



ASSIGNMENT OF CONTRACT OF PURCHASE AND SALE Non-Developer

PREPARED BY:		(BROKERAGE - PLEASE P	DINIT)			DATE:	
ADDRESS:					PC: _		PHONE:
PER:					MLS	® No.:	
	(LICENSEE	- PLEASE PRINT)					(IF APPLICABLE)
1. PARTIES							
ASSIGNOR				ASSIGN	IEE		
ASSIGNOR				ASSIGNEE			
ADDRESS				ADDRE	SS		
		PC					PC
PHONE				PHONE			
RESIDENT OF CANAL as defined under the Inc		-RESIDENT OF CAN	IADA□				
2. CONTRACT OF			`				
DATED	A	MENDMENTS/ADD	ENDUM	IDATED	SELLER		
ORIGINAL PURCHASI	E PRICE						
AMOUNT OF DEPOSI	TS PAID TO I	DATE					
DEPOSITS HELD BY			INTERE	ST ON DE	POSITACCE	RUES TO	
3. PROPERTY							
UNIT NO.	STRATALOT	IO DRODE	RTYADE	DECC			
ONIT NO.	STRAIALOTT	IO. FROFE	KITADL	JKE33			
CITY/TOWN/MUNICIPALI	TY			POSTAL C	CODE	PID	
LEGAL DESCRIPTION							
4. TERMS							
The Assignor hereby as following terms and sul			fective D	ate, all the	Assignor's rig	ght and title	in and to the Contract on th
onowing terms and sur	ojeci io ine 10	nowing conditions.					

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.1 A	SSI	TY ADDRESS GNMENT AMOUNT: In consideration of the Assignor assigning the Assignor the sum of		•	_	agrees DLLARS
\$		(Assignment Amount) determined as follo	ows:			
	a)	Reimbursement of Deposits Paid to Date by Assignor	\$			
	b)	Balance of Assignment Amount	\$			
	c)	Assignment Amount (a+b)	\$			
	d)	Assignee's Total Purchase Price (original purchase price +b)	\$			
		DSIT: A deposit of \$w on the following terms:	vhich will form part o	f the Assignm	ent Amour	nt, will be
A	II mo	onies paid pursuant to this clause (Deposit) will be delivered in				
A 3 T	gree ERN	sions of the Real Estate Services Act. In the event the Assignee fement, the Assignor may, at the Assignor's option, terminate this MS AND CONDITIONS: The assignment of the Contract includitions:	Assignment Agreer	sit as required ment.	l by this Ass	signment
A 4 E S 5 R	ssigi FFE et fo	ed by written notice given by the benefiting party to the other party nament Agreement will be terminated thereupon and the Deposit retuence CTIVE DATE: This Assignment Agreement shall be effective upout hin Clause 4.3 hereof are satisfied or waived; or (b) such other EASE OF ASSIGNMENT AMOUNT: The Assignment Amount	urnable in accordance in the later of: (a) the date as specifically	e with the <i>Real</i> date that the la provided in C	Estate Sent ast of any collause 4.3 h	vices Act. onditions ereof.
_	<u> </u>	n below: .ion A: Assignment Amount Released on Submission for Re	aiotration			
	The Stak Agre Title	Assignment Amount released on Submission for Reseased on Submission for Reseased and Submission for Reseased to the Assignor (and any real esta element is then payable) upon the transfer of the Property being see Office and that if that does not happen by the date specified in the assed to the Assignee and this Assignment Agreement shall be to	are waived or satisficate commission with a submitted for registra the Contract, the Ass	respect to this tion in the app	s Assignme propriate La	ent and
	Opt	ion B: Assignment Amount Released on Subject Removal				
	Stak paya Prop com to th	Assignment Amount once paid and when all conditions, if any, a keholder to the Assignor (and any real estate commission with reable), and the Assignee expressly assumes all risks under the C perty is not completed as provided for in the Contract or the Disciplete construction of the Property or fails to complete the Contract or the Assignee except where the Seller's failure to complete construction to the Assignor's breach of this Assignment Agreement or the C	espect to this Assignic ontract including the losure Statement. Eact, the Assignment Auction of the Property	ment Agreem e risk that cons Even if the Sel Amount shall	nent is then struction of ller does no NOT be re	f the ot turned
- 1	•	ion C: Portion of Assignment Amount Released on Subject Registration	ct Removal, Baland	e Released	on Submis	ssion
	Amo trus Ass app Ass	the Assignment Amount is paid and when all conditions waive bount equal to the deposits paid by the Assignor, is to be released to the Stakeholder and is to be released to the Assignor (and a ignment Agreement is then payable) upon the transfer of the Proropriate Land Title Office and if that does not happen by the lates ignee, the Assignment Amount is to be released to the Assignee innated.	I to the Assignor, and any real estate comm perty being submitte at date specified in the	d the balance nission with re ed for registrat ne Contract, a	is to be he espect to th tion in the t the option	is
	Opt	ion D: Other Terms – See Addendum				
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- **4.6 DEPOSIT:** The Assignor assigns as of the Effective Date, all of the Assignor's interest in the Deposit set out in Section 2 (including the interest, if any, that accrues to the Assignor thereon) to the Assignee.
- 4.7 ASSUMPTION AND INDEMNITY BY ASSIGNEE: The Assignee covenants and agrees with the Assignor that it will observe and perform all of the obligations of the original buyer under the Contract as if it had been originally named as the buyer, and will indemnify and save harmless the Assignor from all actions, suits, costs, losses, damages, charges, and expenses incurred by the Assignor and arising out of any failure on the part of the Assignee to fully effect or perform the buyer's obligation under the Contract. The Assignee covenants and agrees with the Assignor to remove all of the buyer's conditions and pay all increases in the deposit required under the Contract.
- 4.8. ASSIGNOR'S WARRANTY: The Assignor represents and warrants to the Assignee that:
 - a) the Contract, a true copy of which (including all amendments and schedules thereto) is attached as Schedule A, constitutes the entire agreement between the Seller and the Assignor with respect to the Property and has not been modified or amended in any way;
 - b) the Contract is a good, valid, and subsisting contract of purchase and sale and to the best of the Assignor's knowledge, the Seller does not have any defence, set-off, claim or counterclaims against the Assignor;
 - c) the Seller's consent to this Assignment Agreement is not required;
 - d) all of the Assignor's obligations under the Contract have been and will to the Effective Date be duly observed and performed by the Assignor; and
 - e) the Assignor has not previously assigned the Contract, and the Assignor now has absolute authority to assign the Contract.
- **4.9 ASSIGNOR'S INDEMNITY:** The Assignor hereby agrees to indemnify and save harmless the Assignee against and from all actions, suits, costs, losses, damages, charges, and expenses incurred by the Assignee arising out of any breach or non-observance of any of the representations and warranties of the Assignor contained in this Assignment Agreement.
- **4.10 ASSIGNOR'S ACKNOWLEDGEMENT:** The Assignor acknowledges that this assignment does not relieve the Assignor from the buyer's obligations under the Contract in the event the Assignee is unable or fails to complete the Contract.
- **4.11 PAYMENT:** The payment of the Assignment Amount and the Deposit by the Assignee to the Assignor will be by certified cheque, bank draft or Lawyer's/Notary's trust cheque.
- **4.12 TIME:** Time will be of the essence hereof, and unless the balance of the Assignment Amount is paid on or before the date specified, the Assignor may, at the Assignor's option, terminate this Assignment Agreement, and, in such event, the amount paid by the Assignee will be absolutely forfeited to the Assignor in accordance with the *Real Estate Services Act*, on account of damages, without prejudice to the Assignor's other remedies.
- **4.13 GST:** The Assignment Amount is inclusive of any GST payable with respect to the Assignment Agreement and the Assignee shall remit any GST payable.
- **4.14 PLURAL:** In this Assignment Agreement, any reference to a party includes that party's heirs, executors, administrators, successors and assigns; singular includes plural and masculine includes feminine. If the Assignee consists of more than one person, the liability of the Assignee will be joint and several.
- **4.15 REPRESENTATIONS AND WARRANTIES:** There are no representations, warranties, guarantees, promises or agreements other than those set out in this Assignment Agreement.
- **4.16 PERSONAL INFORMATION**: The Assignee and the Assignor hereby consent to the collection, use and disclosure by the Brokerages and by the managing broker(s), associate broker(s) and representative(s) of those Brokerages (collectively the "Licensee(s)") described in Clause 4.17, the real estate boards of which those Brokerages and Licensees are members and, if the Property is listed on a Multiple Listing Service®, the real estate board that operates that Multiple Listing Service®, of personal information about the Assignee and the Assignor:
 - a) for all purposes consistent with the transaction contemplated herein;
 - b) if the Property is listed on a Multiple Listing Service®, for the purpose of the compilation, retention and publication by the real estate board that operates the Multiple Listing Service® and other real estate boards of any statistics including historical Multiple Listing Service® data for use by persons authorized to use the Multiple Listing Service® of that real estate board and other real estate boards;
 - c) for enforcing codes of professional conduct and ethics for members of real estate boards; and
 - d) for the purposes (and to the recipients) described in the brochure published by the British Columbia Real Estate Association entitled *Working With a REALTOR*®.



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	a) the Assignor has an Agency relati	ionship with			
		and			
	BROKERAGE		LICENSEE		
	b) the Assignee has an Agency relat	tionship with			
		and			
	BROKERAGE		LICENSEE		
	c) the Assignee and the Assignor ha	ve consented to a limited dual a	gency relationship with		
		and			
	BROKERAGE		LICENSEE		
	LICENSEE				
	having signed a Limited Dual Agency A	Agreement dated			
	If only a) has been completed, the As	ssignee is acknowledging no age			oleted, the
	Assignor is acknowledging no agenc	y relationship.			
	executed under seal. It is agreed and	understood, that the Assignor's a			
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ASSIGNMENT OF CONTRACT OF PURCHASE AND SALE ADDENDUM

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FURTHER TO THE ASSIGNMENT	NT OF CONTRACT OF	PURCHASE AND SALE DA	ATED
MADE BETWEEN			AS ASSIGNEE, AND
			AS ASSIGNOR AND COVERING
THE ABOVE-MENTIONED PRO	OPERTY, THE UNDERS	SIGNED HEREBY AGREE	AS FOLLOWS:
THE ASSIGNOR HEREBY ACKN			
AMEX FRASERIDGE REALT REPRESENTS THE ASSIGNEE OF	Y [BROKER] AND NLY AND FURTHERMORE	HAVE AN AGENCY RELATION	[REPRESENTATAIVE], NSHIP ONLY WITH ASSIGNEE.
2. AMEX FRASERIDGE REALTY REPRESENT THE ASSIGNOR AND	/ [BROKER] AND D FURTHERMORE DOES N	[F IOT OFFER ANY AGENCY TO	REPRESNTATIVE] , DOES NOT) THE ASSIGNOR.
3. AMEX FRASERIDGE REALT ADVISED THE ASSIGNOR TO RET HAVE ANY BROKER TO REPESE	TAIN THEIR OWN BROKER	[F	REPRESENTATIVE] , HAVE E ASSIGNOR HAS CHOSEN NOT TO
THE ASSIGNEE RESERVES THE THIRD PARTY WITHOUT FURTHE FROM HIS OBLIGATION TO COMP SUBSEQUENT ASSIGNEE DEFAU	R NOTICE TO THE ASSIGN PLETE THE TERMS AND C	NOR, SAID ASSIGNMENT NOT	
WITNESS	ASSIGNEE		PRINT NAME
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THE ABOVE-MENTIONED PROPERTY	Y, THE UNDERSIGNED HEREBY AGREE	AS FOLLOWS:
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