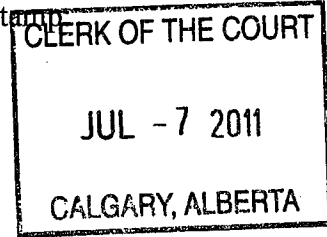


Clerk's stamp



COURT FILE NUMBER: 1001-03215

COURT OF QUEEN'S BENCH OF ALBERTA

JUDICIAL CENTRE OF CALGARY

PLAINTIFF: FIRST CALGARY SAVINGS & CREDIT UNION LTD.

DEFENDANTS: PERERA SHAWNEE LTD., PERERA DEVELOPMENT CORPORATION, DON L. PERERA and SHIRANIE M. PERERA

PLAINTIFFS BY COUNTERCLAIM PERERA SHAWNEE LTD., DON L. PERERA and SHIRANIE M. PERERA

DEFENDANTS BY COUNTERCLAIM FIRST CALGARY SAVINGS & CREDIT UNION LTD. and DELOITTE & TOUCHE LLP

DOCUMENT: VESTING ORDER

(Re: Purchase by Little of Legal Unit 52, Suite 601)

OSLER, HOSKIN & HARCOURT LLP
Barristers & Solicitors
Suite 2500, 450 - 1st Street SW
Calgary, AB T2P 5H1
Solicitor: Christa Nicholson
Telephone: (403) 260-7025
Facsimile: (403) 260-7024
File Number: 1121689

I hereby certify this to be a true copy of the original Order
Dated this 7 day of July 2011
for Clerk of the Court

DATE ON WHICH ORDER WAS PRONOUNCED: July 7, 2011

NAME OF JUDGE WHO MADE THIS ORDER: Honourable Justice Vest

VESTING ORDER
(Re: Purchase by Little, Legal Unit 52, Suite 601)

UPON the *ex parte* application (the “**Application**”) of Deloitte & Touche Inc., in its capacity as Court-appointed receiver and manager of Perera Development Corporation (“**PDC**”) and Perera Shawnee Ltd. (“**PSL**”, or when reference is being made to PDC and PSL collectively, the “**Debtors**”), and not in its personal capacity (the “**Receiver**”); **AND UPON** noting the Order issued by Madam Justice A. Kent on March 3, 2010 (the “**Receivership Order**”); **AND UPON** noting the Confidential Fourth Report of the Receiver, dated October 7, 2010 (the “**Confidential Fourth Receiver’s Report**”); **AND UPON** noting the Amended and Restated Closing Process Order granted by Madam Justice A. Kent on October 27, 2010; **AND UPON** noting the Third Sealing Order granted by Madam Justice A. Kent on October 27, 2010; **AND UPON** reading the Fifteenth Report of the Receiver, dated July 6, 2011 (the “**Fifteenth Receiver’s Report**”); **AND UPON** reading the Confidential Sixteenth Report of the Receiver, dated July 6, 2010 (the “**Confidential Sixteenth Receiver’s Report**”); **AND UPON** reference being made to any other materials filed by the Receiver; **IT IS HEREBY ORDERED AND DECLARED THAT:**

APPROVAL OF THE SALE

1. The sale contemplated by the purchase contract between the Receiver and Phillip and Jane Little (collectively, the “**Purchaser**”), dated June 8, 2011, (the “**Purchase Contract**”) regarding the unit in Condominium Plan 0915321 (the “**Plan**”) legally described as follows:

Condominium Plan 0915321

Unit 52

And 37 undivided one ten thousandth shares in the
common property

Excepting thereout all mines and minerals

(the “**Unit**”),

for the Purchase Price (as that term is defined in the Purchase Contract) is hereby approved.

CLOSING OF THE TRANSACTION

2. To close the Purchase Contract and convey title to the Unit to the Purchaser (the "**Transaction**"), the Purchaser shall provide the Receiver with written notice of the name and address of his/her solicitor for the Transaction (the "**Purchaser's Solicitors**") within 5 days of being served with a copy of this Vesting Order.
3. The closing of the Transaction shall be effected in accordance with the terms of the Purchase Contract and upon such trust conditions as may be agreed upon between the conveyancing solicitors for the Receiver, Kathleen S. Davis, (the "**Receiver's Conveyancing Solicitors**") and the Purchaser's Solicitors.
4. The closing date for the Transaction shall be July 15, 2011 or such other date as may be agreed upon by the Purchaser and the Receiver (the "**Closing Date**"). There shall be an adjustment, in accordance with section 6 of the Purchase Contract of, *inter alia*, taxes on the Closing Date.
5. Upon the delivery of a certified copy of this Vesting Order to the Registrar of the South Alberta Land Titles Office (the "**Registrar**") and a written request from the Receiver's Conveyancing Solicitors to do so, the Registrar shall:
 - (a) cancel certificate of title number 091 368 709 +51 to the Unit (the "**Old Title**");
 - (b) issue a new certificate of title to the Unit in the name of the Purchaser or his/her nominee (the "**New Title**"), which shall include the encumbrances listed in Schedule "A" to this Vesting Order (collectively, the "**Permitted Encumbrances**");
 - (c) discharge any and all of the encumbrances from the New Title that are listed in Schedule "B" to this Vesting Order (collectively, the "**Listed Encumbrances**"); and
 - (d) register a discharge, as it pertains to the Unit including the Purchaser's share in the common property, on the condominium additional plan sheet certificate (the "**CAPSC**") of the encumbrances that are listed in Schedule "C" to this Vesting Order (collectively, the "**CAPSC Encumbrances**", which together with the

Listed Encumbrances are collectively referred to as the “**Discharged Encumbrances**”).

6. The Registrar shall perform the steps specified in paragraph 5 of this Vesting Order:
 - (a) in the order specified in paragraph 5 of this Vesting Order; and
 - (b) notwithstanding the requirements of section 191(1) of the *Land Titles Act*, R.S.A. 2000, c. L – 4 (the “**LTA**”).

VESTING OF TITLE TO THE UNIT

7. Upon the Registrar issuing a certified copy of the New Title in accordance with paragraphs 5 and 6 of this Vesting Order all right, title, interest, estate and equity of redemption of PSL, if any, and any persons claiming by, through or under PSL, in and to the Unit shall vest absolutely in the Purchaser free and clear of and from all security interests (whether contractual, statutory or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the “**Claims**”) including, without limiting the generality of the foregoing: (a) any encumbrances or charges created by the Receivership Order or by any other Order(s) in these or any other proceedings and (b) the Discharged Encumbrances (all of which are collectively referred to as the “**Encumbrances**”, which term shall include the Claims but shall not include the Permitted Encumbrances) and, for greater certainty, this Court orders that all of the Encumbrances affecting or relating to the Unit are hereby expunged and discharged as against the Unit.
8. Upon the Registrar completing the steps identified in paragraphs 5 and 6 of this Vesting Order, the Registrar shall forthwith make available to the Purchaser’s Solicitors a certified copy of the New Title.

AMENITIES HOLDBACK

9. The Receiver shall deduct from all amounts paid by the Purchaser’s Solicitors to the Receiver’s Conveyancing Solicitors pursuant to the Purchase Contract (collectively, the

“**Total Proceeds**”) the sum of \$3,996.00 (the “**Amenities Holdback Amount**”), in accordance with section 14(5) of the *Condominium Property Act*, R.S.A. 2000, c. C-22.

10. The Amenities Holdback Amount shall not be disbursed by the Receiver unless an Order allowing for a disbursement of the Amenities Holdback Amount is issued by this Court.

HOLDING OF THE NET PROCEEDS

11. The Receiver shall hold the Total Proceeds, less the Amenities Holdback Amount, less any holdback the Receiver may be required to make in order to obtain or verify (if necessary) Alberta New Home Warranty Program warranty coverage for the Unit, less closing costs including real estate commissions, taxes, conveyancing costs of the Receiver, and other usual closing costs (the “**Net Proceeds**”) pursuant to and in accordance with the terms of this Vesting Order.
12. The Net Proceeds shall stand in the place and stead of the Unit and any holder of the Encumbrances (“**Encumbrancers**”) may assert their Claims against the Net Proceeds with the same right and priority that the Encumbrancers had against the Unit immediately prior to the sale of the Unit, as if the Unit had not been sold and remained in the possession and control of PSL.
13. The Net Proceeds shall not be disbursed by the Receiver unless an Order allowing for a disbursement of the Net Proceeds is issued by this Court.

FEES ASSOCIATED WITH THE ISSUANCE OF THE NEW TITLE

14. All costs, fees and disbursements associated with the steps outlined in paragraph 5 of this Vesting Order, including the registration of any mortgage against the Unit in favour of the Purchaser’s lender, shall be for the Purchaser’s account.

ENCUMBRANCES REGISTERED ON OR AFTER OCTOBER 27, 2010

15. Prior to making the within Application for this Vesting Order, the Receiver shall obtain a copy of the Old Title and identify the holders of the New Builders’ Registrations (as that term is defined in the Amended and Restated Closing Process Order) (collectively, the “**New Builders’ Registrants**”) and the Subsequent Registrants (as that term is defined in the Amended and Restated Closing Process Order).

16. The Receiver shall contact each of the New Builders' Registrants and each of the Subsequent Registrants and shall:
 - (a) advise each of the New Builders' Registrants and each of the Subsequent Registrants of the Receivership Order and the Amended and Restated Closing Process Order;
 - (b) provide each of the New Builders' Registrants and each of the Subsequent Registrants with a copy of this Vesting Order; and
 - (c) add each of the New Builders' Registrants and each of the Subsequent Registrants to the Service List (as defined in the Amended and Restated Closing Process Order, and as may be amended from time to time).
17. The Receiver shall add any New Builders' Registrants to Schedule "B" to this Vesting Order so that each of the New Builders' Registrations constitute one of the Listed Encumbrances.
18. The Receiver shall have obtained the written consent ("**Written Consent**") of the Subsequent Registrants to have their Subsequent Registration (as that term is defined in the Amended and Restated Closing Process Order) constitute one of the Listed Encumbrances and be added to and form part of Schedule "B" to this Vesting Order; or, in the absence of same, a Court Order to such effect.

SERVICE OF THIS ORDER

19. This Vesting Order shall be sufficiently served by serving the same on the Purchaser or on the person identified as counsel for the Purchaser on the Service List (the "**Purchaser's Counsel of Record**"), or by posting a copy of the Vesting Order on the Receiver's website at:

http://www.deloitte.com/view/en_CA/ca/specialsections/insolvencyandstructuringproceedings/perera/index.htm

and no other persons are entitled to be served with a copy of this Vesting Order. Service of this Vesting Order on the Purchaser or the Purchaser's Counsel of Record shall be good and sufficient:

- (a) if being served on the Purchaser's Counsel of Record, by delivery of this Vesting Order on the Purchaser's Counsel of Record by PDF email, facsimile, rush courier or personal delivery to the office of the Purchaser's Counsel of Record; or
- (b) if being served on the Purchaser directly, by delivery of this Vesting Order by PDF email, or by rush courier or personal delivery to the address provided by the Purchaser in the Purchase Contract or such other address as the Purchaser may provide to the Receiver.


J.C.Q.B.A.

SCHEDULE "A" TO THE VESTING ORDER

PERMITTED ENCUMBRANCES

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
861 205 323	11/12/1986	UTILITY RIGHT OF WAY GRANTEE – THE CITY OF CALGARY AS TO PORTION OR PLAN: 8611330
871 142 214	10/08/1987	CAVEAT RE: SEE CAVEAT CAVEATOR – FRANCES LORRAINE REHMAN
071 476 257	24/09/2007	CAVEAT RE: RESTRICTIVE COVENANT
091 088 418	02/04/2009	UTILITY RIGHT OF WAY GRANTEE – ENMAX POWER CORPORATION AS TO PORTION OR PLAN: 0911884 THAT PORTION SHOWN AS R/W "B"
091 368 708	07/12/2009	CAVEAT RE: RESTRICTIVE COVENANT
091 374 432	10/12/2009	RESTRICTIVE COVENANT
091 374 433	10/12/2009	RESTRICTIVE COVENANT

**PERMITTED ENCUMBRANCES AS TO THE CONDOMINIUM
ADDITIONAL PLAN SHEET CERTIFICATE FOR
CONDOMINIUM CORPORATION NO. 0915321**

091 372 552	10/12/2009	CHANGE OF DIRECTORS
091 372 553	10/12/2009	CHANGE OF BY-LAWS
101 157 679	28/05/2010	INSTRUMENT PHASED DEVELOPMENT DISCLOSURE STATEMENT

SCHEDULE "B" TO THE VESTING ORDER

LISTED ENCUMBRANCES

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
071 422 840	23/08/2007	MORTGAGE MORTGAGEE – FIRST CALGARY SAVINGS & CREDIT UNION LTD.
071 422 841	23/08/2007	CAVEAT RE: ASSIGNMENT OF RENTS AND LEASES CAVEATOR – FIRST CALGARY SAVINGS & CREDIT UNION LTD.
101 063 343	03/03/2010	BUILDER'S LIEN LIENOR – EMCO CORPORATION
101 066 488	05/03/2010	BUILDER'S LIEN LIENOR – MIRCOM DISTRIBUTION (BC) INC.
101 067 936	08/03/2010	BUILDER'S LIEN LIENOR – 759450 ALBERTA LTD. O/A INTERIOR FINISHING
101 067 938	08/03/2010	BUILDER'S LIEN LIENOR – C. & T. REINFORCING STEEL CO. (ALBERTA) LTD.
101 069 174	09/03/2010	BUILDER'S LIEN LIENOR – ADLER FIRESTOPPING LTD.
101 071 142	10/03/2010	BUILDER'S LIEN LIENOR – COAST WHOLESALE APPLIANCES GP INC.
101 071 143	10/03/2010	BUILDER'S LIEN LIENOR – THE FINISHING CENTRE LTD.
101 072 838	11/03/2010	BUILDER'S LIEN LIENOR – MODERN INDUSTRIAL RENTALS (1978) LTD.
101 072 839	11/03/2010	BUILDER'S LIEN LIENOR – UNITED RENTALS OF CANADA INC.
101 072 840	11/03/2010	BUILDER'S LIEN LIENOR – MORWEST CRANE & SERVICES LTD.
101 075 229	15/03/2010	BUILDER'S LIEN LIENOR – 1412705 ALBERTA LIMITED

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
101 075 230	15/03/2010	BUILDER'S LIEN LIENOR – JMMK PLUMBING & HEATING INC.
101 075 235	15/03/2010	BUILDER'S LIEN LIENOR – GLOBAL STONE INC.
101 075 236	15/03/2010	BUILDER'S LIEN LIENOR – NOVASTONE INC.
101 076 429	16/03/2010	BUILDER'S LIEN LIENOR – KORDICK ENTERPRISES LTD.
101 076 430	16/03/2010	BUILDER'S LIEN LIENOR – KORDICK ENTERPRISES
101 076 431	16/03/2010	BUILDER'S LIEN LIENOR – KORDICK ENTERPRISES
101 076 432	16/03/2010	BUILDER'S LIEN LIENOR – KORDICK ENTERPRISES
101 081 785	22/03/2010	BUILDER'S LIEN LIENOR – CANNEX CONTRACTING 2000 INC.
101 085 868	24/03/2010	BUILDER'S LIEN LIENOR – NORDSTAR KITCHENS LTD.
101 088 872	26/03/2010	BUILDER'S LIEN LIENOR – DOMENICO FANELLI
101 099 051	08/04/2010	BUILDER'S LIEN LIENOR – DISTINCTIVE FLOORS LTD.
101 100 273	08/04/2010	BUILDER'S LIEN LIENOR – RIDGELINE SHEET METAL INC.
101 100 274	08/04/2010	ORDER IN FAVOUR OF – DELOITTE & TOUCHE INC.
101 210 310	15/07/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101069174
101 230 491	04/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101072840
101 232 253	06/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101075229
101 232 254	06/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101063343

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
101 235 115	09/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101085868
101 236 589	10/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENTS: 101066488
101 243 366	17/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101099051
101 244 766	17/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101072839
101 250 899	23/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101067938
101 256 920	27/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101067936
101 261 640	01/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101081785
101 269 084	09/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101075230
101 269 130	09/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101075236
101 269 242	09/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101075235
101 281 039	21/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101088872
101 288 123	28/09/2010	CERTIFICATE OF LIS PENDENS BY – ON TRACK EXCAVATING LTD.
101 295 723	05/10/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101100273

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
101 075 235	15/03/2010	BUILDER'S LIEN LIENOR – GLOBAL STONE INC.
101 075 236	15/03/2010	BUILDER'S LIEN LIENOR – NOVASTONE INC.
101 076 432	16/03/2010	BUILDER'S LIEN LIENOR – KORDICK ENTERPRISES
101 081 785	22/03/2010	BUILDER'S LIEN LIENOR – CANNEX CONTRACTING 2000 INC.
101 083 554	23/03/2010	BUILDER'S LIEN LIENOR – GREAT SHADES LTD.
101 083 849	23/03/2010	BUILDER'S LIEN LIENOR – COONEY'S TRUCKING LTD.
101 085 868	24/03/2010	BUILDER'S LIEN LIENOR – NORDSTAR KITCHENS LTD.
101 088 800	26/03/2010	BUILDER'S LIEN LIENOR – MACS LANDSCAPING & CONCRETE
101 088 872	26/03/2010	BUILDER'S LIEN LIENOR – DOMENICO FANELLI
101 089 785	29/03/2010	BUILDER'S LIEN LIENOR – ALUMA SYSTEMS INC.
101 090 065	29/03/2010	BUILDER'S LIEN LIENOR – ON TRACK EXCAVATING LTD.
101 104 779	13/04/2010	BUILDER'S LIEN LIENOR – OMC RENOVATIONS
101 230 491	04/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101070642
101 244 766	17/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101072839
101 256 920	27/08/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101067936
101 264 691	03/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101069579
101 276 374	16/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101083554

REGISTRATION NUMBER	DATE (D/M/Y)	PARTICULARS
101 281 854	22/09/2010	BUILDER'S LIEN LIENOR – ALUMA SYSTEMS INC.
101 283 672	23/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101089785
101 283 673	23/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101281854
101 284 888	24/09/2010	CERTIFICATE OF LIS PENDENS AFFECTS INSTRUMENT: 101090065