SITE PLAN AGREEMENT

THIS AGREEMENT made on the 26th day of July A.D. 2006

BETWEEN:

CANADIAN BROADCASTING CORPORATION

Hereinafter called the "Owner"

OF THE FIRST PART

- and -

CITY OF OTTAWA

Hereinaster called the "City"

OF THE SECOND PART

of this Agreement; WHEREAS the Owner is the owner of the lands and premises described in Schedule "A"

expressed relating to the planning and development of the said lands pursuant to the City's Site Plan Control By-law and in accordance with Section 41 of the Planning Act, R.S.O. 1990, as amended, and as approved on July 11, 2006; AND WHEREAS the Owner and the City have agreed to certain matters hereinafter

THIS AGREEMENT WITNESSETH that in consideration of the sum of One Dollar of lawful moncy of Canada paid by the City to the Owner, the receipt whereof is hereby acknowledged, and other good and valuable consideration, the parties hereto agree to the following terms and

In this Agreement:

Agreement and further referred to in this Agreement; which are constructed, installed, supplied or performed by the "ACCEPTANCE" means the date on which the City accepts all works and obligations Owner pursuant to this

be covenants as though specifically set out therein; "AGREEMENT" means this Agreement and the Schedules, which shall be deemed to

referred to in this Agreement; been constructed, "APPROVAL" means the date on which the City is satisfied that certain works have installed or performed to the satisfaction of the City, and further

"CITY" shall mean the City of Ottawa and includes its successors and assigns and its officers, employees, agents and contractors;

construction materials, workmanship and standards of works to be carried out by the Owner as prescribed by the City and its amendment from time to time by the City and which are hereby incorporated by reference to and shall form part of this Agreement as though the same were attached thereto; "CITY SPECIFICATIONS OR STANDARDS" means the detailed description of

*CITY TREASURER" shall mean the senior officer of the Financial Scrvices Branch of the Corporate Services Department of the City or his/her designate;

- "COUNCIL" shall mean the Council of the City;
- "DEFULY CITY MANAGER, PLANNING AND GROWTH MANAGEMENT" shall mean the senior officer of the Planning and Growth Management Department of the City or his/her designate;
- designate; senior officer DEPUTY CITY MANAGER, PUBLIC WORKS AND SERVICES" shall mean the enior officer of the Public Works and Services Department of the City or his/her Works City or
- mean the senior officer of the Building Scrvices and Chief Building Official of the Planning and Growth Management Department of the City or his/her designate; "DIRECTOR, BUILDING SERVICES AND CHIEF BUILDING OFFICIAL" shall
- or his/her designate; Infrastructure Services Branch of the Public Works and Services Department of the "DIRECTOR, INFRASTRUCTURE SERVICES" shall mean the senior officer of the City
- and Growth Management Dcpartment of the City or his/her designate; "DIRECTOR, PLANNING AND INFRASTRUCTURE APPROVALS" shall mean senior officer of the Planning and Infrastructure Approvals Branch of the Planning
- his/her designate; Policy Branch of the Planning and Growth Management Department of the City or "DIRECTOR, PLANNING, ENVIRONMENT AND INFRASTRUCTURE POLICY" shall mean the senior officer of the Planning, Environment and Infrastructure PLANNING,
- "DIRECTOR, SURFACE OPERATIONS" shall mean the senior officer of the Surface Operations Branch of the Public Works and Services Department of the City or his/her
- designate; "DIRECTOR, UTILITY SERVICES" shall mean the senior officer Services Branch of the Public Works and Services Department of the Works and Services Department of the City or of the his/her Utility
- "LANDSCAPE ARCHITECT" shall mean a landscape architect in good standing with the Ontario Association of Landscape Architects or the Canadian Society of Landscape Architects;
- "LETTER OF CREDIT" shall mean the letter of credit provided by the Owner to the City in accordance with the requirements of Section 8 of this Agreement;
- "MAINTAIN" includes repair, replace, reinstate and/or keep operational;
- successors and assigns and agents thereof or contractor or subcontractor carrying out the works for or on behalf of the Owner; OWNER" includes the party of the First Part, its heirs, executors, administrators,
- of Council to act in the capacity of Council and includes the lands described in Schedule "A"; "PLAN" or "SITE PLAN" shall mean the Site Plan Approval by Council or a delegate
- "ROAD" shall mean those public roads or any part thereof, any daylighting triangles, and any areas of road widening shown or laid out on the Site Plan. The use of "Streets" or "Public Highway" shall be synonymous with "Road";
- "WORKS" shall mean all matters and things to be provided, listed in and required by Agreement including infrastructure services, installations, and buildings or structures

2. Lands

The Owner agrees that the lands affected by this Agreement shall be those described in Schedule "A" hereto and warrants that it is the owner of those lands.

Scope of Works and Conformity

lands other than those erected in conformity with the said Schedules. It is understood and agreed that written approval of the City, in a form determined solely by the City, is required prior to any departure from the specifications of the said Schedules being undertaken with this Agreement and Schedules attached hereto. The Owner agrees to construct and maintain the proposed development in conformity No Works shall be crected on the

Copies of Plans to be Kept on Site

subject lands throughout the period of construction for the guidance of City staff and those employed to construct the Works contemplated herein. Large scale copies of the said Plans shall be available from the offices of the Director, Planning and Infrastructure Copies of the approved plans, referenced in the Schedules, shall be kept on site on the

5. Entire Approval/Revisions to Plans

shall also be kept in accordance with Clause 4 of this Agreement. containing minor revisions to the plans referenced herein. These approved revised plans acknowledges and agrees that reference must be made to the latest approved plans Approvals, and the Owner covenants and agrees to satisfy all conditions of approval and document, obtained from the offices of the Director, comprise the entire Site Plan Approval and reference must be made to the actual approval The Owner acknowledges and agrees that the provisions of this Agreement do not all municipal by-laws, statutes and regulations. Planning and The Owner Infrastructure

Registration and Issuance of Building Permits

The City shall cause this Agreement to be registered against the lands to which it applies immediately following execution by the parties hereto and the Owner agrees not to register any other instrument against the subject lands until this has been accomplished. The Owner may apply for, but not request nor require the City to issue building permits for the construction of the Works on the said lands, until this Agreement has been signed and until all of the payments and performance deposits required of the Owner by the terms and conditions of this Agreement have been made

7. Financial Requirements

time to time, which pertain to this development and are not specifically referred to herein. It is the Owner's responsibility to verify which financial requirements are applicable to this development and the Owner shall pay same when required by the City. The Owner shall pay to the City, by bash or certified cheque, the charges and fccs, as set out in Schedule "B" attached hereto and other financial requirements including but not required of the City as established by by-law or resolution of the Council of the City from limited to legal fees, development charges, road cuts and building permit fees that may be

8. Performance Deposits

All Works required to be provided and maintained in this Agreement shall be provided Owner shall deposit with the City, before this Agreement is executed by the City, a sum in cash, certified cheque or by irrevocable letter(s) of credit in a form and from a City. In order to ensure that such Works are provided and maintained by the Owner, the and maintained by the Owner at its solc risk and expense and to the satisfaction of the



may be referred to hereafter as a "performance deposit" or "performance redeposit". be constructed or installed. performance deposit shall be based upon the total estimated cost of the Works required to financial institution/user approved by the City Treasurer, which deposit however made, Director, Planning and Infrastructure Approvals. performance deposit shall be those prescribed in Schedule "B", as approved by the The estimate of the cost of the Works and the amount of the

9. Insurance Policy

Owner shall obtain, before the execution of this Agreement, and keep in force during construction of the Works, Commercial General Liability insurance from an insurance company licensed to do business in Ontario, providing insurance in the amount of not less than \$2,000,000.00 per occurrence exclusive of interest and costs against loss or damage resulting from bodily injury to, or death of one or more persons and loss of or damage to property. case where Works are to be performed or creeted on public rights-of-way, the Such policy shall name the City of Ottawa as an additional insured

a person or persons, for damage to property of the City or any other public or private policy shall include completed operations coverage and shall be maintained in force until any of its servants or agents during the construction or installation or maintenance of any property resulting from or arising out of any act or omission on the part of the Owner or The policy shall provide coverage against claims for damage or injury including death to final release by the City of this Agreement. Works to be performed upon public rights-of-way pursuant to this Agreement.

signing of this Agreement by the City, a Certificate of Liability Insurance. This Certificate of Insurance shall be signed by an authorized employee of the Insurance Company providing the insurance. Such insurance policy shall contain an endorsement to provide the City and the Owner with not less than 30 days written notice of employer's liability, personal injury endorsement, liability with respect to non-owned underpinning, demolition, pile driving, caisson work and work below ground surface including tunneling and grading. The Owner shall forward to the City, prior to the licensed vehicles and have no exclusion pertaining to shoring, policy shall include City and the Owner with not less than 30 days written notice written contractual liability, cross liability, blasting, excavating,

10. Letters of Credit - Renewal

credit with the City, the following provisions shall apply: If the Owner satisfies the provisions of Clause 8 by depositing irrevocable letter(s) of

- credit to be renewable for any additional period. expiration date, the financial institution which issued the letter of credit notifies any expiration date thereof, automatically extended without amendment from year to year from the existing or City, it will be a condition of the letter of credit that it shall be deemed to be Until the Acceptance or Approval of all Works required to be provided and maintained by the Owner pursuant to this Agreement, to the satisfaction of the City in writing by registered mail that it elects not to consider the letter of unless at least 30 days prior to any such future
- **6** in the same manner as provided in sub-clausc (a) hereof City, the irrevocable letter(s) of credit shall continue to be automatically extended maintained by the Owner pursuant to this Agreement, to the satisfaction of the Acceptance or Approval of all Works required to be provided and
- <u>©</u> without notice to the Owner may call upon any part or the whole amount of the existing letter(s) of credit notwithstanding anything herein otherwise contained. required under sub-clauses (a) and (b) hereof as required by the City, such failure shall be deemed to be a breach of this Agreement by the Owner, and the City, If the Owner and/or financial institution fails to extend the letter(s) of credit as

if it had originally been cash deposited under the provisions of Clause 8 Any amount received by the City shall be held by the City in the same manner as

11. Failure to Comply

appropriate by the City. The Owner acknowledges and agrees that failure to comply with any term or condition herein may result in the City taking such action to enforce compliance, as deemed

12. Implementation of Reports/Studies

implemented to the City's satisfaction at the sole expense of the Owner All reports and/or studies required as a result of the Works in this Agreement shall be

13. Completion Time Limit

it in law. which case the City may avail itself of the remedies hereinafter prescribed or available to Planning and Infrastructure Approvals, at his sole discretion, shall constitute a default, in Failure by the Owner to complete all Works required by this Agreement within the time limit specified in Schedule "B" hereof or as extended, in writing, by the Director, extended, in writing, by the Director,

14. Expiry

City's discretion, unless an extension is granted in writing by the Director, Planning and If a Building Permit has not been issued within two years of the date of signing of this Infrastructure Approvals. Agreement by the Owner, the approval inherent herein shall be null and void, at the

15. Default

- <u>a</u> performance deposit(s) held by the City pursuant to Clause 8 to pay for the cost of the City carrying out such Works. "Cost" and "expense of the Owner" in this clause shall be actual cost incurred by the City plus 25% of such cost as a charge In the event of a default by the Owner or its assigns in the provision and maintenance of all Works required to be done by the Owner pursuant to this Agreement, the City may enter upon the lands and do all Works as are in default, at the expense of the Owner. The City may authorize the use of any or all of the paid by the Owner to the City within 30 days of the mailing of an invoice by the City, for such amount in excess, addressed to the Owner at its last known address. for overhead. Any costs incurred by the City pursuant to this clause which are in excess of the amount of any deposit held by the City pursuant to Clause 8 shall be 2001, S.O. 2001, c. 25 as amended from time to time. Any costs referred to in this clause may be recovered by the City in like manner as municipal taxes pursuant to the provisions of Section 427, of the Municipal Act
- <u>5</u> satisfaction of the Director, Planning and Infrastructure Approvals, as described in by the City, may be used to rectify the default. but rather the whole or such part of the performance deposit, as deemed necessary use of the deposit on a proportional basis in the event of a default by the Owner Schedule "B" herein. Nothing contained herein shall be construed as limiting the of the estimated cost of each of the Works to be provided by the Owner, The total cost for Works upon which the performance deposit is based, is the sum

Release of Performance Deposit

accordance with this Agreement, the Owner shall be entitled to have released to it the performance deposit then held by the City On Acceptance or Approval of all Works to be provided and maintained by the Owner in

17. Partial Release of Performance Deposit

Schedule "B", or \$5,000.00 that is the greater of 10% of the total amount of the performance deposit required by the Owner agrees that the City shall retain a minimum performance deposit in an amount Onc partial release of the performance deposit may be permitted prior to final inspection and Approval as described in Clause 18. Until final release of the performance deposit,

final release If the performance deposit is less than \$5,000.00, the full amount shall be retained until

18. Inspection - Release of Performance Deposit

It is hereby understood that it is the Owner's responsibility to make application to the Director, Infrastructure Services for the inspection of any completed Works for which the Owner wishes the release of a performance deposit. Said application must be submitted at least 60 days prior to the expiry of any letter of credit held as a performance deposit by the City. Inspections for release of a performance deposit will not be undertaken during in a timely manner. winter conditions. The City shall use all reasonable efforts to reply to requests for release

19. Transfer of Performance Deposit

approved Plans to the satisfaction of the City. The Owner covenants and agrees: performance deposit until Acceptance or Approval of the Works in accordance with the The Owner acknowledges and agrees that the City shall hold in its possession the

- (a) performance deposit provided to the City prior to the sale or transfer of the that it shall be responsible to arrange for the transfer or replacement of the Owner's lands;
- 9 that if the performance deposit has not been replaced prior to the sale or transfer of the Owner's lands, the City may, to the benefit of the new registered owner, apply the deposit for any Works as approved by the City which have not been completed pursuant to the Plans, and for this purpose, the City Treasurer is hereby upon Acceptance and Approval of the Works to the satisfaction of the City deposit held, if any, will be refunded to the Owner who provided the deposit, authorized to call in letters of credit or other deposit provided. The balance of

20. Continued Maintenance after Release of Performance Deposit

ensure their continued, proper and safe functioning. All traffic aisles, parking stalls and accesses shall be kept free of snow and all painted markings shall be maintained so as to be clearly visible. All other matters and things to be provided and maintained by the becomes a nuisance, shall be replaced with planting materials approved by the City. curbs, asphalt, catch basins and other drainage facilities shall be maintained so surrounding landscaping, including all road allowances abutting the Owner pursuant to this Agreement shall be so become unhealthy or die. in a manner satisfactory to the City. landscape materials such as fencing and walkway surfaces shall similarly be maintained and Infrastructure Approvals. provide a neat and tidy appearance, to a standard satisfactory to the Director, Planning wccding, and cutting or pruning of all grass, shrubs and trees. All other Agreement is in effect, the Owner shall maintain all site specific and Any vegetation, which by its size or nature creates a hazard or Maintenance shall include but not be limited to the regular All grass, shrubs and trees shall be replaced if they continually maintained to the satisfaction be maintained so as to

to the Owner at its last known address, or within a time deemed reasonable by the City Works as are in default, within 60 days of mailing of a notification by the City addressed Works to be provided, the Owner shall rectify, to the satisfaction of the City, all such If, in the sole opinion of the City, the Owner has defaulted in the maintenance of the

by the City addressed to the Owner at its last known address or such costs may be recovered by the City in like manner as municipal taxes pursuant to the provisions of Section 427, of the *Municipal Act 2001*, S.O. 2001, c. 25 as amended from time to time. incurred by the City in carrying out such Works plus 25% of such cost as a charge for overhead, shall be paid by the Owner to the City within 30 days of mailing of an invoice lands and do all such Works as are in default, at the expense of the Owner. Actual cost such Works as are in default after said stipulated time period, the City may enter upon the and stipulated in writing. If, in the opinion of the City, the Owner has not rectified all

21. Relocation of Utilities and Provision of Easements

The Owner shall obtain approval for, arrange for and pay for the cost of the relocation of any existing utilities which are necessary due to this development to the satisfaction of, and at a time satisfactory to the authority having jurisdiction, together with the granting of such new casements as may be required and the release of any existing easements which are rendered unnecessary.

22. Release of Plans

obtained from the Owner's consultants, if required. of this Agreement, The Owner hereby releases to the City its rights to any approved drawings that form part The Owner shall also ensure that appropriate releases to the City are for the purposes of tendering the construction upon default of this

23. Notices

Any notice required to be given herein shall be in writing and shall be delivered personally or by prepaid registered mail and, if to the City, shall be addressed to the office of the Director, Planning and Infrastructure Approvals at 110 Laurier Avenue West, 4th Floor, Ottawa, Ontario, K1P 1J1, or at such other address at which the City offices are located in the future and, if to the Owner or his agent at the addresses provided in the application submitted for approval of the subject development or at such other address as the Owner may advise the City in writing.

Subsequent Parties and Gender

This Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, executors, administrators, successors and assigns, and all covenants terminological changes thereby rendered necessary had been made hereto so require, and the rest of the sentence shall be construed as if the grammatical and neuter, as the case may be, had been used where the context or the party or the parties singular or masculine is used, it shall be construed as if the plural or the feminine or the be covenants which run with and bind the lands and every part thereof. All covensherein contained shall be construed to be several as well as joint, and wherever and agreements herein contained, assumed by, or imposed upon the Owner are deemed to All covenants

25. Indemnity

improper or inadequate construction and/or maintenance of the Works directly or by reason of this Agreement and the construction and maintenance or the including his successors in title, covenants and agrees to indemnify and save harmless the City from all actions, causes of actions, suits, claims or demands whatsoever which arise Owner, on behalf of himself, his heirs, executors, administrators and assigns,

Release of Agreement

The provisions of the Delegation of Authority By-Law No. 2005-503, as amended, apply with respect to the release of this Agreement.

27. Schedules

The following Schedules are attached hereto and form part of this Agreement:

Schedule "A"
Schedule "B"
Schedule "C" Schedule "E" Schedule "D" City Standards and Specifications Site Specific Conditions List of Approved Plans and Approved Reports Performance Deposits and Fees/Financial Requirements Description of Lands to which this Agreement Applies

28 Clause Headings

All clause headings are for ease of reference only and shall not affect the construction or interpretation of this Agreement.

the Corporate Seal of the Company duly attested to by its proper signing officers duly authorized in that behalf. IN WITNESS WHEREOF THE Owner has hereunto set his Hand and Seal or affixed

SIGNED, SEALED AND DELIVERED DATED AT • } this <u>-</u> day of N 20 C , 200 (.

in the presence of

CANADIAN BROADCASTING CORPORATION

Per:

Name:

Title: DIRECTOR, TRANSMISSION DIVISION

MARTIN R. MARCOTTE

Name: DUNK

ME JACQUES D. BEAUCHAMP

Corporation. I/We have authority to bind the

Title: Marray

2:5

r. 612 13.0

24 10 112

duly attested to by its Mayor and City Clerk IN WITNESS WHEREOF the City of Ottawa has hercunto affixed its Corporate Seal

DATED AT OTTAWA, this

174

day of Louconter

, 200 C

in the presence of SIGNED, SEALED AND DELIVERED

Approved for execution

Per: CITY OF OTTAWA Robert Chiarelli, Mayor Acting City Clerk Elaine Fleury, ب ريز

SCHEDULE "A"

DESCRIPTION OF LANDS TO WHICH THIS AGREEMENT APPLIES

All and singular that certain parcel or tract of land and premises situate, lying and being in the City of Ottawa, formerly the Township of West Carleton, being composed of:

04536 - 0060 (LT)	Part Lot 6, Concession 3, Huntley, Part 1, 5R-11239; Wcst Carleton now City of Ottawa
P.I.N.	Description

SCHEDULE "B"

PERFORMANCE DEPOSITS AND FEES/FINANCIAL REQUIREMENTS

ESTIMATED COST OF WORKS TO BE CONSTRUCTED

Report RPTC_OT_DEV0074
D07-12-06-0028
Run On: 26 Jun 2006 at: 09:51:43
CBC National Alarm Centre

WORKS ON PUBLIC PROPERTY

\$200,295.00 \$203,905.00	TOTAL WORKS ON PRIVATE PROPERTY TOTAL ESTIMATED COST OF WORKS
\$21,500.00	Sub Total Hard Servicing Items
\$0.00	Miscellaneous
\$0.00	Roadway Modifications
\$1,500.00	Water
\$0.00	Sanitary Sewers
\$0.00	Storm Sewers
\$0.00	Coming I stored
\$0.00	Roads
\$0.00	Sidewalks
\$0.00	Curbs
\$0.00	Noise Attenuation
	Hard Servicing Items
\$178,795.00	Sub Total Soft Servicing Items
\$9.750.00	Miscellaneous (Soft)
\$5 750 00	Side Walks, on site
\$115 545 00	Parking Lot
00.005	Street Name & Traffic Sions Pavement Markings
\$17.5000	Rencino
\$0.00 00.00	Typical House Lot
©31 750 00	Landscaning
	Soft Servicing Items
\$3,610.00	WORKS ON FUBLIC PROPERTY
\$3,610.00	
\$0.00	IVIIsceilaneous
\$0.00	Variatilities avails
\$0.00	Retaining Walls
\$0.00	Roadway Modifications
\$0.00 00.00	Water
00.08	Sanitary Sewers
\$3,610,00	Storm Sewers
\$0.00	Service Laterals
\$0.00	Roads
\$0.00	Lighting
\$0.00	Sidewalks
\$0.00	Curbs
\$0.00	Noise Attenuation
	Hard Servicing Items
\$0.00	Sub Total Soft Servicing Items
\$0.00	Miscellaneous (Soft)
\$0.00	Side Walks, on site
\$0.00	
\$0.00	Street Name & Traffic Signs, Pavement Markings
\$0.00	Fencing
\$0.00	Typical House Lot
\$0.00	Landscaping
	Soft Servicing Items
	WORKS ON PUBLIC PROPERTY

SCHEDULE "B"

SECURITIES AND CASH PAYABLE - SITE PLAN

Report: RPTC_OT_DEV0075
Run On: 26 Jun 2006 at: 09:52:19
D07-12-06-0028
CBC National Alarm Centre

1.0 Security Amount Required

TOTAL SECURITY BY LETTER OF CREDIT	100% of Total Estimated Cost of Works Off Site 50 % of Total Estimated Cost of Works On Site
\$103,757.50	\$3,610.00 \$100,147.50

2.0 Cash Payable

\$178,795.00 \$25,110.00 \$3,575.90 \$1,004.40 \$4,672.90 -\$92.60 \$320.62 \$327.10 -\$6.48 -\$99.08 -\$99.08 -\$0.00 \$0.00 \$0.00 \$0.00 \$0.00 \$0.00

TOTAL CASH PAYABLE BY CERTIFIED CHEQUE

-\$99.08

- Comment: 3.0 Prior 3.0 Prior to the execution of this Agreement, the Owner shall pay the City the said sum of Nil. The City owes the Owner \$99.08, in accordance with Clause 7 - Financial Requirements, contained herein.
- 4.0 Prior to the execution of this Agreement, the Owner shall deposit with the City the said sum \$103,757.50, in accordance with Clause 8 -Performance Deposits, contained

Time Limit for Completion of Works 5.0 All Works for which

All Works for which performance deposits are required shall be completed within the following time limit from the date of registration of this Agreement, unless an extension is granted in writing by the Director, Planning and Infrastructure Approvals: Time Limit 18 months.

SCHEDULE "C"

CITY STANDARDS AND SPECIFICATIONS

Engineering

1. Extension of Municipal Services

such municipal services. The Owner shall provide public liability insurance in a form obtain any required approvals and permits from the City. acceptable to the City for any Works involving the extension of municipal services and services is required, the Works shall be undertaken by and at the expense of the Owner and construction shall be to the standards established by the City for the installation at Provincial or municipal laws or by-laws. In cases where such an extension of municipal may be required in order for the Owner to comply with this Agreement or with any The City will have no responsibility to install any extension to municipal services which

Works on City Road Allowances

Any Works required to be done by the Owner on City road allowances, shall be according to the specifications and by-laws of the City. The Owner, or its contractor, shall be required to obtain all the necessary permits for road cuts prior to the disruption of the City road allowance and it is further understood and agreed that the aforementioned cuts shall be reinstated to the satisfaction of the Director, Infrastructure Services.

3. Approvals

Provincial or regulatory agencies, as may be required. watermains and the provision of sewage holding/treatment facilities. In addition, the Owner shall obtain all other permits, licenses and approvals from all other Federal, and the City with regard to the installation of the storm and sanitary Owner shall obtain all necessary approvals from the Ministry of the Environment sewers

4. Utilities

permit for the development. affected authorities and the City, and to be approved prior to the issuance of a building appropriate electrical, gas, telephone and cablevision authorities and including on-site drainage facilities and streetscaping, such location plan being to the satisfaction of all distribution plan showing the location (shared or otherwise) and installation, timing and phasing of all required utilities (on-ground, below-ground) through liaison with the Owner shall be required to coordinate the preparation of an overall utility

Storm Water Management

measures have been implemented as per the approved design. Planning and Infrastructure Approvals confirming that the Storm Water writing by a Professional Engineer to the Director, Planning and Infrastructure Approvals The Owner shall require the Storm Water Management calculations to be submitted in for his approval. Upon Acceptance and Approval of the Works, a written certification from the Professional Engineer and as-built plans must be submitted to Management the Director,

facility until the facility is accepted by the Director, Utility Services. The Owner shall be responsible for the repair and maintenance of the storm water control

6. Erosion and Sediment Control

The Owner agrees to implement the Erosion and Sediment Control Plan to provide for protection of the receiving storm sewer or water course during construction activities. This plan, to be used during construction, is intended to ensure that no sediment and/or

water quality and/or impair fish or other aquatic habitat. The methods used should be associated pollutants are discharged to a receiving water course which could degrade Provincial/Federal legislation pertaining to water quality and habitat. regularly maintained to ensure effectiveness of the methods and compliance with

Street Cleaning

performed and the cost incurred by the City in so doing shall be recovered pursuant to into any sewers. Up Surface Operations Clause 15 'Default' of this Agreement Owner shall prevent the 'flushing' of dirt and debris associated with development work into any sewers. Upon any default by the Owner to so maintain the streets, the Director, area in order that they are clear of mud, dust and other material, resulting from vehicles involved in development to the satisfaction of the Director, Surface Operations. The On a continuous basis during development, the Owner shall maintain all streets within the may, in his discretion, arrange for the required cleaning

8. Performance of Works

shall ensure abutting or nearby properties or the owners thereof. The Owner shall comply with and or subcontractors, shall be so performed as not to constitute a nuisance or disturbance to whether such instructions require positive action or discontinuance of action. instructions issued by the City concerning any such nuisance or disturbance regardless of Agreement, whether by the Owner or its employees, servants or agents or its contractors Owner shall ensure that the performance of Works required as a result of this that all of its contractors and subcontractors comply with any written

Site Servicing

The Owner shall design all site servicing to the approval of the Director, Planning and Infrastructure Approvals and construct all site servicing to the approval of the Director, Infrastructure Services.

Inspection

10. Dye Test Inspection

documentation certified by an independent Professional Engineer of the Province of Ontario, retained by the Owner and approved by the City, that the plumbing and lateral services have received and passed a dye test inspection. The Owner shall submit written sanitary sewers and manholes, except private building sanitary sewer connections, have passed leakage testing. This verification will include certified test results for all sections certification from a Professional Engineer to the Director, Infrastructure Services, that all The Owner shall not convey the subject lands or allow any building on the lands to be occupied until the Owner has filed with the Director, Infrastructure Services of sanitary sewers constructed as part of this development.

11. Testing

are in conformity with applicable standards as determined by the Director, Infrastructure construction of any of the Works required by this Agreement to determine whether they the Owner's expense, of any materials which have been or are proposed to be used in the The Owner may be required by the City to perform qualitative and quantitative testing, at

12. Video Examination

required by the Director, Infrastructure Services, at the Owner's expense, before final Video examination of storm and sanitary sewers, 200mm or larger in diameter, shall be Acceptance or Approval of the Work

Fire Requirements

Fire Fighting Performance Standards

Every Owner of a building or structure shall ensure that its building is served by access routes for fire fighting, as required, designed and constructed in accordance with the Ontario Building Code Act and Regulations made thereunder. The approved access routes shall be maintained in accordance with the Protection and Prevention Act, 1997. hydrant shall be installed and in service prior to the commencement of any structural signage of such access routes. The locations of any fire hydrants and siamese connections on the site shall be in accordance with the Ontario Building Code. The required fire The Owner further agrees to abide by any City by-law relating to the maintenance and framing for buildings in the subject development.

Fire Fighting Maintenance Standards

Fire Code and the requirements of the City. and readily available and unobstructed for use at all times in accordance with the Ontario Hydrants shall be maintained in operating condition, free of snow and ice accumulations

The Owner acknowledges that no driveway serving any lot shall be located within 3 metres of a fire hydrant. No person shall obstruct the free access to any fire hydrant. Vegetation or other objects shall neither be planted or placed within a 3 metre corridor between the hydrant and the curb, nor a 1.5 metre radius beside or behind a hydrant without the express written consent of the City.

Fire Lanes and Parking Spaces for the Physically Disabled

disabled are not illegally occupied. fire lanes are kept free and clear of vehicles and that parking spaces for the physically for the physically disabled in conformity with City by-laws. The Owner agrees to provide, maintain and post signs designating fire lanes and parking The Owner shall ensure that

purposes of patrolling areas where parking is not permitted and to allow the ticketing of any vehicles that are in contravention of the parking regulations with respect to fire lanes or parking spaces for the physically disabled The Owner shall, if necessary, request the City's assistance and agrees to permit the Police and/or Municipal Law Enforcement Officers to enter upon the lands for the

Landscaping

16. Inspections and Maintenance

Maintenance of plant material by the Owner shall begin immediately following completion of each portion of planting. Maintenance shall consist of watering, weeding, and rodent, pest and disease control in accordance with generally accepted horticultural practices. Should the Owner pass the maintenance of plant material onto the subsequent owner, the Owner shall remain responsible for replacement. In addition, the Owner shall provide, for City's approval, a copy of the maintenance directions provided to subsequent

The plant material shall be guaranteed until Acceptance and further, the Owner shall replace any plant material which is placed on the lands in accordance with the approved Landscape Plan.

General

17. Snow Storage

not occupy driveways, aisles, required parking spaces or any portion of a road allowance the storage of snow. Snow storage areas shall be setback from property lines, foundations, fencing or landscaping a minimum of 1.5 metres. Snow storage areas shall the approved Site Plan or as otherwise approved by the Director, Planning and Infrastructure Approvals. The Grading and Drainage Plan shall not be compromised by Any portion of the lands which is intended to be used for snow storage, shall be shown on

18. Dumping

Services The Owner shall not dump or permit to be dumped any fill or debris on adjacent lands, and/or road allowances except as approved in writing by the Director, Infrastructure

19. Exterior Lighting

lighting includes exterior building lighting. unless otherwise approved in writing by the Director, Planning and Infrastructure Approvals. Sharp cut-off fixtures or, in exceptional circumstances only, an alternative fixture design approved by the Director, Planning and Infrastructure Approvals, shall be used to minimize possible lighting glare onto adjacent properties. It is noted that exterior and in accordance All exterior lighting proposed for the subject lands shall be installed only in the locations e with specifications shown on the approved plans referenced herein approved in writing by the Director, Planning and Infrastructure

20. Municipal Number Signs

The Owner shall provide and creet or affix, at its expense, such municipal number signs, illuminated or otherwise, in such locations and of such a size, design and colour as Official, prior to occupancy of any buildings, or part thereof, in the subject development. submitted to and approved by the Director, Building Services and Chief Building

21. Waste Handling

processing or food storage, which could generate an effluent or leachate, shall have the area around the disposal facility graded so that this material is directed to the sanitary sewer, subject to the approval of the Director, Planning and Infrastructure Approvals. acceptable solid waste disposal system and handling facilities for waste generated from of the said facilities shall be shown on the approved Site Plan. the development. handling facilities are proposed on the subject lands, then the location and the screening Owner shall provide, to the City's In the event that exterior waste storage, central collection pads or other satisfaction, an enclosed environmentally Uses that require food

The Owner understands and agrees that not all types of developments will be serviced by the City's waste collection program. The Owner is responsible for determining if this service will be provided by the City and, if not, shall arrange for separate private service contracts for the proper collection and disposable of waste from the development.

22. Retention and Protection of Existing Trees

development, that the Owner, at its own expense, shall replace the damaged or destroyed It is further understood and agreed that in the event that any existing tree, which has been detailed on the approved Site Plan or Landscape Plan, shall be protected by fencing to the satisfaction of the City prior to the commencement of any development on the said lands. All those existing trees on the subject lands which are to be retained and protected as Planning and Infrastructure Approvals. tree(s) with a species of a height and calliper as determined and approved by the Director designated for retention, is damaged or destroyed in any manner whatsoever during the

23. Mailboxes

In cases where the development provided for in this Agreement is for ground oriented multiple family residential use, the Owner shall install a mailbox on the front of each dwelling unit, to the satisfaction of the Director, Planning and Infrastructure Approvals.

Plans

24. Submission of Approved Plans

land within the development application shall be referenced to the Horizontal Control Network in accordance with City requirements and guidelines for referencing legal acceptable to the Director, Planning and Infrastructure Approvals. The Owner shall file with the Planning and Infrastructure Approvals Branch one digital copy of all approved Plans referenced in the Schedules to this Agreement, in a format The boundaries of the

25. Provision of As-Built Drawings

The Owner shall submit to the Director, Building Services and Chief Building Official, a certified building location survey, prepared by an Ontario Land Surveyor, including with the relevant City Zoning By-law. foundation elevations, upon completion of the foundation, to ensure interim compliance

compatible with the City's computerized systems. Acceptance and Approval of the Works. built" information and the attribute data mylar or plastic film as-built road, grading and service drawings including the location of all Works, certified under seal by a Professional Engineer, for City records on The Owner shall supply to the Director, Planning and Infrastructure Approvals, one set of information and the attribute data for the Works on a diskette in a form that is Furthermore, the Owner shall provide the "as-

SCHEDULE "D"

SITE SPECIFIC CONDITIONS

- enter into such Agreement within one year of the approval, the approval shall conditions of the City, financial or otherwise. The Owner shall enter into this standard Site Plan Agreement incorporating all In the event the Owner fails to
- N Infrastructure Approvals. The Owner shall obtain such permits as may be required from municipal or provincial authorities and shall file copies thereof with the Director, Planning and
- Ç building. Water supplies may be from a public water works system, automatic fire pumps, pressure tanks and gravity tanks. shall provide adequate water supply for fire fighting for every
- 4 The Owner acknowledges and agrees to reinstate at its expense, to the satisfaction of the Director, Infrastructure Services, any property of the City, including but not limited to, sidewalks, curbs and boulevards that are damaged as a result of the
- Ņ or otherwise, to provide solutions to the deficiency, such solutions being the sole of the groundwater becomes deficient, the City bears no responsibility, financial or quantity of the groundwater. If, at some future date, the quality or the quantity responsibility of the Owner. The Owner acknowledges and agrees that the City does not guarantee the quality
- 9 shall be obtained in writing by the Owner, proceeding satisfactorily toward completion. The consent of the Director, Planning and Infrastructure Approvals for such conveyance and/or occupancy of the Director, Planning and Infrastructure Approvals, the aforesaid Works are proceeding satisfactorily toward completion. The consent of the Director, notwithstanding the non-completion of the foregoing Works, conveyance and/or occupancy of a lot or structure may otherwise be permitted, if in the sole opinion location visible during both day and night and the installation of any street name sign on relevant streets. The Owner acknowledges and agrees that, lands, nor will the Owner convey title to any building until all requirements with respect to completion of the Works as identified in this Agreement have been carried out and received Approval by the Director, Infrastructure Services, including the installation of municipal numbering provided in a permanent The Owner acknowledges and agrees that no building will be occupied on the acknowledges agrees
- 7 appropriate and approved disposal site. including the existing septic tank and tile field, shall be disposed of in an The Owner acknowledges and agrees that all material removed from the lands,
- ∞ taken to ensure that the well is protected from surface run-off from the parking area, to the satisfaction of the Public Health Branch. parking area. The Owner acknowledges and agrees that measures will have to be protected be used, the Owner shall put in place measures to ensurc that the drinking water is Owner acknowledges and agrees that if the existing drinking water well is to from vehicular damage as the lands are located in, or close to, the
- 9 installed in accordance with existing legislation and in an area that will offer protection from vehicle traffic and surface run-off. The Owner acknowledges and agrees that if the existing well is to be abandoned, it must be done so in accordance with existing Ontario Ministry of Environment legislation. The Owner acknowledges and agrees that the new well shall be

- 10. storage of non-hazardous material. The Owner acknowledges and agrees that the storage area shall be limited to the
- thy laws of the City. Owner -shall pay development charges to the City in accordance with the Walker
- the time of the conveyance. The statement of the Owner of the applicable development charges shall also contain the statement that the development charges are subject to change in accordance with The Development Charges Act. The Owner and its successors and assigns covenant and agree to inform prospective purchasers of the development charges that have been paid or which are still applicable. The applicable development charges shall be stated as of the time of the conveyance of the relevant land and the statement shall be provided at the time of the conveyance. The statement of the Owner of the applicable # and The Education Development Charges Act.



SCHEDULE "E"

LIST OF APPROVED PLANS

had been physically incorporated herein. The plans listed below shall be deemed to form part of this Agreement as though it/they

- National Alarm Center, 2415 Richardson Side Road, AI prepared by David Mailing Architect Inc., dated January, 2006, revised May 10, 2006 and dated as received by the City on June 19, 2006. List of Drawings Location Map, Key Site Plan, Demolition Site Plan, CBC
- 'n Site Information, Location Map, Key Site Plan, Site Plan, CBC National Alarm Center, 2415 Richardson Side Road, A2 prepared by David Mailing Architect Inc, dated January 2006, revised May 10, 2006 and dated as received by the City on June 19, 2006.
- 'n revised May 10, 2006 and dated as received by the City on June 19, 2006. Landscape Plan, CBC National Alarm Center, 2415 Richardson Side Road, Lprepared by Laroque Levstec Consulting Services, dated January 2006,
- 4. Grading and Drainage Plan, CBC National Alarm Center, 2415 Richardson Side Road, 2627-GR1 prepared by David McManus Engineering Ltd., dated January 2006, revised June 14, 2006 and dated as received by the City on June 19,

APPROVED REPORTS

- ---May 30, 2006, revision 1 Storm Servicing Brief, prepared by David McManus Engineering Ltd., dated
- Ы Phase I Environmental Site Assessment, CBC National Alarm Center, 2415 Richardson Side Road, West Carleton, Ontario, prepared by Pinchin LeBlanc Environmental, dated February, 2006.

Originals of Schedule E may be viewed at the City of Ottawa, Planning and Growth Management Department, 110 Laurier Avenue West, 4th Floor, Ottawa, Ontario, K1P 1J1. Originals of Schedule E