LAND TITLE ACT BRITISH COLUMBIA FORM 17 CHARGE, NOTATION OR FILING LAND TITLE AND SURVEY AUTHORITY

Prove electronic signature is a representation by you that: you have incorporated your electronic signature into this electronic application, and the imaged copy of each supporting document attached to this electronic application, and have done so in accordinate with Sections 1883 and 188.41(4) of the Land Title Act. RSBC 1996, C.250. Your electronic signature is a declaration by you under Section 168.41 of the Land Title Act in respect of each supporting document equivalent in conjunction with this electronic application that: the original of the supporting document in your prosessions. the original of the supporting document are set on it in the imaged copy of it attached to this electronic application. Each term used in the representation and declaration as out above is to be given the meaning ascribed to it in Part 10.1 of the Land Title Act. APPLICANT: (Name, address, phone number of applicant, applicant's solicitor or agent) Deduct LTSA Fees? Yes PARCEL IDENTIFIER AND LEGAL DESCRIPTION OF LAND: [PID] [legal description] Deduct LTSA Fees? Yes NATURE OF CHARGE, NOTATION, OR FILING: AFFECTED CHARGE OR NOTATION NO: ADDITIONAL INFORMATION: NATURE OF CHARGE, NOTATION, OR FILING: AFFECTED CHARGE OR NOTATION NO: ADDITIONAL INFORMATION:		NM 17 CHARGE, NOTATION OR FILING ND TITLE AND SURVEY AUTHORITY	PAGE	OF	PAGES
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		ADDITIONAL INFORMATION:			

PERSON TO BE REGISTERED AS CHARGE OWNER: (including occupation(s), postal address(es) and postal code(s))

SCHEDULE PAGE OF PAGES

2. PARCEL IDENTIFIER AND LEGAL DESCRIPTION OF LAND

STC for each PID listed below? YES

[PID] [LEGAL DESCRIPTION – must fit in a single text line]

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STC for each PID listed below? YES

[PID] [LEGAL DESCRIPTION – must fit in a single text line]

Land Title Act Form 35 (section 220 (1))

Page 4 of 9

	DECLARATION OF BUILDING SCHEME									
NATU	NATURE OF INTEREST: CHARGE: BUILDING SCHEME									
FEE C	FEE OF \$									
Name	Name and Address of person entitled to register this building scheme:									
c/o 19 Como	BUCKSTONE INVESTMENTS LTD. (Inc. No. BC0822663) c/o 1984 Comox Avenue Comox, British Columbia V9M 3M7									
Full na	Full name, address, telephone number of person presenting application:									
1984 (Como:	chaffrick Law Corporation Comox Avenue x, British Columbia M7 Tel: (250) 339 3363				RE OF APPLICANT, OR OR AUTHORIZED AGENT					
We, B	We, BUCKSTONE INVESTMENTS LTD. (INC. NO. BC0822663), declare that:									
1.	 We are the registered owner in fee simple of the following land (hereinafter called the "Lots" collectively, individual lots being called the "Lot"); 									
	Lots 1 - 43, District Lot 153, Comox District, Plan EPP73209.									
2.	2. 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. 									
4.	4. The restrictions shall be for the benefit of all the Lots.									
EXECU	TION(S):	Ev	ooution C	1242						
Barrister, S	SA. SCHAFFRICK collator, Notary Public Comox Avenue SA BC V9M 3M7	Y 17	M 09	D 2 0	Buckstone in estments Ltd. by its authorized signatory(rest); BRUCE CLAPHAM					

OFFICER CERTIFICATION:

Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the **Evidence Act** R.S.B.C. 1996, c. 124, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the **Land Title Act** as they pertain to the execution of this instrument.

SCHEDULE OF RESTRICTIONS

1 Residential Use

No building shall be constructed on the Lots except for residential housing as listed below:

- On Lots 1 through 31 inclusive and Lots 33 through 43 inclusive single family dwelling units are permitted. Secondary suites are permitted on each of these lots.
- On Lot 32 duplex housing or a house with a separate carriage house is permitted.

2. Ancillary Buildings

No more than one ancillary building will be permitted on the single family Lots.

3. Garages

No attached garage shall have a width less than 3.6 meters. No lean-to, car-port, vehicle storage building detached from the house will be permitted.

4. Facades/Elevation

Designs that have facades or elevations with large planes of a single homogeneous material will not be allowed.

5. Chimneys

Chimney and vent stacks if visible from the street will not be allowed unless clad in materials consistent with the front elevation.

6. Gable Ends

Gable roof lines are not allowed unless the gable ends are in contrast to the lower wall finish.

7. Carriage Houses

No carriage house will be constructed unless the architectural style of the carriage house matches the architectural style of the main house.

8. Plan Approval

No improvements shall be constructed on a Lot unless and until plans and specifications for the proposed construction have been submitted to and approved in writing by the Developer.

9. Minimum Size

No dwelling unit shall be erected on any Lot which has:

- a main floor area of less than 130 sq. meters (1400 square feet) in the case of a one story dwelling, and
- ii) 139 sq. meters (1500 square feet) in the case of a one and one half or two story dwelling, excluding basement.

10. Drainage

No excavation, construction, grading or any other work shall be carried out upon a Lot which would interfere with, or alter in any way, the natural or established drainage thereon.

11. Outbuildings

No outbuildings will be permitted on any of the Lots unless finished on the exterior walls and roof with finishes and materials similar to that of the main house on the Lot.

12. Driveways

No driveways shall be constructed on any Lot other than those constructed of asphalt, concrete or paving stones (bricks). The paving must extend from the property line to the curb/gutter line (approach). Driveways and approaches must be completed prior to occupancy.

13. Fencing

No fencing shall be permitted to extend beyond the front of the primary structure facing the front of the lot, except on corner Lots as approved by the Developer.

No fence shall exceed two (2) meters in height.

Fencing provided along the rear lot lines adjacent to the park shall not be screened off with parallel solid barrier fences to create rear yard privacy. Rear yard privacy will only be allowed by using natural landscaping elements within the rear yards along these park lands.

14. Landscaping

All lawn and landscaping installations shall extend to the curb line of all adjoining streets.

All landscaping shall be completed within six (6) months of the date of occupancy of any dwelling.

15. Equipment Storage

No heavy equipment, whether owned by the occupier or otherwise, shall be stored either temporarily or permanently on any Lot.

16. Mobile Homes, Boats, Etc.

No commercial vehicles, motor homes, boats, travel trailers, recreation vehicles, or construction equipment shall be permitted on any Lot except in the normal course of business provided by such vehicles. Motor homes, travel trailers and like vehicles shall be temporarily permitted on the Lots for the purpose of loading and unloading such vehicles or for temporary visits by visitors to the Lots. No motor homes, boats, travel trailers and like vehicles may be stored on the Lots unless they are stored behind the projection of the front house line and are adequately screened from public view from the street or parks.

No motor vehicles shall be kept on or about a Lot unless it is currently licensed and maintained in an operable condition, temporary mechanical difficulties and breakdowns excepted.

17. Waste

No accumulation of waste, garbage, construction material, piles of soil or gravel, or any other unpleasant, unsanitary, or unsightly thing will be permitted by any owner to be left or stored on any of the Lots. There shall not be kept, nor permitted to be stored or kept, on the Lots or premises any wood, junk, wrecked motor vehicles, salvage materials or goods intended for commercial use or sale, nor shall any waste or refuse be kept or stored on the Lots or premises.

18. Temporary Residence

No trailer, mobile home, motor home, tent, shack, garage, barn, basement house or other building shall be used as a residence either temporarily or permanently nor shall any residence of a temporary character be permitted.

19. Signs

No billboards or advertising signs of any kind or character shall be erected, placed, permitted or maintained on any Lot.

20. Satellite Dishes

No satellite dishes will be erected within the rear portion of any Lot unless screened from public view from streets, trails and parks.

21. Animals

No animals, livestock, poultry or insects of any kind, other than household pets kept for non-commercial use, shall be raised, bred or maintained on any of the Lots.

22. Propane Tanks/ Water Collection Vessels

No combustible liquid or gas tanks, exposed to view, shall be permanently allowed on the Lots. No rain water collection containers are allowed above ground unless they are adequately screened from the public view from the streets or walking paths.

23. Overhead Power/Telephone Lines

No overhead lines shall be permitted except during emergencies and repairs. For all the Lots, temporary overhead, distribution and service lines will only be permitted until permanent underground facilities are installed.

24. Garbage and Refuse

No garbage, garbage cans, ashes, refuse, or trash receptacles shall be allowed on a Lot exposed to view (except as required by the City of Courtenay to facilitate garbage pickup) and no outside incinerator shall be permitted. Garbage, garbage cans, ashes, refuse, and trash receptacles shall only be placed on a Lot in a convenient place to facilitate pickup on the day of pickup only. No burning or rubbish outside of a residence shall be permitted.

25. Invalidation

Invalidation of these restrictions or provisions or any part hereof by judgement or court order shall in no way affect any of the restrictions set forth not invalidated by such order, and any restrictions not invalidated shall remain in full force and effect.

26. The restrictions shall be for the benefit of all of the Lots and each and every parcel into which the Lots may be subdivided from time to time PROVIDED HOWEVER that Buckstone Investments Ltd. expressly reserves to itself and its successors in title, the right to exempt that part of the Lot or Lots remaining undisposed of at the time the exemption takes effect, from all or any of the restrictions and benefits set out in this Building Scheme.

End of Document