# RECEIVED LAND TITLEMETITLE OFFICE NELSON

#### **FORM 35**

(Section 216(1))

## DECLARATION OF BUILDING SCHEME

Page 1 of 9

NATURE OF INTEREST: CHARGE: BUILDING SCHEME

HEREWITH FEE OF:

Address of person entitled to apply to register this building scheme

Columere Park Developments Ltd. (Inc. # A-35852) P.O. Box 120 Fairmont Hot Springs, B.C. V0B 1L0

Full name, address, telephone number of person presenting application.

Dave Rae, President Columere Park Developments Ltd. P.O. Box 120 Fairmont Hot Springs, B.C. V0B 1L0 Phone (604) 345-6673

Signature of Applicant, or Solicitor, or Agent

COLUMERE PARK DEVELOPMENTS LTD (Inc. # A-35852) P.O. Box 120 Fairmont Hot Springs, B.C. V0B 1L0

#### declares that:

- It is the registered owner in fee simple of certain land in the Kootenay District (hereinafter collectively called the "Lots" and individually the "Lot" legally described as follows:
  - Lot 3, District Lot 139, Kootenay District Plan 7078

and

Parcel A (Reference Plan 40380D) District Lot 139 Kootenay District Plan.

- 2 It hereby creates a building scheme related to the Lots
- A sale of any of the Lots is subject to the restrictions enumerated in the Schedule attached hereto.

Columere Park Developments Ltd

DAVID B. RAE

by its authorized signatory

# The restrictions shall be for the benefit of all the Lots.

#### EXECUTIONS

Officer Signature

96:3 Execution Date

Y/M/D

Name:

Address

MICHAEL NASMYTH

3 /

Occupati BARRISTER & SOLICITOR

105 - 465 WARD ST. NELSON, B.C. V1L 1S7

352-3171

#### OFFICER CERTIFICATION

Your signature constitutes a representation that you are a solicitor, notary public or other person authorized by the Evidence Act, R.S.B.C. 1979, c. 116, to take affidavits for use in British Columbia and certifies the matters set out in Part 5 of the Land Title Act as they pertain to the execution of this instrument.

# CONSENT AND PRIORITY AGREEMENT OF CHARGE HOLDERS:

We, Diversified Holdings Ltd., in Victoria, British Columbia, the holders of the following registered charges, consent to the registration of the above Declaration of Building Scheme and agree that it shall have priority over our respective charges.

Type of Charge

Registration Number of Charge

Mortgage

XH30051

Officer Signature

95021

Execution Date Y/M/D

Diversified Holdings Ltd by its authorized signatory

MICHAEL J. O'CONNOR

Barrister & Solicitor MCCONNAN, BION, O'CONNOR & PETERSON OCTABLEMODOUGLAS ST., VICTORIA, B.C. YIW 2B1

Address

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# SCHEDULE OF RESTRICTIONS

(a.m. B.C. Reg. 34/92)

## <u>DEFINITIONS</u>

- 1.1 For the purposes hereof the following words or phrases shall have the following meanings:
  - (a) "Declarant" means the declarant of this building scheme being Columere Park Developments Ltd.;
  - (b) "Improvements" means any and all buildings, structures or fixtures, or development of any sort whatsoever including landscaping;
  - (c) "Land Title Act" means the Land Title Act in force in the Province of British Columbia and any amendment thereto or replacement thereof;
  - (d) "Lot" or "Lots" has the meaning set out in the Declaration to which this Schedule is attached and any part or parts into which it may be subdivided;
  - (e) "owner" or "owners" means, individually or collectively as the context requires, one or more or all of the persons registered as having an interest as the owner in fee simple in respect of any of the Lots from time to time;
  - (f) "present" or "presently' means as at the date of the Declaration to which this Schedule is attached, and
  - (g) "community association" means the Columbia Ridge Community Association as formed under the Society Act of British Columbia.

## 2.0 <u>GENERAL RESTRICTION</u>

No Lots shall be used or developed nor shall there be commenced any Improvements on any part of the Lots except in compliance with the restrictions herein set out and except when the owner commencing or permitting the same or under whose auspices the same is commenced, is not in breach of any of the provisions hereof.

# 3. <u>SPECIFIC RESTRICTIONS</u>

- 3.1 No building, residence, structure, fence or other improvement or any addition thereto or alteration thereof which is visible from the exterior of such improvement shall be erected, constructed, placed or maintained in, on or above the lots unless and until proper plans and specifications (together with an additional copy of such plans and specifications thereof for the permanent retention of the Declarant) showing all elevations and specifications thereof, setting forth all materials to be used with details of location and elevation thereof in relation to property lines and finished ground elevation have been submitted to and approved in writing by the Declarant.
- The refusal or failure of the Declarant to give approval referred to in paragraph 3.1 herein shall not be actionable by any person under any circumstances, it being in the sole discretion of the Declarant to give or withhold such approval. Without restricting the foregoing, in considering whether or not to give the approval referred to in paragraph 3.1 herein, the Declarant shall have the right, but shall not be obligated, to refuse to grant such approval if it is contemplated by the plans and specifications submitted that:
  - (a) any building, dwelling or other structure to be constructed, or maintained on any Lot is not in accordance with the Regional District of East Kootenay current building setback and building bylaw regulations.
  - (b) any residence is to be constructed, placed or maintained on any Lot which contains an interior area which is less than one thousand two hundred (1200) square feet on the ground floor,
  - (c) an exterior wall of any building, dwelling or other structure which is to be constructed, placed or maintained on any Lot is not to be constructed of cedar, brick or stone or a finish compatible with the theme of the development of which the Lots are a part;
  - (d) any material is to be utilized, placed or maintained on any Lot which is old and unattractive or which is not in compliance with all laws and regulations currently then applicable to building on that Lot.

Following its review of each submission, the Declarant shall communicate in writing its approval or reasons for not giving approval to the persons making the submission and shall also, where appropriate, make recommendations to the person in writing as to how the siting, design or exterior finish and colour of the proposed structure might be amended to fit more harmoniously with the natural surroundings and nearby dwellings which are already completed or under construction or for which the Declarant has already approved plans and specifications.



In the event the person submitting plans and specifications pursuant to paragraph 3.1 herein does not receive notice of approval within 40 days after receipt by the Declarant of such plans and specifications, such plans and specifications shall be deemed to be disapproved.

- No building, dwelling or other structure other than one residence for one family or household unit and one further structure as may be incidental to the residential use thereof shall be erected, constructed or maintained on any of the Lots except as provided in paragraph 3.4 herein and no such further structure shall be erected, constructed, placed or maintained on any of the Lots unless the exterior finish and design thereof is in harmony with the exterior finish and design of the residence on that same Lot.
- 3.4 Minimum setbacks for any dwelling shall be twenty five (25) feet from the front and back lot property line and ten (10) feet from any side yard.
- None of the Lots nor any building, dwelling or other structure thereon shall be put to any commercial, industrial, trade or business use and without restricting the generality of the foregoing, none of them shall be used as an apartment house, boarding house, rooming house, hotel, beer parlour, resort store, restaurant shop, or place of trade or business unless and until such use is approved in writing by the Declarant who shall give such approval only where in its sole and absolute discretion such use is deemed to be for the benefit of the whole area comprised by the Lots; provided however that this restriction shall not prevent physicians, lawyers, writers, artists or other professional men and women from having offices or studios on the Lots.
- 3.6 Notwithstanding any other provision contained herein, no fence shall be erected constructed, placed or maintained on any of the Lots which exceeds three (3) feet in height without the prior written approval of the Declarant.
- 3.7 No building, dwelling or other structure shall be allowed to remain with an unfinished exterior for a period longer than 12 months after the commencement of construction, erection or placing thereof on any Lot.
- 3.8 No Lot shall be devoid of proper landscaping for a period longer than 12 months after the commencement of construction, erection or placing of any building, dwelling or other structure thereon.

- 3.9 No lawns, ground cover, plants, shrubbery, trees or other form of landscaping shall be placed, grown or permitted on any of the Lots which is unattractive or incompatible with the landscaping of adjoining Lots and no such material or other landscaping shall be unreasonably neglected or maintained in a messy or untidy condition. Where there is any material on or landscaping of a Lot which is not in accordance with this paragraph, the Declarant, its agents, employees and independent contractors shall have the right, exercisable in its sole discretion, but shall not be obligated, to enter upon such Lot to remove such improper materials and perform such landscaping or maintenance so that all material on and landscaping of such Lot is in accordance with this paragraph, all at the sole cost and expense of the owner of such Lot, who shall pay the cost thereof to the Declarant upon delivery of an invoice or invoices therefore. The Declarant reserves the right, and the owner of such Lot provides the right for the Declarant to file a lien on the subject Lot for the amount of the invoice or invoices plus interest at 12% per annum (or other rate as the court may allow) until paid. All costs of filing and removing the lien shall be paid by the Lot owner.
- 3.10 No vehicles are to be parked overnight on the public road adjacent to the Lots
- No poultry, swine, sheep, horses, cattle or other livestock shall be kept or permitted upon any of the Lots except for small dogs, cats and other small pets, and no such pets as are permitted shall be allowed at large beyond the boundaries of the Lot owned by the owner of such pets. Any animal which is not permitted or controlled in accordance with this paragraph may be removed or caused to be removed by the Declarant, or its agents or employees, at the risk and expense of the Lot owner.
- No Lot shall be used for any purpose or purposes which are or will be offensive to the owner or occupant of any other Lot and, without restricting the foregoing, no noisy, obnoxious, offensive or immoral activity shall be permitted on any of the Lots.
- No owner of a Lot shall remove trees with a trunk exceeding five (5) inches in diameter measured one foot from the ground from any Lot unless such tree is on the building site of the owner and plans for construction have been approved by the Declarant or unless the Declarant has consented to the removal in writing. Any removal of a tree in excess of five (5) inches without the consent of the Declarant shall result in a fine of \$500.00 per tree paid to the community association and to be used by the community association in enhancement of the common areas of the development.
- No person shall be permitted to use or discharge any firearm, air gun or explosives of any nature on a Lot, provided that the Declarant may in its discretion permit the use of firearms, airguns or explosives for specific purposes

- The structure erected by an owner upon a Lot as permitted by the Declarant, whether occupied or unoccupied, and each Lot shall be maintained in such a manner as to prevent its becoming unsightly by reason of unattractive growth or the accumulation of rubbish or debris and garbage shall be kept in proper pestproof containers.
- No grading, excavation, construction, or other work shall be carried out upon a Lot which would interfere with, or alter in any way, the natural or established drainage system thereon.
- No owner shall purchase or acquire by transfer or otherwise an interest in any Lot unless such person concurrently becomes a member of the community association; and no person shall hold an interest in any Lot unless such person is at all times a member of the community association. For the purposes of this covenant, "interest" means any interest in land which entitles the holder to possession or occupation of the land and includes
  - (a) an ownership in fee simple;
  - (b) a right to purchase however described; and
  - (c) a tenancy or lease;

but does not include:

- (d) a mortgage unless the mortgagee enters into occupation of the lands; and
- (e) any interest or right held by an executor or administrator for a period of one year from the date of death of the holder

### 4 <u>MISCELLANEOUS</u>

- The provisions hereof shall be in addition to, but not in substitution for
- (a) the provisions of any easements and rights to acquire easements presently registered in respect of all or any part of the said Lots,
- (b) any generally applicable laws, ordinances, rules, regulations or orders of governmental authorities applicable to the Lots; and
- (c) any restrictions pursuant to Section 215 of the Land Title Act registered in respect of all or any part of the Lots

- 4.2 Nothing contained in this Building Scheme shall be construed or implied as imposing on the Declarant any liability in the event of non-compliance with or non-fulfillment of any of the covenants, conditions or stipulations contained herein.
- No condoning, excusing or waiver by any person of and default, breach or non-observance by any other person at any time or times in respect of any provision herein contained shall operate as a waiver in respect of any continuing or subsequent default, breach or non-observance, or so as to defeat or affect in any way the rights of any person in respect of such continuing default, breach or non-observance, and no waiver shall be inferred or implied by anything done or omitted to be done by the person having such rights.

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- The provisions hereof have been instituted for the general benefit of all owners of the Lots from time to time, and all such owners, in agreeing to buy Lots acknowledge such general benefit and a personal benefit attaching to that part of or interest in the Lot purchased by them and each such owners agrees that his being in violation of the restrictions herein set out shall constitute any injury and damage to all of the owners which is or may be impossible to measure monetarily, and as a result, any or all of the other owners shall, in addition to all the other remedies in law and in equity (including the right to damages), be entitled to a decree or order restraining or enjoying any breach of any of the provisions hereof and any owner in breach of any such provisions and named in the application for such an order shall not plead in defense thereto that there would be an adequate remedy at law, at equity, in damages or otherwise.
- The Declarant reserves the right to transfer some or all of the rights and responsibilities granted herein at the Declarants sole discretion to the community association. The Declareant shall, once he has sold the last Lot, transfer all of the rights and responsibilities granted herein to the community association.
- 4.6 Should any part of this Building Scheme be declared or held invalid or unenforceable for any reason, such invalidity or unenforceability shall not affect the remainder of the Building Scheme which shall continue in full force and effect and be construed as if this Building Scheme had been declared without such invalid or unenforceable part.
- No owner shall sell, transfer or convey his interest in the Lots unless he concurrently obtains an agreement in writing binding upon the transferee and in favour of all the other owners that such transferee shall be bound by the provisions hereof including this paragraph and whether or not this Declaration of Creation of Building Scheme or any of the provisions herein are found to be unenforceable as a statutory building scheme or a restrictive covenant.

Wherever and whenever the approval or consent of the Declarant is required to be obtained such approval or consent may be given by such officer, agent, committee, person or persons as may from time to time be nominated or appointed in writing by the Declarant for such purpose and such power of appointment or right of nomination may be delegated by the Declarant

\*\*END OF DOCUMENT\*\*