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CITY OF BURNABY

BYLAW NO. 13967

A BYLAW to authorize the execution of a Housing Agreement for the non-market rental housing development at 7683 Fifteenth Street

The Council of the City of Burnaby ENACTS as follows:

- 1. This Bylaw may be cited as BURNABY HOUSING AGREEMENT (7683 FIFTEENTH STREET) BYLAW 2018.
- 2. The City is hereby authorized to enter into a housing agreement with Southgate City Homes Ltd. and the Provincial Rental Housing Corporation, substantially in the form set out in Schedule "A" (the "Housing Agreement"), for the non-market rental housing development on lands legally described as:

PID: 030-083-982

Lot 1 District Lot 53 Group 1 New Westminster District Plan EPP68849

3. The City Clerk is hereby authorized and empowered to execute the Housing Agreement on behalf of the City.

Read a first time this 3rd day of December, 2018
Read a second time this 3rd day of December, 2018
Read a third time this 2rd day of December, 2018

Read a third time this 3rd day of December, 2018

Reconsidered and adopted this 11th day of December, 2018

M Hunly

MAYOR

CLERK

SCHEDULE "A"

HOUSING AGREEMENT (Section 483 Local Government Act)

THIS AGRE	HIS AGREEMENT is dated for reference, 2018,	
BETWEEN:		
	SOUTHGATE CITY HOMES LTD. (IN 300 – 1285 West Pender Street Vancouver, BC V6E 4B1	C. NO. BC0924664)
	(the "Southgate")	
AND:		
	PROVINCIAL RENTAL HOUSING CO 1701 – 4555 Kingsway Burnaby, BC V5H 4V8	PORATION
	(the "PRHC")	
AND:		
	CITY OF BURNABY 4949 Canada Way Burnaby, British Columbia, V5G 1M2	
	(the "City")	

WHEREAS:

- A. Section 483 of the *Local Government Act* permits the City to enter into and, by legal notation on title, note on title to lands, housing agreements which may include, without limitation, conditions in respect to the form of tenure of housing units, availability of housing units to classes of persons, administration of housing units and rent which may be charged for housing units;
- B. Southgate is the registered owner of the Lands at the time of execution of this Agreement and will transfer the Lands to PRHC following occupancy of the Development (as herein

- defined), and Southgate and PRHC are together referred to as the "Owner", as more fully defined in section 1.1 of this Agreement; and
- C. The Owner and the City wish to enter into this Agreement (as herein defined) to provide for affordable housing on the terms and conditions set out in this Agreement,

In consideration of \$10.00 and other good and valuable consideration (the receipt and sufficiency of which is acknowledged by both parties), and in consideration of the promises exchanged below, the Owner and the City covenant and agree as follows:

ARTICLE 1 DEFINITIONS AND INTERPRETATION

- 1.1 In this Agreement the following words have the following meanings:
 - (a) "Affordable Housing Unit" means a Dwelling Unit within the Development that is not a caretaker suite or designated for other use in accordance with the CD Plan:
 - (b) "Agreement" means this agreement together with all schedules, attachments and priority agreements attached hereto;
 - (c) "CD Plan" means the comprehensive development plan for the Lands entitled "BC Family Housing Site" prepared by Integra Architecture Inc. and PWL Partnership Landscape Architects Inc. and filed with the City's Director Planning and Building;
 - (d) "City" means the City of Burnaby;
 - (e) "CPI" means the All-Items Consumer Price Index for Vancouver, B.C. published from time to time by Statistics Canada, or its successor in function;
 - (f) "Development" means a single low-rise development which is four storeys on its street fronting elevation on Fifteenth Street, with an additional fifth storey which is internally oriented toward the future phases of the adjacent Southgate site, constructed or to be constructed on the Lands as shown in the CD Plan;
 - (g) "Dwelling Unit" means one or more habitable rooms constituting one selfcontained unit with a separate entrance, which is occupied or intended to be occupied as the permanent home or residence of one Family only and contains not more than one kitchen or one set of cooking facilities;
 - (h) **"Eligible Tenant"** means a Family having a cumulative gross annual income, at the time the Family executes the first Tenancy Agreement for an Affordable Housing Unit, not exceeding the Housing Income Limits (HILs) Threshold

published by the British Columbia Housing Management Commission from time to time in respect to the size of the Affordable Housing Unit to be occupied by the Eligible Tenant;

- (i) "Existing Tenant" means a tenant of a Dwelling Unit at the residential buildings collectively known as "Cedar Place", located at 7133 Fourteenth Avenue, 7101 Fourteenth Avenue and 7588 Sixteenth Avenue, as of October 1, 2018;
- (j) "Family" means a minimum of two people, including one dependent child. A dependent child means an unmarried child, stepchild, adopted child or legal ward, mainly supported by the applicant for a Tenancy Agreement, who is:
 - (i) under nineteen (19) years of age;
 - (ii) under twenty-five (25) years of age and registered in full-time school, university or vocational institute which provides a recognized diploma, certificate or degree; or
 - (iii) of any age who, because of mental or physical infirmity, is accepted as a dependent for income tax purposes;
- (k) "Housing Covenant" means the agreements, covenants and charges granted by the Owner to the City (which includes covenants pursuant to section 219 of the Land Title Act) charging the Lands, dated for reference _______, 20____, and registered under number CA_______, as it may be amended or replaced from time to time;
- (l) "Housing Income Limit (HILs)" means the gross annual income limit for eligibility in subsidized housing, as produced by the Canadian Housing and Mortgage Corporation and published by the British Columbia Housing Management Commission from time to time, based on the income required to pay the average market rent for a particular size of rental unit in the private market;
- (m) "Interpretation Act" means the Interpretation Act, R.S.B.C. 1996, Chapter 238, together with all amendments thereto and replacements thereof;
- (n) "Land Title Act" means the Land Title Act, R.S.B.C. 1996, Chapter 250, together with all amendments thereto and replacements thereof;
- (o) "Lands" means the lands and premises legally described as:

PID: 030-083-982

Lot 1 District Lot 53 Group 1 NWD Plan EPP68849

- (p) "Local Government Act" means the Local Government Act, R.S.B.C. 2015, Chapter 1, together with all amendments thereto and replacements thereof;
- (q) "LTO" means the New Westminster Land Title Office or its successor;
- (r) "Owner" means the parties described in Recital B as the Owner and any subsequent owner of the Lands or any part thereof;
- (s) "Permitted Rent" means an amount not exceeding the rent that is calculated by applying the PRHC-approved rent calculation process for rent-geared-to-income units up to thirty percent (30%) of the cumulative gross annual income or the maximum shelter rate for tenants receiving government income assistance of all persons comprising the Eligible Tenant for an Affordable Housing Unit;
- (t) "Residential Tenancy Act" means the Residential Tenancy Act, S.B.C. 2002, Chapter 78, together with all amendments thereto and replacements thereof;
- (u) "Tenancy Agreement" means a tenancy agreement, lease, license or other agreement granting rights to occupy an Affordable Housing Unit on a month-tomonth basis or for a fixed term not exceeding twelve (12) months; and
- (v) "Tenant" means an occupant of an Affordable Housing Unit by way of a Tenancy Agreement.

1.2 In this Agreement:

- (a) reference to the singular includes a reference to the plural, and *vice versa*, unless the context requires otherwise;
- (b) article and section headings have been inserted for ease of reference only and are not to be used in interpreting this Agreement;
- (c) if a word or expression is defined in this Agreement, other parts of speech and grammatical forms of the same word or expression have corresponding meanings;
- (d) reference to any enactment includes any regulations, orders or directives made under the authority of that enactment;
- (e) any reference to any enactment is to the enactment in force on the date the Owner signs this Agreement, and to subsequent amendments to or replacements of the enactment;
- (f) the provisions of section 25 of the *Interpretation Act* with respect to the calculation of time apply;
- (g) time is of the essence;

- (h) all provisions are to be interpreted as always speaking;
- (i) reference to a "party" is a reference to a party to this Agreement and to that party's respective successors, assigns, trustees, administrators and receivers. Wherever the context so requires, reference to a "party" also includes an Eligible Tenant, agent, officer and invitee of the party;
- (j) reference to a "day", "month", "quarter" or "year" is a reference to a calendar day, calendar month, calendar quarter or calendar year, as the case may be, unless otherwise expressly provided; and
- (k) where the word "including" is followed by a list, the contents of the list are not intended to circumscribe the generality of the expression preceding the word "including".

ARTICLE 2 USE AND OCCUPANCY OF AFFORDABLE HOUSING UNITS

- 2.1 The Owner agrees that each Affordable Housing Unit may only be used as a permanent residence occupied by one Eligible Tenant. For the purposes of this Article, "permanent residence" means that the Affordable Housing Unit is used as the usual, main, regular, habitual, principal residence, abode or home of the Eligible Tenant.
- 2.2 The Owner must not rent, lease, license or otherwise permit occupancy of any Affordable Housing Unit except in accordance with the following conditions:
 - (a) the Affordable Housing Unit will be used or occupied as a permanent residence by an Eligible Tenant pursuant to a Tenancy Agreement;
 - (b) the monthly rent payable for the Affordable Housing Unit will not exceed the Permitted Rent;
 - (c) the Owner will not require the Tenant or any permitted occupant to pay any extra charges or fees for use of any common areas, facilities or amenities, including without limitation bicycle storage or sanitary sewer, storm sewer, water, other utilities, property or similar tax; provided, however, that an Owner may charge the Tenant the Owner's cost, if any, of providing cable television, telephone, other telecommunications, gas, or electricity fees, charges or rates;
 - (d) the Owner will include in the Tenancy Agreement a clause entitling the Owner to terminate the Tenancy Agreement if:
 - (i) an Affordable Housing Unit is occupied by a person or persons other than an Eligible Tenant;

- (ii) the Affordable Housing Unit is occupied by more than the number of people the City's building inspector determines can reside in the Affordable Housing Unit given the number and size of bedrooms in the Affordable Housing Unit and in light of any relevant standards set by the City in any bylaws of the City; or
- (iii) the Affordable Housing Unit remains vacant for three consecutive months or longer, notwithstanding the timely payment of rent.
- 2.3 Notwithstanding section 2.1 and 2.2(a), at the time of first occupancy of the Affordable Housing Units, the Owner will provide priority and first opportunity for use and occupancy of the Affordable Housing Units to Existing Tenants, whether or not such Existing Tenants qualify as an Eligible Tenant;
- 2.4 If the Owner has terminated the Tenancy Agreement, then the Owner shall use best efforts to cause the Tenant and all other persons that may be in occupation of the Affordable Housing Unit to vacate the Affordable Housing Unit on or before the effective date of termination.
- 2.5 The Owner will not permit an Affordable Housing Unit Tenancy Agreement to be subleased.
- 2.6 Within 30 days after receiving notice from the City, the Owner must provide incomes and rent roll of the Tenants of the Affordable Housing Units without names or unit identifiers for research purposes.
- 2.7 The Owner hereby irrevocably authorizes the City to make such inquiries as it considers necessary in order to confirm that the Owner is complying with this Agreement

ARTICLE 3 MANAGEMENT OF AFFORDABLE HOUSING UNITS

3.1 The Owner further covenants and agrees that it will maintain the Affordable Housing Units in a good state of repair and fit for habitation and will comply with all laws, including health and safety standards applicable to the Lands.

ARTICLE 4 DEFAULT AND REMEDIES

4.1 The Owner acknowledges and agrees that a default by the Owner of any of its promises, covenants, representations or warranties set-out in the Housing Covenant shall also constitute a default under this Agreement.

ARTICLE 5 MISCELLANEOUS

5.1 Housing Agreement

The Owner acknowledges and agrees that:

- (a) this Agreement includes a housing agreement entered into under section 483 of the *Local Government Act*;
- (b) the City may file notice of this Agreement in the LTO against the title to the Lands; and
- (c) the housing agreement and, if applicable, the amendment to it is binding on all persons who acquire an interest in the land affected by the agreement, as amended if applicable.

5.2 No Compensation

The Owner acknowledges and agrees that no compensation is payable, and the Owner is not entitled to and will not claim any compensation from the City, for any decrease in the market value of the Lands or for any obligations on the part of the Owner and its successors in title which at any time may result directly or indirectly from the operation of this Agreement.

5.3 Modification

This Agreement may be modified or amended from time to time, by consent of the Owner and a bylaw duly passed by the Council of the City and thereafter if it is signed by the City and the Owner.

5.4 Indemnity

The Owner will indemnify and save harmless the City and each of its elected officials, officers, directors, and agents, and their heirs, executors, administrators, personal representatives, successors and assigns, from and against all claims, demands, actions, loss, damage, costs and liabilities, which all or any of them will or may be liable for or suffer or incur or be put to by reason of or arising out of:

- (a) any negligent act or omission of the Owner, or its officers, directors, agents, contractors or other persons for whom at law the Owner is responsible relating to this Agreement;
- (b) the City refusing to issue a building permit or refusing to permit occupancy of any building, or any portion thereof, constructed on the Lands;

- (c) the construction, maintenance, repair, ownership, lease, license, operation, management or financing of the Lands or any Affordable Housing Unit or the enforcement of any Tenancy Agreement; and/or
- (d) without limitation, any legal or equitable wrong on the part of the Owner or any breach of this Agreement by the Owner.

5.5 Release

The Owner hereby releases and forever discharges the City and each of its elected officials, officers, directors, and agents, and its and their heirs, executors, administrators, personal representatives, successors and assigns, from and against all claims, demands, damages, actions, or causes of action by reason of or arising out of or which would or could not occur but for the:

- (a) construction, maintenance, repair, ownership, lease, license, operation or management of the Lands or any Affordable Housing Unit under this Agreement;
- (b) the City refusing to issue a building permit or refusing to permit occupancy of any building, or any portion thereof, constructed on the Lands; and/or
- (c) the exercise by the City of any of its rights under this Agreement or an enactment.

5.6 Survival

The obligations of the Owner set out in this Agreement will survive termination or discharge of this Agreement.

5.7 Priority

The Owner will do everything necessary, at the Owner's expense, to ensure that this Agreement, if required by the City Solicitor, will be noted against title to the Lands in priority to all financial charges and encumbrances which may have been registered or are pending registration against title to the Lands save and except those specifically approved in advance in writing by the City Solicitor or in favour of the City, and that a notice under section 483(5) of the *Local Government Act* will be filed on the title to the Lands.

5.8 City's Powers Unaffected

This Agreement does not:

(a) affect or limit the discretion, rights, duties or powers of the City under any enactment or at common law, including in relation to the use or subdivision of the Lands;

- (b) impose on the City any legal duty or obligation, including any duty of care or contractual or other legal duty or obligation, to enforce this Agreement;
- (c) affect or limit any enactment relating to the use or subdivision of the Lands; or
- (d) relieve the Owner from complying with any enactment, including in relation to the use or subdivision of the Lands.

5.9 Agreement for Benefit of City Only

The Owner and the City agree that:

- (a) this Agreement is entered into only for the benefit of the City;
- (b) this Agreement is not intended to protect the interests of the Owner, any Tenant, or any future owner, lessee, occupier or user of the Lands or the building or any portion thereof, including any Affordable Housing Unit; and
- (c) the City may at any time execute a release and discharge of this Agreement, without liability to anyone for doing so, and without obtaining the consent of the Owner.

5.10 No Public Law Duty

Where the City is required or permitted by this Agreement to form an opinion, exercise a discretion, express satisfaction, make a determination or give its consent, the Owner agrees that the City is under no public law duty of fairness or natural justice in that regard and agrees that the City may do any of those things in the same manner as if it were a private party and not a public body.

5.11 Notice

Any notice required to be served or given to a party herein pursuant to this Agreement will be sufficiently served or given if delivered, to the postal address of the Owner set out in the records at the LTO, and in the case of the City addressed:

To: City Clerk, City of Burnaby

4949 Canada Way Burnaby, BC V5G 1M2

And to: City Solicitor and Director Planning and Building

or to the most recent postal address provided in a written notice given by each of the parties to the other. Any notice which is delivered is to be considered to have been given on the first day after it is dispatched for delivery.

5.12 Enuring Effect

This Agreement will extend to and be binding upon and enure to the benefit of the parties hereto and their respective successors and permitted assigns.

5.13 Severability

If any provision of this Agreement is found to be invalid or unenforceable, such provision or any part thereof will be severed from this Agreement and the resultant remainder of this Agreement will remain in full force and effect.

5.14 Waiver

All remedies of the City will be cumulative and may be exercised by the City in any order or concurrently in case of any breach and each remedy may be exercised any number of times with respect to each breach. Waiver of or delay in the City exercising any or all remedies will not prevent the later exercise of any remedy for the same breach or any similar or different breach.

5.15 Sole Agreement

This Agreement, and any documents signed by the Owners contemplated by this Agreement (including, without limitation, the Housing Covenant), represent the whole agreement between the City and the Owner respecting the use and occupation of the Affordable Housing Units, and there are no warranties, representations, conditions or collateral agreements made by the City except as set forth in this Agreement. In the event of any conflict between this Agreement and the Housing Covenant, this Agreement shall, to the extent necessary to resolve such conflict, prevail.

5.16 Further Assurance

Upon request by the City the Owner will forthwith do such acts and execute such documents as may be reasonably necessary in the opinion of the City to give effect to this Agreement.

5.17 Covenant Runs with the Lands

This Agreement burdens and runs with the Lands and all of the covenants and agreements contained in this Agreement are made by the Owner for itself, its personal administrators, successors and assigns, and all persons who after the date of this Agreement, acquire an interest in the Lands.

5.18 Equitable Remedies

The Owner acknowledges and agrees that damages would be an inadequate remedy for the City for any breach of this Agreement and that the public interest strongly favours specific performance, injunctive relief (mandatory or otherwise), or other equitable relief, as the only adequate remedy for a default under this Agreement.

5.19 No Joint Venture

Nothing in this Agreement will constitute the Owner as the agent, joint venturer, or partner of the City or give the Owner any authority to bind the City in any way.

5.20 Applicable Law

Unless the context otherwise requires, the laws of British Columbia (including, without limitation, the *Residential Tenancy Act*) will apply to this Agreement and all statutes referred to herein are enactments of the Province of British Columbia.

5.21 Deed and Contract

By executing and delivering this Agreement the Owner intends to create both a contract and a deed executed and delivered under seal.

5.22 **Joint and Several**

If the Owner is comprised of more than one person, firm or body corporate, then the covenants, agreements and obligations of the Owner shall be joint and several.

5.23 Limitation on Owner's Obligations

The Owner is only liable for breaches of this Agreement that occur while the Owner is the registered owner of the Lands provided however that notwithstanding that the Owner is no longer the registered owner of the Lands, the Owner will remain liable for breaches of this Agreement that occurred while the Owner was the registered owner of the Lands.

IN WITNESS WHEREOF the parties hereto have executed this Agreement as of the day and year first above written.

SOUTHGATE CITY HOMES LTD.,

by its authorized signatory(ies):

Per:			
	Name:		
	Title:		
Per:			

	Name:
	Title:
PRO	VINCIAL RENTAL HOUSING CORPORATION,
	authorized signatory(ies):
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