THIS AGREEMENT made as of the	day of	, 2024
BETWEEN:		

THE CORPORATION OF THE TOWN OF LASALLE

(hereinafter called the "Owner")

OF THE FIRST PART

-and-

LaSalle Minor Hockey Association

(hereinafter called the "Club")

OF THE SECOND PART

WITNESSETH that in consideration of the mutual covenants, term and agreements hereinafter expressed, the parties hereto agree as follows:

GENERAL

- 1. This Agreement is for the benefit of the Club only and is not transferable.
- 2. This Agreement shall supersede any prior agreement, rental contract or permit.
- 3. The Club agrees to adhere to all Town By-laws and regulations as they apply.
- 4. This Agreement shall apply to the lands known as the Vollmer Culture and Recreation Complex, 2121 Laurier Parkway, LaSalle, Ontario (hereinafter called the "Vollmer");
- 5. The Club shall, at its expense, and at all times strictly comply with all requirements of all laws and regulations now or hereafter in force which pertain to or affect the rented facilities or the conduct of any activities in the rented facilities, and shall ensure the like compliance of all persons using such facilities for whom in law it is responsible.
- 6. The Club also agrees to observe and comply with all policies, procedures, rules and regulations that the Owner has in effect from respecting the use or rental of facilities, equipment and related personnel services hereto, as the case may be, and to ensure the like compliance of all persons using such facilities for whom in law it is responsible. Two of the said policies include the Owner's Facility Rentals Ice Surface Use Policy, attached hereto as Schedule A and the Respect and Responsibility (RZone) Policy, attached hereto as Schedule B.
- 7. The Owner shall consider requests of the Club for use of equipment that is the property of the Owner related to the Vollmer while the facility is being used for programs of the Club. Equipment usage is subject to final approval by the Owner.
- 8. The Owner shall provide exclusive right to display an in-ice logo in the ice of Rink A in the Vollmer. The Club agrees to be responsible for provision of the in-ice logo at the club's expense. The Owner shall install the in-ice logo at the owner's discretion, ensuring visibility and clarity from all locations inside Rink A in the Arena;
- 9. The Owner shall provide the Club exclusive use of the storage room located in Rink A in each year of the term of this Agreement or any extension thereof, subject to Club being solely responsible for all cleaning, sanitizing and maintenance of said room to the satisfaction of the Owner:

- 10. The Owner shall provide the Club access to additional meeting rooms for hosting meetings not to exceed 2 bookings per month and pre-booked with the Owner, provided it does not interfere with regular programming or maintenance.
- 11. The Club shall not make any structural or re-modelling changes to any occupied space in the Arena without first obtaining the written consent of the Owner. All requested projects must be presented to the management contact that the Club has with the Owner. Any such approved changes will become part of the Vollmer and will become the property of the Owner;
- 12. The Club shall not conduct or advertise any promotional events or special events at the Arena without first obtaining the Owner's written consent, which consent may not be unreasonably withheld; Notwithstanding the above, the Owners acknowledge that the Club is required to post general meetings of the membership and election results in the Vollmer and grants the Club permission to do so.
- 13. The Club shall ensure that all equipment owned by the Club, and used at the Vollmer Culture and Recreation Complex, must meet or exceed minimum safety standards and be maintained in good operating order. The Owner may request a third-party inspection of the equipment, at the Club's expense.

RENTAL CHARGES

- 14. The Club agrees to pay to the Owner rental charges for the use of the ice and other facilities in accordance with the rates set out in Schedule "F" of the Owner's User Fee By-Law. The Owner shall send notice to the Club of any amendment to Schedule "F" of the User Fee By-Law, as soon thereafter as practicable.
- 15. It is further agreed that matters relating to scheduling, payment terms, deposits, insurance, and cancellations of facilities will, in the case of Owner's facilities, be governed by the Owner's Policies and Procedures, as amended from time to time.
- 16. All payments for use of the ice rink at the Vollmer must be made in advance of the use. Regular users must make payment one month in advance of rental dates. Any rental fees deemed overdue, will be subject to a service charge of 1.25% per month. In some instances, a monthly payment plan may be implemented at the discretion of the Owner. The Club will be billed at the end of each month and payment must be received fourteen (14) calendar days after the date on the invoice.
- 17. Additional fees may apply for tournaments and special events, and are governed by the Owner's Policies and Procedures, as amended from time to time.

SCHEDULING

- 18. The Owner shall provide the Club with scheduled ice surface facilities and amenities as hereinafter describe at the Vollmer;
- 19. Scheduling of any Owner facility and the use of any facility equipment will be subject to final approval of the Owner.

FORCE MAJEURE

Despite anything contained in this Agreement, if the Owner is in good faith delayed or hindered in or prevented from the performance of any term of this Agreement by reason of strikes, labour trouble, inability to procure materials or services; power failure; pandemic; governmental laws; regulations or controls; riot; fire; destruction of one or more of its facilities; civil commotion; insurrection; terrorism; invasion; war or warlike operation; act of God or other reason which is not the fault of the party delayed in performing the work or doing the acts required under the terms of this Agreement, then performance of this obligation is excused for the period of the delay.

INSURANCE

The Club shall, at all times throughout the Term, and its own expense, maintain with insurers, Commercial General Liability Insurance for third party bodily injury, personal injury and property damage, to an inclusive limit of Five Million Dollars (\$5,000,000) per occurrence with such policy to provide for the Owner as an additional insured and thirty (30) days written notice of cancellation. The Club shall provide the Owner with a valid Certificate of Insurance that references this Agreement and confirms the foregoing requirements prior to the scheduled use of any facility.

INDEMNIFICATION

The Club agrees to indemnify and hold harmless the Owner and its respective officers. councillors, duly authorized agents, employees and servants from and against all loss or damage and from and against any and all claims, actions, suits or proceedings brought against any of them for personal injury, property damage, death and any other losses, damages, charges or expenses, including reasonable legal fees, which arise in connection with, or by reason of any act, omission or negligence of the Club or of any occupant, visitor or user present on or about the Arena in connection with the Club's activities, other than those matters arising wholly by any act or omission or negligence of the Owner, its agents, contractors, employees, servants or licensees;

TERM AND CONDITION

This Agreement shall come into full force and take effect on September 1, 2024 and shall remain in force and effect until August 31, 2027 (the "Term") unless terminated earlier pursuant to the provision herein set out. Failure to pay after two (2) months terminates this agreement. This Agreement may be subject to amendment or renewal upon such terms and conditions as may be mutually agreed in writing by and between the Club and the Owner.

Notwithstanding that the Term of this Agreement is for a period of three (3) years, the parties acknowledge and agree that on or before September 1 of each year of the Term, or any renewal thereof, the parties shall participate in an annual review of the terms of the Agreement and make such amendments hereto as are mutually agreed to be appropriate.

If the Club discontinues operations, changes names, or merges with a different organization, this agreement shall be terminated, and a new agreement will be required.

IN WITNESS WHEREOF the parties hereto have executed this Agreement by the hand of th

neir respective duly authorized signing officers.	deduced this rigide ment by the name
ı	LaSalle Minor Hockey Association
	President – Don Durham
	I have the authority to bind the corporation
	THE CORPORATION OF THE TOWN OF LASALLE
	Mayor – Crystal Meloche
	Clerk – Jennifer Astrologo