UNANIMOUS SHAREHOLDER AGREEMENT (OTTAWA 67'S)

OTTAWA SPORTS AND ENTERTAINMENT GROUP

- and -

OTTAWA 67'S GP INC

- and -

CITY OF OTTAWA

October [●], 2012

TABLE OF CONTENTS

Section		Page
ARTICL	E 1 Definitions and Principles of Interpretation	2
1.1	Definitions.	
1.2	Construction and Interpretation	9
1.3	Severability	
1.4	Governing Law	
1.5	Time of Essence	
1.6	Entire Agreement	11
1.7	Schedules	
ARTICL	E 2 Purpose and Scope	11
2.1	Unanimous Shareholder Agreement	
2.2	Compliance with Agreement	
2.3	Compliance by Corporation	
2.4	Conflict	
ARTICL	E 3 Management of the Corporation	12
3.1	Number of Directors	
3.2	Nomination and Election of Directors	12
3.3	No Compensation.	13
3.4	Indemnity	13
3.5	Term of Office	13
3.6	Powers and Duties of Directors	13
3.7	Exercise of Authority by Directors	13
3.8	Telephone Meetings	13
3.9	Directors and Officers Insurance	13
3.10	Major Decisions	14
3.11	Deemed Consent	14
3.12	OSEG Conflict of Interest	14
3.13	Relationship of OSEG and the City	14
3.14	City's Rights as Landlord and Municipality	15
ARTICL	E 4 Corporation's Business and Purpose	15
4.1	Business and Purpose	
ARTICI	E 5 Dividends	15
5.1	Dividends	
	E 6 Financial and Accounting Practices	15
6.1	Financial Information	
6.2	Maintain Books	
6.3	Fiscal Year	16
ARTICL	E 7 Dealing with Shares	16
7.1	Restrictions on Transfer of Shares	
7.2	Endorsement on Certificates	17

ARTICL	E 8 General	17
8.1	Representations and Warranties	17
8.2	Confidentiality	18
8.3	Arbitration	19
8.4	Termination	19
8.5	Force Majeure	19
8.6	Notices	20
8.7	Submission to Jurisdiction	21
8.8	Further Assurances	22
8.9	No Partnership or Agency	22
8.10	Waivers	22
8.11	No Indirect Losses	22
8.12	Remedies Cumulative	22
8.13	Counterparts	22
8.14	Delivery by Fax or Electronic Mail	23
8.15	Amendments	23
8.16	Enurement	23

Schedule 3.10 – Major Decisions Schedule 8.3 – Dispute Resolution Procedure

UNANIMOUS SHAREHOLDER AGREEMENT (OTTAWA 67'S)

This Unanimous Shareholder Agreement made as of the • day of October, 2012.

AMONG:

OTTAWA SPORTS AND ENTERTAINMENT GROUP, a general partnership established under the laws of the Province of Ontario

("OSEG")

- and -

OTTAWA 67'S GP INC., a corporation incorporated under the laws of the Province of Ontario (the "Corporation")

- and -

CITY OF OTTAWA

(the "City")

WHEREAS:

- A. the Corporation is a corporation duly incorporated under the Law of the Province of Ontario;
- B. OSEG is the sole registered and beneficial Shareholder of the Corporation;
- C. OSEG, as the sole Shareholder of the Corporation, intends that this Agreement shall be a unanimous shareholder agreement in accordance with Section 108 of the Act; and
- D. the City is a party to this Agreement for the purpose of enforcing the provisions hereof;

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the promises and mutual agreements contained in this Agreement, the Parties agree as follows:

ARTICLE 1 DEFINITIONS AND PRINCIPLES OF INTERPRETATION

1.1 Definitions

Whenever used in this Agreement, unless there is something inconsistent in the subject matter or context, the following words and terms shall have the meanings set out below:

"Act" means the Business Corporations Act (Ontario);

"Action" means a dispute, claim, suit, action or other proceeding of any nature or kind arising out of or in connection with this Agreement, whether at law or in equity, including specific performance, injunction, declaration of damages or otherwise;

"Affiliate":

- (a) has the meaning given to the term "affiliate" in the Act;
- (b) with respect to the City, means a Municipal Services Corporation or a wholly owned subsidiary of a Municipal Services Corporation;
- (c) with respect to a general partnership, means an affiliate (as defined in subparagraph (a), above) of a partner of the partnership; and
- (d) with respect to a limited partnership, means an affiliate (as defined in subparagraph (a), above) of the general partner of the partnership;
- "Agreement" means this unanimous shareholder agreement and all attached schedules hereto;
- "Arm's Length" has the meaning given to such term in the *Income Tax Act* (Canada);
- "Articles" means the articles (as defined in the Act) of the Corporation as amended or restated from time to time;
- "Auditor" means such firm of auditors as the Corporation may determine from time to time in accordance with the provisions hereof;
- "**Board**" means the board of directors of the Corporation, as may be elected or appointed from time to time in accordance with the provisions of this Agreement;
- "Business" means the business and undertaking carried on by the Corporation as general partner of the Ottawa 67's Limited Partnership, being to act as the general partner of the Ottawa 67's Limited Partnership and to own and operate the Ottawa 67's on behalf of the Ottawa 67's Limited Partnership;
- "Business Day" means a day other than a Saturday, Sunday or statutory holiday in Ontario;

"Business Entity" means a partnership, limited partnership, co-owners arrangement or other business entity other than a corporation with share capital;

"By-laws" means the by-laws of the Corporation from time to time in force and effect;

"CFL" means the Canadian Football League and its successors;

"Confidential Information" means all information relating to a Party which is supplied by or on behalf of that Party (whether before or after the date of this Agreement), either in writing, orally or in any other form, directly or indirectly from or pursuant to discussions with or on behalf of that Party or which is obtained through observations made by the receiving Party, and includes all analyses, compilations, studies and other documents, whether prepared by or on behalf of the receiving Party, which contain or otherwise reflect or are derived from such information;

"Control" means:

- (a) in the case of a corporation:
 - (i) control as determined in accordance with subsection 1(5) of the Act;
 - (ii) the beneficial ownership of Securities having more than fifty percent (50%) of all of the votes attached to all issued and outstanding Securities of the corporation; or
 - having a vote or other right required for making material decisions or approving material decisions on behalf of a corporation pursuant to a unanimous shareholder agreement (as that term is defined in the Act) or otherwise, but excluding a vote or other right required for making decisions or approving decisions on behalf of a corporation: (1) that is granted to all shareholders under applicable Law; or (2) that is granted to all shareholders, other than a defaulting shareholder, pursuant to a unanimous shareholders agreement or other agreement;
- (b) in the case of a Business Entity that is not a limited partnership:
 - (i) the right to appoint a majority of the members of the management committee (however designated) of the Business Entity or, if the Business Entity has no such management committee, the ownership or control of more than fifty percent (50%) of the Securities of the Business Entity; or
 - having a vote or other right required for making material decisions or approving material decisions on behalf of the Business Entity pursuant to a written agreement among the members of the Business Entity, but excluding a vote or other right required for making decisions or approving decisions on behalf of a Business Entity: (1) that is granted under applicable Law; or (2) that is granted to all members of the Business Entity, other than a defaulting member, pursuant to an agreement among the members of the Business Entity; or

(c) in the case of a Business Entity that is a limited partnership, Control (as defined in subparagraph (a), above) of a general partner of the limited partnership or having the attributes set out in subparagraph (b) above,

and "Controlled" has a corresponding meaning;

"**Discretion**" means, with respect to any consent, approval or decision required to be made by a Party, that such approval, consent or decision may be made in the sole and absolute discretion of the relevant Party;

"Disposition" means:

- (a) the issuance of any Securities of a corporation or other Business Entity or the sale, transfer, assignment, transmission on death or other disposition of any Securities of a corporation or other Business Entity; or
- (b) the sale, transfer, assignment or other disposition of all or a material portion of the assets of a corporation or other Business Entity, other than as security pursuant to an Encumbrance permitted by this Agreement or a Material Agreement,

as the context requires, or the grant of an option or the entering into of an agreement to effect any of the foregoing and "**Dispose**", "**Disposing**" and "**Disposed**" shall have a corresponding meaning;

"Dispute" means any disagreement, failure to agree or other dispute between the City, OSEG or the Corporation arising out of or in connection with this Agreement, including in respect of the interpretation, breach, performance, validity or termination hereof, whether in the law of contract or any other area of law, other than an Excluded Dispute;

"Dispute Resolution Procedure" means the procedure set out in Schedule 8.3;

"Encumber" means to mortgage, charge, pledge, hypothecate, create or grant a security interest in or otherwise encumber:

- (a) Securities of a corporation or other Business Entity or to grant a power of attorney, proxy or otherwise grant a right to vote any of the Securities of a corporation or other Business Entity; or
- (b) all or any portion of any of the assets of a corporation or other Business Entity,

or to enter into an agreement granting a present or future right or entitlement to any of the foregoing and "Encumbrance" has a corresponding meaning;

"Excluded Dispute" means a dispute arising from or relating to any Major Decision that is to be made by OSEG and the City in their Discretion as set out in Schedule 3.10 (Major Decisions),

which shall not be subject to the Dispute Resolution Procedure;

- "Fiscal Year" means the calendar year or such other period as shall be determined by OSEG and the City in accordance with applicable law and the provisions hereof to be the fiscal year of the Corporation;
- "Force Majeure" has the meaning given to such term in the Master Limited Partnership Agreement;
- "GAAP" means Canadian generally accepted accounting principles for private enterprises in effect from time to time, or any successor standard thereto adopted by the Canadian Institute of Chartered Accountants, consistently applied;
- "GP Event of Default" has the meaning given to such term in the Ottawa 67's Limited Partnership Agreement;
- "Indirect Losses" means exemplary or punitive damages or any consequential loss or indirect loss of any nature, including loss of goodwill;
- "Law" means all present and future laws, statutes, regulations, treaties, decrees having the force of law, binding judgments of relevant courts of law and all present and future official directives, rules, consents, approvals, authorizations, guidelines, orders and policies of any Relevant Authority having the force of law;
- "Major Decisions" means those matters enumerated in Schedule 3.10;
- "Master GP" means Lansdowne Master GP Inc., the general partner of the Master Limited Partnership;
- "Master GP Shareholder Agreement" means the unanimous shareholder agreement of the Master GP entered into between OSEG, as the shareholder of the Master GP, the City and the Master GP dated as of the date hereof;
- "Master Limited Partnership" means Lansdowne Master Limited Partnership, a limited partnership formed under the laws of the Province of Manitoba;
- "Master Limited Partnership Agreement" means the limited partnership agreement among the City of Ottawa, OSEG, the Members and the Master GP dated October •, 2012 in respect of the Master Limited Partnership;
- "Material Agreement" has the meaning given to such term in the Project Agreement;
- "Members" means Lansgreen Investments Inc., Shenkman Lansdowne Ltd., Trinity Lansdowne Ltd., Keljay Ltd. and Friarmere Holdings Inc.;

- "Municipal Services Corporation" means a corporation established by the City of Ottawa pursuant to and in accordance with Section 203 of the *Municipal Act*, 2001 (Ontario) and O. Reg. 599/06;
- "Non-Arm's Length Transaction" means any transaction entered into with any Person not at Arm's Length with OSEG, any OSEG Member or any Permitted Transferee;
- "Notice" means any notice, approval, election, demand, direction, consent, designation, request, agreement, instrument, certificate, report or other communication required or permitted to be given or made under this Agreement;
- "Office Component" has the meaning given to such term in the Project Agreement;
- "OHL" means the Ontario Hockey League and its successors;
- "OSEG Company" means each of OSEG, Ottawa Sports and Entertainment Group Inc. and the OSEG Members;
- "OSEG Member" means a partner of OSEG or, if OSEG shall then be a corporation, a shareholder of such corporation or, if OSEG shall be another form of Business Entity, a Person owning an interest in such Business Entity, and includes the Members; and "OSEG Members" has a corresponding meaning;
- "Ottawa 67's" means the Ottawa 67's, a member of the Ontario Hockey League;
- "Ottawa 67's Limited Partnership" means Ottawa 67's Limited Partnership, a limited partnership formed under the laws of Manitoba to own and operate the Ottawa 67's;
- "Ottawa 67's Limited Partnership Agreement" means the limited partnership agreement dated the date hereof between the Corporation and the Master Limited Partnership;
- "Ottawa 67's Partnership Reserve" means a cash reserve in such reasonable amount as the Corporation shall determine for future obligations of the Ottawa 67's Limited Partnership pursuant to this Agreement;
- "Parties" means collectively the Corporation, OSEG and the City and "Party" means any of them;
- "**Permitted Borrowing**" means: (i) the operating line of credit and purchase money security interests contemplated in Section 25.8(b)(vii) of the Project Agreement; and (ii) the TD Bank Special Purpose Loan;

"Permitted Transferee" means:

(a) for Lansgreen Investments Inc., any one or more of (i) a lineal descendant (whether by blood or adoption) of Irving Greenberg or Gilbert Greenberg; (ii) the spouse of a lineal

descendant (whether by blood or adoption) of Irving Greenberg or Gilbert Greenberg; (iii) a trust for one or more of the Persons described in subparagraphs (i), (ii) and (iv), but only such Persons; and (iv) a corporation or Business Entity directly or indirectly Controlled by one or more of the foregoing (where indirect Control means that a corporation or Business Entity is Controlled by one or more other corporations or Business Entities, each of which is itself Controlled (whether directly or indirectly through one or more other such corporations or Business Entities) by one or more of the foregoing);

- (b) for Shenkman Lansdowne Ltd., any one or more of (i) a lineal descendant (whether by blood or adoption) of Harold Shenkman; (ii) the spouse of a lineal descendant (whether by blood or adoption) of Harold Shenkman; (iii) a trust for one or more of the Persons described in subparagraphs (i), (ii) and (iv), but only such Persons; and (iv) a corporation or Business Entity directly or indirectly Controlled by one or more of the foregoing (where indirect Control means that a corporation or Business Entity is Controlled by one or more other corporations or Business Entities, each of which is itself Controlled (whether directly or indirectly through one or more other such corporations or Business Entities) by one or more of the foregoing);
- (c) for Trinity Lansdowne Ltd., any one or more of (i) John Ruddy, (ii) the spouse of John Ruddy, (iii) a lineal descendant (whether by blood or adoption) of John Ruddy; (iv) the spouse of a lineal descendant (whether by blood or adoption) of John Ruddy; (v) a trust for one or more of the Persons described in subparagraphs (i), (ii), (iii), (iv) and (vi), but only such Persons; and (vi) a corporation or Business Entity directly or indirectly Controlled by one or more of the foregoing (where indirect Control means that a corporation or Business Entity is Controlled by one or more other corporations or Business Entities, each of which is itself Controlled (whether directly or indirectly through one or more other such corporations or Business Entities) by one or more of the foregoing);
- (d) for Keljay Ltd., any one or more of (i) Jeff Hunt, (ii) the spouse of Jeff Hunt, (iii) a lineal descendant (whether by blood or adoption) of Jeff Hunt; (iv) the spouse of a lineal descendant (whether by blood or adoption) of Jeff Hunt; (v) a trust for one or more of the Persons described in subparagraphs (i), (ii), (iii), (iv) and (vi), but only such Persons; and (vi) a corporation or Business Entity directly or indirectly Controlled by one or more of the foregoing (where indirect Control means that a corporation or Business Entity is Controlled by one or more other corporations or Business Entities, each of which is itself Controlled (whether directly or indirectly through one or more other such corporations or Business Entities) by one or more of the foregoing); and
- (e) for Friarmere Holdings Inc., any one or more of (i) John Pugh, (ii) the spouse of John Pugh, (iii) a lineal descendant (whether by blood or adoption) of John Pugh; (iv) the spouse of a lineal descendant (whether by blood or adoption) of John Pugh; (v) a trust for one or more of the Persons described in subparagraphs (i), (ii), (iii), (iv) and (vi), but only such Persons; and (vi) a corporation or Business Entity directly or indirectly Controlled by one or more of the foregoing (where indirect Control means that a corporation or Business Entity is Controlled by one or more other corporations or Business Entities, each of which is itself

Controlled (whether directly or indirectly through one or more other such corporations or Business Entities) by one or more of the foregoing);

"**Person**" means an individual, legal personal representative, corporation, body corporate, firm, partnership, trust, trustee, syndicate, joint venture, unincorporated organization, other Business Entity or Relevant Authority;

"**Project**" means the redevelopment of the Site and the Urban Park contemplated by and pursuant to the Project Agreement;

"Project Agreement" means the Project Agreement entered into among the City, OSEG and the Members respecting the Project dated the • day of October, 2012;

"Relevant Agreements" has the meaning given to such term in Section 1.6;

"Relevant Authority" means any Canadian government, including any federal, provincial or municipal government (including the City), and any Canadian government agency, tribunal, commission or other authority exercising executive, legislative, judicial, regulatory or administrative functions of, or pertaining to, government;

"Relevant Material Agreement" means any of the Material Agreements to which the Ottawa 67's Limited Partnership is a party and "Relevant Material Agreements" has a corresponding meaning;

"Residential Component" has the meaning given to such term in the Project Agreement;

"Securities" means any document constituting evidence of title to or interest in (other than by way of security only) the capital, assets, property, profits, earnings, royalties or voting rights of any corporation or Business Entity or any document including within its entitlements, provisions constituting evidence of a conversion privilege into, an option or right to acquire or subscription for any of the foregoing and includes a share, stock, unit, unit certificate, participation certificate, certificate of share or interest, certificate or other entitlement to a convertible debenture, preorganization certificate or subscription;

"Shareholder" means OSEG or any other Person to whom Shares are Disposed in accordance with the provisions of this Agreement;

"Shares" means the shares of the Corporation at the date hereof of all classes and series, together with any other class or classes of shares in the capital of the Corporation which are hereafter created, and includes (a) any shares or Securities into which such shares may be converted or changed or which result from a consolidation, subdivision, reclassification or redesignation of shares, (b) any shares or Securities of the Corporation which are received as a stock dividend or distribution, (c) any shares of the Corporation received on the exercise of any option, warrant or other similar right, (d) any shares or Securities which may be received by a Shareholder as a result of an amalgamation, merger, arrangement or other reorganization of or including the Corporation, and (e) any right, warrant, option or other instrument of the Corporation that is convertible or

exchangeable into shares of the Corporation or evidences the right to acquire shares of the Corporation;

"Site" has the meaning given to such term in the Project Agreement;

"Stadium Lease" has the meaning given to such term in the Project Agreement;

"TD Bank Special Purpose Loan" means a bank loan obtained by Ottawa 67's Hockey Club (1998) Limited from The Toronto-Dominion Bank in the principal amount of approximately 35,000.00, bearing interest at a rate of 4.2% per annum and maturing on September 30, 2014 and used by Ottawa 67's Hockey Club (1998) Limited to purchase a video wall and to invest in/purchase "sweet seats" premium seats at the glass by the Zamboni entrance, which loan shall be assumed by the Ottawa 67's Limited Partnership;

"Urban Park" has the meaning given to such term in the Project Agreement; and

"Waterfall Expiry" means December 31, 2044.

1.2 Construction and Interpretation

In this Agreement, including the recitals, Schedules and appendices to this Agreement, except where expressly stated to the contrary or the context otherwise requires:

- (a) the headings to Sections and Schedules are for convenience only and will not affect the interpretation of this Agreement;
- (b) each reference in this Agreement to "Section", "Article" or "Schedule" is to a Section or Article of, or a Schedule to, this Agreement;
- (c) each reference to a statute is deemed to be a reference to that statute and any successor statute, and to any regulations, rules, policies and criteria having the force of law made under that statute and any successor statute, each as amended or re-enacted from time to time;
- (d) each reference to a ministry, office, agency or similar body of any Relevant Authority is deemed to be a reference to any successor or replacement of such ministry, office, agency or similar body;
- (e) words importing the singular include the plural and vice versa and words importing gender includes all genders;
- (f) in the event that any date or time period referred to in this Agreement shall fall or expire upon a day which is not a Business Day, such date or time period shall be deemed to fall or expire on the first Business Day thereafter;
- (g) reference to time of day or date means the local time or date in Ottawa, Ontario;

- (h) all references to amounts of money mean lawful currency of Canada;
- (i) an accounting term has the meaning assigned to it, and all accounting matters will be determined, in accordance with GAAP;
- (j) the word "written" includes printed, typewritten, faxed, emailed or otherwise capable of being visibly reproduced at the point of reception and "in writing" has a corresponding meaning;
- (k) the words "include" and "including" are to be construed as meaning "including, without limitation";
- (l) the division of this Agreement into separate Articles, Sections and subparagraphs and the provision of a table of contents are for convenience of reference only and shall not affect the construction or interpretation of this Agreement; and
- (m) all references herein to any agreement (including this Agreement), document or instrument mean such agreement, document or instrument as amended, supplemented, modified, varied, restated or replaced from time to time in accordance with the terms thereof and, unless otherwise specified therein, includes all schedules and exhibits attached thereto.

1.3 Severability

Subject to Sections 1.3(a) and 1.3(b) below, each provision of this Agreement is severable. If any provision of this Agreement is or becomes illegal, invalid or unenforceable in any jurisdiction, the illegality, invalidity or unenforceability of that provision will not affect the legality, validity or enforceability of the remaining provisions of this Agreement or the legality, validity or enforceability of that provision in any other jurisdiction, except that if:

- (a) on the reasonable construction of this Agreement as a whole, the applicability of another provision presumes the legality, validity and enforceability of the particular provision that is or becomes illegal, invalid or unenforceable, the other provision will be deemed also to be invalid and unenforceable; and
- (b) as a result of the determination by a court of competent jurisdiction that any part of this Agreement is illegal, unenforceable or invalid, the basic intentions of the Parties in this Agreement are substantially frustrated, the Parties will use reasonable efforts to amend, supplement or otherwise vary this Agreement to confirm their mutual intention in entering into this Agreement.

1.4 Governing Law

This Agreement and each of the documents contemplated by or delivered under or in connection with this Agreement are governed exclusively by, and are to be enforced, construed and interpreted exclusively in accordance with, the laws of Ontario and the laws of Canada applicable in Ontario, which will be deemed to be the proper law of this Agreement.

1.5 Time of Essence

Time shall be of the essence of this Agreement.

1.6 Entire Agreement

This Agreement, the Ottawa 67's Limited Partnership Agreement, the Master Limited Partnership Agreement, the Master GP Shareholder Agreement, the Project Agreement and the other Relevant Material Agreements and any other agreements herein contemplated to be entered into among, by or with the Parties hereto (the "Relevant Agreements") constitute the entire agreement between the Parties hereto pertaining to the subject matter hereof and supersede all prior agreements, understandings, negotiations and discussions, whether oral or written, of the Parties hereto and there are no warranties, representations or other agreements between the Parties in connection with the subject matter hereof, except for the Relevant Agreements.

1.7 Schedules

The following Schedules are attached to this Agreement:

Schedule 3.10 - Major Decisions

Schedule 8.3 - Dispute Resolution Procedure

ARTICLE 2 PURPOSE AND SCOPE

2.1 Unanimous Shareholder Agreement

- (a) This Agreement shall be a unanimous shareholder agreement pursuant to Section 108 of the Act and the power of the directors to manage or supervise the management of the business and affairs of the Corporation is restricted in accordance with the terms of this Agreement.
- (b) Where provided in this Agreement, OSEG has all the rights, powers and duties of the directors and all obligations and liabilities relating to such rights, powers and duties, whether arising under the Act or otherwise, and, to the extent that this Agreement restricts the discretion or powers of the directors to manage or supervise the management of the business and affairs of the Corporation, the directors are relieved of their duties and liabilities in regard thereto.
- (c) No amendment to this Agreement which will affect the rights, powers and duties of any of the directors shall become effective until the directors have been given reasonable Notice of the proposed amendment and an opportunity to resign.

2.2 Compliance with Agreement

OSEG agrees to vote and act as a shareholder of the Corporation to fulfil the provisions of this Agreement and in all other respects to comply with, and use all reasonable commercial efforts to cause the Corporation to comply with, this Agreement, and to the extent, if any, which may be permitted by Law, shall cause its nominees as directors of the Corporation to act in accordance with this Agreement.

2.3 Compliance by Corporation

The Corporation undertakes to carry out and be bound by the provisions of this Agreement to the full extent that it has the capacity and power at Law to do so.

2.4 Conflict

Subject to the provisions of the Act, in the event of any conflict between the provisions of this Agreement and the Articles and the By-laws, the provisions of this Agreement shall govern. OSEG acknowledges and agrees that as of the date hereof conflicts may exist between this Agreement and the Articles and the By-laws. OSEG agrees to vote or cause to be voted the Shares owned by it so as to cause the Articles or the By-laws to be amended to resolve each such conflict and any other conflicts in favour of the provisions of this Agreement.

ARTICLE 3 MANAGEMENT OF THE CORPORATION

3.1 Number of Directors

The Corporation shall have two (2) directors who shall be nominated and elected as provided for in Section 3.2.

3.2 Nomination and Election of Directors

The Board shall consist of two (2) nominees of OSEG. OSEG agrees to vote its Shares to elect such nominees by a written resolution electing such nominees.

3.3 No Compensation

No amount shall be payable by way of salary, bonus or otherwise to any director for acting as a director of the Corporation. Each director shall be entitled to be reimbursed for his or her reasonable out of pocket expenses incurred while attending meetings of, or otherwise being engaged in the business of, the Board to the extent that the incurrence of the expenses has been authorized by the Board.

3.4 Indemnity

The Corporation hereby indemnifies each director and his or her heirs and legal representatives against all costs, charges and expenses, including an amount paid to settle an action or satisfy a

judgment, reasonably incurred by him or her in respect of any civil, criminal or administrative proceeding to which he or she is made a party by reason of being or having been a director of the Corporation, provided he or she acted honestly and in good faith with a view to the best interests of the Corporation and, in the case of a criminal or administrative proceeding that is enforced by a monetary penalty, he or she had reasonable grounds for believing that his or her conduct was lawful.

3.5 Term of Office

The term of office of a director shall commence on the date of that individual's election or appointment to the Board and shall continue until his or her successor is elected, or at any time prior thereto if OSEG replaces such director.

3.6 Powers and Duties of Directors

Subject to the Act and the provisions hereof, the directors shall manage or supervise the Corporation's Business in accordance with this Agreement, the Project Agreement and the Master Limited Partnership Agreement. The powers and duties of the directors shall be exercised by the directors themselves, and not by a committee of directors and/or a managing director.

3.7 Exercise of Authority by Directors

Each decision of the Board shall be recorded or otherwise memorialized in writing by the Person appointed for such purpose, and OSEG shall maintain a record of such decisions to which each director shall have access during normal business hours.

3.8 Telephone Meetings

Any or all directors may participate in a meeting of the Board by means of such telephone, electronic or other communication facilities as permit all persons participating in the meeting to hear and communicate with each other simultaneously and a director participating in such a meeting by such means is deemed to be present at the meeting.

3.9 Directors and Officers Insurance

The Corporation shall obtain and covenants to maintain adequate insurance coverage for all of its assets and for civil liability and directors' and officers' insurance coverage for the directors and officers of the Corporation, in such reasonable minimum amounts as determined by the Board.

3.10 Major Decisions

Except as may be specifically contemplated in the Project Agreement and any Material Agreement, notwithstanding any other provision of this Agreement or the Act:

(i) no obligation of the Corporation shall be entered into;

- (ii) no decision shall be made; and
- (iii) no action taken by or with respect to the Corporation,

in connection with the Major Decisions without the written approval of OSEG and the City in accordance with Schedule 3.10 (Major Decisions).

3.11 Deemed Consent

Other than Major Decisions, any resolution in writing signed by all of the members of the Board shall be deemed to constitute the consent to such resolution of the Board.

3.12 OSEG Conflict of Interest

Subject to the provisions of the Relevant Agreements, as a result of the conflict of interest of OSEG, the City shall be entitled, provided that no Event of Default (as defined in the Master GP Shareholder Agreement) by the City is then continuing:

- (a) to make a Major Decision in respect of any matter where the parties with whom the Corporation is dealing are non-Arm's Length Persons of any OSEG Company or of any Permitted Transferee; and
- (b) to make Major Decisions when there is a GP Event of Default that is then continuing.

3.13 Relationship of OSEG and the City

Each Party agrees that, except to the extent expressly stated in, or as may be agreed from time to time in writing by OSEG and the City in accordance with, this Agreement:

- (a) neither OSEG nor the City shall have any authority to bind or act for, or create or assume any obligation, liability or responsibility on behalf of, the other or to act as the agent, representative or attorney in fact for the other;
- (b) the rights, benefits, obligations and liabilities of OSEG to the Corporation are governed solely by the Act and the express provisions of this Agreement; and
- (c) OSEG and the City shall not have any fiduciary or other implied obligation to the other or to the other's Affiliates.

3.14 City's Rights as Landlord and Municipality

Nothing contained in this Agreement shall derogate from the rights of the City as a landlord in connection with the Site or any portion thereof. The parties further acknowledge that although the City is a party to this Agreement, the City is and shall remain an independent planning authority and municipality with all requisite powers and discretion provided under Law, including the *Planning Act* (Ontario) and the *Municipal Act*, 2001 (Ontario).

ARTICLE 4 CORPORATION'S BUSINESS AND PURPOSE

4.1 Business and Purpose

The business and purpose of the Corporation shall be the Business.

ARTICLE 5 DIVIDENDS

5.1 Dividends

A declaration of dividends on any class of Shares shall require the approval of OSEG and the City as a Major Decision.

ARTICLE 6 FINANCIAL AND ACCOUNTING PRACTICES

6.1 Financial Information

The Corporation shall:

- (a) within one hundred and twenty (120) days after the end of each Fiscal Year, furnish OSEG and the City with unaudited financial statements for such Fiscal Year, including a balance sheet, a statement of income and retained earnings and a statement of change in financial position; and
- (b) furnish OSEG quarterly with an unaudited income statement and balance sheet, within ninety (90) days of the end of each fiscal quarter.

6.2 Maintain Books

OSEG shall maintain, at the Master Limited Partnership's expense, accurate and complete books and records of all transactions, receipts, expenses, assets and liabilities of the Corporation in accordance with GAAP, consistently applied as approved and adopted by the Board, and applicable tax legislation.

6.3 Fiscal Year

The Fiscal Year of the Corporation shall end on December 31st or such other date in each calendar year as OSEG and the City may determine from time to time as a Major Decision, provided that in

the year in which the Corporation is dissolved the Fiscal Year end of the Corporation shall be the date of dissolution.

ARTICLE 7 DEALING WITH SHARES AND OTTAWA 67'S

7.1 Restrictions on Transfer of Shares

- (a) <u>Permitted Transfer</u>: OSEG shall not Dispose of any of its Shares, or any of its rights or obligations under this Agreement, to any Person:
 - (i) without first complying with all of the provisions of this Agreement;
 - (ii) without making a permitted Disposition of Securities of the Master Limited Partnership to the same Person at the same time, and the Disposed Shares shall be equal to the product of (i) the number of Shares held by OSEG immediately prior to the Disposition, and (ii) the percentage of all issued Securities of the Master Limited Partnership held by OSEG immediately prior to the completion of the Disposition that is represented by the Disposed Securities of the Master Limited Partnership; and
 - (iii) without contemporaneously complying with subsection 7.1(c).
- (b) <u>Mandatory Transfers</u>: In the event that there shall be a permitted Disposition by OSEG of its Securities of the Master Limited Partnership pursuant to the provisions of the Master Limited Partnership Agreement, OSEG shall be required to Dispose its Shares in accordance with subsection 7.1(a).
- (c) <u>Condition</u>: Every Disposition of Shares in accordance with subsections 7.1(a) and 7.1(b), shall be subject to the condition that the proposed transferee shall first have agreed, in writing, to become a party to and be bound by the terms of this Agreement in form satisfactory to OSEG and the City.

7.2 Endorsement on Certificates

Share certificates of the Corporation shall bear the following language, either as an endorsement or on the face of such share certificate:

"The shares represented by this certificate are subject to restrictions on transfer and all the other terms and conditions of a Unanimous Shareholder Agreement dated as of October •, 2012, made between the Corporation, each of the holders of shares and the City of Ottawa, as such Agreement may from time to time be amended in accordance with its provisions. Any transfer made in contravention of such restrictions shall be null and void."

7.3 Sale of Ottawa 67's

Notwithstanding anything herein to the contrary, there shall be no Disposition of the Ottawa 67's prior to the eighth (8th) anniversary of the Lease Commencement Date (as defined in the Stadium Lease). Notwithstanding the foregoing, at any time after the eighth (8th) anniversary of the Lease Commencement Date (as defined in the Stadium Lease), the Corporation shall have the right, on behalf of the Ottawa 67's Limited Partnership, to require a Disposition of the Ottawa 67's, provided that the following shall be conditions precedent to the completion of any such Disposition:

- (a) the transfer from the Limited Partnership to the purchaser of the Ottawa 67's membership in the OHL shall have been approved by the OHL;
- (b) the Corporation shall have complied with the right of first offer agreement with the City in respect of the Ottawa 67's dated the date hereof and the purchaser shall have entered into an agreement with the City as required by such right of first offer agreement;
- (c) the conditions contained in section 25.6(b)(ii) of the Project Agreement shall have been complied with; and
- (d) the purchaser shall have entered into a sublease with Lansdowne Stadium Limited Partnership for the use of the Stadium on Arm's Length terms and conditions satisfactory to the City, acting reasonably.

7.4 Cessation of Operation of Ottawa 67's

Notwithstanding Section 7.3 hereof, at any time after the eighth (8th) anniversary of the Lease Commencement Date (as defined in the Stadium Lease), the Corporation shall have the right, on behalf of the Ottawa 67's Limited Partnership, to require the Ottawa 67's to cease to operate, subject to the provisions of section 13.4(b) of the Project Agreement.

ARTICLE 8 GENERAL

8.1 Representations and Warranties

- (a) OSEG hereby represents, warrants and covenants to the City and to the Corporation that:
 - (i) it is the registered and beneficial owner of all of the issued and outstanding Shares in the capital of the Corporation with good and marketable title thereto free and clear of all Encumbrances;

- (ii) it has been duly created and is validly subsisting and in good standing under the Laws of Ontario, and it shall continue to be existing and in good standing under the said Laws and under the Laws of any jurisdiction where it carries on its activities;
- (iii) this Agreement has been duly authorized, executed and delivered by it and constitutes a valid and enforceable obligation enforceable against it in accordance with its terms, except as may be limited by law of general application affecting the enforceability of remedies and rights of creditors and except that equitable remedies such as specific performance and injunction are in the discretion of a court;
- (iv) it has and will continue to have the capacity and power and authority to act as a shareholder and to perform its obligations hereunder and such obligations do not and will not conflict with nor constitute a default under: (1) its constating or organizational documents; (2) any agreement by which it is bound; (3) any Law; or (4) any judgment, order or award that is binding on it or its property or assets;
- (v) it will exercise the powers conferred upon it hereunder in pursuance of the activities of the Corporation on a basis which is fair and reasonable and exercise its powers and discharge its duties under this Agreement honestly, in good faith and in the best interests of the Corporation and the Shareholder; and
- (vi) it is and, at all times during the term of this Agreement, will remain a resident of Canada within the meaning of that term in the *Income Tax Act* (Canada).
- (b) The City hereby represents and warrants to OSEG and to the Corporation that:
 - (i) the execution and delivery of this Agreement and all documents, instruments and agreements required to be executed and delivered by the City pursuant to this Agreement, and the completion of the transactions contemplated by this Agreement, have been duly authorized by all necessary action on the part of the City, and this Agreement has been duly executed and delivered by the City and constitutes a legal, valid and binding obligation of the City enforceable in accordance with its terms, except as may be limited by law of general application affecting the enforceability of remedies and rights of creditors and except that equitable remedies such as specific performance and injunction are in the discretion of a court;
 - (ii) the City has full power, authority and capacity to enter into and carry out the transactions contemplated by, and duly observe and perform all of its obligations contained in, this Agreement and such obligations do not and will not conflict with or constitute a default under (i) any agreement by which it is bound, (ii) any Law, or (iii) any judgment, order or award that is binding on it or its property or assets; and
 - (iii) there are no third party consents required for the execution by the City of, and performance of its obligations under, this Agreement.

8.2 Confidentiality

Each Party will hold in confidence any Confidential Information, provided that the provisions of this Section will not restrict either Party from passing such information to its Affiliates or professional advisers, provided such Affiliates and advisers are subject to similar confidentiality obligations, to the extent necessary to enable the Parties to perform (or to cause to be performed) or to enforce their rights or obligations under this Agreement. The provisions of this Section also will not restrict:

- (a) OSEG from passing Confidential Information to contractors and sub-contractors, the CFL and the OHL and actual or potential lenders, provided such Persons are subject to similar confidentiality obligations, to enable OSEG to perform (or caused to be performed) its rights and obligations under this Agreement; and
- (b) the City from passing reasonably required Confidential Information to the respondents of request for offers issued by the City in respect of the air rights within the Office Component and the Residential Component, provided that such Persons are subject to similar confidentiality obligations.
- (c) The obligation to maintain the confidentiality of the Confidential Information does not apply to Confidential Information:
 - (i) which the other Party confirms in writing is not required to be treated as Confidential Information;
 - (ii) which is or comes into the public domain otherwise than through any disclosure prohibited by this Agreement; and
 - (iii) to the extent any Person is required to disclose such Confidential Information by Law, including the *Municipal Freedom of Information and Protection of Privacy Act* (Ontario) or any other applicable Law (provided that such Person shall promptly advise the other Party of such requirement in respect of any particular Confidential Information prior to disclosing same, and, if permitted under applicable Law, provide it with an opportunity to dispute the disclosure of Confidential Information).

8.3 Arbitration

Except as otherwise provided in this Agreement, any Dispute shall be referred to arbitration in accordance with the Dispute Resolution Procedure set out in Schedule 8.3 (Dispute Resolution Procedure) to this Agreement, the award and determination of which shall be final and binding upon the Parties hereto.

8.4 Termination

This Agreement shall terminate on the earlier of:

- (a) the date this Agreement is terminated by written agreement of OSEG and the City;
- (b) the date of the dissolution or bankruptcy of the Corporation;
- (c) the same date as the Waterfall Expiry; or
- (d) the date the Master Limited Partnership and/or the Master Limited Partnership Agreement shall terminate in accordance with the Master Limited Partnership Agreement.

8.5 Force Majeure

If an event of Force Majeure adversely affects the time required for the performance of a Party's obligations under this Agreement and if the affected Party uses commercially reasonable efforts to mitigate the consequences of any time delay resulting therefrom (including, where possible, establishing a contingency plan on commercially reasonable terms which will allow such Party's normal operations to be resumed within a reasonable time thereafter) and shall have provided Notice to the other Parties, as the case may be, with respect to the occurrence of the event of Force Majeure within seven (7) days of its occurrence, then the affected Party shall be entitled to an extension of time with respect to its obligations directly, adversely affected by the event of Force Majeure equal to the time during which the event of Force Majeure occurred.

8.6 Notices

Any Notice to a Party must be given in writing. A Notice may be given by delivery to an individual or electronically by fax or electronic mail, and will be validly given if delivered to the following address or if transmitted by fax or electronic mail to the following fax number or email address, addressed to the following Party:

If to the City: City of Ottawa, Real Estate Partnership and Development Office

110 Laurier Avenue West Ottawa, ON K1P 1J1

Attention: Gordon MacNair, Director

Fax: 613-560-6051

Email: gordon.macnair@ottawa.ca

with a copy to: City Clerk & Solicitor Office

110 Laurier Avenue West Ottawa, ON K1P 1J1

Attention: M. Rick O'Connor Fax: 613-580-2146

Email: <u>rick.oconnor@ottawa.ca</u>

If to OSEG: c/o Ottawa Sports and Entertainment Group

300 – 180 Kent Street Ottawa, ON K1P 0B6

Attention: Bronwen Heins Fax: 613-788-2758

Email: <u>bronwenheins@oseg.ca</u>

with a copy to: Soloway Wright LLP

510 – 366 King Street East Kingston, ON K7K 6Y3

Attention: Beth Gearing Fax: 613-544-6689

Email: <u>bgearing@solowaywright.com</u>

If to the Corporation: c/o Ottawa Sports and Entertainment Group

300 – 180 Kent Street Ottawa, ON K1P 0B6

Attention: Bronwen Heins Fax: 613-788-2758

Email: <u>bronwenheins@oseg.ca</u>

with a copy to: Soloway Wright LLP

510 – 366 King Street East Kingston, ON K7K 6Y3

Attention: Beth Gearing Fax: 613-544-6689

Email: <u>bgearing@solowaywright.com</u>

with a copy to: City of Ottawa, Real Estate Partnership and Development Office

110 Laurier Avenue West Ottawa, ON K1P 1J1

Attention: Gordon MacNair, Director

Fax: 613-560-6051

Email: gordon.macnair@ottawa.ca

and with a copy to: City Clerk & Solicitor Office

110 Laurier Avenue West Ottawa, ON K1P 1J1 Attention: M. Rick O'Connor Fax: 613-580-2146

Email: rick.oconnor@ottawa.ca

or to any other address, fax number, email address or individual that the Party designates. Any Notice:

- (a) if validly delivered or if validly transmitted electronically and received before 5:00 p.m. on a Business Day, will be deemed to have been given on that Business Day; and
- (b) if validly delivered or if validly transmitted electronically and received after 5:00 p.m. on a Business Day or if validly delivered or if validly transmitted electronically and received on a day that is not a Business Day, will be deemed to have been given on the first Business Day after the date of delivery or transmission.

8.7 Submission to Jurisdiction

Where this Agreement or any Relevant Agreement provides that arbitration of a particular matter shall not be subject to the Dispute Resolution Procedure as provided for herein or therein, the courts of the Province of Ontario and Canada shall have exclusive jurisdiction to entertain and determine all Actions related to such matter, and each of the Parties does and shall irrevocably submit to the exclusive jurisdiction of such courts and hereby waives, and will not assert by way of motion, as a defence or otherwise in any such Action, any claim that: (i) such Party is not subject to the jurisdiction of such courts; (ii) such Action is brought in an inconvenient forum; or (iii) any subject matter of such Action may not be enforced in or by such courts. In any suit, action or proceeding brought to obtain a judgment for the recognition or enforcement of any judgment rendered in any such Action, no Party will seek any review with respect to the merits of any such Action, whether or not that Party appears in or defends that Action.

8.8 Further Assurances

Each Party will promptly execute and deliver all further documents and take all further action reasonably necessary or appropriate to give effect to the provisions and intent of this Agreement and to complete the transactions contemplated by this Agreement.

8.9 No Partnership or Agency

The Parties expressly disclaim any intention to create a partnership or joint venture or to constitute the other Party as its agent. Nothing in this Agreement shall constitute the Parties as partners or joint venturers, nor constitute one Party as the agent of the other Party.

8.10 Waivers

No waiver of any provision of this Agreement is binding unless it is in writing and signed by all the Parties to this Agreement, except that any provision which does not give rights or benefits to a

particular Party may be waived in writing, signed only by that Party who has rights under, or holds the benefit of, the provision being waived if that Party sends a copy of the executed waiver to the other Party benefitting from the waiver. No failure to exercise, and no delay in exercising, any right or remedy under this Agreement will be deemed to be a waiver of that right or remedy. No waiver of any breach of any provision of this Agreement will be deemed to be a waiver of any subsequent breach of that provision or of any similar provision.

8.11 No Indirect Losses

There will be no right to claim damages for breach of this Agreement, in contract, in tort or on any other basis whatsoever, to the extent that any loss claimed by a Party is for Indirect Losses, howsoever caused, suffered or allegedly suffered by that Party.

8.12 Remedies Cumulative

The rights and remedies under this Agreement are cumulative. No single or partial exercise by a Party of any right or remedy precludes or otherwise affects the exercise of any other right or remedy to which that Party may be entitled.

8.13 Counterparts

This Agreement and all documents contemplated by or delivered under or in connection with this Agreement may be executed and delivered in any number of counterparts with the same effect as if all Parties had signed and delivered the same document and all counterparts will be construed together to be an original and will constitute one and the same agreement.

8.14 Delivery by Fax or Electronic Mail

Any Party may deliver an executed copy of this Agreement by fax or electronic mail but that Party will immediately dispatch by delivery to the other Party an originally executed copy of this Agreement.

8.15 Amendments

No amendment, supplement, restatement or termination of any provision of this Agreement is binding unless it is in writing and signed by a duly authorized representative of each Party to this Agreement.

8.16 Enurement

This Agreement enures to the benefit of and binds the Parties and their respective successors and permitted assigns.

IN WITNESS WHEREOF the Parties have executed this Agreement.

ENTERTAINMENT GROUP By: John Ruddy Name: Authorized Signatory Title: By: Name: Roger Greenberg Title: **Authorized Signatory** OTTAWA 67'S GP INC. By: Name: John Ruddy Title: President By: Name: Roger Greenberg **Executive Vice President** Title: I/We have authority to bind the corporation. **CITY OF OTTAWA** By: Name: Title: By: Name:

I/We have the authority to bind the corporation.

OTTAWA SPORTS AND

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SCHEDULE 3.10 Major Decisions

Except as expressly provided in Sections 7.3 and 7.4 of this Agreement, and subject to other provisions of this Agreement, the following Major Decisions shall be made in the Discretion of the City and OSEG, save and except for those provided for in the paragraphs (f), (g), (j), (o), (p), (t), (bb) and (cc) (and any commitment or agreement to do any of the foregoing), which Major Decisions shall be made by the City and OSEG, each acting reasonably:

- (a) any change in the Articles or By-laws of the Corporation;
- (b) any change in the authorized capital of the Corporation;
- (c) any issuance of further Shares of the Corporation;
- (d) the entering into of any agreement or the making of any offer or the granting of any right capable of becoming an agreement to allot or issue any Shares of any class or grant any option or other right to purchase any such Shares or Securities convertible into any such Shares of the Corporation;
- (e) any action which may lead to or result in a material change in the nature of the Corporation's Business;
- (f) approval of the amount required for the Ottawa 67's Limited Partnership Reserve, provided that the City shall only be permitted to withhold its approval if in its opinion the amount of the Ottawa 67's Limited Partnership Reserve is too high;
- (g) the approval of any Non-Arm's Length Transactions engaged by the Corporation or the Ottawa 67's Limited Partnership, with respect to which approval the City shall act reasonably;
- (h) the borrowing of any money or the guarantee of any indebtedness by the Corporation or the Ottawa 67's Limited Partnership or granting any Encumbrances against any of the assets of the Corporation or the Ottawa 67's Limited Partnership, except for the Permitted Borrowing;
- (i) the taking of any steps to wind-up or terminate the corporate existence of the Corporation;
- (j) the declaration or payment of any dividend or distribution, whether in cash, in stock or in specie, on any of its outstanding Shares of any class by the Corporation;
- (k) the entering into of a partnership or of any arrangement for the sharing of profits, union of interests or joint venture with any Person by the Corporation and/or the Ottawa 67's Limited Partnership;

- (l) the making, directly or indirectly, of any loans or advances not related to the Purposes (as defined in the Ottawa 67's Limited Partnership Agreement) or the granting of any financial assistance not related to such Purposes to any Person by the Corporation and/or the Ottawa 67's Limited Partnership;
- (m) the redemption, purchase for cancellation or other retirement or paying-off of any of the outstanding Shares of any class of the Corporation and the reduction of the stated capital of any Shares;
- (n) the enactment of and any amendment to Ottawa 67's Limited Partnership Agreement;
- (o) the adoption and approval of annual financial statements of the Corporation;
- (p) the payment of any compensation, management fees, consulting fees or other fees or payments to any Permitted Transferee or any Person not at Arm's Length with OSEG, any OSEG Member or any Permitted Transferee;
- (q) the entering into of an amalgamation, merger or consolidation with any other Person by the Corporation;
- (r) a Disposition by the Corporation, except to the extent otherwise provided for in this Agreement, the Master Limited Partnership Agreement, the Ottawa 67's Limited Partnership Agreement, the Project Agreement or any other Material Agreement;
- (s) the taking, holding, subscribing for or agreeing to purchase or acquire shares in the capital of any body corporate by the Corporation;
- (t) the appointment or change of the Auditor of the Ottawa 67's Limited Partnership;
- (u) the commencement, defence or settlement of any legal proceedings pertaining to matters beyond the normal course of the Corporation's Business, and settlement of claims referred to in Section 2.8 of the Ottawa 67's Limited Partnership Agreement;
- (v) the making of a general assignment for the benefit of creditors, the filing of a notice to make a proposal under the *Bankruptcy and Insolvency Act* (Canada), the filing of a proposal of compromise, arrangement or reorganization under the *Companies' Creditors Arrangement Act* (Canada), the Act or any similar legislation, or the appointment of a liquidator, receiver or receiver and manager of the Corporation;
- (w) the execution of any contract outside the ordinary course of the Corporation's Business;
- (x) the forgiveness by the Corporation of any debt owed to it or the remission of any contract rights in its favour, except in accordance with generally accepted commercial standards;
- (y) the delegation by the Board of any of its powers, other than delegation to officers of the Corporation in the ordinary course of the Corporation's Business;

- (z) any change in the Fiscal Year end;
- (aa) any termination of this Agreement;
- (bb) the timing of distributions of Net Cash Flow (as defined in the Ottawa 67's Limited Partnership Agreement) of the Ottawa 67's Limited Partnership to the limited partner thereunder if other than on a monthly basis;
- (cc) the allocation of Internal Costs (as defined in the Ottawa 67's Limited Partnership Agreement) when required under the terms of the Ottawa 67's Limited Partnership Agreement; and
- (dd) any commitment or agreement to do any of the foregoing.

SCHEDULE 8.3 Dispute Resolution Procedure

Any Dispute in respect of this Agreement shall be resolved as follows:

- (a) the affected Parties shall attempt to resolve such Dispute by negotiations, which shall be initiated by one of them giving to the other written Notice containing details of the Dispute and the other Party shall provide written reply thereto within ten (10) Business Days;
- (b) if, for any reason, the Dispute remains unresolved after the expiration of the aforesaid ten (10) Business Day period, any affected Party may provide a written request to the other Party that the Dispute be resolved by referral to arbitration between the Parties pursuant to the *Arbitration Act*, 1991 (Ontario). The arbitration shall be conducted by a single arbitrator, the place of arbitration shall be Ottawa, Ontario, and the language of the arbitration shall be English. If the Parties cannot agree upon the appointment of the single arbitrator within ten (10) Business Days of receipt of the request to arbitrate, either Party may apply to a Judge of the Ontario Superior Court of Justice in Ottawa, Ontario, to appoint same. A decision of the arbitrator shall be final and binding on the Parties and there shall be no appeal therefrom; and
- (c) the time limits referred to in this Schedule may be abridged or extended by mutual agreement of the Parties.

Except for any action necessary to enforce the award of the arbitrator, or any actions initiated by the insurer of a Party, and subject to the provision of paragraph (b), the provisions of this Schedule are a complete defence to any Action instituted in any court or before any administrative tribunal with respect to any Dispute arising under or in connection with this Agreement.

The Parties shall continue to fulfill their respective obligations in respect of this Agreement during the Dispute Resolution Procedure.

This Schedule shall survive any termination of this Agreement.