

www.dyedurhambc.com

Dye & Durham Corporation

A Subsidiary Company of The Cartwright Group Ltd.

#10 - 620 Royal Avenue

New Westminster, BC V3M 1J2

Vancouver: (604) 257-1850 New West: (604) 257-1800 Victoria: (250) 953-1700 Facsimile: (604) 257-1888 Toll Free: 1-800-661-1811 Invoice Date: 07/24/08 11:28

Order Date: 07/24/08 09:33

Completed by: MO vzT Team : VIC LAND

INVOICE 4806431

ORDER 6533485-2

| Client Reference: | Solicitor: |
|-------------------|-----------------|
| 109268-1001 | Rachel V. Hutto |

Account No.: 161945

STIKEMAN, ELLIOTT LLP (VCR) SUITE 1700, PARK PLACE 666 BURRARD STREET VANCOUVER, BC V6C 2X8 Attention: Carrie Fast

TELEPHONE: (604)631-1316

LOCAL:

FAX PHONE: (604)681-1825

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| GST Registration #: 81426 3745 | | | 3.S.T.: | | | 1.09 |
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| | | | INVO | DICE TOTAL: | : | 22.93 |

LAND TITLE ACT

FORM 35 (Section 216 (1))

DECLARATION OF BUILDING SCHEME

11/17/88 A1869a CHG NOM 35.00

Nature of Interest: Charge: Building Scheme

Herewith fee of: \$35.00

Address of person entitled to register this Building Scheme:

#5 - 1611 Bowen Road

P.O. Box 667

Nanaimo, British Columbia

V9R 5L9

Full name, address, telephone number of person presenting application:

J.W. Lampman

c/o Ramsay Thompson Lampman

#5 - 1611 Bowen Road

P.O. Box 667

Nanaimo, British Columbia

V9R 5L9

754-3321

Signature of Authorized Agent

We, <u>RANCH POINT ESTATES LTD.</u> (Inc. #208083), a company duly incorporated pursuant to the laws of the Province of British Columbia, having its registered office at #5 - 1611 Bowen Road, Nanaimo, British Columbia, V9R 5L9 (as to an undivided 56/100ths Interest), and <u>NOTCH HILL DEVELOPMENT CORPORATION</u>, (Inc. #332874) a company duly incorporated pursuant to the laws of the Province of British Columbia, having its registered office at 2100 - 700 West Georgia Street, Vancouver, British Columbia, V6E 4H3 (as to an undivided 44/100ths Interest) DECLARE:

- 1. We are the registered owners in fee-simple of the following land (hereinafter called "the Lots") see attached Schedule "A".
- We hereby create a Building Scheme relating to the Lots.
- 3. A sale of any of the Lots is subject to the restrictions enumerated in the schedule attached or annexed hereto.

This document regreed a toform before M. Golding & M. Franzen dee also E \$105839.

-2- 2

4. The restrictions shall be for the benefit of all the Lots.

| The Common Seal of RANCH POINT) | |
|--|-----|
| ESTATES LTD. was hereunto affixed) | |
| in the presence of: | |
| Ra Slauttu Authorized Signatory Authorized Signatory | c/s |
| Hulscoll) | |
| Authorized Signatory) | |
| The Common Seal of NOTCH HILL) DEVELOPMENT CORPORATION) was hereunto affixed in) the presence of:) | |
| () | |
|) | 6/s |
| Authorized Signatory) | |
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| Authorized Signatory) | |

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SCHEDULE "A"

ALL AND SINGULAR those certain parcels or tracts of lands and premises situate, lying and being in the Port Alberni Assessment Area, in the Province of British Columbia, and more particularly known and described as:

- 1. Lots 1 to 60 inclusive, District Lot 78, Nanoose District, Plan 4763
- 2. Lots 1 to 15 inclusive, District Lot 8, Nanoose District, Plan 47639
- 3. Lots 16 and 17, District Lots 8 and 78, Nanoose District, Plan 47639;
- 4. Lots 18 to 22 inclusive, District Lot 78, Nanoose District, Plan 47639



SCHEDULE OF RESTRICTIONS

- 1. For the purposes hereof the following words or phrases shall have the following meanings:
 - (a) "Approving Agent" shall mean "Fairwinds" (as hereinafter defined) or any Fairwinds Affiliate (as hereinafter defined) from time to time designated by Fairwinds;
 - (b) "Building" shall mean and include all buildings and structures of any type or kind located above or below ground level;
 - (c) "Building Plans" shall mean complete plans and specifications of any proposed Building and any proposed additions or extensions to any Building showing, inter alia, elevations of the Building to be constructed, Building cross-sections and floor plans including all dimensions, type and quality of building materials (including roofing), exterior finish materials with colour scheme and type of driveways;
 - (d) "Building Scheme" shall mean the Declaration of Building Scheme to which this Schedule of Restrictions is attached, together with this Schedule of Restrictions;
 - (e) "Lot" shall mean any one of the Lots;
 - (f) "Lots" shall mean the lands described in paragraph 1 of the Declaration of Building Scheme to which this Schedule of Restrictions is attached and any one or more of any portion of the said lands from time to time constituting a single legally subdivided area in accordance with the requirements of the Land Title Act of British Columbia for which one or more certificates of title have been issued by the Registrar of the appropriate Land Title Office;
 - (g) "Owner" shall mean any of the following persons:
 - (i) the registered owner from time to time of any Lot or any part thereof,
 - (ii) the registered owner from time to time of a right to purchase any Lot or any part thereof, and
 - (iii) the beneficial owner from time to time of any Lot or any part thereof;
 - (h) "Street" shall mean any public street or road;
 - (i) "Fairwinds" shall mean Ranch Point Estates Ltd. or Notch Hill Development Corporation or any corporation resulting from any amalgamation or other corporate re-organization involving, *inter alia*, Ranch Point Estates Ltd. or Notch Hill Development Corporation; and
 - (j) "Fairwinds Affiliate" shall mean any corporation controlled by Ranch Point Estates Ltd. or Notch Hill Development Corporation. or any "affiliate: (as that word is defined in the *Company Act* of British Columbia, R.S.B.C., 1979 c. 59) of Ranch Point Estates Ltd. or Notch Hill Development Corporation,
 - (k) "Golf Course" shall mean the Fairwinds Golf Course

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No person or persons shall:

- (a) place or deposit landfill, or any other like substance on any of the Lots for any purpose;
- (b) excavate or remove any fill or ground cover from any of the Lots;
- (c) apply for a building permit for the construction of any Building on any of the Lots; or
- (d) commence, place, erect or construct any Building, or make any alterations or extensions to the exterior of any Building on any of the Lots if a building permit would normally be required by a Municipality for any such alterations or extensions;

Without in each case first:

- (e) providing to the Approving Agent the Building Plans, in duplicate, in respect of such Building or such alterations or extensions to such Building; and
- (f) obtaining the approval in writing of the Approving Agent to the Building Plans based on the published guidelines of the Approving Agent;

provided always that the approval of the Building Plans by the Approving Agent shall not be unreasonably withheld or delayed if all of the requirements herein have been complied with, and

- (g) the Approving Agent shall be deemed to have approved of the Building Plans if the Approving Agent shall not, within seven (7) business days after the date of receipt of the Building Plans, either request additional specifications, plans or other material or refuse approval of the Building Plans with reasons in writing; and
- (h) if the Approving Agent shall require additional specifications, plans or material in accordance with this paragraph 2 and the same is provided to the Approving Agent, then if the Approving Agent does not either approve of the building Plans including such additional specifications, plans or material or refuse approval thereof with reasons in writing within seven (7) business days after the date of the receipt of such additional specifications, plans and material then the Approving Agent shall be deemed to have approved of the Building Plans including such additional specifications, plans and material. Approval of Building Plans shall expire one year from the date of such approval.
- 3. If any person commences any Building or alterations or extensions thereof on any Lot after complying with the foregoing restrictions such person shall not discontinue the construction of such Building or alterations or extensions but shall continue diligently to complete the same in all respects in accordance with the Building Plans approved by the Approving Agent and shall complete the same as to external appearance, including finished painting, not later than six (6) months from date construction is commenced, provided however that neither the Owner of any such Lot nor any other person shall be in breach of this restriction if construction is interrupted by reason of strike, lockout, labour dispute, act of God, inability to obtain labour or materials or both, fire or other casualty so long as such Owner or other person takes such steps as are reasonably available to it to minimize the effect of such occurrences and such

Owner or other person diligently recommences construction immediately after any such occurrences. The Owner of a Lot may for purposes of construction, park or place a travel trailer on the Lot for a maximum period of six (6) months from date construction is commenced. During construction the adjacent Lots and Street shall not be used for storage of building materials.

- 4. No Building nor any alteration or extension thereof shall be commenced, placed, erected or constructed on any of the Lots:
 - (a) except in compliance with all applicable laws, bylaws, ordinances, rules, regulations and orders for all governmental bodies or authorities applicable to the Lots;
 - (b) unless the Building Plans in respect of any Building and any alteration or extension thereof are first approved in writing by the Approving Agent; and
 - (c) unless:

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- (i) If the Lot is adjacent to the Golf Course and if a back yard fence is to be constructed at or near the boundary it shares with the Golf Course then that fence will not exceed 1.2 metres in height and there shall be planted and maintained a screen of vegetation on the Golf Course side of the fence of a type and design to be approved in writing by the Approving Agent, AND the side yard fence shall not exceed 1.2 metres in height for a distance of 10 metres from the point where the side yard fence meets the back yard fence.
- (ii) Fencing for any Lot shall meet the following standards:

Any fence, wall or similar structure shall not be higher than 1.8 metres and fencing will be prohibited in front yards except that ornamental fencing to a maximum height of 1.0 metre may be allowed when constructed in accordance with the design of a home.

- (iii) If the Lot is a waterfront Lot then the building (including any patio or deck enclosure and any lattice or screening) shall be set back 15 metres from the high water mark (measured in a horizontal plane) and any deck or patio or balcony of any kind shall be set back 10 metres from the high water mark (measured in a horizontal plane), except Lots 2, 13, 14, 19 and 21, District Lot 78, Nanoose District, Plan 47638, which shall conform to standards under Bylaw 500 of the Regional District of Nanaimo.
- (d) Unless the Building has a finished main floor residential area of at least 95 square metres in the case of a single storey building and a finished main floor residential area of at least 85 square metres in the case of a two storey building.
- (e) Unless the setbacks from the lot lines comply with the following minimum regulations:

Side yards:

from each side yard lot line the Building shall be set back at least 10% of the lot width (measuring at a distance of 8 metres from the front property line) or 2 metres, whichever is the greater.

Rear yards:

Minimum set back in metres

Lots 2, 3, 4, 7, 8, 9, 10, 11, 12, 13, 14, and 15 of District Lot 78 and Lot 16 of District Lots 8 and 78, all of Nanoose District, Plan 47639.

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Lots 41, 42, 43, 44, 45, 46, 47, 58, and 59, District Lot 78, Nanoose District, Plan 47638

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and on all other golf course lots the rear yard set back must conform to the regulation of the Regional District of Nanaimo.

- 5. The following <u>limitations</u> on the use of any of the Lots or any parts thereof shall be applicable:
 - (a) no building material, crates, packing cases, contractor's shed, equipment or other unsightly objects or material shall be placed on any Street nor on any property adjoining any Lot nor left on any Lot otherwise than during such time as construction work is actually in progress on such Lot, and no excavation shall be made unless necessary in connection with the erection of an approved Building or extension or alteration thereof;
 - (b) no billboards, placards, advertising or signs of any kind shall be erected or displayed on any Loi or on any Building, or in any window or door of any Building without the prior written consent of the Approving Agent and if any professional practice be lawfully carried on in a residence then the signage must have been approved in writing by the Approving Agent; if any Lot be listed for sale and a real estate agent's signage or any other signage be used to advertise the sale, the frame for the signage, the sign itself, and the method of displaying the sign shall be first approved by the Approving Agent. It is the intent that such signage shall be uniform for all the Lots and it is not the intent to control the agency with which vendors list Lots for sale.
 - (c) no Building nor any alteration or extension thereto shall have any exterior finish of vinyl or metal material except for such types as are first approved by the Approving Agent and no roof shall be constructed of a "Duroid" type material or of metal. No tile roof shall be constructed except for concrete or clay tiles. Approval decisions will be based on the entire esthetic effect including the effect on surroundings.
 - (d) no driveway on any of the Lots shall be finished in a material other than asphalt, concrete or clean crushed rock;
 - (e) no mobile home, modular home or trailer shall be placed, maintained or occupied on any Lot as a residence and no trailer, boat, truck or recreational vehicle shall be parked or stored on any Lot for a continuous period of more than seventy-two (72) hours unless in an enclosed garage, carport or other area bounded by screening approved by the Approving Agent;

- (f) no pole, mast, clothesline, antenna or similar object of any kind shall be erected or installed on any Lot or on the exterior of any Building, save and except an umbrella type clothesline;
- (g) no satellite television receiving devices shall be placed on any Lot unless the device is completely enclosed within the house, garage or other structure and is not visible from outside the said structure;
- (h) no heat pumps shall be placed in Buildings or on any Lot unless the siting has been approved by the Approving Agent and the sound level at the property lines of the Lot will not exceed 50 decibels;
- (i) no trees shall be permitted to grow to a height or in a location on any Lot which unreasonably blocks the views from the building on another Lot; and
- (j) no poultry, fowl, swine, sheep, cows or other livestock shall be kept on any Lot except only domestic dogs and cats, which pets shall be kept on leash or strictly controlled by the Owners;
- (k) no decorative Christmas lights shall be permitted on Buildings except during the Christmas season.
- 6. The Owner of each of the Lots from time to time shall:
 - (a) construct, maintain, replace and repair all Buildings on the Owner's Lot in compliance with the requirements of this Building Scheme; and
 - (b) landscape the Lot within a period not exceeding six (6) months from the date of substantial completion of the Building on the Lot, provided however that neither the Owner of any such Lot nor any other person shall be in breach of this provision if landscaping is interrupted by reason of strike, lockout, labour dispute, act of God, inability to obtain labour or materials or both, fire or other casualty so long as such Owner or other person takes such steps as are reasonably available to it to minimize the effect of such occurrence and such Owner or other person diligently recommences landscaping immediately after any such occurrence.
- 7. The provisions hereof shall be in addition to, but not in substitution for, any generally applicable laws, ordinances, rules, regulations or orders of governmental authorities applicable to the Lots.
- 8. If any provision or provisions herein contained shall be found by any court of competent jurisdiction to be illegal, invalid or for any reason unenforceable or void then such provision or provisions shall be deleted herefrom and the provisions hereof shall be construed as though such provision or provisions so deleted were never herein contained.
- 9. No person who is or has been an Owner of any Lot is liable for a breach of any of the provisions hereof if such breach arises after such person has ceased to be an Owner of such Lot in connection with which the breach has occurred.
- 10. The provisions hereof have been instituted for the general benefit of all Owners of all of the Lots from time to time and which Owner in agreeing to buy any of the Lots acknowledges such general benefit and the personal benefit attaching to the Lot or Lots purchased.

- 11. Neither Fairwinds nor any Fairwinds Affiliate nor the Approving Agent, nor any of their respective agents, servants and employees, shall be liable for any or all loss, costs, liabilities, claims, damages or injury to any person arising out of:
 - (a) the approval or deemed approval of any Building Plans; or
 - (b) a failure to enforce any of the provisions herein contained;

and whether caused by the negligence or willful act of Fairwinds, any Fairwinds Affiliate, the Approving Agent, or any of their respective agents, servants or employees or otherwise (herein collectively called the "Liabilities"). Each of the Owners of the Lots from time to time hereby releases Fairwinds, Fairwinds Affiliates, the Approving Agent, and each of their respective agents, servants and employees, in respect of the Liabilities.

- 12. No condoning, excusing or waiver by any person of any default, breach or non-observance by any other person at any time or times in respect of any provision herein contained shall operate as a waiver in respect of any continuing or subsequent default, breach or non-observance, or so as to defeat or affect in any way the rights of any person in respect of such continuing default, breach or non-observance, and no waiver shall be inferred or implied by anything done or omitted to be done by the person having such rights.
- 13. Any and all reasonable legal fccs and disbursements incurred by the Approving Agent for the enforcement of, or the restraint of the violation of, this Building Scheme or any provision of this Building Scheme shall, upon demand by the Approving Agent, be paid and reimbursed to the Approving Agent by the Owner or Owners of the Lot or Lots in respect of which the Approving Agent incurs such legal fces and disbursements for the enforcement of, or the restraint of the violation of, this Building Scheme.
- 14. This Building Scheme constitutes a charge on the Lots which shall run with and bind all of the Lots and every part thereof, and render the Owner, each purchaser, lessee, sublessee and occupant of any Lot or any part thereof, and each successor in title, future purchaser, lessee, sublessee and occupant of any Lot or any part thereof subject to the restrictions herein set out and confer on them the benefits herein set out.
- 15. This Building Scheme and all of the restrictions set out in this Schedule shall be effective from and after the date of execution of this Building Scheme by Fairwinds.

MEMORANDUM AS TO ENCUMBRANCES, LIENS AND INTERESTS:

Nature of Charge

Number in the Office of Particulars, if any the Land Registration District

| Mortgage | EB41024 | The Toronto-Dominion Bank |
|---------------------------|--------------------|--|
| Mortgage and Modification | K32096 and S132213 | Crown Trust Company |
| Statutory Right of Way | EB33 | British Columbia Hydro and Power Authority |
| Covenant | EB38728 | Section 215 |
| Covenant | EB38729 | Section 215 |

CONSENT

The undersigned, being the holder of an encumbrance, or being entitled to a lien or interest referred to in the memorandum above written, for valuable consideration, hereby consents to the granting of the within Building Scheme and agrees that the same shall be binding upon, and take priority over, his, her or its interests in, or charge upon, the lands of the Grantor.

THE COMMON SEAL OF CENTAL TRUST COMPANY FOR CROWN TRUST COMPANY (see Central Trust Act, R.S.B.C. 1984 c.31)

Authorized Signatory

Authorized Signatory

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CONSENT

The undersigned, being the holder of an encumbrance, or being entitled to a lien or interest referred to in the memorandum above written, for valuable consideration, hereby consents to the granting of the within Building Scheme and agrees that the same shall be binding upon, and take priority over, his, her or its interests in, or charge upon, the lands of the Grantor.

FORMAL PART

THIS DOCUMENT

EXECUTED at Vancouver, in the Province of British Columbia this 4th day of November, 1988

lattorney:

SIGNED IN THE PRESENCE OF:

Signature:

Address : 700 West Georgia Street

Vancouver, B.C.

Occupation: Barrister & Solicitor

APPROVED