

CONDITIONAL PURCHASE PRICE AGREEMENT

Conditional Purchase Price Agreement dated September 28, 2018 between the HeyBryan Vendors (as hereinafter defined) and FastTask Technologies Inc. (the "**Purchaser**").

WHEREAS

- A. Baeumler Productions Inc., Fraser Hartley, Lance Montgomery, Nevin Petersen, Dylan Petley, Sam Richardson and Dave Whitney (collectively, the "**HeyBryan Vendors**") and the Purchaser are parties to a Share Purchase Agreement dated August 27, 2018 which contemplates, among other things, the acquisition from the Vendors by the Purchaser of all of the issued and outstanding securities of HeyBryan Inc. (the "**SPA**")
- B. It is a term of the SPA that the HeyBryan Vendors and the Purchaser enter into this Conditional Purchase Price Agreement concurrently with the closing of the transactions contemplated by the SPA.
- C. Each HeyBryan Vendor has appointed Dave Whitney ("**Whitney**") and Bryan Bauemler ("**Bauemler**") as the Vendors' Representative under the SPA, thereby appointing Whitney and Bauemler to act for such HeyBryan Vendor as his or its representative, agent, proxy and attorney in fact and in such HeyBryan Vendor's name, place and stead for all purposes of the SPA.

NOW THEREFORE THIS AGREEMENT WITNESSES that in consideration of the premises and the mutual agreements contained herein and other good and valuable consideration, the receipt of which is acknowledged by each of the Parties, the Parties agree as follows:

- 1. All capitalized terms not otherwise defined in this Agreement have the meanings defined in the SPA.
- 2. If the Common Shares are not listed on the CSE or another Canadian stock exchange prior to the date that is six months from the later of: (i) the Closing Date; and (ii) the date that is six months after the Purchaser's receipt of the Purchased Corporations Financial Statements, the Purchase Price payable to the HeyBryan Vendors shall be adjusted such that an additional aggregate of \$200,000 in cash and 1,600,000 Consideration Units will be issued to the HeyBryan Vendors on a pro rata basis.
- 3. This Agreement is governed by and will be interpreted and construed in accordance with the laws of the Province of British Columbia and the federal laws of Canada applicable therein. Each Party irrevocably attorns and submits to the non-exclusive jurisdiction of the British Columbia courts situated in the City of Vancouver (and appellate courts therefrom) and waives objection to the venue of any proceeding in such court or that such court provides an inappropriate forum.
- 4. This Agreement may be executed (including by electronic means) in any number of counterparts, each of which (including any electronic transmission of an executed signature page), is deemed to be an original, and such counterparts together constitute one and the same Agreement.

IN WITNESS WHEREOF the Parties have executed this Conditional Purchase Price Agreement

FASTTASK TECHNOLOGIES INC.

"PENNY GREEN"

By: _____

Authorized Signing Officer

"DAVE WHITNEY"

DAVE WHITNEY

(as Vendors' Representative)

"BRYAN BAEUMLER"

BRYAN BAEUMLER

(as Vendors' Representative)