## OTTAWA CARLETON STANDARD CONDOMINIUM CORPORATION NO. 718 EXTERIOR PARKING LEASE AGREEMENT

| BETWEEN:<br>NO. 718   | OTTAWA CARLETON STANDARD CONDOMINIUM CORPORATION   |
|---|--|
|   | (The "Corporation")  |
| AND:  |  |
|   | (The "Lessee")   |
| no  | greed that the Lessee shall lease from the Corporation exterior parking space effective at a monthly fee of \$ which   |
| •   | eased at any time with not less than forty-five (45) days written notice by the to the Lessee. Fees are to be paid by cheque or by PAP on the first day of the vance.  |
| Corporation shall be the l  | ent may be terminated by the Lessee by sending notice of termination to the not less than thirty (30) days prior to the specified date of termination, which ast day of a calendar month. Notice of termination shall be sent by regular mail to. 718 c/o DES Services Inc., 2025 Ogilvie Road, Ottawa, Ontario, K1J 7P1.  |
| the Lessee no<br>shall be the land<br>Agreement, the<br>Corporation | ent may be terminated by the Corporation by sending notice of termination to ot less than thirty (30) days prior to the specified date of termination, which ast day of a calendar month, but if the Lessee breaches any provisions of this this Agreement may be immediately, and without notice, terminated by the . Notice of termination shall be sent to the Lessee at 120 Grant Carman Drive, , Nepean, Ontario, K2E |
|   | hether given by the Lessee or the Corporation shall be deemed to be received on following the mailing of them.   |
| bailment for<br>due to fire, tl                                     | ng of parking space by the Corporation shall not be deemed to constitute a hire. The Corporation assumes no responsibility whatsoever for loss or damage neft or otherwise, to the vehicle, its accessories or its contents however caused never caused.   |

The Lessee will not use any parking space other than that allocated to him by the Corporation and will park in his/her space one roadworthy passenger vehicle. No trailer, truck or camper, with or without sleeping accommodation, shall be parked in any parking space. At no time will the Lessee do or permit to be done repairs of any kind to any vehicle in any parking area or adjacent areas. The Lessee shall not use any parking area or adjacent area for washing his/her vehicle, for playing any sound system, for barbecues, or for any other purpose other than the parking of his vehicle. In car heaters and battery warmers shall not be connected to the electrical outlet provided for the block heater.

If the Corporation, for any reasons of cleaning, snow removal, maintenance or repair, temporarily requires vacant possession of any parking space, the Lessee shall ensure that such parking space is vacated for such period as the Corporation requires. In case of breach of this paragraph, the Corporation will have the right to remove the offending vehicle at the sole risk and expense of the Lessee and the Lessee will have no recourse for damages against the Corporation which may result from such removal.

The Lessee will furnish the Corporation with such information as may be required to identify the Lessee's vehicle(s).

The Corporation reserves the right to re-allocate parking spaces when necessary.

The Lessee shall not assign this Agreement or sublet the parking space allotted to him/her, nor permit any other person to use it for any purpose.

| This agreement dated the _ | day of            | 20               |  |
|----------------------------|-------------------|------------------|--|
| Witness                    | OCSCC No. 718 -   | agent            |  |
| Witness                    | Lessee signature  | Lessee signature |  |
| Vehicle Make               | License Plate No. |                  |  |