

No. S245481 Vancouver Registry

THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE COOPERATIVE ASSOCIATION ACT, S.B.C. 1999, c. 28

AND

IN THE MATTER OF BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES LIMITED and GROWERS SUPPLY COMPANY LIMITED

PETITIONERS

ORDER MADE AFTER APPLICATION

APPROVAL AND VESTING ORDER (CRESTON PROPERTY)

BEFORE THE HONOURABLE)	
JUSTICE GROPPER)	January 10, 2025

ON THE APPLICATION OF Alvarez & Marsal Canada Inc. ("A&M") in its capacity as monitor of the Petitioners (in such capacity, the "Monitor") coming on for hearing at Vancouver, British Columbia, on the 10th day of January, 2025; AND ON HEARING Heidi Esslinger, counsel for the Monitor, and those other counsel listed on Schedule "A" hereto, and no one else appearing although duly served, AND UPON READING the material filed, including the Eighth Report of the Monitor to the Court dated December 30, 2024 (the "Eighth Report"); AND PURSUANT TO the Companies' Creditors Arrangement Act, R.S.C. 1985 c. C-36, as amended (the "CCAA"), the British Columbia Supreme Court Civil Rules, and the inherent jurisdiction of this Court;

THIS COURT ORDERS AND DECLARES THAT:

- 1. The time for service of the notice of application for this Order and the Eighth Report is hereby abridged and deemed good and sufficient such that this application is properly returnable today.
- 2. Capitalized terms used but not otherwise defined in this Order shall have the meanings given to them in the Contract of Purchase and Sale dated December 11, 2024, between the Petitioner BC Tree Fruits Cooperative ("BCTFC"), as vendor, and Shukin Orchards Ltd.

- as assigned to 1253182 B.C. Ltd. (the "Purchaser"), as purchaser, a copy of which is attached hereto as Schedule "B" (the "Sale Agreement").
- 3. The sale transaction (the "**Transaction**") contemplated by the Sale Agreement is hereby approved, and the Sale Agreement is commercially reasonable. The execution of the Sale Agreement by the Monitor on behalf of BCTFC is hereby authorized and approved, and BCTFC and the Monitor are hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the Transaction and for the conveyance to the Purchaser of those lands described in Schedule "C" hereto (the "**Property**"). BCTFC and the Purchaser shall be at liberty to extend the Closing Date to such later date as those parties may agree, without the necessity of a further Order of this Court.
- 4. Upon: (i) receipt by the BCTFC of the full amount of the Purchase Price; and (ii) delivery by the Monitor to the Purchaser of a certificate substantially in the form attached as Schedule "D" hereto (the "Monitor's Certificate"), all of BCTFC's right, title and interest in and to the Property shall vest absolutely in the Purchaser in fee simple, 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 any order of this court in the within CCAA proceeding; (ii) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act of British Columbia or any other personal property registry system; and (iii) those Claims enumerated in Schedule "E" hereto (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 "F" hereto), and, for greater certainty, this Court orders that all of the Encumbrances are hereby expunged and discharged as against the Property.
- 5. Upon presentation for registration in the Land Title Office for the Land Title District of Nelson of a certified copy of this Order, together with a letter from Fasken Martineau DuMoulin LLP, solicitors for the Monitor, authorizing registration of this Order, the British Columbia Registrar of Land Titles is hereby directed to:
 - (a) enter the Purchaser as the owner of the Property identified in the Sale Agreement, together with all buildings and other structures, facilities and improvements located thereon and fixtures, systems, interests, licenses, rights, covenants, restrictive covenants, commons, ways, profits, privileges, rights, easements and appurtenances to the said hereditaments belonging, or with the same or any part thereof, held or enjoyed or appurtenant thereto, in fee simple in respect of the Property, and this Court declares that it has been proved to the satisfaction of the Court on investigation that the title of the Purchaser in and to the Property is a good, safe holding and marketable title and directs the BC Registrar to register indefeasible title in favour of the Purchaser as aforesaid; and

- (b) having considered the interest of third parties, to discharge, release, delete and expunge from title to the Property all of the registered Encumbrances except for those listed in Schedule "F" hereto.
- 6. For the purposes of determining the nature and priority of Claims, the net proceeds from the sale of the Property shall stand in the place and stead of the Property, and from and after the delivery of the Monitor's Certificate all Claims shall attach to the net proceeds from the sale of the Property with the same priority as they had with respect to the Property immediately prior to the sale, as if the Property had not been sold and remained in the possession or control of the person having had possession or control immediately prior to the sale.
- 7. The Monitor is to file with the Court a copy of the Monitor's Certificate forthwith after delivery thereof.
- 8. Subject to the terms of the Sale Agreement, vacant possession of the Property shall be delivered by BCTFC to the Purchaser upon completion of the Transaction, subject to the permitted encumbrances as set out in the Sale Agreement and listed on Schedule "F" hereto.

9. Notwithstanding:

- (a) these CCAA proceedings or the termination thereof;
- (b) any applications for a bankruptcy order in respect of any or all of the Petitioners now or hereafter made pursuant to the *Bankruptcy and Insolvency Act*, R.S.C. 1985,
 c. B-3 (the "BIA") and any bankruptcy order issued pursuant to any such applications; and
- (c) any assignment in bankruptcy made by or in respect of any or all of the Petitioners,

the vesting of the Property in the Purchaser and/or any permitted assignees under the Sale Agreement pursuant to this Order shall be binding on any trustee in bankruptcy that may be appointed in respect of the Petitioners and shall not be void or voidable by creditors of the Petitioners, nor shall it constitute or be deemed to be a transfer at undervalue, fraudulent preference, assignment, fraudulent conveyance or other reviewable transaction under the BIA 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.

10. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body, wherever located, to give effect to this Order and to assist the Monitor 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 Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order or to assist the Monitor and its agents in carrying out the terms of this order.

- 11. The Monitor or any other party has liberty to apply for such further or other directions or relief as may be necessary or desirable to give effect to this Order.
- 12. Endorsement of this Order by counsel appearing on this application other than counsel for the Monitor is hereby dispensed with.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of Heidi Esslinger

Lawyer for the Monitor, Alvarez & Marsal

Canada Inc.

BY THE COURT

REGISTRAR

FORM CHECKED MF

Schedule "A"

LIST OF COUNSEL

Counsel Name/Litigant	Party Represented
Scott Silver	The Petitioners.

Schedule "B"

ASSIGNMENT AGREEMENT AND CONTRACT OF PURCHASE AND SALE

[see attached]

ASSIGNMENT AGREEMENT

THIS AGREEMENT made the 7th day of January, 2025.

BETWEEN:

SHUKIN ORCHARDS LTD.

(the "Assignor")

AND

1253812 B.C. Ltd. (the "Assignee")

AND:

BC TREE FRUITS COOPERATIVE, by its court-appointed monitor, ALVAREZ & MARSAL CANADA INC. acting solely in such capacity and not in its personal or corporate capacity (the "Seller")

WHEREAS:

- A. The Assignor entered into an agreement (the "Agreement") with the Seller dated December 11, 2024 respecting the purchase of a property more particularly described therein, which Agreement is attached hereto as Exhibit A;
- B. The Assignor wishes to assign all of his right, title, and interest in and to the Agreement, including the Deposit of \$237,500 referred to therein (the "Deposit") to the Assignee;
- C. The Assignee has agreed to take an assignment of the Agreement above from the Assignor.
- D. The Seller will consent to the assignment subject to the provisions of s.2.3 below.

1. INTERPRETATION

1.1 Governing Law

This agreement shall in all respects be construed in accordance with and governed by the laws of the Province of British Columbia.

1.2 Severability

If any one or more of the provisions contained in this agreement should be invalid, illegal or unenforceable in any respect the validity, legality and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.

1.3 Headings and Marginal References

The division of this agreement into articles, paragraphs, subparagraphs and other subdivision and the insertion of headings are for the convenience of reference only and shall not affect the construction of this agreement.

1.4 Currency

All statements of, or reference to dollar amounts in this agreement mean lawful currency of Canada.

2. SALE AND ASSIGNMENT OF INTEREST IN THE AGREEMENT

- 2.1 In consideration of the payment by the Assignee to the Assignor of the amount of \$1.00 and other good and valuable consideration, receipt of which is hereby expressly acknowledged by the Assignor, the Assignor hereby assigns to the Assignee all of his right, title, and interest in and to the Agreement and the Deposit.
- 2.2 The Assignor hereby covenants with the Assignee as follows:
 - a. that the Agreement is valid and is in good standing, and the Deposit has been paid as provided for in the Purchase Agreement;
 - b. that it has the right to make the assignment as set out herein to the Assignee in the manner aforesaid;
 - c. that it has not previously assigned, postponed, or encumbered the Agreement or any part thereof;
 - d. that it is not profiting from the within assignment; and
 - e. other than as aforesaid, the Assignor makes no representations, warranties or covenants regarding the Agreement, and in particular, no representations, warranties or covenants regarding the property to be sold pursuant thereto.
- 2.3 The Seller consents to the within assignment on the condition that the Assignor remains bound by the Agreement in the event of default by the Assignee and the assignment does not release the Assignor from its obligations and liabilities under the Agreement or any liabilities incurred in connection with the Agreement. The Assignor and the Assignee agree that they shall be jointly and severally liable for the obligations and liabilities of the Assignor, as purchaser, under the Agreement. The Assignor acknowledges and agrees to such conditions.
- 2.2 The Assignee must accept the assignment and agree to assume, observe and perform all the obligations of the Assignor, as purchaser, under the Agreement.

3. GENERAL

3.1 Further Assurances

The parties hereto will do, execute and deliver or will cause to be done, executed and delivered all such further acts, documents and things as may be reasonably required for the purpose of giving effect to this agreement. The Seller's signature on this Agreement shall constitute consent on the part of the Seller to the assignment made hereby.

3.2 Binding

This agreement shall enure to the benefit of and be binding upon the parties hereto and their respective successors and assigns.

3.3 Amendments

Neither this agreement nor any provision hereof may be amended, waived, discharged or terminated orally, but only by instrument in writing signed by the party against whom enforcement of this amendment, waiver, discharge or termination is sought.

3.4 Telecopier

This agreement may be executed in counterpart and copies of this agreement delivered by telecopier shall be deemed to be originals.

IN WITNESS WHEREOF the parties have executed this agreement under their corporate seals and the hands of their proper officers in that behalf as of the day and year first above written.

SHUKIN ORCHARDS LTD. by its authorized signatory:
Kenneth Shukin Kenneth Shukon (Jan 8. 2025 11:80 NST)
Kenneth Shukin
1253182 B.C. LTD., by its authorized signatory:
Kenneth Shukin Kenneth Shukin (Jan 8, 2026 11:10 MST) Kenneth Shukin
BC TREE FRUITS COOPERATIVE, by its court-appointed monitor, ALVAREZ & MARSAL CANADA INC., acting solely in such capacity and not in its personal or corporate capacity by its authorized signatory: [https://doi.org/10.1007/
Anthony Tillman

EXHIBIT A

Docusign Envelope ID: F2490D1B-4D7E-4100-96BB-E2DFB06CACB5

INFORMATION ABOUT THE CONTRACT OF PURCHASE AND SALE



COMMERCIAL REAL ESTATE

THIS INFORMATION IS INCLUDED FOR THE ASSISTANCE OF THE PARTIES ONLY. IT DOES NOT FORM PART OF THE CONTRACT AND SHOULD NOT AFFECT THE PROPER INTERPRETATION OF ANY OF ITS TERMS.

- 1. CONTRACT: This document, when signed by both parties, is a legally binding contract. READ IT CAREFULLY. The parties should ensure that everything that is agreed to is in writing.
- 2. **DEPOSIT(S):** Section 28 of the Real Estate Services Act requires that money held by a brokerage in respect of a real estate transaction for which there is an agreement between the parties for the acquisition and disposition of the real estate be held by the brokerage as a stakeholder. The money is held for the real estate transaction and not on behalf of one of the parties. If a party does not remove a subject clause, the brokerage requires the written agreement of both parties in order to release the deposit. If both parties do not sign the agreement to release the deposit, then the parties will have to apply to court for a determination of the deposit issue.
- 3. COMPLETION: (Clauses 6.1 and 17) Unless the parties are prepared to actually meet at the Land Title Office and exchange title documents for the purchase price, it is, in every case, advisable for the completion of the sale to take place in the following sequence:
 - (a) The buyer pays the purchase price or down payment in trust to the buyer's lawyer or notary (who should advise the buyer of the exact amount required) several days before the completion date and the buyer signs the documents.
 - (b) The buyer's lawyer or notary prepares the documents and forwards them for signature to the seller's lawyer or notary who returns the documents to the buyer's lawyer or notary.
 - (c) The buyer's lawyer or notary then attends to the deposit of the signed title documents (and any mortgages) in the appropriate Land Title Office.
 - (d) The buyer's lawyer or notary releases the sale proceeds at the buyer's lawyer's or notary's office.

Since the seller is entitled to the seller's proceeds on the completion date, and since the sequence described above takes a day or more, it is strongly recommended that the buyer deposits the money and the signed documents AT LEAST TWO DAYS before the completion date, or at the request of the conveyancer, and that the seller delivers the signed transfer documents no later than the morning of the day before the completion date.

While it is possible to have a Saturday or Sunday completion date using the Land Title Office's electronic filing system, parties are strongly encouraged NOT to schedule a Saturday completion date as it will restrict their access to fewer lawyers or notaries who operate on Saturdays; lenders will generally not fund new mortgages on Saturdays; lenders with existing mortgages may not accept payouts on Saturdays; and other offices necessary as part of the closing process may not be open.

- POSSESSION: (Clauses 7.1 and 18) The buyer should make arrangements through the REALTORS® for obtaining possession. The seller will not generally let the buyer move in before the seller has received the sale proceeds. Where residential tenants are involved, buyers and sellers should consult the Residential Tenancy Act.
- 5. ADJUSTMENT: (Clauses 8.1 and 19) The buyer and seller should consider any additional adjustments that are necessary given the nature of the property and how any costs are payable by tenants and whether the seller holds any of the tenant's funds with respect to such costs.

INFORMATION ABOUT THE CONTRACT OF PURCHASE AND SALE

COMMERCIAL REAL ESTATE (continued)

- 6. **TITLE:** (Clause 22) It is up to the buyer to satisfy the buyer on matters of zoning or building or use restrictions, toxic or environmental hazards, encroachments on or by the property and any encumbrances which are staying on title before becoming legally bound. It is up to the seller to specify in the contract if there are any encumbrances, other than those listed in clause 22 and Schedule 22, which are staying on title before becoming legally bound. If you as the buyer are taking out a mortgage, make sure that title, zoning and building restrictions are all acceptable to your mortgage company. In certain circumstances, the mortgage company could refuse to advance funds. If you as the seller are allowing the buyer to assume your mortgage, you may still be responsible for payment of the mortgage, unless arrangements are made with your mortgage company.
- 7. **CUSTOMARY COSTS:** (Clause 31) In particular circumstances there may be additional costs, but the following costs are applicable in most circumstances:

Costs to be Borne by the Seller

Lawyer or Notary Fees and Expenses:

- attending to execution documents

Costs of clearing title, including:

- discharge fees charged by encumbrance holders,
- prepayment penalties.

Real Estate Commission (plus GST).

Goods and Services Tax (if applicable).

Costs to be Borne by the Buyer

Lawyer or Notary Fees and Expenses:

- searching title,

- investigating title,

drafting documents.

Land Title Registration fees.

Survey Certificate (if required).

Costs of Mortgage, including:

- mortgage company's lawyer/notary,
- appraisal (if applicable),

In addition to the above costs there maybe financial adjustments between the seller and the buyer pursuant to Clause 19.

- 8. **RISK:** (Clause 32) The buyer should arrange for insurance to be effective as of 12:01 am on the earlier of the completion date. The seller should maintain the seller's insurance in effect until the later of the date the seller receives the proceeds of sale, or the date the seller vacates the property.
- 9. FORM OF CONTRACT: This Contract of Purchase and Sale is designed primarily for the purchase and sale of freehold commercial real estate. If your transaction involves: a building under construction, an operating business with or without employees being hired, a sale and purchase of shares in the owner of the property, the purchase of a leasehold interest, other special circumstances, additional provisions, not contained in this form, may be needed, and professional advice should be obtained.

Land Title Registration fees.

Goods and Services Tax (if applicable).

at

Fire Insurance Premium.

Sales Tax (if applicable).

Property Transfer Tax.



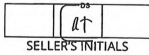
CONTRACT OF PURCHASE AND SALE FOR COMMERCIAL REAL ESTATE

MLS® NO: 2479514	DATE: December 11 2024
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PART 1 - INFORMATION SUMMARY

1.	Prepared By			
1.1	Name of Brokerage RE/MAX Blue Sky Realty			
1.2	Brokerage Address 928 Baker Street Cranbrook	ВС	V1C1A5	Phone No.(250) 428-2234
1.3	REALTOR®'s Name Tyler Hancock PREC*			
1.4	Personal Real Estate Corporation			
1.5	REALTOR®'s Email Addressthancock@telus.net			Fax No.(250) 428-2526
1.6	Brokerage Phone No.(250) 426-8700			Fax No.(250) 426-3600
2.	Parties to the Contract			
2.1	Seller BC Tree Fruits Cooperative, Inc. No. CP 2055			
	Seller			
	Seller			
2.2	Seller's Address 1473 Water Street Kelowna BC V1Y 1J6			
2.3	Seller's Phone No.	Fax N	lo.	
2.4	Seller's Email Address			
2.5	Seller's Incorporation No. 2.6	Seller	's GST N	lo.
2.7	Buyer Shukin Orchards Ltd.			
	Buyer			
	Buyer			
2.8	Buyer's Address 319 33rd Ave South Erickson BC V0B 1G1			
2.9	Buyer's Phone No. 250-428-6052	Fax N	0.	
2.10	Buyer's Email Address kenshukin@gmail.com			
2.11	Buyer's Incorporation No. BC0236245 2.12	Buyer	's GST N	lo, 104845425RT0001
3.	Property			
3.1	Civic Address of Property 724 35th Avenue South		Erickso	n V0B 1G9
3.2 .ot A [Legal Description of Property District Lots 5617 and 9640 Kootenay District Plan NEP74260			
	PID 025-774-778			
—D3				D\$





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PAGE 2 of 8 PAGES

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4.	Purchase Price	\$1,900,000.00	Clause
4.1			
One	Million Nine Hundred Thousand	Dollars	14
5.	Deposit	Dollars	Clause
5.1	Deposit to be provided by the followin	g date:	Clause
	within 48 hours of acceptance of off	~ · · · · · · · · · · · · · · · · · · ·	
	□ date		15
	☑ other Currently held by Rockies Law	Cranbrook BC	
5.2	Amount of Deposit \$237,500.00	Two Hundred Thirty-Seven Thousand Five Hundred	15
5.3	Deposit to be paid in trust to Rockies La	aw Cranbrook BC	15
6.	Completion Date		
6.1	Completion Date January 20 2025		17
7.	Possession Date		
7.1	Possession Date January	20 2025	18
7.2	Vacant Possession ☑ Yes ☐ No	7.3 All Existing Tenancies ☐ Yes 🗷 No	18
8.	Adjustment Date		
8.1	Adjustment Date January 20 2025		19
9.	Viewing Date		
9.1	Viewing Date January 20 2025		21
10.	Agency Disclosure		
10.1	Seller's Designated Agent	REALTOR® Eric Weber , Buck Hart	38A
		REALTOR® Mike Muncner	30/1
		Brokerage Colliers	
10.2	Buyer's Designated Agent	REALTOR® Tyler Hancock, ABR, PREC*	38B
		REALTOR®	300
		Brokerage Remax Blue Sky	
10.3	Limited Dual Agency Designated Agent	REALTOR®	38C
	-	REALTOR®	300
		Brokerage	
10.4	Date of Limited Dual Agency Agreement		38C
			300



SELLER'S INITIALS

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PAGE 3 of 8 PAGES

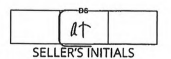
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11.	Acceptance		
11.1	Offer Open Until - DateDecember 13 2024	Time 5:00 pm	44
12.	Schedules		
15	Deposit	Attached ☐ Yes ☑ No	15
16A	Buyer's Conditions	Attached ⊠ Yes □ No	16
16B	Seller's Conditions	Attached ⊠ Yes □ No	16
18	Accepted Tenancies	Attached ☐ Yes ☑ No	18
20A	Additional Included Items	Attached ☑ Yes □ No	20
20B	Excluded Items	Attached ☐ Yes ☑ No	20
22	Additional Permitted Encumbrances	Attached ☐ Yes ☑ No	22
23	Additional Seller's Warranties and Representations	Attached ☐ Yes ☑ No	23
24	Additional Buyer's Warranties and Representations	Attached ☐ Yes 🗷 No	24
40	Additional Terms	Attached ☑ Yes ☐ No	40

PART 2 - TERMS

- 13. INFORMATION SUMMARY: The Information Summary being Part 1 to this Contract of Purchase and Sale for Commercial Real Estate and the Schedules attached to this Contract of Purchase and Sale for Commercial Real Estate, form an integral part of this offer. The Seller and Buyer acknowledge that they have read all of Part 1 and Part 2 and the Schedules to this Contract of Purchase and Sale for Commercial Real Estate.
- 14. PURCHASE PRICE: The purchase price of the Property will be the amount set out in Clause 4.1 (Purchase Price).
- 15. DEPOSIT: A deposit in the amount set out in Clause 5.2 which will form part of the Purchase Price, will be paid in accordance with Clause 26 except as otherwise set out in Schedule 15 and on the terms set out in Schedule 15. All monies paid pursuant to this Clause (the "Deposit") will be delivered in trust to the party identified in Clause 5.3 and held in trust in accordance with the provisions of the *Real Estate Services Act*. In the event the Buyer fails to pay the Deposit as required by this Contract, the Seller may, at the Seller's option, terminate this Contract. The party who receives the Deposit is authorized to pay all or any portion of the Deposit to the Buyer's or Seller's conveyancer (the "Conveyancer") without further written direction of the Buyer or Seller, provided that: (a) the Conveyancer is a Lawyer or Notary; (b) such money is to be held in trust by the Conveyancer as stakeholder pursuant to the provisions of the *Real Estate Services Act* pending the completion of the transaction and not on behalf of any of the principals to the transaction; and (c) if the sale does not complete, the money should be returned to such party as stakeholder or paid into Court.
- 16. CONDITIONS: The obligations of the Buyer described in this Contract are subject to the satisfaction or waiver of the conditions precedent set out in Schedule 16A, if any (the "Buyer's Conditions"). The Buyer's Conditions are inserted for the sole benefit of the Buyer. The satisfaction or waiver of the Buyer's Conditions will be determined in the sole discretion of the Buyer and the Buyer agrees to use reasonable efforts to satisfy the Buyer's Conditions. The Buyer's Conditions may only be satisfied or waived by the Buyer giving written notice (the "Buyer's Notice")





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PAGE 4 of 8 PAGES

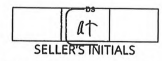
PROPERTY ADDRESS

to the Seller on or before the time and date specified for each condition. Unless each Buyer's Condition is waived or declared fulfilled by delivery of the Buyer's Notice to the Seller on or before the time and date specified for each condition, this Contract will be terminated thereupon and the Deposit returnable in accordance with the Real Estate Services Act.

The obligations of the Seller described in this Contract are subject to the satisfaction or waiver of the conditions precedent set out in Schedule 16B, if any (the "Seller's Conditions"). The Seller's Conditions are inserted for the sole benefit of the Seller. The satisfaction or waiver of the Seller's Conditions will be determined in the sole discretion of the Seller and the Seller agrees to use reasonable efforts to satisfy the Seller's Conditions. These conditions may only be satisfied or waived by the Seller giving written notice (the "Seller's Notice") to the Buyer on or before the time and date specified for each condition. Unless each Seller's Condition is waived or declared fulfilled by delivery of the Seller's Notice to the Buyer on or before the time and date specified for each condition, this Contract will be terminated thereupon and the Deposit returnable in accordance with the *Real Estate Services Act*.

- 17. COMPLETION: The sale will be completed on the date specified in Clause 6.1 (Completion Date) at the appropriate Land Title Office.
- **18. POSSESSION:** The Buyer will have possession of the Property at the time and on the date specified in Clause 7.1 (Possession Date) with vacant possession if so indicated in Clause 7.2, or subject to all existing tenancies if so indicated in Clause 7.3; or subject to the specified tenancies set out in Schedule 18, if so indicated in Clause 12 (if Clause 7.3 or 12 is selected, such tenancies shall be the "Accepted Tenancies").
- 19. ADJUSTMENTS: The Buyer will assume and pay all taxes, rates, local improvement assessments, fuel, utilities, insurance, rents, tenant deposits including interest, prepaid rents, and other charges from, and including, the date set for adjustments, and all adjustments both incoming and outgoing of whatsoever nature will be made as of the date specified in Clause 8.1 (the "Adjustment Date").
- 20. INCLUDED ITEMS: The Purchase Price includes the Accepted Tenancies, any buildings, improvements, fixtures, appurtenances and attachments thereto, and all security systems, security bars, blinds, awnings, curtain rods, tracks and valances, fixed mirrors, fixed carpeting, electric, plumbing, heating and air conditioning fixtures and all appurtenances and attachments thereto as viewed by the Buyer at the date of inspection, together with those items set out in Schedule 20A but excluding those items set out in Schedule 20B.
- 21. VIEWED: The Property and all included items will be in substantially the same condition at the Possession Date as when viewed by the Buyer on the date specified in Clause 9.1.
- **22. TITLE:** Free and clear of all encumbrances except subsisting conditions, provisos, restrictions, exceptions and reservations, including royalties, contained in the original grant or contained in any other grant or disposition from the Crown, registered or pending restrictive covenants and rights-of-way in favour of utilities and public authorities, the Accepted Tenancies and any additional permitted encumbrances set out in Schedule 22.
- 23. ADDITIONAL SELLER'S WARRANTIES AND REPRESENTATIONS: In addition to the representations and warranties set out in this Contract, the Seller makes the additional representations and warranties set out in Schedule 23 to the Buyer.
- **24. ADDITIONAL BUYER'S WARRANTIES AND REPRESENTATIONS:** In addition to the representations and warranties set out in this Contract, the Buyer makes the additional representations and warranties set out in Schedule 24 to the Seller.





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PAGE 5 of 8 PAGES

PROPERTY ADDRESS

- 25. GST: In addition to the Purchase Price, the applicable Goods and Services Tax ("GST") imposed under the Excise Tax Act (Canada) (the "Act") will be paid by the Buyer. On or before the Completion Date, the Buyer may confirm to the Seller's Lawyer or Notary that it is registered for the purposes of Part IX of the Act and will provide its registration number. If the Buyer does not confirm that it is a registrant under Part IX of the Act on or before the Completion Date, then the Buyer will pay the applicable GST to the Seller on the Completion Date and the Seller will then remit the GST as required by the Act. All taxes payable pursuant to the Provincial Sales Tax Act arising out the purchase of the Property, will be paid by the Buyer and evidence of such payment will be provided to the Seller.
- **TENDER:** Tender or payment of monies by the Buyer to the Seller will be by bank draft, wire transfer, certified cheque, or Lawyer's/Notary's or real estate brokerage's trust cheque.
- 27. DOCUMENTS: All documents required to give effect to this Contract will be delivered in registerable form where necessary and will be lodged for registration in the appropriate Land Title Office by 4 pm on the Completion Date.
- 27A. SELLER'S PARTICULARS AND RESIDENCY: The Seller shall deliver to the Buyer on or before the Completion Date a statutory declaration of the Seller containing: (A) particulars regarding the Seller that are required to be included in the Buyer's Property Transfer Tax Return to be filed in connection with the completion of the transaction contemplated by this Contract (and the Seller hereby consents to the Buyer inserting such particulars on such return); and (B) if the Seller is not a non-resident of Canada as described in the non-residency provisions of the *Income Tax Act*, confirmation that the Seller is not then, and on the Completion Date will not be, a non-resident of Canada. If on the Completion Date the Seller is a non-resident of Canada as described in the residency provisions of the *Income Tax Act*, the Buyer shall be entitled to hold back from the Purchase Price the amount provided for under section 116 of the *Income Tax Act*.
- 28. TIME: Time will be of the essence hereof, and unless the balance of the payment is paid and such formal agreement to pay the balance as may be necessary is entered into on or before the Completion Date, the Seller may, at the Seller's option, terminate this Contract, and, in such event, the amount paid by the Buyer will be non-refundable and absolutely forfeited to the Seller, subject to the provisions of Section 28 of the *Real Estate Services Act*, on account of damages, without prejudice to the Seller's other remedies.
- 29. BUYER FINANCING: If the Buyer is relying upon a new mortgage to finance the Purchase Price, the Buyer, while still required to pay the Purchase Price on the Completion Date, may wait to pay the Purchase Price to the Seller until after the transfer and new mortgage documents have been lodged for registration in the appropriate Land Title Office, but only if, before such lodging, the Buyer has: (a) made available for tender to the Seller that portion of the Purchase Price not secured by the new mortgage, and (b) fulfilled all the new mortgagee's conditions for funding except lodging the mortgage for registration, and (c) made available to the Seller, a Lawyer's or Notary's undertaking to pay the Purchase Price upon the lodging of the transfer and new mortgage documents and the advance by the mortgagee of the mortgage proceeds pursuant to the Canadian Bar Association (BC Branch) (Real Property Section) standard undertakings (the "CBA Standard Undertakings").
- 30. CLEARING TITLE: If the Seller has existing financial charges to be cleared from title, the Seller, while still required to clear such charges, may wait to pay and discharge existing financial charges until immediately after receipt of the Purchase Price, but in this event, the Seller agrees that payment of the Purchase Price shall be made by the Buyer's Lawyer or Notary to the Seller's Lawyer or Notary, on the CBA Standard Undertakings to pay out and discharge the financial charges, and remit the balance, if any, to the Seller.
- 31. COSTS: The Buyer will bear all costs of the conveyance and, if applicable, any costs related to arranging a mortgage and the Seller will bear all costs of clearing title.



SELLER'S INITIALS

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724 35th Avenue South

Erickson V0B 1G9

PAGE 6 of 8 PAGES

PROPERTY ADDRESS

- 32. RISK: All buildings on the Property and all other items included in the purchase and sale will be, and remain, at the risk of the Seller until 12:01 am on the Completion Date. After that time, the Property and all included items will be at the risk of the Buyer. If loss or damage to the Property occurs before the Seller is paid the Purchase Price, then any insurance proceeds shall be held in trust for the Buyer and the Seller according to their interests in the Property.
- **33. GOVERNING LAW:** This Contract will be governed by the laws of the Province of British Columbia. The parties submit to the exclusive jurisdiction of the courts in the Province of British Columbia regarding any dispute that may arise out of this transaction.
- 34. CONFIDENTIALITY: Unless the transaction contemplated by this Contract is completed, the Buyer and the Seller will keep all negotiations regarding the Property confidential, and the Buyer will not disclose to any third party the contents or effect of any documents, materials or information provided pursuant to or obtained in relation to this Contract without the prior written consent of the Seller, except that each of the Buyer and the Seller may disclose the same to its employees, inspectors, lenders, agents, advisors, consultants, potential investors and such other persons as may reasonably be required and except that the Buyer and the Seller may disclose the same as required by law or in connection with any regulatory disclosure requirements which must be satisfied in connection with the proposed sale and purchase of the Property.
- **35. PLURAL:** In this Contract, any reference to a party includes that party's heirs, executors, administrators, successors and assigns; singular includes plural and masculine includes feminine.
- **36. SURVIVAL OF REPRESENTATIONS AND WARRANTIES:** There are no representations, warranties, guarantees, promises or agreements other than those set out in this Contract and any attached Schedules. All of the warranties contained in this Contract and any attached Schedules are made as of and will be true at the Completion Date, unless otherwise agreed in writing.
- 37. PERSONAL INFORMATION: The Buyer and the Seller hereby consent to the collection, use and disclosure by the Brokerages and by the managing broker(s), associate broker(s) and representative(s) of those Brokerages (collectively the "REALTOR"(s)") described in Clause 38, the real estate boards of which those Brokerages and REALTOR"s are members and, if the Property is listed on a Multiple Listing Service", the real estate board that operates that Multiple Listing Service", of personal information about the Buyer and the Seller:
 - A. for all purposes consistent with the transaction contemplated herein;
 - B. if the Property is listed on a Multiple Listing Service®, for the purpose of the compilation, retention and publication by the real estate board that operates the Multiple Listing Service® and other real estate boards of any statistics including historical Multiple Listing Service® data for use by persons authorized to use the Multiple Listing Service® of that real estate board and other real estate boards;
 - C. for enforcing codes of professional conduct and ethics for members of real estate boards; and
 - D. for the purposes (and to the recipients) described in the British Columbia Real Estate Association's Privacy Notice and Consent form.

The personal information provided by the Buyer and Seller may be stored on databases outside Canada, in which case it would be subject to the laws of the jurisdiction in which it is located.

38. AGENCY DISCLOSURE: The Seller and the Buyer acknowledge and confirm as follows (initial appropriate box(es) and complete details as applicable):





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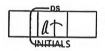
724

35th Avenue South

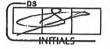
Erickson V0B 1G9

PAGE 7 of 8 PAGES

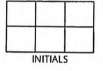
PROPERTY ADDRESS



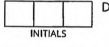
A. The Seller acknowledges having received, read and understood the BC Financial Services Authority (BCFSA) form entitled "Disclosure of Representation in Trading Services" and hereby confirms that the Seller has an agency relationship with the Designated Agent(s)/REALTOR®s specified in Clause 10.1 who is/are licensed in relation to the brokerage specified in Clause 10.1.



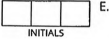
B. The Buyer acknowledges having received, read and understood the BCFSA form entitled "Disclosure of Representation in Trading Services" and hereby confirms that the Buyer has an agency relationship with the Designated Agent(s)/REALTOR®(s) specified in Clause 10.2 who is/are licensed in relation to the brokerage specified in Clause 10.2.



C. The Seller and the Buyer each acknowledge having received, read and understood the BCFSA form entitled "Disclosure of Risks Associated with Dual Agency" and hereby confirm that they each consent to a dual agency relationship with the Designated Agent(s)/REALTOR®(s) specified in Clause 10.3 who is/are. licensed in relation to the brokerage specified in Clause 10.3, having signed a dual agency agreement with such Designated Agent(s)/REALTOR®(s) dated the date set out in Clause 10.4.



D. If only (A) has been completed, the Buyer acknowledges having received, read and understood the BCFSA form "Disclosure of Risks to Unrepresented Parties" from the Seller's agent listed in (A) and hereby confirms that the Buyer has no agency relationship.

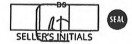


- E. If only (B) has been completed, the Seller acknowledges having received, read and understood the BCFSA form "Disclosure of Risks to Unrepresented Parties" from the Buyer's agent listed in (B) and hereby confirms that the Seller has no agency relationship.
- ASSIGNMENT OF REMUNERATION: The Buyer and the Seller agree that the Seller's authorization and instruction 39. set out in clause 45(c) below is a confirmation of the equitable assignment by the Seller in the Listing Contract and is notice of the equitable assignment to anyone acting on behalf of the Buyer or Seller.
- 39A. RESTRICTION ON ASSIGNMENT OF CONTRACT: The Buyer and the Seller agree that this Contract: (a) must not be assigned without the written consent of the Seller; and (b) the Seller is entitled to any profit resulting from an assignment of the Contract by the Buyer or any subsequent assignee.
- ADDITIONAL TERMS: The additional terms set out in Schedule 40 are hereby incorporated into and form a part of 40. this Contract.

41. **ACCEPTANCE IRREVOCABLE:**







The Seller and the Buyer specifically confirm that this Contract of Purchase and Sale, whether executed and sealed by hand or by digital or electronic signature and seal, or otherwise, is hereby executed under seal, which is evidenced by each of the Buyer and the Seller making the deliberate, intentional and conscious act of inserting their initials (whether by hand or electronically) in the appropriate space provided beside this Section 41. The parties intend that the act of inserting their initials as set out above is to have the same effect as if this Contract of Purchase and Sale had been physically sealed by wax, stamp, embossing, sticker or any other manner. It is agreed and understood that, without limiting the foregoing, the Seller's acceptance is irrevocable including without limitation during the period prior to the date specified for the Buyer to either:

- A. fulfill or waive the terms and conditions herein contained; and/or
- B. exercise any option(s) herein contained.



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724	35th Avenue South	Erickson V0B 1G9	DAGE 0 . (0 DAGE
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PROPERTY ADDRESS

- **42. COUNTERPARTS:** The parties agree that this Contract of Purchase and Sale and any amendments or attachments thereto may be executed in counterparts by the parties and delivered originally or by facsimile, email, or other means of electronic transmission. Each such counterpart when so executed and delivered is deemed to be an original and all such counterparts of a relevant document taken together shall constitute one and the same relevant document as though the signatures of all the parties were upon the same document.
- 43. THIS IS A LEGAL DOCUMENT. READ THIS ENTIRE DOCUMENT AND INFORMATION PAGE BEFORE YOU SIGN.
- 44. OFFER: This offer, or counter-offer, will be open for acceptance until the time and date specified in Clause 11.1 (unless withdrawn in writing with notification to the other party of such revocation prior to notification of its acceptance), and upon acceptance of the offer, or counter-offer, by accepting in writing and notifying the other party of such acceptance, there will be a binding Contract of Purchase and Sale on the terms and conditions set forth.

BUYER 99E7035B6CB0414.	BUYER	BUYER
Shukin Orchards Ltd.		30.50
PRINT NAME .	PRINT NAME	PRINT NAME
WITNESS	WITNESS	WITNESS
ACCEPTANCE: The Seller (a) he	ereby accepts the above offer and agr	ees to complete the sale upon the terms
(-)	si any accepto the above offer and agi	ees to complete the sale upon the terms
conditions set out above, (b) ag	rees to pay a commission as per the Li-	STING CONTRACT AND ICLAUTED OFFICE AND INCH
conditions set out above, (b) ag	rees to pay a commission as per the Li n behalf of the Buver or Seller to pay th	e commission out of the cash proceeds of
conditions set out above, (b) ag the Buyer and anyone acting or	n behalf of the Buyer or Seller to pay th	e commission out of the cash proceeds of
the Buyer and anyone acting or and forward copies of the Sell-	n behalf of the Buyer or Seller to pay th er's Statement of Adjustments to the	e commission out of the cash proceeds of Cooperating/Listing Brokerage, as reque
conditions set out above, (b) ag the Buyer and anyone acting or and forward copies of the Sell forthwith after completion.	n behalf of the Buyer or Seller to pay th er's Statement of Adjustments to the 12/1	e commission out of the cash proceeds of Cooperating/Listing Brokerage, as reques
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Trademarks are owned or controlled by The Canadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA (REALTOR®) and/or the quality of services they provide (MLS®).

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^{*}PREC represents Personal Real Estate Corporation

COMMERCIAL CONTRACT OF PURCHASE AND SALE ADDENDUM

CREA WEBForms

MULTIPLE LISTING SERVICE®

ML.S® No	2479514	DATE	December/11/2024	PAGE	OF	PAGE
This form is to be	e used to add cor		e Commercial Contract of			
RE: ADDRESS	724	35th Avenue South				
		Erickson V0B 1G9				
FURTHER TO THE	COMMERCIAL CO	NTRACT OF PURCHASE AND	SALE DATED	December/1	1/2024	
MADE BETWEEN_	BC Tree Fruits Coop	erative, Inc. No. CP 2055			AS SELL	ER(S), ANI
Shuki	in Orchards Ltd.			AS BL	YER(S) AND	COVERING
THE ABOVE MENTI Purchase price of	ONED PROPERTY, the land and buildi	THE UNDERSIGNED HEREB ngs to be \$1,900,000.00 (one	Y AGREES AS FOLLOWS: million nine hundred thousa	nd dollars)		
in this Agreement, whether by the Sell part of any mortgag	er or any other per	son acting on behalf of the S	unsfer of all or any of the Prop Seller, and includes but is not	perty to a party limited to a red	other than th emption of a	e Buyer, Il or any
of the completion o	payable at law or ed of the Third Party S	luity, pay to the Buyer a fee (trary, in the event of a Third P the "Break Fee") of \$25,000.0 acknowledges that the Break Break Fee.	A in each with	in cover cole	
NI OTUES TESNIO AND						
ALL OTHER TERMS AND C	CONDITIONS CONTAINE	D IN THE SAID COMMERCIAL CONTR	RACT OF PURCHASE AND SALE REMA	IN THE SAME HUDS	hreull force. L Shukin	AND EFFECT.
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WITNESS			DIIVED	Tine.	iis and bu	
			BUYER		hony tillm	ala.
WITNESS			SELLER	AA6.	AACF63@EBAND.com	orativa, Inc. No. CP 2153
WITNESS			SELLER			
					A	155 (REV. 06/02)

SCHEDULE A-1

TO THE AGREEMENT OF PURCHASE AND SALE

BETWEEN

ALVAREZ & MARSAL CANADA INC.

in its capacity as Court-appointed Monitor of BC Tree Fruits Cooperative, BC Tree Fruits Industries Limited and Growers Supply Company Limited, and not in its personal or corporate capacity

(SELLER)

AND:

SHUKIN ORCHARDS LTD.

(BUYER)

RE:

754-35th Ave S., Creston, British Columbia (MUNICIPAL ADDRESS OF PROPERTY)

The parties agree that the following terms replace, modify and, where applicable override the terms of the attached contract of purchase and sale and any modifications, amendments, additions or addenda thereto, (collectively the "Contract"). Where any conflict arises between the terms of this Schedule "A-1" and the Contract, the terms of this Schedule "A-1" shall apply. Capitalized terms used herein and not otherwise defined shall have the meanings ascribed to them in the Contract.

−os a†

- 1. Title will be transferred to the Buyer free and clear of all registered encumbrances, other than those listed in **Appendix** "A", in accordance with the Vesting Order (defined herein) to be sought from the Supreme Court of British Columbia (the "Court") in Supreme Court of British Columbia Action No. S245481, Vancouver Registry (the "**Proceeding**").
- 2. Any existing registered financial charges to be paid under the terms of the Vesting Order may be paid by the Seller upon receipt of the Purchase Price and the Buyer may pay the Purchase Price to the Seller's lawyer in trust on undertakings to pay those financial charges in accordance with the terms of the Vesting Order.
- Possession will be governed by the terms of the Vesting Order.
- 4. The Buyer is purchasing the Property on an "as is where is" basis as of the completion date. The Buyer agrees that the Seller has no obligation to maintain the property in the condition it may have been in at some time before the completion date contemplated by this agreement. The Buyer agrees that the Purchase Price does not include any chattels/personal property. The Seller assumes no risk with respect to the buildings on the Property or any other items included in this purchase and sale.

- 5. No property condition disclosure statement concerning the Property will be given by the Seller.
- The acceptance of this offer by the Seller is in its capacity as Court-appointed Monitor of the owner of the Property pursuant to the Amended and Restated Initial Order granted August 26, 2024 (the "ARIO") in the Proceeding, and not in its personal capacity or as owner of the Property. The acceptance of this offer is subject to the approval of the Court in the Proceeding and will become effective from the time an order is made approving this offer (the "Vesting Order"). The Seller hereby advises the Buyer that the Seller's obligations in connection with this offer, until it is approved by the Court, are limited to putting this offer before the Court. The seller is only obligated to present the offer to the Court for approval within 30 days of the Buyer removing all subject conditions in respect of this offer.
- 7. The Seller is subject to the jurisdiction and discretion of the Court to entertain other offers and to any further Orders the Court may make regarding the Property. The Seller may be compelled to advocate that the Court consider other offers in order to obtain the highest price for the Property. The Seller gives no undertaking to exclusively advocate for the acceptance of only this offer. In that regard the Buyer may wish to consider making its own arrangements to support this offer in Court if other offers are received by the Seller. The Buyer agrees the Seller will disclose the purchase price being offered to any prospective buyers indicating an intention to submit an offer to purchase the Property.
- 8. Acceptance of this offer by the Seller and any obligation of the Seller to put this offer before the Court may be terminated at any time before the Court makes the Vesting Order approving this sale if the mortgage which is the subject of these proceedings is redeemed, or if the mortgage is brought into good standing or at the option of the Seller in its sole discretion. This condition is for the sole benefit of the Seller.
- 9. Real estate commission is payable relative to this offer only if this offer is approved by the Court and the sale is completed pursuant to the Vesting Order.
- 10. The Buyer agrees that there may be GST and PTT payable relating to this transaction and that it is the responsibility of the Buyer to pay any such tax accruing on this sale. The Buyer agrees that the Seller may be responsible to collect and remit GST payable on this transaction. Accordingly, the Buyer agrees to pay any such tax to the Seller so that the Seller can, in turn, pay such GST as may be due and owing on this sale.
- 11. The Buyer is satisfied that there is no need for a holdback from the purchase price for the possibility that the Seller is not a Canadian resident for the purposes of the Income Tax Act.
- 12. The Buyer agrees not to holdback any part of the purchase price for any reason.
- 13. The Seller, as party having conduct of sale of the Property pursuant to the ARIO, is not and will not be liable to the Buyer, nor to anyone claiming by through or under the Buyer, for any damages, costs or expenses, including but not limited to damage caused to the Buyer by the registered owner(s) of the Property or his/her tenants, guests, assigns, agents or persons unknown, or for them failing to provide vacant possession when required. The Buyer acknowledges that if vacant possession is not available on the possession date, the Buyer will

complete the sale in any event. The Seller will make reasonable efforts to obtain a Writ of Possession or similar Court order, and the Buyer acknowledges that this process may take a considerable period of time.

SELLER:

SELLER:		
ALVAREZ	L & MARSAL CANADA INC. (in	its capacity as Court-appointed Monitor of
BC Tree F	ruits Cooperative, BC Tree Fruits	Industries Limited and Growers Supply
Company l	Limited and not in its personal or	corporate capacity capacity)
SIGNED: _	Anthony Tillman	
NAME:	Anthony Tillman	
DATE:	12/12/2024 12:26 PM PST	
BUYER:		
SIGNED: _	Lenneth Shukin	
NAME:	NETH SHUKIN FOR SHUKIN ORCHARDS	LTD.
DATE:	12/11/2024	

TITLE SEARCH PRINT

Schedule A

2024-12-05, 08:08:41

File Reference:

Requestor: Deda Pliska

CURRENT INFORMATION ONLY - NO CANCELLED INFORMATION SHOWN

Land Title District

NELSON

Land Title Office

NELSON

Title Number

CA3969949

From Title Number

CA937613

Application Received

2014-09-19

3

at

Application Entered

2014-09-25

Registered Owner in Fee Simple

Registered Owner/Mailing Address:

BC TREE FRUITS COOPERATIVE, INC.NO. CP-2055

1473 WATER STREET

KELOWNA, BC

V1Y 1J6

Taxation Authority

Nelson Trail Assessment Area

Description of Land

Parcel Identifier:

025-774-778

Legal Description:

LOT A DISTRICT LOTS 5617 AND 9640 KOOTENAY DISTRICT PLAN NEP74260

Legal Notations

THIS TITLE MAY BE AFFECTED BY THE AGRICULTURAL LAND COMMISSION ACT

THIS TITLE MAY BE AFFECTED BY A PERMIT UNDER PART 26 OF THE LOCAL GOVERNMENT ACT, SEE KT167200

Charges, Liens and Interests

Nature:

EASEMENT

Registration Number:

U2573

Registration Date and Time:

1985-02-05 13:44

Remarks:

PART PLAN 16428

APPURTENANT TO LOT 4 PLAN 3006

Nature:

COVENANT

Registration Number:

KV128088

Registration Date and Time: Registered Owner:

2003-10-20 12:53

INTERIOR HEALTH AUTHORITY

REGIONAL DISTRICT OF CENTRAL KOOTENAY

Title Number: CA3969949

TITLE SEARCH PRINT

Page 1 of 2

Docusign Envelope ID: 7F109162-733F-4E24-8BA9-827E52720E2F

TITLE SEARCH PRINT

File Reference:

2024-12-05, 08:08:41 Requestor: Deda Pliska

Nature:

Registration Number:

Registration Date and Time:

Registered Owner:

COVENANT KV128089

2003-10-20 12:53

THE CROWN IN RIGHT OF BRITISH COLUMBIA

REGIONAL DISTRICT OF CENTRAL KOOTENAY

PART ON PLAN NEP74261

Nature:

Remarks:

Registration Number:

Registration Date and Time:

Registered Owner:

Remarks:

MORTGAGE

OA945413

2008-10-15 10:25

CANADIAN IMPERIAL BANK OF COMMERCE

INTER ALIA

EXTENDED BY CA2926030 EXTENDED BY CA2926030 EXTENDED BY CA7803437 MODIFIED BY CB1095332

Nature:

Registration Number:

Registration Date and Time:

Registered Owner:

Remarks:

ASSIGNMENT OF RENTS

CA945414

2008-10-15 10:25

CANADIAN IMPÈRIAL BANK OF COMMERCE

INTER ALIA

EXTENDED BY CA2926031 EXTENDED BY CA2926031 EXTENDED BY CA7803438

Nature:

Registration Number:

Registration Date and Time:

Remarks:

MODIFICATION CB1095332

2023-12-27 09:13

INTER ALIA

MODIFICATION-OF-CA945413

—os Ut

Duplicate Indefeasible Title

NONE OUTSTANDING

Transfers

NONE

Pending Applications

NONE

ASSIGNMENT AGREEMENT

Final Audit Report

2025-01-08

Created:

2025-01-08

By:

Patricia Belcher-Bell (patty@rockieslaw.com)

Status:

Signed

Transaction ID:

CBJCHBCAABAAGziD9G9we-ogOKRL4fU_sRlqF2iu4A0L

"ASSIGNMENT AGREEMENT" History

- Document created by Patricia Belcher-Bell (patty@rockieslaw.com) 2025-01-08 4:31:12 PM GMT
- Document emailed to Kenneth Shukin (kenshukin@gmail.com) for signature 2025-01-08 4:31:21 PM GMT
- Email viewed by Kenneth Shukin (kenshukin@gmail.com) 2025-01-08 6:29:24 PM GMT
- Document e-signed by Kenneth Shukin (kenshukin@gmail.com)
 Signature Date: 2025-01-08 6:30:11 PM GMT Time Source: server
- Agreement completed. 2025-01-08 - 6:30:11 PM GMT

Schedule "C"

THE PROPERTY

The real property located at 724 – 35th Avenue South, Erickson, V0B 1G9, and legally described as follows:

Parcel Identifier: 025-774-778

LOT A DISTRICT LOTS 5617 AND 9640 KOOTENAY DISTRICT PLAN NEP74260

Schedule "D"

FORM OF MONITOR'S CERTIFICATE

No. S245481 Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE COOPERATIVE ASSOCIATION ACT, S.B.C. 1999, c. 28

AND

IN THE MATTER OF BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES LIMITED and GROWERS SUPPLY COMPANY LIMITED

PETITIONERS

MONITOR'S CERTIFICATE

- 1. Capitalized terms used but not otherwise defined in this Monitor's Certificate shall have the meanings given to them in the order of the Supreme Court of British Columbia (the "Court") pronounced on January 10, 2025 (the "Approval and Vesting Order") and the Contract of Purchase and Sale dated December 11, 2024 (as amended, the "Sale Agreement") between the Monitor, as vendor, and Shukin Orchards Ltd. as assigned to 1253182 B.C. Ltd. (the "Purchaser"), as purchaser, a copy of which is appended as Schedule "B" to the Approval and Vesting Order.
- 2. Pursuant to an order made on August 13, 2024, as amended and restated on August 26, 2024, the court granted the Petitioners protection from their creditors and appointed the Monitor as monitor of the Petitioners, all under the provisions of the CCAA.
- 3. Pursuant to the Approval and Vesting Order, the court ordered that all of the right, title and interest of the Monitor in and to the Property shall vest in the Purchaser effective upon, among other things, delivery of this Monitor's Certificate by the Monitor to the Purchaser.

THE MONITOR HEREBY CERTIFIES as follows:

- 1. The Purchaser has delivered written notice to the Monitor that all applicable conditions in favour of the Purchaser under the Sale Agreement have been satisfied and/or waived, as applicable.
- 2. The Monitor has received the full amount of the Purchase Price under the Sale Agreement.
- 3. Except for delivery of this Monitor's Certificate, all of the transactions contemplated by the Sale Agreement have been implemented.

Dated at the City of Vancouver, in the Province of British Columbia, this [3] day of [3], 2025

ALVAREZ & MARSAL CANADA INC. acting solely in its capacity as court-appointed monitor of BC TREE FRUITS
COOPERATIVE and not in its personal or corporate capacity

Per:	
Name:	
Title:	

Schedule "E"

CLAIMS TO BE DISCHARGED/EXPUNGED FROM TITLE TO REAL PROPERTY

- 1. The mortgage registered by Canadian Imperial Bank of Commerce on October 15, 2008, with registration number CA945413, and all extensions and modifications thereto.
- 2. The assignment of rents registered by Canadian Imperial Bank of Commerce on October 15, 2008, with registration number CA945414, and all extensions thereto.

Schedule "F"

PERMITTED ENCUMBRANCES

Legal Notations

THIS TITLE MAY BE AFFECTED BY THE AGRICULTURAL LAND COMMISSION ACT

THIS TITLE MAY BE AFFECTED BY A PERMIT UNDER PART 26 OF THE LOCAL GOVERNMENT ACT, SEE KT167200

Charges, Liens and Interests

Nature: EASEMENT

Registration Number: U2573

Registration Date and Time: 1985-02-05 13:44

Remarks: PART PLAN 16428

APPURTENANT TO LOT 4 PLAN 3006

Nature: COVENANT

Registration Number: KV128088

Registration Date and Time: 2003-10-20 12:53

Registered Owner: INTERIOR HEALTH AUTHORITY REGIONAL DISTRICT OF CENTRAL KOOTENAY

Nature: COVENANT

Registration Number: KV128089

Registration Date and Time: 2003-10-20 12:53

Registered Owner: THE CROWN IN RIGHT OF BRITISH COLUMBIA

REGIONAL DISTRICT OF CENTRAL KOOTENAY

Remarks: PART ON PLAN NEP74261