

COURT FILE NUMBER **2301-01408**

COURT COURT OF KING'S BENCH OF ALBERTA

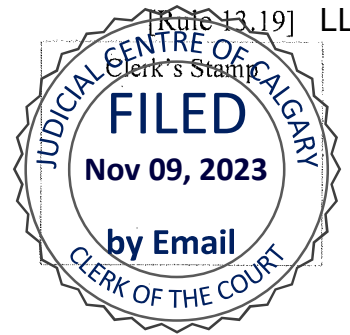
JUDICIAL CENTRE CALGARY

PLAINTIFF/
APPLICANT **ROYAL BANK OF CANADA**

DEFENDANTS/
RESPONDENTS **BRM CANADA GROUP INC., SAIMA QADEER and
CHOUDHRY QADEER AKRAM**

DOCUMENT **AFFIDAVIT**

ADDRESS FOR
SERVICE AND
CONTACT
INFORMATION
OF PARTY FILING
THIS DOCUMENT Jack R. Maslen / Tiffany Bennett
Borden Ladner Gervais LLP
1900, 520 – 3rd Avenue SW
Calgary, AB T2P 0R3
Telephone: (403) 232-9790 / 9199
Facsimile: (403) 266-1395
Email: JMaslen@blg.com / TiBennett@blg.com
File No. 404600.000869



C110711
Dec 19, 2023
COM

AFFIDAVIT OF JESSICA CHOHAN

SWORN ON NOVEMBER 8, 2023

I, **JASDEEP (JESSICA) CHOHAN**, of the City of Calgary, in the Province of Alberta, MAKE OATH AND SAY THAT:

1. I am a Senior Manager in the Special Loans and Advisory Services group for the Plaintiff/Applicant, Royal Bank of Canada (“**RBC**” or the “**Bank**”). I am presently responsible for the administration of the within accounts. As such, I have personal knowledge of the matters and facts hereinafter sworn to, except where stated to be based on information and belief, and where so stated, I verily believe the same to be true.
2. I make this Affidavit in support of an Application to, among other things, appoint KPMG Inc. (“**KPMG**”) as receiver and manager, without security (in such capacity, the “**Receiver**”), over certain Property (as defined below), which includes a commercial/ industrial building in North East, Calgary.

3. I am authorized to make this Affidavit on behalf of RBC.

I. THE PARTIES

Royal Bank of Canada

4. RBC is a chartered bank incorporated under the *Bank Act*, SC 1991, c 46, Schedule I, which is extra-provincially registered to carry on business in the Province of Alberta, with branches located in the City of Calgary and elsewhere throughout the Province of Alberta and Canada.

The Defendants

5. Based on my review of corporate registry searches, I understand that the Defendant/Respondent, BRM Canada Group Inc. ("**BRM**"), is a corporation incorporated pursuant to the laws of the Province of Alberta, with its registered office in Rocky View County, Alberta. Attached hereto and marked as Exhibit "A" is a copy of an Alberta Corporate Registry search result for BRM dated October 30, 2023.
6. BRM is the registered owner of lands legally described as:

CONDOMINIUM PLAN 0814562
UNITS 23-29, 31-33 AND 36
AND ALL APPLICABLE ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

and municipally described as Units 2106, 2102, 2110, 2114, 2118, 2122, 2126, 3115, 3107, 3103, and 3119, 5150 – 47 Street NE, Calgary, Alberta, T3J 4N4 (the "**Lands**"). So far as I'm aware, the Lands comprises of a two-storey industrial/ commercial condominium building with 11 units. BRM has given a mortgage over the Lands to RBC, as detailed below.

7. The Defendants, Saima Qadeer ("**Ms. Qadeer**") and Choudhry Qadeer Akram ("**Mr. Akram**"), to the best of my knowledge, are individuals residing in or around Rocky View County, Alberta, and directors of BRM throughout all material times. I further believe Ms. Qadeer and Mr. Akram are spouses. They are also guarantors of the mortgage of BRM, as described below.

II. LOAN AND THE SECURITY

8. Pursuant to a commitment letter dated October 3, 2019, RBC advanced a mortgage loan (the "**Loan**") in the principal amount of \$3,900,000.00, with a fixed rate interest rate of 4.11% per

annum, calculated semi-annually, payable semi-monthly, until maturity on November 1, 2022 (the "Loan Agreement").

9. Among other things, the Loan Agreement provides that: (i) the term of the Loan shall be three years, and (ii) the balance of the Loan shall be due and payable in full upon maturity. Attached hereto and marked as Exhibit "B" is a copy of the Loan Agreement.
10. The Loan is secured by, among other things, the following:
 - (a) a first-ranking mortgage and charge in the principal amount of \$3,900,000.00 on the Lands dated October 23, 2019 (the "Mortgage"). In particular, the Mortgage comprises the RBC standard form commercial mortgage, together with RBC's standard form mortgage terms (the "SMT"). Attached hereto and marked as Exhibits "C" and "D", respectively, are true copies of the said documents;
 - (b) a first-ranking general assignment of rents in respect of the Lands dated October 23, 2019 (the "Assignment"). Attached hereto and marked as Exhibit "E" is a true copy of the Assignment; and
 - (c) a site specific security agreement dated October 23, 2019 (the "Security Agreement"), pursuant to which BRM granted a first security interest in favour of RBC on all present and after-acquired personal property situated on, used in connection with, or arising from the Lands. Attached hereto and marked as Exhibit "F" is a copy of the Security Agreement;

(the Mortgage, Assignment and Security Agreement are collectively referred to herein as the "Security").
11. Among other things, the Mortgage provides that:
 - (a) in consideration for the Loan, BRM grants and mortgages the Lands to RBC, together with all buildings, erections thereon and every right, privilege, easement and advantage and appurtenance belonging to the same or in any way appertaining to the Lands (SMT, s. 2);
 - (b) like the Loan Agreement, the Mortgage has a term of three years, commencing on November 1, 2019 and terminating on November 1, 2022 (form of Commercial Mortgage, s. 6);

- (c) all balances outstanding on the Loan shall be due and payable in full on maturity (SMT, s. 4(a)(i)(B));
 - (d) in the event of a default of payment due under the Mortgage then, among other things:
 - (i) the whole of the principal amount, and all interest and other indebtedness thereunder is, at RBC's options, immediately due and payable (SMT, s. 9(i));
 - (ii) RBC is entitled to enter into the Lands and manage the Lands (SMT, s. 16);
 - (iii) RBC is entitled to appoint a receiver and manager in respect of the Lands and the rents and profits therefrom, and such receiver and manager shall, as agent for RBC, have full power and unlimited authority to sell all or any part of the Lands (SMT, s. 22); and
 - (e) BRM agrees to pay the reasonable and necessary costs, charges, fees and expenses, including all legal fees on a solicitor and its own client basis, for anything done by RBC in connection with the enforcement of the security granted by the Mortgage (SMT, s. 32).
12. Similarly, upon a default by BRM, under the terms of the Security Agreement, RBC is entitled to, among other things, (i) appoint a receiver to take possession of, preserve, and realize upon the collateral, and (ii) to recover payment of all costs, charges and expenses incurred by RBC or its receiver on a solicitor-and-own client basis.
13. RBC duly registered its security interest pursuant to the Mortgage and the Assignment on the certificates of titles to the Lands on November 20, 2019, as Instrument No. 191 235 752 and Instrument No. 191 235 753, respectively. Attached hereto and marked as Exhibit "G" are true copies of the Certificates of Title for the Lands dated October 30, 2023.
14. Likewise, RBC has duly registered its security interest under the Security Agreement with the Alberta Personal Property Registry ("PPR"). Attached hereto and marked as Exhibit "H" is a true copy of a PPR search report for BRM dated October 30, 2023, evidencing such registration.
15. Finally, and as yet further security for the Loan and Mortgage, BRM also obtained a joint and several guarantee of mortgage of Ms. Qadeer and Mr. Akram dated October 23, 2019, whereby they guarantee the entire Loan and Mortgage indebtedness. The said guarantee is also secured against the personal property of the guarantors.

III. DEFAULTS, DEMAND AND PROCEDURAL HISTORY

Defaults and Demand

16. Pursuant to a letter of RBC (through its counsel) dated October 13, 2021, RBC agreed to permit the Loan and Mortgage to mature on January 1, 2023. So far as I am aware, that decision was made given that the Loan and Mortgage were to mature on November 1, 2022, and RBC generally refrains from taking enforcement steps during the month of December due to the holiday season. Attached hereto and marked as Exhibit "I" is a true copy of the said letter.
17. Subsequently, pursuant to letters dated September 20, 2022, December 1, 2022 and December 20, 2022, RBC (through its counsel) further advised BRM (through its counsel) that it would require repayment in full of the Loan and Mortgage by no later than January 1, 2023. True copies of these letters, excluding enclosures, are attached hereto as Exhibit "J".
18. In the result, the Loan and Mortgage matured on November 1, 2022, or least by January 1, 2023. BRM did not repay the Loan and Mortgage in full on January 1, 2023, or at any time since then.
19. Consequently, on January 13, 2023, RBC (through its legal counsel) issued to BRM (through legal counsel) a demand for payment of the whole of the indebtedness owing under the Loan and secured by the Mortgage, in the amount of \$3,742,468.83, plus interest, legal fees and other chargeable costs continuing to accrue (the "Demand"), and a Notice of Intention to Enforce Security pursuant to section 244 of the *Bankruptcy and Insolvency Act*, RSC 1985, c B-3, as amended (the "BIA") in respect of the Mortgage and collateral security (the "NITE"). Attached hereto and marked as Exhibit "K" is a copy of the Demand and the NITE.
20. Notwithstanding the Loan and Mortgage maturity, and RBC's Demand and NITE, BRM has failed to pay the amounts owing.

Procedural History

21. Accordingly, on February 1, 2023, RBC commenced the within action, by filing a Statement of Claim, in which RBC seeks, among other things, judgment against BRM for the indebtedness owed under the Mortgage and enforcement of the Mortgage and other security. The Defendants filed a Statement of Defence, several weeks later on April 12, 2023.
22. Subsequently, on or about September 13, 2023, RBC obtained an independent appraisal of the Lands, from Chris Chornohos, AACI of Newmark Valuation & Advisory, which states that the

Lands have an as-is market value of \$3,010,000.00 and a liquidation value of \$2,859,500.00 (collectively, the “**Appraised Values**”). In other words, the Lands will be insufficient to repay RBC in full.

Failed Attempt to Take Assignment of Rents

23. Given that the Appraised Values demonstrated no equity in the Lands, and that RBC would experience a significant shortfall on the Loan and Mortgage, RBC determined it prudent and necessary to take steps to realize on its security interest under the Assignment, while this action was ongoing.
24. In particular, on or about September 22, 2023, RBC (via its legal counsel) issued to the tenants of the Lands a notice of the Assignment (with a copy to BRM’s counsel), requesting that the tenants direct all present and future rent payments to RBC’s legal counsel in trust (the “**Assignment Notice**”). Attached hereto and marked as Exhibit “L” is a copy of the Assignment Notice sent to the tenant of legal Unit 23 (municipal Unit 2106) of the Lands. All tenants of the Lands received an identical copy of the Assignment Notice.
25. I am advised by RBC’s counsel, and do verily believe, that following the delivery of the Assignment Notice, RBC’s counsel received telephone inquiries from a tenant regarding the same, during which time the tenant advised that one or more representatives of BRM had informed tenants to direct rents to BRM and claimed not to “know anything” about the Assignment.
26. As a result, by correspondence dated October 6, 2023, RBC’s counsel advised BRM’s counsel to cease any and all interference with RBC’s rights under the Assignment. Attached hereto and marked as Exhibit “M” is a copy of the October 6 correspondence.
27. On October 13, 2023, RBC’s counsel received email correspondence from two tenants of the Lands, advising that Mr. Akram now directed tenants to make October rental payments directly to RBC. Attached hereto and marked as Exhibit “N” are copies of the October 13 emails.
28. I am advised by counsel, and do verily believe, that RBC’s counsel thereafter had a telephone conversation with the concerned tenants on October 13, 2023, which during time the tenants advised that they were confused by the changing directions from BRM and concerned about potential liability for improperly tendering rent.

29. On October 13, 2023, BRM's counsel sent an email correspondence to RBC's counsel to, among other things, attempt to refute RBC's allegations of interference with RBC's enforcement of the Assignment and advise that rental payments were indeed being directed to RBC. Attached hereto and marked as Exhibit "O" is a copy of the October 13 email correspondence (which has been partially redacted on the basis of settlement privilege).
30. By correspondence dated October 17, 2023, RBC's counsel advised BRM's counsel that RBC had not received any rents on account of the Assignment and requested BRM's remittance of all rents received following RBC's delivery of the Assignment Notice, as well as confirmation of the current rent roll for the Lands.
31. As of the date hereof, RBC has not received (i) any rents from October 2023, (ii) any rents from November 2023, (iii) any further response from BRM in respect of the Assignment Notice, or (iv) any response to RBC's request for the current rent roll.
32. As of November 6, 2023, the total amount owing under the Loan and the Mortgage is \$3,660,941.69, with interest, legal fees and other chargeable costs continuing to accrue thereon (the "Indebtedness"). Attached hereto and marked as Exhibit "P" is a copy of RBC's payout statement dated November 6, 2023, for the amount outstanding.

IV. NEED FOR A RECEIVER

33. In light of the foregoing, RBC seeks the appointment of a receiver and manager (the "Receiver") in respect of the Lands, together with any and all rents, profits and other receipts arising therefrom, and any related personal property of BRM including bank accounts (collectively, the "Property").
34. Among other things, I note that:
 - (a) RBC is a first-ranking secured lender of BRM, has contractual rights to appoint a Receiver under the Mortgage and the Security Agreement, and is contractually entitled to exercise such rights as a result of BRM's failure to repay the Loan and Mortgage upon maturity;
 - (b) BRM is insolvent, given it has failed repay the Loan, which is now due, owing, and outstanding;
 - (c) based on the independent appraisal obtained by RBC, as detailed above, there is no equity in the Lands. Thus, RBC is now the primary economic stakeholder of the Lands, and is

exposed to considerable risk and prejudice the longer BRM's management team controls the Lands; and

(d) RBC has lost confidence in the management of BRM to protect RBC's first-ranking security interest given, among other things, BRM's apparent interference with RBC's Assignment Notice and general lack of cooperation and transparency. I am especially troubled by the non-response to RBC's letter of October 17, 2023, and the non-payment of any rents. At this time, RBC has no, or at least drastically insufficient, visibility as to BRM's financial viability and its ability to protect RBC's security.

35. Accordingly, I do verily believe that a Receiver is just, convenient, and necessary to protect RBC's first-ranking security and prevent further loss and prejudice to RBC. A Receiver will provide the Bank with the needed transparency into the rents and operations of the Lands, and also protect the interests of tenants who appear to be confused and in jeopardy due to BRM's responses to the Assignment Notice.

36. It is likewise clear to RBC that, without a court-appointed officer, BRM will persist in its frustration and obstruction of RBC's security, which conduct is exemplified by ineffectiveness of the Assignments, but also through BRM's overall approach to RBC's security and this action. I note, among other things, that the Statement of Defence (para 13) appears to deny liability on the basis that the 25 year *amortization* period should be treated as the *term* of the Mortgage, which is patently flawed.

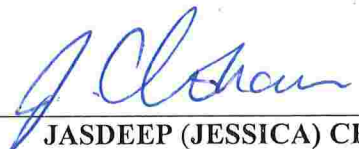
37. Ultimately, the appointment of a Receiver is the most effective and efficient way to realize on RBC's security, and minimize the costs associated with that process.

38. KPMG has consented to act as receiver and manager of in respect of the Property, is a licensed insolvency trustee, and has considerable experience in such matters.

39. I make this Affidavit in support of an application by RBC for an Order appointing KPMG as the Receiver of the Property, and for no other purpose.

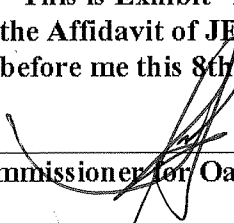
SWORN BEFORE ME at Calgary, Alberta, this)
8th day of November, 2023.)

)
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)
A Commissioner for Oaths in and for Alberta)
JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public



JASDEEP (JESSICA) CHOCHAN

This is Exhibit "A" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

Government Corporation/Non-Profit Search of Alberta ■ Corporate Registration System

Date of Search: 2023/10/30
 Time of Search: 10:06 AM
 Search provided by: BORDEN LADNER GERVAIS LLP
 Service Request Number: 40763348
 Customer Reference Number: 404600.869

Corporate Access Number: 2013223108
 Business Number: 846683589
 Legal Entity Name: BRM CANADA GROUP INC.

Legal Entity Status: Active
 Alberta Corporation Type: Named Alberta Corporation
 Registration Date: 2007/05/11 YYYY/MM/DD
 Date of Last Status Change: 2023/09/21 YYYY/MM/DD

Registered Office:

Street: 15 ABBEY RD
 City: ROCKY VIEW COUNTY
 Province: ALBERTA
 Postal Code: T1Z0A1

Records Address:

Street: 15 ABBEY RD
 City: ROCKY VIEW COUNTY
 Province: ALBERTA
 Postal Code: T1Z0A1

Email Address: QADEERACHEEMA@GMAIL.COM

Primary Agent for Service:

Last Name	First Name	Middle Name	Firm Name	Street	City	Province	Postal Code	Email
CHEEMA	BULLAND			15 ABBEY RD	ROCKY VIEW COUNTY	ALBERTA	T1Z0A1	BULLANDCHEEMA@HOTMAIL.COM

Directors:

Last Name: AKRAM
 First Name: CHOUDHRY
 Middle Name: QADEER
 Street/Box Number: 15 ABBEY RD
 City: ROCKY VIEW COUNTY
 Province: ALBERTA

Postal Code: T1Z0A1

Last Name: CHEEMA
First Name: BULLAND
Street/Box Number: 15 ABBEY RD
City: CALGARY
Province: ALBERTA
Postal Code: T1Z0A1

Last Name: QADEER
First Name: SAIMA
Street/Box Number: 15 ABBEY RD
City: ROCKY VIEW COUNTY
Province: ALBERTA
Postal Code: T1Z0A1

Voting Shareholders:

Last Name: AKRAM
First Name: CHOUDHRY
Middle Name: QADEER
Street: 15 ABBEY RD
City: ROCKY VIEW COUNTY
Province: ALBERTA
Postal Code: T1Z0A1
Percent Of Voting Shares: 35

Last Name: CHEEMA
First Name: BULLAND
Street: 204 DEER RIDGE WAY SE
City: CALGARY
Province: ALBERTA
Postal Code: T2J5Y6
Percent Of Voting Shares: 15

Last Name: CHEEMA
First Name: MUHAMMAD
Middle Name: RAFEEL
Street: 15 ABBEY RD
City: ROCKY VIEW COUNTY
Province: ALBERTA
Postal Code: T1Z0A1
Percent Of Voting Shares: 15

Last Name: CHEEMA
First Name: MINAL
Street: 15 ABBEY RD
City: ROCKY VIEW COUNTY
Province: ALBERTA

Postal Code: T1Z0A1

Percent Of Voting Shares: 15

Last Name: QADEER

First Name: SAIMA

Street: 15 ABBEY RD

City: ROCKY VIEW COUNTY

Province: ALBERTA

Postal Code: T1Z0A1

Percent Of Voting Shares: 20

Details From Current Articles:

The information in this legal entity table supersedes equivalent electronic attachments

Share Structure: UNLIMITED NUMBER OF CLASS "A" COMMON VOTING SHARES

Share Transfers Restrictions: NONE

Min Number Of Directors: 1

Max Number Of Directors: 10

Business Restricted To: NONE

Business Restricted From: NONE

Other Provisions: NONE

Other Information:

Last Annual Return Filed:

File Year	Date Filed (YYYY/MM/DD)
2023	2023/09/21

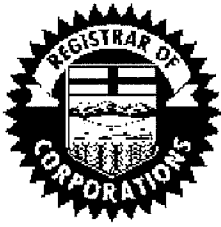
Filing History:

List Date (YYYY/MM/DD)	Type of Filing
2007/05/11	Incorporate Alberta Corporation
2007/07/17	Change Address
2020/02/19	Update BN
2021/07/19	Change Director / Shareholder
2023/07/02	Status Changed to Start for Failure to File Annual Returns
2023/09/21	Enter Annual Returns for Alberta and Extra-Provincial Corp.

Attachments:

Attachment Type	Microfilm Bar Code	Date Recorded (YYYY/MM/DD)
Letter - Spelling Error	10000207138011663	2021/04/22

The Registrar of Corporations certifies that, as of the date of this search, the above information is an accurate reproduction of data contained in the official public records of Corporate Registry.



**This is Exhibit "B" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.**



A Commissioner for Oaths in and for Alberta

**JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public**

RECORDED IN OFFICE OF THE COUNTY CLERK OF ALBANY COUNTY, NEW YORK

The Term will commence on the interest adjustment date as hereinafter defined.

AMORTIZATION: 25 years.

REPAYMENT: Interest shall accrue on the amounts advanced from time to time, from the respective dates of such advances, and be paid monthly by you until the interest adjustment date inclusively, which shall be the first day of the month next following the final advance, unless the date of such final advance is the first day of a month, whereupon that date will be the interest adjustment date.

Thereafter, a blended payment of principal and interest, in an amount set at the advance date of the Loan, shall be paid by you on the 1st day of each month during the term of the Loan and the balance shall be due and payable in full on maturity.

PREPAYMENT: The term of the Loan is stipulated in favour of the Mortgagee.

The loan is a fixed rate loan, and you have no right to prepay the loan, or any part of the loan, prior to its maturity date. Any prepayment of the loan prior to its maturity date, in whole or in part, requires an amendment of the terms of this agreement. An amendment to permit such a prepayment requires our prior written consent. We may provide our consent to an amendment to permit a prepayment upon satisfaction by you of any conditions we may reasonably impose, including, without limitation, your agreement to pay the Prepayment Fee as defined below.

The Prepayment Fee will be calculated by us as the sum of:

- (a) the greater of:
 - (i) the amount equal to three (3) months' interest payable on the amount of the loan being prepaid, calculated at the interest rate applicable to the loan on the date of prepayment; and
 - (ii) the present value of the cash flow associated with the difference between our original cost of funds for the loan and the current cost of funds for a loan with a term substantially similar to the remaining term of the loan and an amortization period substantially similar to the remaining amortization period of the loan, each as determined by us on the date of such prepayment;

plus:

- (b) foregone margin over the remainder of the term of the loan. Foregone margin is defined as the present value of the difference between our original cost of funds for the loan and the interest that would have been charged to you over the remaining term of the loan;

RECEIVED BY BANK OF CANADA

plus:

- (c) a processing fee.

The Prepayment Fee shall also be payable by you in the event we demand repayment of the outstanding principal of the loan on the occurrence of a default. Your obligation to pay the Prepayment Fee will be in addition to any other amounts then owing by you to us, will form part of the loan amount and will be secured by the security described herein.

PAYMENT AUTHORIZATION:

You authorize us to automatically debit any account maintained by you with Royal Bank of Canada or its affiliates for principal, interest and all other amounts due in respect of the Loan. Alternatively, you will execute such documents as may be required to permit us to automatically debit your account at another financial institution for all amounts owing under this commitment letter.

*SA, SA #2104, 2106, 2110, 2114, 2118
2122, 2126, 3103, 3107, 3115
and 3119*

SECURITY:

The security for the Loan (the "Security") shall be:

- (a) a first mortgage and charge (the "Mortgage") in the amount of \$3,900,000.00 on the freehold property known municipally as 5150 - 47 Street NE, in the City of Calgary, AB, T3L 4N4, Units 23 to 29, Units 31 to 33, and Unit 36, and having 11 units therein with not less than 18,761 leasable commercial square feet (the "Property");
- (b) a first general assignment of rents and leases from the Property upon terms which will, until default, permit you to continue to receive such rents and revenues. We reserve the right to require specific assignments of present and future leases of the Property at any time;
- (c) a site specific security agreement comprising a first security interest on the personal property now or hereafter situate on, used in connection with or arising from the Property, including, without limitation, accounts receivable;
- (d) the joint and several unconditional guarantee(s) of Saima Qadeer and Choudhry Qadeer Akram, guaranteeing payment of the principal of the Loan, and all other amounts due hereunder, including, without limitation, interest.

All documentation shall be in the forms used by us and must in all respects be satisfactory to us and our solicitors in our and their absolute discretion. Our solicitors in this transaction are Warren Amantea Benson, Attention: Jon Warren, Tel: 403-228-8399, who must act exclusively on our behalf in connection with this matter.

**REPORTS/FINANCIAL
INFORMATION:**

Each year during the term of the Loan, within 90 days of each fiscal year end (or by such other date as indicated below, if applicable), you shall provide the following information to us:

- (a) Notice to Reader financial statements of BRM Canada Group Inc., duly signed and dated;
- (b) An updated personal statement of affairs for Saima Qadeer and Choudhry Qadeer Akram, duly signed and dated 24 months from the date of the first advance and at the end of every 24 months thereafter;
- (c) Operating statements relating specifically to the Property, for the preceding fiscal year including *inter alia*, realty taxes, repairs and maintenance, utilities, management costs, tenant inducements and leasing commissions;
- (d) A current rent-roll for the Property showing *inter alia*, the area and location leased, annual payment (specifying gross or net), recovered amounts, any revenue escalation entitlement and/or leasing inducements, as well as expiry date and renewal options for each lease;
- (e) Copies of any new commercial leases signed in the past year or amendments to previous leases provided to us;
- (f) A property tax receipt indicating that taxes are paid, by the deadline indicated under the section entitled "Taxes" below;
- (g) A copy of the current insurance policy.

In addition, we may require that you and/or the guarantor provide to us any of the above-described financial statements or statements of net worth, as the case may be, updated to any date subsequent to the end of the last complete fiscal year or the effective date of the last statement of net worth, as the case may be.

We may also require that you provide to us an interim financial statement relating specifically to the operation of the Property, including a current rent roll showing, *inter alia*, base rent, recovered amounts and expenses, updated to any date subsequent to the end of your last complete operating period.

Upon our request, you and/or the guarantor(s) shall provide to us such further information, reports or statements as may be required from time to time.

Failure to provide any statement when due or within 30 days of a written request will constitute a default under this commitment letter and under the Mortgage.

LEASES:

You represent and warrant to us that the Property is leased in accordance with the non-residential leases set out in Schedule "A" and on the terms and for the rents set out in Schedule "A" to this commitment letter and that no payment by anticipation was, or will be, accepted with respect to these leases and any future leases affecting the Property. You will, at our request, provide executed copies of such leases and all future non-residential leases and all amendments and renewals. You agree that any future non-residential lease with a minimum leasable area in excess of 20% of the rentable area of building(s) on the Property or where the revenue from such lease will be in excess of 20% of the gross income from the Property (a "Major Lease") shall be on terms acceptable to us, acting reasonably. At the time of advance each tenant must be in possession of the whole of its leased premises, be carrying on business thereupon, be paying rent pursuant to the terms of the lease, and you and the tenant shall otherwise have performed all your respective obligations contained in the lease. You agree you shall not, without our prior written consent, terminate any present or future Major Lease, nor amend any of them in a way which, in our opinion, acting reasonably, would adversely affect our rights under the Security. You also agree to advise us if any of the following occur with respect to a Major Lease:

- (i) an event of default by either you or the tenant;
- (ii) bankruptcy or insolvency of the tenant;
- (iii) non-renewal;
- (iv) vacancy of the premises;
- (v) termination of the lease;
- (vi) a subletting of all or part of the premises; or
- (vii) any material adverse change.

TAXES:

All realty taxes and local improvement assessments ("**Taxes**") pertaining to the Property are to be paid directly by you or your tenants to the municipality when due and you shall provide us with receipted copies of the Tax bills for the Property or other evidence of payment of Taxes satisfactory to us within 30 days after the same has become payable. If at any time you do not pay any Taxes when due or fail to provide us with copies of your receipted Tax bills or other satisfactory evidence of payment, we may pay these Taxes and you shall repay us, on demand, any amount so paid. Any amount paid by us and remaining unpaid by you shall bear interest at the rate set out in this commitment letter. We may, at our option, at any time require that you pay to us in monthly instalments on the dates on which the monthly payments on the Loan are payable hereunder, sums, which in our estimation, will be sufficient to enable us to pay the whole amount of Taxes due, on or before the date for payment thereof or, if such amount of Taxes is payable in instalments, on or before the due date for payment of the first instalment thereof. **Any deficiency on your tax escrow account at any time shall be payable to us immediately upon demand.**

COSTS AND FEES:

Whether or not the transaction contemplated hereby is completed, you will pay all costs incurred by us in connection with this commitment letter and the Loan and Security including, without limitation, the legal fees and disbursements of our solicitors, and the fees and disbursements of our agents or consultants. Such costs may be deducted from the Loan proceeds advanced. In addition, you agree to pay all costs, charges and expenses incurred by us in connection with the operation or enforcement of this commitment letter, the Loan or the Security, or any amendment, extension, variation, discharge or renewal thereof, including, without limitation, costs of registration of financing statements or financing change statements and searches in connection therewith, periodic property inspections and Tax verifications and other similar costs, and any fees or charges of agents or other third parties retained by us for the purpose of conducting such activities on our behalf. In addition, you agree to pay our administration fees in connection with our administration of the Loan, including the provision of mortgage statements, provision of discharges, processing late payments and cheques or automatic debits which are dishonoured or not accepted by the financial institution, the amount of each such administration fee being a liquidated amount to cover administrative costs of the Mortgage and not a penalty. If you fail to pay any such costs, charges or expenses upon demand, the amount of the cost, charge or expense will be added to the outstanding principal amount of the Loan and shall be secured by the Security.

APPLICATION FEE:

A fee of **\$5,850.00** is payable at or before the time of your acceptance of this commitment letter to validate your acceptance hereof. This fee is non-refundable and shall have been earned by us at the time of acceptance as compensation for time, effort and expense incurred in processing, approving and providing this commitment, excluding all costs and fees referred to herein.

CONDITIONS PRECEDENT TO ADVANCE:

Our obligation to advance the Loan is conditional upon receipt by us or our solicitors of the following, all in form and substance satisfactory to us or our solicitors:

- a) a duly executed copy of this commitment letter, **together with the \$5,850.00 application fee**, on or before the time indicated in the section of this commitment letter entitled "Acceptance";
- b) duly executed copies of the Security and evidence of registration of same, in the manner and with the priorities required by us, in all appropriate governmental offices;
- c) certificate of insurance coverage pursuant to policies as required under the terms hereof, to be delivered to our solicitors within **10 days** after execution of the commitment letter;
- d) evidence of payment of Taxes due and owing in respect of the Property;
- e) a reliance letter, at your expense, addressed to us from Altus Group confirming that we may rely on the appraisal of the Property dated **August 20, 2019**;

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ASSIGNMENT:

You and any guarantors cannot assign any of your rights or obligations under this commitment letter or the Loan to a third party. You agree that we may transfer and assign, without your consent and without notice to you, our rights and obligations under this commitment letter, the Loan, the Security and any related documentation (the "Mortgage Loan and Security") to any affiliate or other third party. We may also syndicate, securitize or grant participation interests in the Mortgage Loan and Security, without your consent or notice to you. You agree that we may disclose confidential information relating to the Mortgage Loan and Security, including any financial information provided by you or any guarantor at any time or otherwise relating to you, or any guarantor, or to the Property and any plans, drawings or other documentation or information regarding the Property, to any associate or third party in connection with any of the transactions contemplated in this section.

TIME:

Time is of the essence hereof.

AMENDMENT:

No amendment or waiver of any provision of this agreement will be effective unless it is in writing and signed by the Mortgagor and the Mortgagee. No failure or delay, on the part of the Mortgagee, in exercising any right or power hereunder shall operate as a waiver thereof. All other parties to this commitment letter hereby agree that the amendment or waiver of any provision of this commitment letter (other than agreements, covenants or representations expressly made by such other party hereunder, if any) may be made without and do not require the consent or agreement of, or notice to, such other parties.

GOVERNING LAW:

The agreement constituted by your acceptance of this commitment letter shall be governed by the laws of the province in which the Property is situated.

SURVIVAL:

The terms and conditions of this commitment letter shall, after acceptance by you, survive the execution and registration of the Security and there shall be no merger of these provisions or conditions in the Mortgage or other Security; provided that in the event of any conflict between the provisions of this commitment letter and the provisions of the Security, we may elect which provisions shall prevail.

JOINT AND SEVERAL:

Where more than one person is liable as Mortgagor or as a guarantor or otherwise for any obligation under or pursuant to this commitment letter, then the liability of each such person for such obligation is joint and several (in Quebec, solidary) with each other such person.

E-MAIL AND FAX TRANSMISSION:

The Mortgagee is entitled to rely on any agreement, document, instrument, report or certificate provided to the Mortgagee by the Mortgagor or any Guarantor by way of e-mail or fax transmission as though it were an originally signed agreement, document, instrument, report or certificate. The Mortgagee is further entitled to assume that any communication from the Mortgagor or any Guarantor received by e-mail or fax transmission is a reliable communication from the Mortgagor or Guarantor.

ELECTRONIC IMAGING:

The parties hereto agree that, at any time, the Mortgagee may convert paper records of this commitment letter and all other documentation delivered to the Mortgagee (each, a "Paper Record") into electronic images (each, an "Electronic Image") as part of the Mortgagee's normal business practices. The parties agree that each such Electronic Image shall be considered as an authoritative copy of the Paper Record and shall be legally binding on the parties and admissible in any legal, administrative or other proceeding as conclusive evidence of the contents of such document in the same manner as the original Paper Record.

ACCEPTANCE:

The terms of this commitment letter are open for acceptance by you and all guarantors by your executing the original of this letter where indicated below and returning the original of this letter, together with the application fee of **\$5,850.00** to our office at 335 8th Avenue SW, 6th Floor, Calgary, AB, T2P 1C9, **Attention: Joseph Wong** on or before 2:00 p.m. E.S.T. on November 7, 2019, after which date and time this commitment letter shall lapse and be of no further force or effect, unless it is extended by the Mortgagee in its sole discretion.

USE OF LOAN PROCEEDS BY MORTGAGOR:

The Mortgagor covenants and agrees with the Mortgagee that the Mortgagor will not use the proceeds of the Loan for the benefit or on behalf of any Person other than the Mortgagor. "Person" includes an individual, a partnership, a joint venture, a trust, an unincorporated organization, a company, a corporation, an association and any other incorporated or unincorporated entity.

LANGUAGE:

The parties acknowledge that they have requested that the present agreement, as well as all notices and communications contemplated hereby, be drafted in the English language.

Les parties aux présentes reconnaissent qu'elles ont demandé que la présente convention ainsi que tous avis et communications en résultant soient rédigés dans la langue anglaise.

IN GO PRO... IN CA... N...

Yours very truly,

Royal Bank of Canada

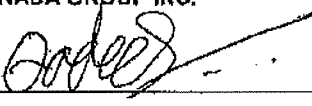


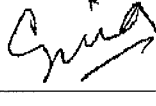
Mike Cussen
Vice President, Business Credit
/ssm

ACCEPTED on 7th October, 2019

The undersigned borrowers have read, understand and accept the terms and conditions of this commitment letter and acknowledge receiving a copy of it, including Schedule "A" and the Schedule of Standard Mortgage Loan Terms.

BRM CANADA GROUP INC.

By: 

By: 

Title: _____

Title: _____

I / We have the authority to bind the Corporation

The undersigned guarantors have read, understand and accept the terms and conditions of this commitment letter and acknowledge receiving a copy of it, including Schedule "A" and the Schedule of Standard Mortgage Loan Terms. Each of the guarantors authorizes the Mortgagor to provide, and the Mortgagee to obtain, all information relating to each such guarantor referred to in the "Reports/Financial Information" clause.

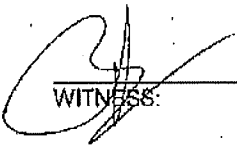
Signed on 7th October, 2019





WITNESS:

SAIMA QADEER


WITNESS: _____


CHOUHRY QADEER AKRAM

SITE SPECIFIC SECURITY AGREEMENT

1. SECURITY INTEREST

(a) For value received, the undersigned ("Debtor"), hereby grants to **Royal Bank of Canada** (the "Lender"), having a place of business at 36 York Mills Road, 4th Floor, Toronto, Ontario, M2P 0A4, a security interest (the "Security Interest") in the undertaking of Debtor and in all of Debtor's present and after acquired personal property consisting of all Goods (including all parts, accessories, attachments, special tools, additions and accessions thereto), Chattel Paper, Documents of Title (whether negotiable or not), Instruments, Intangibles, Money and Securities now owned or hereafter owned or acquired by or on behalf of Debtor (including such as may be returned to or repossessed by Debtor) now or hereafter situate on, used in connection with or arising from the business or affairs carried on, at or about the real property located at or about **2104, 2106, 2110, 2114, 2118, 2122, 2126, 3103, 3107, 3115 and 3119, 5150 – 47th Street NE, Calgary, Alberta legally described as Condominium Plan 0814562, Units 23-29, 31-33 and 36, and all applicable one ten thousandth shares in the common property, Excepting thereout all mines and minerals** (the "Mortgaged Property") and in all proceeds and renewals thereof, accretions thereto and substitutions therefore (hereinafter collectively called "Collateral"), and as further general and continuing security for the Debtor's indebtedness to the Lender the Debtor hereby assigns the Collateral to the Lender and mortgages and charges the Collateral as and by way of a fixed and specific mortgage and charge to the Lender. The Security Interest hereby created shall include such assignment, mortgage and charge. Without limiting the generality of the foregoing, the Collateral includes all of the following now owned or hereafter owned or acquired by or on behalf of Debtor now or hereafter situate on, used in connection with or arising from the business or affairs carried on at the Mortgaged Property or the business or operations of the Debtor related to the Mortgaged Property:

- (i) all Inventory of whatever kind;
- (ii) all equipment (other than Inventory) of whatever kind, including, without limitation, all machinery, tools, apparatus, plant, furniture, fixtures and vehicles of whatsoever nature or kind;
- (iii) all Accounts and book debts and generally all debts, dues, claims, choses in action and demands of every nature and kind including letters of credit and advices of credit, which are now due, owing or accruing or growing due to or owned by or which may hereafter become due, owing or accruing or growing due to or owned by Debtor ("Debts");
- (iv) all deeds, documents, writings, papers, books of account and other books relating to or being records of Debts, Chattel Paper or Documents or Title or by which such are or may hereafter be secured, evidenced, acknowledged or made payable;
- (v) all lists, records and files relating to Debtor's customers, clients and patients; and
- (vi) all property described in Schedule "C" or any schedule now or hereafter annexed hereto.

(b) The Security Interest granted hereby shall not extend or apply to and Collateral shall not include the last day of the term of any lease or agreement therefor but upon the enforcement of the Security Interest, Debtor shall stand possessed of such last day in trust to assign the same to any person acquiring such term in the course of the enforcement of the said Security Interest; nor shall the Security Interest render the Lender liable to observe or perform any term, covenant or condition of any agreement, documents or instrument to which the Debtor is a party or by which it is bound.

(c) The terms "Goods", "Chattel Paper", "Document of Title", "Instrument", "Intangible", "Security", "proceed", "Inventory", "accession", "Money", "Account", "financing statement" and "financing change statement" whenever used herein shall be interpreted pursuant to their respective meanings when used in The Personal Property Security Act of the province referred to in Clause 14(s), as amended from time to time, which Act, including amendments thereto and any Act substituted therefor and amendments thereto is herein referred to as

the "P.P.S.A.". Provided always that the term "Goods" when used herein shall not include "consumer goods" of Debtor as that term is defined in the P.P.S.A.. Any reference herein to "collateral" shall, unless the context otherwise requires, be deemed a reference to "Collateral or any part thereof".

(d) The Debtor and the Lender acknowledge and agree that the Security Interest is taken over all of the Debtor's present and after acquired personal property except: (i) Goods not ordinarily located on the Mortgaged Property; and (ii) Accounts, Chattel Paper, Documents of Title (whether negotiable or not), Instruments, Intangibles, Money and Securities not used in connection with, or not arising from, the Mortgaged Property or the business or affairs carried on at the Mortgaged Property.

2. INDEBTEDNESS SECURED

The Security Interest granted hereby secures payment and performance of any and all obligations, indebtedness and liability of Debtor to the Lender (including interest thereon) present or future, direct or indirect, absolute or contingent, matured or not, extended or renewed, wheresoever and howsoever incurred and any ultimate unpaid balance thereof and whether the same is from time to time reduced and thereafter increased or entirely extinguished and thereafter incurred again, and whether Debtor be bound alone or with another or others and whether as principal or surety (hereinafter collectively called the "Indebtedness"). If the Security Interest in the Collateral is not sufficient, in the event of default, to satisfy all Indebtedness of the Debtor, the Debtor acknowledges and agrees that Debtor shall continue to be liable for any Indebtedness remaining outstanding and the Lender shall be entitled to pursue full payment thereof.

3. REPRESENTATIONS AND WARRANTIES OF DEBTOR

Debtor represents and warrants and so long as this Security Agreement remains in effect shall be deemed to continuously represent and warrant that:

(a) the Collateral is genuine and owned by Debtor free of all security interests, mortgages, liens, claims, charges, licenses, leases, infringements by third parties, encumbrances or other adverse claims or interests (hereinafter collectively called "Encumbrances"), save for the Security Interest and those Encumbrances shown on Schedule "A" or hereafter approved in writing by the Lender, prior to their creation or assumption;

(b) each Debt, Chattel Paper and Instrument constituting Collateral is enforceable in accordance with its terms against the party obligated to pay the same (the "Account Debtor"), and the amount represented by Debtor to the Lender from time to time as owing by each Account Debtor or by all Account Debtors will be the correct amount actually and unconditionally owing by such Account Debtor or Account Debtors, except for normal cash discounts where applicable, and no Account Debtor will have any defence, set off, claim or counterclaim against Debtor which can be asserted against the Lender, whether in any proceeding to enforce Collateral or otherwise;

(c) the locations specified in Schedule "B" as to business operations and records are accurate and complete and with respect to Goods (including Inventory) constituting Collateral, the locations specified in Schedule "B" are accurate and complete save for Goods in transit to such locations and Inventory on lease or consignment; and all fixtures or Goods about to become fixtures and all crops and all oil, gas or other minerals to be extracted and all timber to be cut which forms part of the Collateral will be situate at one of such locations;

(d) the execution, delivery and performance of the obligations under this Security Agreement and the creation of any security interest in or assignment hereunder of Debtor's rights in the Collateral to the Lender will not result in a breach of any agreement to which Debtor is a party; and

(e) None of the Collateral in existence on the date hereof (i) is incapable of being assigned or otherwise secured in favour of the Lender in accordance with the provisions of this Security Agreement; (ii) is incapable of further assignment or security granted by the Lender or by any Receiver (as that term is defined in section 13(b) herein) after default; or (iii) requires the consent of any third party to the security interest granted

hereby, except for any consent that has already been obtained. The Debtor covenants with the Lender that no Collateral will be hereafter obtained or agreed to by the Debtor which is not secured in favour of the Lender in accordance with the provisions hereof or which requires the consent of any third party to any such security.

4. COVENANTS OF THE DEBTOR

So long as this Security Agreement remains in effect Debtor covenants and agrees:

(a) to defend the Collateral against the claims and demands of all other parties claiming the same or an interest therein; to diligently initiate and prosecute legal action against all infringers of Debtor's rights in Intellectual Property; to take all reasonable action to keep the Collateral free from all Encumbrances, except for the Security Interest, licenses which are compulsory under federal or provincial legislation and those shown on Schedule "A" or hereafter approved in writing by the Lender, prior to their creation or assumption, and not to sell, exchange, transfer, assign, lease, license or otherwise dispose of Collateral or any interest therein without the prior written consent of the Lender; provided always that, until default, Debtor may, in the ordinary course of Debtor's business, sell or lease Inventory and, subject to Clause 7 hereof, use Money available to Debtor;

(b) to notify the Lender promptly of:

- (i) any change in the information contained herein or in the Schedules hereto relating to Debtor, Debtor's business or Collateral,
- (ii) the details of any significant acquisition of Collateral,
- (iii) the details of any claims or litigation affecting Debtor or Collateral,
- (iv) any loss or damage to Collateral,
- (v) any default by any Account Debtor in payment or other performance of its obligations with respect to Collateral, and
- (vi) the return to or repossession by Debtor of Collateral;

(c) to keep Collateral in good order, condition and repair and not to use Collateral in violation of the provisions of this Security Agreement or any other agreement relating to Collateral or any policy insuring Collateral or any applicable statute, law, by-law, rule, regulation or ordinance;

(d) to do, execute, acknowledge and deliver such financing statements, financing change statements and further assignments, transfers, documents, acts, matters and things (including further schedules hereto) as may be reasonably requested by the Lender of or with respect to Collateral in order to give effect to these presents and to pay all costs for searches and filings in connection therewith;

(e) to pay all taxes, rates, levies, assessments and other charges of every nature which may be lawfully levied, assessed or imposed against or in respect of Debtor or Collateral as and when the same become due and payable;

(f) to insure Collateral in such amounts and against such risks as would customarily be insured by a prudent owner of similar Collateral and in such additional amounts and against such additional risks as the Lender may from time to time direct, with loss payable to the Lender and Debtor, as insured, as their respective interests may appear, and to pay all premiums therefor and deliver copies of policies and evidence of renewal to the Lender on request;

(g) to prevent Collateral, save Inventory sold or leased as permitted hereby, from being or becoming an accession to other property not covered by this Security Agreement;

(h) to carry on and conduct the business of Debtor in a proper and efficient manner and so as to protect and preserve Collateral and to keep, in accordance with generally accepted accounting principles, consistently applied, proper books of account for Debtor's business as well as accurate and complete records concerning Collateral, and mark any and all such records and Collateral at the Lender's request so as to indicate the Security Interest;

- (i) to deliver to the Lender from time to time promptly upon request:
 - (i) any Documents of Title, Instruments, Securities and Chattel Paper constituting, representing or relating to Collateral,
 - (ii) all books of account and all records, ledgers, reports, correspondence, schedules, documents, statements, lists and other writings relating to Collateral for the purpose of inspecting, auditing or copying the same,
 - (iii) all financial statements prepared by or for Debtor regarding Debtor's business,
 - (iv) all policies and certificates of insurance relating to Collateral, and
 - (v) such information concerning Collateral, the Debtor and Debtor's business and affairs as the Lender may reasonably request.

5. USE AND VERIFICATION OF COLLATERAL

Subject to compliance with Debtor's covenants contained herein and Clause 7 hereof, Debtor may, until default, possess, operate, collect, use and enjoy and deal with Collateral in the ordinary course of Debtor's business in any manner not inconsistent with the provisions hereof, provided always that the Lender shall have the right at any time and from time to time to verify the existence and state of the Collateral in any manner the Lender may consider appropriate and Debtor agrees to furnish all assistance and information and to perform all such acts as the Lender may reasonably request in connection therewith and for such purpose to grant to the Lender or its agents access to all places where Collateral may be located and to all premises occupied by Debtor.

6. SECURITIES

If Collateral at any time includes Securities, Debtor authorizes the Lender to transfer the same or any part thereof into its own name or that of its nominee(s) so that the Lender or its nominee(s) may appear of record as the sole owner thereof, provided that, until default, the Lender shall deliver promptly to Debtor all notices or other communications received by it or its nominee(s) as such registered owner and, upon demand and receipt of payment of any necessary expenses thereof, shall issue to Debtor or its order a proxy to vote and take all action with respect to such Securities. After default, Debtor waives all rights to receive any notices or communications received by the Lender or its nominee(s) as such registered owner and agrees that no proxy issued by the Lender to Debtor or its order as aforesaid shall thereafter be effective.

7. COLLECTION OF DEBTS

Before or after default under this Security Agreement, the Lender may notify all or any Account Debtors of the Security Interest and may also direct such Account Debtors to make all payments on Collateral to the Lender. Debtor acknowledges that any payments on or other proceeds of Collateral received by Debtor from Account Debtors, whether before or after notification of this Security Interest to Account Debtors and whether before or after default under this Security Agreement, shall be received and held by Debtor in trust for the Lender and shall be turned over to the Lender upon request.

Debtor authorizes the Lender to take such action or proceedings in Debtor's name and at Debtor's expense as may be necessary to collect and recover any rents.

8. INCOME FROM AND INTEREST ON COLLATERAL

(a) Until default, Debtor reserves the right to receive any Money constituting income from or interest on Collateral and if the Lender receives any such Money prior to default, the Lender shall either credit the same against the Indebtedness or pay the same promptly to Debtor.

(b) After default, Debtor will not request or receive any Money constituting income from or interest on Collateral and if Debtor receives any such Money without any request by it, Debtor will pay the same promptly to the Lender.

9. INCREASES, PROFITS, PAYMENTS OR DISTRIBUTIONS

(a) Whether or not default has occurred, Debtor authorizes the Lender:

- (i) to receive any increase in or profits on Collateral (other than Money) and to hold the same as part of Collateral. Money so received shall be treated as income for the purposes of Clause 8 hereof and dealt with accordingly;
- (ii) to receive any payment or distribution upon redemption or retirement or upon dissolution and liquidation of the issuer of Collateral; to surrender such Collateral in exchange therefor and to hold any such payment or distribution as part of Collateral.

(b) If Debtor receives any such increase or profits (other than Money) or payments or distributions, Debtor will deliver the same promptly to the Lender to be held by the Lender as herein provided.

10. DISPOSITION OF MONEY

Subject to any applicable requirements of the P.P.S.A., all Money collected or received by the Lender pursuant to or in exercise of any right it possesses with respect to Collateral shall be applied on account of Indebtedness in such manner as the Lender deems best or, at the option of the Lender, may be held unappropriated in a collateral account or released to Debtor, all without prejudice to the liability of Debtor or the rights of the Lender hereunder, and any surplus shall be accounted for as required by law.

11. EVENTS OF DEFAULT

The happening of any of the following events or conditions shall constitute default hereunder which is herein referred to as "default":

(a) the nonpayment when due, whether by acceleration or otherwise, of any principal or interest forming part of Indebtedness or the failure of Debtor to observe or perform any obligation, covenant, term, provision or condition contained in this Security Agreement or any other agreement between Debtor and the Lender;

(b) the death of or a declaration of incompetency by a court of competent jurisdiction with respect to Debtor, if an individual;

(c) the bankruptcy or insolvency of Debtor; the filing against Debtor of a petition in bankruptcy; the making of an assignment for the benefit of creditors by Debtor; the appointment of a receiver or trustee for Debtor or for any assets of Debtor or the institution by or against Debtor of any other type of insolvency proceeding under the Bankruptcy and Insolvency Act or otherwise;

(d) the institution by or against Debtor of any formal or informal proceeding for the dissolution or liquidation of, settlement of claims against or winding up of affairs of Debtor;

(e) if any Encumbrance affecting Collateral becomes enforceable against Collateral;

(f) if Debtor ceases or threatens to cease to carry on business or makes or agrees to make a bulk sale of assets without complying with applicable law or commits or threatens to commit an act of bankruptcy;

(g) if any execution, sequestration, extent or other process of any court becomes enforceable against Debtor or if distress or analogous process is levied upon the assets of Debtor or any part thereof;

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(h) if any certificate, statement, representation, warranty or audit report heretofore or hereafter furnished by or on behalf of Debtor pursuant to or in connection with this Security Agreement, or otherwise (including, without limitation, the representations and warranties contained herein) or as an inducement to the Lender to extend any credit to or to enter into this or any other agreement with Debtor, proves to have been false in any material respect at the time as of which the facts therein set forth were stated or certified, or proves to have omitted any substantial contingent or unliquidated liability or claim against Debtor; or if upon the date of execution of this Security Agreement, there shall have been any material adverse change in any of the facts disclosed by any such certificate, representation, statement, warranty or audit report, which change shall not have been disclosed to the Lender at or prior to the time of such execution.

12. ACCELERATION

The Lender, in its sole discretion, may declare all or any part of Indebtedness which is not by its terms payable on demand to be immediately due and payable, without demand or notice of any kind, in the event of default, or if the Lender considers itself insecure or that the Collateral is in jeopardy. The provisions of this clause are not intended in any way to affect any rights of the Lender with respect to any Indebtedness which may now or hereafter be payable on demand.

13. REMEDIES

(a) Upon default, the Security Interest granted hereby will at the option of the Lender in its sole discretion become immediately enforceable.

(b) Upon default, the Lender may appoint or reappoint by instrument in writing, any person or persons, whether an officer or officers or an employee or employees of the Lender or not, to be a receiver or receivers (hereinafter called a "Receiver", which term when used herein shall include a receiver and manager) of Collateral (including any interest, income or profits therefrom) and may remove any Receiver so appointed and appoint another in his/her stead. Any such Receiver shall, so far as concerns responsibility for his/her acts, be deemed the agent of Debtor and not the Lender, and the Lender shall not be in any way responsible for any misconduct, negligence or non-feasance on the part of any such Receiver, his/her servants, agents or employees. Subject to the provisions of the instrument appointing him/her, any such Receiver shall have power to take possession of Collateral, to preserve Collateral or its value, to carry on or concur in carrying on all or any part of the business of Debtor and to sell, lease, license or otherwise dispose of or concur in selling, leasing, licensing or otherwise disposing of Collateral. To facilitate the foregoing powers, any such Receiver may, to the exclusion of all others, including Debtor, enter upon, use and occupy all premises owned or occupied by Debtor wherein Collateral may be situate, maintain Collateral upon such premises, borrow Money on a secured or unsecured basis and use Collateral directly in carrying on Debtor's business or as security for loans or advances to enable the Receiver to carry on Debtor's business or otherwise, as such Receiver shall, in its discretion, determine. Except as may be otherwise directed by the Lender, all Money received from time to time by such Receiver in carrying out his/her appointment shall be received in trust for and paid over to the Lender. Every such Receiver may, in the discretion of the Lender, be vested with all or any of the rights and powers of the Lender.

(c) Upon default, the Lender may, either directly or through its agents or nominees, exercise any or all of the powers and rights given to a Receiver by virtue of the foregoing sub-clause (b).

(d) The Lender may take possession of, collect, demand, sue on, enforce, recover and receive Collateral and give valid and binding receipts and discharges therefor and in respect thereof and, upon default, the Lender may sell, license, lease or otherwise dispose of Collateral in such manner, at such time or times and place or places, for such consideration and upon such terms and conditions as to the Lender may seem reasonable.

(e) In addition to those rights granted herein and in any other agreement now or hereafter in effect between Debtor and the Lender and in addition to any other rights the Lender may have at law or in equity, the Lender shall have, both before and after default, all rights and remedies of a secured party under the P.P.S.A. Provided always, that the Lender shall not be liable or accountable for any failure to exercise its remedies, take possession of, collect, enforce, realize, sell, lease, license or otherwise dispose of Collateral or to institute any

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proceedings for such purposes. Furthermore, the Lender shall have no obligation to take any steps to preserve rights against prior parties to any Instrument or Chattel Paper whether Collateral or proceeds and whether or not in the Lender's possession and shall not be liable or accountable for failure to do so.

(f) Debtor acknowledges that the Lender or any Receiver appointed by it may take possession of Collateral wherever it may be located and by any method permitted by law and Debtor agrees upon request from the Lender or any such Receiver to assemble and deliver possession of Collateral at such place or places as directed.

(g) Debtor agrees to be liable for and to pay all costs, charges and expenses reasonably incurred by the Lender or any Receiver appointed by it, whether directly or for services rendered (including reasonable solicitors and auditors costs and other legal expenses and Receiver remuneration), in operating Debtor's accounts, in preparing or enforcing this Security Agreement, taking and maintaining custody of, preserving, repairing, processing, preparing for disposition and disposing of Collateral and in enforcing or collecting Indebtedness and all such costs, charges and expenses, together with any amounts owing as a result of any borrowing by the Lender or any Receiver appointed by it, as permitted hereby, shall be a first charge on the proceeds of realization, collection or disposition of Collateral and shall be secured hereby.

(h) The Lender will give Debtor such notice, if any, of the date, time and place of any public sale or of the date after which any private disposition of Collateral is to be made as may be required by the P.P.S.A.

(i) Debtor appoints any officer or director or branch manager of the Lender upon default to be its attorney in accordance with applicable legislation with full power of substitution and to do on Debtor's behalf anything that is required to assign or transfer, and to record any assignment or transfer of the Collateral. This power of attorney, which is coupled with an interest, is irrevocable until the release or discharge of the Security Interest.

14. MISCELLANEOUS

(a) Debtor hereby authorizes the Lender to file such financing statements, financing change statements and other documents and do such acts, matters and things (including completing and adding schedules hereto identifying Collateral or any permitted Encumbrances affecting Collateral or identifying the locations at which Debtor's business is carried on and Collateral and records relating thereto are situate) as the Lender may deem appropriate to perfect on an ongoing basis and continue the Security Interest, to protect and preserve Collateral and to realize upon the Security Interest and Debtor hereby irrevocably constitutes and appoints the Manager or Acting Manager from time to time of a branch of the Lender, in the province in which the Mortgaged Property is situate, the true and lawful attorney of Debtor, with full power of substitution, to do any of the foregoing in the name of Debtor whenever and wherever it may be deemed necessary or expedient.

(b) Without limiting any other right of the Lender, whenever Indebtedness is immediately due and payable or the Lender has the right to declare Indebtedness to be immediately due and payable (whether or not it has so declared), the Lender may, in its sole discretion, set off against Indebtedness any and all amounts then owed to Debtor by the Lender in any capacity, whether or not due, and the Lender shall be deemed to have exercised such right to set off immediately at the time of making its decision to do so even though any charge therefor is made or entered on the Lender's records subsequent thereto.

(c) Upon Debtor's failure to perform any of its duties hereunder, the Lender may, but shall not be obligated to, perform any or all of such duties, and Debtor shall pay to the Lender, forthwith upon written demand therefor, an amount equal to the expense incurred by the Lender in so doing plus interest thereon from the date such expense is incurred until it is paid at the rate of 15% per annum.

(d) The Lender may grant extensions of time and other indulgences, take and give up security, accept compositions, compound, compromise, settle, grant releases and discharges and otherwise deal with Debtor, debtors of Debtor, sureties and others and with Collateral and other security as the Lender may see fit without prejudice to the liability of Debtor or the Lender's right to hold and realize the Security Interest. Furthermore, the Lender may demand, collect and sue on Collateral in either Debtor's or the Lender's name, at the Lender's option,

and may endorse Debtor's name on any and all cheques, commercial paper, and any other Instruments pertaining to or constituting Collateral.

(e) No delay or omission by the Lender in exercising any right or remedy hereunder or with respect to any Indebtedness shall operate as a waiver thereof or of any other right or remedy, and no single or partial exercise thereof shall preclude any other or further exercise thereof or the exercise of any other right or remedy. Furthermore, the Lender may remedy any default by Debtor hereunder or with respect to any Indebtedness in any reasonable manner without waiving the default remedied and without waiving any other prior or subsequent default by Debtor. All rights and remedies of the Lender granted or recognized herein are cumulative and may be exercised at any time and from time to time independently or in combination.

(f) Debtor waives protest of any Instrument constituting Collateral at any time held by the Lender on which Debtor is in any way liable and, subject to Clause 13(h) hereof, notice of any other action taken by the Lender.

(g) This Security Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and assigns. In any action brought by an assignee of this Security Agreement and the Security Interest or any part thereof to enforce any rights hereunder, Debtor shall not assert against the assignee any claim or defence which Debtor now has or hereafter may have against the Lender. If more than one Debtor executes this Security Agreement the obligations of such Debtors hereunder shall be joint and several.

(h) The Lender may provide any financial and other information it has about Debtor, the Security Interest and the Collateral to any one acquiring or who may acquire an interest in the Security Interest or the Collateral from the Lender or any one acting on behalf of the Lender.

(i) Save for any schedules which may be added hereto pursuant to the provisions hereof, no modification, variation or amendment of any provision of this Security Agreement shall be made except by a written agreement, executed by the parties hereto and no waiver of any provision hereof shall be effective unless in writing.

(j) Subject to the requirements of Clauses 13(h) and 14(k) hereof, whenever either party hereto is required or entitled to notify or direct the other or to make a demand or request upon the other, such notice, direction, demand or request shall be in writing and shall be sufficiently given, in the case of the Lender, if delivered to it or sent by prepaid registered mail addressed to it at its address herein set forth or as changed pursuant hereto, and, in the case of Debtor, if delivered to it or if sent by prepaid registered mail addressed to it at its last address known to the Lender. Either party may notify the other pursuant hereto of any change in such party's principal address to be used for the purposes hereof.

(k) This Security Agreement and the security afforded hereby is in addition to and not in substitution for any other security now or hereafter held by the Lender and is intended to be a continuing Security Agreement and shall remain in full force and effect until the Manager or Acting Manager from time to time of the place of business of the Lender mentioned in section 1(a) shall actually receive written notice of its discontinuance; and, notwithstanding such notice, shall remain in full force and effect thereafter until all Indebtedness contracted for or created before the receipt of such notice by the Lender, and any extensions or renewals thereof (whether made before or after receipt of such notice) together with interest accruing thereon after such notice, shall be paid in full.

(l) The headings used in this Security Agreement are for convenience only and are not to be considered a part of this Security Agreement and do not in any way limit or amplify the terms and provisions of this Security Agreement.

(m) When the context so requires, the singular number shall be read as if the plural were expressed and the provisions hereof shall be read with all grammatical changes necessary dependent upon the person referred to being a male, female, firm or corporation.

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(n) In the event any provisions of this Security Agreement, as amended from time to time, shall be deemed invalid or void, in whole or in part, by any Court of competent jurisdiction, the remaining terms and provisions of this Security Agreement shall remain in full force and effect.

(o) Nothing herein contained shall in any way obligate the Lender to grant, continue, renew, extend time for payment of or accept anything which constitutes or would constitute Indebtedness.

(p) The Security Interest created hereby is intended to attach when this Security Agreement is signed by Debtor and delivered to the Lender.

(q) Debtor acknowledges and agrees that in the event it amalgamates with any other company or companies it is the intention of the parties hereto that the term "Debtor" when used herein shall apply to each of the amalgamating companies and to the amalgamated company, such that the Security Interest granted hereby

(i) shall extend to "Collateral" (as that term is herein defined) owned by each of the amalgamating companies and the amalgamated company at the time of amalgamation and to any "Collateral" thereafter owned or acquired by the amalgamated company, and

(ii) shall attach to "Collateral" owned by each company amalgamating with Debtor, and by the amalgamated company, at the time of the amalgamation, and shall attach to any "Collateral" thereafter owned or acquired by the amalgamated company when such becomes owned or is acquired.

(r) In the event that Debtor is a body corporate, it is hereby agreed that The Limitation of Civil Rights Act of the Province of Saskatchewan, or any provision thereof, shall have no application to this Security Agreement or any agreement or instrument renewing or extending or collateral to this Security Agreement. In the event that Debtor is an agricultural corporation within the meaning of The Saskatchewan Farm Security Act, Debtor agrees with the Lender that all of Part IV (other than Section 48) of that Act shall not apply to Debtor.

(s) This Security Agreement and the transactions evidenced hereby shall be governed by and construed in accordance with the laws of Alberta, as those laws may from time to time be in effect, including where applicable, the P.P.S.A.

15. COPY OF AGREEMENT

(a) Debtor hereby acknowledges receipt of a copy of this Security Agreement.

(b) Debtor waives Debtor's right to receive a copy of any financing statement or financing change statement registered by the Lender or of any verification statement with respect to any financing statement or financing change statement registered by the Lender. (Applies in all P.P.S.A. Provinces except Ontario).

16. Debtor represents and warrants that the following information is accurate:

INDIVIDUAL DEBTOR

SURNAME (LAST NAME)	FIRST NAME	SECOND NAME	BIRTH DATE: YR / MO / DAY
ADDRESS OF INDIVIDUAL DEBTOR	CITY	PROVINCE	POSTAL CODE
SURNAME (LAST NAME)	FIRST NAME	SECOND NAME	BIRTH DATE: YR / MO / DAY

SCHEDULE "A"

(ENCUMBRANCES AFFECTING COLLATERAL)

NIL

11/15/2011 10:10:00 AM

SCHEDULE "B"

1. Locations of Debtor's Business Operations

204 Deer Ridge Way SE, Calgary, Alberta T2J 5Y6

2. Locations of Records relating to Collateral (if different from 1. above)

Same as above

3. Locations of Collateral (if different from 1. above)

2104, 2106, 2110, 2114, 2118, 2122, 2126, 3103, 3107, 3115 and 3119, 5150 – 47th Street NE, Calgary, Alberta T3L 4N4

SCHEDULE "C"
(DESCRIPTION OF PROPERTY)

FOR THE YEAR ENDED 31/12/2014

00627831v1

RESOLUTION OF DIRECTORS OF THE MORTGAGOR

The following is a Resolution of the Board of Directors of BRM CANADA GROUP INC. (the "Corporation").

"It is resolved that:


1. The Corporation borrow from Royal Bank of Canada (the "Mortgagee") the sum of \$3,900,000.00 substantially on the terms set forth in the commitment letter between the Corporation and the Mortgagee dated October 3, 2019 with such amendments thereto as any director of the Corporation may deem appropriate.
2. The Corporation is authorized (i) to enter into such commitment letter providing for the terms of such loan, and (ii) to grant to the Mortgagee such security as contemplated by the commitment letter, including, but not limited to, a Mortgage in the amount of \$3,900,000.00, a Site Specific Security Agreement, a Specific Assignment of Leases, and an Assignment of Rents, relating to the following property, on such terms and conditions as may be approved by any director of the Corporation:

CONDOMINIUM PLAN 0814562
 UNITS 23-29, 31-33 AND 36
 AND ALL APPLICABLE ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
 EXCEPTING THEREOUT ALL MINES AND MINERALS
3. Any director or officer of the Corporation is hereby authorized and instructed to execute (either with or without the corporate seal) and deliver to the Mortgagee such commitment letter and security, as well as all other documents as they consider necessary or desirable to give effect to the foregoing, and the approval of the director or officer to the form of such documents shall be conclusively proven by his execution of such documents.
4. Any director or officer of the Corporation is hereby authorized to do all such things, take all such steps, and to execute and deliver all such documents as he considers necessary or desirable to give effect to the foregoing."

I, the undersigned Director of the Corporation, do hereby certify to the Mortgagee that the foregoing is a true copy of the Resolution of the Board of Directors of the Corporation duly passed at a meeting of the Directors held on OCT 23, 2019, 2019, which resolution is the only resolution relating to or affecting the loan and security referenced therein, and that the said resolution is at this date in full force and effect, unamended.

I hereby further certify that there are no provisions in the Articles or By-laws of the Corporation or in any unanimous shareholder agreement which restrict or limit the powers of the Corporation or of its directors to borrow money upon the credit of the Corporation, to issue, reissue, sell or pledge debt obligations of the Corporation, to give a guarantee on behalf of the Corporation to secure the performance of an obligation of any person, to mortgage, hypothecate, pledge or otherwise create a security interest in all or any property of the Corporation, owned or subsequently acquired, to secure any obligation of the Corporation and to delegate the powers referred to above to a director, officer or committee of directors.

Dated OCT 23, 2019.



 Position held: Director (corporate seal)

CERTIFICATE OF CORPORATE AUTHORITY
BRM CANADA GROUP INC.

TO: ROYAL BANK OF CANADA

AND TO: WARREN BENSON AMANTEA LLP

RE: ROYAL BANK OF CANADA Mortgage Loan to BRM CANADA GROUP INC. on security of 2104, 2106, 2110, 2114, 2118, 2122, 2126, 3103, 3107, 3115 and 3119, 5150 – 47th Street NE, Calgary, Alberta

The undersigned, being an officer or director of **BRM CANADA GROUP INC.** (the "Corporation") certifies that:

1. The Corporation has been duly incorporated under the laws of the Province of Alberta, is in good standing, and its constating documents are in full force and effect.
2. The Minute Books of the Corporation contain all of the articles, by-laws, resolutions and other proceeding of the directors and shareholders of the Corporation.
3. There are no provisions in the constating documents, articles or by-laws of the Corporation or in any written agreement between all of the shareholders of the Corporation and one or more persons who are not shareholders of the Corporation or in any written declaration by a person who is the beneficial owner of all of the issued shares of the Corporation, which restrict or limit the powers of the directors of the Corporation to:
 - (a) manage or supervise the management of the business or affairs of the Corporation;
 - (b) borrow money upon the credit of the Corporation;
 - (c) issue, reissue, sell or pledge debt obligations of the Corporation; and
 - (d) mortgage, hypothecate, pledge or otherwise create a security interest in all or any property of the Corporation, owned or subsequently acquired, to secure any obligation of the Corporation.
4. Neither the execution, delivery nor performance by the Corporation of its obligations set out in any agreement, instrument or other document entered into in connection with the above-noted loan transaction will conflict with, constitute or contribute to a contravention, breach or default under the Corporation's constating documents, articles, by-laws or resolutions or under any agreement, instrument or other document to which the Corporation is a party or by which the Corporation is bound.

5. The following persons are the duly elected or appointed directors and officers of the Corporation and hold the offices in the Corporation set out opposite their respective names:

<u>NAME</u>	<u>OFFICE</u>
SAIMA QADEER	Director, _____
CHOUDHRY QADEER AKRAM	Director, <u>PRESIDENT</u>


6. I have carefully reviewed those records of the Corporation and have made such inquiries and investigations as are necessary to enable me to make all of the statements and certifications set out herein.

7. I have carefully reviewed the zoning regulations for the property as captioned herein and confirm that the said property complies with all applicable zoning regulations.

8. Attached hereto is a true and correct copy of the Certificate of Incorporation, the Articles of Incorporation and all By-Laws of the Corporation, and the said articles and by-laws are in full force and effect, unamended as of the date hereof.

Dated this 23 day of October, 2019.

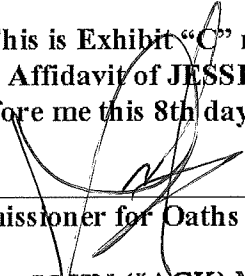
BRM CANADA GROUP INC.

Per: 
(Affix corporate seal)

Name: Choudhry Qadeer Akram
Title: Director

00627821V1

This is Exhibit "C" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

**ALBERTA GOVERNMENT SERVICES
LAND TITLES OFFICE**

IMAGE OF DOCUMENT REGISTERED AS:

191235752

ORDER NUMBER: 42770446

ADVISORY

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COMMERCIAL MORTGAGE
LAND TITLES ACT (ALBERTA)

1.	NAME AND ADDRESS OF MORTGAGOR (THE "MORTGAGOR") ✓ BRM CANADA GROUP INC. of 204 Deer Ridge Way SE, Calgary, Alberta, T2J 5Y6
2.	NAME AND ADDRESS OF ANY CORPORATE GUARANTOR (THE "GUARANTOR") (if applicable)
3.	MAXIMUM PRINCIPAL AMOUNT FOR WHICH GUARANTOR IS LIABLE (if applicable). (If not completed, the Guarantor shall be liable for the full amount as indicated in the Guarantee provisions of the Mortgage.)
4.	NAME AND ADDRESS OF MORTGAGEE (THE "MORTGAGEE") ✓ ROYAL BANK OF CANADA of 36 York Mills Road, 4 th Floor, Toronto, Ontario, M2P 0A4
5.	LEGAL DESCRIPTION OF LANDS (THE "LANDS") CONDOMINIUM PLAN 0814562 UNITS 23-29, 31-33 AND 36 ✓ AND ALL APPLICABLE ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS
6.	PAYMENT PROVISIONS
(a)	Principal Amount: ✓ \$3,900,000.00
(b)	Mortgage Interest Rate (delete inapplicable options): (i) if fixed rate of interest: 18.0% per annum, calculated semi-annually not in advance (ii) if variable rate of interest based on the Prime Rate: the Prime Rate as the same will vary from time to time, plus _____% (the "Margin") per annum, calculated monthly not in advance (iii) if other (insert as applicable):

<p>(c) Interest Adjustment Date:</p> <p>✓ November 1, 2019</p>
<p>(d) Instalment Date:</p> <p>first day of each and every month in each and every year until the Maturity Date</p>
<p>(e) First Instalment Date:</p> <p>✓ December 1, 2019</p>
<p>(f) Maturity Date:</p> <p>✓ November 1, 2022</p>
<p>(g) Instalment Amount (delete inapplicable option):</p> <p>(i) if fixed rate of interest or variable rate of interest with blended payments (to include principal and interest):</p> <p>\$57,188.82</p> <p>(ii) if variable rate of interest with interest only payments:</p> <p>such amount of interest as may accrue under the Mortgage</p>
<p>7. STANDARD MORTGAGE TERMS</p> <p>This Mortgage consists of the Mortgagee's set of Standard Form Mortgage Terms ("SMT") filed at the South Alberta Land Registration District as Instrument number 031 040 055 and at the North Alberta Land Registration District as Instrument number 032 043 007 together with all schedules thereto and is subject to the terms contained in the SMT as varied by any deletions from, or amendments or additions to the terms of the SMT as set out herein.</p>
<p>8. DELETED, AMENDED OR ADDED TERMS</p> <p>See Schedule "A" (if any).</p>
<p>9. ACKNOWLEDGEMENTS</p> <p>The Mortgagor hereby acknowledges as follows:</p> <p>(a) That the Mortgagor understands the nature of the SMT referred to in clause 7 above and the statements made in the said clause;</p> <p>(b) That the Mortgagor has been given a copy of the SMT;</p> <p>(c) That the Mortgagor is the registered owner of the Mortgaged Premises; and</p>

(d) For the better securing to the Mortgagee of the repayment in the manner set out in this Mortgage of the Principal Amount and interest and all other indebtedness and obligations of the Mortgagor secured by this Mortgage, the Mortgagor hereby mortgages and charges to the Mortgagee all the Mortgagor's estate and interest in the Mortgaged Premises.

The Guarantor hereby acknowledges that the Guarantor has been given a copy of the SMT.

10. EXECUTION BY MORTGAGOR

The Mortgagor has executed this Mortgage on Oct 23, 2019.

BRM CANADA GROUP INC.

Per: [Signature] (c/s)

Witness

Per: _____

11. ~~EXECUTION BY CORPORATE GUARANTOR~~

~~The Guarantor has executed the Guarantee contained in this Mortgage on _____~~

~~**CORPORATE GUARANTOR**~~

~~Per: _____ (e/s)~~

~~_____
Witness~~

~~Per: _____~~

12. AFFIDAVIT OF EXECUTION

I, _____, of the _____ of _____, in the Province of Alberta, _____, (occupation) make oath and say:

- (a) THAT I was personally present and did see _____ and _____ named in the within instrument, who are personally known to me to be the person(s) named therein, duly sign, seal and execute the same for the purposes named therein.
- (b) THAT the same was executed at the _____ of _____, in the _____ of _____ and that I am a subscribing witness thereto.
- (c) THAT I know the said persons and each is in my belief of the full age of eighteen years.

Sworn before me at Calgary, in the Province of Alberta, this _____ day of _____, 2019.

A Commissioner for Oaths in and for the Province of Alberta

Signature of Witness

13. AFFIDAVIT VERIFYING CORPORATE AUTHORITY

I, _____, of the _____ of _____, in the Province of Alberta, MAKE OATH AND SAY:

- (a) I am an officer or a director of **BRM CANADA GROUP INC.** named in the within or annexed instrument (or caveat).
- (b) I am authorized by the corporation to execute the instrument (or caveat) without affixing a corporate seal.

SWORN before me at Calgary, in the Province of Alberta, this _____ day of _____, 2019.

A Commissioner for Oaths in and for the Province of Alberta

SCHEDULE A TO COMMERCIAL MORTGAGE
Deleted, Added or Amended Terms

1. Paragraph 25 of the Standard Form Mortgage Terms is amended by deleting the words "audited financial statements" in lines 7 and 8 and replacing same with "Notice to Reader financial statements." And by reducing the number of days for delivery of financial statements by a corporate Mortgagor and/or Guarantor from one hundred and twenty (120) days to ninety (90) days.

2. The following section shall be added as Section 43 to the Standard Form Mortgage Terms:

"43. FUTURE LEASES

The Mortgagor covenants and agrees with the Mortgagee:

(a) to provide to the Mortgagee when executed copies of all leases, amendments to leases and renewals of leases of the Mortgaged Property.

(b) the Mortgagor will deliver copies of any new lease of the Lands to the Mortgagee within 30 days of execution of same.

(c) that it will not enter into any non-residential lease of the Mortgaged Property with a minimum leaseable area in excess of 20% of the rentable area of the buildings on the Mortgaged Property or where the revenue from such proposed non-residential lease will be in excess of 20% of the gross income from the Mortgaged Property (a "Major Lease") without first obtaining the approval of the Mortgagee to the terms and conditions of the Major Lease, the Mortgagee acting reasonably in granting this approval.

(d) to advise the Mortgagee forthwith if any of the following events occur with respect to a Major Lease: (i) default by the Mortgagor or a tenant under the Major Lease; (ii) the bankruptcy or insolvency of the tenant under a Major Lease; (iii) the non-renewal of a Major Lease by a tenant; (iv) the vacancy of the premises which are the subject of a Major Lease; (v) the termination of a Major Lease; (vi) the sub-letting of the premises which are the subject of a Major Lease; or (vii) any material adverse change with respect to the tenant of a Major Lease or the premises which are the subject of a Major Lease."





161233752

191235752 REGISTERED 2019 11 20
MORT - MORTGAGE
DOC 1 OF 3 DRR#: A0E189F ADR/CALDANDE
LINC/S: 0033519738 +

This is Exhibit "D" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.

A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

**ALBERTA GOVERNMENT SERVICES
LAND TITLES OFFICE**

IMAGE OF DOCUMENT REGISTERED AS:

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FORM _____

(Rev. Jan-03)

(Alberta)

**ALBERTA
SET OF STANDARD FORM
MORTGAGE TERMS
CONVENTIONAL AND INSURED COMMERCIAL MORTGAGE**

Registration No. North _____ Dated _____, 2003

Registration No. South _____ Dated _____, 2003

The following set of standard form mortgage terms shall be deemed to be included in every mortgage in which it is referred to by its filing number, except to the extent that the provisions of this set of standard form mortgage terms are varied by any deletions from or amendments or additions to the terms thereof by the Schedule (as defined herein).

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1. **DEFINITIONS**

Capitalized terms used herein shall, unless otherwise defined herein, have the meaning ascribed thereto in the Schedule (as defined herein).

"Condominium Corporation" means the condominium corporation created by the registration pursuant to the *Condominium Property Act* of a condominium plan in which a portion of the lands described in the condominium plan are the Mortgaged Premises.

"Deferred Interest" means, in the case of a variable rate mortgage, the amount by which (a) the interest that has accrued on the portion of the Principal Amount then outstanding from one payment date under this Mortgage to the next payment date under this Mortgage exceeds (b) the Instalment Amount or such other amount as may be agreed to between the Mortgagee and the Mortgagor from time to time.

"First Instalment Date" means that date described as the First Instalment Date in the Schedule.

"Guarantor" means the party described as the Guarantor in the Schedule.

"Instalment Amount" means that amount described as the Instalment Amount in the Schedule or such other amount as may be agreed upon by the Mortgagor and Mortgagee from time to time as the regular instalment to be paid under this Mortgage.

"Instalment Dates" means those dates described as the Instalment Dates in the Schedule.

"Interest Adjustment Date" means that date described as the Interest Adjustment Date in the Schedule.

"Lands" means those lands and premises described as the Lands in the Schedule.

"Maturity Date" means that date described as the Maturity Date in the Schedule.

"Mortgage" means the commercial mortgage in which this set of standard form mortgage terms is deemed to be included pursuant to the *Land Titles Act* and includes any schedules attached to it, any additional provisions contained in it, any renewals or extensions thereof, and any amendments thereto, and includes this set of standard form mortgage terms.

"Mortgage Interest Rate" means that rate described as the Mortgage Interest Rate in the Schedule.

"Mortgagee" means the party described as the Mortgagee in the Schedule.

"Mortgagor" means the party described as the Mortgagor in the Schedule.

"Prime Rate" means the annual rate of interest announced from time to time by Royal Bank of Canada as a reference rate then in effect for determining interest rates on Canadian dollar commercial loans in Canada.

"Principal Amount" means that amount described as the Principal Amount in the Schedule.

"Schedule" means that form of commercial mortgage which is executed by the Mortgagor and Guarantor, if applicable, and which references this set of standard form mortgage terms and includes any schedules or additional provisions attached thereto.

"Term" means the time period from the Interest Adjustment Date to the Maturity Date.

2. MORTGAGE LOAN

In consideration of the Principal Amount paid by Mortgagee to the Mortgagor (the receipt whereof is hereby acknowledged), and upon execution and delivery of the Schedule, the Mortgagor does grant and mortgage unto the Mortgagee the Lands TOGETHER WITH all buildings and erections thereon and every right, privilege, easement, advantage and appurtenance belonging to the same or in any way appertaining thereto (hereinafter called the "Mortgaged Premises"), TO HAVE AND TO HOLD the Mortgaged Premises UNTO AND TO USE OF the Mortgagee, its successors and assigns, upon the terms and conditions set out herein and in the Schedule.

3. INTEREST RATE

(a) Fixed Rate Mortgages

If the Schedule indicates that the Mortgage Interest Rate is a fixed rate of interest, then the amount of principal money advanced on this Mortgage is the Principal Amount and the rate of interest chargeable thereon is the Mortgage Interest Rate, calculated half-yearly not in advance, as well after as before maturity of this Mortgage, and both before and after default and judgment, until paid.

(b) Variable Rate Mortgages

If the Schedule indicates that the Mortgage Interest Rate is a variable rate of interest, then the amount of principal money advanced on this Mortgage is the Principal Amount and the rate of interest chargeable thereon is the Mortgage Interest Rate, payable monthly and calculated monthly not in advance, as well after as before maturity of this Mortgage, and both before and after default and judgment, until paid. For variable rate mortgages, the Mortgage Interest Rate will vary automatically, without notice to the Mortgagor, each time there is a change in the Prime Rate. The Mortgage Interest Rate will always be the Prime Rate plus the margin set out in the Schedule, payable monthly and calculated monthly not in advance.

In the event that it may be necessary at any time for the Mortgagee to prove the Prime Rate applicable as at any time or times, it is agreed that the certificate in writing of the Mortgagee setting forth the Prime Rate as at any time or times shall be deemed to be conclusive evidence as to the Prime Rate.

4. **REPAYMENT**

(a) **Fixed Rate Mortgages and Variable Rate Mortgages with Blended Payments**

If the Schedule indicates that the Mortgage Interest Rate is a fixed rate of interest, or if it indicates that the Mortgage Interest Rate is a variable rate of interest but blended payments are applicable, then the Mortgagor shall pay to the Mortgagee at the office or branch of the Mortgagee to be designated from time to time, in lawful money of Canada.

(i) the Principal Amount with interest thereon at the Mortgage Interest Rate calculated as aforesaid, until paid, as follows:

A. interest at the Mortgage Interest Rate on the portion of the Principal Amount from time to time advanced, computed from the respective dates of such advances until the Interest Adjustment Date, shall become due and payable and be paid on the Interest Adjustment Date. The Mortgagee may require the payment of interest at the Mortgage Interest Rate on the portion of the Principal Amount advanced from time to time, computed from the respective dates of such advances, to become due and payable and be paid in monthly instalments on the same day of the month next following the first advance, and on the same day of each and every month thereafter and the balance, if any, of the aforesaid interest on the Principal Amount advanced shall become due and payable and be paid on the Interest Adjustment Date. At the option of the Mortgagee, interest so due and payable may be deducted from such advances; and

B. thereafter, the Principal Amount, together with interest at the Mortgage Interest Rate, computed from the Interest Adjustment Date, shall become due and payable and be paid in consecutive monthly instalments each in the amount of the Instalment Amount (which instalments include principal and interest) on the First Instalment Date and on the same day of each and every month in each and every year thereafter to and including the Maturity Date and the balance, if any, of the Principal Amount and interest thereon shall become due and payable and be paid on the Maturity Date;

(ii) all amounts that may be due or become due by the Mortgagor to the Mortgagee under the provisions of this Mortgage in accordance with such provisions or, in the absence of any stipulations as to the time for payment in such provisions, on demand; and

(iii) taxes in accordance with Section 9(b) of this Mortgage.

(b) **Variable Rate Mortgages with Interest Only Payments**

If the Schedule indicates that the Mortgage Interest Rate is a variable rate of interest with interest only payments, then the Mortgagor shall pay to the Mortgagee at the office or branch of the Mortgagee to be designated from time to time, in lawful money of Canada:

(i) the Principal Amount with interest thereon at the Mortgage Interest Rate calculated as aforesaid, until paid, as follows:

A. interest at the Mortgage Interest Rate on the portion of the Principal Amount from time to time advanced, computed from the respective dates of such advances until the Interest Adjustment Date, shall become due and payable and be paid on the Interest Adjustment Date. The Mortgagee may require the payment of interest at the Mortgage Interest Rate on the portion of the Principal Amount

advanced from time to time, computed from the respective dates of such advances, to become due and payable and be paid in monthly instalments on the same day of the month next following the first advance, and on the same day of each and every month thereafter and the balance, if any, of the aforesaid interest on the Principal Amount advanced shall become due and payable and be paid on the Interest Adjustment Date. At the option of the Mortgagee, interest so due and payable may be deducted from such advances; and

- B. thereafter, interest at the Mortgage Interest Rate, computed from the Interest Adjustment Date, shall become due and payable and be paid in consecutive monthly instalments on the First Instalment Date and on the same day of each and every month in each and every year thereafter to and including the Maturity Date and the balance, if any, of the Principal Amount and interest thereon shall become due and payable and be paid on the Maturity Date;
- (ii) all amounts that may be due or become due by the Mortgagor to the Mortgagee under the provisions of this Mortgage in accordance with such provisions or, in the absence of any stipulations as to the time for payment in such provisions, on demand; and
- (iii) taxes in accordance with Section 9(b) of this Mortgage.

5. **COMPOUND INTEREST**

It is agreed that if default is made in payment of any sum to become due for interest at any time appointed for payment thereof, compound interest shall be payable and the sum in arrears for interest from time to time, as well after as before maturity, shall bear interest at the Mortgage Interest Rate, and in case the interest and compound interest are not paid on the next interest payment date after the date of default a rest shall be made, and compound interest at the Mortgage Interest Rate shall be payable on the aggregate amount then due, as well after as before maturity, and so on from time to time, and all such interest and compound interest shall be a charge upon the Mortgaged Premises and shall be secured by this Mortgage.

6. **APPLICATION OF PAYMENTS**

(a) **Fixed Rate Mortgages**

If the Mortgage Interest Rate is a fixed interest rate, the instalments payable under this Mortgage are to be applied first to bring into good standing any accounts in which funds are held pending payment to third parties or amounts are debited in respect of this Mortgage, including tax accounts, if any; secondly, to interest calculated as provided in this Mortgage on the portion of the Principal Amount from time to time outstanding; and, lastly, the balance of the instalments shall be applied on account of the portion of the Principal Amount then outstanding; except, however, in the case of default by the Mortgagor, the Mortgagee may apply any payments received during the period of default in whatever order it may elect as between the Principal Amount, interest, Taxes, repairs, insurance premiums or any other amounts payable by the Mortgagor under this Mortgage.

(b) **Variable Rate Mortgages**

If the Mortgage Interest Rate is a variable interest rate, the instalments payable under this Mortgage are to be applied first to bring into good standing any accounts in which funds are held pending payment to third parties or amounts are debited in respect of this Mortgage, including tax accounts, if any; secondly, to interest at the Mortgage Interest

Rate calculated as provided in this Mortgage on the Principal Amount from time to time outstanding; thirdly, to Deferred Interest and interest thereon calculated in accordance with this Mortgage; and, fourthly, to the reduction of the portion of the Principal Amount then outstanding; except, however, in the case of default by the Mortgagor, the Mortgagee may apply any payments received during the period in default in whatever order it may elect as between the Principal Amount, interest, Taxes, repairs, insurance premiums or any other amounts payable by the Mortgagor under this Mortgage.

The Mortgagor and Mortgagee acknowledge that although the amount of each Instalment Amount to be paid by the Mortgagor under this Mortgage is fixed under the terms of this Mortgage, the respective portions of interest and principal which comprise each instalment may vary as the Prime Rate varies and, therefore, the Mortgage Interest Rate payable under this Mortgage varies.

If the Prime Rate declines, a larger portion of any instalment will be applied against the Principal Amount then outstanding, thus accelerating the reduction of the Principal Amount outstanding under this Mortgage. Conversely, if the Prime Rate increases, a larger portion of any instalment will be applied against accrued interest, thus delaying the reduction of the Principal Amount outstanding under this Mortgage. In the event that any instalment is not sufficient to pay all accrued interest on the date of such payment, the Deferred Interest will form a charge on the Mortgaged Premises and shall bear interest at the Mortgage Interest Rate payable monthly and calculated monthly, not in advance. If all accrued interest is not paid on the next payment date, the amount of interest that remains unpaid will bear interest at the Mortgage Interest Rate and the unpaid interest will be added to the Deferred Interest and so on.

Alternatively, if the Mortgage is not in default and the Instalment Amount is not sufficient to pay all accrued interest on the portion of the Principal Amount then outstanding, the Mortgagor agrees that the Mortgagee may, without notice to the Mortgagor, increase the amount of the instalment payment in increments of one hundred dollars (\$100) until the instalment payment amount is sufficient to pay all interest that has accrued from the last instalment Date up to and including the date of the payment. The amount so paid shall become the new Instalment Amount until such time as the Mortgagor and Mortgagee may agree to a different instalment payment amount or the instalment payment amount is again increased in accordance with the terms hereof.

7. PREPAYMENT

The Mortgagor acknowledges and agrees that there is no privilege or right vested in the Mortgagor to prepay or to accelerate prepayment of the monies advanced under this Mortgage to a date or dates earlier than the Maturity Date.

The Mortgagor hereby waives any right of prepayment that the Mortgagor may acquire pursuant to Section 10 of the *Interest Act* (Canada), or any similar or successor sections or amendments thereto or any other statutory provision whether federal or provincial providing for the payment of the principal and accrued interest secured by this Mortgage prior to or otherwise than in accordance with the terms regarding the payment of principal and interest contained in this Mortgage. The Mortgagor covenants and agrees to be bound by and to observe such terms notwithstanding any statutory right of prepayment which now exists or which may exist in the future. In addition, and without limiting the generality of the foregoing waiver, the date of this Mortgage for the purpose of any statutory right of prepayment shall be deemed to be the Interest Adjustment Date.

The *Interest Act* (Canada) permits the prepayment of mortgages with three (3) months further interest once five (5) years have elapsed from the date of the Mortgage. For the purpose of this statutory right of prepayment only, the Mortgagor agrees that the date of this Mortgage if so

renewed or extended will be the renewal or extension date stipulated in the mortgage renewal or extension agreement.

8. **FIXTURES**

The Mortgagor covenants and agrees that all erections and improvements, fixed or otherwise, now on or after the date of this Mortgage put on the Mortgaged Premises, including but without limiting the generality of the foregoing, all buildings, fences, heating, piping, plumbing, aerals, air-conditioning, ventilating, lighting and water heating equipment, cooking and refrigeration equipment, cleaning and drying equipment, window blinds, radiators and covers, fixed mirrors, fitted blinds, storm windows and storm doors, window screens and screen doors, shutters and awnings, floor coverings, and all apparatus and equipment appurtenant thereto, and all improvements, fixed or otherwise and even though not attached otherwise than by their own weight, are and shall, in addition to other fixtures thereon, be and become fixtures and form part of the Mortgaged Premises and shall be a portion of the security for the amounts secured by this Mortgage.

9. **TAXES AND COVENANTS**

The Mortgagor covenants and agrees with the Mortgagee that:

- (a) **Covenant to Pay and Quiet Enjoyment on Default:** The Mortgagor will pay the Principal Amount and interest and all other monies payable under this Mortgage in the manner set out in this Mortgage and on default the Mortgagee may enter and have quiet enjoyment of the Mortgaged Premises.
- (b) **Realty Taxes:** In connection with taxes, rates and assessments ("Taxes") chargeable against or upon the Mortgaged Premises,
 - (i) The Mortgagee may deduct from the final advance of the Principal Amount an amount sufficient to pay the Taxes that have become or will become due and payable on that date or the Interest Adjustment Date (as the case may be);
 - (ii) After the Interest Adjustment Date, the Mortgagor shall pay to the Mortgagee in monthly instalments on the Instalment Dates sums sufficient to enable the Mortgagee to pay the whole amount of Taxes on or before the due date for payment thereof or, if such amount is payable in instalments, on or before the due date for payment of the next instalment thereof;
 - (iii) Where the period between the Interest Adjustment Date and the next following annual due date or first instalment date for payment of Taxes is less than one (1) year, the Mortgagor shall pay to the Mortgagee in equal monthly instalments, during such period and during the next succeeding twelve (12) month period, an amount estimated by the Mortgagee to be sufficient to pay, on or before the expiration of such succeeding twelve (12) month period, all Taxes which shall become due and payable during the two (2) periods and during the balance of the year in which such succeeding twelve (12) month period expires; and the Mortgagor shall also pay to the Mortgagee on demand the amount, if any, by which the actual Taxes exceed such estimated amount;
 - (iv) Except as provided in the last preceding clause, the Mortgagor shall, in each and every month, pay to the Mortgagee one-twelfth (1/12) of the amount (as estimated by the Mortgagee) of the Taxes next becoming due and payable; and shall also pay to the Mortgagee on demand the amount, if any, by which the actual Taxes exceed such estimated amount;

- (v) The Mortgagee may allow the Mortgagor interest on any balances standing in the mortgage account from time to time to the credit of the Mortgagor for payment of Taxes, at a rate per annum, and at such times, as the Mortgagee may determine in its sole discretion, and the Mortgagor shall be charged interest, at the Mortgage Interest Rate, on the debit balance, if any, for Taxes in the mortgage account outstanding after payment of Taxes by the Mortgagee, until such debit balance is fully repaid;
- (vi) The Mortgagee agrees to apply such deduction and payments on the Taxes chargeable against the Mortgaged Premises so long as the Mortgagor is not in default under any covenant, proviso or agreement contained herein, but nothing herein contained shall obligate the Mortgagee to apply such payments on account of Taxes more often than yearly. Provided, however, that if before any sum or sums so paid to the Mortgagee shall have been so applied, there shall be default by the Mortgagor in respect to any payment of principal or interest as herein provided, the Mortgagee may apply such sum or sums in or towards payment of the principal and/or interest in default. The Mortgagor further covenants and agrees to transmit to the Mortgagee the assessment notices, tax bills and other notices affecting the imposition of Taxes, forthwith after the receipt of same by the Mortgagor; and
- (vii) The Mortgagor shall reimburse the Mortgagee, on demand, for any fees paid or charges incurred by the Mortgagee to a municipality or other tax authority from time to time in connection with the administration of the tax account, including any fees or charges for the obtaining of information or searches or certificates in respect thereof, or the payment of taxes in any manner and the Mortgagor authorizes the Mortgagee to deduct the amount of such fees or charges from the tax account.

Notwithstanding the provisions set out in this subsection, at the option of the Mortgagee, the Mortgagor will pay all Taxes as and when the same become due and payable and will provide the Mortgagee with receipts confirming same as the Mortgagee may require.

- (c) **Good Title and Right to Convey:** The Mortgagor has a good title in fee simple to the Mortgaged Premises and the right to convey the Mortgaged Premises as hereby conveyed, and covenants that the Mortgaged Premises are free from encumbrances, and that the Mortgagor will procure such further assurances as may reasonably be required.
- (d) **Insurance:**
- (i) **General Provisions**

The Mortgagor will forthwith insure and during the continuance of this Mortgage keep insured in favour of the Mortgagee each and every building including all fixed improvements and chattels now on the Mortgaged Premises and which may hereafter be erected thereon, both during erection and thereafter, against loss or damage by an "all risks" coverage for perils of fire and such other perils as the Mortgagee may require, including at least loss or damage by explosion, falling object, impact by vehicle or aircraft, rupture of heating, plumbing or air conditioning systems, smoke, riot or civil commotion, vandalism and malicious act, windstorm and hail, to the full extent of their replacement cost on a stated amount replacement cost basis of each and every such building and the amount of the Mortgagee's interest therein, in lawful money of Canada. Without limiting the foregoing such policy or policies shall include the following insurance coverage:

- A. All Risks coverage and malicious damage coverage, including earthquake, flood, by-law contravention and leakage from fire protection equipment on a full

replacement cost basis and with the same or adjacent site clause deleted and with loss under each policy payable to the Mortgagee pursuant to Insurance Bureau of Canada approved mortgage clause insurance endorsement, with preference in its favour over any claim of any other person; permission should be granted for the improvements to be vacant or unoccupied for a period of at least thirty (30) days and shall provide for partial occupancy;

- B. Comprehensive broad form boiler insurance including fired and unfired pressure vessels insurance, air-conditioning equipment and miscellaneous electrical apparatus, if any, including repair, replacement and by-law contravention and including use and occupancy coverage, for an amount satisfactory to the Mortgagee with loss payable to the Mortgagee by way of an Insurance Bureau of Canada Boiler and Machinery clause;
- C. Comprehensive general liability insurance for bodily injury and/or death or property damage in or about the Mortgaged Premises, such insurance to afford protection in such amounts as the Mortgagee may from time to time reasonably require, provided that if the Mortgaged Premises are to be used for commercial purposes such insurance shall be in an amount not less than five million dollars per occurrence written on an inclusive basis;
- D. Business interruption insurance or rental insurance coverage acceptable to the Mortgagee for an indemnity period of not less than twelve (12) months and with coverage of not less than 100% of the gross annual rentals from the Mortgaged Premises, based on the greater of actual and projected rentals.

All cancellation clauses in the above referenced policies, including those contained in the mortgage clause insurance endorsement, are to provide for at least thirty (30) days prior notice to the Mortgagee of such cancellation. Such policies shall also provide that the Mortgagee shall receive at least thirty (30) days prior notice of any material alteration of such policy. All such insurance coverage shall be placed and kept in force with an insurance company or companies duly authorized to carry on business as such and under policies satisfactory in form to the Mortgagee. The Mortgagor shall direct its insurer(s) to provide certified copies of the policies of insurance to the Mortgagee. The Mortgagor will pay all premiums and sums of money necessary for such purposes promptly as the same shall become due and will deliver evidence of renewal to the Mortgagee at least three (3) days prior to the expiration of any policy of insurance.

Each policy of insurance shall provide that every loss, if any, shall be payable to the Mortgagee as its interest may appear in accordance with this Mortgage, subject to the Insurance Bureau of Canada approved mortgage clause. The Mortgagor will forthwith assign, transfer and deliver to the Mortgagee the policy or policies of insurance and all renewal receipts thereto appertaining. No insurance will be carried on improvements or buildings on the Mortgaged Premises other than such as is made payable to the Mortgagee in accordance with the provisions of this paragraph. The Mortgagor will not do or omit or cause or suffer anything to be done, omitted, caused or suffered whereby the policy or policies of insurance, as aforesaid, may be voided or become void. In the event of any breach of the foregoing covenants respecting insurance, the Mortgagee, without prejudice to its other rights under this Mortgage, may, at its option, effect such insurance to a value deemed, in the sole opinion of the Mortgagee, adequate to protect the Mortgagee's insurable interest. Any amount paid by the Mortgagee shall be added to the debt secured by this Mortgage and shall bear interest at the Mortgage Interest Rate from the time of such payment and shall be payable on the next Instalment Date.

Forthwith on the happening of any loss or damage, the Mortgagor will furnish, at his own expense, all necessary proofs and do all necessary acts to enable the Mortgagee to

obtain payment of the insurance monies. The production of this Mortgage shall be sufficient authority for such insurance company to pay every such loss to the Mortgagee, and such insurance company is hereby directed thereupon to pay the same to the Mortgagee. Any insurance monies received may, at the option of the Mortgagee, be applied in rebuilding, reinstating or repairing the Mortgaged Premises or be paid to the Mortgagor or any other person appearing by the registered title to be or to have been the owner of the Mortgaged Premises or be applied or paid partly in one way and partly in another, or it may be applied, in the sole discretion of the Mortgagee, in whole or in part on the Mortgage debt or any part thereof whether due or not then due.

(ii) **Condominium Provisions**

If the Mortgaged Premises are part of a condominium the insurance provisions set out in subparagraph (i) above do not apply and the following will apply to this Mortgage:

The Mortgagor or the Condominium Corporation (as herein defined) or both of them will forthwith insure and during the continuance of this Mortgage keep insured in favour of the Mortgagee against loss or damage by an "all risk" coverage for perils, fire, lightning, earthquake, flood, by-law contravention, windstorm, hail, explosion, impact, vandalism, malicious acts, civil disturbance or riot, smoke, falling objects and other risks, hazards and perils which the Mortgagee might require to the full extent of their replacement cost with a stated amount co-insurance clause in lawful money of Canada, each and every building located on the lands described in the condominium plan and which may hereafter be erected thereon, both during erection and thereafter and all fixtures as hereinafter defined or referred to and all other risks, hazards and perils of any nature or kind which the Mortgagee might require depending on the nature of the Mortgaged Premises or the use thereof, with a company or companies approved by the Mortgagee. The improvements within the Mortgaged Premises must be insured on an "all risks" basis for full replacement costs. The policies must contain the Insurance Bureau of Canada approved mortgage clause with the loss payable to the Mortgagee as its interest may appear and the Mortgagor and the Condominium Corporation will forthwith assign, transfer and deliver unto the Mortgagee the policy or policies of insurance and receipts thereto appertaining and if the Mortgagor or Condominium Corporation or both of them shall neglect to keep the said buildings or any of them insured as aforesaid, or to deliver such policy or policies and receipts or produce to the Mortgagee at least fifteen (15) days before the termination of any insurance, evidence of renewal thereof, the Mortgagee shall be entitled but shall not be obligated to insure the said buildings or any of them; and the Mortgagor or the Condominium Corporation or both of them shall forthwith on the happening of any loss or damage comply fully with the terms of the policy, or policies, of insurance and, without limiting the generality of the obligation of the Mortgagor to observe and perform all the duties and obligations imposed on the Mortgagor by the *Condominium Property Act* and by the condominium plan and by-laws of the Condominium Corporation as hereinafter provided, shall comply with the insurance provisions of the condominium plan; and the Mortgagor as a member of the Condominium Corporation shall seek the full compliance by the Condominium Corporation of the aforementioned covenants.

- (e) **Repair and Waste:** The Mortgagor will keep the Mortgaged Premises, including any buildings and improvements now or hereafter situated thereon, in good condition and repair. If the Mortgaged Premises, including the buildings or improvements situated thereon, are not kept in good condition and repair or any act of waste is committed thereon by the Mortgagor or any other person, whether or not the Mortgagor has control over the acts of that person, or if the Mortgagor defaults after any part of the Principal Amount has been advanced, the Mortgagee may enter and complete, repair or manage the Mortgaged Premises and recover all reasonable costs with interest as part of this Mortgage.

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- (f) **Liens and Construction:** Upon the registration of any lien against the Mortgaged Premises, or in the event of any buildings being erected thereon being allowed to remain unfinished or without any work being done on them for a period of ten (10) days, the Principal Amount, together with interest thereon at the Mortgage Interest Rate, and all other amounts hereby secured shall, at the option of the Mortgagee, forthwith become due and payable. In the event any lien is registered against the Mortgaged Premises, the Mortgagee shall have the right, but not the obligation, to pay such amounts as may be required to vacate the lien. Any amount so paid by the Mortgagee, together with all costs, charges and expenses incurred by the Mortgagee in connection therewith, including all legal costs, on a solicitor and its own client basis, shall be added to the Principal Amount and shall bear interest at the Mortgage Interest Rate and shall, with such interest, be a charge on the Mortgaged Premises prior to all claims thereon subsequent to this Mortgage, and shall be forthwith payable on demand.
- (g) **Alterations:** The Mortgagor will not make nor permit any demolition, alterations, or additions to the Mortgaged Premises without the prior written consent of the Mortgagee, and will not use or permit the use of the Lands, buildings and improvements on the Mortgaged Premises for a purpose other than as disclosed to the Mortgagee on or before the date of this Mortgage without the prior written consent of the Mortgagee.
- (h) **Parking Area:** The Mortgagor covenants and agrees that if a parking area forms part of the Mortgaged Premises, the parking area shall not be used for any purpose other than the parking of motor vehicles on a daily basis, except with the prior written approval of the Mortgagee.
- (i) **Acceleration on Default:** In default of payment of any of the Principal Amount at the time appointed for payment thereof, or on breach of any covenant or proviso in this Mortgage, or if waste be committed by the Mortgagor or any other person, whether or not the Mortgagor has control over the acts of that person, or if the Mortgagor makes an assignment for the benefit of creditors or a proposal under the *Bankruptcy and Insolvency Act*, or *Companies' Creditors Arrangement Act* or if a bankruptcy petition is presented against the Mortgagor, or if the Mortgagor allows a creditor to enter judgment against the Mortgagor by reason of the Mortgagor's inability to pay a debt or debts, the whole of the Principal Amount remaining unpaid shall, at the option of the Mortgagee, become due and payable, and if the Mortgagee waives its right to call in the principal, it shall not be therefor debarred from subsequently asserting and exercising its right to call in the principal by reason of such waiver or by reason of any future default. The Mortgagor agrees that neither the execution nor registration of this Mortgage nor the advancing of any part of the Principal Amount shall bind the Mortgagee to advance said money or any unadvanced portion thereof, but that the advance of the money or any part thereof shall be in the sole discretion of the Mortgagee.
- (j) **Prior Encumbrances:** The Mortgagee may, but shall not be obliged to, pay the amount of any encumbrance, lien or charge now or hereafter existing or to arise or be claimed upon the Mortgaged Premises having priority over this Mortgage, including any arrears of Taxes on the Mortgaged Premises, and may also pay all costs, charges and expenses that may be incurred in taking, recovering and keeping possession of the Mortgaged Premises and all legal costs for or in respect of the collection of any overdue interest, principal, insurance premiums, repair costs or any other monies whatsoever payable by the Mortgagor under this Mortgage, as between a solicitor and its own client, whether any action or other judicial proceeding to enforce such payment has been taken or not; and the amounts so paid shall be added to the principal amount secured by this Mortgage and bear interest at the Mortgage Interest Rate and be a charge on the Mortgaged Premises, and shall forthwith be payable by the Mortgagor to the Mortgagee and the non-payment of such amount shall entitle the Mortgagee to exercise the powers exercisable for breach of covenant herein contained. In the event of the Mortgagee paying the

amount of any such encumbrance, lien or charge, or Taxes, either out of the monies advanced on the security of this Mortgage or otherwise, it shall be entitled to all the rights, equities and securities of the person or persons, company, corporation or government so paid off.

- (k) **Non-Merger:** The taking of a judgment on any covenant in this Mortgage shall not operate as a merger of any covenant in this Mortgage nor affect the Mortgagee's right to interest at the Mortgage Interest Rate and at the times provided in this Mortgage and such judgment shall provide that interest hereon shall be computed at the same rate and in the same manner as provided in this Mortgage until such judgment shall have been fully paid and satisfied.
- (l) **Inspection:** The Mortgagee, a mortgage default insurer of this Mortgage or their respective agents may, at any time, enter upon the Mortgaged Premises to inspect the Mortgaged Premises. The reasonable costs of such inspection shall: (i) be added to the debt secured by this Mortgage; (ii) bear interest at the Mortgage Interest Rate; and (iii) be a charge on the Mortgaged Premises. The Mortgagee, a mortgage default insurer of this Mortgage, or their respective agents may enter upon the Mortgaged Premises to conduct any environmental testing, site assessment, investigation, engineering report or other study deemed necessary by either the Mortgagee or a mortgage default insurer of this Mortgage and the costs of such testing, assessment, investigation or study, as the case may be, with interest at the Mortgage Interest Rate, shall be payable by the Mortgagor forthwith and shall be a charge upon the Mortgaged Premises. The exercise of any of the powers enumerated in this clause shall not deem the Mortgagee, a mortgage default insurer of this Mortgage or their respective agents to be in possession, management or control of the Mortgaged Premises.
- (m) **Compliance with Laws:** The Mortgagor will at all times promptly observe, perform, execute and comply with all applicable laws, rules, requirements, orders, directions, by-laws, ordinances, work orders and regulations of every governmental authority and agency whether federal, provincial, municipal or otherwise, including, without limiting the generality of the foregoing, those dealing with zoning, use, occupancy, subdivision, parking, historical designations, fire, access, loading facilities, landscaped areas, environmental pollution, toxic materials or other environmental hazards, building construction, public health and safety, and all private covenants and restrictions affecting the Mortgaged Premises; and the Mortgagor will from time to time, upon request of the Mortgagee, provide to the Mortgagee evidence of such observance and compliance, and will at the Mortgagor's own expense make any and all improvements thereon or alterations to the Mortgaged Premises, structural or otherwise, and will take all such other action as may be required at any time by any such present or future law, rule, requirement, order, direction, by-law, ordinance, work order or regulation.
- (n) **Extensions of Time:** No extension of time given by the Mortgagee to the Mortgagor, or anyone claiming under the Mortgagor, or any other dealings with the owner of the Mortgaged Premises, shall in any way affect or prejudice the rights of the Mortgagee against the Mortgagor or any other person liable for payment of the amounts secured by this Mortgage.
- (o) **Extension of Term:** This Mortgage may be renewed or extended by an agreement in writing at maturity for any term with or without an increased rate of interest notwithstanding that there may be subsequent encumbrancers, and it shall not be necessary to register any such agreement in order to retain priority for this Mortgage so altered over any instrument registered subsequently to this Mortgage. If the Mortgagor makes any payments to the Mortgagee after expiration of the original term of this Mortgage or any subsequent term agreed to in writing between the Mortgagor and the Mortgagee without first having agreed in writing with the Mortgagee as to the terms of

payment of the balance of the money then repaid, any such payment shall not be deemed to have renewed the term of this Mortgage for the unexpired term of years based on the remaining amortization of this Mortgage. The Mortgagor shall pay to the Mortgagee the amount of any renewal or extension fee charged by the Mortgagee in connection with the renewal or extension of this Mortgage, and all legal costs on a solicitor and its own client basis incurred by the Mortgagee in connection with the renewal or extension. If the Mortgagor does not pay the renewal or extension fee and/or the Mortgagee's legal costs, such amounts shall be added to the Principal Amount and shall bear interest at the Mortgage Interest Rate and shall, with such interest, be a charge on the Mortgaged Premises prior to all claims thereon subsequent to this Mortgage, and shall be payable on demand. Nothing contained in this paragraph shall confer any right of renewal or extension upon the Mortgagor.

- (p) **Withholding from Payments:** If the Mortgagor is required by law to make any deduction or withholding from any sum payable by the Mortgagor to the Mortgagee, the sum payable by the Mortgagor in respect of which such deduction or withholding is required to be made shall be increased to the extent necessary to ensure that, after the making of such deduction or withholding, the Mortgagee receives and retains (free from any liability in respect of such deduction or withholding) a net sum equal to the sum which it would have received and so retained had no such deduction or withholding been made or required to be made; and the Mortgagor shall pay the full amount to be deducted or withheld to the relevant taxation or other authority within the time allowed for such payment under applicable law and shall deliver to the Mortgagee within thirty (30) days after it has made such payment to the applicable authority a receipt issued by such authority evidencing such payment.
- (q) **Other Taxes:** The Mortgagor shall pay to the Mortgagee, on demand, the amount of any income, corporate, withholding or similar taxes (other than the Mortgagee's income taxes) ("Other Taxes") that may be imposed upon or in respect of the Principal Amount from time to time outstanding, together with interest thereon, that the Mortgagee may be called upon to pay, together with interest from the date on which such Other Taxes are paid by the Mortgagee at the rate and compounded in the manner provided in this Mortgage.
- (r) **Expropriation:** The Mortgagor and Mortgagee agree that if the whole or part of the Mortgaged Premises are expropriated by a public authority pursuant to statutory authority, any monies paid to the Mortgagor in compensation for the expropriation of the whole or part of the Mortgaged Premises shall be paid by the Mortgagor to the Mortgagee as a lump sum payment under the Mortgage. The Mortgagee, through its agents or employees, may order a survey and/or property valuation of the Mortgaged Premises in order to ascertain the value of the expropriated lands and the remaining lands. Any and all reasonable costs, charges and expenses for such survey and/or property valuation shall be added to the Principal Amount and shall bear interest at the Mortgage Interest Rate, and shall, with such interest, be a charge on the Mortgaged Premises prior to all claims thereon subsequent to the Mortgage and shall be payable forthwith on demand.

10. EQUIVALENT INTEREST RATES

This section sets out a table of equivalent interest rates in respect of variable rate mortgages. The equivalent interest rates are provided for disclosure purposes only and do not affect the calculation of interest under this Mortgage. The following table sets out interest rates calculated half yearly, not in advance, which are equivalent to interest rates calculated monthly not in advance. The Mortgagor may determine the equivalent rate by locating the rate of interest payable under this Mortgage in the column headed "Interest Rate Calculated Monthly Not in Advance (%)" and comparing that rate of interest to the rate of interest indicated in the column

immediately to the right of such rate of interest entitled "Equivalent Interest Rate Calculated Half-Yearly Not in Advance (%)".

EQUIVALENT RATES TABLE

Interest Rate Calculated Monthly Not In Advance (%)	Equivalent Interest Rate Calculated Half-Yearly Not In Advance (%)	Interest Rate Calculated Monthly Not In Advance (%)	Equivalent Interest Rate Calculated Half-Yearly Not In Advance (%)
1.000	1.002	10.500	10.732
1.125	1.128	10.625	10.863
1.250	1.253	10.750	10.994
1.375	1.379	10.875	11.124
1.500	1.505	11.000	11.255
1.625	1.631	11.125	11.386
1.750	1.756	11.250	11.517
1.875	1.882	11.375	11.648
2.000	2.008	11.500	11.779
2.125	2.134	11.625	11.910
2.250	2.261	11.750	12.041
2.375	2.387	11.875	12.173
2.500	2.513	12.000	12.304
2.625	2.639	12.125	12.435
2.750	2.766	12.250	12.567
2.875	2.892	12.375	12.698
3.000	3.019	12.500	12.830
3.125	3.145	12.625	12.962
3.250	3.272	12.750	13.094
3.375	3.399	12.875	13.225
3.500	3.528	13.000	13.357
3.625	3.652	13.125	13.489
3.750	3.779	13.250	13.621
3.875	3.908	13.375	13.753
4.000	4.033	13.500	13.885
4.125	4.161	13.625	14.018
4.250	4.288	13.750	14.150
4.375	4.415	13.875	14.282
4.500	4.542	14.000	14.415
4.625	4.670	14.125	14.547
4.750	4.797	14.250	14.680
4.875	4.925	14.375	14.812
5.000	5.052	14.500	14.945
5.125	5.180	14.625	15.078
5.250	5.308	14.750	15.211
5.375	5.436	14.875	15.344
5.500	5.563	15.000	15.477
5.625	5.691	15.125	15.610
5.750	5.819	15.250	15.743
5.875	5.947	15.375	15.876
6.000	6.076	15.500	16.009
6.125	6.204	15.625	16.143
6.250	6.332	15.750	16.276
6.375	6.460	15.875	16.409

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Interest Rate Calculated Monthly Not In Advance (%)	Equivalent Interest Rate Calculated Half-Yearly Not In Advance (%)	Interest Rate Calculated Monthly Not In Advance (%)	Equivalent Interest Rate Calculated Half-Yearly Not In Advance (%)
6.500	6.589	16.000	16.543
6.625	6.717	16.125	16.677
6.750	6.846	16.250	16.810
6.875	6.974	16.375	16.944
7.000	7.103	16.500	17.078
7.125	7.232	16.625	17.212
7.250	7.360	16.750	17.345
7.375	7.489	16.875	17.480
7.500	7.618	17.000	17.614
7.625	7.747	17.125	17.748
7.750	7.876	17.250	17.882
7.875	8.005	17.375	18.016
8.000	8.135	17.500	18.151
8.125	8.264	17.625	18.285
8.250	8.393	17.750	18.419
8.375	8.522	17.875	18.554
8.500	8.652	18.000	18.689
8.625	8.781	18.125	18.823
8.750	8.911	18.250	18.958
8.875	9.041	18.375	19.093
9.000	9.170	18.500	19.228
9.125	9.300	18.625	19.363
9.250	9.430	18.750	19.498
9.375	9.560	18.875	19.633
9.500	9.690	19.000	19.768
9.625	9.820	19.125	19.903
9.750	9.950	19.250	20.039
9.875	10.080	19.375	20.174
10.000	10.211	19.500	20.310
10.125	10.341	19.625	20.445
10.250	10.471	19.750	20.581
10.375	10.602	19.875	20.716

11. SALE BY MORTGAGOR

If the Mortgagor sells, conveys, transfers, or enters into any agreement of sale or transfer of the title of the Mortgaged Premises to a purchaser, a grantee or transferee not approved in writing by the Mortgagee, which approval shall be at the sole discretion of the Mortgagee, then, at the option of the Mortgagee, all monies secured by this Mortgage with accrued interest thereon shall forthwith become due and payable.

12. CONSTRUCTION

In the event that the Mortgagor erects buildings or improvements upon the Mortgaged Premises:

- (a) The Mortgagor agrees that it will proceed with due diligence with the erection and completion of the buildings or improvements in accordance with the plans and specifications approved or to be approved by the Mortgagee and any mortgage default insurer that has insured this Mortgage;

- (b) The Mortgagee may, in its absolute discretion, advance the Principal Amount in such amounts from time to time as the inspector or valuator of the Mortgagee may approve and the Mortgagee may deem proper, it being the intention that the Principal Amount may be advanced as the buildings or improvements progress in such amounts as the Mortgagee may in its absolute discretion deem prudent;
- (c) The Mortgagee shall be at liberty to retain out of any and all advances made such sums as it may deem necessary to cover any liens for work or labour done or materials or services provided in or for the buildings or improvements until any and all such liens are discharged, and that the Mortgagee may also retain out of any and all advances made, a sum sufficient to provide for and indemnify it against such liens that may exist or be claimed; and it shall not be liable or responsible to the Mortgagor for the validity or correctness of any such claim, and if the Mortgagee pays any such liens to an amount greater than the balance of monies which it shall have on hand to be advanced under this Mortgage, such sums so paid shall be a further charge on the Mortgaged Premises, and shall bear interest at the Mortgage Interest Rate and shall be immediately payable to it by the Mortgagor and shall be added to the Principal Amount and shall be a charge on the Mortgaged Premises;
- (d) In case the Mortgagor should fail in the erection of the buildings or improvements or should neglect to carry on the work of erecting the buildings or improvements with reasonable diligence, the Mortgagee may, in its absolute discretion, enter upon the Mortgaged Premises with power, in its absolute discretion, to alter the plans and specifications if it deems it necessary to do so in order to complete the buildings or improvements, and may complete the same and apply all or any unadvanced portion of the Principal Amount towards payment of the costs (and interest thereon, if any) of completing the buildings or improvements, without thereby becoming liable as mortgagee in possession. If it is unable to properly complete the building(s) or improvements with the unadvanced portion of the Principal Amount, and it advances or lays out any further sum therefore, such further sum shall be deemed to be a further advance under this Mortgage and shall bear interest at the Mortgage Interest Rate, and shall immediately be repayable by the Mortgagor and shall be added to the Principal Amount and shall be a charge on the Mortgaged Premises;
- (e) In case of such default in the erection of the buildings or improvements, or in case any lien is registered against the Mortgaged Premises, the monies secured by this Mortgage shall, at the option of the Mortgagee, immediately become due and payable and the Mortgagee may (whether it proceeds with the completion of the buildings or improvements as above mentioned or not) exercise its remedies under this Mortgage; and
- (f) This Mortgage shall take effect forthwith upon the execution of this Mortgage by the Mortgagor, and the expenses of the examination of the title and of this Mortgage and valuation are to be secured by this Mortgage in the event of the whole or any balance of the Principal Amount not being advanced, the same to be a charge upon the Mortgaged Premises and shall, at the option of the Mortgagee, immediately become due and payable with interest at the Mortgage Interest Rate and in default all remedies under this Mortgage or at law shall be exercisable by the Mortgagee.

13. OBLIGATIONS SURVIVE SALE

The Mortgagor agrees that no sale or other dealing by the Mortgagor with the Mortgaged Premises or any part thereof shall in any way change the liability of the Mortgagor or in any way alter the rights of the Mortgagee as against the Mortgagor or any other person liable for payment of the amounts secured by this Mortgage.

14. **OTHER SECURITY**

This Mortgage is in addition to, and not in substitution for, any other security held by the Mortgagee, including any promissory note or notes for all or any part of the monies secured hereunder, and it is understood and agreed that the Mortgagee may pursue its remedies thereunder and hereunder concurrently or successively at its option. Any judgment or recovery hereunder or under any other security held by the Mortgagee for the monies secured by this Mortgage shall not affect the right of the Mortgagee to realize upon this or any other such security. Without limiting the generality of the foregoing, this Mortgage is in addition to, and not in substitution for, any other charges now or hereafter held by the Mortgagee over the Mortgaged Premises as security for monies advanced hereunder or any other monies due to the Mortgagee, and it is understood and agreed that the aggregate principal amount secured by this Mortgage and such other charges shall be the sum of the Principal Amount and all other monies secured hereunder and the respective principal amounts of such other charges.

15. **PLACE OF PAYMENT**

All payments hereby secured shall be made at such place as the Mortgagee may from time to time designate in writing to the Mortgagor, in lawful money of Canada.

16. **RIGHTS ON DEFAULT**

In the event of default in the payment of any instalment of principal, interest or Taxes secured by this Mortgage or any other amounts payable under this Mortgage by the Mortgagor or on breach of any covenant, proviso or agreement in this Mortgage after all or any part of the Principal Amount has been advanced, the Mortgagee, its inspector or agent may at such time or times as the Mortgagee may deem necessary and without the concurrence of any other person enter upon the Mortgaged Premises and may make such arrangements for completing the construction of, repairing or putting in order any buildings or other improvements on the Mortgaged Premises, or for inspecting, examining title, taking care of, leasing, collecting the rents of, and generally managing the Mortgaged Premises as it may deem expedient, and all reasonable costs, charges and expenses including allowances for the time and service of any employee of the Mortgagee or other person appointed for the above purposes shall be forthwith payable to the Mortgagee and bear interest at the Mortgage Interest Rate and be a charge on the Mortgaged Premises. The Mortgagee shall not be the agent or attorney of the Mortgagor by reason of the Mortgagee's entry into possession of the Mortgaged Premises or any part thereof or by anything that may be done by virtue of this section, or be liable to account as Mortgagee or as mortgagee in possession for anything except actual receipts.

17. **NO PREJUDICE FROM FAILURE TO ENFORCE RIGHTS**

No failure by the Mortgagee to enforce at any time or from time to time any of its rights under this Mortgage shall prejudice such rights or any other rights of the Mortgagee and no performance or payment by the Mortgagee in respect of any breach or default of the Mortgagor shall relieve the Mortgagor from any such breach or default under this Mortgage; and no waiver at any time or from time to time of any such rights of the Mortgagee shall prejudice such rights in the event of any future default or breach.

18. **CROSS-DEFAULT**

Any breach by the Mortgagor of a covenant or proviso under any other existing or future agreement, document, mortgage, security agreement, assignment of rentals, assignment of leases or any other security in favour of the Mortgagee related to the Mortgaged Premises shall entitle the Mortgagee to exercise its remedies as set out in this Mortgage, as if there had been a default of payment, other default or breach of any covenant or proviso of this Mortgage.

19. **DEFAULT UNDER OTHER MORTGAGES**

The Mortgagor and the Mortgagee agree that if the Mortgagor defaults in the observance or performance of any of the covenants, provisos, agreements or conditions contained in any other mortgage or charge registered against the Mortgaged Premises, the monies secured by this Mortgage shall forthwith become due and be payable, at the option of the Mortgagee, and all powers conferred by this Mortgage upon the Mortgagee shall become exercisable as provided in the Mortgage.

The Mortgagor further agrees that there will be no subsequent encumbrances, save and except with the prior written consent of the Mortgagee.

20. **CHANGE OF CORPORATE CONTROL**

If the Mortgagor is a corporation, the Mortgagor covenants and agrees that if:

- (a) the Mortgagor fails to supply to the Mortgagee, in a form satisfactory to the Mortgagee, such information relating to the ownership of its shares as the Mortgagee may from time to time require; or
- (b) without the written consent of the Mortgagee first had and obtained,
 - (i) the Mortgagor issues or redeems any of its shares or transfers any of its shares,
 - (ii) there is a sale or sales of the shares of the Mortgagor which result in the transfer, including a transfer or deemed transfer by operation of law, of the legal or beneficial interest of any of the shares of the Mortgagor, or
 - (iii) the Mortgagor amalgamates, merges or consolidates with any other corporation,

and the result of any of the foregoing is a change in the effective control of the majority of the voting shares of the Mortgagor, then, at the option of the Mortgagee, all monies secured by this Mortgage with accrued interest thereon shall forthwith become due and payable.

21. **CONDOMINIUMS**

If this Mortgage is of a unit within a plan of condominium the following provisions shall apply:

- (a) The Mortgagor covenants and agrees at all times and from time to time to observe and perform all duties and obligations imposed on the Mortgagor by the *Condominium Property Act* and by the condominium plan, the by-laws and the rules, as amended from time to time, of the Condominium Corporation by virtue of the Mortgagor's ownership of the Mortgaged Premises. Any breach of such duties and obligations shall constitute a breach of covenant under this Mortgage.
- (b) Without limiting the generality of the foregoing, the Mortgagor covenants and agrees that the Mortgagor will pay promptly when due any contributions to common expenses required of the Mortgagor as owner of the Mortgaged Premises and in the event of the Mortgagor's default in doing so the Mortgagee, at its option, may pay the same and the amount so paid shall be added to the Principal Amount and bear interest at the Mortgage Interest Rate from the time of such payments and the amounts so paid shall be a charge on the Mortgaged Premises and shall be payable forthwith by the Mortgagor to the Mortgagee whether or not any payment in default has priority to this Mortgage or any part of the amounts secured hereby.

- (c) The Mortgagor by this Mortgage irrevocably authorizes and empowers the Mortgagee to exercise the Mortgagor's right as owner of the Mortgaged Premises to vote or to consent in all matters relating to the affairs of the Condominium Corporation provided that:
- (i) the Mortgagee may at any time or from time to time give notice in writing to the Mortgagor and the Condominium Corporation that the Mortgagee does not intend to exercise the right to vote or consent and in that event until the Mortgagee revokes the notice the Mortgagor may exercise the right to vote. Any such notice may be for an indeterminate period of time or for a limited period of time or for a specific meeting or matter;
 - (ii) the Mortgagee shall not by virtue of the assignment to the Mortgagee of the right to vote or consent be under any obligation to vote or consent or to protect the interests of the Mortgagor; and
 - (iii) the exercise of the right to vote or consent shall not constitute the Mortgagee a mortgagee in possession.

22. RECEIVERSHIP

Notwithstanding anything herein contained, it is declared and agreed that at any time when there shall be default under the provisions of this Mortgage, the Mortgagee may, at such time and from time to time, and with or without entry into possession of the Mortgaged Premises, or any part thereof, by instrument in writing appoint any person, whether an officer or officers or an employee or employees of the Mortgagee or not, to be a receiver (which term, as used herein, includes a receiver manager) of the Mortgaged Premises, or any part thereof, and of the rents and profits thereof, and with or without security, and may from time to time by similar writing remove any receiver and appoint another receiver, and that in making any such appointment or removal, the Mortgagee shall be deemed to be acting as the agent or attorney for the Mortgagor, but no such appointment shall be revocable by the Mortgagor. Upon the appointment of any such receiver from time to time, the following provisions shall apply:

- (a) Every such receiver shall have unlimited access to the Mortgaged Premises as agent and attorney for the Mortgagor (which right of access shall not be revocable by the Mortgagor) and shall have full power and unlimited authority to:
 - (i) collect the rent and profits from tenancies, whether created before or after this Mortgage;
 - (ii) rent any portion of the Mortgaged Premises which may become vacant on such terms and conditions as the receiver considers advisable and enter into and execute leases, accept surrenders and terminate leases;
 - (iii) complete the construction of any building or buildings or other erections or improvements on the Mortgaged Premises left by the Mortgagor in an unfinished state or award the same to others to complete, and purchase, repair and maintain any personal property including, without limitation, appliances and equipment, necessary or desirable to render the Mortgaged Premises operable or rentable, and take possession of and use or permit others to use all or any part of the Mortgagor's materials, supplies, plans, tools, equipment (including appliances) and property of every kind and description;
 - (iv) manage, operate, repair, alter or extend the Mortgaged Premises or any part thereof; and

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- (v) sell all or any part of the Mortgaged Premises.

The Mortgagor undertakes to ratify and confirm whatever any such receiver may do in the Mortgaged Premises.

- (b) The Mortgagee may, at its discretion, vest the receiver with all or any of the rights and powers of the Mortgagee.
- (c) The Mortgagee may fix the reasonable remuneration of the receiver who shall be entitled to deduct the same out of the revenue or the sale proceeds of the Mortgaged Premises.
- (d) Every such receiver shall be deemed to be the agent or attorney of the Mortgagor and, in no event the agent of the Mortgagee, and the Mortgagee shall not be responsible for his acts or omissions.
- (e) The appointment of any such receiver by the Mortgagee shall not result in or create any liability or obligation on the part of the Mortgagee to the receiver or to the Mortgagor or to any other person and no appointment or removal of a receiver and no actions of a receiver shall constitute the Mortgagee a mortgagee in possession of the Mortgaged Premises.
- (f) No such receiver shall be liable to the Mortgagor to account for monies other than monies actually received by him in respect of the Mortgaged Premises, or any part thereof, and out of such monies so received every such receiver shall, in the following order, pay:
 - (i) the receiver's remuneration aforesaid;
 - (ii) all costs and expenses of every nature and kind incurred by the receiver in connection with the exercise of the receiver's power and authority hereby conferred;
 - (iii) interest, principal and other money which may, from time to time, be or become charged upon the Mortgaged Premises in priority to this Mortgage, including Taxes;
 - (iv) to the Mortgagee all interest, principal and other monies due under this Mortgage to be paid in such order as the Mortgagee, in its discretion, shall determine, and thereafter, every such receiver shall be accountable to the Mortgagor for any surplus.

The remuneration and expenses of the receiver shall be paid by the Mortgagor on demand and shall be a charge on the Mortgaged Premises and shall bear interest from the date of demand at the Mortgage Interest Rate.

- (g) Save as to claims for accounting under paragraph (f) of this section, the Mortgagor hereby releases and discharges any such receiver from every claim of every nature, whether sounding in damages or not, which may arise or be caused to the Mortgagor or any person claiming through or under him by reason or as a result of anything done by such receiver unless such claim be the direct and proximate result of dishonesty or fraud.
- (h) The Mortgagee may, at any time and from time to time, terminate any such receivership by notice in writing to the Mortgagor and to any such receiver.
- (i) The statutory declaration of an officer of the Mortgagee as to default under the provisions of this Mortgage and as to the due appointment of the receiver pursuant to the terms

hereof shall be sufficient proof thereof for the purposes of any person dealing with a receiver who is ostensibly exercising powers herein provided for and such dealing shall be deemed, as regards such person, to be valid and effectual.

- (j) The rights and powers conferred herein in respect of the receiver are supplemental to and not in substitution of any other rights and powers which the Mortgagee may have.

23. MORTGAGOR TO BECOME TENANT

The Mortgagor hereby attorns to the Mortgagee and becomes a tenant from year to year of the Mortgaged Premises at a rental equivalent to and payable at the same days and times as the interest and instalments are to be paid under this Mortgage, such rent when so paid to be in satisfaction of such interest and instalments; provided that the Mortgagee may on default of any payment hereunder or on breach of any other covenant, agreement or proviso herein contained or implied on the part of the Mortgagor to be made, observed or performed, enter on the Mortgaged Premises and determine the tenancy hereby created without notice, and that neither the existence of this clause nor anything done by virtue thereof shall render the Mortgagee liable as Mortgagee in possession or accountable for any moneys except those actually received.

24. RENTAL PROPERTY - STATEMENT OF INCOME AND EXPENSES

If the Mortgaged Premises are occupied or used for rental purposes, the Mortgagor covenants and agrees to maintain proper records and books of account with respect to the revenues of and expenditures arising from or out of the Mortgaged Premises and will permit the Mortgagee or any person appointed by the Mortgagee for that purpose to examine such books at all reasonable times and to make copies or extracts therefrom and will give the Mortgagee all information with regards to the revenues and expenses of the Mortgaged Premises which the Mortgagee may reasonably require.

25. FINANCIAL STATEMENTS

If the Mortgaged Premises are occupied or used for rental purposes, the Mortgagor further covenants with the Mortgagee to provide annually to the Mortgagee detailed financial statements of the income and expenses of the Mortgaged Premises, including a current rent roll, for each annual operating period for the Mortgaged Premises. The statements shall be prepared by a chartered accountant acceptable to the Mortgagee and provided within ninety (90) days after the end of each calendar year. In the event that the Mortgagor and/or the Guarantor(s) are corporations, each Mortgagor and/or Guarantor(s) shall also provide to the Mortgagee audited financial statements within one hundred twenty (120) days after their respective fiscal year-ends for the duration of the term of this Mortgage. In the event that the Mortgagee and/or the Guarantor(s) are individuals, each Mortgagor and/or Guarantor(s) shall provide to the Mortgagee a statement of net worth, a copy of current tax returns and a copy of assessment notices received from Canada Customs and Revenue Agency (or a successor agency), in each case by May 30th of each year during the term of this Mortgage. The Mortgagor shall also provide such other additional financial information as may be requested by the Mortgagee from time to time.

26. PROPERTY MANAGEMENT

The Mortgagor covenants and agrees that the Mortgagee may, at its option, require that the Mortgagor enter into an agreement with a professional independent property management firm (the "Property Management Firm") for the management of the Mortgaged Premises. The selection of the Property Management Firm and the term of the agreement shall be subject to the approval of the Mortgagee. If the Mortgagee has not instructed the Mortgagor to engage a Property Management Firm, the Mortgagor or, subject to the Mortgagee's approval, a corporation affiliated with the Mortgagor, shall manage the Mortgaged Premises in accordance with the

provisions of this Mortgage. Notwithstanding the foregoing, if the Mortgagor is in default under this Mortgage or any other security granted to the Mortgagee by the Mortgagor, the Mortgagee shall have the right, but not the obligation, to appoint a Property Management Firm and upon the appointment of a Property Management Firm the Mortgagor shall provide it access to the Mortgaged Premises and give it access to all records, computer files and other data necessary to permit it to manage the Mortgaged Premises. All costs and expenses paid by the Mortgagee in respect of the Property Management Firm shall be payable by the Mortgagor forthwith upon demand and all such amounts shall be secured by this Mortgage.

27. **RESIDENTIAL RENTAL PROPERTY**

Notwithstanding anything contained in this Mortgage to the contrary, if the Mortgaged Premises are occupied or are used as a residential rental property, the Mortgagor represents and warrants to the Mortgagee that with respect to the Mortgaged Premises, except as permitted under laws applicable to residential housing:

- (a) no demolition, conversion, renovation, repair or severance has taken place with respect to any part of the Mortgaged Premises;
- (b) there have been no increases in the rental charged for residential rental unit or units on the Mortgaged Premises except as permitted by law;

and, as provided in laws applicable to residential housing:

- (c) all rents charged with respect to the Mortgaged Premises or any part thereof are lawful rents and all required rebates have been paid;
- (d) all required filings have been made and were timely, accurate and complete;

and, pursuant to laws applicable to residential housing:

- (e) no applications, investigations or proceedings have been commenced or made; and
- (f) there are no outstanding orders or decisions made by any ministry, board or commission with respect to the Mortgaged Premises or any residential rental unit or units on the Mortgaged Premises.

Before the first advance the Mortgagor agrees on request by the Mortgagee to provide a statutory declaration (by an officer/director if the Mortgagor is a corporation) that the above representations and warranties are true and correct. The Mortgagor agrees on request by the Mortgagee to deliver to the Mortgagee before the first advance all documents required to establish the legality of rents derived from the Mortgaged Premises.

The Mortgagor further agrees to comply with the provisions of all laws applicable to residential rental housing during the term of the Mortgage. In the event of a breach of this covenant or in the event that any of the representations and warranties contained in this provision are false, the outstanding Principal Amount and any accrued interest shall, at the option of the Mortgagee, become immediately due and payable.

28. **ASSIGNMENT OF RENTS**

For better securing to the Mortgagee the payment of all monies secured by this Mortgage, the Mortgagor hereby gives, grants, assigns, transfers and sets over unto the Mortgagee all rents and other monies payable under any leases and/or agreements which affect the Mortgaged Premises or any part thereof, whether written, verbal or otherwise howsoever, provided that nothing done in

pursuance of this Mortgage shall have or be deemed to have the effect of making the Mortgagee a mortgagee in possession or responsible for the collection of rent, or of any part thereof, or any income or revenue whatsoever of and from the Mortgaged Premises, or for the performance or observance of any covenants, terms or conditions contained in such lease or other agreement.

29. **ASSIGNMENT OF LEASES**

For better securing to the Mortgagee the payment of all monies secured by this Mortgage, the Mortgagor gives, grants, assigns, transfers and sets over unto the Mortgagee all leases and/or agreements which affect the Mortgaged Premises or any part thereof whether written, verbal or otherwise howsoever, including all renewals or extensions thereof, together with all rights, benefits and advantages to be derived therefrom; and service of a copy of this Mortgage upon any lessee of the Mortgagor occupying any portion of the Mortgaged Premises shall operate as an absolute assignment of that lessee's lease and such lessee is thereupon authorized and directed to give effect to such assignment; provided that nothing done in pursuance hereof shall have or be deemed to have the effect of making the Mortgagee a mortgagee in possession or responsible for the collection of rent, or of any part thereof, or any income or revenue whatsoever of and from the Mortgaged Premises, or for the performance or observance of any covenants, terms or conditions contained in such lease or other agreement.

30. **ENVIRONMENTAL COMPLIANCE**

The Mortgagor hereby represents and warrants to the Mortgagee that:

- (a) there is not in, on or about the Mortgaged Premises any product or substance (including, without restriction, contaminants, wastes, hazardous or toxic materials), equipment or anything else which contravenes any statute, regulation, by-law, order, direction or equivalent relating to the protection of the environment or which is not being dealt with according to best recognized practices relating to the environment;
- (b) to the best of the knowledge of the Mortgagor, no circumstance has existed on the Mortgaged Premises, or exists or has existed on any land adjacent to the Mortgaged Premises, that constitutes or could reasonably constitute a contravention of any statute, regulation, order, by-law, direction or equivalent relating to the protection of the environment;
- (c) no claim or notice of any action, investigation or proceeding of any kind has been threatened, made or issued, or is pending, relating to any environmental condition on the Mortgaged Premises;
- (d) the Mortgaged Premises are being used in compliance with all statutes, regulations, orders, by-laws, directions and equivalent relating to the protection of the environment; and
- (e) it has obtained any and all certificates, permits and/or approvals required to (i) permit the Mortgagor to construct, alter or remove the improvements situated on the Mortgaged premises; and (ii) conduct its business operations on the Mortgaged Premises.

The Mortgagor hereby covenants and agrees with the Mortgagee as follows:

- (a) the Mortgagor shall give to the Mortgagee immediate notice, in writing, of any material change in circumstances in respect of the Mortgaged Premises or adjacent land which would cause any of the representations and warranties contained in the immediately preceding paragraphs (a) to (e) inclusive to become untrue; and

- (b) the Mortgagor shall not permit or create, and shall not allow anyone else to permit or create, any circumstance on the Mortgaged Premises which would constitute or could reasonably constitute a contravention of any statute, regulation, order, by-law, direction or equivalent relating to the protection of the environment.

If a contaminant is discovered on the Mortgaged Premises, the Mortgagor shall give to the Mortgagee immediate notice, in writing, of the discovery of a contaminant. The Mortgagor shall, at its sole cost, retain an environmental consultant from a list of consultants approved by the Mortgagee. The consultant shall perform such assessments, investigations, studies and tests as may be required to determine: (i) the potential effect of the contaminant on human health and the environment; (ii) the lateral and vertical extent of the contamination; (iii) the source of the contamination; and (iv) the cost of the remediation of the contamination. The Mortgagor shall immediately deliver to the Mortgagee copies of all reports, studies or other documents prepared by the consultant.

The Mortgagor, at its sole cost and expense, shall comply or cause its tenants, agents and invitees, at their sole cost and expense, to comply with all federal, provincial and municipal laws, rules, regulations and orders with respect to the discharge and removal of hazardous or toxic waste, and with respect to the discharge of contaminants into the natural environment, pay immediately when due the cost of removal of any such waste or contaminants and the cost of any improvements necessary to deal with such waste or contaminants and keep the Mortgaged Premises free and clear of any lien imposed pursuant to such laws, rules and regulations. In the event the Mortgagor fails to do so, after notice to the Mortgagor, and after the expiration of the earlier of:

- (a) any applicable cure period under this Mortgage; or
- (b) the cure period under the applicable law, rule, regulation or order,

then the Mortgagee, at its sole option, may declare this Mortgage to be in default.

The Mortgagor shall indemnify and hold harmless the Mortgagee (and its directors, officers, employees and agents) from and against all loss, cost, damage or expenses (including, without limitation, legal fees and costs incurred in the investigation, defence and settlement of any claim or any costs to remediate any contamination or to ensure compliance with applicable environmental laws, regulations, orders or guidelines), relating to the presence of any hazardous waste or contaminant or due to the Mortgagor's failure to comply with the covenants and provisions of this section. This indemnity shall survive the discharge of the Mortgage or the release from this Mortgage of part or all of the Mortgaged Premises.

31. ADMINISTRATION FEES

The Mortgagor covenants with the Mortgagee that the Mortgagor will pay to the Mortgagee the Mortgagee's then current administration fee for the following services and that such fees, until paid, shall be a charge upon the Mortgaged Premises and shall bear interest at the Mortgage Interest Rate: (i) an administration fee for each statement of the Mortgage account provided by the Mortgagee at the request of the Mortgagor or the Mortgagor's solicitor or agent; (ii) a processing fee for each renewal of the Mortgage (to the extent not prohibited by law); (iii) an administration fee for each cheque given to the Mortgagee by the Mortgagor or produced under the authorized chequing direction of the Mortgagor, or for each authorized direct debit to an account of the Mortgagor which is dishonoured or not accepted by the financial institution; (iv) an administration fee for placement of insurance coverage upon cancellation or lapse of a policy of insurance or the neglect or failure of the Mortgagor to provide evidence of replacing coverage; and (v) a processing fee on repayment of the Mortgage (to the extent not prohibited by law), it being agreed between the Mortgagor and the Mortgagee that the amount of each such fee is a liquidated amount to cover the administrative costs of the Mortgagee and not a penalty.

32. MORTGAGEE'S EXPENSES

The Mortgagor agrees to pay the reasonable and necessary costs, charges, fees and expenses of and incidental to this Mortgage and any and all other documents required in connection herewith, and of any amendment, extension, variation or renewal thereof, and of anything done in connection with the enforcement of the security granted by this Mortgage or the procuring of the payment of any amount payable under this Mortgage including, without limiting the generality of the foregoing, all legal fees on a solicitor and its own client basis, costs and expenses of examination of title, and the obtaining of the opinion of counsel for the Mortgagee thereon and all costs and expenses of valuing the Mortgaged Premises in connection with the foregoing and of anything done in connection with defending the validity or priority of this Mortgage as against third parties. The Mortgagor further agrees that such amounts shall be paid forthwith upon demand and until paid shall bear interest at the Mortgage Interest Rate and shall be a charge on the Mortgaged Premises.

33. DISCHARGE

The Mortgagee shall have a reasonable time after payment of the amounts secured by this Mortgage in full within which to prepare and execute a discharge or assignment of this Mortgage; provided that interest at the Mortgage Interest Rate shall continue to run and accrue until actual payment in full has been received by the Mortgagee. All legal and other expenses for the preparation, execution and registration of such discharge or assignment shall be borne by the Mortgagor (to the extent not prohibited by law).

34. PARTIAL RELEASE

The Mortgagee may at any time release any part or parts of the Mortgaged Premises or any other security or surety for payment of all or any part of the amounts hereby secured or may release the Mortgagor or any other person from any covenant or other liability to pay such amounts or any part thereof, either with or without any consideration therefor, and without being accountable for the value thereof or for any monies except those actually received by the Mortgagee, and without thereby releasing any other part of the Mortgaged Premises, or any other securities or covenants herein contained, it being agreed that notwithstanding any such release, the lands, securities and covenants remaining unreleased shall stand charged with the whole of the monies secured by this Mortgage.

35. PREAUTHORIZED DEBITS

The Mortgagor agrees that all payments to be made under this Mortgage shall, unless otherwise agreed to by the Mortgagee, be made by preauthorized debits from an account in the name of the Mortgagor held at a branch of the Mortgagee and that the Mortgagor shall execute any documents required to permit the preauthorized debits.

36. COMMITMENT LETTER AND ASSIGNMENT BY MORTGAGEE

The provisions set forth in any commitment letter or other agreement between the Mortgagor and the Mortgagee relating to the loan secured by this Mortgage will not merge with this Mortgage but shall survive the execution, delivery and registration of this Mortgage.

The Mortgagor acknowledges that the Mortgagee may transfer or assign this Mortgage without notice to the Mortgagor. In addition, the Mortgagee may syndicate, securitize or grant participation interests in the Mortgage. The Mortgagor and the Guarantor, if any, agree that the Mortgagee may disclose to a third party any information relating to this Mortgage, including financial information relating to the Mortgaged Premises, the Mortgagor or the Guarantor as may be required in order to effect the aforementioned transactions.

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37. **GUARANTOR**

In consideration of the Mortgagee making loans, accommodations, advances or other extensions of credit to the Mortgagor, each Guarantor hereby agrees with the Mortgagee as follows:

Each Guarantor hereby:

- (a) guarantees the payment on demand by the Mortgagor to the Mortgagee of all of the Principal Amount and other liabilities of the Mortgagor secured or payable under this Mortgage, present or future, direct or indirect, absolute or contingent, matured or not, including, without limitation, principal, interest, taxes, fees and expenses as and when the same are due and payable under this Mortgage (the "Guaranteed Amounts"), and
- (b) covenants and agrees to perform on demand all other covenants and obligations of the Mortgagor under this Mortgage as and when the same are required to be observed or performed under this Mortgage (the "Guaranteed Covenants").

provided that if the Schedule indicates that there is a maximum principal amount for which the Guarantor is liable, the liability of the Guarantor under this Guarantee (as defined below) in respect of the Guaranteed Amounts shall be limited to such maximum principal amount, together with interest after the date of demand for payment at the Mortgage Interest Rate, and any legal costs (on a solicitor and its own client basis) and expenses incurred in recovering or attempting to recover amounts under this Guarantee.

The obligations of the Mortgagor to pay the Guaranteed Amounts and perform and observe the Guaranteed Covenants are hereinafter collectively referred to as the "Guaranteed Obligations", and this guarantee is hereinafter referred to as the "Guarantee".

If there is more than one Guarantor, the obligations of the Guarantors under this Guarantee shall be joint and several and any reference herein to "the Guarantor" is to each and every such Guarantor.

If any monies or amounts expressed to be owing or payable under this Guarantee by the Guarantor are not recoverable from the Guarantor, or any of them, on the footing of a guarantee for any reason whatever, such monies or amounts may be recovered from the Guarantor, or any of them, as a primary obligor and principal debtor in respect of such monies or amounts, regardless of whether such monies or amounts are recoverable from the Mortgagor or would be payable by the Mortgagor to the Mortgagee. For greater certainty, but without restricting the generality of the foregoing, if the Mortgagee is prevented or restricted from exercising its rights or remedies with respect to any of the Guaranteed Obligations, including, without limitation, the right of acceleration, the right to be paid interest at the Mortgage Interest Rate in respect of the Guaranteed Obligations or the right to enforce or exercise any other right or remedy with respect to the Guaranteed Obligations, the Guarantor agrees to pay the amount that would otherwise have been due and payable had the Mortgagee been permitted to exercise such rights and remedies in accordance with the terms agreed to between the Mortgagor and Mortgagee; provided, however, that the foregoing characterization of the liability of the Guarantor as that of a primary obligor and principal debtor is not intended and shall not be interpreted to confer on the Guarantor, or any of them, any right, benefit or advantage that the Guarantor would not otherwise have in the absence of such characterization.

Without giving notice to or obtaining the consent or concurrence of any Guarantor, the Mortgagee may:

- (a) grant any time, indulgences, waivers or extensions of time for payment of any of the Guaranteed Obligations;

- (b) grant any renewals or extensions of this Mortgage with or without a change in the Mortgage Interest Rate or in any other terms or conditions of this Mortgage and whether by express agreement signed by the Mortgagor or otherwise;
- (c) change the interest rate provided in this Mortgage, either during the initial term of this Mortgage or in any subsequent extension or renewal term, whether by way of increase, decrease, or change in the reference rate by which the interest rate is calculated or determined; change from a fixed rate to a variable or floating rate, or from a variable or floating rate to a fixed rate, or otherwise;
- (d) change the amortization of this Mortgage, whether by way of increase or decrease;
- (e) otherwise amend, supplement, modify, vary or otherwise change any of the terms or conditions of this Mortgage in any manner whatever;
- (f) release or discharge from this Mortgage the whole or any part of the Mortgaged Premises;
- (g) accept compositions, compromises or proposals from the Mortgagor or otherwise deal with the Mortgagor or any other person (including without limitation, the Guarantor or any other Guarantor of the Guaranteed Obligations), any security (including, without limitation, this Mortgage) or the Mortgaged Premises as the Mortgagee sees fit, including, without limitation, realizing on, releasing, accepting substitutions for or replacing any of the security for the Guaranteed Obligations;
- (h) release or discharge any Guarantor or one or more other co-covenantors or Guarantors or Mortgagors in respect of this Mortgage whether under this Guarantee or otherwise; or
- (i) release any subsequent legal or beneficial owner of the Mortgaged Premises from any liability for the Guaranteed Obligations, or any of them, or refrain from requiring any such owner to assume any such liability;

and none of the foregoing actions shall in any way lessen, limit or otherwise affect the obligations or liability of any Guarantor under this Guarantee, regardless of whether any such action has the effect of amending or varying this Mortgage or increasing, expanding or otherwise altering the nature, effect, term, extent or scope of the Guaranteed Obligations. The Guaranteed Obligations and the liability of each Guarantor under this Guarantee shall extend to and include the obligations of the Mortgagor under this Mortgage as so amended, renewed, extended, or varied and the Guaranteed Obligations as so increased, expanded or altered without further action on the part of the Mortgagee or the consent or concurrence of any Guarantor; and for greater certainty and without limiting the foregoing, if the interest rate provided in this Mortgage is increased or otherwise altered, the Guaranteed Obligations and the liability of each Guarantor under this Guarantee shall be extended to and include the obligation of the Mortgagor to pay interest at such increased or altered rate.

The obligations of the Guarantor under this Guarantee shall be unaffected by:

- (a) any lack or limitation of status or power, disability, incapacity, death, dissolution or other circumstances relating to the Mortgagor, any Guarantor or any other party;
- (b) any irregularity, defect, unenforceability or invalidity in respect of this Mortgage or any indebtedness, liability or other obligation of the Mortgagor or any other party;
- (c) any release or discharge of the Guaranteed Obligations, except by reason of their irrevocable payment and satisfaction in full;

- (d) any judgment obtained against the Mortgagor, or the taking, enforcing, exercising or realizing on, or refusing or neglecting to take, enforce, exercise or realize on, or negligence in taking, enforcing, exercising or realizing on, any security (including without limitation any money on deposit and any guarantee) or any right or remedy, from or against the Mortgagor or any other party or their respective assets or releasing or discharging, or failing, refusing or neglecting to maintain, protect, renew or perfect, any security (including without limitation any money on deposit or any guarantee) or any right or remedy;
- (e) any change in the name, control, objects, business, assets, capital structure, or constitution of the Mortgagor or any Guarantor, or any merger or amalgamation of the Mortgagor or any Guarantor whether or not under the laws of a jurisdiction other than the jurisdiction under which the Mortgagor or Guarantor was originally formed, or any change in the membership of the Mortgagor or any Guarantor, if a partnership, through the death, retirement or introduction of one or more partners, or otherwise; and each reference to the "Mortgagor" or the "Guarantor" in this Mortgage will be deemed to include each corporation and each partnership resulting from any of the foregoing;
- (f) any law, regulation or decree now or hereafter in effect which might in any manner affect any of the terms or provisions of this Mortgage or this Guarantee, or the Mortgagor or any Guarantor;
- (g) any failure on the part of the Mortgagee to perfect, maintain or enforce its rights whether due to its default, negligence or otherwise on the part of the Mortgagee with respect to this Mortgage, or any other security granted to the Mortgagee relating to this Mortgage; and
- (h) any other circumstances whatsoever (with or without notice to or the knowledge of the Guarantor) which may or might in any manner or to any extent vary the risk of the Guarantor under this Guarantee, or might otherwise constitute a legal or equitable discharge of a surety or guarantor;

it being the purpose and intent of each Guarantor that the liabilities and obligations of each Guarantor under this Guarantee shall be absolute and unconditional under any and all circumstances.

Unless and until all Guaranteed Obligations have been irrevocably paid and satisfied in full and the Mortgagee shall have no further obligation to advance any further monies to the Mortgagor, the Guarantor shall not be subrogated to any of the rights or claims of the Mortgagee in respect of any of the Guaranteed Obligations, or under any security agreement or guarantee or other instrument which may at any time be held by or on behalf of the Mortgagee, and the Guarantor shall not seek any reimbursement from the Mortgagor.

The obligations of the Guarantor under this Guarantee shall continue to be effective or shall be reinstated, as the case may be, if at any time any payment which would otherwise have reduced the obligations of the Guarantor or any of them under this Mortgage (whether such payment shall have been made by or on behalf of the Mortgagor or the Guarantor or any of them) is rescinded, or is reclaimed from the Mortgagee, upon the insolvency, bankruptcy, liquidation, dissolution or reorganization of the Mortgagor or the Guarantor or any of them, or for any other reason.

The Mortgagee shall have no obligation to enforce any rights or remedies or security or guarantees or to take any other steps against the Mortgagor or any other party or any assets of the Mortgagor or any other party before being entitled to demand payment or performance by any Guarantor of its obligations under this Guarantee. Each Guarantor hereby waives all benefit of discussion and division.

Any Guarantor may, by notice in writing delivered to the Mortgagee at the address for service stated in this Mortgage, terminate the Guarantor's liability under this Guarantee with effect from and after the date (the "Termination Date") that is thirty (30) days following the date of such notice in respect of Guaranteed Obligations incurred or arising at any time on or after the Termination Date but not in respect of any Guaranteed Obligations incurred, arising or existing before the Termination Date, even though not then matured. Notwithstanding the foregoing, the Mortgagee may fulfill any requirements of the Mortgagor under this Mortgage or any advance of all or part of the Principal Amount requested by the Mortgagor prior to the receipt of such notice and any liabilities of the Mortgagor resulting from such fulfillment shall be added to the Guaranteed Obligations and shall be secured by this Mortgage and by this Guarantee. Termination of the liability of one or more of the Guarantors shall not affect the liability of any other Guarantor.

Each Guarantor shall indemnify and save harmless the Mortgagee from and against all losses, damages, costs and expenses which the Mortgagee may sustain, incur or become liable for by reason of:

- (a) the failure, for any reason whatever, of the Mortgagor to pay any amounts expressed to be payable pursuant to the provisions of this Mortgage, regardless of whether the Mortgagor's obligation to pay such amounts is valid or enforceable against the Mortgagor;
- (b) the failure, for any reason whatever, of the Mortgagor to perform any other obligation under this Mortgage; or
- (c) any act, action or proceeding of or by the Mortgagee for or in connection with the recovery of such amounts or the performance of such obligations.

This Guarantee shall be operative and binding upon every Guarantor hereto upon execution and delivery of this Mortgage by such Guarantor regardless of whether it has been executed by any other proposed Guarantor or Guarantors.

38. LEASEHOLD PROVISIONS

If the interest of the Mortgagor in the Mortgaged Premises or any part thereof derives from a lease, sublease, agreement to lease, tenancy, right of use or occupation, right of first refusal to lease, option to lease or license of the Mortgaged Premises or such part thereof (such lease, sublease, agreement to lease, tenancy, right of use or occupation, right of first refusal to lease, option to lease or license including any renewal, extension, modification, replacement or assignment thereof is hereinafter collectively called the "Lease"), then the following additional provisions apply with respect to such interest:

- (a) all references herein to "Mortgaged Premises" shall include all right, title and interest of the Mortgagor from time to time in and to the Lease and the lands and premises demised under the Lease, including any greater right, title or interest therein or in any part thereof acquired after the date of the Mortgage;
- (b) the Mortgagor grants, mortgages, demises, sub-leases and charges to the Mortgagee all estate, term, right, title and interest of the Mortgagor in and to the Lease and the Mortgaged Premises, together with any and all other, further or additional title, estate, interest or right therein or any part thereof which may at any time be acquired by the Mortgagor in or to the lands and premises demised by the Lease during the Term of the Mortgage, together with the Lease and all right, title and interest of the Mortgagor in the Lease and all benefit and advantage therefrom for the Mortgagee including any right or option to purchase or to lease contained therein, to have and to hold for and during the remainder of the term of the Lease, save and except the last day thereof (the

"Reversion"), as security for the payment to the Mortgagee of the Principal Amount, interest on such amounts and all other amounts secured by the Mortgage and for the performance of all liabilities and obligations secured by the Mortgage upon the terms set out in the Mortgage;

(c) the Mortgagor represents and warrants to the Mortgagee as follows:

- (i) the Mortgagor has good leasehold title to the Mortgaged Premises free and clear of any liens, charges and other encumbrances except those specifically approved in writing by the Mortgagee;
- (ii) the Lease is, at the time of execution and delivery of the Mortgage, a good, valid and subsisting lease and has not been surrendered or forfeited or become void or voidable and the Mortgagor has not done or failed to do any act as a result of which the Lease would be rendered invalid or its validity impaired;
- (iii) there have been no modifications to the Lease that have not been provided to the Mortgagee;
- (iv) the rents, covenants and conditions contained in the Lease have been duly paid, observed and performed by the Mortgagor up to the date of the Mortgage;
- (v) the Mortgagor has a good right, full power and lawful and absolute authority to demise and sublet the Lease to the Mortgagee (subject to the consent, if necessary, of the appropriate governmental authority if the Mortgaged Premises are located within a national or provincial park); and
- (vi) if the Mortgaged Premises are located within a national or provincial park, the Lease contains all terms necessary in order for the appropriate governmental authority to consent, if necessary, to the mortgage of the Lease, in the manner aforesaid;

(d) the Mortgagor covenants and agrees with the Mortgagee as follows:

- (i) the Mortgagor shall stand possessed of the Reversion in trust for the Mortgagee to assign and dispose of the Reversion in such manner as the Mortgagee shall by notice in writing direct (subject to the right of redemption in the Mortgage) and for one dollar and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by the Mortgagor, the Mortgagor hereby irrevocably appoints the Mortgagee to be the attorney of the Mortgagor to assign the term of the Lease as the Mortgagee shall at any time direct;
- (ii) the Mortgagor, at the request of the Mortgagee but at the cost, charge and expense of the Mortgagor, will grant and assign to the Mortgagee, or to whomever the Mortgagee may appoint, the Reversion or any renewal or substituted term of the Lease;
- (iii) the Mortgagor shall pay the rent reserved by and other amounts due under the Lease and shall observe and perform each and every covenant, agreement, condition and proviso contained in the Lease and shall not be guilty of any acts or default which may cause the Lease to be forfeited or determined and the Mortgagor shall indemnify the Mortgagee against all actions, claims and demands whatsoever in respect of the rent and covenants or anything relating thereto;

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- (iv) the Mortgagor shall not, during the continuance of the Mortgage, transfer, assign, sub-lease, surrender or terminate the Lease or any of its rights or interest in the Lease;
 - (v) the Mortgagor shall not, during the continuance of the Mortgage, enter into any agreement purporting to modify, alter or amend the Lease, without the prior written consent of the Mortgagee;
 - (vi) the Mortgagor shall not allow any options (to renew or otherwise) or any rights of first refusal under the Lease to lapse and subject to any contrary directions from the Mortgagee, shall exercise any such options or rights so as to maintain or continue the term of the Lease for the whole of the period during which any debts or liabilities secured by the Mortgage remain outstanding;
 - (vii) any breach or default under the Lease shall be deemed to be a default under the Mortgage entitling the Mortgagee to demand repayment of all amounts then secured by the Mortgage;
 - (viii) if the Mortgagor becomes the owner of the freehold of the lands and premises demised by the Lease, the Mortgage shall increase to be a mortgage of the freehold interest in the lands and premises demised by the Lease to the same extent and effect as if the Mortgagor had been the owner of the freehold, free from encumbrances, at the date the Mortgage took effect. To give effect to the foregoing the Mortgagor does hereby grant and mortgage the freehold interest in the Mortgaged Premises unto the Mortgagee, such grant to take effect upon the Mortgagor acquiring freehold title to the said Mortgaged Premises. The Mortgagor covenants and agrees to execute and deliver at the Mortgagor's expense, forthwith on demand therefor, such further and other documents as the Mortgagee may reasonably require for the purpose of validly giving effect to the foregoing;
 - (ix) the Mortgagor shall immediately notify the Mortgagee of any notice or advice from the lessor under the Lease of the lessor's intention to terminate the Lease prior to the expiration of the term of the Lease or any other notice or request received from the lessor;
- (e) any reference in the Mortgage to any charges payable in respect of the Mortgaged Premises shall include all taxes, assessments, rates, costs or charges of whatever kind payable by the Mortgagor under the Lease and if any amounts are paid by the Mortgagee in respect of amounts owing under the Lease such amounts shall be a lien against the Mortgaged Premises, shall bear interest at the Mortgage Interest Rate and shall be secured by the Mortgage;
- (f) in the event of any default in any payment of rent or other monies due under the Lease or in the performance or observance of any covenant, agreement, condition or proviso contained in the Lease, the Mortgagee shall, at its option but without incurring any liability to do so, be at liberty to pay such rent or to observe or perform such covenant, agreement, condition or proviso, as the case may be, and all money expended by the Mortgagee in so doing shall be payable forthwith by the Mortgagor to the Mortgagee, shall bear interest at the Mortgage Interest Rate and shall be a lien on the Mortgaged Premises secured by the Mortgage; and
- (g) in consideration of the sum of one dollar and other good and valuable consideration, now paid by the Mortgagee to the Mortgagor, the receipt and sufficiency of which is hereby acknowledged by the Mortgagor, the Mortgagor hereby irrevocably appoints the Mortgagee to be the attorney of the Mortgagor to enforce any covenants of the tenant

under the Lease and to exercise any options to renew the Lease in the Mortgagee's discretion.

39. **SEVERABILITY OF ANY INVALID PROVISIONS**

If at any time any provision of this Mortgage is illegal or invalid under or inconsistent with the provisions of any applicable statute, regulation thereunder or other applicable law or would by reason of the provisions of any such statute, regulation or other applicable law render the Mortgagee unable to collect the amount of any loss sustained by it as a result of making the loan secured by this Mortgage which it would otherwise be able to collect under such statute, regulation or other applicable law then such provision shall not apply and shall be construed so as not to apply to the extent that it is so illegal, invalid or inconsistent or would so render the Mortgagee unable to collect the amount of any such loss.

40. **HEADINGS**

The paragraph headings in this Mortgage are inserted for convenience of reference only and are deemed not to form part of this Mortgage and are not to be considered in the construction or interpretation of this Mortgage or any part thereof.

41. **INTERPRETATION**

In this Mortgage the expression "the Mortgagor" includes the heirs, executors, administrators, successors and assigns of the Mortgagor and the expression "the Mortgagee" includes the successors and assigns of the Mortgagee, and words in the singular include the plural and words in the plural include the singular, and words importing the masculine gender include the feminine and neuter genders where the context so requires; and all covenants, liabilities and obligations entered into or imposed under this Mortgage upon each Mortgagor shall be joint and several and shall be equally binding upon his, her, its or their respective heirs, executors, administrators, successors and assigns. Furthermore, all rights, advantages, privileges, immunities, powers and things hereby secured to the Mortgagee are equally secured to and exercisable by its successors and assigns.

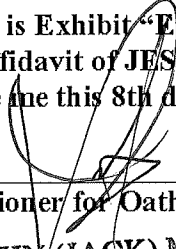
42. **NATIONAL HOUSING ACT**

If this mortgage is insured by the Canada Mortgage and Housing Corporation, this Mortgage shall also be governed by the provisions of the *National Housing Act*, R.S.C. 1985, c.N-11, as amended or replaced from time to time.



031040055 REGISTERED 2003 02 03
MORS - STANDARD FORM MORTGAGE
DOC 1 OF 1 DR# 077950A ADR/LPORTER
NO LAND AFFECTED

This is Exhibit "E" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

ASSIGNMENT OF RENTS

THIS INDENTURE made this 23 day of October, 2019

BETWEEN:

BRM CANADA GROUP INC.
Hereinafter called the "Assignor"

OF THE FIRST PART,

and

ROYAL BANK OF CANADA,
Hereinafter called the "Assignee"

OF THE SECOND PART.

WHEREAS, by a Mortgage registered in the Land Titles Office for the Alberta Land Registration District, the Assignor herein did grant and mortgage unto the Assignee herein the lands and premises more particularly described in Schedule "A" hereto annexed which Mortgage secures payment of the sum of THREE MILLION NINE HUNDRED THOUSAND (\$3,900,000.00) DOLLARS and interest as therein mentioned and which Mortgage is hereinafter referred to as "the Mortgage". Whenever in this indenture reference is made to the Mortgage, it shall be deemed to include any renewals or extensions thereof and any Mortgage taken in substitution therefor either in whole or in part;

AND WHEREAS it is a condition of the lending of the monies secured or to be secured by the Mortgage, that the Assignor should assign to the Assignee, its successors and assigns, the rents reserved and payable and/or intended to be reserved and payable under, and all advantages and benefits to be derived from, leases of premises erected on the lands and premises more particularly described in Schedule "A" hereto (the "Leases") now or hereafter entered into by the Assignor as landlord with tenants thereof (Lessees) and including without limitation the specific leases referred to in Schedule "B" hereto annexed, as additional security for the payment of the money secured by the Mortgage, and for the performance of the covenants contained therein;

AND WHEREAS it is agreed that notwithstanding anything in this Indenture contained, the Assignee is not to be bound to advance the said mortgage monies or any unadvanced portion thereof;

NOW THEREFORE THIS INDENTURE WITNESSETH that the Assignor in consideration of the premises, the making of the said Mortgage, and the sum of One (\$1.00) Dollar now paid by the Assignee to the Assignor (the receipt whereof is hereby acknowledged), doth covenant and agree with the Assignee as follows:

1. The Assignor hereby irrevocably transfers, assigns, and sets over to the Assignee all rents reserved and payable under the Leases (including without limitation the specific leases referred to in Schedule "B" hereto annexed) and all benefits and advantages to be derived therefrom, to hold and receive the same unto the said Assignee, its successors and assigns.
2. The Assignor covenants and agrees with the Assignee that the Assignor will not, without the consent in writing of the Assignee, permit any prepayment of rents payable under any of the Leases that will result in more than two months' of such rents being prepaid under such Leases, or variation, cancellation or surrender of any of the Leases, or of the terms, covenants, provisos or conditions thereof.

3. The Assignor covenants with the Assignee to perform and observe all the covenants, conditions and obligations binding upon it under the Leases.

4. The Assignor covenants and agrees irrevocably with the Assignee that the Assignee shall have the right to sue for payment and/or for enforcing anything in this Indenture herein contained in any or all of the following ways:

- (a) in its own name;
- (b) in the name of the Assignor, and
- (c) in the names of both the Assignor and the Assignee jointly.

5. The Assignor agrees to assign any of the said Leases to the Assignee upon request should the Assignee deem such assignment advisable for the protection of its security, such assignment to be on a form to be prepared by the Assignee's solicitors in such case.

6. PROVIDED, however, that until notified to the contrary in writing the Lessees shall pay the rent reserved under the Leases, (but only to the extent that the same may be due and payable under the Leases) to the said Assignor and any notice to the contrary required by this proviso may be effectively given by sending the same by registered mail to any Lessee at its premises on the lands and premises described in Schedule "A" hereto or by delivering the same personally to any Lessee, or an officer of such Lessee.

7. The Assignor does hereby declare that any direction or request from the Assignee to pay the rents reserved to the Assignee shall be sufficient warrant and authority to the said Lessee to make such payments, and the payments of the said rentals to the Assignee shall be and operate as a discharge of the said rents to the said Lessee.

8. The Assignor covenants and agrees with the Assignee not to renew nor extend any of the Leases at rentals reserved and payable of lesser amounts than are now reserved and payable under such Leases unless compelled to do so as the result of an Arbitration Award, or with the consent of the Assignee.

9. The Assignee covenants and agrees with the Assignor to release this Assignment of Rents upon payment in full of the Mortgage in accordance with the terms thereof and that the Assignee will, at the request and cost of the Assignor, reassign any unmatured rents to the Assignor. In the absence of such a request the delivery to the Assignor of a discharge or cessation of the Mortgage shall operate as a release and reassignment of such rents.

10. The Assignor hereby covenants and agrees to and with the Assignee that this Assignment and everything herein contained shall be irrevocable without the consent of the Assignee.

11. PROVIDED that nothing in this Indenture contained shall be deemed to have the effect of making the Assignee responsible for the collection of the said rents or any part thereof or for the performance of any covenants, terms or conditions either by the Assignor or by the Lessees contained in any of the said Leases, and that the Assignee shall not by virtue of these presents be deemed a mortgagee in possession of the lands and premises described in Schedule "A" hereto and the Assignee shall not be liable to account for any monies other than those actually received by it by virtue of these presents.

12. IT IS AGREED that waiver of or failure to enforce at any time or from time to time any of the rights of the Assignee under or by virtue of this Indenture shall not prejudice the Assignee's rights in the event of the breach, default or other occasion for the exercise of such rights again occurring.

13. IT IS HEREBY DECLARED AND AGREED that these presents and everything herein contained shall enure to the benefit of and be binding upon the parties hereto and each of their respective successors and assigns.

IN WITNESS WHEREOF the Assignor has hereunto affixed its corporate seal under the hands of its proper signing officers duly authorized in that behalf.

SIGNED, SEALED AND DELIVERED

BRM CANADA GROUP INC.

Per



(Affix corporate seal here)

Per

Witness if executed without a corporate seal

00627829v1

(execute if signed by individuals or without a corporate seal)

AFFIDAVIT OF EXECUTION

CANADA) I, _____ (Witness – print name)
PROVINCE OF ALBERTA) of the City of _____, Province of Alberta
TO WIT:) MAKE OATH AND SAY:

1. That I was personally present and did see _____ named in the within instrument who is/are known to me to be the persons named therein, duly sign, seal and execute the same for the purpose named therein.

2. That the same was executed at the City of _____, Province of Alberta, and that I am the subscribing witness thereto.

3. That I know the said parties and he/she is/they are in my belief of the full age of eighteen years.

Sworn before me at City of _____)
Province of Alberta, on _____, 2019.)
)
)

Witness signature

A Commissioner for Oaths in and for
the Province of Alberta

**AFFIDAVIT VERIFYING
CORPORATE SIGNING AUTHORITY**

I, _____ (name of officer or director) of the City of _____
Province of Alberta, MAKE OATH AND SAY:

1. I am an officer or a director of BRM CANADA GROUP INC. named in the within or annexed instrument.

2. I am authorized by the corporation to execute the instrument without affixing a corporate seal.

Sworn before me at City of _____)
Province of Alberta, on _____, 2019.)
)
)

A Commissioner for Oaths in and for
the Province of Alberta

(execute if signed by individuals or without a corporate seal)
AFFIDAVIT OF EXECUTION

CANADA) I, _____ (Witness – print name)
PROVINCE OF ALBERTA) of the City of _____, Province of Alberta
TO WIT:) MAKE OATH AND SAY:

1. That I was personally present and did see _____ named in the within instrument who is/are known to me to be the persons named therein, duly sign, seal and execute the same for the purpose named therein.

2. That the same was executed at the City of _____, Province of Alberta, and that I am the subscribing witness thereto.

3. That I know the said parties and he/she is/they are in my belief of the full age of eighteen years.

Sworn before me at City of _____)
Province of Alberta, on _____, 2019.)
)
)

Witness signature

A Commissioner for Oaths in and for
the Province of Alberta

**AFFIDAVIT VERIFYING
CORPORATE SIGNING AUTHORITY**

I, _____ (name of officer or director) of the City of _____,
Province of Alberta, MAKE OATH AND SAY:

1. I am an officer or a director of BRM CANADA GROUP INC. named in the within or annexed instrument.
2. I am authorized by the corporation to execute the instrument without affixing a corporate seal.

Sworn before me at City of _____)
Province of Alberta, on _____, 2019.)
)
)

Witness signature

A Commissioner for Oaths in and for
the Province of Alberta

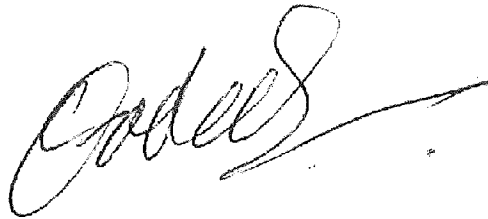
SCHEDULE "A"

Description of Property

CONDOMINIUM PLAN 0814562
UNITS 23-29, 31-33 AND 36
AND ALL APPLICABLE ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

SCHEDULE "B"

LESSEE	LEASE DATE (MM/DD/YYYY)	EXPIRY DATE (MM/DD/YYYY)	REGISTRATION NO.
1) Apna Punjab	01/01/2015	12/31/2024	No Registration of Lease Caveat 19/206654
2) 1861066 Albion Ltd	01/01/2015	12/31/2024	Same Caveat no Lease registered
3) 1861066 Albion Ltd 31915723 Albion Ltd	08/01/2015	12/31/2024	Same Caveat No lease registered



Qader Akram Choudhry
Director

Confirmed by the Director of the Bureau

This is Exhibit "F" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

SITE SPECIFIC SECURITY AGREEMENT

1. SECURITY INTEREST

(a) For value received, the undersigned ("Debtor"), hereby grants to **Royal Bank of Canada** (the "Lender"), having a place of business at 36 York Mills Road, 4th Floor, Toronto, Ontario, M2P 0A4, a security interest (the "Security Interest") in the undertaking of Debtor and in all of Debtor's present and after acquired personal property consisting of all Goods (including all parts, accessories, attachments, special tools, additions and accessions thereto), Chattel Paper, Documents of Title (whether negotiable or not), Instruments, Intangibles, Money and Securities now owned or hereafter owned or acquired by or on behalf of Debtor (including such as may be returned to or repossessed by Debtor) now or hereafter situate on, used in connection with or arising from the business or affairs carried on, at or about the real property located at or about **2104, 2106, 2110, 2114, 2118, 2122, 2126, 3103, 3107, 3115 and 3119, 5150 – 47th Street NE, Calgary, Alberta legally described as Condominium Plan 0814562, Units 23-29, 31-33 and 36, and all applicable one ten thousandth shares in the common property, Excepting thereout all mines and minerals** (the "Mortgaged Property") and in all proceeds and renewals thereof, accretions thereto and substitutions therefore (hereinafter collectively called "Collateral"), and as further general and continuing security for the Debtor's indebtedness to the Lender the Debtor hereby assigns the Collateral to the Lender and mortgages and charges the Collateral as and by way of a fixed and specific mortgage and charge to the Lender. The Security Interest hereby created shall include such assignment, mortgage and charge. Without limiting the generality of the foregoing, the Collateral includes all of the following now owned or hereafter owned or acquired by or on behalf of Debtor now or hereafter situate on, used in connection with or arising from the business or affairs carried on at the Mortgaged Property or the business or operations of the Debtor related to the Mortgaged Property:

- (i) all Inventory of whatever kind;
- (ii) all equipment (other than inventory) of whatever kind, including, without limitation, all machinery, tools, apparatus, plant, furniture, fixtures and vehicles of whatsoever nature or kind;
- (iii) all Accounts and book debts and generally all debts, dues, claims, choses in action and demands of every nature and kind including letters of credit and advices of credit, which are now due, owing or accruing or growing due to or owned by or which may hereafter become due, owing or accruing or growing due to or owned by Debtor ("Debts");
- (iv) all deeds, documents, writings, papers, books of account and other books relating to or being records of Debts, Chattel Paper or Documents or Title or by which such are or may hereafter be secured, evidenced, acknowledged or made payable;
- (v) all lists, records and files relating to Debtor's customers, clients and patients; and
- (vi) all property described in Schedule "C" or any schedule now or hereafter annexed hereto.

(b) The Security Interest granted hereby shall not extend or apply to and Collateral shall not include the last day of the term of any lease or agreement therefor but upon the enforcement of the Security Interest, Debtor shall stand possessed of such last day in trust to assign the same to any person acquiring such term in the course of the enforcement of the said Security Interest; nor shall the Security Interest render the Lender liable to observe or perform any term, covenant or condition of any agreement, documents or instrument to which the Debtor is a party or by which it is bound.

(c) The terms "Goods", "Chattel Paper", "Document of Title", "Instrument", "Intangible", "Security", "proceed", "Inventory", "accession", "Money", "Account", "financing statement" and "financing change statement" whenever used herein shall be interpreted pursuant to their respective meanings when used in The Personal Property Security Act of the province referred to in Clause 14(s), as amended from time to time, which Act, including amendments thereto and any Act substituted therefor and amendments thereto is herein referred to as

the "P.P.S.A.". Provided always that the term "Goods" when used herein shall not include "consumer goods" of Debtor as that term is defined in the P.P.S.A.. Any reference herein to "collateral" shall, unless the context otherwise requires, be deemed a reference to "Collateral or any part thereof".

(d) The Debtor and the Lender acknowledge and agree that the Security Interest is taken over all of the Debtor's present and after acquired personal property except: (i) Goods not ordinarily located on the Mortgaged Property; and (ii) Accounts, Chattel Paper, Documents of Title (whether negotiable or not), Instruments, Intangibles, Money and Securities not used in connection with, or not arising from, the Mortgaged Property or the business or affairs carried on at the Mortgaged Property.

2. INDEBTEDNESS SECURED

The Security Interest granted hereby secures payment and performance of any and all obligations, indebtedness and liability of Debtor to the Lender (including interest thereon) present or future, direct or indirect, absolute or contingent, matured or not, extended or renewed, wheresoever and howsoever incurred and any ultimate unpaid balance thereof and whether the same is from time to time reduced and thereafter increased or entirely extinguished and thereafter incurred again, and whether Debtor be bound alone or with another or others and whether as principal or surety (hereinafter collectively called the "Indebtedness"). If the Security Interest in the Collateral is not sufficient, in the event of default, to satisfy all Indebtedness of the Debtor, the Debtor acknowledges and agrees that Debtor shall continue to be liable for any Indebtedness remaining outstanding and the Lender shall be entitled to pursue full payment thereof.

3. REPRESENTATIONS AND WARRANTIES OF DEBTOR

Debtor represents and warrants and so long as this Security Agreement remains in effect shall be deemed to continuously represent and warrant that:

(a) the Collateral is genuine and owned by Debtor free of all security interests, mortgages, liens, claims, charges, licenses, leases, infringements by third parties, encumbrances or other adverse claims or interests (hereinafter collectively called "Encumbrances"), save for the Security Interest and those Encumbrances shown on Schedule "A" or hereafter approved in writing by the Lender, prior to their creation or assumption;

(b) each Debt, Chattel Paper and Instrument constituting Collateral is enforceable in accordance with its terms against the party obligated to pay the same (the "Account Debtor"), and the amount represented by Debtor to the Lender from time to time as owing by each Account Debtor or by all Account Debtors will be the correct amount actually and unconditionally owing by such Account Debtor or Account Debtors, except for normal cash discounts where applicable, and no Account Debtor will have any defence, set off, claim or counterclaim against Debtor which can be asserted against the Lender, whether in any proceeding to enforce Collateral or otherwise;

(c) the locations specified in Schedule "B" as to business operations and records are accurate and complete and with respect to Goods (including Inventory) constituting Collateral, the locations specified in Schedule "B" are accurate and complete save for Goods in transit to such locations and Inventory on lease or consignment; and all fixtures or Goods about to become fixtures and all crops and all oil, gas or other minerals to be extracted and all timber to be cut which forms part of the Collateral will be situate at one of such locations;

(d) the execution, delivery and performance of the obligations under this Security Agreement and the creation of any security interest in or assignment hereunder of Debtor's rights in the Collateral to the Lender will not result in a breach of any agreement to which Debtor is a party; and

(e) None of the Collateral in existence on the date hereof (i) is incapable of being assigned or otherwise secured in favour of the Lender in accordance with the provisions of this Security Agreement; (ii) is incapable of further assignment or security granted by the Lender or by any Receiver (as that term is defined in section 13(b) herein) after default; or (iii) requires the consent of any third party to the security interest granted

hereby, except for any consent that has already been obtained. The Debtor covenants with the Lender that no Collateral will be hereafter obtained or agreed to by the Debtor which is not secured in favour of the Lender in accordance with the provisions hereof or which requires the consent of any third party to any such security.

4. COVENANTS OF THE DEBTOR

So long as this Security Agreement remains in effect Debtor covenants and agrees:

(a) to defend the Collateral against the claims and demands of all other parties claiming the same or an interest therein; to diligently initiate and prosecute legal action against all infringers of Debtor's rights in Intellectual Property; to take all reasonable action to keep the Collateral free from all Encumbrances, except for the Security Interest, licenses which are compulsory under federal or provincial legislation and those shown on Schedule "A" or hereafter approved in writing by the Lender, prior to their creation or assumption, and not to sell, exchange, transfer, assign, lease, license or otherwise dispose of Collateral or any interest therein without the prior written consent of the Lender; provided always that, until default, Debtor may, in the ordinary course of Debtor's business, sell or lease Inventory and, subject to Clause 7 hereof, use Money available to Debtor;

(b) to notify the Lender promptly of:

- (i) any change in the information contained herein or in the Schedules hereto relating to Debtor, Debtor's business or Collateral,
- (ii) the details of any significant acquisition of Collateral,
- (iii) the details of any claims or litigation affecting Debtor or Collateral,
- (iv) any loss or damage to Collateral,
- (v) any default by any Account Debtor in payment or other performance of its obligations with respect to Collateral, and
- (vi) the return to or repossession by Debtor of Collateral;

(c) to keep Collateral in good order, condition and repair and not to use Collateral in violation of the provisions of this Security Agreement or any other agreement relating to Collateral or any policy insuring Collateral or any applicable statute, law, by-law, rule, regulation or ordinance;

(d) to do, execute, acknowledge and deliver such financing statements, financing change statements and further assignments, transfers, documents, acts, matters and things (including further schedules hereto) as may be reasonably requested by the Lender of or with respect to Collateral in order to give effect to these presents and to pay all costs for searches and filings in connection therewith;

(e) to pay all taxes, rates, levies, assessments and other charges of every nature which may be lawfully levied, assessed or imposed against or in respect of Debtor or Collateral as and when the same become due and payable;

(f) to insure Collateral in such amounts and against such risks as would customarily be insured by a prudent owner of similar Collateral and in such additional amounts and against such additional risks as the Lender may from time to time direct, with loss payable to the Lender and Debtor, as insured, as their respective interests may appear, and to pay all premiums therefor and deliver copies of policies and evidence of renewal to the Lender on request;

(g) to prevent Collateral, save Inventory sold or leased as permitted hereby, from being or becoming an accession to other property not covered by this Security Agreement;

(h) to carry on and conduct the business of Debtor in a proper and efficient manner and so as to protect and preserve Collateral and to keep, in accordance with generally accepted accounting principles, consistently applied, proper books of account for Debtor's business as well as accurate and complete records concerning Collateral, and mark any and all such records and Collateral at the Lender's request so as to indicate the Security Interest;

- (i) to deliver to the Lender from time to time promptly upon request:
- (i) any Documents of Title, Instruments, Securities and Chattel Paper constituting, representing or relating to Collateral,
 - (ii) all books of account and all records, ledgers, reports, correspondence, schedules, documents, statements, lists and other writings relating to Collateral for the purpose of inspecting, auditing or copying the same,
 - (iii) all financial statements prepared by or for Debtor regarding Debtor's business,
 - (iv) all policies and certificates of insurance relating to Collateral, and
 - (v) such information concerning Collateral, the Debtor and Debtor's business and affairs as the Lender may reasonably request.

5. USE AND VERIFICATION OF COLLATERAL

Subject to compliance with Debtor's covenants contained herein and Clause 7 hereof, Debtor may, until default, possess, operate, collect, use and enjoy and deal with Collateral in the ordinary course of Debtor's business in any manner not inconsistent with the provisions hereof; provided always that the Lender shall have the right at any time and from time to time to verify the existence and state of the Collateral in any manner the Lender may consider appropriate and Debtor agrees to furnish all assistance and information and to perform all such acts as the Lender may reasonably request in connection therewith and for such purpose to grant to the Lender or its agents access to all places where Collateral may be located and to all premises occupied by Debtor.

6. SECURITIES

If Collateral at any time includes Securities, Debtor authorizes the Lender to transfer the same or any part thereof into its own name or that of its nominee(s) so that the Lender or its nominee(s) may appear of record as the sole owner thereof; provided that, until default, the Lender shall deliver promptly to Debtor all notices or other communications received by it or its nominee(s) as such registered owner and, upon demand and receipt of payment of any necessary expenses thereof, shall issue to Debtor or its order a proxy to vote and take all action with respect to such Securities. After default, Debtor waives all rights to receive any notices or communications received by the Lender or its nominee(s) as such registered owner and agrees that no proxy issued by the Lender to Debtor or its order as aforesaid shall thereafter be effective.

7. COLLECTION OF DEBTS

Before or after default under this Security Agreement, the Lender may notify all or any Account Debtors of the Security Interest and may also direct such Account Debtors to make all payments on Collateral to the Lender. Debtor acknowledges that any payments on or other proceeds of Collateral received by Debtor from Account Debtors, whether before or after notification of this Security Interest to Account Debtors and whether before or after default under this Security Agreement, shall be received and held by Debtor in trust for the Lender and shall be turned over to the Lender upon request.

Debtor authorizes the Lender to take such action or proceedings in Debtor's name and at Debtor's expense as may be necessary to collect and recover any rents.

8. INCOME FROM AND INTEREST ON COLLATERAL

(a) Until default, Debtor reserves the right to receive any Money constituting income from or interest on Collateral and if the Lender receives any such Money prior to default, the Lender shall either credit the same against the Indebtedness or pay the same promptly to Debtor.

(b) After default, Debtor will not request or receive any Money constituting income from or interest on Collateral and if Debtor receives any such Money without any request by it, Debtor will pay the same promptly to the Lender.

9. INCREASES, PROFITS, PAYMENTS OR DISTRIBUTIONS

(a) Whether or not default has occurred, Debtor authorizes the Lender:

- (i) to receive any increase in or profits on Collateral (other than Money) and to hold the same as part of Collateral. Money so received shall be treated as income for the purposes of Clause 8 hereof and dealt with accordingly;
- (ii) to receive any payment or distribution upon redemption or retirement or upon dissolution and liquidation of the issuer of Collateral; to surrender such Collateral in exchange therefor and to hold any such payment or distribution as part of Collateral.

(b) If Debtor receives any such increase or profits (other than Money) or payments or distributions, Debtor will deliver the same promptly to the Lender to be held by the Lender as herein provided.

10. DISPOSITION OF MONEY

Subject to any applicable requirements of the P.P.S.A., all Money collected or received by the Lender pursuant to or in exercise of any right it possesses with respect to Collateral shall be applied on account of Indebtedness in such manner as the Lender deems best or, at the option of the Lender, may be held unappropriated in a collateral account or released to Debtor, all without prejudice to the liability of Debtor or the rights of the Lender hereunder, and any surplus shall be accounted for as required by law.

11. EVENTS OF DEFAULT

The happening of any of the following events or conditions shall constitute default hereunder which is herein referred to as "default":

(a) the nonpayment when due, whether by acceleration or otherwise, of any principal or interest forming part of Indebtedness or the failure of Debtor to observe or perform any obligation, covenant, term, provision or condition contained in this Security Agreement or any other agreement between Debtor and the Lender;

(b) the death of or a declaration of incompetency by a court of competent jurisdiction with respect to Debtor, if an individual;

(c) the bankruptcy or insolvency of Debtor; the filing against Debtor of a petition in bankruptcy; the making of an assignment for the benefit of creditors by Debtor; the appointment of a receiver or trustee for Debtor or for any assets of Debtor or the institution by or against Debtor of any other type of insolvency proceeding under the Bankruptcy and Insolvency Act or otherwise;

(d) the institution by or against Debtor of any formal or informal proceeding for the dissolution or liquidation of, settlement of claims against or winding up of affairs of Debtor;

(e) if any Encumbrance affecting Collateral becomes enforceable against Collateral;

(f) if Debtor ceases or threatens to cease to carry on business or makes or agrees to make a bulk sale of assets without complying with applicable law or commits or threatens to commit an act of bankruptcy;

(g) if any execution, sequestration, extent or other process of any court becomes enforceable against Debtor or if distress or analogous process is levied upon the assets of Debtor or any part thereof;

(h) If any certificate, statement, representation, warranty or audit report heretofore or hereafter furnished by or on behalf of Debtor pursuant to or in connection with this Security Agreement, or otherwise (including, without limitation, the representations and warranties contained herein) or as an inducement to the Lender to extend any credit to or to enter into this or any other agreement with Debtor, proves to have been false in any material respect at the time as of which the facts therein set forth were stated or certified, or proves to have omitted any substantial contingent or unliquidated liability or claim against Debtor; or if upon the date of execution of this Security Agreement, there shall have been any material adverse change in any of the facts disclosed by any such certificate, representation, statement, warranty or audit report, which change shall not have been disclosed to the Lender at or prior to the time of such execution.

12. ACCELERATION

The Lender, in its sole discretion, may declare all or any part of Indebtedness which is not by its terms payable on demand to be immediately due and payable, without demand or notice of any kind, in the event of default, or if the Lender considers itself insecure or that the Collateral is in jeopardy. The provisions of this clause are not intended in any way to affect any rights of the Lender with respect to any Indebtedness which may now or hereafter be payable on demand.

13. REMEDIES

(a) Upon default, the Security Interest granted hereby will at the option of the Lender in its sole discretion become immediately enforceable.

(b) Upon default, the Lender may appoint or reappoint by instrument in writing, any person or persons, whether an officer or officers or an employee or employees of the Lender or not, to be a receiver or receivers (hereinafter called a "Receiver", which term when used herein shall include a receiver and manager) of Collateral (including any interest, income or profits therefrom) and may remove any Receiver so appointed and appoint another in his/her stead. Any such Receiver shall, so far as concerns responsibility for his/her acts, be deemed the agent of Debtor and not the Lender, and the Lender shall not be in any way responsible for any misconduct, negligence or non-feasance on the part of any such Receiver, his/her servants, agents or employees. Subject to the provisions of the instrument appointing him/her, any such Receiver shall have power to take possession of Collateral, to preserve Collateral or its value, to carry on or concur in carrying on all or any part of the business of Debtor and to sell, lease, license or otherwise dispose of or concur in selling, leasing, licensing or otherwise disposing of Collateral. To facilitate the foregoing powers, any such Receiver may, to the exclusion of all others, including Debtor, enter upon, use and occupy all premises owned or occupied by Debtor wherein Collateral may be situate, maintain Collateral upon such premises, borrow Money on a secured or unsecured basis and use Collateral directly in carrying on Debtor's business or as security for loans or advances to enable the Receiver to carry on Debtor's business or otherwise, as such Receiver shall, in its discretion, determine. Except as may be otherwise directed by the Lender, all Money received from time to time by such Receiver in carrying out his/her appointment shall be received in trust for and paid over to the Lender. Every such Receiver may, in the discretion of the Lender, be vested with all or any of the rights and powers of the Lender.

(c) Upon default, the Lender may, either directly or through its agents or nominees, exercise any or all of the powers and rights given to a Receiver by virtue of the foregoing sub-clause (b).

(d) The Lender may take possession of, collect, demand, sue on, enforce, recover and receive Collateral and give valid and binding receipts and discharges therefor and in respect thereof and, upon default, the Lender may sell, license, lease or otherwise dispose of Collateral in such manner, at such time or times and place or places, for such consideration and upon such terms and conditions as to the Lender may seem reasonable.

(e) In addition to those rights granted herein and in any other agreement now or hereafter in effect between Debtor and the Lender and in addition to any other rights the Lender may have at law or in equity, the Lender shall have, both before and after default, all rights and remedies of a secured party under the P.P.S.A. Provided always, that the Lender shall not be liable or accountable for any failure to exercise its remedies, take possession of, collect, enforce, realize, sell, lease, license or otherwise dispose of Collateral or to institute any

proceedings for such purposes. Furthermore, the Lender shall have no obligation to take any steps to preserve rights against prior parties to any Instrument or Chattel Paper whether Collateral or proceeds and whether or not in the Lender's possession and shall not be liable or accountable for failure to do so.

(f) Debtor acknowledges that the Lender or any Receiver appointed by it may take possession of Collateral wherever it may be located and by any method permitted by law and Debtor agrees upon request from the Lender or any such Receiver to assemble and deliver possession of Collateral at such place or places as directed.

(g) Debtor agrees to be liable for and to pay all costs, charges and expenses reasonably incurred by the Lender or any Receiver appointed by it, whether directly or for services rendered (including reasonable solicitors and auditors costs and other legal expenses and Receiver remuneration), in operating Debtor's accounts, in preparing or enforcing this Security Agreement, taking and maintaining custody of, preserving, repairing, processing, preparing for disposition and disposing of Collateral and in enforcing or collecting Indebtedness and all such costs, charges and expenses, together with any amounts owing as a result of any borrowing by the Lender or any Receiver appointed by it, as permitted hereby, shall be a first charge on the proceeds of realization, collection or disposition of Collateral and shall be secured hereby.

(h) The Lender will give Debtor such notice, if any, of the date, time and place of any public sale or of the date after which any private disposition of Collateral is to be made as may be required by the P.P.S.A.

(i) Debtor appoints any officer or director or branch manager of the Lender upon default to be its attorney in accordance with applicable legislation with full power of substitution and to do on Debtor's behalf anything that is required to assign or transfer, and to record any assignment or transfer of the Collateral. This power of attorney, which is coupled with an interest, is irrevocable until the release or discharge of the Security Interest.

14. MISCELLANEOUS

(a) Debtor hereby authorizes the Lender to file such financing statements, financing change statements and other documents and do such acts, matters and things (including completing and adding schedules hereto identifying Collateral or any permitted Encumbrances affecting Collateral or identifying the locations at which Debtor's business is carried on and Collateral and records relating thereto are situate) as the Lender may deem appropriate to perfect on an ongoing basis and continue the Security Interest, to protect and preserve Collateral and to realize upon the Security Interest and Debtor hereby irrevocably constitutes and appoints the Manager or Acting Manager from time to time of a branch of the Lender, in the province in which the Mortgaged Property is situate, the true and lawful attorney of Debtor, with full power of substitution, to do any of the foregoing in the name of Debtor whenever and wherever it may be deemed necessary or expedient.

(b) Without limiting any other right of the Lender, whenever Indebtedness is immediately due and payable or the Lender has the right to declare Indebtedness to be immediately due and payable (whether or not it has so declared), the Lender may, in its sole discretion, set off against Indebtedness any and all amounts then owed to Debtor by the Lender in any capacity, whether or not due, and the Lender shall be deemed to have exercised such right to set off immediately at the time of making its decision to do so even though any charge therefor is made or entered on the Lender's records subsequent thereto.

(c) Upon Debtor's failure to perform any of its duties hereunder, the Lender may, but shall not be obligated to, perform any or all of such duties, and Debtor shall pay to the Lender, forthwith upon written demand therefor, an amount equal to the expense incurred by the Lender in so doing plus interest thereon from the date such expense is incurred until it is paid at the rate of 15% per annum.

(d) The Lender may grant extensions of time and other indulgences, take and give up security, accept compositions, compound, compromise, settle, grant releases and discharges and otherwise deal with Debtor, debtors of Debtor, sureties and others and with Collateral and other security as the Lender may see fit without prejudice to the liability of Debtor or the Lender's right to hold and realize the Security Interest. Furthermore, the Lender may demand, collect and sue on Collateral in either Debtor's or the Lender's name, at the Lender's option,

and may endorse Debtor's name on any and all cheques, commercial paper, and any other Instruments pertaining to or constituting Collateral.

(c) No delay or omission by the Lender in exercising any right or remedy hereunder or with respect to any Indebtedness shall operate as a waiver thereof or of any other right or remedy, and no single or partial exercise thereof shall preclude any other or further exercise thereof or the exercise of any other right or remedy. Furthermore, the Lender may remedy any default by Debtor hereunder or with respect to any Indebtedness in any reasonable manner without waiving the default remedied and without waiving any other prior or subsequent default by Debtor. All rights and remedies of the Lender granted or recognized herein are cumulative and may be exercised at any time and from time to time independently or in combination.

(f) Debtor waives protest of any Instrument constituting Collateral at any time held by the Lender on which Debtor is in any way liable and, subject to Clause 13(h) hereof, notice of any other action taken by the Lender.

(g) This Security Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and assigns. In any action brought by an assignee of this Security Agreement and the Security Interest or any part thereof to enforce any rights hereunder, Debtor shall not assert against the assignee any claim or defence which Debtor now has or hereafter may have against the Lender. If more than one Debtor executes this Security Agreement the obligations of such Debtors hereunder shall be joint and several.

(h) The Lender may provide any financial and other information it has about Debtor, the Security Interest and the Collateral to any one acquiring or who may acquire an interest in the Security Interest or the Collateral from the Lender or any one acting on behalf of the Lender.

(i) Save for any schedules which may be added hereto pursuant to the provisions hereof, no modification, variation or amendment of any provision of this Security Agreement shall be made except by a written agreement, executed by the parties hereto and no waiver of any provision hereof shall be effective unless in writing.

(j) Subject to the requirements of Clauses 13(h) and 14(k) hereof, whenever either party hereto is required or entitled to notify or direct the other or to make a demand or request upon the other, such notice, direction, demand or request shall be in writing and shall be sufficiently given, in the case of the Lender, if delivered to it or sent by prepaid registered mail addressed to it at its address herein set forth or as changed pursuant hereto, and, in the case of Debtor, if delivered to it or if sent by prepaid registered mail addressed to it at its last address known to the Lender. Either party may notify the other pursuant hereto of any change in such party's principal address to be used for the purposes hereof.

(k) This Security Agreement and the security afforded hereby is in addition to and not in substitution for any other security now or hereafter held by the Lender and is intended to be a continuing Security Agreement and shall remain in full force and effect until the Manager or Acting Manager from time to time of the place of business of the Lender mentioned in section 1(a) shall actually receive written notice of its discontinuance; and, notwithstanding such notice, shall remain in full force and effect thereafter until all Indebtedness contracted for or created before the receipt of such notice by the Lender, and any extensions or renewals thereof (whether made before or after receipt of such notice) together with interest accruing thereon after such notice, shall be paid in full.

(l) The headings used in this Security Agreement are for convenience only and are not to be considered a part of this Security Agreement and do not in any way limit or amplify the terms and provisions of this Security Agreement.

(m) When the context so requires, the singular number shall be read as if the plural were expressed and the provisions hereof shall be read with all grammatical changes necessary dependent upon the person referred to being a male, female, firm or corporation.

(n) In the event any provisions of this Security Agreement, as amended from time to time, shall be deemed invalid or void, in whole or in part, by any Court of competent jurisdiction, the remaining terms and provisions of this Security Agreement shall remain in full force and effect.

(o) Nothing herein contained shall in any way obligate the Lender to grant, continue, renew, extend time for payment of or accept anything which constitutes or would constitute indebtedness.

(p) The Security Interest created hereby is intended to attach when this Security Agreement is signed by Debtor and delivered to the Lender.

(q) Debtor acknowledges and agrees that in the event it amalgamates with any other company or companies it is the intention of the parties hereto that the term "Debtor" when used herein shall apply to each of the amalgamating companies and to the amalgamated company, such that the Security Interest granted hereby

(i) shall extend to "Collateral" (as that term is herein defined) owned by each of the amalgamating companies and the amalgamated company at the time of amalgamation and to any "Collateral" thereafter owned or acquired by the amalgamated company, and

(ii) shall attach to "Collateral" owned by each company amalgamating with Debtor, and by the amalgamated company, at the time of the amalgamation, and shall attach to any "Collateral" thereafter owned or acquired by the amalgamated company when such becomes owned or is acquired.

(r) In the event that Debtor is a body corporate, it is hereby agreed that The Limitation of Civil Rights Act of the Province of Saskatchewan, or any provision thereof, shall have no application to this Security Agreement or any agreement or instrument renewing or extending or collateral to this Security Agreement. In the event that Debtor is an agricultural corporation within the meaning of The Saskatchewan Farm Security Act, Debtor agrees with the Lender that all of Part IV (other than Section 46) of that Act shall not apply to Debtor.

(s) This Security Agreement and the transactions evidenced hereby shall be governed by and construed in accordance with the laws of Alberta, as those laws may from time to time be in effect, including where applicable, the P.P.S.A.

15. COPY OF AGREEMENT

(a) Debtor hereby acknowledges receipt of a copy of this Security Agreement.

(b) Debtor waives Debtor's right to receive a copy of any financing statement or financing change statement registered by the Lender or of any verification statement with respect to any financing statement or financing change statement registered by the Lender. (Applies in all P.P.S.A. Provinces except Ontario).

16. Debtor represents and warrants that the following information is accurate:

INDIVIDUAL DEBTOR

SURNAME (LAST NAME)	FIRST NAME	SECOND NAME	BIRTH DATE: YR / MO / DAY
ADDRESS OF INDIVIDUAL DEBTOR	CITY	PROVINCE	POSTAL CODE
SURNAME (LAST NAME)	FIRST NAME	SECOND NAME	BIRTH DATE: YR / MO / DAY

2025 RELEASE UNDER THE ACCESS TO INFORMATION ACT

ADDRESS OF INDIVIDUAL DEBTOR	CITY	PROVINCE	POSTAL CODE
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BUSINESS DEBTOR

NAME OF BUSINESS DEBTOR			
BRM CANADA GROUP INC.			
ADDRESS OF BUSINESS DEBTOR	CITY	PROVINCE	POSTAL CODE
204 Deer Ridge Way SE	Calgary	Alberta	T2J 5Y6
NAME OF BUSINESS DEBTOR			
ADDRESS OF BUSINESS DEBTOR	CITY	PROVINCE	POSTAL CODE
NAME OF BUSINESS DEBTOR			
ADDRESS OF BUSINESS DEBTOR	CITY	PROVINCE	POSTAL CODE

IN WITNESS WHEREOF the Debtor has executed this Security Agreement this 23 day of October, 2019.

BRM CANADA GROUP INC.

By: *[Signature]*

Title: Director, *[Signature]*

Witness (if executed without a Corporate Seal)

By: _____

Title: _____

I / We have the authority to bind the Corporation

SCHEDULE "A"

(ENCUMBRANCES AFFECTING COLLATERAL)

NIL

SCHEDULE "B"

1. Locations of Debtor's Business Operations

204 Deer Ridge Way SE, Calgary, Alberta T2J 5Y6

2. Locations of Records relating to Collateral (if different from 1. above)

Same as above

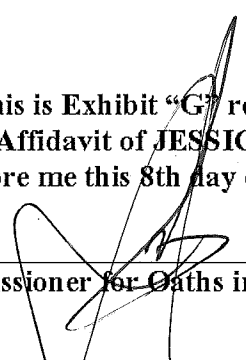
3. Locations of Collateral (if different from 1. above)

2104, 2106, 2110, 2114, 2118, 2122, 2126, 3103, 3107, 3115 and 3119, 5150 – 47th Street NE, Calgary, Alberta T3L 4N4

SCHEDULE "C"
(DESCRIPTION OF PROPERTY)

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This is Exhibit "G" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
081 468 111

REGISTRATION

NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
081 468 111

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

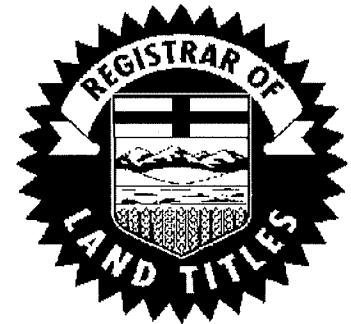
* ADDITIONAL REGISTRATIONS MAY BE SHOWN ON THE CONDOMINIUM ADDITIONAL
PLAN SHEET

TOTAL INSTRUMENTS: 017

THE REGISTRAR OF TITLES CERTIFIES THIS TO BE AN
ACCURATE REPRODUCTION OF THE CERTIFICATE OF
TITLE REPRESENTED HEREIN THIS 30 DAY OF
OCTOBER, 2023 AT 10:12 A.M.

ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869



END OF CERTIFICATE

THIS ELECTRONICALLY TRANSMITTED LAND TITLES PRODUCT IS INTENDED
FOR THE SOLE USE OF THE ORIGINAL PURCHASER, AND NONE OTHER,
SUBJECT TO WHAT IS SET OUT IN THE PARAGRAPH BELOW.

THE ABOVE PROVISIONS DO NOT PROHIBIT THE ORIGINAL PURCHASER FROM
INCLUDING THIS UNMODIFIED PRODUCT IN ANY REPORT, OPINION,
APPRAISAL OR OTHER ADVICE PREPARED BY THE ORIGINAL PURCHASER AS
PART OF THE ORIGINAL PURCHASER APPLYING PROFESSIONAL, CONSULTING
OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
LINC SHORT LEGAL TITLE NUMBER
0033 519 746 0814562;24 081 468 112

LEGAL DESCRIPTION
CONDOMINIUM PLAN 0814562
UNIT 24
AND 232 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE
ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 081 378 776 +1

REGISTRATION	DATE (DMY)	REGISTERED OWNER(S) DOCUMENT TYPE	VALUE	CONSIDERATION
081 468 112	19/12/2008	TRANSFER OF LAND	\$294,000	SEE INSTRUMENT

OWNERS

BRM CANADA GROUP INC.
OF 204 DEER RIDGE WAY S.E.
CALGARY
ALBERTA T2J 5Y6

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
771 147 064	20/10/1977	ZONING REGULATIONS SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING REGULATIONS
791 170 649	12/10/1979	CAVEAT RE : AGREEMENT UNDER PLANNING ACT CAVEATOR - THE CITY OF CALGARY. BOX 2100 323-7 AVE SE

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
081 468 112

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
081 468 112

REGISTRATION

NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

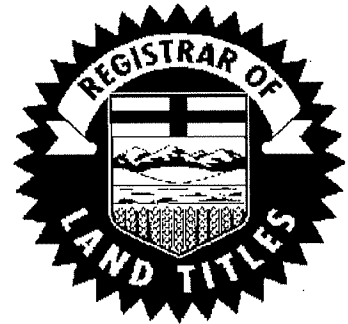
* ADDITIONAL REGISTRATIONS MAY BE SHOWN ON THE CONDOMINIUM ADDITIONAL
PLAN SHEET

TOTAL INSTRUMENTS: 017

THE REGISTRAR OF TITLES CERTIFIES THIS TO BE AN
ACCURATE REPRODUCTION OF THE CERTIFICATE OF
TITLE REPRESENTED HEREIN THIS 30 DAY OF
OCTOBER, 2023 AT 10:12 A.M.

ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869



END OF CERTIFICATE

THIS ELECTRONICALLY TRANSMITTED LAND TITLES PRODUCT IS INTENDED
FOR THE SOLE USE OF THE ORIGINAL PURCHASER, AND NONE OTHER,
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PART OF THE ORIGINAL PURCHASER APPLYING PROFESSIONAL, CONSULTING
OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
LINC SHORT LEGAL TITLE NUMBER
0033 519 754 0814562;25 141 259 775

LEGAL DESCRIPTION

CONDOMINIUM PLAN 0814562

UNIT 25

AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE

ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 091 000 221

REGISTERED OWNER(S)
REGISTRATION DATE (DMY) DOCUMENT TYPE VALUE CONSIDERATION

141 259 775 25/09/2014 TRANSFER OF LAND \$390,000 CASH & MORTGAGE

OWNERS

BRM CANADA GROUP INC.
OF 204 DEER RIDGE WAY S.E.
CALGARY
ALBERTA T2J 5Y6

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

771 147 064 20/10/1977 ZONING REGULATIONS
SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING
REGULATIONS
791 170 649 12/10/1979 CAVEAT
RE : AGREEMENT UNDER PLANNING ACT
CAVEATOR - THE CITY OF CALGARY.
BOX 2100
323-7 AVE SE

(CONTINUED)

 ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
 # 141 259 775

REGISTRATION

NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
141 259 775

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

* ADDITIONAL REGISTRATIONS MAY BE SHOWN ON THE CONDOMINIUM ADDITIONAL
PLAN SHEET

TOTAL INSTRUMENTS: 017

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ORDER NUMBER: 48738123

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APPRAISAL OR OTHER ADVICE PREPARED BY THE ORIGINAL PURCHASER AS
PART OF THE ORIGINAL PURCHASER APPLYING PROFESSIONAL, CONSULTING
OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
 LINC SHORT LEGAL TITLE NUMBER
 0033 519 761 0814562;26 121 069 022

LEGAL DESCRIPTION
 CONDOMINIUM PLAN 0814562
 UNIT 26
 AND 315 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
 EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE
 ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 101 037 203

REGISTERED OWNER(S)				
REGISTRATION	DATE (DMY)	DOCUMENT TYPE	VALUE	CONSIDERATION
121 069 022	22/03/2012	TRANSFER OF LAND	\$380,000	CASH & MORTGAGE

OWNERS

BRM CANADA GROUP INC.
 OF 204 DEER RIDGE WAY S.E.
 CALGARY
 ALBERTA T2J 5Y6

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION		
NUMBER	DATE (D/M/Y)	PARTICULARS
771 147 064	20/10/1977	ZONING REGULATIONS SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING REGULATIONS
791 170 649	12/10/1979	CAVEAT RE : AGREEMENT UNDER PLANNING ACT CAVEATOR - THE CITY OF CALGARY. BOX 2100 323-7 AVE SE

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
121 069 022

REGISTRATION

NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
121 069 022

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

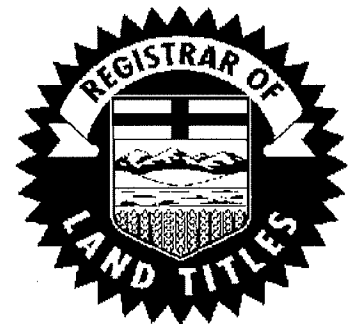
* ADDITIONAL REGISTRATIONS MAY BE SHOWN ON THE CONDOMINIUM ADDITIONAL
PLAN SHEET

TOTAL INSTRUMENTS: 017

THE REGISTRAR OF TITLES CERTIFIES THIS TO BE AN
ACCURATE REPRODUCTION OF THE CERTIFICATE OF
TITLE REPRESENTED HEREIN THIS 30 DAY OF
OCTOBER, 2023 AT 10:12 A.M.

ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869



END OF CERTIFICATE

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OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
LINC SHORT LEGAL TITLE NUMBER
0033 519 779 0814562;27 091 137 280

LEGAL DESCRIPTION
CONDOMINIUM PLAN 0814562
UNIT 27
AND 316 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE
ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 091 026 759

REGISTRATION	DATE (DMY)	REGISTERED OWNER(S) DOCUMENT TYPE	VALUE	CONSIDERATION
091 137 280	20/05/2009	TRANSFER OF LAND	\$425,000	\$280,000

OWNERS

BRM CANADA GROUP INC.
OF 204 DEER RIDGE WAY S.E.
CALGARY
ALBERTA T2J 5Y6

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
771 147 064	20/10/1977	ZONING REGULATIONS SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING REGULATIONS
791 170 649	12/10/1979	CAVEAT RE : AGREEMENT UNDER PLANNING ACT CAVEATOR - THE CITY OF CALGARY. BOX 2100 323-7 AVE SE

(CONTINUED)

 ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
 # 091 137 280

REGISTRATION

NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
091 137 280

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

* ADDITIONAL REGISTRATIONS MAY BE SHOWN ON THE CONDOMINIUM ADDITIONAL
PLAN SHEET

TOTAL INSTRUMENTS: 017

THE REGISTRAR OF TITLES CERTIFIES THIS TO BE AN
ACCURATE REPRODUCTION OF THE CERTIFICATE OF
TITLE REPRESENTED HEREIN THIS 30 DAY OF
OCTOBER, 2023 AT 10:12 A.M.

ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869



END OF CERTIFICATE

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OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
LINC SHORT LEGAL TITLE NUMBER
0033 519 787 0814562;28 091 085 140

LEGAL DESCRIPTION
CONDOMINIUM PLAN 0814562
UNIT 28
AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE
ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 091 026 585

REGISTERED OWNER(S)				
REGISTRATION	DATE (DMY)	DOCUMENT TYPE	VALUE	CONSIDERATION
091 085 140	31/03/2009	TRANSFER OF LAND	\$401,500	SEE INSTRUMENT

OWNERS

BRM CANADA GROUP INC.
OF 204 DEER RIDGE WAY S.E.
CALGARY
ALBERTA T2J 5Y6

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION		
NUMBER	DATE (D/M/Y)	PARTICULARS
771 147 064	20/10/1977	ZONING REGULATIONS SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING REGULATIONS
791 170 649	12/10/1979	CAVEAT RE : AGREEMENT UNDER PLANNING ACT CAVEATOR - THE CITY OF CALGARY. BOX 2100 323-7 AVE SE

(CONTINUED)

 ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
 # 091 085 140

REGISTRATION

NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
091 085 140

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

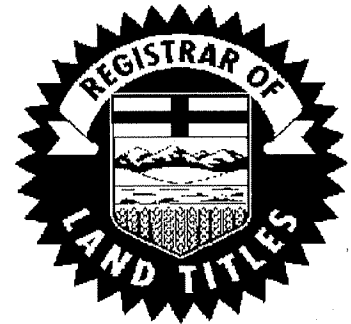
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PLAN SHEET

TOTAL INSTRUMENTS: 017

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TITLE REPRESENTED HEREIN THIS 30 DAY OF
OCTOBER, 2023 AT 10:12 A.M.

ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869



END OF CERTIFICATE

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OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
LINC SHORT LEGAL TITLE NUMBER
0033 519 795 0814562;29 091 085 141

LEGAL DESCRIPTION
CONDOMINIUM PLAN 0814562
UNIT 29
AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE
ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 091 026 768

REGISTRATION	DATE (DMY)	REGISTERED OWNER(S) DOCUMENT TYPE	VALUE	CONSIDERATION
091 085 141	31/03/2009	TRANSFER OF LAND	\$401,500	SEE INSTRUMENT

OWNERS

BRM CANADA GROUP INC.
OF 204 DEER RIDGE WAY S.E.
CALGARY
ALBERTA T2J 5Y6

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
771 147 064	20/10/1977	ZONING REGULATIONS SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING REGULATIONS
791 170 649	12/10/1979	CAVEAT RE : AGREEMENT UNDER PLANNING ACT CAVEATOR - THE CITY OF CALGARY. BOX 2100 323-7 AVE SE

(CONTINUED)

 ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
 # 091 085 141

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
091 085 141

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

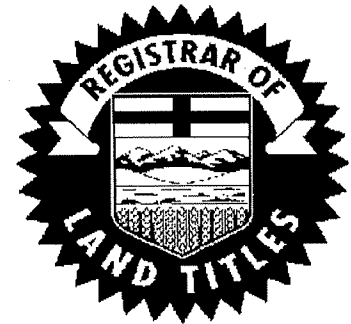
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PLAN SHEET

TOTAL INSTRUMENTS: 017

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OCTOBER, 2023 AT 10:12 A.M.

ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869



END OF CERTIFICATE

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OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
LINC SHORT LEGAL TITLE NUMBER
0033 519 811 0814562;31 121 069 023

LEGAL DESCRIPTION
CONDOMINIUM PLAN 0814562
UNIT 31.
AND 168 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE
ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 101 278 075

REGISTRATION	DATE (DMY)	REGISTERED OWNER(S) DOCUMENT TYPE	VALUE	CONSIDERATION
121 069 023	22/03/2012	TRANSFER OF LAND	\$230,000	CASH & MORTGAGE

OWNERS

BRM CANADA GROUP INC.
OF 204 DEER RIDGE WAY S.E.
CALGARY
ALBERTA T2J 5Y6

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
771 147 064	20/10/1977	ZONING REGULATIONS SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING REGULATIONS
791 170 649	12/10/1979	CAVEAT RE : AGREEMENT UNDER PLANNING ACT CAVEATOR - THE CITY OF CALGARY. BOX 2100 323-7 AVE SE

(CONTINUED)

 ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
 # 121 069 023

REGISTRATION

NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
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051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
121 069 023

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

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TOTAL INSTRUMENTS: 017

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ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869



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ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
081 468 113

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
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991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
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191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
081 468 113

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

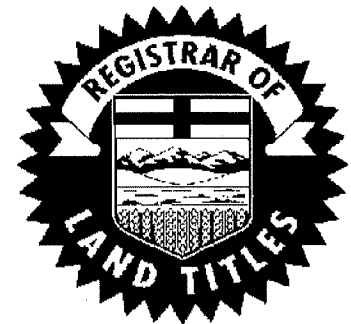
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PART OF THE ORIGINAL PURCHASER APPLYING PROFESSIONAL, CONSULTING
OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
LINC SHORT LEGAL TITLE NUMBER
0033 519 837 0814562;33 121 069 024

LEGAL DESCRIPTION
CONDOMINIUM PLAN 0814562
UNIT 33
AND 270 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE
ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 081 463 298

REGISTERED OWNER(S)				
REGISTRATION	DATE (DMY)	DOCUMENT TYPE	VALUE	CONSIDERATION
121 069 024	22/03/2012	TRANSFER OF LAND	\$475,000	CASH & MORTGAGE

OWNERS

BRM CANADA GROUP INC.
OF 204 DEER RIDGE WAY S.E.
CALGARY
ALBERTA T2J 5Y6

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION		
NUMBER	DATE (D/M/Y)	PARTICULARS
771 147 064	20/10/1977	ZONING REGULATIONS SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING REGULATIONS
791 170 649	12/10/1979	CAVEAT RE : AGREEMENT UNDER PLANNING ACT CAVEATOR - THE CITY OF CALGARY. BOX 2100 323-7 AVE SE

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
121 069 024

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
121 069 024

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

* ADDITIONAL REGISTRATIONS MAY BE SHOWN ON THE CONDOMINIUM ADDITIONAL
PLAN SHEET

TOTAL INSTRUMENTS: 017

THE REGISTRAR OF TITLES CERTIFIES THIS TO BE AN
ACCURATE REPRODUCTION OF THE CERTIFICATE OF
TITLE REPRESENTED HEREIN THIS 30 DAY OF
OCTOBER, 2023 AT 10:12 A.M.

ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869



END OF CERTIFICATE

THIS ELECTRONICALLY TRANSMITTED LAND TITLES PRODUCT IS INTENDED
FOR THE SOLE USE OF THE ORIGINAL PURCHASER, AND NONE OTHER,
SUBJECT TO WHAT IS SET OUT IN THE PARAGRAPH BELOW.

THE ABOVE PROVISIONS DO NOT PROHIBIT THE ORIGINAL PURCHASER FROM
INCLUDING THIS UNMODIFIED PRODUCT IN ANY REPORT, OPINION,
APPRAISAL OR OTHER ADVICE PREPARED BY THE ORIGINAL PURCHASER AS
PART OF THE ORIGINAL PURCHASER APPLYING PROFESSIONAL, CONSULTING
OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).



LAND TITLE CERTIFICATE

S
LINC SHORT LEGAL TITLE NUMBER
0033 519 860 0814562;36 131 059 645

LEGAL DESCRIPTION
CONDOMINIUM PLAN 0814562
UNIT 36
AND 168 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

ESTATE: FEE SIMPLE
ATS REFERENCE: 4;29;25;3;SE

MUNICIPALITY: CITY OF CALGARY

REFERENCE NUMBER: 121 165 041

REGISTRATION	DATE (DMY)	REGISTERED OWNER(S) DOCUMENT TYPE	VALUE	CONSIDERATION
131 059 645	13/03/2013	TRANSFER OF LAND	\$250,000	\$250,000

OWNERS

BRM CANADA GROUP INC.
OF 204 DEER RIDGE WAY S.E.
CALGARY
ALBERTA T2J 5Y6

(DATA UPDATED BY: CHANGE OF ADDRESS 181090582)

ENCUMBRANCES, LIENS & INTERESTS

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
771 147 064	20/10/1977	ZONING REGULATIONS SUBJECT TO CALGARY INTERNATIONAL AIRPORT ZONING REGULATIONS
791 170 649	12/10/1979	CAVEAT RE : AGREEMENT UNDER PLANNING ACT CAVEATOR - THE CITY OF CALGARY. BOX 2100 323-7 AVE SE

(CONTINUED)

 ENCUMBRANCES, LIENS & INTERESTS

PAGE 2
 # 131 059 645

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
		CALGARY ALBERTA
951 290 491	19/12/1995	UTILITY RIGHT OF WAY GRANTEE - THE CITY OF CALGARY. AS TO PORTION OR PLAN:9512984
951 290 503	19/12/1995	CAVEAT RE : RESTRICTIVE COVENANT
951 290 507	19/12/1995	RESTRICTIVE COVENANT
991 173 859	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
991 173 860	22/06/1999	CAVEAT RE : RESTRICTIVE COVENANT
001 149 308	05/06/2000	CAVEAT RE : RESTRICTIVE COVENANT
001 149 309	05/06/2000	RESTRICTIVE COVENANT
001 355 281	11/12/2000	EASEMENT OVER/FOR BENEFIT: UNITS 1 AND 2
051 011 800	11/01/2005	UTILITY RIGHT OF WAY GRANTEE - ENMAX POWER CORPORATION. 141-50 AVE SE CALGARY ALBERTA AS TO PORTION OR PLAN:0510083
051 258 877	20/07/2005	EASEMENT OVER & FOR THE BENEFIT OF: SEE INSTRUMENT
191 206 654	09/10/2019	CAVEAT RE : PURCHASERS INTEREST CAVEATOR - APNA - PUNJAB GROCERY & MOVIES & GIFTS CORP. 120 SADDLECREST GARDENS NE CALGARY ALBERTA T3J0C3
191 235 752	20/11/2019	MORTGAGE MORTGAGEE - ROYAL BANK OF CANADA. 36 YORK MILLS ROAD, 4TH FLOOR TORONTO ONTARIO M2P0A4 ORIGINAL PRINCIPAL AMOUNT: \$3,900,000

(CONTINUED)

ENCUMBRANCES, LIENS & INTERESTS

PAGE 3
131 059 645

REGISTRATION
NUMBER DATE (D/M/Y) PARTICULARS

191 235 753 20/11/2019 CAVEAT
RE : ASSIGNMENT OF RENTS AND LEASES
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

191 235 754 20/11/2019 CAVEAT
RE : LEASE INTEREST
CAVEATOR - ROYAL BANK OF CANADA.
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO
ONTARIO M2P0A4
AGENT - JONATHAN D WARREN

201 002 903 07/01/2020 POSTPONEMENT
OF CAVE 191206654
TO MORT 191235752 CAVE 191235753
CAVE 191235754

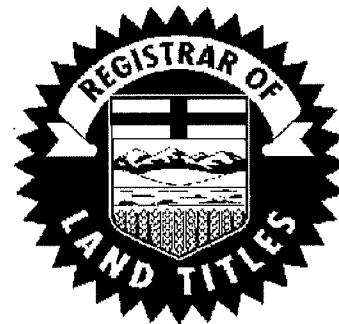
* ADDITIONAL REGISTRATIONS MAY BE SHOWN ON THE CONDOMINIUM ADDITIONAL
PLAN SHEET

TOTAL INSTRUMENTS: 017

THE REGISTRAR OF TITLES CERTIFIES THIS TO BE AN
ACCURATE REPRODUCTION OF THE CERTIFICATE OF
TITLE REPRESENTED HEREIN THIS 30 DAY OF
OCTOBER, 2023 AT 10:12 A.M.

ORDER NUMBER: 48738123

CUSTOMER FILE NUMBER: 404600.869

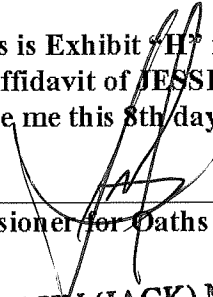


END OF CERTIFICATE

THIS ELECTRONICALLY TRANSMITTED LAND TITLES PRODUCT IS INTENDED
FOR THE SOLE USE OF THE ORIGINAL PURCHASER, AND NONE OTHER,
SUBJECT TO WHAT IS SET OUT IN THE PARAGRAPH BELOW.

THE ABOVE PROVISIONS DO NOT PROHIBIT THE ORIGINAL PURCHASER FROM
INCLUDING THIS UNMODIFIED PRODUCT IN ANY REPORT, OPINION,
APPRAISAL OR OTHER ADVICE PREPARED BY THE ORIGINAL PURCHASER AS
PART OF THE ORIGINAL PURCHASER APPLYING PROFESSIONAL, CONSULTING
OR TECHNICAL EXPERTISE FOR THE BENEFIT OF CLIENT(S).

This is Exhibit "H" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

Search ID #: Z16716845

Transmitting Party

BORDEN LADNER GERVAIS LLP

Centennial Place, East Tower
1900, 520-3rd Avenue SW
CALGARY, AB T2P 0R3

Party Code: 50008002
Phone #: 403 232 9500
Reference #: 404600.869

Search ID #: Z16716845

Date of Search: 2023-Oct-30

Time of Search: 10:07:27

Business Debtor Search For:

BRM CANADA GROUP INC.

Exact Result(s) Only Found

NOTE:

A complete Search may result in a Report of Exact and Inexact Matches.
Be sure to read the reports carefully.



Search ID #: Z16716845

Business Debtor Search For:

BRM CANADA GROUP INC.

Search ID #: Z16716845

Date of Search: 2023-Oct-30

Time of Search: 10:07:27

Registration Number: 14091213661

Registration Date: 2014-Sep-12

Registration Type: SECURITY AGREEMENT

Registration Status: Current

Expiry Date: 2025-Sep-12 23:59:59

Exact Match on:

Debtor

No: 1

Amendments to Registration

20081427167

Renewal

2020-Aug-14

Debtor(s)

Block

1 BRM CANADA GROUP INC.
204 DEER RIDGE WAY SE
CALGARY, AB T2J 5Y6

Status
Current

Secured Party / Parties

Block

1 ROYAL BANK OF CANADA
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO, ON M2P 0A4

Status
Current

Search ID #: Z16716845

Collateral: General

<u>Block</u>	<u>Description</u>	<u>Status</u>
1	<p>ALL OF DEBTOR'S PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY INCLUDING BUT NOT LIMITED TO ALL GOODS (INCLUDING ALL APPLIANCES, PARTS, ACCESSORIES, ATTACHMENTS, SPECIAL TOOLS, ADDITIONS AND ACCESSIONS THERETO), CHATTEL PAPER, DOCUMENTS OF TITLE (WHETHER NEGOTIABLE OR NOT), INSTRUMENTS, INTANGIBLES, MONEY AND SECURITIES NOW OWNED OR HEREAFTER OWNED OR ACQUIRED BY OR ON BEHALF OF DEBTOR (INCLUDING SUCH AS MAY BE RETURNED TO OR REPOSSESSED BY DEBTOR) AND ACCOUNTS RECEIVABLE NOW OR HEREAFTER SITUATE ON, USED IN CONNECTION WITH OR ARISING FROM THE BUSINESS OR AFFAIRS CARRIED ON, AT OR ABOUT THE REAL PROPERTY MUNICIPALLY DESCRIBED AS 2110, 5150 - 47 STREET NE, CALGARY, ALBERTA AND 3119, 5150 - 47 STREET NE, CALGARY, ALBERTA AND LEGALLY DESCRIBED AS:</p> <p>CONDOMINIUM PLAN 0814562 UNIT 25 AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p> <p>AND</p> <p>CONDOMINIUM PLAN 0814562 UNIT 36 AND 168 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p>	Current

Search ID #: Z16716845

Business Debtor Search For:

BRM CANADA GROUP INC.

Search ID #: Z16716845

Date of Search: 2023-Oct-30

Time of Search: 10:07:27

Registration Number: 14091214548

Registration Date: 2014-Sep-12

Registration Type: SECURITY AGREEMENT

Registration Status: Current

Expiry Date: 2025-Sep-12 23:59:59

Exact Match on:

Debtor

No: 1

Amendments to Registration

20081427175

Renewal

2020-Aug-14

Debtor(s)

Block

Status

Current

1 BRM CANADA GROUP INC.
204 DEER RIDGE WAY SE
CALGARY, AB T2J 5Y6

Secured Party / Parties

Block

Status

Current

1 ROYAL BANK OF CANADA
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO, ON M2P 0A4

Search ID #: Z16716845

Collateral: General

<u>Block</u>	<u>Description</u>	<u>Status</u>
1	<p>ASSIGNMENT OF RENTS AND LEASES WITH RESPECT TO PROPERTY MUNICIPALLY DESCRIBED AS 2110, 5150 - 47 STREET NE, CALGARY, ALBERTA AND 3119, 5150 - 47 STREET NE, CALGARY, ALBERTA AND LEGALLY DESCRIBED AS:</p> <p>CONDOMINIUM PLAN 0814562 UNIT 25 AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p> <p>AND</p> <p>CONDOMINIUM PLAN 0814562 UNIT 36 AND 168 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p>	Current

Search ID #: Z16716845

Business Debtor Search For:

BRM CANADA GROUP INC.

Search ID #: Z16716845

Date of Search: 2023-Oct-30

Time of Search: 10:07:27

Registration Number: 19111409187

Registration Date: 2019-Nov-14

Registration Type: SECURITY AGREEMENT

Registration Status: Current

Expiry Date: 2023-Nov-14 23:59:59

Exact Match on: Debtor No: 1

Debtor(s)

Block

Status

Current

1 BRM CANADA GROUP INC.
204 DEER RIDGE WAY S.E.
CALGARY, AB T2J 5Y6

Secured Party / Parties

Block

Status

Current

1 ROYAL BANK OF CANADA
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO, ON M2P 0A4
Email: pprnotices@wbalaw.ca

Collateral: General

Block

Description

Status

Current

1 ASSIGNMENT OF RENTS AND LEASES WITH RESPECT TO PROPERTY
MUNICIPALLY DESCRIBED AS UNITS 2102, 2106, 2110, 2114, 2118, 2122, 2126, 3103,
3107, 3115 and 3119, 5150 - 47th STREET NE, CALGARY, ALBERTA AND LEGALLY
DESCRIBED AS:

CONDOMINIUM PLAN 0814562
UNIT 23
AND 233 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 24
AND 232 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 25

Search ID #: Z16716845

AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 26
AND 315 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 27
AND 316 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 28
AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 29
AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 31
AND 168 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 32
AND 285 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 33
AND 270 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 36
AND 168 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

Search ID #: Z16716845

Business Debtor Search For:

BRM CANADA GROUP INC.

Search ID #: Z16716845

Date of Search: 2023-Oct-30

Time of Search: 10:07:27

Registration Number: 19111409506

Registration Date: 2019-Nov-14

Registration Type: SECURITY AGREEMENT

Registration Status: Current

Expiry Date: 2023-Nov-14 23:59:59

Exact Match on: Debtor No: 1

Debtor(s)

Block

Status

Current

1 BRM CANADA GROUP INC.
204 DEER RIDGE WAY S.E.
CALGARY, AB T2J 5Y6

Secured Party / Parties

Block

Status

Current

1 ROYAL BANK OF CANADA
36 YORK MILLS ROAD, 4TH FLOOR
TORONTO, ON M2P 0A4
Email: pprnotices@wbalaw.ca

Search ID #: Z16716845

Collateral: General

<u>Block</u>	<u>Description</u>	<u>Status</u>
1	<p>ALL OF DEBTOR'S PRESENT AND AFTER ACQUIRED PERSONAL PROPERTY INCLUDING BUT NOT LIMITED TO ALL GOODS (INCLUDING ALL APPLIANCES, PARTS, ACCESSORIES, ATTACHMENTS, SPECIAL TOOLS, ADDITIONS AND ACCESSIONS THERETO), CHATTEL PAPER, DOCUMENTS OF TITLE (WHETHER NEGOTIABLE OR NOT), INSTRUMENTS, INTANGIBLES, MONEY AND SECURITIES NOW OWNED OR HEREAFTER OWNED OR ACQUIRED BY OR ON BEHALF OF DEBTOR (INCLUDING SUCH AS MAY BE RETURNED TO OR REPOSSESSED BY DEBTOR) AND ACCOUNTS RECEIVABLE NOW OR HEREAFTER SITUATE ON, USED IN CONNECTION WITH OR ARISING FROM THE BUSINESS OR AFFAIRS CARRIED ON, AT OR ABOUT THE REAL PROPERTY MUNICIPALLY DESCRIBED AS UNITS 2102, 2106, 2110, 2114, 2118, 2122, 2126, 3103, 3107, 3115 and 3119, 5150 - 47th STREET NE, CALGARY, ALBERTA AND LEGALLY DESCRIBED AS:</p> <p>CONDOMINIUM PLAN 0814562 UNIT 23 AND 233 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p> <p>CONDOMINIUM PLAN 0814562 UNIT 24 AND 232 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p> <p>CONDOMINIUM PLAN 0814562 UNIT 25 AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p> <p>CONDOMINIUM PLAN 0814562 UNIT 26 AND 315 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p> <p>CONDOMINIUM PLAN 0814562 UNIT 27 AND 316 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p> <p>CONDOMINIUM PLAN 0814562 UNIT 28 AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY EXCEPTING THEREOUT ALL MINES AND MINERALS</p>	Current

Search ID #: Z16716845

2

CONDOMINIUM PLAN 0814562
UNIT 29
AND 325 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

Current

CONDOMINIUM PLAN 0814562
UNIT 31
AND 168 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 32
AND 285 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 33
AND 270 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

CONDOMINIUM PLAN 0814562
UNIT 36
AND 168 UNDIVIDED ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

Search ID #: Z16716845

Business Debtor Search For:

BRM CANADA GROUP INC.

Search ID #: Z16716845

Date of Search: 2023-Oct-30

Time of Search: 10:07:27

Registration Number: 21081028437

Registration Date: 2021-Aug-10

Registration Type: SECURITY AGREEMENT

Registration Status: Current

Expiry Date: 2026-Aug-10 23:59:59

Exact Match on: Debtor No: 1

Debtor(s)

Block

Status

Current

1 BRM CANADA GROUP INC.
204 DEER RIDGE WAY SE
CALGARY, AB T2J 5Y6

Secured Party / Parties

Block

Status

Current

1 ROYAL BANK OF CANADA
1333 32ND AVENUE NE
CALGARY, AB T2E 7Z5
Email: torbscpr@rbc.com

Block

Status

Current

2 ROYAL BANK OF CANADA
36 YORK MILLS ROAD, SUITE 400, 4TH FLOOR
NORTH YORK, ON M2P 0A4
Email: torbscpr@rbc.com

Collateral: General

Block

Description

Status

1 ALL PRESENT AND AFTER-ACQUIRED PROPERTY OF THE DEBTOR.

Current

Search ID #: Z16716845

Business Debtor Search For:

BRM CANADA GROUP INC.

Search ID #: Z16716845

Date of Search: 2023-Oct-30

Time of Search: 10:07:27

Registration Number: 21081028445

Registration Date: 2021-Aug-10

Registration Type: LAND CHARGE

Registration Status: Current

Registration Term: Infinity

Exact Match on:

Debtor

No: 1

Debtor(s)

Block

Status

Current

1 BRM CANADA GROUP INC.
204 DEER RIDGE WAY SE
CALGARY, AB T2J 5Y6

Secured Party / Parties

Block

Status

Current

1 ROYAL BANK OF CANADA
1333 32ND AVENUE NE
CALGARY, AB T2E 7Z5
Email: torbscpr@rbc.com

Block

Status

Current

2 ROYAL BANK OF CANADA
36 YORK MILLS ROAD, SUITE 400, 4TH FLOOR
NORTH YORK, ON M2P 0A4
Email: torbscpr@rbc.com

Search ID #: Z16716845

Business Debtor Search For:

BRM CANADA GROUP INC.

Search ID #: Z16716845

Date of Search: 2023-Oct-30

Time of Search: 10:07:27

Registration Number: 23011928103

Registration Date: 2023-Jan-19

Registration Type: SECURITY AGREEMENT

Registration Status: Current

Expiry Date: 2031-Jan-19 23:59:59

Exact Match on: Debtor No: 1

Debtor(s)

Block

Status

1 BRM CANADA GROUP INC.
15 ABBEY RD
ROCKY VIEW COUNTY, AB T1Z0A1

Current

Block

Status

2 CHEEMA, BULLAND, B
15 ABBEY RD
ROCKY VIEW COUNTY, AB T1Z0A1

Current

Birth Date:
1994-Nov-11

Block

Status

3 CHEEMA, BULLAND
15 ABBEY RD
ROCKY VIEW COUNTY, AB T1Z0A1

Current

Birth Date:
1994-Nov-11

Secured Party / Parties

Block

Status

1 THE BANK OF NOVA SCOTIA
10 WRIGHT BOULEVARD
STRATFORD, ON N5A7X9
Email: albertaprod@teranet.ca

Current

Collateral: Serial Number Goods

<u>Block</u>	<u>Serial Number</u>	<u>Year</u>	<u>Make and Model</u>	<u>Category</u>	<u>Status</u>
1	1C6SRFVT8NN475790	2022	Ram 1500	MV - Motor Vehicle	Current

Search ID #: Z16716845

Collateral: General

<u>Block</u>	<u>Description</u>	<u>Status</u>
1	OUR SECURITY INTEREST IS LIMITED TO THE MOTOR VEHICLES LISTED ABOVE AND THE PROCEEDS OF THOSE VEHICLES	Current

Result Complete

This is Exhibit "P" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.


A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

Jessica L. Cameron
T (403) 232-9715
F (403) 266-1395
JCameron@blg.com

Borden Ladner Gervais LLP
Centennial Place, East Tower
1900, 520 - 3rd Ave SW
Calgary, AB, Canada T2P 0R3
T 403.232.9500
F 403.266.1395
blg.com



File No. 404600-000869

October 13, 2021

Delivered by Email

Reliance Legal Group LLP
Commonwealth Centre
Unit 1101, 3961 52nd Avenue N.E.
Calgary, Alberta T3J 0J7

Attention: Mr. Gurteg Singh Gill

Dear Mr. Gill:

**Re: Credit Facility granted by Royal Bank of Canada ("RBC" or the "Bank")
to BRM Canada Group Inc. ("BRM"), guaranteed by Saima Qadeer
("Qadeer") and Choudhry Qadeer Akram ("Akram")**

As you are aware, we represent RBC with respect to certain credit facilities granted by the Bank to your client, BRM, pursuant to a commitment letter dated October 3, 2019 (the "**Loan Agreement**"). As security for the amounts outstanding under the Loan Agreement, BRM granted to RBC certain security, including, but not limited to, a commercial mortgage dated October 23, 2019 (the "**Mortgage**") in the principal amount of \$3,900,000.00 in respect of the lands and improvements legally described as follows (the "**Lands**"):

CONDOMINIUM PLAN 0814562
UNITS 23-29, 31-33 AND 36
AND ALL APPLICABLE ONE TEN THOUSANTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

We write with respect to a payment error which has recently been identified by the Bank, affecting the balances under each of the Loan Agreement and the Mortgage. The factual background regarding that mistaken payment are set forth below and begin with a discussion of the holdback of funds from the initial advance.

Pursuant to an Undertaking and Holdback Agreement between RBC and BRM dated December 19, 2019 (the "**Holdback Agreement**"), the parties agreed that \$500,000 (the "**Holdback**") of the initial advance under the Loan Agreement and the Mortgage would be placed in RBC's solicitor's trust account until certain conditions precedent were satisfied by BRM on or before June 23, 2021 (the "**Holdback Deadline**"). In the event such conditions precedent were not satisfied by the



Borden Ladner Gervais

Holdback Deadline, the Holdback was to be released to RBC and applied against the then outstanding principal balance owing under the Loan Agreement and Mortgage.

The parties later entered into an Agreement and Irrevocable Direction to Pay dated December 14, 2020 (the "**Amended Holdback Agreement**") whereby RBC agreed that its solicitors could release \$148,699.75 from the Holdback to BRM in order for BRM to pay certain priority payables which had accrued in relation to the Lands. This left \$351,300.25 (the "**Balance of the Holdback Funds**") remaining in RBC's solicitor's trust account. No other terms of the original Holdback Agreement were affected. Significantly, in order to obtain a release of the Balance of the Holdback Funds, BRM was still required to fulfil the outstanding conditions precedent by the Holdback Deadline.

Ultimately, such conditions precedent were not fulfilled by BRM by the Holdback Deadline. As a result, on June 29, 2021, we advised you that BRM had failed to satisfy the requisite conditions precedent under the Holdback Agreement and Amended Holdback Agreement, and, as a result, RBC was directing its solicitors to release the Balance of the Holdback Funds to itself, which balance would then be applied against the principal outstanding under the Loan Agreement and the Mortgage. The Bank's position in this respect was reiterated again in correspondence between our offices on August 12, 2021, upon receipt of BRM's financial statements, which showed a credit of the Balance of the Holdback Funds to BRM's account.

Notwithstanding RBC's clear position in this respect, on October 4, 2021, the Bank learned that an internal error had occurred in or about July 2021 with respect to the application of the Balance of the Holdback Funds. Namely, the Bank confirmed that:

- Its internal processing centre attempted to debit BRM's operating account in the amount of \$351,300.25 (the "**Initial Debit**") to apply such payment against the principal outstanding under the Loan Agreement and Mortgage.
- However, that attempted debit was not successful as the request was returned as "NSF", not sufficient funds.
- Additionally, the processing centre was alerted that the debit should have come from the Bank's internal general operating account for its special loans division, where the Balance of the Holdback Funds had been deposited, rather than BRM's account.
- As a result, the Bank attempted to reverse the Initial Debit. It did so by returning the amount of \$351,300.25 to BRM's operating account, while simultaneously reducing the principal balance outstanding under the Loan Agreement and Mortgage in the same amount.
- Given that the Initial Debit was never withdrawn from BRM's operating account, having been returned NSF, the net effect of this mistaken payment was that BRM received the benefit of the deposit of the Balance of the Holdback Funds, as well as a reduction in the principal balance outstanding under the Loan Agreement and Mortgage – despite the fact that no such payments were in fact made to RBC respecting the latter.

Upon confirmation of this mistaken payment on October 4, 2021, RBC immediately advised BRM of the error and requested a return of the Balance of the Holdback Funds. Unfortunately, BRM



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advised that the funds were no longer in its operating account, having been utilized by it in various endeavours. Additionally, BRM advised the Bank that it did not otherwise have sufficient funds to repay RBC the Balance of the Holdback Funds.

Notwithstanding this is a clear situation of a mistaken payment, RBC has determined that it does not intend to pursue BRM for repayment of the Balance of the Holdback Funds. However, given that no monies were in fact received by RBC in relation to the reduction to the principal balance outstanding under the Loan Agreement and Mortgage, please be advised that the Bank will be reversing this credit effective immediately. As such, the balance outstanding under the Loan Agreement and Mortgage has reverted to \$3,792,453.22 effective as of October 12, 2021.

In light of this situation, the prior defaults committed by your client, and the deficiencies in your client's financial reporting to date, please be further advised that RBC will not be renewing BRM's Mortgage upon expiry on January 1, 2023, at which time it expects repayment of the then outstanding balances owing under the Loan Agreement and Mortgage in full.

We trust you will find the foregoing to be in order and would ask that you kindly confirm receipt of this correspondence. Please do not hesitate to contact the undersigned should you have any questions or concerns respecting the foregoing.

Yours Truly,

BORDEN LADNER GERVAIS LLP

J. Cameron

Jessica L. Cameron

cc: Royal Bank of Canada
Attention: Jessica Chohan (via email)

This is Exhibit "J" referred to
in the Affidavit of JESSICA CHOCHAN
Sworn before me this 8th day of November 2023.


A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

Anthony Mersich
T: 403-232-9154
amersich@blg.com

Borden Ladner Gervais LLP
Centennial Place, East Tower
1900, 520 - 3rd Ave SW
Calgary AB T2P 0R3
Canada
T: 403-232-9500
F: 403-266-1395
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File No. 404600.000869

September 20, 2022

DELIVERED BY EMAIL (GSG@RLGLAW.ca)

Reliance Legal Group LLP
Commonwealth Centre
Unit 1101, 3961 52nd Avenue N.E.
Calgary, Alberta T3J 0J7

Att: Gurteg Singh Gill

Dear Mr. Gill,

Re: Credit Facility granted by Royal Bank of Canada ("RBC" or the "Bank") to BRM Canada Group Inc. ("BRM"), guaranteed by Saima Qadeer ("Qadeer") and Choudhry Qadeer Akram ("Akram")

As you are aware, we are counsel to RBC with respect to certain credit facilities granted by RBC to your client, BRM, pursuant to a commitment letter dated October 3, 2019 (the "**Loan Agreement**"). As security for the amounts outstanding under the Loan Agreement, BRM granted to RBC, among other things, a commercial mortgage dated October 23, 2019 (the "**Mortgage**") in the principal amount of \$3,900,000.00.

The term of the Mortgage expires on January 1, 2023. RBC wishes to reiterate its position that it will not be renewing the Mortgage upon expiry and expects full repayment of the then outstanding balances owing under the Loan Agreement and Mortgage at that time.

In addition, be advised that, pursuant to the terms of the terms of the RBC Royal Bank Visa Business Card Agreement, RBC has reduced the credit limit on BRM's Visa card to \$25,000.

Please contact the undersigned should you have any questions or concerns respecting the foregoing.

Yours truly,

A handwritten signature in black ink, appearing to read 'Anthony Mersich', is written over a horizontal line.

Anthony Mersich

AM/

Anthony Mersich
T: 403-232-9154
amersich@blg.com

Borden Ladner Gervais LLP
Centennial Place, East Tower
1900, 520 -3rd Ave SW
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File No. 404600.000869

December 1, 2022

DELIVERED BY EMAIL (gsg@rlglaw.ca)

Reliance Legal Group LLP
Commonwealth Centre
Unit 1101, 3961 52nd Avenue N.E.
Calgary, Alberta T3J 0J7

Att: Gurteg Singh Gill

Dear Mr. Gill,

Re: Credit Facility granted by Royal Bank of Canada (“RBC” or the “Bank”) to BRM Canada Group Inc. (“BRM”), guaranteed by Saima Qadeer (“Qadeer”) and Choudhry Qadeer Akram (“Akram”)

As you are aware, we are counsel to RBC with respect to certain credit facilities granted by RBC to your client, BRM, pursuant to a commitment letter dated October 3, 2019 (the “**Loan Agreement**”). As security for the amounts outstanding under the Loan Agreement, BRM granted to RBC, among other things, a commercial mortgage dated October 23, 2019 (the “**Mortgage**”) in the principal amount of \$3,900,000.00.

RBC has repeatedly advised your client over the past several months that it does not intend to renew the Mortgage beyond the current term, which expires on January 1, 2023. Your client recently sent a letter Mr. Chad Artem, (Senior Manager of Special Loans in Western Canada with RBC), wherein your client requests RBC to reconsider renewing the Mortgage beyond the current term. A copy of your client’s letter and its accompanying documents are enclosed herewith for your reference.

RBC advises that it will not reconsider its position on this issue, and repeats that it **will not be renewing the Mortgage upon expiry and expects full repayment of the then outstanding balances owing under the Loan Agreement and Mortgage at that time.** RBC will provide a payout statement setting out the amount owing to it under the Loan Agreement and Mortgage in due course.

Please contact the undersigned should you have any questions or concerns respecting the foregoing.

Yours truly,



Anthony Mersich

AM/

Jack R. Maslen
T: 403-232-9790
jmaslen@blg.com

Borden Ladner Gervais LLP
Centennial Place, East Tower
1900, 520 - 3rd Ave SW
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Canada
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F: 403-266-1395
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File No. 404600.869

December 20, 2022

DELIVERED BY EMAIL (GSG@RLGLAW.CA)

Reliance Legal Group LLP
Commonwealth Centre
Unit 1101, 3961 52nd Avenue N.E.
Calgary, Alberta T3J 0J7

Attention: Gurteg Singh Gill

Dear Sir:

Re: Credit Facility granted by Royal Bank of Canada ("RBC" or the "Bank") to BRM Canada Group Inc. ("BRM"), guaranteed by Saima Qadeer ("Qadeer") and Choudhry Qadeer Akram ("Akram")

As you know, we are counsel to RBC with respect to certain credit facilities (collectively, the "Loan") granted by RBC to your client, BRM, pursuant to a commitment letter dated October 3, 2019 (the "Loan Agreement"). As security for the amounts outstanding under the Loan Agreement, BRM granted to RBC, among other things, a commercial mortgage dated October 23, 2019 (the "Mortgage") in the principal amount of \$3,900,000.00.

I write to you further to your correspondence to Anthony Mersich dated December 9, 2022. Please note that Mr. Mersich has resigned from BLG, and I now have carriage of this matter and all future correspondence should be addressed to my attention.

In your letter of December 9, 2022, you request, on behalf of BRM, for RBC to re-consider its position with respect to the non-extension of the Loan. RBC has considered this latest request, and confirms that it is not agreeable to same. As RBC has repeatedly advised, including as recently as December 1, 2022, RBC requires that the Loan be repaid in full upon its maturity on January 1, 2023.

In this regard, a payout statement is attached for your client's future handling. The payout balance is calculated as of December 22, 2022, with applicable *per diem* interest detailed therein.

We trust you will find the foregoing in order.

Yours truly,

BORDEN LADNER GERVAIS LLP

A handwritten signature in black ink, appearing to be 'J. Maslen', is written over a horizontal line.

Jack R. Maslen

cc: Client

Encl.



RBC Royal Bank

December 19, 2022

BRM Canada Group Inc.

Re: BRM Canada Group (the "Company") et al, Credit Facility Payout Amounts

The below payout figures include RBC credits outstanding.

Payout Particulars as at December 22, 2022

Mortgage Number:	97365126 005
Loan Description:	Commercial Mortgage
Outstanding Amount:	\$3,743,247.80
Breakage Cost:	\$48,877.29
Total Amount to Close:	<u>\$3,792,125.09</u>
Per Diem Interest:	\$409.26

Credit Card Facility:	Card ending in "0897"
Loan Description:	Visa
Outstanding Amount:	\$10,908.72

RBC Legal fees incurred:	\$37,943.54
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Total outstanding:	<u>\$3,840,977.35</u>
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The above excludes the outstanding CEBA Loan(s). The above excludes outstanding lease facilities if any. The above figures are subject to change at the sole discretion of RBC; these figures may not represent balances and/or transaction that may exist on/or after the payout date.

Issue cheque/draft payable to Royal Bank of Canada, and forward it to the address below. Once receipt of funds has been confirmed, the Bank will begin its collateral security discharge process.

Royal Bank of Canada
Attn: Chad Artem, Senior Manager
Special Loans and Advisory Services
335 - 8th Avenue SW, 5th Floor
Calgary, AB T2P 1C9
(403) 991-0687
Chad.artem@rbc.com

Note: Payout amounts and per diem figures are provided for indication only and are subject to change.



RELIANCE | LEGAL GROUP LLP

Barristers • Solicitors

Commonwealth Centre
Unit 1101, 3961 – 52 Avenue NE
Calgary, AB T3J 0J7
Tel: 403.285.7070
Fax: 403.590.7800

Our File No. c 2202-1998
December 9, 2022

Borden Ladner Gervais LLP
Centennial Place, East Tower
1900, 520-3rd Ave SW
Calgary AB T2P 0R3

By email

Attention: Anthony Mersich

RE: Credit Facility granted by Royal Bank of Canada (“RBC or the “Bank”) to BRM Canada Group Inc. (“BRM”), guaranteed by Saima Qadeer (“Qadeer”) and Choudhry Qadeer Akram (“Akram”)

We have reviewed your letter dated December 1, 2022, with our client. We have also provided our client with the copies of all your previous letters wherein you have advised that RBC does not intend to renew the Mortgage beyond the current term. We have advised the client about your role in this scenario as counsel for RBC.

However, the client has specifically instructed us to make a formal request to your office to respectfully ask RBC to re-consider their position and to provide a reasonable plan as to how both parties can move forward. Our client is very much committed to resolving any outstanding issues and to maintain the current business relationship going on some agreed upon binding terms for both the Guarantors and BRM.

We hereby submit and respectfully request your office to consider the following factors with your client.

Background of the RBC decision:

We understand that RBC has made the decision to not to renew the mortgage because they have considered their mortgaged assets as a 'risky asset'.

In considering our clients asset as being "Risky" we understand the factors which were assessed and considered by the RBC decision maker in the risk assessment of this RBC mortgage asset were:

- 1) The original decision maker at RBC was concerned that BRM and Guarantor does not have and may not maintain their financial capacities to service the RBC mortgage. The reasons for such concerns were:
 - a. The largest and single most paying tenant, Apna Punjab Sweet and Samosa Factory was not paying the lease on time and was in arrears. The lease payments were not on regular payments.

- b. Other tenants in the other condo units were not on regular payment plans and were at risk to leave and close their businesses because of Covid -19 restrictions in 2020.
 - c. One of the previous tenants who had a dispute with the other partners, had named BRM as a defendant. The amount claimed by that tenant as a Plaintiff was a concern to RBC.
- 2) The lawyer for the Tenant/Plaintiff (without proving the claim) advised the Bank in at the time of RBC advancing the funds that they would ask that at least \$500,000 be reserved for the possible damages award against BRM if they successfully proved their claim. These damages were not assessed and were not verified, or proved but were accepted by BRM as a holdback amount to move forward with the RBC mortgage in December 2019.

This was a second major concern for RBC. It should be noted that even until now the litigation has not progressed and the matter is not yet set for any further steps. BRM has plans to deal with this case and will address the issue of liability and seek the discontinuance of the action against BRM in the due course.

- 3) The other important concern was the release of the " RBC Holdback" proceeds and its use by the client. Upon review of the release process, you will note that the funds were released to the client by RBC. As a matter of fact, in the holdback agreement, BRM authorized RBC to take the balance amount to reduce the principal amount of the Mortgage. The terms of the "holdback release" in the RBC file would confirm these arrangements agreed by BRM.
- 4) BRM acknowledged that upon receiving the Holdback Funds (in error by RBC) should not have used these funds. This was a mistake by the Borrower, and has caused a breakdown of the relationship between the parties. Being in a financial crunch at that time, BRM utilized those funds. However, BRM is now prepared to take the right steps in order to repair their relationship with RBC.

Current Situation and its comparison to year 2020

- 5) The over all financial condition of BRM is much better than it was in 2020.

The Sweet factory is in business, operating under new owners. Savor Sweet and Samosa Factory as the new tenant has great business plans and ideas to make the sweet factory a successful business venture. Guarantor's, the Cheema family are part of the ownership group of the sweet factory. There is a new Lease with five (5) personal guarantors in place for the sweet factory. The Indemnifiers of the sweet factory lease are successful business people who have strong business and financial ties. RBC has the assignment of rents and leases registered on the title and can enforce the lease. This should be a

strong factor to be considered when making the determination to continue with BRM as the RBC Mortgage loan's Guarantor's family members are the owners and operators of the sweet and samosa factory business. They have their own personal funds invested in the Sweet Factory. The Business is very profitable and they have been making all of the lease payments on time strengthening BRM's overall financial profile :

- 6) Other units are also leased to Auto sale and repair company "Kash Automotive" who is leasing five (5) units in the premises. This tenant has an established Auto repair and sale business. The copies of new Leases will be provided to you for your and your clients' consideration.
- 7) The current lease income from the current tenants (Sweet Factory tenant and Kash Automotive and Bangla Bazar tenant, Granite tenant, kitchen cabinet tenant) and other tenants) is sufficient to service the RBC mortgage payments and all other ongoing financial obligations of BRM.
- 8) BRM has repaired and improved all of the units. The Sweet factory has spent almost \$550,000 inside the unit for improvements towards its kitchen production center and adding canopy and a tandoor etc.
- 9) BRM would appreciate it if an RBC risk assessor could visit the subject units and observe the current improvements and the business viability of BRM and all it's tenants. The owners of BRM and the sweet and samosa factory take pride in the new business operations that they currently have and have an interest to keep the RBC and BRM business relationship going forward

Proposal by BRM to move forward with some strict terms and obligations on BRM:

We have advised the client and they recognize that it is at the absolute discretion of RBC to set the terms for a path forward if RBC wishes to continue the business relationship with BRM. However, BRM is ready, willing, and able to propose following terms as a way to keep working together:

- 10) **Forbearance Agreement:** BRM is ready to enter into a forbearance agreement until January 31, 2025, with some reasonable terms set forth by RBC. The period until January 31, 2025, would give our client sufficient time to resolve the some of its most pressing issues;
 - a) The original tenant of sweet factory has registered a Purchaser's Interest Caveat on the land and the sale of the subject land is scheduled to close with the caveator on or before December 31, 2024. If the sale of the subject land would close, RBC would be paid off in December 2024. BRM has received a significant deposit in the amount of \$500,000.00 from the caveator and the caveat must be dealt with prior to any refinance. BRM would irrevocably assign its interest as the seller to RBC as part of the Forbearance Agreement. This

proposal can be considered for an eventuality of any foreclosure remedy for RBC

- 11) **Buy down of RBC mortgage:** as part of the consideration of the Forbearance Agreement, BRM would pay \$350,000.00 at the signing of Forbearance Agreement to buy down the principal amount of the current RBC mortgage.
- 12) **Interest reserve:** BRM would pay RBC the amount of 3-month interest payments in advance of every 3 months in the forbearance period.
- 13) **Assignment of all Lease Agreements:** Although RBC has registered its interest on the title for rents and Lease, BRM is willing to do a specific assignment of all their material agreements .
- 14) Other obligations of BRM which RBC would ask BRM to perform during the Forbearance period can be stated by RBC in the forbearance Agreement.
- 15) Based on the current rental income and some income to Cheema family from the Sweet Factory business would enable BRM to have strong financials in the upcoming two years.


We believe that these proposed terms are very reasonable and provides a path forward for RBC and BRM to keep their ongoing business relationship. It would be up to BRM to keep performing on their contractual obligations in the Forbearance Agreement.

We look forward to the due consideration of these terms and to hopefully hear a positive response from RBC. Please feel free to reach out if you need further explanations or any documents you may require for clarification of any concerns that you may have.

Best Regards,

Reliance Legal Group

GURTEG S GILL



Gsg/ds

(The contents of this letter and proposal were read over and explained to the President/director of BRM Group. I confirm the contents and my understanding of the proposed terms)



Choudhry Qadeer Akram
Principal,
BRM Canada Group Inc.

Anthony Mersich
T: 403-232-9154
amersich@blg.com

Borden Ladner Gervais LLP
Centennial Place, East Tower
1900, 520 - 3rd Ave SW
Calgary AB T2P 0R3
Canada
T: 403-232-9500
F: 403-286-1395
blg.com



File No. 404600.000869

December 1, 2022

DELIVERED BY EMAIL (gsg@rlglaw.ca)

Reliance Legal Group LLP
Commonwealth Centre
Unit 1101, 3961 52nd Avenue N.E.
Calgary, Alberta T3J 0J7

Att: Gurteg Singh Gill

Dear Mr. Gill,

Re: Credit Facility granted by Royal Bank of Canada ("RBC" or the "Bank") to BRM Canada Group Inc. ("BRM"), guaranteed by Saima Qadeer ("Qadeer") and Choudhry Qadeer Akram ("Akram")

As you are aware, we are counsel to RBC with respect to certain credit facilities granted by RBC to your client, BRM, pursuant to a commitment letter dated October 3, 2019 (the "**Loan Agreement**"). As security for the amounts outstanding under the Loan Agreement, BRM granted to RBC, among other things, a commercial mortgage dated October 23, 2019 (the "**Mortgage**") in the principal amount of \$3,900,000.00.

RBC has repeatedly advised your client over the past several months that it does not intend to renew the Mortgage beyond the current term, which expires on January 1, 2023. Your client recently sent a letter Mr. Chad Artem, (Senior Manager of Special Loans in Western Canada with RBC), wherein your client requests RBC to reconsider renewing the Mortgage beyond the current term. A copy of your client's letter and its accompanying documents are enclosed herewith for your reference.

RBC advises that it will not reconsider its position on this issue, and repeats that it **will not be renewing the Mortgage upon expiry and expects full repayment of the then outstanding balances owing under the Loan Agreement and Mortgage at that time**. RBC will provide a payout statement setting out the amount owing to it under the Loan Agreement and Mortgage in due course.

Please contact the undersigned should you have any questions or concerns respecting the foregoing.

Yours truly,



Anthony Mersich

AM/

This is Exhibit "K" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public



Jack R. Maslen
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E jmaslen@blg.com

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blg.com

File No. 404600-000869

January 13, 2023

DELIVERED BY EMAIL [GSG@RLGLAW.CA]

BRM Canada Group Inc.
c/o Reliance Legal Group LLP
Commonwealth Centre
Unit 1101, 3961 52 Avenue NE
Calgary, AB T3J 0J7

Attention: Gurteg Singh Gill

Dear Sir:

Re: Credit Facility granted by Royal Bank of Canada (the "Bank") to BRM Canada Group Inc. ("BRM")

Mortgage of lands from BRM to the Bank dated October 23, 2019 as amended or renewed from time to time (the "Mortgage")

Please be advised that we represent the Bank with respect to a mortgage loan (the "Credit Facility") granted by the Bank to BRM, pursuant to a commitment letter dated October 3, 2019 (the "Loan Agreement"), which is secured by, among other things, the Mortgage.

Pursuant to the Mortgage, BRM mortgaged to the Bank, as security for the Loan, the lands legally described as (the "Mortgaged Lands"):

CONDOMINIUM PLAN 0814562
UNITS 23-29, 31-33 AND 36
AND ALL APPLICABLE ONE TEN THOUSANTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS.

As we have previously advised, the Loan matured on January 1, 2023. BRM failed to repay the Loan in full, or at all, on January 1, 2023. As such, BRM is in default of the Loan, the Mortgage and such other collateral security provided by BRM from time to time.

Consequently, the Bank is entitled to, and hereby formally demands, the immediate repayment in full of all amounts owing pursuant to or in respect of the Loan and Mortgage, which as of January 13, 2023, totals

\$3,742,468.83, comprising the principal balance, accrued interest, and incurred and estimated legal expenses to date (the "Indebtedness").

In the event that repayment of the Indebtedness, properly due and owing by BRM to the Bank, is not made to our offices (by cash or certified cheque) by **4:30 P.M. on January 23, 2023**, the Bank will take all steps that it considers necessary and appropriate to protect its position, including but not limited to commencing legal proceedings to realize on the Mortgage and such other security. In that regard, enclosed herewith is a Notice of Intention to Enforce Security pursuant to section 244 of the *Bankruptcy and Insolvency Act* (Canada).

We trust you will find the foregoing to be in order.

Yours truly,

BORDEN LADNER GERVAIS LLP

Jack R. Maslen

anci.

BANKRUPTCY AND INSOLVENCY ACT
NOTICE OF INTENTION TO ENFORCE SECURITY
Subsection 244(1)
Form 86

TO: BRM Canada Group Inc. ("BRM"), an insolvent person.

TAKE NOTICE THAT:

1. Royal Bank of Canada ("RBC"), a secured creditor, intends to enforce its security on or against the property of BRM as described below:
 - a. The lands legally described as:

CONDOMINIUM PLAN 0814562
UNITS 23-29, 31-33 AND 36
AND ALL APPLICABLE ONE TEN THOUSANDTH SHARES IN THE COMMON
PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

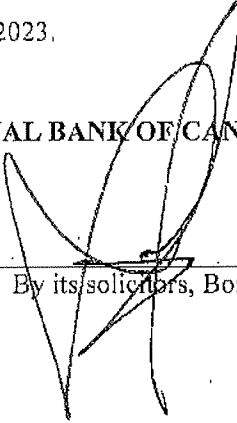
(collectively, the "Lands");
 - b. All present and after acquired personal property of BRM, situate on, used in connection with, or arising from the business or affairs carried on, at or about the real property located at or about the Lands; and
 - c. All present and after acquired property of BRM.
2. The security that is to be enforced includes, but is not limited to, the following:
 - a. A commercial mortgage dated October 23, 2019 granted by BRM in favour of RBC in respect of the Lands and registered in the Alberta Land Titles Office as registration number 191 235 752 (the "Mortgage");
 - b. An assignment of rents dated October 23, 2019 granted by BRM in favour of RBC in respect of the Lands and registered in the Alberta Land Titles Office as registration number 191 235 753;
 - c. A site specific security agreement dated October 23, 2019 granted by BRM in favour of RBC; and
 - d. A general security agreement dated August 10, 2021 granted by BRM in favour of RBC;(collectively, the "Security").
3. The total amount of indebtedness secured by the Security is \$3,742,468.83, as at January 13, 2023, plus accrued interest, legal fees and other recoverable costs continuing to accrue thereon.

RBC will not have the right to enforce the Security until after the expiry of the 10-day period following the sending of this notice, unless BRM consents to an earlier enforcement.

DATED at Calgary, Alberta, this 13th day of January, 2023.

ROYAL BANK OF CANADA

Per:

A large, stylized handwritten signature in black ink, consisting of several overlapping loops and a long vertical stroke on the left side.

By its solicitors, Borden Ladner Gervais LLP

This is Exhibit "L" referred to
in the Affidavit of JESSICA CHOCHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

Jack R. Maslen
T: 403-232-9790
E: jmaslen@blg.com

Borden Ladner Gervais LLP
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1800, 520 - 3rd Ave SW
Calgary AB T2P 0R3
Canada
T: 403-232-9500
F: 403-266-1395
blg.com



File No. 404600.869

September 22, 2023

DELIVERED VIA REGISTERED MAIL

TO THE TENANTS OF:
2106, 5150 – 47 Street NE
Calgary, AB T3J 4N4

Re: Assignment of Rents in Favour of the Royal Bank of Canada

We are the solicitors for the Royal Bank of Canada (“**RBC**”). RBC has been granted an Assignment of Rents dated October 23, 2019, from BRM Canada Group Inc. (“**BRM**”), a copy of which is enclosed (the “**Assignment**”). Pursuant to the Assignment, all rents reserved and payable (“**rent**”) in relation to the lands legally described as:

CONDOMINIUM PLAN 0814562
UNITS 23-29, 31-33 AND 36
AND ALL APPLICABLE ONE TEN THOUSANDTH SHARES IN
THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

and municipally described as:

Units 2106, 2102, 2110, 2114, 2118, 2122, 2126, 3115, 3107, 3103, and 3119,
5150 – 47 Street NE, Calgary, AB T3J 4N4;

have been assigned to RBC as further security for its mortgage in respect of the above lands.

BRM is in default of its obligations to RBC and we have been instructed to enforce the Assignment, and you have now been duly served with Notice of the Assignment. Until you receive further notice from RBC or our office, you are required to make all present and future rent payments to our offices in trust for RBC.

PAYMENT BY YOU TO ANY OTHER PARTY WILL NOT RELIEVE YOU FROM PAYMENT AS REQUIRED HEREIN; MAKING YOU LIABLE TO PAY TWICE.


Unless alternate arrangements for pick-up or delivery are made, please deliver your cheque, bank draft or money order made payable to “**Borden Ladner Gervais LLP in trust for Royal Bank of Canada**” and submit to the address provided below:

Borden Ladner Gervais LLP
Attention: Jack R. Maslen
Centennial Place, East Tower
1900, 520 – 3rd Ave SW
Calgary, AB, Canada
T2P 0R3

Should you have any questions with respect to this matter, do not hesitate to contact our office. Thank you for your cooperation.

Yours truly,

BORDEN LADNER GERVAIS LLP


Jack R. Maslen

Enclosure

cc: Tiffany Bennett, Borden Ladner Gervais LLP – via Email (tibennett@blg.com)
Taylor Johnson, Reliance Legal Group LLP (counsel to BRM) – via Email (tj@rlglaw.ca)

ASSIGNMENT OF RENTS

THIS INDENTURE made this 23 day of October, 2019

BETWEEN:

BRM CANADA GROUP INC.
hereinafter called the "Assignor"

OF THE FIRST PART,

and

ROYAL BANK OF CANADA,
hereinafter called the "Assignee"

OF THE SECOND PART.

WHEREAS, by a Mortgage registered in the Land Titles Office for the Alberta Land Registration District, the Assignor herein did grant and mortgage unto the Assignee herein the lands and premises more particularly described in Schedule "A" hereto annexed which Mortgage secures payment of the sum of THREE MILLION NINE HUNDRED THOUSAND (\$3,900,000.00) DOLLARS and interest as therein mentioned and which Mortgage is hereinafter referred to as "the Mortgage". Whenever in this indenture reference is made to the Mortgage, it shall be deemed to include any renewals or extensions thereof and any Mortgage taken in substitution therefor either in whole or in part;

AND WHEREAS it is a condition of the lending of the monies secured or to be secured by the Mortgage, that the Assignor should assign to the Assignee, its successors and assigns, the rents reserved and payable and/or intended to be reserved and payable under, and all advantages and benefits to be derived from, leases of premises erected on the lands and premises more particularly described in Schedule "A" hereto (the "Leases") now or hereafter entered into by the Assignor as landlord with tenants thereof (Lessees) and including without limitation the specific leases referred to in Schedule "B" hereto annexed, as additional security for the payment of the money secured by the Mortgage, and for the performance of the covenants contained therein;

AND WHEREAS it is agreed that notwithstanding anything in this Indenture contained, the Assignee is not to be bound to advance the said mortgage monies or any unadvanced portion thereof;

NOW THEREFORE THIS INDENTURE WITNESSETH that the Assignor in consideration of the premises, the making of the said Mortgage, and the sum of One (\$1.00) Dollar now paid by the Assignee to the Assignor (the receipt whereof is hereby acknowledged), doth covenant and agree with the Assignee as follows:

1. The Assignor hereby irrevocably transfers, assigns, and sets over to the Assignee all rents reserved and payable under the Leases (including without limitation the specific leases referred to in Schedule "B" hereto annexed) and all benefits and advantages to be derived therefrom, to hold and receive the same unto the said Assignee, its successors and assigns.
2. The Assignor covenants and agrees with the Assignee that the Assignor will not, without the consent in writing of the Assignee, permit any prepayment of rents payable under any of the Leases that will result in more than two months' of such rents being prepaid under such Leases, or variation, cancellation or surrender of any of the Leases, or of the terms, covenants, provisos or conditions thereof.

3. The Assignor covenants with the Assignee to perform and observe all the covenants, conditions and obligations binding upon it under the Leases.

4. The Assignor covenants and agrees irrevocably with the Assignee that the Assignee shall have the right to sue for payment and/or for enforcing anything in this Indenture herein contained in any or all of the following ways:

- (a) in its own name;
- (b) in the name of the Assignor, and
- (c) in the names of both the Assignor and the Assignee jointly.

5. The Assignor agrees to assign any of the said Leases to the Assignee upon request should the Assignee deem such assignment advisable for the protection of its security, such assignment to be on a form to be prepared by the Assignee's solicitors in such case.

6. PROVIDED, however, that until notified to the contrary in writing the Lessees shall pay the rent reserved under the Leases, (but only to the extent that the same may be due and payable under the Leases) to the said Assignor and any notice to the contrary required by this proviso may be effectively given by sending the same by registered mail to any Lessee at its premises on the lands and premises described in Schedule "A" hereto or by delivering the same personally to any Lessee, or an officer of such Lessee.

7. The Assignor does hereby declare that any direction or request from the Assignee to pay the rents reserved to the Assignee shall be sufficient warrant and authority to the said Lessee to make such payments, and the payments of the said rentals to the Assignee shall be and operate as a discharge of the said rents to the said Lessee.

8. The Assignor covenants and agrees with the Assignee not to renew nor extend any of the Leases at rentals reserved and payable of lesser amounts than are now reserved and payable under such Leases unless compelled to do so as the result of an Arbitration Award, or with the consent of the Assignee.

9. The Assignee covenants and agrees with the Assignor to release this Assignment of Rents upon payment in full of the Mortgage in accordance with the terms thereof and that the Assignee will, at the request and cost of the Assignor, reassign any unmatured rents to the Assignor. In the absence of such a request the delivery to the Assignor of a discharge or cessation of the Mortgage shall operate as a release and reassignment of such rents.

10. The Assignor hereby covenants and agrees to and with the Assignee that this Assignment and everything herein contained shall be irrevocable without the consent of the Assignee.

11. PROVIDED that nothing in this Indenture contained shall be deemed to have the effect of making the Assignee responsible for the collection of the said rents or any part thereof or for the performance of any covenants, terms or conditions either by the Assignor or by the Lessees contained in any of the said Leases, and that the Assignee shall not by virtue of these presents be deemed a mortgagee in possession of the lands and premises described in Schedule "A" hereto and the Assignee shall not be liable to account for any monies other than those actually received by it by virtue of these presents.

12. IT IS AGREED that waiver of or failure to enforce at any time or from time to time any of the rights of the Assignee under or by virtue of this Indenture shall not prejudice the Assignee's rights in the event of the breach, default or other occasion for the exercise of such rights again occurring.

13. IT IS HEREBY DECLARED AND AGREED that these presents and everything herein contained shall enure to the benefit of and be binding upon the parties hereto and each of their respective successors and assigns.

00627829v1

IN WITNESS WHEREOF the Assignor has hereunto affixed its corporate seal under the hands of its proper signing officers duly authorized in that behalf.

SIGNED, SEALED AND DELIVERED

BRM CANADA GROUP INC.



Per

(Affix corporate seal here)

Witness if executed without a corporate seal

Per

(execute if signed by Individuals or without a corporate seal)

AFFIDAVIT OF EXECUTION

CANADA) I, _____ (Witness – print name)
PROVINCE OF ALBERTA) of the City of _____, Province of Alberta
TO WIT:) MAKE OATH AND SAY:

1. That I was personally present and did see _____ named in the within instrument who is/are known to me to be the persons named therein, duly sign, seal and execute the same for the purpose named therein.

2. That the same was executed at the City of _____, Province of Alberta, and that I am the subscribing witness thereto.

3. That I know the said parties and he/she is/they are in my belief of the full age of eighteen years.

Sworn before me at City of _____)
Province of Alberta, on _____, 2019.)
)
) _____
) Witness signature

A Commissioner for Oaths in and for
the Province of Alberta

**AFFIDAVIT VERIFYING
CORPORATE SIGNING AUTHORITY**

I, _____ (name of officer or director) of the City of _____,
Province of Alberta, MAKE OATH AND SAY:

- 1. I am an officer or a director of BRM CANADA GROUP INC. named in the within or annexed instrument.
- 2. I am authorized by the corporation to execute the instrument without affixing a corporate seal.

Sworn before me at City of _____)
Province of Alberta, on _____, 2019.)
)
) _____
)

A Commissioner for Oaths in and for
the Province of Alberta

(execute if signed by individuals or without a corporate seal)
AFFIDAVIT OF EXECUTION

CANADA) I, _____ (Witness -- print name)
PROVINCE OF ALBERTA) of the City of _____, Province of Alberta
TO WIT:) MAKE OATH AND SAY:

1. That I was personally present and did see _____ named in the within instrument who is/are known to me to be the persons named therein, duly sign, seal and execute the same for the purpose named therein.

2. That the same was executed at the City of _____, Province of Alberta, and that I am the subscribing witness thereto.

3. That I know the said parties and he/she is/they are in my belief of the full age of eighteen years.

Sworn before me at City of _____)
Province of Alberta, on _____, 2019.)
)
)

Witness signature

A Commissioner for Oaths in and for
the Province of Alberta

**AFFIDAVIT VERIFYING
CORPORATE SIGNING AUTHORITY**

I, _____ (name of officer or director) of the City of _____,
Province of Alberta, MAKE OATH AND SAY:

1. I am an officer or a director of BRM CANADA GROUP INC. named in the within or annexed instrument.

2. I am authorized by the corporation to execute the instrument without affixing a corporate seal.

Sworn before me at City of _____)
Province of Alberta, on _____, 2019.)
)
)

A Commissioner for Oaths in and for
the Province of Alberta

SCHEDULE "A"

Description of Property

CONDOMINIUM PLAN 0814562
UNITS 23-29, 31-33 AND 36
AND ALL APPLICABLE ONE TEN THOUSANDTH SHARES IN THE COMMON PROPERTY
EXCEPTING THEREOUT ALL MINES AND MINERALS

SCHEDULE "B"

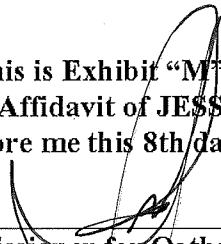
LESSEE	LEASE DATE (MM/DD/YYYY)	EXPIRY DATE (MM/DD/YYYY)	REGISTRATION NO.
1) Apna Punjab	01/01/2015	12/31/2024	No Registration of Lease Convent 191206654
2) 1861066 Albarta Ltd	01/01/2015	12/31/2024	Same Convent no Lease registered
3) 1861066 Albarta Ltd 31915723 Albarta Ltd	08/01/2015	12/31/2024	Same Convent No Lease registered



Qadeer Akram Choudhry
Director

Confirmed by the Director of the Borrower

This is Exhibit "M" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.


A Commissioner for Oaths in and for Alberta

JOHN JACK MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

Jack R. Maslen
T: 403-232-9790
E: jmaslen@blg.com

Borden Ladner Gervais LLP
Centennial Place, East Tower
1900, 520 - 3rd Ave SW
Calgary AB T2P 0R3
Canada
T: 403-232-9500
F: 403-266-1395
blg.com



File No. 404600.000869

October 6, 2023

DELIVERED VIA EMAIL (TJ@RLGLAW.CA)

RELIANCE LEGAL GROUP LLP
Commonwealth Centre
Unit 1101, 3961 – 52 Avenue NE
Calgary, AB T3J 0J7

Attention: Taylor L. Johnson

Dear Mr. Johnson:

Re: Credit Facility granted by Royal Bank of Canada (“RBC”) to BRM Canada Group Inc. (“BRM”), and related security

RBC v BRM et al, Court of King’s Bench of Alberta File No. 2301-01408 (the “Action”)

We write further to the above Action. Unless otherwise indicated, capitalized terms used herein have the meanings given to them in the Statement of Claim filed on February 1, 2023.

By letters dated September 22, 2023, RBC (through our office) exercised its right of assignment, pursuant to an Assignment of Rents granted by BRM dated October 23, 2019 (the “Assignment”). You were provided copies of all such letters. No response or reply was provided from your office.

We have since received communications from a tenant of the Mortgaged Premises, advising that representative(s) of BRM have directed them to not remit rent payments to RBC. This interference is unlawful and in clear breach of the Assignment. Among other things, the Assignment states:

1. The Assignor [BRM] hereby irrevocably transfers, assigns, and sets over to the Assignee [RBC] all rents reserved and payable under the Leases (including without limitation the specific leases referred to in Schedule “B” hereto annexed) and all benefits and advantages to be derived therefrom, to hold and receive the same unto the said Assignee, its successors and assigns. [underlining added]

Please consider this letter formal notice to BRM that if it continues to unlawfully interfere with RBC’s rights under the Assignment, we may seek relief from the Court (and costs on a solicitor-own-client basis) in addition to the other relief sought in the Statement of Claim. We have enclosed for your reference our recent email correspondence with the tenant in question.

Furthermore, as you are no doubt aware, Section 63 of the *Law of Property Act* states (in relevant part):

63(3) When

- (a) an assignment of rents payable pursuant to a lease of land is made,
- (b) a tenant is served with written notice of the assignment of rents, and
- (c) pursuant to that notice, the tenant in good faith pays the tenant's rent to the assignee or a person on the assignee's behalf,

that payment discharges the tenant from any further obligation with respect to that portion of the rent for which the payment was made. [underlining added]

Accordingly, your client is legally prevented from representing to tenants that if they deliver rents in accordance with the Assignment, they will be liable to pay the same amount to BRM. We trust you will carefully advise your client of this.

Please govern yourself accordingly.

Yours truly,

BORDEN LADNER GERVAIS LLP


Jack R. Maslen
Enclosure

cc: Tiffany Bennett, Borden Ladner Gervais LLP – via Email (tibennett@blg.com)

Gorrie, Jennifer

From: Maslen, Jack
Sent: October 6, 2023 2:28 PM
To: ICON KITCHEN Cabinet
Subject: RE: Rent for Unit 2118

Dear Marie:

Thank you for the email. As I advised, my firm represents Royal Bank of Canada. As per our letter dated September 22, 2023, RBC has exercised its rights under an Assignment of Rents, which requires tenants to pay rents to Borden Ladner Gervais LLP in trust for RBC.

As we noted in our letter, you should remit rents to us, on behalf of RBC, failing which there is a risk you will be required to pay twice. The landlord is not entitled to stop you from delivering rents to RBC, and I will be providing a copy of this email to the landlord's legal counsel.

If you have further questions, you should seek your own independent legal advice with respect to the Assignment of Rents.

Sincerely,

Jack Maslen

Partner

T 403.232.9790 | JMAslen@blg.com

Centennial Place, East Tower, 1900, 520 – 3rd Ave. SW, Calgary, AB, Canada T2P 0R3

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Borden Ladner Gervais LLP

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From: ICON KITCHEN Cabinet <iconcabinet@gmail.com>

Sent: October 4, 2023 11:29 AM

To: Maslen, Jack <JMAslen@blg.com>

Subject: Rent for Unit 2118

[External / Externe]

Hi Jack,

This is to confirm that we received the registered mail to the tenant of this Unit 2118 is now confused which way we need to pay the rent for this month starting October 2023, could you please send me an email to address the payment.

Thank you,

Marie Ramos | Iconcabinet@gmail.com

Icon Kitchen Cabinets Ltd. 2118 – 5150 47th Street NE Calgary Alberta CA T3J4N4

T 587-575-4266 | www.iconcabinet.ca

This is Exhibit "N" referred to
in the Affidavit of JESSICA CHOCHAN
Sworn before me this 8th day of November 2023.

A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

From: ICON KITCHEN Cabinet <iconcabinet@gmail.com>
Sent: October 13, 2023 9:07 AM
To: Maslen, Jack
Subject: Re: Rent for Unit 2118

[External / Externe]

Hi Jack,

The owner Choudhary Qadeer Akram of BRM Canada Group, has send a text message to the owner of the business in regards of the October rent, directing us to pay to RBC and show him the receipt, or otherwise he will lock the doors and all the rental business will stop, is it possible to give us a copy of the COURT ORDER, as the letter you send is not enough as proof per our lawyer/Owners of businesses.

Thank you,

Marie Ramos

Marie Ramos | iconcabinet@gmail.com

Icon Kitchen Cabinets Ltd. 2118 – 5150 47th Street NE Calgary Alberta CA T3J4N4
T 587-575-4266 | www.iconcabinet.ca

On Fri, 6 Oct 2023 at 14:27, Maslen, Jack <JMAslen@blg.com> wrote:

Dear Marie:

Thank you for the email. As I advised, my firm represents Royal Bank of Canada. As per our letter dated September 22, 2023, RBC has exercised its rights under an Assignment of Rents, which requires tenants to pay rents to Borden Ladner Gervais LLP in trust for RBC.

As we noted in our letter, you should remit rents to us, on behalf of RBC, failing which there is a risk you will be required to pay twice. The landlord is not entitled to stop you from delivering rents to RBC, and I will be providing a copy of this email to the landlord's legal counsel.

If you have further questions, you should seek your own independent legal advice with respect to the Assignment of Rents.

Sincerely,

Jack Maslen

Partner

T 403.232.9790 | JM Maslen@blg.com

Centennial Place, East Tower, 1900, 520 – 3rd Ave. SW, Calgary, AB, Canada T2P 0R3

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From: ICON KITCHEN Cabinet <iconcabinet@gmail.com>

Sent: October 4, 2023 11:29 AM

To: Maslen, Jack <JM Maslen@blg.com>

Subject: Rent for Unit 2118

[External / Externe]

Hi Jack,

This is to confirm that we received the registered mail to the tenant of this Unit 2118 is now confused which way we need to pay the rent for this month starting October 2023, could you please send me an email to address the payment.

Thank you,

Marie Ramos | Iconcabinet@gmail.com

Icon Kitchen Cabinets Ltd. 2118 – 5150 47th Street NE Calgary Alberta CA T3J4N4

T 587-575-4266 www.iconcabinet.ca

From: Saeed Attari <zealous1987@gmail.com>
Sent: October 13, 2023 9:06 AM
To: Maslen, Jack
Subject: Re: Rent for Unit 2126

[External / Externe]

Hi Jack,

The owner Choudhary Qadeer Akram of BRM Canada Group, has send a text message to the owner of the business in regards of the October rent, directing us to pay to RBC and show him the receipt, or otherwise he will lock the doors and all the rental business will stop, is it possible to give us a copy of the COURT ORDER, as the letter you send is not enough as proof per our lawyer/Owners of businesses.

Thank you,

Marie Ramos
Accounting Admin.
Zealous Granite & Tile LTD
Bay 2126- 5150 47street North East
Calgary Alberta T3J 4N4
www.zealousgraniteandtile.ca

Saeed Attari: 403-919-0426
Office # : 587-575-4266

On Tue, Oct 10, 2023 at 11:05 AM Maslen, Jack <JMAslen@blg.com> wrote:

Dear Marie:

Thank you for the email. As I advised, my firm represents Royal Bank of Canada. As per our letter dated September 22, 2023, RBC has exercised its rights under an Assignment of Rents, which requires tenants to pay rents to Borden Ladner Gervais LLP in trust for RBC.

As we noted in our letter, you should remit rents to us, on behalf of RBC, failing which there is a risk you will be required to pay twice. The landlord is not entitled to stop you from delivering rents to RBC, and I have told the landlord's lawyer this.

If you have further questions, you should seek your own independent legal advice with respect to the Assignment of Rents.

Sincerely,

Jack Maslen

Partner

T 403.232.9790 | JMAslen@blg.com

Centennial Place, East Tower, 1900, 520 – 3rd Ave. SW, Calgary, AB, Canada T2P 0R3

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Borden Ladner Gervais LLP

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From: Saeed Attari <zealous1987@gmail.com>

Sent: October 10, 2023 10:57 AM

To: Maslen, Jack <JMAslen@blg.com>

Subject: Fwd: Rent for Unit 2126

[External / Externe]

Marie Ramos

Accounting Admin.
Zealous Granite & Tile LTD
Bay 2126- 5150 47street North East
Calgary Alberta T3J 4N4
www.zealousgraniteandtile.ca

Saeed Attari: 403-919-0426

Office # : 587-575-4266

----- Forwarded message -----

From: **Saeed Attari** <zealous1987@gmail.com>

Date: Wed, Oct 4, 2023 at 11:30 AM

Subject: Rent for Unit 2126

To: <jmaslen@bld.com>

Hi Jack,

This is to confirm that we received the registered mail to the tenant of this Unit 2118 is now confused which way we need to pay the rent for this month starting October 2023, could you please send me an email to address the payment.

Thank you,

Marie Ramos
Accounting Admin.
Zealous Granite & Tile LTD
Bay 2126-5150 47street North East
Calgary Alberta T3J 4N4
www.zealousgraniteandtile.ca

Saeed Attari: 403-919-0426

Dawood Aslam: 403 400 4287

This is Exhibit "O" referred to
in the Affidavit of JESSICA CHOHAN
Sworn before me this 8th day of November 2023.



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public

From: Taylor Johnson <tj@rlglaw.ca>
Sent: October 13, 2023 6:05 PM
To: Gorrie, Jennifer
Cc: Maslen, Jack; Bennett, Tiffany
Subject: RE: Credit Facility granted by Royal Bank of Canada to BRM Canada Group Inc. and related security; RBC v BRM et al, Court of King's Bench of Alberta File No. 2301-01408 [BLG-DOCUMENTS.FID7507212]


[External / Externe]

Good afternoon Jack,

Your correspondence has been received.

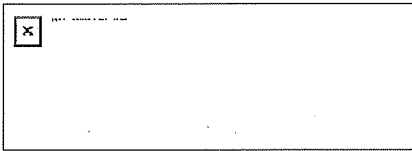
My client advises that they have NOT instructed the tenants to direct payment to anywhere but to RBC. It is understood that the tenants are confused, or otherwise are not clear, as to making their payments to RBC. The correspondence from tenant which you have attached to your October 6 correspondence provides no assertion that BRM has directed the tenant to not remit rent payment to RBC as alleged in your October 6 letter to my attention. Additionally, I am advised that historically the tenant's payments have not been made regularly and that my client's representatives have actively managed and pursued payments from tenants. As my client has a representative actively on site daily, he advises that tenants regularly rely upon his presence as a convenient means of constant communication and method to discuss and make their ongoing rent payment obligations. As of now he is not kept in the loop with who has paid to RBC and who has not. He is willing to assist in this process.

As payments are now being directed to RBC, BRM is not made aware of what payments have been made and which need to be pursued through active communication with tenants. BRM has consistently represented to RBC that all payment obligations on the credit facility can and will be made as required.


Please advise.

Sincerely,

Taylor L. Johnson
Barrister & Solicitor
Reliance Legal Group LLP



Commonwealth Centre
Unit 1101, 3961 52nd Avenue N.E.
Calgary, Alberta T3J 0J7
Ph: (403) 285-7070
Fax: (403) 590-7800

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From: Gorrie, Jennifer <JGorrie@blg.com>

Sent: Friday, October 6, 2023 2:46 PM

To: Taylor Johnson <tj@rlglaw.ca>

Cc: Maslen, Jack <JMAslen@blg.com>; Bennett, Tiffany <TiBennett@blg.com>

Subject: Credit Facility granted by Royal Bank of Canada to BRM Canada Group Inc. and related security; RBC v BRM et al, Court of King's Bench of Alberta File No. 2301-01408 [BLG-DOCUMENTS.FID7507212]

Good afternoon,

Please see attached correspondence sent on behalf of Mr. Jack Maslen.

Kindest regards,



Borden Ladner Gervais

Jennifer Gorrie

Practice Assistant

T 403.232.9675 | JGorrie@blg.com

Centennial Place, East Tower, 1900, 520 – 3rd Ave. SW, Calgary, AB, Canada T2P 0R3

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Borden Ladner Gervais LLP

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**This is Exhibit "P" referred to
in the Affidavit of JESSICA CHOCHAN
Sworn before me this 8th day of November 2023.**



A Commissioner for Oaths in and for Alberta

JOHN (JACK) MASLEN
A Commissioner for Oaths
in and for Alberta
Lawyer, Notary Public



RBC
Royal Bank

Business Service Centre
36 York Mills Rd. 4th Floor Tr#4679
Toronto, Ontario, M2P 0A4
Attention: Commercial Mortgage Department
Fax: (416) 955-2038 / 1-866 254-4406

Discharge Statement

MORTGAGE ACCOUNT NUMBER: 97365126-005

STATEMENT EFFECTIVE DATE: November 6, 2023

ISSUE TO:
JESSICA CHOCHAN

DATE ISSUED: November 6, 2023
MORTGAGOR(S) NAME:
BRM CANADA GROUP INC

PAYOUT STATEMENT

PROPERTY ADDRESS:
5150 47 STREET NE UNITS 23 TO 29, 31 TO 33 & 36
CALGARY, AB

PAYMENT INFORMATION

P & I PAYMENT:	\$20,748.02
TAX PAYMENT:	\$0.00
LIFE INSURANCE:	\$0.00
TOTAL PAYMENT:	\$20,748.02
PAYMENT FREQUENCY:	MONTHLY
LAST PAYMENT DATE:	11/18/2022

PAYOUT INFORMATION

PRINCIPAL BALANCE	AS OF: October 18, 2023	\$3,653,196.87
ACCRUED INTEREST	AS OF: November 6, 2023	\$7,744.82
LIFE INSURANCE:		\$0.00
ADMINISTRATION FEE:		\$0.00
TAX ACCOUNT BALANCE:		\$0.00
REPAYMENT COMPENSATION:		\$0.00
TOTAL BALANCE DUE:	AS OF: November 6, 2023	\$3,660,941.69

INTEREST RATE:	4.110%	
PER DIEM RATE:	\$407.21	E&OE

THIS STATEMENT IS ISSUED SUBJECT TO INSTALLMENTS DUE UP TO AND INCLUDING **Nov 18, 2022** BEING PAID AND HONoured BY THE BANK.
*AUTOMATIC WITHDRAWALS WILL BE CANCELLED AFTER THE FINAL PAYMENT IS MADE.

PAYMENT INSTRUCTIONS:

PLEASE REMIT THE BALANCE DUE VIA WIRE PAYMENT NO LATER THAN 12:00 P.M LOCAL TIME
BENEFICIARY: ROYAL BANK COMMERCIAL MORTGAGES
TRANSIT 09211, ACCOUNT NUMBER 9916560, 5TH FLOOR 180 WELLINGTON ST. W. TORONTO ON.
ATTN: _____ PHONE #1-866-300-0021

PAYMENT DETAILS: MORTGAGE #: 97365126-005 MORTGAGOR NAME: BRM CANADA GROUP INC

Statement Conditions: The above outlines the amount required to fully repay the mortgage.

1. This repayment statement is valid for 3 days only. If repayment is not completed on the date of this statement, Solicitors/Notaries must obtain a new repayment statement effective on the actual repayment date."

"RBC reserves the right to reject payment for discharge purposes if repayment funds are not disbursed to RBC on date of this statement."

2. If the amount of the payment received by the lender is less than the total balance due plus the per diem amount owing, the amount of the shortfall will still be owing and no registrable discharge document will be provided until that amount is received by the lender.

3. We will undertake to provide a registrable discharge within a reasonable period of time upon receipt of full payment, in certified funds.

NOTE: In the event the transaction does not close on the due date, please advise our office immediately

Prepared by: Michael Moreira