CCĐC 5B

Construction Management Contract – for Services and Construction

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New Cannabis Production Facility - Ancaster, Ontario

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CANADIAN CONSTRUCTION DOCUMENTS COMMITTEE CANADIAN CONSTRUCTION DOCUMENTS COMMITTEE

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AGREEMENT BETWEEN OWNER AND CONSTRUCTION MANAGER – FOR SERVICES AND CONSTRUCTION

	agreement made on the d between	3rd	day of	February	in the year	2017	
The	Green Organic Dutch	hman Lto	1.				
herein and	nafter called the "Owner"						
Lede	cor Construction Lim	ited					
herei	nafter called the "Constru	iction Man	ager"				
The C	Owner and Construction	Manager a	gree as follow	's:			
ART	ICLE A-1 THE SERVI	CES ANI	THE WOR	K			
The C	Construction Manager sh	all					
1.1	perform the Services an		k for				
	New Cannabis Prod	duction F	acility - An	caster, Ontario)		
	located at 1915 Jerseyville Ro	oad West	, Ancaster,	Ontario			insert above the title of the Project
							insert above the Place of the Work
	and as further describ Agreement has been sig				DESCRIPTION	OF THE	E PROJECT, for which the
	Pearce McCluskey	Architec	ts				
						inse	ert above the name of the Consultant
	is acting as and is herei	nafter calle	ed the "Consu	ltant", and			
1.2	do and fulfill everything	g indicated	by the Contro	act Documents, a	nd		
1.3		e with any cuction Ma	schedule pr nager's oblig				in the year 2017 and DESCRIPTION OF THE han one year after the date of
ART	ICLE A-2 AGREEME	NTS AND	AMENDME	ENTS			

- 2.1 This *Contract* supersedes all prior negotiations, representations or agreements, either written or oral, relating in any manner to the *Project*.
- 2.2 This *Contract* may be amended only as provided in the *Contract Documents*.

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ARTICLE A-3 DESCRIPTION OF THE PROJECT

3.1 The following is a description of the *Project* including intended use, scope, budget, schedule, phases if applicable, and the anticipated date of *Substantial Performance of the Work*), and any other information which further generally describes the nature of the *Project* and the *Work*:

The Project consists of the construction of a new, approximately 153,000 sq. ft. cannabis production facility.

The 153,000 sq. ft. new production facility will include a 20,000 sq. ft. fully enclosed Pharma grade building (Phase 1), and a 100,000 sq. ft. greenhouse with 33,000 sq. ft. support services building (Phase 2). Within the 33,000 sq. ft. support building the Owner is separately constructing an "Energy Plant" utilizing a CoGen system.

During the preconstruction phase, the Construction Manager's compensation arising under Article A-5 paragraph 5.2.3 (time based rates for personnel employed by the Construction Manager) will be capped at a maximum amount of \$10,000 per month (the "Cap") until the earlier of September 1, 2017 and the start of construction on the 153,000 sq. ft. cannabis production facility. For clarity, under no circumstances shall the Cap extend beyond September 1, 2017. After the period when the Cap has ended, the Construction Manager will be compensated in full as per Article A-5 paragraph 5.2.3 (time based rates for personnel employed by the Construction Manager) without the Cap.

Oversight by the Construction Manager's operations manager and general superintendent or any member of the senior team above the levels of operations manager and general superintendent are included in the fee noted in Article A-5 paragraph 5.2.2.

The Construction Manager shall attain Substantial Performance of the Work by the date scheduled for same in the future mutually agreed upon construction schedule once permitting information and the greenhouse contractor schedule becomes known.

In addition to the above, the Owner is separately contracting the following greenhouse work:

- i) Greenhouse structure, glazing and foundaitons.
- ii) Mechanical systems for the Greenhouse including irrigation, CO2, HVAC, controls, and process water.
- iii) Electrical systems for the Greenhouse including the supply of the main incoming transformers.
 - iv) Rainwater reservoir, other than the grading work.

ARTICLE A-4 CONTRACT DOCUMENTS

- The following are the Contract Documents referred to in Article A-1 of the Agreement THE SERVICES AND THE 4.1 WORK:
 - the Agreement Between Owner and Construction Manager (including the Schedules to the Agreement)
 - the Appendix STIPULATED PRICE OPTION
 - the Definitions
 - the General Conditions
 - the Construction Documents

*	
Appendix A - Letter of Intent dated Feb. 3, 2017. Appendix B - Larssen Ltd. Greenhouse Engineering RFP - Phase 1 document and drawings dated June 2017.	l
Appendix C - List of Consultant Drawings.	
Appendix D - Supplementary Conditions.	
Appendix E - Basis of GMP - Ledcor Construction conceptual budget titled "Phase 1 - New	
Production Facility", dated July 20, 2017, budget R1.	
1 Toddetton 1 dentry, dated saly 20, 2017, sauget 111	

⁽Insert here, attaching additional pages if required, a list identifying all other Contract Documents)

ARTICLE A-5 CONSTRUCTION MANAGER'S FEE

5.1	the fe	<i>Construction Manager's Fee</i> shall be equal to the sum of the fee for the <i>Services</i> as specified in paragraph 5.2 and the <i>Work</i> as described in paragraph 5.3.
5.2	The C	Construction Manager's Fee for the Services is comprised of one or more of the following:
	.1*	A fixed amount of; and
	.2*	A percentage amount ofpercent (%) of the <i>Construction Cost Estimate</i> . Final reconciliation payments shall be adjusted based on <i>Class A Construction Cost Estimate</i> ; and
	.3₹	An amount based on the time-based rates for personnel employed by the <i>Construction Manager</i> as described in Schedule B to the Agreement and engaged in performing the <i>Services</i> to the level of effort agreed prior to the commencement of the <i>Services</i> . The <i>Owner</i> may by written request require the <i>Construction Manager</i> to provide prior to commencement of the <i>Services</i> an estimate of the total fee for <i>Services</i> to be performed based on the time-based rates for evaluation and verification purposes.
		e out inapplicable paragraph(s).
5.3	The C	Construction Manager's Fee for the Work is comprised of one or more of the following:
	.1🖾	A percentage fee ofpercent (%) of the Cost of the Work earned as the Cost of the Work accrues. In the event the Owner furnishes labour or material below market cost or materials are re-used beyond that anticipated in the original scope of the Work, the Cost of the Work for purposes of establishing the Construction Manager's Fee for the Work is the cost of all materials and labour necessary to complete the Project as if all materials had been new and as if all labour had been paid for at market prices at the time of construction or, in the event that the construction does not proceed, at existing market prices at the anticipated time of construction; and
	.2 🗖	A fixed fee of earned as follows:
	$\boxtimes D\epsilon$	lete inapplicable paragraph.
5.4	The the (Construction Manager's Fee shall be subject to adjustment as may be required in accordance with the provisions of Contract Documents listed in Article A-4 of the Agreement – CONTRACT DOCUMENTS.
5.5	All a	mounts are in Canadian funds.
ART	TICLE	A-6 REIMBURSABLE EXPENSES FOR THE SERVICES
6.1	incu	reimbursable expenses are the actual expenses, supported by receipts or invoices, that the <i>Construction Manager</i> rred in performing the <i>Services</i> , and as identified in Schedule A2 to the Agreement plus the administrative charge of percent (0 %). If there are no receipts or invoices, the expenses shall be at rates ailing in the area of the <i>Place of the Work</i> and supported with suitable documentation.
6.2	.1	Owner may by written request require the Construction Manager to: provide prior to commencement of the Services an estimate of the total reimbursable expenses incurred by the Construction Manager in performing the Services for evaluation and verification purposes; and inform the Owner in writing prior to incurring reimbursable expenses relating to the Services.

ARTICLE A-7 COST OF THE WORK

- 7.1 The *Cost of the Work* is the actual cost incurred by the *Construction Manager* in performing the *Work* and is limited to the actual cost of the following:
 - salaries, wages and benefits paid to personnel in the direct employ of the *Construction Manager* under a salary or wage schedule agreed upon by the *Owner* and the *Construction Manager*, or in the absence of such a schedule, actual salaries, wages and benefits paid under applicable bargaining agreement, and in the absence of a salary or wage schedule and bargaining agreement, actual salaries, wages and benefits paid by the *Construction Manager*, for personnel
 - (1) stationed at the *Place of the Work*, in whatever capacity employed;
 - (2) engaged in expediting the production or transportation of material or equipment, at shops or on the road;
 - (3) engaged in the preparation or review of Shop Drawings, fabrication drawings and coordination drawings; or
 - (4) engaged in the processing of changes in the Work.
 - .2 contributions, assessments or taxes incurred for such items as employment insurance, provincial or territorial health insurance, workers' compensation, and Canada or Quebec Pension Plan, insofar as such cost is based on wages, salaries or other remuneration paid to employees of the *Construction Manager* and included in the cost of the *Work* as provided in paragraph 7.1.1;
 - .3 travel and subsistence expenses of the Construction Manager's personnel described in paragraph 7.1.1;
 - 4 all Products including cost of transportation thereof;
 - .5 materials, supplies, *Construction Equipment*, *Temporary Work*, and hand tools not owned by the workers, including transportation and maintenance thereof, which are consumed in the performance of the *Work*; and cost less salvage value on such items used but not consumed, which remain the property of the *Construction Manager*;
 - all tools and Construction Equipment, exclusive of hand tools used in the performance of the Work, whether rented from or provided by the Construction Manager or others, including installation, minor repairs and replacements, dismantling, removal, transportation, and delivery cost thereof;
 - .7 the Construction Manager's field office;
 - .8 deposits lost provided that they are not caused by negligent acts or omissions of the *Construction Manager* and the *Services* are performed in accordance with this *Contract*;
 - the amounts of all contracts or written agreements with *Subcontractors* and *Suppliers* and the unrecoverable costs to the *Construction Manager* that result from any *Subcontractor's* or *Supplier's* default, insolvency or abandonment; termination of any *Subcontractor's* or *Supplier's* right to perform due to default by the *Subcontractor* or *Supplier*; or termination of any *Subcontractor's* or *Supplier's* contract due to default by the *Subcontractor* or *Supplier*;
 - .10 quality assurance such as independent inspection and testing services;
 - .11 charges levied by authorities having jurisdiction at the Place of the Work;
 - .12 royalties, patent license fees and damages for infringement of patents and cost of defending suits therefor subject always to the *Construction Manager*'s obligations to indemnify the *Owner* as provided in paragraph 10.3.1 of GC 10.3 PATENT FEES;
 - .13 premiums for all contract securities and insurance that the *Construction Manager* is required, by the *Contract Documents*, to purchase and maintain;
 - .14 taxes, other than Value Added Taxes, and duties relating to the Work for which the Construction Manager is liable;
 - .15 charges for long distance communications, courier services, expressage, printing, and reproduction incurred in relation to the performance of the *Work*;
 - .16 removal and disposal of waste products and debris;
 - .17 the cost of safety measures and requirements;
 - .18 legal costs, incurred by the *Construction Manager* in relation to the performance of the *Work* provided that they are not caused by negligent acts or omissions of the *Construction Manager* and the *Work* is performed in accordance with this *Contract*;
 - .19 the cost of financing the *Work* in accordance with the method determined by the parties and identified in Article A-3 of the Agreement DESCRIPTION OF THE PROJECT;

5 of the Agreement – DESCRIPTION OF THE PROJECT;

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- .20 the cost of auditing when requested by the Owner;.21 the cost of project-specific information technology and usage in accordance with the method determined by the
- .22 the cost of removal or containment of toxic or hazardous substances pursuant to GC 9.2 TOXIC AND HAZARDOUS SUBSTANCES;

3 other costs in	curred in the pe	erformance of the	Work as listed be	low:	

- 7.2 The Cost of the Work excludes Value Added Taxes and shall be at rates prevailing in the locality of the Place of the Work, except with the prior consent of the Owner.
- 7.3 Any costs incurred by the *Construction Manager* due to failure on the part of the *Construction Manager* to exercise reasonable care and diligence in the *Construction Manager*'s attention to the *Work* shall be borne by the *Construction Manager*.
- 7.4 All cash discounts shall accrue to the *Construction Manager* unless the *Owner* deposits funds with the *Construction Manager* with which to make payments, or where the *Owner* pays the costs of financing the *Work*, in which case the cash discounts shall accrue to the *Owner*.
- 7.5 All trade discounts, rebates and refunds, and all returns from sale of surplus materials and equipment applicable to the *Work* shall accrue to the *Owner*, and the *Construction Manager* shall make provisions so that they can be secured.
- 7.6 The Owner may by written request require the Construction Manager to:
 - .1 provide prior to commencement of the *Work* an estimate of the total *Cost of the Work* for evaluation and verification purposes; and
 - .2 inform the Owner in writing prior to incurring reimbursable expenses relating to the Cost of the Work.

ARTICLE A-8 OPTIONS

parties in writing;

8.1 The *Owner* and the *Construction Manager* may agree to exercise the options described in paragraph 8.2, 8.3 or 8.4 at the time of signing of this *Contract* or any time during the term of the *Contract*. Any agreement to exercise any of the following options after the signing of this *Contract* shall be recorded by a *Change Order*.

8.2 GUARANTEED MAXIMUM PRICE (GMP) OPTION

reimbursement by the Owner.

,	The sum of the Price of the Services and the Price of the Work are guaranteed by the Co	onstruction Manager	not to exceed
	Not Applicable	/100 dollars (\$),
	subject to the adjustment as provided in GC 6.1 – OWNER'S RIGHT TO MAKE ORDER or GC 6.3 – CHANGE DIRECTIVE. Any amount, consisting of the sum of Price of the Work, in excess of this Guaranteed Maximum Price will be paid by the	f the <i>Price of the Ser</i>	rvices and the

8.3 GUARANTEED MAXIMUM PRICE PLUS % COST SAVINGS OPTION

The Price of the Services and the Price of the Work are guaranteed by the Construction Manager not to exceed

[REDACTED - Confidential pricing information]

subject to the adjustment as provided in GC 6.1 – OWNER'S RIGHT TO MAKE CHANGES, GC 6.2 – CHANGE ORDER or GC 6.3 – CHANGE DIRECTIVE.

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At the conclusion of the Project,

- any amount, consisting of the sum of the *Price of the Services* and the *Price of the Work*, in excess of this *Guaranteed Maximum Price* will be paid by the *Construction Manager* without reimbursement by the *Owner*.
- .2 if the sum of the *Price of the Services* and the *Price of the Work* is less than this *Guaranteed Maximum Price*, the difference will be disbursed as follows:
 - (1) retained by the Owner: [REDACTED Confidential pricing information]
 - (2) paid to the Construction Manager: [REDACTED Confidential pricing information]

8.4 STIPULATED PRICE OPTION

The Owner and the Construction Manager may agree to change this Contract to a stipulated price contract, in accordance with the amendments as provided in the Appendix – STIPULATED PRICE OPTION.

ARTICLE A-9 PAYMENT

- 9.1 Where required by provincial or territorial legislation, payments shall be subject to the lien legislation applicable to the *Place of the Work.* The *Owner* shall pay the *Construction Manager*:
 - .1 payments on account of the *Construction Manager's Fee* for the *Services* earned as described in Article A-5 of the Agreement CONSTRUCTION MANAGER'S FEE together with such *Value Added Taxes* as may be applicable to such payments, and
 - .2 payments on account of the reimbursable expenses for the *Services* earned as described in Article A-6 of the Agreement REIMBURSABLE EXPENSES FOR THE SERVICES together with such *Value Added Taxes* as may be applicable to such payments,
 - 3 payments on account of the *Price of the Work* when due in the amount certified by the *Consultant* together with such *Value Added Taxes* as may be applicable to such payments,
 - .4 upon Substantial Performance of the Work, the unpaid balance of the holdback amount when due together with such Value Added Taxes as may be applicable to such payment, and
 - .5 upon the issuance of the final certificate for payment, the unpaid balance of the *Construction Manager's Fee* for the *Services*, the reimbursable expenses for the *Services*, and the *Price of the Work* when due together with such *Value Added Taxes* as may be applicable to such payment.
- 9.2 In the event of loss or damage occurring where payment becomes due under the property and boiler insurance policies, payments shall be made to the *Construction Manager* in accordance with the provisions of GC 11.1 INSURANCE.

9.3 Interest

- .1 Should either party fail to make payments as they become due under the terms of this *Contract* or in an award by arbitration or court, interest at the following rates on such unpaid amounts shall also become due and payable until payment:
 - (1) 2% per annum above the prime rate for the first 60 days.
 - (2) 4% per annum above the prime rate after the first 60 days.

Such interest shall be compounded on a monthly basis. The prime rate shall be the rate of interest quoted by

Royal Bank of Canada

(Insert name of chartered lending institution whose prime rate is to be used) to time.

for prime business loans as it may change from time to time.

.2 Interest shall apply at the rate and in the manner prescribed by paragraph 9.3.1 of this Article on the settlement amount of any claim in dispute that is resolved either pursuant to Part 8 of the General Conditions – DISPUTE RESOLUTION or otherwise, from the date the amount would have been due and payable under the *Contract*, had it not been in dispute, until the date it is paid.

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ARTICLE A-10 RECEIPT OF AND ADDRESSES FOR NOTICES IN WRITING

- Notices in Writing will be addressed to the recipient at the address set out below.
- The delivery of a Notice in Writing will be by hand, by courier, by prepaid first class mail, or by facsimile or other form of electronic communication during the transmission of which no indication of failure of receipt is communicated to the
- 10.3 A Notice in Writing delivered by one party in accordance with this Contract will be deemed to have been received by the other party on the date of delivery if delivered by hand or courier, or if sent by mail it shall be deemed to have been received 5 calendar days after the date on which it was mailed, provided that if either such day is not a Working Day, then the Notice in Writing shall be deemed to have been received on the Working Day next following such day.
- 10.4 A Notice in Writing sent by facsimile or other form of electronic communication shall be deemed to have been received on the date of its transmission provided that if such day is not a Working Day or if it is received after the end of normal business hours on the date of its transmission at the place of receipt, then it shall be deemed to have been received at the opening of business at the place of receipt on the first Working Day next following the transmission thereof.
- 10.5 An wit

Owner

)wner		
rviter	The Green Organic Dutchman Ltd.	
	name of Owner*	DILLOS GALLN ANGSTER ON 194 AX
	Po Box 81025 PID	
	address	mævnovitch etgod.ca
	facsimile number	email address
Constructie	on Manager	
	Ledcor Construction Limited	
	name of Construction Manager*	
	*	note with a continue
	300, 3930 Nashsa	Drive Mississasga, ON LAVIMS
	905 673.7538	Drive Mississauga, ON LAVIMS joel. Voskvil @ledcor- com.
	facsimile number	emell address
Consultan		
	Pearce McCluskey Architects	
	name of Consultant*	
	2203 DUNNIN DRIVE.	KIMO PMANCHITECTS.CA
	address	Kirma pmarchitects.ca
		omail address
	facsimile number	eman data ess

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^{*} If it is in

ARTICLE A-11 LANGUAGE OF THE CONTRACT

- 11.1 When the Contract Documents are prepared in both the English and French languages, it is agreed that in the event of any apparent discrepancy between the English and French versions, the English/French# language shall prevail.
 - #Complete this statement by striking out inapplicable term.
- 11.2 This Agreement is drawn in English at the request of the parties hereto. La présente convention est rédigée en anglais à la demande des parties.

ARTICLE A-12 SUCCESSION

12.1 The Contract shall enure to the benefit of and be binding upon the parties hereto, their respective heirs, legal representatives, successors, and assigns.

In witness whereof the parties hereto have executed this Agreement by their respective hands or the hands of their duly authorized representatives.

SIGNED AND DELIVERED in the presence of:

VITNESS	OWNER	
	The Green Organic Dutchman Ltd.	
	name of Owner	
Richard Aranha"	"Marc Cernovitch"	
gnature	signature	
Richard Aranha	Marc Cernovitch, EVP	
me of person signing	name and title of person signing	
nature	signature	
une of person signing	name and title of person signing	
VITNESS	CONSTRUCTION MANAGER	
	Ledcor Construction Limited	
	name of Construction Manager	
Joel Voskuil"	"Ray Lawrence"	
gnature	signature	
oel Voskuil, Sr. Project Manager	Ray Lawrence, VP Regional Manager	
ame of person signing	name and title of person signing	
ignature	signature	

(a) proof of authority to execute this document, attach such proof of authority in the form of a certified copy of a resolution naming the representative(s) authorized to sign the Agreement for and on behalf of the corporation or partnership; or

(b) the affixing of a corporate seal, this Agreement should be properly sealed.

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APPENDIX A: LETTER OF INTENT

APPENDIX B: ENGINEERING RFP, PHASE 1 DOCUMENTS AND DRAWINGS

APPENDIX C: LIST OF CONSULTANT DRAWING

APPENDIX D: SUPPLEMENTARY CONDITIONS

APPENDIX E: CONCEPTUAL BUDGET