeting as set by the owner.
- 1.4 Comply with all health and safety measures and with all governing authorities safety procedures in force at the time that the work is carried out (see also Bluescape's Health and Safety Policy). No safety equipment or railing will be removed without the prior knowledge of the Owner's Site Superintendent.
- 1.5 All operations of this Contractor shall be conducted with full consideration of all the property rights of the Owners and occupants of the adjacent premises and with the least inconvenience possible to them, and without any interference with or interruptions to the operations of the said Owners or occupants.
- 1.6 Where contradiction exists between the Scope of Work and the other Contract documents, this Contractor will be responsible to carry out the more onerous requirements and to bring the same to the attention of the Construction Manager. If the Contractor in the course of his work finds any discrepancy between the Contract documents and the physical conditions of the work or any errors in the plans, specifications or in the points given for the construction of the work, it shall be his duty to immediately inform the Construction Manager in writing of such discovery and any work done after such discovery until authorized in writing will be done at the Contractor's risk.

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- 1.7 If the Contractor is not making sufficient progress in the preparation of the materials herein called for and is thereby causing or threatening to cause delay in the general progress of the work, the Owner shall have the right to investigate the cause of the delay and to expedite deliveries and all expenses incurred by the Owner as a result shall be charged to and paid by the Contractor.
- 1.8 Qualifications or exclusions contained in the Contractors proposal for this work are not accepted unless specifically incorporated into this Contract document either through wording changes or attached appendices. All terms and conditions of the Contract prevail over any and all correspondence prior to the signing of the Contract.
- 1.9 Any additional work instructed by the Owner over and above the scope of work of this Contract shall be carried out by this Contractor only after receipt of a written purchase order or a change order to the contract.
- 1.10 When a change to the work is proposed or required resulting in an extra to the Contract, this Contractor shall submit a quotation for this work within 6 weeks of the date that the notice describing the proposed change is issued. If this Contractor proceed with the work and does not provide a formal quotation within the 6 week period, there will be no adjustment later to the Contract price.
- 1.11 Schedule all deliveries with the Site Superintendent. Arrange all hoisting required to suit the Site Superintendent's schedule. This Contractor shall receive all deliveries and unload their own trucks, including any required flagmen and equipment.
- 1.12 The Owner is not responsible for providing parking.
- 1.13 This Contractor to provide manpower to meet the agreed schedule. Any overtime required to achieve this rate will be at this Contractor's expense (including weekends).
- 1.14 Inspection and testing will be carried out by an independent Consultant and paid for by the Owner. This Contractor will co-operate with the Owners consultants / inspectors regarding installation procedures to be followed. The Construction Manager shall schedule and arrange for all inspections relative to this work. All costs associated with additional inspections, which are due to the fault of this Contractor, will be charged to the Contractors account.
- 1.15 This Contractor is to provide all mock-ups, samples and demonstrations required by the Contract Documents and/or Consultants, including all coordination, preparation and removal thereafter if required.
- 1.16 This Contractor agrees to clean the premises and remove all its debris daily. The owner reserves the right to have the premises cleaned and debris removed if, after written notice for clean-up to this Contractor, clean-up is not carried out within 24 hours of receipt of this notice; and backcharge the contractor based on a labourer's rate of \$65.00 per hour with a minimum charge of \$260.00 per incident. Photographic evidence will be provided with the backcharge notice.
- 1.17 This Contractor is to keep an up-to-date set of as-built drawings on site. Any and all changes or on-site instructions are to be recorded on such plans and reported to the corresponding consultants. This is to be carried out on a daily basis.

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- 1.18 Liability insurance is to be provided in an amount of \$5,000,000 (five million dollars). A copy of the Contractor's certificate of insurance is to be provided to the Owner prior to commencing work on site.
- 1.19 This Contractor and its Subcontractors shall provide warranties in compliance with those required by the Ontario New Home Warranty Program (ONWHP) in terms of coverage, start date and duration. Any defects that may appear within the warranty period are to be replaced and repaired without charge. This Contractor is responsible for all costs in making good the defective work provided the equipment is properly maintained through the warranty period.
- 1.20 Guarantee all material, equipment and workmanship for a period of one year after Substantial Performance of the Contract. Any defects that may appear within the warranty period are to be replaced and repaired without charge.
- 1.21 Provide an extended warranty if required by the specification(s).
- 1.22 <u>Payment:</u> Clauses 5.3.1 and 5.3.2 of the CCDC 17-2010 Agreement between Owner and Contractor will be amended as follows:

The Construction Manager will issue to the Owner, no later than 15 days after the receipt of an application for payment from the *Trade Contractor* submitted in accordance with GC 5.2 - APPLICATIONS FOR PROGRESS PAYMENT, a certificate for payment in the amount applied for or in such other amount as the *Construction Manager* determines to be properly due. If the *Construction Manager* amends the application, the *Construction Manager* will promptly notify the *Trade Contractor* in writing giving reasons for the amendment.

The Owner shall make payment to the *Trade Contractor* on account as provided in Article A-5 of the Agreement - PAYMENT no later than 30 days after the date of a certificate for payment issued by the Construction Manager.

- 1.23 <u>Release of Holdback:</u> The following are the prerequisites for release of construction lien holdback based on certification and publication of Substantial Performance in accordance with Section 32 (1) of the Construction Lien Act.
 - 1. Certificate of Substantial Performance (Form 6), jointly signed by Owner and Contractor, in the absence of a Payment Certifier
 - 2. Proof of Publication of above certificate in *Daily Commercial News.* The holdback is due on the 46th day after the date of publication
 - The improvement or a substantial part thereof is ready for use or is being used for the purpose intended, and Substantial Performance achievement calculation per Section (2)(l)(b) of the Lien Act, as detailed below, has been achieved.

For the purposes of the Act, a contract is substantially performed when the improvement to be made under that contract is capable of completion or, where there is a known defect, correction, at a cost of not more than,

- (i) 3 per cent of the first \$500,000 of the contact price,
- (ii) 2 per cent of the next \$500,000 of the contract price, and
- (iii) 1 per cent of the balance of the contract price.

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2. Quality of Workmanship

- 2.1 Forms shall be free from concrete and other matter with flat, smooth faces and firm edges, oiled with an approved agent before being installed. Form plywood is to be new material. Remove all sawdust or debris from corners of forms before pouring slabs.
- 2.2 Concrete shall be compacted by internal mechanical vibration applied in an approved manner at the point of deposit and in the area of freshly placed concrete. Supplement vibration with hand spading, puddling and prodding to secure an even, dense concrete close bonded to reinforcement. The resulting surface shall not show evidence of aggregate separation or honeycombing.
- 2.3 Immediately after removal of forms, cut off all bolts, ties, nails or other metal back to a depth of 1" from the surface of the concrete and make good with corks, non-shrink mortar mix or approved asphaltic compound. These materials will be supplied by the Formwork Contractor.
- 2.4 All serious honeycomb and other surface defects shall be made good with non-shrink mortar of the same proportions as the surrounding work. If the honeycombing is structurally unsound, this Contractor will be responsible for all costs incurred by the Owner to rectify the work.
- 2.5 Remove all fins and projections from concrete surfaces that are to be left exposed or are to receive laminated drywall or a directly applied finish. Carefully fill all such cavities, holes, or other blemishes with a cement mortar mix and surface rub with a carborundum block or wheel. These materials will be supplied by the Formwork Contractor.
- 2.6 Supply and install 25mm chamfer corners for all exposed columns, beams, and upstands.
- 2.7 The garage walls, columns and ceilings are to be left in a state suitable for a direct application of paint without preparation.
- 2.8 Within two (2) weeks of stripping formwork, the forming contractor is to commence repair of all faulty work such as honeycombing, concrete overflow, etc. Failing this, an appropriate amount will be held back from the next progress payment. Concrete patching operations will not take place during Winter months unless suitable conditions are provided for by the Owner.

3. Tolerances

- 3.1 All concrete is to be smooth, flat and level unless damage is caused by unexpected and unpredictable weather conditions. This Contractor is to take full responsibility for improper sloping of slabs because of undue form deflection. This Contractor will undertake all remedial work to rectify this work at its own expense.
- 3.2 This Contractor is to leave all floors completely level. If floor level is not within the required tolerance, then this Contractor shall be responsible for all labour and material to bring the slab to the required degree of levelling. This Contractor is responsible to hand over all slabs within acceptable tolerance, namely 9mm in 3000mm (3/8" in 10' 0") or to approved CSA Standard A23.1-94.

Page 4 of 10

February 26, 2016

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- 3.3 Finish concrete walls straight and plumb to a smoothness to receive laminated drywall. Acceptable tolerance for plumbness is ¼" in 10' 0". Grind all exposed concrete walls and columns ready to receive paint or laminated drywall.
- 3.4 The Elevator Hoistway must be plumb from top to bottom with variation not to exceed 1" (25mm) at any point in the first 100 feet (30m). Tolerances may increase thereafter to 1/32" for each additional 10 feet (3m) up to a maximum displacement of 2" (51mm), as per CSA standards.

4. Coordination with Other Trades

- 4.1 Co-operate with all trades including mechanical and electrical. Set all metal ties required for masonry on the face of the concrete work.
- 4.2 Place all inserts for windows, window washing equipment and anchor bolts and plates for structural steel. Ensure that all inserts are firmly fixed in place and are in the correct location, are plumb and are at the correct elevation.
- 4.3 Sleeve and set for all elevator divider beams and hoist beams.
- 4.4 Carry out all necessary cutting and patching due to failure to properly carry out such work.
- 4.5 Set all shelf angles for masonry and exterior cladding as required.

5. Forming Contractors Forces

- 5.1 This Contractor is to provide one permanent foreman.
- 5.2 The Construction Manager retains the right to refuse appointment of this Contractors site foreman prior to commencement onsite.
- 5.3 The Owner's surveyor will survey and establish main grid lines. Thereafter the forming contractor is to provide a competent and experienced "layout-man" (to be approved by the Owner) who will establish elevations at each floor and layout the slab, slab openings, and all foundations.
- 5.4 This Contractor is fully responsible for all layout including the location of all inserts for structural steel, miscellaneous steel, windows, shelf angles for masonry, etc.
- 6. Cranes
 - 6.1 This contractor is to provide two (2) cranes for hoisting and placing all concrete, formwork, and reinforcing steel. The first crane will be used for the completion of the parking garage structure, the first phase of construction, west of the shrinkage control etrip and including the building tower. The second crane will be used for the completion of the tower structure. cecond phase of construction, east of the shrinkage control etrip.
 - The cranes are to have a boom of sufficient length and be capable of lifting 10,000 lbs of equipment or material from the Windsor Street access point. within 100-feet of the centre of the crane.
 - 6.2 This Contractor is to supply the electric feeder cables and disconnects from the cranes to the hydro shack. The Owner will provide a 600V power service for the cranes located in the hydro shack at the South West corner of the site. <u>All electrical connections will be made by Others.</u>

Page 5 of 10



construction management inc.



- 6.3 Crane lights are to be provided by this Contractor. Connection and maintenance of the crane lights are provided by Others.
- 6.4 The crane locations and operation will be the responsibility of this Contractor to be approved by the Construction Manager. Prior to commencement of construction, this Contractor will provide drawings showing the crane locations for review by the consulting Structural Engineer and Construction Manager. All required air rights and crane swing agreements by the Owner. This Contractor is to abide by all crane swing agreements.
- 6.5 The crane bases are to be designed and installed by this Contractor and are subject to review by the Owner's Structural Engineer. The excavation, concrete and reinforcing steel supply required for the crane bases are to be supplied by the Owner.
- 6.6 During normal working hours and when the cranes are not being used by the forming contractor, they are to be available to the Owner at no cost for hoisting mechanical and electrical equipment, elevator equipment, hoist jumps and other miscellaneous items.
- 6.7 Hoisting of all mechanical and electrical equipment, including pipes, will be coordinated by the Owner's Site Supervisor in conjunction with this Contractor.
- 6.8 If this Contractor is not working on site due to the elements, then the Owner will pay for the crane operator and swamper if used for the Owner's own purposes. There will be no cost for the crane itself.
- 6.9 This Contractor will be responsible for filling crane openings and hoist openings if needed and for all costs to remove the crane upon completion of the work.
- 6.10 Include all costs including premium time to erect and/or dismantle the cranes outside of normal working hours, if required, by the City of Toronto.

7. Miscellaneous Work to be Carried Out by the Forming Contractor

- 7.1 Form openings in walls and slabs where required for garage doors, entry doors, louvers, vent pipes, etc.
- 7.2 Supply and install of all reinforcing steel accessories including chairs, wire, dovetail anchors, etc.
- 7.3 Supply and install all concrete accessories including waterstop and other miscellaneous embedded items associated with a concrete pour.
- 7.4 All 'high' perimeter concrete curbs, parapets or upstands indicated on the Structural and Architectural Drawings. These are to be formed and poured as soon as possible after pouring the reinforced concrete slab. <u>All parapets shown as structural stud are to be cast in place concrete and are included in this Contract.</u>
- 7.5 All miscellaneous concrete such as floating slabs, pads and bases for mechanical/electrical equipment. The work is to be carried out prior to the delivery of equipment and while this Contractor is still on site.
- 7.6 The supply and installation of all precast stairs including anti-slip nosings and required grout. Provide shop drawings for precast stairs, stamped by an Engineer.

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- 7.7 Slope all roof slabs, terrace slabs, balcony slabs and structural floor slabs to drains as indicated on the Structural and Architectural drawings. Roof slab slopes are to be poured continuous (at the same time) with the structural slab. Clean out all reglets ready for the roofers / waterproofers use.
- 7.8 Provide a pump or pumps for placing concrete where required.
- 7.9 Winter protection is included. The work by the Forming Contractor includes <u>the supply and</u> <u>installation of</u> insulated forms for columns and wall (supply of insulation included) and plywood and/or tarpaulins to the perimeter of slab area to properly enclose the area below the slab being poured. The enclosure at the flying forms is to extend the full width and height of the area between shears walls or columns. This Contractor is required to The supply and maintainance all heaters is by Others. Gas and/or propane will be supplied by Others.
- 7.10 Provide all labour and equipment required to clean deck of all debris, snow, ice and tarp for rebar and slab.
- 7.11 Provide hoisting for all propane/natural gas heaters, tanks and controls for winter heat. Heaters and fuel provided by Others.
- 7.12 Place and finish of the slab on grade, including necessary saw cuts. The slab on grade will be placed prior to suspended slabs.
- 7.13 Include for the forming of all footings and strip footings indicated on the Structural Drawings. This Contractor is to include for all layout of footings from provided gridlines.
- 7.14 This Contractor will supply garbage bins to remove from site all wood material from forming operations. Bins to be stored within easy reach of the cranes and to have truck access for delivery and removal.
- 7.15 Include for forming of Mechanical, Electrical, and HVAC sleeves greater than 150mm x 150mm. Layout by others.
- 7.16 Make up any lost time due to MOL stop work orders caused by this trade or mechanical issues with this trade's equipment (including crane).
- 7.17 Include for placing and finishing of the 125mm thick topping to the Garbage and Recycling Areas on the P1 Level and for the Ground Floor Retail Garbage Room after the waterproofing is complete.
- 7.18 Include for placing and finishing of the 100mm thick topping to the parking garage entrance ramp after the snow melting system is installed.
- 7.19 This Contractor will be responsible for filling raker, whaler, corner bracing and strut pockets in all areas where the P1 slab is more than 1 meter below the whalers and the shoring steel cannot be removed until the ground floor slab has been poured. once the Ground-Floor slab has been poured. This work is to be completed within one month of the Ground Floor slab being poured.
- 7.20 Supply, install and remove two (2) temporary engineered working platforms complete with overhead protection, in the elevator hoistway. All waterproofing of the platform is to be by Others.
- 7.21 Sleeve and place all Elevator Divider and Hoistway beams into position. Supply of beams and grouting will be by Others.

Page 7 of 10





- 7.22 Include for forming and pouring one (1) hoist base beneath the temporary construction hoist. The design, excavation, concrete and reinforcing steel required for the hoist base is to be supplied by Others.
- 7.23 Supply and install all rebar caps and/or wood boxes for rebar protrusions. Install all required safety straps. Safety straps provided by Others.
- 7.24 Provide all labour to cut or modify reinforcing steel as required for minor adjustments.
- 7.25 Clean and remove all concrete wash out buildup caused by this Contractor.
- 7.26 Include for all landscaping curbs and retaining walls shown and detailed on the Structural Drawings. Landscaping retaining walls to receive a smooth concrete finish.
- 7.27 Include for all forming and placing of cast in place exterior textured concrete walls as shown on the Architectural Drawings. This Contractor will provide a mock-up of all exposed concrete finishes. Linears will be supplied by Others.
- Rouch Sally Accumentation to be Pulse to be Ruce softward.
 5.28 Supply, Install and maintain five levels of safety fence and posts following the stripping of the slab. This Contractor is responsible to replace all fence panels removed for the purpose of their works. Safety fence will be supplied by Others.
- 7.29 Lights for stripping below forms are to be supplied by this Contractor.
- 7.30 This Contract includes for the supply and placing of all concrete and rebar accessories and the placing and finishing of all concrete.
- 7.31 <u>This Contractor is to supply flagmen for concrete and rebar deliveries and other formwork</u> related activities.

8. Work to be Carried Out by Others

- 8.1 All underpinning, hand or machine excavation and all shoring and scaffolding required for this work.
- 8.2 Supply and placing backfill to footings or foundations.
- 8.3 The supply of all concrete and reinforcing steel. All concrete pouring is to be monitored, ordered and approved by the Owner's personnel on site.
- 8.4 Electrical connection of the crane cables at the temporary hydro shack and bottom of crane. Provision of hydro service.
- 8.5 Landscaping and driveway curbs, sidewalks, and concrete toppings except where shown on structural drawings.
- 8.6 Supply of gas or propane.

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9. Schedule

—— This project will be completed in two (2) phases:

- First Phase Complete execution and installation of all rakers, feetings, foundations, and underground parking structure West of the Shrinkage Control
- Second Phase Complete excavation and installation or all rakers, footings foundations, and underground parking structure East of the Shrinkage Control
- 9.2 This Contractor must submit a detailed floor-by-floor bar chart schedule based on working weeks for his work. This schedule will be mutually agreed upon prior to signing the contract. The work must be completed within the agreed number of working weeks from commencement on site. The schedule excludes lost time due to inclement weather where all work is abandoned and cannot be carried out that day. This Contractor is to formally notify the Construction Manager on a weekly basis, whenever a day is lost due to inclement weather. The construction Manager on a weekly basis, whenever a day is lost due to inclement weather.
- 9.3 If it becomes necessary to provide for a mobile crane or pump, etc. in order to maintain the agreed schedule, then this Contractor must provide this equipment at no additional cost to the Owner.
- 9.4 If it becomes necessary to work extended hours and weekends in order to maintain the agreed schedule, then this Contractor must pay for any premium time and loss of productivity at no additional cost to the Owner.
- 9.5 High early strength concrete will be supplied by the Owner for slabs that require early stripping in order to meet the agreed schedule.
- 9.6 The Owner will not be held responsible for any delays in the delivery of concrete caused during the pouring of concrete, or by delays caused by the timing of steel deliveries.
- 9.7 The Work will commence onsite when the crane is operational. we want poor is proposed .
- 10. Separate Prices
 - 10.1 Place and finish concrete: Concrete is to be supplied by others. Coordinate delivery of the concrete with the Owner's Site Supervisor. Under no circumstances can this contractor add or request that water be added to the concrete. The Owner and this Contractor must check the slump of concrete before pouring to oncure conformance with the structural specifications.



10.2 Unload and place all reinforcing steel and accessories in accordance with the details by the Structural Engineer. Reinforcing steel provided by others.

Add: \$ 550.00 per tonne

10.3 Supply all reinfered steel accessories.

Add: \$_____ por tonno of reinforcing steel

10:4 ---- Provide a 50% labour and material and 50% performance bend for duration of project,

Add: 9 lump sum

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On the Go Mimico

Drawing		Rev. #	Rev. dat
	Architer		
	Architectural		
AA000	COVER SHEET	9	13-Mar-1
AA001	SITE PLAN	14	13-Mar-1
AA002	EXISTING SURVEY	4	13-Mar-1
AA003	LIFE SAFETY PLANS	7	10-Mar-1
AA100	EXCAVATION PLAN - PARKING LEVEL P3	2	13-Mar-1
AD001	PARKING LEVEL P1 FLOOR PLAN	10	13-Mar-1
AD002	PARKING LEVEL P2 FLOOR PLAN	10	13-Mar-1
AD003	PARKING LEVEL P3 FLOOR PLAN	10	13-Mar-1
AD101	GROUND FLOOR PLAN	10	13-Mar-1
AD102	SECOND FLOOR PLAN	10	13-Mar-1
AD103	THIRD FLOOR PLAN	10	13-Mar-1
AD104	FOURTH FLOOR PLAN (TYPICAL FLOOR)	10	13-Mar-15
AD105	26TH FLOOR PLAN	10	13-Mar-15
AD106	27TH FLOOR PLAN	10	13-Mar-15
AD107	MECHANICAL PENTHOUSE & ROOF PLAN	10	13-Mar-15
AJ001	SLAB EDGE PLAN - PARKING LEVEL P1	2	10-Mar-15
AJ002	SLAB EDGE PLAN - PARKING LEVEL P2	2	10-Mar-15
AJ003	SLAB EDGE PLAN - PARKING LEVEL P3	4,R1	29-Jan-16
AJ004	SLAB EDGE PLAN - PARKING LEVEL P3B	2	10-Mar-15
AJ101	SLAB EDGE PLANS	2	10-Mar-15
AJ102	SLAB EDGE PLANS	1	06-Nov-13
AK001	EAST & SOUTH ELEVATIONS	10	13-Mar-15
AK002	WEST & NORTH ELEVATIONS	10	13-Mar-15
AK003	WEST & NORTH ELEVATIONS	9	13-Mar-15
AL001	BUILDING CROSS SECTION	10	13-Mar-15
AL002	BUILDING CROSS SECTION	10	13-Mar-15
AM001	ENLARGED ELEVATOR PLANS & SECTIONS	4	10-Mar-15
AM002	STAIR 'B' PLANS, SECTIONS & DETAILS	3	10-Mar-15
AM003	STAIR 'A' PLANS, SECTIONS & DETAILS	2	10-Mar-15
AM004	STAIR 'C' PLANS, SECTIONS & DETAILS	2	10-Mar-15
AN001	ENLARGED FLOOR PLANS	4	10-Mar-15
AN002	ENLARGED FLOOR PLANS	4	10-Mar-15
AN003	ENLARGED FLOOR PLANS	4	10-Mar-15
AN004	ENLARGED FLOOR PLANS	3	10-Mar-15
AN005	ENLARGED 27TH FLOOR PENTHOUSE PLAN	3	10-Mar-15
AN006	ENLARGED 27TH FLOOR PENTHOUSE PLAN	3	10-Mar-15
AN007	PLAN DETAILS	3	10-Mar-15
AN008	PLAN DETAILS AT GROUND FLOOR	3	10-Mar-15
AN009	PLAN DETAILS AT SECOND FLOOR	3	10-Mar-15

ARCHITECTURAL DRAWING LIST

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On the Go Mimico

SHORING DRAWING LIST

28-Jan-16

Drawing		Rev. #	Rev. date
	Shoring		
SH1	EXCAVATION SHORING KEY PLAN AND NOTES	6	28-Jan-16
SH2	EXCAVATION SHORING PARTIAL PLAN	6	28-Jan-16
SH3	EXCAVATION SHORING PARTIAL PLAN	6	28-Jan-16
SH4	EXCAVATION SHORING ELEVATIONS	6	28-Jan-16
SH5	EXCAVATION SHORING SECTIONS	6	28-Jan-16
SH6	EXCAVATION SHORING SCHEDULES AND DETAILS	6	28-Jan-16

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APPENDIX "D"

Ginic, Vanja

From:	Cerrato, Gary <gcerrato@bdo.ca></gcerrato@bdo.ca>
Sent:	13-Apr-17 2:11 PM
То:	'John DaRe'
Subject:	RE: Resform Construction Ltd. v. Terrasan 327 Royal York Rd. Limited

John, here is the link to the website. If you want to see the sale process just hit the sale process tab on the left of the screen.

http://www.extranets.bdo.ca/terrasan/courtdocs.cfm

Gary Cerrato, CIRP, LIT Vice President BDO Canada Limited Direct: 416-369-6058 Mobile: 647-883-3514 gcerrato@bdo.ca

123 Front Street West, Suite 1100 Toronto, ON, M5J 2M2 Canada Tel: 416-865-0210 Fax: 416-865-0904 www.bdo.ca

Before you print think about the environment

From: John DaRe [mailto:john.dare@johndare.ca] Sent: Thursday, April 13, 2017 11:20 AM To: Cerrato, Gary <<u>gcerrato@bdo.ca</u>> Subject: Resform Construction Ltd. v. Terrasan 327 Royal York Rd. Limited

Gary,

Have you had the opportunity to consider my correspondence to you of March 30, 2017. As you know my client continues to have rental equipment on site and we have been awaiting your advice with respect to same. Moreover, the buyer that we referred to you would like to move forward with this transaction. When can we discuss same?

Thank you.

John DaRe Barrister & Solicitor 241 Applewood Crescent, Unit 9 Concord, Ontario L4K 4E6

Telephone: 905-266-0772 Ext. 2222 Fax: 905-266-0773 john.dare@johndare.ca

APPENDIX "E"

Ginic, Vanja

From: Sent: To: Cc: Subject: Attachments: Cerrato, Gary <gcerrato@bdo.ca> 8-Jun-17 4:17 PM 'John DaRe' Parisi, Josie OTGM - June 8 2017.pdf OTGM - June 8 2017.pdf

As discussed. Please let us know what your client's instructions are in respect of removing the crane.

Regards,

Gary Cerrato, CIRP, LIT Vice President BDO Canada Limited Direct: 416-369-6058 Mobile: 647-883-3514 gcerrato@bdo.ca

123 Front Street West, Suite 1100 Toronto, ON, M5J 2M2 Canada Tel: 416-865-0210 Fax: 416-865-0904 www.bdo.ca

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resform construction ltd. RES Group of Companies

Empire Communities 125 Villaboit Crescent Vaughan, ON, L4K 4K2 June 8, 2017

Attention: Paul Pellegrino

RE: On The Go Mimico - Site Access

Paul, we require permission to go on site to retrieve our tower crane, material and equipment, if you have any concerns please let us know. Please follow up regarding this as soon as possible.

Thank you,

Tashyna Gatti RESFORM CONSTRUCTION LTD.

APPENDIX "F"

Kennedy, Robert

From: Sent: To: Subject: Cerrato, Gary <gcerrato@bdo.ca> 30-Aug-17 10:29 PM Kennedy, Robert FW: Resform Construction Ltd. v. Terrasan 327 Royal York Rd. Limited

From: John DaRe [mailto:john.dare@johndare.ca] Sent: Friday, June 09, 2017 2:20 PM To: Cerrato, Gary <<u>gcerrato@bdo.ca</u>> Cc: <u>sandro.brocca@resgroup.ca</u> Subject: Resform Construction Ltd. v. Terrasan 327 Royal York Rd. Limited

Gary,

Further to our discussion yesterday I have had the opportunity of clarifying matters with my client.

As I had written to you sometime ago, my client continues to incur significant expenses in relation to the rental equipment currently on site. As there does not appear to be any prospects that an agreement with a new buyer will be completed before early fall, nor have we received any assurances that we will be offered a contract to continue to complete, my client is simply not prepared to continue to incur the expenses in the circumstances.

Should you wish to discuss this matter with me you may contact me at anytime, however I do agree with my clients position and in the absence of the trustee agreeing to pay compensation, this seems the only prudent course.

Yours Truly,

John DaRe Barrister & Solicitor 241 Applewood Cres., Unit 9 Concord, Ontario L4K 4E6

Tel: 905-266-0772 Fax: 905-266-0773

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APPENDIX "G"

Ginic, Vanja

From:	Cerrato, Gary <gcerrato@bdo.ca></gcerrato@bdo.ca>
Sent:	7-Jul-17 1:15 PM
То:	'sandro.brocca@resgroup.ca'
Subject:	Terrasan 327 Royal York Rd Resform/Aluma Equipment

Sandro, here is an update since our meeting on June 28, 2017 at the Terrasan construction site with Resform and Aluma. I have instructed my counsel to prepare an NDA for you to sign, the NDA should be ready and circulated to Resform early next week. Also, we are currently reaching out to the Phase 2 bidders to determine where they are in their due diligence process and to discuss their considerations with respect to the crane and the scaffolding. As discussed, some of the Phase 2 bidders which you may not have spoken with yet, may be interested in keeping the crane and scaffolding on site. Once you sign an NDA we will start asking the Phase 2 bidders to contact you directly to discuss the crane and scaffolding situation.

You informed me that Resform needed access to the construction site to do an electrical safety test on the crane and you wanted to engage a safety consultant to tour the site to make sure the site was safe for your workers to demobilize the crane and Aluma to remove its scaffolding, if either are determined to be necessary.

Resform was going to provide the Receiver with a complete plan on the crane and scaffolding removal process for BDO's engineer to review to ensure that the safety and integrity of the construction at the site is maintained. Additionally, you were going to also obtain all of the city permits necessary to operate and demobilize the crane, should it be determined to be necessary in the circumstances. Lastly, you had mentioned that you were going to provide the Receiver with a list of the tools and small equipment that you needed to remove from the site that didn't require the use of the crane.

Can you please advise on the status of your progress with regard to the above items.

Thanks.

Gary Cerrato, CIRP, LIT Vice President BDO Canada Limited Direct: 416-369-6058 Mobile: 647-883-3514 gcerrato@bdo.ca

123 Front Street West, Suite 1100 Toronto, ON, M5J 2M2 Canada Tel: 416-865-0210 Fax: 416-865-0904 www.bdo.ca

Before you print think about the environment

APPENDIX "H"

Kennedy, Robert

From: Sent: To: Cc: Subject: John DaRe <john.dare@johndare.ca> 28-Aug-17 2:16 PM Kennedy, Robert Catherine Willson Resform v. Terrasan - Receivership

Robert,

I have heard back from my client and there are a number of matters which I wish to share with you in regards to the demobilization process.

The first issue arises by virtue of the necessity of closing Kenny Avenue which leads to the Mimico station. Accordingly, an application for permits will require the consent of Metrolinx and a co-ordinated submission. My client has reached out to Metrolinx but in their experience it may take a few days for their position to be known.

In regards to the demobilization, that will require a crew of ten (10) labourers to stack the framing and scaffolding over a period of four (4) to five (5) days. The Tower Crane is then used to load the equipment bundles onto flat bed trailers for transportation. A mobile crane service has been contacted with regards to dismantling and trucking of the crane itself. This can be accomplished in two (2) to three (3) days. Accordingly the process of demobilization on site should be accomplished within eight (8) working days commencing at the time that all permits are in place.

I have spoken with Bruce Milburn at Baker Schneider Ruggerio. His inclination was that his clients would not insist on vacant possession including our equipment at closing. Accordingly, it should be no problem to have a three way agreement with respect to removal after final closing and I would ask that you contact him to discuss.

I noticed in correspondence that there may have been an engineering report. I would ask that you provide any reports that are not privileged, including any inventory lists compiled by the Receiver to me as soon as possible.

Finally, I would ask that you speak to the Receiver in regards to our claim for priority payment recognizing this will be a matter that will be discussed at the future distribution hearing, it would be appropriate at this time, for the parties to do any final determination as to whether or not the Receiver considers the equipment to have been provided any necessary or essential service during the Receivership sales process.

Yours Truly,

John DaRe Barrister & Solicitor 241 Applewood Crescent, Unit 9 Concord, Ontario L4K 4E6

Telephone: 905-266-0772 Ext. 2222 Fax: 905-266-0773 john.dare@johndare.ca

APPENDIX "I"

-

Kennedy, Robert

From:	Kennedy, Robert
Sent:	28-Aug-17 3:22 PM
То:	'John DaRe'
Cc:	Catherine Willson; Parisi, Josie (JParisi@bdo.ca)
Subject:	RE: Resform v. Terrasan - Receivership
Importance:	High

Has your client started the permit process?

大成 DENTONS

Robert J. Kennedy Partner

D +1 416 367 6756 / +1 403 268 7161 robert.kennedy@dentons.com Bio | Website

Dentons Canada LLP 77 King Street West, Suite 400, Toronto-Dominion Centre Toronto, ON M5K 0A1 Canada

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From: John DaRe [mailto:john.dare@johndare.ca] Sent: 28-Aug-17 2:16 PM To: Kennedy, Robert Cc: Catherine Willson Subject: Resform v. Terrasan - Receivership

Robert,

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The first issue arises by virtue of the necessity of closing Kenny Avenue which leads to the Mimico station. Accordingly, an application for permits will require the consent of Metrolinx and a co-ordinated submission. My client has reached out to Metrolinx but in their experience it may take a few days for their position to be known.

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I have spoken with Bruce Milburn at Baker Schneider Ruggerio. His inclination was that his clients would not insist on vacant possession including our equipment at closing. Accordingly, it should be no problem to have a three way agreement with respect to removal after final closing and I would ask that you contact him to discuss. I noticed in correspondence that there may have been an engineering report. I would ask that you provide any reports that are not privileged, including any inventory lists compiled by the Receiver to me as soon as possible.

Finally, I would ask that you speak to the Receiver in regards to our claim for priority payment recognizing this will be a matter that will be discussed at the future distribution hearing, it would be appropriate at this time, for the parties to do any final determination as to whether or not the Receiver considers the equipment to have been provided any necessary or essential service during the Receivership sales process.

Yours Truly,

John DaRe Barrister & Solicitor 241 Applewood Crescent, Unit 9 Concord, Ontario L4K 4E6

Telephone: 905-266-0772 Ext. 2222 Fax: 905-266-0773 john.dare@johndare.ca

Kennedy, Robert

From:Kennedy, RobertSent:29-Aug-17 3:04 PMTo:'John DaRe'Cc:'Catherine Willson'; Parisi, Josie (JParisi@bdo.ca); Cerrato, GarySubject:RE: Resform v. Terrasan - Receivership

John:

Thank you for the discussion earlier this afternoon.

Please provide us an update on the permit process and demobilization plan.

Robert

* R. DENTONS

Robert J. Kennedy Partner

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大成 Salans FMC SNR Denton McKenna Long

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From: Kennedy, Robert
Sent: 28-Aug-17 3:22 PM
To: 'John DaRe'
Cc: Catherine Willson; Parisi, Josie (<u>JParisi@bdo.ca</u>)
Subject: RE: Resform v. Terrasan - Receivership
Importance: High

Has your client started the permit process?

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From: John DaRe [mailto:john.dare@johndare.ca] Sent: 28-Aug-17 2:16 PM To: Kennedy, Robert Cc: Catherine Willson Subject: Resform v. Terrasan - Receivership

Robert,

I have heard back from my client and there are a number of matters which I wish to share with you in regards to the demobilization process.

The first issue arises by virtue of the necessity of closing Kenny Avenue which leads to the Mimico station. Accordingly, an application for permits will require the consent of Metrolinx and a co-ordinated submission. My client has reached out to Metrolinx but in their experience it may take a few days for their position to be known.

In regards to the demobilization, that will require a crew of ten (10) labourers to stack the framing and scaffolding over a period of four (4) to five (5) days. The Tower Crane is then used to load the equipment bundles onto flat bed trailers for transportation. A mobile crane service has been contacted with regards to dismantling and trucking of the crane itself. This can be accomplished in two (2) to three (3) days. Accordingly the process of demobilization on site should be accomplished within eight (8) working days commencing at the time that all permits are in place.

I have spoken with Bruce Milburn at Baker Schneider Ruggerio. His inclination was that his clients would not insist on vacant possession including our equipment at closing. Accordingly, it should be no problem to have a three way agreement with respect to removal after final closing and I would ask that you contact him to discuss.

I noticed in correspondence that there may have been an engineering report. I would ask that you provide any reports that are not privileged, including any inventory lists compiled by the Receiver to me as soon as possible.

Finally, I would ask that you speak to the Receiver in regards to our claim for priority payment recognizing this will be a matter that will be discussed at the future distribution hearing, it would be appropriate at this time, for the parties to do any final determination as to whether or not the Receiver considers the equipment to have been provided any necessary or essential service during the Receivership sales process.

Yours Truly,

John DaRe Barrister & Solicitor 241 Applewood Crescent, Unit 9 Concord, Ontario L4K 4E6

Telephone: 905-266-0772 Ext. 2222 Fax: 905-266-0773 john.dare@johndare.ca

APPENDIX "J"

Kennedy, Robert

From: Sent: To: Cc: Subject: John DaRe <john.dare@johndare.ca> 30-Aug-17 11:18 AM Kennedy, Robert Catherine Willson RE: Resform v. Terrasan - Receivership

Robert,

To provide you with an update, I understand from my client that they have scheduled a meeting with the purchasers tomorrow at 9:00 a.m. The purpose of the meeting is to discuss the possibility that my client may remain on site as contractor or alternatively, the purchaser may wish to retain some of the equipment, especially the crane, for completion. Perhaps this is optimistic however, if Resform is to be retained, that would significantly impact on the necessity of demobilizing at this time.

In regards to the demobilization process, I am advised that Mr. Brocca did attend on the site for a meeting on June 28, 2017, with the Receiver, Gary Cerrato, and a structural engineer, amongst others. Apparently, there are concrete structures currently being supported by the scaffolding. Discussions took place to the extent that the structural engineer would need to prepare a temporary shoring design and instructions for the safe removal of the scaffolding and continued support of the structure. At that time, Resform required confirmation from the Receiver in regards to payment for the work, including the engineering, and was not provided with the instructions to proceed from the Receiver nor a commitment to pay for the services. Accordingly, nothing was done to either complete the drawings or the work. I understand that Mr. Cerrato may have made detailed minutes of that meeting and accordingly I would ask that you obtain those from him and provide me with a copy.

In the circumstances, and pending the outcome of the meeting tomorrow morning, I am uncertain as to what might be accomplished by re-attending before Justice Myers. I would appreciate your thoughts. Perhaps you may wish to obtain the input of Mr. Milburn or the receiver so that we might coordinate the attendance or simply move it to a more appropriate date should directions from the Court still be required.

Thank you.

John DaRe Barrister & Solicitor 241 Applewood Crescent, Unit 9 Concord, Ontario L4K 4E6

Telephone: 905-266-0772 Ext. 2222 Fax: 905-266-0773 john.dare@johndare.ca

From: Kennedy, Robert [mailto:robert.kennedy@dentons.com]
Sent: August-29-17 3:04 PM
To: John DaRe <john.dare@johndare.ca>
Cc: Catherine Willson <willson@gsnh.com>; Parisi, Josie (JParisi@bdo.ca) <JParisi@bdo.ca>; Cerrato, Gary
<gcerrato@bdo.ca>
Subject: RE: Resform v. Terrasan - Receivership

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Robert

* Robert J. Kennedy

Partner

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From: Kennedy, Robert
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Has your client started the permit process?

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Yours Truly,

John DaRe Barrister & Solicitor 241 Applewood Crescent, Unit 9 Concord, Ontario L4K 4E6

Telephone: 905-266-0772 Ext. 2222 Fax: 905-266-0773 john.dare@johndare.ca

		Court File No: CV-17-11679-00CL
CENTURION MORTGAGE CAPITAL CORPORATION	- and -	TERRASAN 327 ROYAL YORK RD. LIMITED
Applicant		Respondent
		ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)
		PROCEEDING COMMENCED AT TORONTO
		THIRD REPORT OF BDO CANADA LIMITED, IN ITS CAPACITY AS COURT APPOINTED RECEIVER DATED AUGUST 30, 2017
		DENTONS CANADA LLP 77 King Street West, Suite 400 Toronto-Dominion Centre Toronto, ON M5K 0A1
		Robert J. Kennedy (LSUC #47407O) Tel: (416) 367-6756 Fax: (416) 863-4592 robert.kennedy@dentons.com
		Vanja Ginic (LSUC #69981W) Tel: (416) 367-4673 <u>vanja.ginic@dentons.com</u>
		Lawyers for the Receiver

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