

REF:

DEED OF RESIDENTIAL HYPOTHECARY LOAN (Fixed Rate)

ON this

day of

BEFORE Mtre , the undersigned notary practising in the Province of Quebec at

THERE APPEARED:

notice of whose address has been published under the number in the registry office in the registration division of

; the number of this notice of address must be indicated opposite all the hypothecs that are subject to this Deed of Hypothecary Loan.

AND:

(the "Borrower")

WHO HAVE AGREED AS FOLLOWS:

1. **DEFINITIONS**

In general, the defined terms that appear below are used throughout this **Deed of Loan** in **boldface italic** characters. We recommend that you read these definitions. They should help you fully understand the conditions applicable to your hypothecary loan.

"Buildings" means the buildings situated on the *Property* at the date of this *Deed of Loan* or to be erected on the *Property* subsequently and all improvements to such buildings.

"Closed Mortgage" means a hypothecary loan which limits how *you* can prepay the *Secured Amounts* and fixes what prepayment charges you will be charged if you do prepay.

"Convertible Mortgage" means a *Closed Mortgage* that *you* can change to another *Closed Mortgage* with a term of one year or longer, or to a RateCapper® mortgage.

"**Deed of Loan**" means this deed and its schedules, if any, as well as any amendment, replacement, extension or renewal of this deed.

"Default" means any of the events described in section 5.1 of this Deed of Loan.

"HomeProtector® Insurance Premium" means an insurance premium paid by *you* for optional group creditor life or life and disability insurance. This insurance will pay off the *Secured Amounts* if you die or pay the regular payments (excluding *Tax* instalments) for a period of time if *you* become disabled. It is collected as part of your payment. It is different from property insurance, which protects your home and its contents. *HomeProtector* insurance is underwritten by The Canada Life Assurance Company and is subject to terms, conditions, exclusions and eligibility restrictions. Please see the *HomeProtector* booklet for full details.

"Hypothec" means the rights created by this *Deed of Loan* in your *Property*, in the *Rent* it produces, if any, and in the insurance associated with such *Property* and such *Rent*. The word "*Hypothec*" includes all the hypothecs granted to secure the *Loan*.

"Interest Adjustment Date" is the date indicated in section 2.5 of this *Deed of Loan*. If sums are advanced to you on the *Loan* before that date and before you begin making your payments, interest accrues and is payable up to that date. This is the date the term starts.

"Interest Only Mortgage" means a hypothecary loan in which your payments are made up of interest only, paid regularly during the *Term.* Each month *you* pay accrued interest only. The payments do not reduce the amount *we* loaned to you (the *Loan*).

"Interest Rate" means the interest rate applicable to the *Loan*, as determined in section 2.2 of this *Deed of Loan*, or any other rate agreed between *you* and *us*.

"Loan" means the amount that **we** agree to lend to **you** and that **you** agree to repay us, as indicated in section 2.1. If **you** borrow additional amounts in accordance with section 2.7, the word "*Loan*" where used everywhere in this **Deed of Loan** includes such additional amounts except in sections 2.1, 2.2, 2.4 and 2.7.

"Maturity Date" means the date on which the *Loan* matures, that is, the date on which the *Secured Amounts* must be paid to *us* in full or be the subject of a renewal. **"Mortgage Default Insurer"** means the Canada Mortgage and Housing Corporation ("CMHC") or any other corporation offering mortgage default insurance to lenders.

"National Housing Act" means the federal law under which the Canada Mortgage and Housing Corporation offers mortgage default insurance.

"**Obligations**" means everything that you agree to do or not do and everything that you confirm, declare and represent by signing the *Deed of Loan*.

"Open Mortgage" means a hypothecary loan that lets **you** pay any amount you want without you having to pay a prepayment charge. The minimum prepayment amount is \$500.

"**Posted Rate**" means the annual interest rates set from time to time by Royal Bank of Canada applicable to fixed rate residential hypothecary loans in Canada, which rates may vary depending upon the term and prepayment options applicable to the hypothecary loan.

"Property" means the immovable property described in section 3 of this **Deed** of Loan, including the land and all **Buildings** and improvements that are or will be erected on the land, and all movable property that is or will be permanently physically attached or joined to the immovable property. **Property** also includes all future constructions and improvements on the land or the **Buildings** located on the land.

"**Rent**" means all present and future rent payable under current and future leases on the *Property* (including sums payable for any right of use, emphyteusis or occupancy).

"Secured Amounts" means the total amounts that *you* owe *us* at any time pursuant to the *Deed of Loan*, whether or not they are due and payable. That includes the *Loan*, interest, interest on interest, additional amounts borrowed and any other sum that *you* agree to pay under the *Deed of Loan* including sums that *we* pay to conserve *our* rights or because *you* have failed to fulfill *your Obligations*.

"Semi-annually" or "Semi-annual" means every six months.

"**Taxes**" means all taxes and assessments on the *Property*, including municipal, general and special taxes, church, urban community or school board taxes, and local improvement, water and business taxes, as well as any interest and penalties relating to such taxes.

"Term" means the period of time starting on the *Interest Adjustment Date* and ending on the *Maturity Date.*

"We" or "Us" means the lender referred to at the beginning of the *Deed of Loan* who is granting *you* the loan. The word "our" also refers to us.

"You" means each person named as a borrower at the beginning of this **Deed** of Loan who borrows under the Loan. The word "your" also refers to you.

2. TERMS OF THE LOAN

2.1 LOAN AND DISBURSEMENT

We are lending you the sum of DOLLARS (\$

) (the "Loan"), which

you agree to borrow.

This amount will be paid to **you** once the **Hypothec** that **you** grant **us** by the **Deed of Loan** is registered and creates valid first-ranking rights in **our** favour. This sum will not be paid to **you** if **you** do not fulfill one or more of your **Obligations** to **us**. The decision to disburse all or part of this amount will at all times be at **our** sole discretion.

We may withhold, out of the sums to be advanced, the *Taxes* owing and the accrued interest outstanding at the date of the advance, the file processing fee and the mortgage default insurance premiums, if any.

CONSTRUCTION OR RENOVATION LOAN

If **you** are contracting the **Loan** for the purpose of building, renovating or making improvements to the **Property**, **we** may advance to **you** all or part of the amount according to the progress of the work. **We** may decide whether an amount should be advanced to **you**, the amount of the advance and the date at which the advance will be made, based on the completion of the work and the amounts required to complete unfinished work. The decision to advance such amounts will at all times be at our sole discretion.

We may withhold such portion of the amounts to be advanced as we see fit to ensure the payment of the persons who work on such construction, renovations or improvements and who could acquire rights in the **Property** if they are not paid.

We may also withhold from amounts to be advanced, accrued interest outstanding on amounts previously advanced.

2.2 INTEREST

You agree to pay us interest on the Loan at an interest rate of per cent (%) per annum, calculated
Semi-annually not in advance, starting on the date on which sums are disbursed to you on the Loan (the "Interest Rate"). We calculate interest for each payment period using an interest rate factor that is equivalent to the Interest Rate. Interest is payable at the payment frequency set out in Section 2.4(b) below, unless you select another payment frequency.

You also agree to pay us interest on any amount which you are obliged to pay us under the **Deed of Loan** that is not paid when due, including any amount which we have paid to conserve our rights or because you have failed to fulfill your **Obligations**. Such unpaid amounts will be added to the **Secured Amounts** and will bear interest at the **Interest Rate**. You agree to pay interest on the **Secured Amounts** both before and after the **Maturity Date**, **Default** and judgment, until the **Secured Amounts** have been paid in full.

2.3 INTEREST ON INTEREST

If **you** do not pay any interest when due under the **Deed of Loan**, **we** will add the overdue interest to the **Secured Amounts** and charge **you** interest on the combined amount until it is paid. This is called compound interest. **We** calculate compound interest at the **Interest Rate**. **You** agree to pay the compound interest at the same frequency as **your** regular payments, both before and after the **Maturity Date**, **Default** and judgment, until the **Secured Amounts** are paid in full.

We will also charge you interest on compound interest at the **Interest Rate** both before and after the **Maturity Date**, **Default** and judgment, until the **Secured Amounts** are paid in full. All overdue interest and compound interest is part of the **Secured Amounts**. You agree to pay this interest immediately when we ask you to pay it.

Clause (a) applies in all cases and must not be deleted

2.4 **REPAYMENT**

(a) The *Term* begins on _____, (the "*Interest Adjustment Date*").

If we disburse all or part of the Loan before the Interest Adjustment Date, you agree to pay us the accrued interest on the sums advanced, calculated at the Interest Rate, starting on the date at which we advance such sums to you until the Interest Adjustment Date. You agree to pay us such interest on the first day of each month until the Interest Adjustment Date. If the Interest Adjustment Date does not fall on the first day of a month, you agree to pay us the accrued interest from the first day of the month in which the Interest Adjustment Date falls until the Interest Adjustment Date.

If the *Loan* is to be advanced on a progressive basis and the full amount has not been advanced at the *Interest Adjustment Date*, the *Interest Adjustment Date* will change to the date of the final advance. This means the *Maturity Date* and the date of *your* last regular payment will also change. If the final advance is not made within 12 months of the date of your *Loan* application, we will automatically set your *Interest Adjustment Date* to a date that is approximately 12 months from the date of your *Loan* application and the *Term* will start on that date.

Choose the applicable payment option (clause (b)

Insert if the payments are interest only. Delete if blended payments of principal and interest (b) You also agree to pay us interest on the Loan at the Interest Rate on the _____ day of each month, starting on _____ until _____ inclusively (the "Maturity Date"), which is the date at which you agree to pay us the Secured Amounts.

We may, if *you* wish, agree with *you* on a different date or a different payment frequency.

OR

Insert if blended payments of principal and interest.

Delete if payments are interest only

(b) You also agree to repay us the Loan and to pay us interest on the Loan as follows not in advance (except if a clause in the Deed of Loan permits) in consecutive, equal, monthly instalments of _______DOLLARS (\$) each (such instalment includes a payment of principal and interest on the Loan calculated at the Interest Rate).

You will make the first of such payments on _______ and you will pay the same amount on the same day of each month of each subsequent year (unless we agree with you on a different payment schedule) until_______ inclusively (the "Maturity Date"). You agree to pay us the Secured Amounts at the Maturity Date.

We may, if *you* wish, agree with *you* on a different date or a different payment frequency.

2.5 **APPLICATION OF THE PAYMENTS**

If you are not in **Default**, we apply your payments as follows:

(a) to pay your *HomeProtector Insurance Premium* on the *Loan*, including any applicable sales taxes or similar taxes, if you have such coverage;

(b) to pay **your** behalf;

to pay *Taxes*, if it has been agreed that *we* pay them on

your bon

and

(c) to pay interest due and payable under the **Deed of Loan**;

(d) to reduce the *Loan* (unless the *Deed of Loan* provides that *you* do not have to repay the *Loan* until the *Maturity Date*, in which case your payments never reduce the Loan).

If **you** are in **Default**, we may apply your payment, or any other money we receive from **you**, as we choose.

2.6 AUTOMATIC RENEWAL OF THE TERM OF THE LOAN AND AMENDMENTS

If **we** send **you** a renewal agreement for the **Loan** and **you** fail to sign and return it to **us** by the date indicated on the agreement, then the **Loan** will, at our option, be automatically renewed on the conditions set out in the agreement.

We may agree with you to amend any condition applicable to the Loan or to extend its Term. In such a case, you will continue to be bound to fulfil all your Obligations set out in the Deed of Loan, subject to such amendments as we may have agreed with you with respect to such Obligations.

The hypothecs created by the **Deed of Loan** will keep the same rank, notwithstanding any renewal, amendment or extension. For the sole purposes of section 10 of the <u>Interest Act</u> (Canada), which authorizes the

prepayment of hypothecary loans in consideration for payment of a sum equivalent to three months of interest provided a period of five years has elapsed since the date of the hypothec, the date of the *Hypothec* will be the date the renewal, amendment or extension takes effect.

Any renewal, amendment or extension of the **Deed of Loan** is at **our** discretion and **you** are not entitled to obtain such a renewal, amendment or extension unless **we** consent thereto.

Do not delete section 2.7 "Additional Amounts".

2.7 ADDITIONAL AMOUNTS

Once **you** have repaid part of the **Loan**, **you** may borrow additional amounts, provided that the total amount borrowed and not repaid from time to time, never exceeds the amount of the **Loan**. **We** may withdraw this additional borrowing option if **we** see fit.

The repayment conditions for such additional amounts and the interest payable thereon will be the object of separate agreements between **you** and **us**. The interest rate applicable to such additional amounts will be set by **us** at the time **you** request to borrow the additional amounts.

The additional amounts borrowed will also be secured by *Hypothecs* created by this *Deed of Loan*. Such *Hypothecs* will have the same rank and will subsist, notwithstanding any reduction in such additional borrowing, until they are cancelled by an instrument in writing duly signed by *us*.

3. HYPOTHECS

By this clause **you** grant **us** certain rights in **your Property**, in the **Rent** from the **Property** and in the insurance covering the **Property** and the **Rent**, in order to secure the repayment of the **Secured Amounts** and the fulfilment of **your Obligations**. You agree that the **Hypothecs** on the **Property**, the **Rent** and the associated insurance coverage secure payment to us of the **Secured Amounts**. As long as **you** fulfill all **your Obligations**, **you** may stay in possession of **your Property**. **Our** rights in the **Property** will end when **you** have paid **us** the **Secured Amounts** in full and **you** have fulfilled all **your Obligations**, in which case **you** may request an acquittance by paying the required fee, as explained in section 6.15.

3.1 **PROPERTY**

To secure the payment of the *Loan* and the interest on the *Loan*, *you* hypothecate to *us* the immovable property described below and all the movable property that is or will in future be permanently physically attached or joined to the immovable property (collectively referred to as the "*Property*" in this Deed of Loan) for an amount of

DOLLARS (\$), plus interest, from the datehereof, at the rate of percent (%) per annum, calculatedSemi-annually, not in advance.%)

To complete

DESCRIPTION

3.2 RENT

To secure the payment of the *Loan* and the interest on the *Loan*, *you* also hypothecate to *us* for an amount equal to the sum indicated in section 3.1 all the *Rent*.

You agree to deliver a copy of all leases to us on request.

We authorize *you* to collect the *Rent* at its due date but not in advance until *we* withdraw such authorization.

If we collect the **Rent**, such sums will be used to repay sums owing to **us** with respect to the **Secured Amounts**, as set out in section 2.5 of the **Deed of Loan**, even if the **Secured Amounts** are not due. We will not be responsible for damage resulting from the failure to collect **Rent** and we will have no obligation to inform **you** of any irregularity in the payment of **Rent**.

3.3 INSURANCE

In order to further secure the payment of the *Loan* and of the interest on the *Loan*, *you* hypothecate to *us* for an amount equal to the sum indicated in section 3.1, all insurance proceeds relating to the *Property* or the *Rent*.

3.4 **ADDITIONAL HYPOTHEC**

To secure the payment of all the sums **you** must pay on the **Secured Amounts** under the **Deed of Loan** (other than the **Loan** and interest on the **Loan**), and to secure the performance of all your other **Obligations**, **you** hypothecate the **Property** and the **Rent** to **us** for an additional sum equal to fifteen percent (15%) of the principal amount indicated in section 3.1.

4. OBLIGATIONS OF THE BORROWER

4.1 INSURANCE

You agree to keep the **Property** insured as long as the **Secured Amounts** under this **Deed of Loan** have not been repaid in full.

This insurance must cover the *Buildings*, during and after their construction, for their full (100%) replacement value, in Canadian dollars.

This insurance must cover at a minimum losses and damage caused by fire, lightning, hurricanes, explosions, collisions, vandalism, riots and civil commotion, smoke, falling objects and other customary risks and hazards. *We* may also require the insurance policy to cover other risks or hazards that *we* identify depending on the type or location of the *Property*.

Each insurance policy must be issued by a licensed insurance company and contain the standard hypothecary clause approved by the Insurance Bureau of Canada, stating that, in case of loss, **we** will be paid first. If

we so request, you must also assign your insurance policy(ies) to us and you agree to do everything necessary to give effect to such assignment.

You agree to deliver to **us**, if **we** so request, the insurance certificates or certified copies of each insurance policy.

You also agree to provide **us**, if **we** so request, with proof of renewal of insurance at least 15 days before the expiry of any insurance policy.

We will have the right, but not the obligation, to insure the buildings at your sole expense and to incur the necessary expenses for that purpose if **you** fail to do so. **You** agree to immediately repay **us** the sums, including the premiums, **we** have paid to insure the premises. If **you** do not repay **us** immediately, these sums will be added to the **Secured Amounts** and will bear interest at the **Interest Rate** commencing on the date **we** paid such sums.

If a loss or damage occurs, **you** agree to provide all proofs and take all necessary steps at your own expense to allow **us** to collect the insurance proceeds.

The presentation of the **Deed of Loan** will suffice for the insurance company to pay **us** the amount of the insurance proceeds.

The insurance proceeds received may, at *our* option, be used in whole or in part for:

(a) the construction, restoration or repair of the *Buildings*;

(b) the payment in full or in part of the **Secured Amounts**, whether or not they are then due and payable, and any prepayment charges in relation to the amount so repaid; or

(c) payment to you.

If the *Property* forms part of an immovable owned in divided co-ownership, *you* also agree to comply with the provisions concerning insurance contained in the section of this *Deed of Loan* entitled "Co-ownership Clause".

4.2 **TAXES**

You agree to pay us, if we so request, at the time of each regular payment provided for in the **Deed of Loan** an amount equal to one twelfth (1/12) of the sum we consider sufficient to pay all the **Taxes** payable during each year of the term of the **Loan** (that is until the **Secured Amounts** have been paid in full). We may from time to time make a new estimate of the amount we consider necessary for that purpose.

If, at the date when the *Taxes* fall due and payable or following a new estimate by us, the amount *you* have paid proves to be insufficient, *you* agree to pay *us*, on request, the additional amount required to make up the shortfall.

You agree to deliver to us, as soon as you receive them, all accounts, notices and other information relating to the Taxes. If you do not send

us any of this information and if your failure to do so results in extra charges being payable on the **Taxes**, **you** agree to pay such charges. **We** are not responsible for any extra charges that are payable because **we** have not received any of these accounts, notices or other information.

If you fulfill your Obligations we will use the amounts accrued in this manner to pay the **Taxes** as they fall due or at any time we choose. If you do not fulfill your Obligations, we will have the right to use all or part of such amounts to repay the **Secured Amounts**. We may set aside all the amounts that you pay to us pursuant to this clause as security for the fulfillment of your Obligations to us.

We may pay you interest from time to time at **our** option on amounts that are paid to **us** and that **we** set aside for the payment of the **Taxes** pursuant to this clause at an annual rate that **we** choose.

If the amount in your **Tax** account is not sufficient to pay the **Taxes**, **we** may, but are not obliged to, advance the required amounts to cover the shortfall.

You agree to repay us on request any amount or any charge that we pay to a municipality or to any third party in connection with the administration of your Tax account and the payment of the Taxes on your behalf. If you do not repay us immediately, we may at our option add these amounts to the Secured Amounts.

If **we** do not ask to pay the **Taxes** on your behalf, **you** agree to pay the **Taxes** without subrogation as soon as they are due and **you** agree to give us proof of payment of the **Taxes** on request.

4.3 **COSTS**

You agree to pay us, on request and as permitted by law:

(a) all fees, legal disbursements and costs of publication of rights incurred by **us** in connection with the **Deed of Loan**, any amendment, renewal or other agreement relating to the **Loan** or the **Secured Amounts**, any document or notice required to give effect to the **Deed of Loan** or to enforce the rights it confers, any registration of address, acquittance, discharge or cancellation, the fees, legal disbursements and costs of defending the validity of the **Deed of Loan** or the **Hypothec** against anyone who contests it, and any appraisal and survey costs, the costs of production of a location certificate or of certification of the publication of rights, and costs legitimately incurred by **us** to conserve the **Property** or the **Rent** or to recover the **Secured Amounts**; and

(b) all costs, including any administrative and processing fees we charge at that time, for the preparation of any amendment, renewal or other agreement relating to the *Loan* or the *Secured Amounts*, the preparation of a statement of account, a statement of information, any request to transfer the *Loan* or the *Hypothec,* or the preparation of a statement for purposes of an assumption

of loan, and any other additional fees we may charge trom time to time relating to the *Loan*.

If *you* do not pay *us* such costs, fees and disbursements, *we* may, at *our* option, add these amounts to the *Secured Amounts* and they will bear interest at the *Interest Rate*.

4.4 **PRIOR CLAIMS**

You agree to pay, as soon as they are due and payable, all claims, the non-payment of which could confer on the creditor a prior claim or superior rank over the **Hypothecs** recorded in this **Deed of Loan**, except for:

(a) the hypothecs already published at the time this **Deed of Loan** is published and that are known to and accepted by **us**;

(b) such claims which *you* contest in good faith by appropriate means, provided *you* give *us* sufficient security to cover any loss or damage that may result.

If **you** do not pay such claims as required, **we** may pay them, at **our** option, and add the amounts of such claims to the **Secured Amounts**. It follows that if **we** pay such claims, **we** will be subrogated in the rights of such creditors

4.5 OCCUPANCY AND RENT

You agree to occupy and use the **Property** primarily for residential purposes.

You agree to obtain *our* consent before renting out all or part of the *Property*. *We* may withhold *our* consent if *we* see fit.

If **you** rent out all of part of the **Property**, **you** agree not to assign or hypothecate the **Rent** to any third party and not to rent out the **Property** on terms less advantageous than the market.

4.6 **REAL RIGHTS**

You agree not to create any real right in the **Property** without obtaining **our** prior consent in writing. This means that **you** may not, for example, grant another hypothec on the **Property** or grant a right of use or a servitude on the **Property** without our consent.

4.7 MAINTENANCE OF THE PROPERTY

You agree to:

(a) not destroy, damage, remove or sell the *Buildings* in whole or in part without *our* consent;

(b) prevent any use of the *Property* or the *Buildings* that could impair their value;

(c) maintain the **Buildings** and the **Property** adequately and make any repairs that **we** may request you to make. If **you** do not make such repairs when **we** request them, **we** may make such repairs as **we** see fit, in which case **you** agree, on request, to repay us any amount that **we** pay for that purpose. Amounts not paid by **you** in this connection will be added to the **Secured Amounts** and will bear interest at the **Interest Rate**.

(d) not to remove the air conditioning, heating, plumbing, cooling or lighting appliances, or accessories and equipment placed in the *Buildings* now or in the future without *our* prior written consent.

4.8 **CONSTRUCTION**

If **you** wish to build, renovate or make improvements to the **Buildings** or the **Property**, **you** agree to:

(a) obtain *our* prior approval or that of the *Mortgage Default Insurer*, if the *Loan* has been insured by a *Mortgage Default Insurer*,

(b) provide any information or document that **we** or the **Mortgage Default Insurer** may request with a view to such approval, such as plans, specifications, construction permits, insurance or other;

(c) comply with construction standards, building codes and applicable municipal or other government by-laws and regulations;

(d) use only new materials; and

(e) respect the plans and specifications that **we** or the **Mortgage Default Insurer**, if the **Loan** is insured by a **Mortgage Default Insurer**, have approved.

4.9 **INSPECTION**

We, the Mortgage Default Insurer and our respective agents may, at any time, if we or the Mortgage Default Insurer see fit, enter the **Property** to inspect the land and the **Buildings**. Such inspection may include, among other things, environmental tests, a site appraisal or any other study or inspection that we or the Mortgage Default Insurer deem necessary. The exercise of this right of entry and inspection does not mean that we, the Mortgage Default Insurer or our respective agents are in possession of or have management of or responsibility for the **Property** and the **Buildings**. You agree to pay when due the reasonable costs of such tests, appraisals, studies and inspections, if any. Amounts not paid by you in this connection will be added to the **Secured Amounts** and will bear interest at the **Interest Rate**.

4.10 **COMPLIANCE WITH THE LAW**

You agree to:

(a) comply promptly with all legislative, regulatory, administrative and other provisions of federal, provincial and municipal or other authorities regarding zoning, use, occupancy, subdivision, parking, historical or cultural designations, fire, access, loading facilities, landscaping, environmental pollution, toxic substances or other environmental hazards, building construction, public health and safety and all private restrictions and covenants affecting all or part of the **Property**;

(b) make at *your* own expense structural or other improvements or modifications required to comply with such provisions; and

(c) provide **us** on request with proof that **you** are in compliance with such provisions.

4.11 CHANGE OF RESIDENCE

You agree to notify *us* in writing of any change in *your* usual residence within thirty (30) days of such change.

4.12 TAX ON THE LOAN

You agree to repay **us** on request the amount of any tax (other than tax on **our** income) that **we** may have to pay with respect to the **Loan**.

If **you** are not considered to be a Canadian resident for income tax purposes, it is possible that the country where **you** are considered to be resident for income tax purposes will require tax to be withheld on the interest portion of **your** payments.

If **you** have to pay such withholding taxes, **you** are solely responsible for the payment of such taxes and the payments **you** make under the **Deed of Loan** must be made free and clear of such withholding taxes. **You** agree to pay all such withholding taxes to the taxing authorities of the country of which **you** are a tax resident and to provide **us** with proof from the foreign taxing authority that **you** have paid such withholding taxes.

If **you** do not pay such withholding taxes and the foreign taxing authority concerned claims payment of such withholding taxes from **us**, **you** agree to pay **us** the required amount for that purpose as soon as **we** so request. If **you** do not pay the required amount, it will be added to the **Secured Amounts**. In certain circumstances, **we** may inform **you** that **we** will collect and remit such withholding taxes on **your** behalf, in which case **we** will remit the withholding taxes to the foreign taxing authority concerned out of the interest **you** pay **us**.

4.13 **EXPENSES INCURRED BY THE LENDER**

We may pay any sum that **you** have an obligation to pay under the **Deed of Loan** or that **we** consider it necessary or desirable to pay because **you** have not fulfilled **your Obligations**, at any time and without giving **you** prior notice. Similarly, if for any reason **our** security or **our** rights under the **Deed of Loan** are impaired, **we** may take the steps and incur the expenses that **we** consider necessary or desirable to protect our security and our rights without giving **you** prior notice. **You** must continue to perform **your Obligations**, even if **we** have spent money to do something **you** were obligated to do.

You agree to repay us the sums we legitimately pay in this manner, on request. If you do not repay us, we may, at our option, add these amounts to the Secured Amounts, with interest on the Secured Amounts at the Interest Rate.

5. DEFAULTS

5.1 **EVENTS**

You will be considered to be in default under the **Deed of Loan** if any of the following events occurs:

(a) **you** do not make a payment when **you** should or you fail to pay any other sum that is due in connection with the **Secured Amounts**;

(b) you do not fulfill one of your Obligations;

(c) **you** do not pay a sum or perform an obligation and such failure to pay or failure to perform an obligation could confer rights in the **Property** or the **Rent** on a third party;

(d) **you** become insolvent, declare bankruptcy or initiate proceedings to reach an arrangement with **your** creditors or with a view to **your** winding-up or bankruptcy;

(e) proceedings are initiated against **you** to have **you** declared bankrupt and **you** do not contest them diligently and they are not dismissed or cancelled within twenty-one (21) days from the date they are initiated;

(f) a right that ranks prior to or has preference of rank over the *Hypothecs* recorded in the *Deed of Loan* is registered against the *Property* or the *Rent*, unless you contest it in good faith immediately by appropriate means and give *us* security that *we* consider sufficient to cover any loss or damage that may result;

(g) prior notice is given by a preferential or hypothecary creditor of his intention to exercise a preferential or hypothecary right or any

other security, such right or security is enforced, a secured creditor takes possession of the *Property* or the *Rent*, or a receiver is appointed for all or part of the *Property* or the *Rent*,

(h) the *Property* or the *Rent* is seized and the release from seizure is not obtained within the following ten (10) days;

(i) the construction of any **Building** on the **Property** is interrupted before its completion for a continuous period of over twenty (20) days;

(j) any of the representations or statements *you* make in the **Deed of Loan** or in any other document relating to the **Loan** are incorrect;

(k) any third party (including the government) demands, or claims the right to demand, that **we** pay to it all or part of the amounts that **we** may disburse to **you** in connection with the **Loan**;

(I) a guarantor has guaranteed performance of **your Obligations**, either by way of intervention in this **Deed of Loan** or otherwise, and the guarantee is invalid or if **we** no longer have any rights against the guarantor under the guarantee.

5.2 **EFFECTS**

Without limiting **our** right to demand, at **our** option and at any time, the payment of the amounts payable on demand, **we** may, upon the occurrence of any of the events listed in clauses (a) to (j) of section 5.1 above:

(i) cease to pay *you* any balance of the *Loan* that has not yet been disbursed;

(ii) demand full and immediate payment of the **Secured Amounts**, which will then be immediately due and payable; and

(iii) exercise at *our* option, without restriction and without prior notice other than that provided by law, all the rights and remedies that are conferred on *us* by law, including the following hypothecary rights that are then available:

- taking in payment;
- sale by judicial authority;
- taking possession for purposes of administration; or
- sale by the creditor.

The occurrence of the event referred to in clause (k) of section 5.1 automatically terminates any obligation on **our** part to advance **you** funds on the **Loan** without the need for any notice or demand (which **you** expressly waive). **You** authorize **us** as of now to exercise any of the rights referred to in this section 5.2 in such a case.

Subject to applicable law, any furniture, appliances or household or personal belongings which remain on the **Property** for a period of 15 days after a voluntary or forced surrender of the **Property** shall be deemed abandoned and **we** may remove, store, dispose of or otherwise deal with such abandoned property in such manner as **we** choose.

6. MISCELLANEOUS PROVISIONS

6.1 NATURE OF THE OBLIGATIONS

Each of **your Obligations** is indivisible and **we** may require full compliance by each of **you** who have signed the **Deed of Loan** and **your** heirs, legatees, legal representatives, successors or assigns.

If any of the provisions of the **Deed of Loan** is null or void or deemed not to have been written, all the other provisions of the **Deed of Loan** will be severable from the provisions that are null and void or deemed not to have been written and will remain valid and enforceable.

6.2 PAYMENT

You agree to

- make all the payments which **you** are bound to make to **us**

(a) in tender that is legal in Canada at the time of payment, at the branch indicated in the *Deed of Loan* or at any other location *we* indicate in writing; and

(b) in full without compensation or counterclaim and without any deductions or withholdings whatsoever. **You** agree that **you** will not cancel, effect compensation or reduce any payments that **you** make;

 keep a bank account with a Canadian financial institution and keep a sufficient sum of money in the account to make each payment that is due to *us*;

You authorize us by the **Deed of Loan** to automatically withdraw from such account the amount of any payment when it is due to us;

You agree not to cancel your authorization to withdraw, or close the account without **our** consent. If your financial institution refuses the pre-authorized withdrawal, **we** will charge **you** for the fee your financial institution charges **us**. This may include situations where you do not have enough money in **your** account, or **you** closed your account.

6.3 **ELECTION OF DOMICILE**

Any service, notice or demand must be made or given to or served on **you** at **your** domicile. However, if **we** cannot find **you** at your domicile, **you** elect domicile for the purposes of the **Deed of Loan**, at the office of the clerk of the Superior Court in the district where the **Property** is located, and such service, notice or demand may be made, given to or served on **you** there.

6.4 **DEFAULT BY LAPSE OF TIME**

Subject to the provisions of section 6.5, *you* will be put in default by the mere lapse of the time to fulfill *your Obligations*. This means that *we* do not have to send *you* a notice or demand asking that *you* comply.

6.5 **PRIOR NOTICE**

lf:

- the repayment of the *Loan* is secured by a hypothec other than a first-ranking hypothec; and
- at the expiry of the *Term you* are not in *Default*; and
- the outstanding balance of the *Loan* exceeds the amount of one regular payment,

we will give *you* prior written notice of at least thirty (30) days before requiring the repayment of the *Loan* in full.

Section 6.5 applies only if the Borrower is a consumer within the meaning of consumer protection legislation

6.6 NO WAIVER

You confirm that **you** will not claim that an action or omission by **us** constitutes or implies a waiver by **us** of **our** right to invoke a **Default** by **you**, or to enforce a right arising from such **Default**, unless **we** have explicitly expressed such an intention after a **Default** has occurred.

6.7 **DOCUMENTS**

You agree, if we see fit, to remit to us the title deeds, title search certificates, location certificates, insurance contracts and other documents relating to the *Property* and the *Rent*. These documents will remain in our possession until the *Secured Amounts* are repaid in full.

6.8 **REPRESENTATIONS**

You represent to us:

(a) you are the absolute and uncontested owner of the

Property;

(b) **you** are the absolute owner of the air conditioning, heating, plumbing, cooling and lighting appliances, the accessories and equipment placed in the **Buildings** and the elevators and machinery, and they are permanently physically attached or joined to the **Building** to permit its use and they form part of the **Building**;

(c) the *Property* and the *Rent* are free of any prior claim and are charged only with the hypothecs declared in the *Deed of Loan*; furthermore, the *Rent* has not been assigned to any third party;

(d) all the *Taxes* payable to date have been paid without subrogation;

(e) *your* marital status, if applicable, is as indicated in section 10.2 of the *Deed of Loan*;

(f) if **you** are married, no change has occurred in **your** marital status since **your** marriage and no agreement exists between **you** and **your** spouse to change **your** matrimonial regime or **your** marriage contract and no petition seeking the approval of such an agreement and no petition for separation as to property, separation as to bed and board, for annulment of marriage or for divorce is pending.

6.9 **OBLIGATIONS SOLIDARY**

If there is more than one Borrower, each is solidarily liable for the fulfilment of the **Obligations**. This means that each of **you** is responsible individually and collectively with the others for such **Obligations** and **we** may require any one of **you** perform all such **Obligations**, which will have the effect of releasing the others. However, each of **you**, solidary Borrowers, waives the right to be subrogated in **our** rights against the others. This means that **you** will not obtain **our** rights against the other solidary Borrowers by performing the **Obligations**. Each of **you** also authorizes **us** to grant releases and waivers to the other solidary Borrowers or with respect to the **Hypothecs** recorded in the **Deed of Loan**, and each of **you** acknowledges that this will not have the effect of releasing **you** from **your Obligations**.

6.10 **EXONERATION**

If **we** are in possession of the **Property**, **we** will not be obliged to maintain the use for which it is normally intended, to have it generate revenues or to continue operating or using it.

6.11 CONSENT – CADASTRAL AMENDMENTS

We authorize you by this **Deed of Loan** to make any cadastral amendments for the sole purpose of renumbering the lot(s) corresponding to the **Property**, provided that, following such amendment, our rights arising from the **Deed of Loan** are carried over to one or more full lots, excluding parts of lots. We expressly reserve all **our** rights in the renumbered lot(s). You must notify us in writing of the cadastral amendment within ten days of such amendment.

If, following the proposed cadastral amendment, **our** rights under the **Deed of Loan** are transferred not only to one or more full lots, but also to one or more parts of lots, or only to one or more parts of lots, **you** must obtain **our** express prior consent to the contemplated transaction and **we** may then require that **you** grant **us** a hypothec on one or more parts of lots so that **our** rights apply to one or more full lots.

6.12 CHANGE OF OWNERSHIP

OPTIONS

If **you** sell the **Property** and **you** are not in **Default** and we agree in writing, **you** have two (2) options:

A) you may transfer the *Loan* and the *Hypothec* to the new residential property that you purchase;

OR

B) the person who buys your *Property* can apply to us to assume the *Loan* and the *Hypothec*.

You cannot do both – **you** must decide. The terms, which apply to each of these options, are described below:

A) TRANSFER OF HYPOTHEC

If you purchase a new residential property (the "new property"), we may agree to finance this purchase, provided you meet the following conditions:

- (1) **You** must:
 - (a) meet *our* approval criteria for hypothecary loans;
 - (b) sign a new deed of loan to hypothecate the new property (the "new hypothec"); and
 - (c) pay all costs related to the new hypothec, namely any processing and administration fees, notarial fees and property valuation fees, and any other expenses **we** incur.

(2) If **you** meet the above conditions and our policies permit it, you may then transfer the outstanding amount of the Loan to a new loan secured by a new hypothec on a new property or you may combine that amount with additional amounts. Your new hypothec and loan will be based on our then current terms and conditions for the transfer of a hypothecary loan to a new property.

(3) If **we** agree to let you move the Hypothec and the Loan and the new amount to be secured by the new hypothec (the "new loan") is less than the Secured Amounts when you sell your Property, you must pay us: (i) the difference between the new loan and the Secured; (ii) the prepayment charge that applies to the difference; and (iii) any cash back amounts owing. You must pay the applicable prepayment charge and any cash back amounts owing under section 7.8 when *you* sell your **Property**.

(4) If **you** wish to transfer the **Loan** and the **Hypothec** and they are covered by mortgage default insurance or *HomeProtector* insurance, ask **us** to see if the insurance can also be transferred.

B) ASSUMPTION OF LOAN:

If **you** sell or transfer the **Property**, the new owner may ask **us** to assume the **Loan** and the **Hypothec**.

You agree to provide **us** with any information **we** may require in making our decision whether or not to give such approval. **We** will examine the information and communicate **our** decision to **you**.

We may set certain conditions, which you and the new owner must meet in order to obtain such approval. Such conditions may include the signature by the new owner (with the consent of his or her spouse if required by law) of an agreement for the assumption of the hypothecary loan (in a form acceptable to us), whereby he or she personally assumes all your Obligations.

If **you** sell or transfer the **Property** or if **we** sign a new agreement with a new owner regarding the **Loan**, **you** are still required to fulfill **your Obligations**.

You will continue to be bound by your **Obligations** to us regardless of the sale or transfer of the **Property**, even if the new owner assumes your **Obligations** or makes payments on the **Loan**, unless **we** decide, at our option, to release **you** from your **Obligations**. You acknowledge that **we** may renew the **Loan** or come to an agreement with the new owner to modify the conditions applicable to the **Loan** without notifying **you** or obtaining **your** consent and that **you** will continue to be bound to fulfill **your Obligations**.

GENERAL STATEMENTS

You agree not to sell or transfer all or part of the *Property* to a person who has not previously been approved in writing by *us*.

If **you** sell or transfer the **Property**, directly or indirectly, without **our** consent, **we** may demand the full and immediate repayment of the **Secured Amounts** and **you** will be bound to pay the prepayment charges applicable to the **Secured Amounts**.

If **we** accept payments from a new owner of the **Property**, even though **we** did not approve the new owner, it will not mean that **we** have approved the sale or transfer or that **we** are waiving **our** right to claim payment from **you** of the **Secured Amounts** and any prepayment charge.

6.13 CO-OWNERSHIP CLAUSE

The following conditions apply if the *Property* forms part of an immovable owned in divided co-ownership:

(a) YOUR OBLIGATIONS

In addition to the **Obligations** which **you** agree to fulfill by signing the **Deed of Loan you** agree to:

- comply with all the legislative provisions applicable to co-ownership, the declaration of co-ownership (including any amendments thereto) (the "*Declaration of Co-ownership*") and all regulations, by-laws, orders and resolutions adopted at co-owners' meetings;
- (ii) pay your proportionate share of all taxes, contributions to common expenses and administrative charges imposed by the syndicate of co-owners in accordance with the *Declaration of Co-ownership*. We may require you to provide proof of payment;
- (iii) pay us, if we so request, your contribution to the common expenses and the administrative charges imposed by the syndicate of co-owners. We may accept a declaration of the syndicate of co-owners as conclusive proof of the amounts due and their due dates;
- (iv) provide *us* with any notice, including notices of assessment which *you* receive from the syndicate of co-owners;
- ensure that the syndicate of co-owners fulfills all its obligations under the law or the *Declaration of Co-ownership* and its by-laws;
- (vi) the Secured Amounts are payable on demand if:
 - (1) the divided co-ownership comes to an end;
 - (2) sale of all or a substantial part of the property of the syndicate of co-owners is authorized;
 - (3) the syndicate of co-owners does not comply with the applicable legislation, the *Declaration of Co-ownership* or the co-ownership by-laws;
 - (4) the syndicate of co-owners fails to insure the private portions and the common portions against destruction or damage by fire and other perils usually insured against, for full replacement cost;
 - (5) the syndicate of co-owners fails, in *our* opinion, to manage the co-owned property and assets in a careful way or to maintain them in good repair; or
 - (6) the syndicate of co-owners fails to insure all the private portions and common portions according to

law and any additional requirements we may have, or fails to do all that is necessary to collect insurance proceeds.

(b) ASSIGNMENT OF YOUR VOTING RIGHTS AND CLAIMS:

You assign and convey to us:

- (i) all *your* voting rights under the *Declaration* of *Co-ownership*. *We* will give *you* and the syndicate of co-owners prior notice if *we* intend to exercise our voting rights. The notice may be for an indeterminate or a limited period of time, or for a specific meeting or matter; and
- (ii) all your rights to the amounts in the funds for common expenses set up under the Declaration of Co-ownership, if any, but such assignment will only take effect if we become the owners of the Property. You agree to sign any document we may require to confirm such assignment.

(c) SALE OR TRANSFER:

If **you** sell or transfer the **Property**, in addition to respecting the other sections relating to the sale of the **Property** that are contained in the **Deed of Loan**, **you** agree to include the following terms and conditions in the sale or transfer:

- (i) that the purchaser agree to fulfill all your **Obligations** set forth in this section; and
- (ii) that the purchaser confirm the assignment to **us** of the voting rights and rights in the funds for common expenses provided for above.

(d) INSURANCE:

You and the syndicate of co-owners must comply fully with the terms of the insurance policy(ies) on the **Property**, the syndicate of co-owners and with the insurance clauses contained in the *Declaration of Co-ownership*.

In addition to fulfilling *your Obligations* relating to insurance (described in section 4.1), *you* also agree to:

- (i) insure the common portions of the buildings that form or will form part of the co-owned property if the syndicate of co-owners does not do so;
- provide *us* with proof that *your* insurance coverage and that of the syndicate of co-owners is in force with respect to the *Property*;
- (iii) notify *us* at least 30 days before the expiry of any insurance policy that is to be renewed or replaced;

- (iv) if it is legal to do so, assign *us your* interest in any insurance policy purchased by the syndicate of co-owners for the *Property*; and
- (v) make every effort to have the syndicate of co-owners comply fully with all of the above-mentioned **Obligations**.

If there are discrepancies between the insurance section contained in the **Deed of Loan** and the insurance provisions contained in the **Declaration** of Co-ownership as regards **our** use of the insurance proceeds in the event of a loss, the provisions in the **Declaration** of Co-Ownership will apply.

6.14 **EXPROPRIATION**

(1) If your entire **Property** is expropriated, the **Secured Amounts** will immediately become due and payable, together with any applicable prepayment charge. **You** agree to hold all amounts **you** are awarded for the expropriation of **your Property** in trust for **us**.

(2) If only a part of **your Property** is expropriated, **you** agree to pay to us the amount **you** are awarded for the partial expropriation and **we** will credit it to any prepayment charge applicable to that amount and to the **Secured Amounts**. Until **you** have paid **us**, **you** agree to hold the amount **you** are awarded in trust for **us**.

(3) If we consider that the remainder of **your Property** is not adequate security for the **Secured Amounts**, then the **Secured Amounts**, or the part of the **Secured Amounts** as **we** decide, will immediately become due and payable together with the prepayment charge applicable to that amount.

(4) Any amount *you* pay *us* because of an expropriation must include the prepayment charge applicable to that amount.

6.15 ACQUITTANCE

We will provide you with an acquittance of the *Loan*, if you ask us, when:

(a) **you** have paid all amounts owing under the **Deed of Loan**, including any prepayment charge;

(b) **you** have fulfilled all other **Obligations** under the **Deed of Loan**; and

(c) **you** have paid a sufficient amount to pay the registration fee and the costs of sending the acquittance to the registry office.

If we give a full acquittance of the *Loan* we will no longer be entitled to enforce *our* rights under the *Hypothec*.

6.16 **INTERPRETATION**

Wherever the context so requires, the gender and number of words are interchangeable.

Paragraph and section headings do not form part of the Deed of Loan, but are used only for easy and convenient reference. They do not affect the construction or interpretation of the Deed of Loan.

7. PREPAYMENT OPTIONS

7.1 YOUR HYPOTHEC

You have a Convertible Mortgage.

You have a Closed Mortgage.

You have an Open Mortgage.

7.2 **RESTRICTION**

None of the prepayment options described in this section 7, apply if **you** are in **Default**.

7.3 **PREPAYING AN OPEN MORTGAGE**

If **you** have an **Open Mortgage**, **you** may prepay \$500 or more of the **Secured Amounts** at any time without a prepayment charge. If **you** have an **Open Mortgage** and **you** want to prepay it, you will have to repay a portion of the cash back amount you received from **us**, as set out in section 7.8.

7.4 ANNUAL PREPAYMENT OPTIONS

(1) If you have a **Closed Mortgage**, **you** may, once in each twelve-month period starting on the **Interest Adjustment Date** or the anniversary of that date, pay up to 10% of the **Loan**.

(2) Subject to section 7.4(4), *you* can exercise this option without notice and without paying any prepayment charge.

(3) If **you** do not exercise this option in any twelve-month period, **you** cannot carry it over to any future twelve-month period.

(4) If *you* prepay more than 10% of the *Loan*, you must pay a prepayment charge on the **entire amount** of the prepayment.

Delete options that are not applicable

7.5 **INCREASING PAYMENTS OPTION**

(1) You may once in each twelve-month period, starting on the *Interest Adjustment Date*, or the anniversary of that date, increase your payment by an amount that is not more than 10% of the principal and interest portion of what is or would be *your* monthly payment amount. This option does not apply if you have an *Interest Only Mortgage*.

(2) If *you* do not exercise this option in any twelve-month period, *you* cannot carry it over to any future twelve-month period.

7.6 PREPAYING MORE THAN 10% OF A CLOSED MORTGAGE

If *you* have a *Closed Mortgage you* may pay off more than 10% of the *Loan*, but *you* must pay a prepayment charge on the **entire amount** of the prepayment.

- (1) The prepayment is subject to the following conditions:
- (a) You may at any time during the Term prepay all or part of the Secured Amounts, but you must pay a prepayment charge calculated on the amount you prepay.
- (b) The prepayment charge will be the greater of:
 - (i) Three months' interest on the amount prepaid, at the *Interest Rate*; or
 - (ii) Interest for the remainder of the *Term* on the amount prepaid calculated using the "interest rate differential". The interest rate differential is the difference between the *Interest Rate* and the *Posted Rate* on the prepayment date for a hypothecary loan with a term similar to the time remaining in the *Term* and having the same prepayment options. If *you* received a rate reduction below our *Posted Rate* when *you* granted *us* the *Hypothec*, we will deduct the amount of this rate reduction from the *Posted Rate* before calculating the difference between the interest rates.

The chart below indicates how **we** calculate a term similar to the time remaining in the **Term**.

TERM REMAINING	USE FOLLOWING RATES
0 months – 8 months	6 month rate
8 months and 1 day – 17 months	1 year rate
17 months and 1 day – 29 months	2 year rate
29 months and 1 day – 41 months	3 year rate
41 months and 1 day – 53 months	4 year rate
53 months and 1 day – 71 months	5 year rate
71 months and 1 day – 95 months	7 year rate

95 months and 1 day – 143 months	10 year rate
143 months and 1 day and over	25 year rate

(2) **You** will also have to pay back a portion of any cash back amount **you** received, as called for in section 7.8, if you prepay the **Secured Amounts** in full.

(3) If **you** renew or extend the **Loan** before the end of the **Term**, or if you amend the **Interest Rate** before the end of the **Term**, **you** agree to pay a prepayment charge, calculated in the same way as in section 7.6 (1)(b) above based on the **Secured Amounts** on the date of the renewal, amendment or extension.

7.7 PREPAYING A LOAN WITH A TERM OF MORE THAN FIVE YEARS

If the **Term** is more than five years, you may prepay the **Secured Amounts** in full at any time after the end of the fifth year of the Term. If **you** do, your prepayment charge will be three months' interest calculated on the **Secured Amounts** at the **Interest Rate**. **You** agree that the **Interest Adjustment Date** will be deemed to be the date of the hypothecary loan for this purpose.

7.8 **INCENTIVE PROGRAM**

(1) We may, at *our* option, offer *you* an incentive to enter into the *Loan* with *us*. This incentive may be cash, a gift certificate or other item having a value (for example a voucher that you may redeem at a retail store). *We* will tell *you* the value of the incentive. *We* will call this a "cash back amount". If you repay the *Secured Amounts* before the end of the *Term* or if *you* change the *Term* of the *Deed of Loan*, *you* must repay to *us* a portion of the cash back amount. *You* must pay this proportionate amount in addition to any prepayment charge. You must pay it even if you have an *Open Mortgage*.

(2) Here is how **we** calculate the amount **you** must repay:

Your cash back amount divided by the number of months in the term, times the number of months remaining in the term (including the month in which the repayment is made).

Here is an example:

If **you** received a \$1,000 cash back amount for a 5 year (60 months) loan and repay the loan in full after 3 years (36 months), the calculation of the amount would be as follows:

 $1,000 \div 60$ months x 24 months remaining = 400

7.9 DOUBLE-UP® OPTION

You may increase your regular payment by an amount up to 100% of the principal and interest portions of your regular payment (but not less

than \$100) on any payment date. This is called a "*Double-Up*". If you have a non-monthly payment frequency, the total amount of your *Double-Up* payments in any one calendar month cannot be more than the amount of principal and interest portions of what would be *your* monthly payment. If *you* do not *Double-Up*, *you* may not save this option to be used on a later payment date. *You* cannot make *Double-Up* payments if *you* have an *Interest Only Mortgage*.

Here is an example of how to calculate the maximum permitted monthly *Double-Up* payments for a hypothecary loan with non-monthly payments.

Weekly payments	=	principal and interest portions of payment x 52/12
Bi-Weekly	=	principal and interest portions of payment x 26/12
Semi-monthly	=	principal and interest portions of payment $x 2$

7.10 GENERAL PROVISIONS ON PREPAYMENT

(1) If **you** use any prepayment option described in section 7, the schedule of payment dates will not change. **Your** payment amounts will also not change, unless **you** exercised an option to increase the payment amount.

(2) You agree to continue to make payments until the **Secured Amounts** are paid in full.

8. DELAYING A PAYMENT

If **you** meet the conditions set out in this section, you can Skip-A-Payment®, which means not making a regular payment on its payment date.

8.1 SKIP-A-PAYMENT OPTION

- (1) This part applies only if:
 - (a) the *Term* is less than 10 years;
 - (b) the **Loan** is not an interest only loan;
 - (c) the Loan is not insured by CMHC (see section 8.2 for the *Skip-A-Payment* rules for CMHC insured loans); and
 - (d) you are not in **Default**.

(2) following conditions:

Skip-A-Payment means not making a payment under the

- (a) Once in every 12 month period during the *Term*, (starting on the Interest Adjustment Date or the anniversary date of the *Interest Adjustment Date*) *you* may *Skip-A-Payment* if the sum of the interest portion of the skipped payment and the *Secured Amounts* is not more than the *Loan*.
- (b) You may Skip-A-Payment up to the amount of any Double-Up payments made by you. The total amount of all skipped payments must not be more than the total of your Double-Up payments.
- (c) If **you** Skip-A-Payment **you** must still pay the portion of **your** payment that covers **your Taxes** and **HomeProtector Insurance Premium**.
- (d) The interest portion of any skipped payment is added to the **Secured Amounts** and interest is charged on that amount at the **Interest Rate**.

(3) **You** may repay any skipped payment at any time during the **Term**. **We** will not charge **you** any costs for repaying a skipped payment.

8.2 SKIP-A-PAYMENT OPTION FOR CMHC-INSURED HYPOTHECS

- (1) This part applies only if:
 - (a) the *Term* is less than 10 years;
 - (b) the *Loan* is not an interest only loan;
 - (c) the *Loan* is insured by CMHC; and
 - (d) **you** are not in **Default**.

(2) If the "loan to value ratio" is equal to or less than 90%, *you* may *Skip-A-Payment* as long as the sum of the *Secured Amounts* and the interest portion of the skipped payment is not more than the *Loan*.

- (a) By way of explanation, "loan to value ratio" means the ratio of the *Loan* to the lesser of:
 - (i) the price paid to buy *your Property*; and
 - (ii) the value of *your Property*, as *we* determine, on the date of the *Deed of Loan*.
- (b) If the Loan is insured under CMHC's "95% Insurance" program or any related or successor program and the loan to value ratio is more than 90%, you may Skip-A-Payment only if, after having skipped the payment, the sum of the Secured Amounts and the interest portion of the skipped payment is equal to or less than 90% of the "loan to value ratio". To see whether you fit these conditions, you will need to know what the Secured Amounts are as a result of your repayments of the *Loan*. For example, Helen and Henry have a hypothec for a 5-year term, at a 6% interest rate, with a 20-year amortization period. Their house cost \$200,000 and they borrowed \$190,000, which is secured by the hypothec. Helen and Henry want to Skip-A-Payment in their first year as homeowners and in the fourth year. Can they do so? Follow the calculations:

	Year 1	Year 4
Loan	\$190,000	\$190,000
Value of property	\$200,000	\$200,000
Loan repaid	\$5,130	\$22,400
Secured amounts	\$184,870	\$167,580
Interest portion of skipped payment	\$1,115	\$1,105
Sum of secured amounts and interest portion of skipped payment	\$185,985	\$168,685
Ratio of sum of secured amounts and interest portion of skipped	98%	89%

payment to loan

So they	So they
cannot	can
Skip-A-	Skip-A-
Payment	Payment
because	because
of a ratio	of a ratio
of more	of less
than 90%	than 90%

- (c) You may not Skip-A-Payment if, as a result of the skipped payment, the original amortization period of the Loan would be extended or you have skipped the equivalent of four monthly payments at any time during the Term and you have not yet repaid them
- d) When **you** Skip-A-Payment under this part, **you** must still pay the portion of **your** payment that covers **your Taxes** and HomeProtector insurance premium. The interest portion of any skipped payment is added to the **Secured Amounts** and interest is charged on that amount at the **Interest Rate**.
- (e) **You** may repay any skipped payment at any time during the **Term**. **We** will not charge **you** any costs for repaying a skipped payment.

8.3 CONVERTIBLE MORTGAGE

(1) If **you** have a **Convertible Mortgage**, **you** may extend the **Term** without paying a prepayment charge or repaying any incentive, as long as you have fulfilled your **Obligations** and **you** convert to one of the two terms shown below. The conversion will take place on the date we select.

- (2) The terms that *you* may convert to are:
- (a) a *Fixed Rate Closed Mortgage* having a term of 1 year or longer at the *Posted Rate* for the term *you* choose; or
- (b) a *RateCapper* Mortgage at the interest rate **we** are then offering.

9. INTERVENTIONS if applicable

9.1 GUARANTOR – NON-OWNER SPOUSE OR THIRD PARTY

intervenes in the Deed of Loan

and, solidarily with the Borrower, agrees to pay the **Secured Amounts** under the **Deed of Loan** in full and to fulfill all the **Obligations** of the Borrower set forth therein. The Intervenor waives the benefit of division and discussion, which means that he or she may not require **us** to demand payment from the Borrower or to exercise **our** recourses against the Borrower's assets before seeking payment from the Intervenor.

If there is more than one Intervenor, each of them agrees solidarily to fulfill the **Obligations**.

9.2 NON-OWNER SPOUSE – CONSENT

The Borrower's spouse, intervenes in the *Deed of Loan* and:

(a) joins with the Borrower for the purposes hereof and confirms that the Borrower's declarations regarding his marital status are correct;

(b) consents to the *Hypothecs* recorded in the *Deed of*

(c) acknowledges that if a judgment granting him(her) a right of use, habitation or occupancy is registered against the **Property**, he (she) will be solidarily bound with the Borrower by all the provisions of this **Deed of Loan** insofar as they affect him(her) or are applicable to him(her) as occupant or owner.

10. PRIOR CHARGES/MARITAL STATUS

10.1 CHARGES

Loan:

The following hypothecs currently charge the **Property** or the **Rent**:

10.2 MARITAL STATUS

(a) of the Borrower:

(b) of the intervening co-owner (if applicable):

11. LANGUAGE CLAUSE

The parties have requested that this Deed of Loan and all related documents be drafted in English; les parties aux présentes ont demandé que le présent Acte de prêt et tous les documents y afférents soient rédigés en anglais.

12. NATIONAL HOUSING ACT

The Loan is made under the National Housing Act.

WHEREOF ACTE

DONE AT

on the day, month and year first mentioned and recorded in the minutes of the undersigned notary under the number

AND HAVING READ this Deed of Loan, the parties hereto signed in the presence of the undersigned notary.

Insert section 12 only if the loan is insured by the CMHC