ONTARIO

SUPERIOR COURT OF JUSTICE

THE HONOURABLE MR.)	FRIDAY, THE 2ND
JUSTICE CAMPBELL)	DAY OF MAY, 2014
BETWEEN:		
	BANK OF MONTREAL	Applicant
	- and -	Арріісапі

PORTOFINO CORPORATION

Respondent

OMNIBUS APPROVAL AND VESTING ORDER

THIS MOTION, made by BDO Canada Limited, in its capacity as Court-appointed receiver of all of the assets, undertakings and properties of Portofino Corporation ("Portofino") pursuant to the Order of The Honourable Justice Thomas dated October 29, 2013 (the "Receiver"), for an order:

- (a) prospectively authorizing the Receiver to accept an offer or offers to purchase any or all of the unsold units (the "Unsold Units") provided that the sale price for each Unsold Unit to which such offer(s) relates is acceptable to the Receiver having regard to the appraised value for such Unsold Unit(s) and prior sales of similar units and all other terms of the offer(s) are, in the Receiver's sole opinion, in the best interests of the stakeholders of Portofino;
- (b) prospectively authorizing the execution of an agreement of purchase and sale in respect of each Unsold Unit by the Receiver, as vendor, and the purchaser of each Unsold Unit (each purchaser hereinafter referred to as the "Purchaser') substantially in the form of the Form of Unsold Unit Sale Agreement attached as Schedule "A" to the Sale Agreement Order, together with any amendments or

modifications thereto deemed necessary by the Receiver (each agreement hereinafter referred to as an "Unsold Unit Sale Agreement"):

- (c) prospectively approving the sale transactions (each such transaction, a "Transaction" and together, the "Transactions") in respect of the Unsold Units, more particularly described on Schedule "A" to this Order; and
- (d) providing that, upon the delivery by the Receiver to a Purchaser of a Receiver's Certificate substantially in the form attached as Schedule "B" to this Order (the "Receiver's Certificate"), all of Portofino's right, title and interest in and to the Unsold Unit(s) described in each applicable Unsold Unit Sale Agreement (the "Purchased Assets") will vest in and to the applicable Purchaser, free and clear of any and all claims and encumbrances including those listed on Schedule "C" and in paragraph 3 of this Order, save and except for those encumbrances listed on Schedule "D" of this Order,

was heard this day at the Courthouse, 245 Windsor Avenue, Windsor, Ontario.

ON READING the Third Report of the Receiver dated April 21, 2014 and all appendices thereto (the "Third Report"), and the Confidential Supplement to the Third Report and all appendices thereto (the "Confidential Supplement") and on hearing the submissions of counsel for the Receiver, and such other persons as may be present and on noting that no other persons appeared, although properly served as appears from the affidavit of Susan Jarrell sworn April 22, 2014, filed:

- 1. THIS COURT ORDERS that the Receiver is hereby prospectively authorized to accept an offer or offers to purchase any or all of the Unsold Units provided that the sale price for each Unsold Unit to which such offer(s) relates is acceptable to the Receiver having regard to the appraised value for such Unsold Unit(s) and prior sales of similar units and all other terms of the offer(s) are, in the Receiver's sole opinion, in the best interests of the stakeholders of Portofino.
- 2. THIS COURT ORDERS AND DECLARES that each Transaction is hereby prospectively approved, and the execution of each applicable Unsold Unit Sale Agreement by the Receiver is hereby authorized and approved, with any amendments or modifications thereto deemed necessary by the Receiver. The Receiver is hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for

the completion of any Transaction and for the conveyance of the Purchased Assets to each applicable Purchaser.

- 3. THIS COURT ORDERS AND DECLARES that upon the delivery of a Receiver's Certificate to the Purchaser substantially in the form attached as Schedule "B" hereto, all of Portofino's right, title and interest in and to the Purchased Assets described in the applicable Unsold Unit Sale Agreement and listed on Exhibit "A" of the applicable Receiver's Certificate in respect of such Unsold Unit Sale Agreement shall vest absolutely in and to the Purchaser, free and clear of and from any and 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: (i) any encumbrances or charges created by the Order of the Honourable Justice Thomas dated October 29, 2013; (ii) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act (Ontario) or any other personal property registry system; (iii) any Claims filed in respect of or affecting the Purchased Assets, which Claims are filed on or after the date of the granting of this Order, including without limitation, Claims in respect of the Construction Lien Act (Ontario); (iv) those Claims listed on Schedule "C" hereto in relation to the Purchased Assets (all of which are collectively referred to as the "Encumbrances", which term shall not include the permitted encumbrances, easements and restrictive covenants listed on Schedule "D" in relation to the Purchased Assets) and, for greater certainty, this Court orders that upon delivery of the applicable Receiver's Certificate all of the Encumbrances affecting or relating to the Purchased Assets shall be expunged and discharged as against the Purchased Assets.
- 4. THIS COURT DIRECTS that the Land Registrar in respect of the Land Registry Office for the Land Titles Division of Essex (No. 12) (the "Land Registry") shall register a copy of this Order along with the applicable fully completed and executed Receiver's Certificate in respect of the Purchased Assets once the Land Registrar is in receipt of same.
- 5. THIS COURT ORDERS that upon the registration in the Land Registry of an Application for Vesting Order in the form prescribed by the Land Titles Act and/or the Land Registration Reform Act (which will include a copy of this Order and the fully completed and executed Receiver's Certificate in respect of the Purchased Assets), the Land Registrar is hereby directed to enter the Purchaser named in the applicable Receiver's Certificate as the owner of the

Purchased Assets listed in Exhibit "A" to the Receiver's Certificate in fee simple, and is hereby directed to delete and expunge from title to the Purchased Assets all of the Claims listed in Schedule "C" hereto and in paragraph 3 of this Order.

- 6. THIS COURT ORDERS that for the purposes of determining the nature and priority of Claims, the net proceeds from the sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets, and that from and after the delivery of the Receiver's Certificate in respect of an applicable Unsold Unit Sale Agreement, all Claims and Encumbrances shall attach to the net proceeds from the sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having that possession or control immediately prior to the sale.
- 7. THIS COURT ORDERS AND DIRECTS the Receiver to file with the Court a copy of each Receiver's Certificate, forthwith after delivery thereof, and in any event no later than thirty (30) days after the date of the closing of the Transaction detailed in each applicable Unsold Unit Sale Agreement.
- THIS COURT ORDERS that, notwithstanding:
 - (a) the pendency of these proceedings;
 - (b) any applications for a bankruptcy order now or hereafter issued pursuant to the Bankruptcy and Insolvency Act (Canada) in respect of Portofino and any bankruptcy order issued pursuant to any such applications; and
 - (c) any assignment in bankruptcy made in respect of Portofino;

the vesting of the Purchased Assets in each applicable Purchaser pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of Portofino and shall not be void or voidable by creditors of Portofino, nor shall it constitute nor be deemed to be a settlement, fraudulent preference, assignment, fraudulent conveyance, transfer at undervalue, or other reviewable transaction under the *Bankruptcy and Insolvency Act* (Canada), the *Companies' Creditors Arrangement Act* (Canada), or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

- 9. THIS COURT ORDERS AND DECLARES that each Transaction is exempt from the application of the *Bulk Sales Act* (Ontario).
- 10. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada or in the United States to give effect to this Order and to assist the Receiver and its agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Receiver, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Receiver and its agents in carrying out the terms of this Order.

Justice, Superior Court of Justice

Schedule "A" - Unsold Units

Legal Description

Description: Essex Standard Condominium Plan No. 122 and its appurtenant interest. The description of the condominium property is: LT 1, South Side of Sandwich Street, PI 392 & Pt Lot 73 Concession 1 Windsor; Pt 1 PI 12R17829; S/T Ease as set out in Schedule "A" of Declaration CE278123, Windsor Ontario (LT) (LRO#12)

Unit	Level		F	PIN
1	1	01872	-	0001
2	1	01872	-	0002
3	1	01872	<u>.</u>	0003
4	1	01872	_	0004
5	1	01872	-	0005
6	1	01872	-	0006
3	2	01872	-	0052
4	2	01872	-	0053
4	3	01872	-	0058
9	3	01872		0063
1	4	01872	-	0065
2	4	01872	-	0066
8	4	01872	-	0072
8	5	01872	=,,	0082
1	6	01872	•	0085
3	6	01872	-	0087
1	7	01872	:=	0095
4	7	01872		0098

Unit	Level		F	PIN
8				
	7	01872	2 -	0102
3	8	01872	2 -	0107
4	8	01872	2 -	0108
5	8	01872	? -	0109
6	8	01872	! -	0110
1	9	01872	-	0115
3	9	01872	-	0117
4	9	01872	-	0118
6	9	01872	-	0120
1	10	01872	-	0123
2	10	01872	-	0124
8	10	01872	-	0130
1	11	01872	-	0131
2	11	01872	-	0132
4	11	01872	=)	0134
5	11	01872	-	0135
1	12	01872	-	0139
2	12	01872	-	0140
1	13	01872		0145
2	13	01872	-	0146
3	13	01872	-	0147
1	14	01872	-	0151
2	14	01872	-	0152
3	14	01872	74	0153

Unit	Level	PIN		
4	14	01872	-	0154
1	15	01872	-	0157
2	15	01872	-	0158
3	15	01872	-	0159
5	15	01872	-	0161
1	16	01872	•	0162
2	16	01872	-	0163
3	16	01872	•	0164
5	16	01872	-	0166

Unit	Level	PIN		
7	1	01872	1,-	0007
8	1	01872	•	0008
12	1	01872	_	0012
13	1	01872	-	0013
16	1	01872	=,,	0016
17	1	01872	(<u>-</u>	0017
18	1	01872	•	0018
19	1	01872	-	0019
20	1	01872	•	0020
21	1	01872	•	0021
22	1	01872	-	0022
23	1	01872	-	0023

Unit	Level			ı	PIN
					414
24	1		01872	-	0024
25	1		01872	-	0025
26	1		01872		0026
27	1		01872	-	0027
28	1		01872	, (-)	0028
29	1		01872	-	0029
30	1		01872	-	0030
31	1		01872	-	0031
32	1		01872	-	0032
33	1		01872		0033
34	1		01872		0034
35	1		01872	:-	0035
36	1		01872	.=	0036
37	1		01872	÷	0037
38	1		01872	-	0038
39	1		01872	-	0039
40	1		01872	-	0040
41	1		01872	•)	0041
42	1		01872	R ±	0042
43	1		01872	-	0043
44	1		01872	-	0044
45	1		01872		0045
46	1		01872		0046
47	1	-	01872	*	0047

Unit		a mandatal and distance		in although
Jille	Level		PI	N
48	1	01872	-,	0048
49	1 1	01872	-	0049

sold Stora	ge Units			
Unit	Level	416 Lolle 619 65	PI	N
2	А	01872	-	0168
1	Α	01872	_	0167

Schedule "B" - Form of Receiver's Certificate

Court File No. CV-13-19866

ONTARIO SUPERIOR COURT OF JUSTICE

BETWEEN:

BANK OF MONTREAL

Applicant

- and -

PORTOFINO CORPORATION

Respondent

RECEIVER'S CERTIFICATE

RECITALS

- A. Pursuant to an Order of the Honourable Justice Thomas of the Ontario Superior Court of Justice (the "Court") dated October 29, 2013, BDO Canada Limited ("BDO") was appointed as the receiver (the "Receiver") of all of the assets, undertakings and properties Portofino ("Portofino").
- B. Pursuant to an Order of the Court dated May 2, 2014, the Court granted an omnibus approval and vesting order (the "Omnibus Approval and Vesting Order"), providing for among other things:
 - (a) the Court's approval of this Transaction in respect of the Purchased Assets (as defined below) as described in the Sale Agreement (as defined below);
 - (b) the Court's authorization of the Receiver entering into the Agreement of Purchase and Sale made as of ______ [DATE OF AGREEMENT] (the "Sale Agreement") between the Receiver and ______ [NAME OF PURCHASER] (the "Purchaser"); and
 - (c) the vesting in and to the Purchaser all of Portofino's right, title and interest in and to the lands and premises legally described on Exhibit "A" to this Receiver's Certificate (the "Purchased Assets"), with such vesting to be effective in respect of the Purchased

Assets upon the delivery by the Receiver to the Purchaser of this certificate confirming (i) the payment by the Purchaser of the purchase price for the Purchased Assets; (ii) that the conditions to closing as set out in the Sale Agreement have been satisfied or, to the extent that such conditions could be waived, have been waived by the Receiver and the Purchaser; and (iii) the transaction described in the Sale Agreement (the "Transaction") has been completed to the satisfaction of the Receiver.

C. Unless otherwise indicated herein, terms with initial capitals have the meanings set out in the Omnibus Approval and Vesting Order.

THE RECEIVER CERTIFIES the following:

- The Purchaser has paid and the Receiver has received the purchase price for the Purchased Assets payable on closing pursuant to the Sale Agreement;
- The conditions to closing as set out in the Sale Agreement have been satisfied or, to the extent such conditions could be waived, have been waived by the Receiver and the Purchaser;
- The Transaction has been completed to the satisfaction of the Receiver;
- 4. In accordance with the provisions of the Omnibus Approval and Vesting Order, upon delivery by the Receiver of this Receiver's Certificate to the Purchaser, the Transaction is approved and the Purchaser is vested with all of Portofino's right, title and interest in and to the Purchased Assets; and

5.	This Certificate was delivered by the Receiver at[TIME] on[DATE].
	BDO CANADA LIMITED solely in its capacity as Court-appointed receiver of Portofino Corporation and not in its personal capacity
	Per:
	Name:
	Title:

Exhibit "A" to Form of Receiver's Certificate - Purchased Assets

(INSERT LEGAL DESCRIPTION AND MUNICIPAL ADDRESS FOR EACH UNSOLD UNIT COMPRISING THE PURCHASED ASSETS SUBJECT TO THE APPLICABLE UNSOLD UNIT SALE AGREEMENT)

and

SUPERIOR COURT OF JUSTICE ONTARIO

Proceeding commenced at Windsor

RECEIVER'S CERTIFICATE

MILLER THOMSON LLP

One London Place

255 Queens Avenue, Suite 2010 London, ON Canada N6A 5R8

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Email: skettle@millerthomson.com

Lawyers for BDO Canada Limited, Court-Appointed Receiver of Portofino Corporation

Schedule "C" - Claims to be deleted and expunged from title to the Unsold Units

Description:

Essex Standard Condominium Plan No. 122 and its appurtenant interest. The description of the condominium property is: LT 1, South Side of Sandwich Street, Pl 392 & Pt Lot 73 Concession 1 Windsor; Pt 1 Pl 12R17829; S/T Ease as set out in Schedule "A" of Declaration CE278123, Windsor Ontario (LRO#12)

Unsold Condominium Units (See Schedule "A" for individual unit descriptions)

- Instrument No. CE185236 Charge in the principal amount of \$30,000,000 from Portofino Corporation to Bank of Montreal, registered on November 28, 2005.
- Instrument No. CE185421 Charge in the principal amount of \$4,200,000 from Portofino Corporation to Lombard General Insurance Company of Canada, registered on November 29, 2005.
- Instrument No. CE297353 Charge in the principal amount of \$1,000,000 from Portofino Corporation to Remo Valente Real Estate (1990) Limited, registered on October 12, 2007.
- Instrument No. CE380280 Notice from Portofino Corporation to Bank of Montreal, registered on June 10, 2009.
- Instrument No. CE380282 Postponement from Lombard General Insurance Company of Canada to Bank of Montreal, registered on June 10, 2009.
- Instrument No. CE459564 Notice from Portofino Corporation to Bank of Montreal, registered on February 15, 2011.
- Instrument No. CE482047 Charge in the principal amount of \$400,000 from Portofino Corporation to Sutts Strosberg LLP, registered on August 9, 2011.
- Instrument No. CE500568 Charge in the principal amount of \$1,540,000 from Portofino Corporation to Royal Bank of Canada, registered on December 20, 2011.
- Instrument No. CE500569 Notice Assignment of Rents from Portofino Corporation to Royal Bank of Canada, registered on December 20, 2011.
- Instrument No. CE508840 Application Change Name from Lombard General Insurance Company of Canada to Northbridge General Insurance Corporation, registered on March 1, 2012.
- Instrument No. CE551002 Charge in the principal amount of \$524,312 from Portofino Corporation to Sutts Strosberg LLP, registered on January 10, 2013.
- 12. Instrument No. CE574028 Notice from Portofino Corporation to Bank of Montreal,

- registered on July 22, 2013.
- Instrument No. CE584310 Construction lien in the amount of \$875,000, registered by Dante J. Capaldi and 1287678 Ontario Inc. on September 30, 2013.
- Instrument No. CE584311 Construction lien in the amount of \$3,000,000 registered by Andreolli Investments Inc. on September 30, 2013.
- Instrument No. CE587801 Construction lien in the amount of \$3,000,000 registered by Dante J. Capaldi and 1287678 Ontario Inc. on October 25, 2013.
- Instrument No. CE587802 Construction lien in the amount of \$875,000 registered by Andreolli Investments Inc. and Wilma Capaldi on October 25, 2013.
- Instrument No. CE588099 Condo Lien/98 in the amount of \$80,749 registered by Essex Standard Condominium Corporation No. 122 on October 29, 2013.
- Instrument No. CE588864 Certificate registered by Dante J. Capaldi and 1287678
 Ontario Inc. on November 1, 2013.
- Instrument No. CE588865 Certificate registered by Andreolli Investments Inc. and Wilma Capaldi on November 1, 2013.
- 20. Instrument No. CE592122 Application Court Order registered on November 28, 2013.

Unsold Parking Units (See Schedule "A" for individual unit descriptions)

- Instrument No. CE185236 Charge in the principal amount of \$30,000,000 from Portofino Corporation to Bank of Montreal, registered on November 28, 2005.
- Instrument No. CE185421 Charge in the principal amount of \$4,200,000 from Portofino Corporation to Lombard General Insurance Company of Canada, registered on November 29, 2005.
- Instrument No. CE380280 Notice from Portofino Corporation to Bank of Montreal, registered on June 10, 2009.
- Instrument No. CE380282 Postponement from Lombard General Insurance Company of Canada to Bank of Montreal, registered on June 10, 2009.
- Instrument No. CE459564 Notice from Portofino Corporation to Bank of Montreal, registered on February 15, 2011.
- Instrument No. CE500568 Charge in the principal amount of \$1,540,000 from Portofino Corporation to Royal Bank of Canada, registered on December 20, 2011.
- Instrument No. CE500569 Notice Assignment of Rents from Portofino Corporation to Royal Bank of Canada, registered on December 20, 2011.
- Instrument No. CE508840 Application Change Name from Lombard General Insurance Company of Canada to Northbridge General Insurance Corporation,

- registered on March 1, 2012.
- Instrument No. CE574028 Notice from Portofino Corporation to Bank of Montreal, registered on July 22, 2013.
- Instrument No. CE584310 Construction lien in the amount of \$875,000, registered by Dante J. Capaldi and 1287678 Ontario Inc. on September 30, 2013.
- Instrument No. CE584311 Construction lien in the amount of \$3,000,000 registered by Andreolli Investments Inc. on September 30, 2013.
- Instrument No. CE587801 Construction lien in the amount of \$3,000,000 registered by Dante J. Capaldi and 1287678 Ontario Inc. on October 25, 2013.
- Instrument No. CE587802 Construction lien in the amount of \$875,000 registered by Andreolli Investments Inc. and Wilma Capaldi on October 25, 2013.
- Instrument No. CE588098 Condo Lien/98 in the amount of \$23,497 registered by Essex Standard Condominium Corporation No. 122 on October 29, 2013.
- Instrument No. CE588864 Certificate registered by Dante J. Capaldi and 1287678
 Ontario Inc. on November 1, 2013.
- Instrument No. CE588865 Certificate registered by Andreolli Investments Inc. and Wilma Capaldi on November 1, 2013.

Unsold Storage Units (See Schedule "A" for individual unit descriptions)

- Instrument No. CE185236 Charge in the principal amount of \$30,000,000 from Portofino Corporation to Bank of Montreal, registered on November 28, 2005.
- Instrument No. CE185421 Charge in the principal amount of \$4,200,000 from Portofino Corporation to Lombard General Insurance Company of Canada, registered on November 29, 2005.
- Instrument No. CE380280 Notice from Portofino Corporation to Bank of Montreal, registered on June 10, 2009.
- Instrument No. CE380282 Postponement from Lombard General Insurance Company of Canada to Bank of Montreal, registered on June 10, 2009.
- Instrument No. CE459564 Notice from Portofino Corporation to Bank of Montreal, registered on February 15, 2011.
- Instrument No. CE500568 Charge in the principal amount of \$1,540,000 from Portofino Corporation to Royal Bank of Canada, registered on December 20, 2011.
- 7. Instrument No. CE500569 Notice Assignment of Rents from Portofino Corporation to

- Royal Bank of Canada, registered on December 20, 2011.
- Instrument No. CE508840 Application Change Name from Lombard General Insurance Company of Canada to Northbridge General Insurance Corporation, registered on March 1, 2012.
- Instrument No. CE574028 Notice from Portofino Corporation to Bank of Montreal, registered on July 22, 2013.
- Instrument No. CE584310 Construction lien in the amount of \$875,000, registered by Dante J. Capaldi and 1287678 Ontario Inc. on September 30, 2013.
- Instrument No. CE584311 Construction lien in the amount of \$3,000,000 registered by Andreolli Investments Inc. on September 30, 2013.
- Instrument No. CE587801 Construction lien in the amount of \$3,000,000 registered by Dante J. Capaldi and 1287678 Ontario Inc. on October 25, 2013.
- Instrument No. CE587802 Construction lien in the amount of \$875,000 registered by Andreolli Investments Inc. and Wilma Capaldi on October 25, 2013.
- Instrument No. CE588864 Certificate registered by Dante J. Capaldi and 1287678
 Ontario Inc. on November 1, 2013.
- Instrument No. CE588865 Certificate registered by Andreolli Investments Inc. and Wilma Capaldi on November 1, 2013.

Schedule "D" – Permitted Encumbrances, Easements and Restrictive Covenants related to the Unsold Units (Unsold Condominium Units, Unsold Parking Units and Unsold Storage Units)

(unaffected by the Omnibus Approval and Vesting Order)

- Instrument No. CE98338 Notice from the Corporation of the City of Windsor to Portofino Riverside Tower Inc.
- (ii) Instrument No. CE191717 Notice from the Corporation of the City of Windsor to Portofino Corporation
- (iii) Instrument No. CE278123 Declaration Condo
- (iv) Instrument No. ECP122 Plan Condominium
- (v) Instrument No. CE279560 Condo By-Law/98 (By-Law No. 1)
- (vi) Instrument No. CE279561 Condo By-Law/98 (By-Law No. 2)
- (vii) Instrument No. CE279607 Condo By-Law/98 (By-Law No. 3)
- (viii) Instrument No. CE279624 Condo By-Law/98 (By-Law No. 4)
- (ix) Instrument No. CE279635 Condo By-Law/98 (By-Law No. 5)
- (x) Instrument No. CE279643 Condo By-Law/98 (By-Law No. 6)

Respondent

Applicant

SUPERIOR COURT OF JUSTICE ONTARIO

Proceeding commenced at Windsor

OMNIBUS APPROVAL AND VESTING ORDER

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