AMENDING AGREEMENT TO MASTER DEFINITIONS AND CONSTRUCTION AGREEMENT

THIS AMENDING AGREEMENT TO MASTER DEFINITIONS AND CONSTRUCTION AGREEMENT (this "Agreement") is made as of the 30th day of June, 2014.

BY AND AMONG

- (1) **LA CAISSE CENTRALE DESJARDINS DU QUÉBEC**, a financial services cooperative formed under *An Act Respecting Financial Services Cooperatives* (Quebec) whose head office is at 1170 Peel Street, Suite 600, Montreal, Quebec, Canada, H3B 0B1 in its capacities as Issuer, Seller, Servicer, Cash Manager, Account Depository Institution, GIC Provider, Interest Rate Swap Provider, and Covered Bond Swap Provider;
- (2) CCDQ COVERED BOND (LEGISLATIVE) GUARANTOR LIMITED PARTNERSHIP, a limited partnership formed under the laws of the Province of Ontario whose registered office is at Box 48, Suite 5300, Toronto Dominion Bank Tower, Toronto, Ontario, M5K 1E6, acting by its managing general partner CCDQ CB (LEGISLATIVE) MANAGING GP INC.;
- (3) **CCDQ CB (LEGISLATIVE) MANAGING GP INC.**, a corporation incorporated under the laws of Canada whose registered office is at Box 48, Suite 5300, Toronto Dominion Bank Tower, Toronto, Ontario, M5K 1E6 in its capacity as managing general partner of CCDQ Covered Bond Guarantor Limited Partnership;
- (4) **8560129 CANADA INC.**, a corporation incorporated under the laws of Canada whose registered office is at Suite 5300, Toronto Dominion Bank Tower, Toronto, Ontario, M5K 1E6;
- (5) **FÉDÉRATION DES CAISSES DESJARDINS DU QUÉBEC**, a financial services cooperative organized under the laws of Quebec whose domicile and registered and head office is at 100, avenue des Commandeurs, Lévis, Quebec, G6V 7N5 in its capacity as limited partner of CCDQ Covered Bond Guarantor Limited Partnership;
- (6) **COMPUTERSHARE TRUST COMPANY OF CANADA**, a trust company formed under the laws of Canada with a place of business at 1500 University Street, Suite 700, Montréal, Québec, Canada, H3A 3S8, in its capacity as Bond Trustee and Custodian; and
- (7) **PRICEWATERHOUSECOOPERS LLP**, an Ontario limited liability partnership, acting through its offices located at 1250 René Lévesque Boulevard West, Montréal, Quebec, Canada, H3B 2G4.

WHEREAS the parties entered into a master definitions and construction agreement made as of January 28, 2014 (the "**Master Definitions and Construction Agreement**");

AND WHEREAS the parties hereto have agreed to amend the Master Definitions and Construction Agreement pursuant to the terms of this Agreement in accordance with Section 3 of the Master Definitions and Construction Agreement, Section 8.02 of the Security Agreement and Clause 22.2 of the Trust Deed;

NOW THEREFORE IT IS HEREBY AGREED that in consideration of the mutual covenants and agreements herein set forth, the parties agree as follows:

ARTICLE 1 – AMENDMENTS

1.01 Amendments

(1) The definition of "Indexation Methodology" is added to Article 1 of the Master Definitions and Construction Agreement in alphabetical order as follows:

"Indexation Methodology" means, the indexation methodology determined by the Guarantor that meets the requirements provided for in the CMHC Guide to determine indexed valuations for Properties relating to the Loans in the Covered Bond Portfolio, which, as of the date of this Agreement is the Teranet Inc.-based house price index, as more particularly described in the Prospectus, whether directly or by reference, and which methodology may be updated from time to time upon notice to CMHC;

(2) The definition of "Latest Valuation" in Article 1 of the Master Definitions and Construction Agreement is deleted in its entirety and replaced by the following:

"Latest Valuation" means, in relation to any Property, the value given to that Property by the most recent valuation addressed to the Seller or an Originator, as applicable, or obtained from an independently maintained risk assessment model, acceptable to reasonable and prudent institutional mortgage or hypothecary lenders in the Seller's or the applicable Originator's market or the purchase price of that Property or current property tax assessment, as applicable; provided that, commencing July 1, 2014, such value shall be adjusted at least quarterly to account for subsequent price adjustments using the Indexation Methodology;

ARTICLE 2– MISCELLANEOUS

2.01 Further Assurances

Each of the parties hereto will from time to time execute and deliver all such further documents and instruments and do all acts and things as any of the other parties may reasonably require to effectively carry out or better evidence or perfect the full intent and meaning of this Agreement.

2.02 Other Amendments

Except as expressly amended, modified and supplemented hereby, the provisions of the Master Definitions and Construction Agreement are and shall remain in full force and effect and shall be read with this Agreement, *mutatis mutandis*. Where the terms of this Agreement are inconsistent with the terms of the Master Definitions and Construction Agreement (prior to its amendment hereby), the terms of this Agreement shall govern to the extent of such inconsistency.

2.03 <u>Governing Law</u>

This Agreement is governed by and will be construed in accordance with the laws of Ontario and the federal laws of Canada applicable therein.

2.04 <u>Interpretation</u>

Capitalized terms used herein and not otherwise defined shall have the meanings ascribed thereto in the Master Definitions and Construction Agreement (prior to its amendment hereby).

[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF the parties have caused this Agreement to be executed the day and year first before written above.

LA C	AISSE CENTRALE DESJARDINS DU
QUÉI	BEC
	11/1
Per:	
	V. William
	Name: VDaniel Gauvin
	Title: General Manager
Per:	
	11/1/
	Name: /Jacques Descôteaux
	Vitle: Chief Treasurer
	Title. Cilier Heasurer
CCDC	COVEDED DOND (LEGICL ATTIVE)
CUA	COVERED BOND (LEGISLATIVE)
GUAL	RANTOR LIMITED PARTNERSHIP, by
its ma	naging general partner, CCDQ CB
(LEG	ISLATIVE) MANAGING GP INC.
Per:	
	Veleti
	Name: LDaniel Gauvin
	Title: Vice President
	Title. Vice President
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Per:	1-1-7
	Name: Jacques Descôteaux
,	Title: Secretary
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INC.	CD (EEGISEATIVE) MANAGING GF
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Per:	1/1/1/
	regu
	Name: /LDaniel Gauvin
	Title: Vice President
Per:	
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	Name: //acque Descôtoury

Per:

Name: Toni Deluca Title: Procident

Per:

Name: Title:

FÉDÉRATION DES CAISSES DESJARDINS DU QUÉBEC

Per:

Name: Daniel Dupuis Title: Senior Vice-President

Per:

Name: L.-Daniel Gauvin Title: Senior Vice-President

Per:

Name:

Title:

Per:

Name: CHARLES EVIC BOUTHIER Title: VICE PRESIDEUT

FÉDÉRATION DES CAISSES DESJARDINS DU QUÉBEC

Per:

Name: Daniel Dupuis Title: Senior Vice-President

Per:

Name: L.-Daniel Gauvin Title: Senior Vice-President

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Per:	A	8
	Name:	Daniel Dupuis
		enior Vice-President
Per:		
	Name:	LDaniel Gauvin

Title: Senior Vice-President

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	Title:
	RATION DES CAISSES ARDINS DU QUÉBEC
	Name: Daniel Dupuis
	Title: Senior Vice-President
Per:	Jafari
	Name: IDaniel Gauvin
	Title: Senior Vice-President

	PUTERSHARE TRUST COMPANY ANADA
Per:	Mallalu Jopan
	Name: Nathalie Gagnon Title: Gestionnaire fiduciaire
	Title: Gestionnaire reactaile Corporate Trust Officer
	Name: SOPHIE BRAULT
	Title: Corporate Trust Officer
PRIC	CEWATERHOUSECOOPERS LLP
Per:	

Name: Title:

COMPUTERSHARE TRUST COMPANY OF CANADA

N	ame:		
T	itle:		
N	ame:	 	

PRICEWATERHOUSECOOPERS LIP

Per:

Name: ALAIN MICHAUD

Title: PARTHER