## SCHEDULE "NC"

## **NON-CANADIAN RESIDENTS CLAUSE**

Purc	chaser:			
Ven	dor: Celebration Est	ates Inc.		
Prop	perty: <u>11 Lansdowne</u>	Avenue, Vaugha	n, Ontario, L4	L 2B1 (Signature on 7)
1.	this Agreement of to execute this A	Purchase and Sa greement of Pur	le (and this So chase and S	represents to the Vendor that: the Purchaser has executed chedule) entirely voluntarily; the Purchaser has no obligation ale (including this Schedule); the Purchaser has had the uting this Agreement of Purchase and Sale (including this
2	the provisions cor and all regulations	The Purchaser hereby covenants, warrants and represents to the Vendor that it is aware of, and understar the provisions contained in the <i>Prohibition on the Purchase of Residential Property by Non-Canadians</i> and all regulations thereto ( <i>Prohibition on the Purchase of Residential Property by Non-Canadians Act</i> all regulations thereto, as may be amended from time to time, are herein collectively referred to as the " <b>PRFAct</b> ").		
3.	The Purchaser covenants, warrants and represents to the Vendor that the Purchaser is not a non-Canadia as defined by the PRPNC Act, or if the Purchaser is a non-Canadian, that the Purchaser qualifies for a exception as set out in the PRPNC Act (an "Exception") from the prohibition as set out in the PRPNC Act (th "Prohibition").			
4.	If, on or before the Closing Date, the Purchaser is a Non-Canadian (and does not qualify for an Exception from the Prohibition), same shall constitute a breach under this Agreement of Purchase and Sale which shall the Vendor's sole option, entitle the Vendor to terminate this Agreement and retain the deposit monies are all other monies paid pursuant to this Agreement of Purchase and Sale as liquidated damages and not a penalty in addition to and without prejudice to any other remedy available to the Vendor arising out of such default and the Purchaser shall have no further right to or interest in the Property.			
5.	The Purchaser hereby indemnifies and saves harmless the Vendor and all corporations and partnership related, affiliated or associated therewith, and their respective directors, officers, partners, employees and agents, and their legal personal representatives, successors or assigns of each, from and against all loss liability, claims, demands, damages, costs and expenses which may be made or brought against any of them, or which they may sustain by reason of the Purchaser being a non-Canadian or not qualifying for an Exception from the Prohibition in accordance with the PRPNC Act or the Purchaser's breach of the term hereof.			
6.	The Purchaser shall within ten (10) days of request by the Vendor provide such written evidence and confirmation as required by the Vendor from time to time that Purchaser is not a non- Canadian or that the Purchaser qualifies for an Exception to the Prohibition in accordance with the PRPNC Act.			
7.	On the Closing Date, the Purchaser shall cause the Purchaser's solicitor to deliver to the Vendor's solicitor such documentation as the Vendor may request to confirm that the covenants, warranties and representations contained herein were true and accurate as at the date the Purchaser executed this Agreement of Purchaser and Sale (and this Schedule) and continued to be true and accurate up to and including the Closing Date.			
DATE	ED this day o	f	, 20 .	
PUR	RCHASER(S)			
Witness			_	Signature of Purchaser
Witness			_	Signature of Purchaser
CFI	EBRATION ESTATI	S INC.		

Per;
Name:
Title: A.S.O.
I have the authority to bind the corporation.