Worksheet

Leasing

Suite: 2409 Tower: One Date: April 10, 2017 Completed by: Dagana	
Please mark if completed:	
Copy of 'Lease Prior to Closing' Amendment	
Copy of Lease Agreement	
• Certified Deposit Cheque for Top up Deposit to 25% payable to Blaney McMurtry LLP in Trust Amacon to Verify	
 Certified Deposit Cheque for leasing fee as per the Leasing Amendment payable to <u>Amacon City Centre Seven New Development Partnership</u>. 	
• Agreement must be in good standing. Funds in Trust: \$ 42,060	
Copy of Tenant's ID	
Copy of Tenant's First and Last Month Rent	
· Copy of Tenant's employment letter or paystub Thinkse student will pay & months rent it admi	ኅረቂ
• Copy of Tenant's employment letter or paystub) Chihese student will pay & months rent it admits copy of Credit Check • Copy of Credit Check See Sch. A.	
Copy of the Purchasers Mortgage approval Amaion to Verity	
The elevator will not be allowed to be booked until all of the Above items have been completed and submitted	
Administration Notes: *PLEASE NOTE CLOSING PATE WAS APRIL 8	

PSV - TOWER ONE

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

LEASE PRIOR TO CLOSING

Between:

AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Vendor") and

MOHAMMAD ALI ASSADZADEH TOTONCHI (the "Purchaser")

Suite 2408 Tower ONE Unit 8 Level 23 (the "Unit")

It is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the Agreement of Purchase and Sale executed by the Purchaser and accepted by the Vendor (the "Agreement") and, except for such changes noted below, all other terms and conditions of the Agreement shall remain the same and time shall continue to be of the essence:

Insert:

Notwithstanding paragraph 22 of this Agreement, the Purchaser shall be entitled to seek the Vendor's approval to assign the occupancy licence set out in Schedule C to the Agreement to a third party, on the following terms and conditions:

- (a) the Purchaser pays to the Blaney McMurtry, in Trust the amount required to bring the deposits for the Residential Unit to an amount equal to twenty-five percent (25%) of the Purchase Price by the Occupancy Date;
- (b) the Purchaser is not in default at any time under the Agreement.

IN WITNESS WHEREOF the parties have executed this Agreement

- (c) the Purchaser covenants and agrees to indemnify and hold harmless the Vendor, its successors and assigns (and their officers, shareholders and directors) from any and all costs, liabilities and/or expenses which it has or may incur as a result of the assignment of Occupancy Licence, any damage caused by the sublicencee to the Residential Unit or the balance of the Property by the sublicencee (including, but not limited to, any activities of the sublicencee which may lead to a delay in registration of the proposed condominium) inclusive of any and all costs and expenses(including legal costs on a substantial indemnity basis) that the Vendor may suffer or incur to terminate the Occupancy Licence and enforce the Vendor's rights under the Agreement;
- (d) the Vendor shall have the right in its sole discretion to pre approve the sublicencee including, but not limited to, a review of the sublicencee's personal credit history and the terms of any arrangement made between the Purchaser and the sublicencee;
- (e) the Purchaser shall deliver with the request for approval a certified cheque in the amount of One Thousand Five Hundred Dollars (\$1,500.00) plus applicable taxes for the administrative costs of the Vendor in reviewing the application for consent, which sum shall be non refundable.

ALL other terms and conditions set out in the Agreement shall remain the same and time shall continue to be of the essence.

M -	N - TI
DATED at Mississauga, Ontario this day of	March 2012.7
ella C	M. A.A.Toli
Witness: TVAN COSIC.	Purchaser: MOHAMMAD ALI ASSADZADEH TOTONCHI
THE UNDERSIGNED hereby accepts this offer.	
A	

AMACON DEVELOPMENT (CITY CENTRE) CORP.

PER:

_ this

Authorized Signing Officer

_day of ___

I have the authority to bind the Corporation

DATED at MUSSISSON

OREA Ontario Real Estate Association

Agreement to Lease Residential

Toronto Real Estate Board

Form 400 for use in the Province of Ontario

This	Agreement to Lease dated this . 23	day o	of March			20.17
TEN	ANT (Lessee), Shen, Chao				74144 30 27 34 44 44 44 44 44 44 44 44 44 44 44 44	20::::,
	ANT (Lessee), Shen, Chao	A1: A 1.1	(Full legal no	anses of all Tenants)	d+4114114141140+114944(\$9;044;vz>vz00244494;)	********
LAN	IDLORD (Lessor), Mohammad	All Assadzadeh	Lotonchi	name of landlard	************************************	*******************
ADI	RESS OF LANDLORD	********************************	li en regui	to the factor of		
I	PRESS OF LANDLORD	(legal ac	ddress for the	purpose of receiving notices)	b#************************************	************************
ine	Tenant hereby offers to lease from the	Landlord the premise	es as describ	ped herein on the terms and su	bject to the conditions as set or	ut in this Agreement.
1.	PREMISES: Having Inspected the p	premises and provide	d the preser	it lenant vacates, I/we, the Te	nant hereby offer to lease, pre	mīses known as:
	2408-4011 Brickstone Mew	/S		Missisauga, (ON	L5B 0J8
2.	TERM OF LEASE: The lease shall be	be for a term of $\frac{1}{x}$ $\frac{y_0}{y_0}$	ar	CO	mmencing April 8, 2017	***************************************
3.	RENT: The Tenant will pay to the sa	rid Landlord monthly a	and every m	onth during the said term of t	he lease the sum of	
	One Thousand Six Hundred	ĺ		and the sale paying of the	anadian Dollars (CDN\$.1,60	Δ ΔΔ
	payable in advance on the first day	or each and every in	nonth during	the currency of the said term	anadian Dollars (CDN\$.12.44)	bo metal to make
	upon completion or date of occupar	ncy, whichever comes	first	,,	the cutt ide months fall to	ne bara in advance
4.	DEPOSIT AND PREPAID RENT:	The Tenant delivers	ipon acce	ptance	1991 ISBN 1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	
	by negotiable cheque payable to.	RION REALTY	CORPO		otherwise described in this Agreen	nent)
	Three Thousa	nd Two Hundred				"Deposit Holder"
	in the amount of Three Thousa	M		4 17 D 1 A A A A A A A A A A A A A A A A A A	***************************************	***************
	Canadian Dollars (CDN\$ 3,200.00 as a deposit to be held in trust as securily for the faithful performance by the Tenant of all					
	terms, covenants and conditions of the Agreement and to be applied by the Landlord against the <u>First</u> and <u>Last</u> month's rent. If the Agreement is not accepted, the deposit is to be returned to the Tenant without interest or deduction.					
	For the purposes of this Agreement, "Upon Acceptance" shall mean that the Tenant is required to deliver the deposit to the Deposit Holder within 24 the Deposit Holder shall place the deposit in trust in the Deposit Holder's non-interest bearing Real Estate Trust Account and no interest shall be earned, received or paid on the deposit.					
5.	USE: The Tenant and Landlord agr Application completed prior to this A	USI delitetii Alli OCCOO	iy ine brami:	SAS.		
	Premises to be used only for: Shen.	, Chao)			
	,		***************	************************************	***********************************	}
6.	SERVICES AND COSTS: The cost	of the following servi	ces applica	ble to the premises shall be p	aid as follows:	
	LAI	NDLORD TENA	NT		LANDLORD	TENANT
	Gas Oil] 1	Cable TV		X
	Electricity		1	Condominium/Cooperative Garbage Removal	fees 🔀	
	Hot water heater rental]	Other: Internet	H	<u> </u>
	Water and Sewerage Charges		J	Other:	iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	
	The Landlord will pay the property to cover the excess of the Separate 5 the current year, and to be payable shall become due and be payable of	in equal monthly inst	Iallmante in	as a Separate School Suppor Tax, if any, for a full calenda addition to the above mentio	rier, Tenant will pay to the Land ir year, said sum to be estimate ned rental, provided however,	llard a sum sufficient d on the tax rate for that the full amount
	JN	IITIALS OF TENANT	r(5): \(\big \)	50)	INITIALS OF LANDLORD(S	AT
			_		•	

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7.	PARKING: One underground parking
0	ADDITIONAL VEDAGO
Q.	ADDITIONAL TERMS:
9.	SCHEDULES: The schedules attached hereto shall form an integral part of this Agreement to Lease and consist of: Schedule(s) A
10.	IRREVOCABILITY: This offer shall be irrevocable by Tenant until 11:59 p.m. on the 7
	[Landlord/Tenant] p.m. on the ./. day of April
11.	NOTICES: The Landlord hereby appoints the listing Probarage as great for the Landlord for the Landlord
	the Tenant's Brokerage as agent for the purpose of giving and receiving notices pursuant to this Agreement. Where a Brokerage representation, the Landlord and the Tenant (multiple representation), the Brokerage shall not be appointed or authorized to be agent for either the Tenant or the Landlord for the purpose of giving and receiving position.
	pursuant to this Agreement or any Schedule hereto (any of them, "Document") shall be deemed given and received when delivered personally or hand delivered to the Address for Service provided in the Acknowledgement below, or where a facsimile number or email address is provided herein, when transmitted electronically to that facsimile number or email address. respectively, in which case the standard of the provided herein, when
	FAX No.: 905-286-5271 FAX No.: 905-286-5271 FAX No.: 905-277-0020 (For delivery of Documents to Landlord) Email Address: dlukaroska@gmail.com [For delivery of Documents to Landlord] Email Address: Xiyi@outlook.com [For delivery of Documents to Landlord] EXECUTION OF LEASE; lease shall be desired by the Landlord of the Landlo
	Email Address: dlukaroska@gmail.com Email Address: Xiyi@outlook.com
12,	
	tenant with information relating to the rights and responsibilities of the Tenant and information on the role of the Landlord and Tenant Board and how to contact the Board. (Information For New Tenants as made available by the Landlord and Tenant Board and available at wave the government.)
	ACCESS: The Landlord shall have the right, at reasonable times to enter and show the demised premises to prospective tenants, purchasers or others. The Landlord or anyone on the Landlord's behalf shall also have the right, at reasonable times, to enter and inspect the demised promises.
14.	INSURANCE: The Tenant agrees to obtain and keep in full force and effect during the entire period of the tenancy and any renewal thereof, at the Tenant's sole cost and expense, fire and property damage and public liability insurance in an amount equal to that which a reasonably prudent Tenant would consider adequate. The Tenant agrees to provide the Landlord, upon demand at any time, proof that said insurance is in full force and effect and to notify the Landlord in writing in the event that such insurance is cancelled or otherwise terminated.
	RESIDENCY: The Landlord shall forthwith notify the Tenant in writing in the event the Landlord is, at the time of entering into this Agreement, or, becomes during the term of the tenancy, a non-resident of Canada as defined under the Income Tax Act, RSC 1985, c.1 (ITA) as amended from time to time, and in such event the Landlord and Tenant agree to comply with the tax withholding provisions of the ITA.
16.	USE AND DISTRIBUTION OF PERSONAL INFORMATION: The Tenant consents to the collection, use and disclosure of the Tenant's personal information by the Landlord and/or agent of the Landlord, from time to time, for the purpose of determining the creditworthiness of the Tenant for the leasing, selling or financing of the premises or the real property, or making such other use of the personal information as the Landlord and/or agent of the Landlord deems appropriate.
17.	CONFLICT OR DISCREPANCY: If there is any conflict and discrete and dis
	attached hereto) and any provision in the standard pre-set portion hereof, the added provision shall supersede the standard pre-set provision to the extent of such conflict or discrepancy. This Agreement, including any Schedule attached hereto, shall constitute the entire Agreement between landlord and Tenant. There is no representation, warranty, collateral agreement or condition, which affects this Agreement other than as expressed herein. This Agreement shall be read with all changes of gender or number required by the context.
18.	FAMILY LAW ACT: Landlord warrants that spousal consent is not necessary to this transaction under the provisions of the Family Law Act, R.S.O. 1990 unless the spouse of the Landlord has executed the consent hereinafter provided.
19.	CONSUMER REPORTS: The Tenant is hereby notified that a consumer report containing credit and/or personal information may be referred to in
	ENITIALS OF TENANT(S) INITIALS OF LANDLORD(S):
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20. BINDING AGREEMENT: This Agreement and acception of the premises and to abide by the terms and conditions he	eplance thereof shall constitute a binding agreement by the parties to enter into the Lease of the erein contained.
SIGNED, SEALED AND DELIVERED in the presence of:	IN WITNESS whereof I have hereunto set my hand and seal:
(Witness)	[Tenant or Authorized Representative] DATE 04/07/11
(Witness)	(Tenant or Authorized Representative) DATE
(Wilness)	(Guaranior) DATE
We/I the Landlord hereby accept the above offer, and agi applicable) may be deducted from the deposit and further	gree that the commission together with applicable HST (and any other tax as may hereafter be agree to pay any remaining balance of commission forthwith.
SIGNED, SEALED AND DELIVERED in the presence of:	IN WITNESS substant I have the substant of the last of
(Witness)	[Landlord or Authorized Representative]
(Wilness)	(Landlord or Authorized Representative) DATE
SPOUSAL CONSENT: The undersigned spouse of the Landle Act, R.S.O.1990, and hereby agrees to execute all necessary	lord hereby consents to the disposition evidenced herein pursuant to the provisions of the Family Law y or incidental documents to give full force and effect to the sale evidenced herein.
(Witness)	(Spouse) DATE
CONFIRMATION OF ACCEPTANCE: Notwithstanding anythin	ing contained herein to the contrary, I confirm this Agreement with all changes both typed and were
finally acceptance by all parties at	J day of AP, 1 20 1.7 (Signature of Landlord or Jengal)
ODION DE ALEM GODE	IFORMATION ON BROKERAGE(S)
Listing Brokerage ORION REALTY CORPORA DRAGANA NESTOROVSKI	ATION, BROKERAG Tel.No. 416-733-7784
I JOYCE YI	(Salesperson / Broker Name) Brokerage Tel.No. 905-268-1000 (Salesperson / Broker Name)
I acknowledge receipt of my signed copy of this accepted a Lease and I authorize the Brokerage to forward a copy to m	ACKNOWLEDGEMENT Agreement of acknowledge receipt of my signed copy of this accepted Agreement of Lease and Lauthorize the Brokerage to forward a copy to my lawyer.
M.A.A. Telandord DATE	7/ARRJ7 Shan Chao DATE 04/02/1
[Landlord] DATE	(lenon) DATE
Address for Service	Address for Service
Tel.No	TOLINO, LANDON CONTRACTOR OF THE PARTY OF TH
Landlord's Lawyer	
Address	100010000000000000000000000000000000000
Email	
Tel.No. FAX No.	Tel.No. FAX No.
FOR OFFICE USE ONLY	COMMISSION TRUST AGREEMENT
To: Co-operating Brokerage shown on the foregoing Agreement in consideration for the Co-operating Brokerage procuring the for with the Transaction as contemplated in the MLS Rules and Regu Commission Trust Agreement as defined in the MLS Rules and sho	to Lease: regoing Agreement to Lease, I hereby declare that all moneys received or receivable by me in connection ulations of my Real Estate Board shall be receivable and held in trust. This agreement shall constitute a
DALED as of the date and time of the acceptance of the foregoing	ng Agreement to Lease. Acknowledged by
(Authorized to blind the Listing Broke/cge)	Authorized to bladdine Co-operating brokerage
The trademorks REALTOR®, REALTORS® and the REALTOR® logo are and Association (CREA) and identify real estate professionals who are members.	

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Form 400 Revised 2017 Page 3 of 4 WEBForms® Dec/2016



Schedule A Agreement to Lease - Residential

unit keys. The landlord will return the deposit to the tenant at the end of the lease if the property in the same

Form 400 for use in the Province of Ontario

	This Schedule is attached to and forms part of the Agreement to Lease between:
	TENANT (Lessee), Shen, Chao
	LANDLORD (Lessor), Mohammad Ali Assadzadeh Totonchi
	for the lease of 2408-4011 Brickstone Mews Missisauga, ON
	L5B 0J8 Avable towards the 3th 9th 10th 18th 18th 18th 18th 18th 18th 18th 18
)	The Tenant agrees to pay \$500 (Five Hundred) Cleaning deposit to the landlord on the day the tenant receives the

This form must be initialled by all parties to the Agreement to Lease,

cleanliness as the beginning of the Lease Term.

INITIALS OF TENANT(5):

INITIALS OF LANDLORD(S): (

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Revised 2017 Page 4 of 4 Form 400 WEBForms® Dec/2016 OREA Ontario Real Estato
Association

Schedule A

Form 401 oliolad la sanivor'i uril ni er

Agreement to Lease – Residential

This Schedule is attached to and forms part of the Agreement to Lease between:	400
TENANT (Lessee), Shen Chao LANDLORD (Lessor), Mohammad Ali Assadzadeh Tobonchi	
LANDLORD (Lessor), Mohammad Ali Arad Fudely Tobanch-	4
for the lease of	
dated the	

TENANT AND LANDLORD AGREE THAT AN ACCEPTED AGREEMENT TO LEASE SHALL FORM A COMPLETED LEASE AND NO OTHER LEASE WILL BE SIGNED BETWEEN THE PARTIES.

The Buyer hereby covenants with the Seller and with the Condominium Corporation that the Buyer, members of the household, and guests, will comply with the Condominium Act, the Declaration, the Bylaws and all Rules and Regulations, in using the unit and the common elements, and will be subject to the same duties imposed by the above as those applicable to other individual unit owners.

The Tenant agrees with the Landford to pay rent, keep the premises in an ordinary state of cleanliness, and repair in full any damage caused to the premises by his or her willful or negligent conduct or that of persons who are permitted on the premises by him. For the duration of the Lease Term the Tenant shall be responsible for the first (\$60) Sixty Canadian Dollars of all normal wear and tear repairs that occur in the unit, including change of light bulbs, (HVAC) furnace filters, etc.

The Tenant agrees not to make any changes to the decor or the physical structure of the existing premises without the prior consent of the landlord or his authorized agent.

The Tenant acknowledges and agrees that pets are not permitted on the premises.

The Tenant agrees not to smoke in the apartment.

The Tenant acknowledges that the use of illegal substances of ANY kind is not permited on the premises. The Tenant further covenants to leave the premises in an ordinary state of cleanliness upon termination of this lease.

The Tenant agrees to deliver to The Landlord 16 post-dated cheques covering the monthly rental payments payable to Cheques on each anniversary date of the lease (if he chooses to renew). Tenant is responsible for a penalty charge of

\$50.00 for any returned cheques.

The Tenant agrees to provide the landlord with \$200 refundable security deposit in the form of a cheque payable to **Longue May Add Telegraphic** fore taking occupancy of the unit, for the use of keys and fobs. This deposit shall be returned to the tenant when all of the keys and fobs are returned to the Landlord and all are in good

Landlord agrees to provide the tenant with ONE SET of keys and access fobs to the building, parking, suite, and mailbox at his own expense at closing,

This form must be initialled by all parties to the Agreement to Lease

INITIALS OF TENANTS:

INITIALS OF LANDLORD(5):

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REA Datario Real Estate Association

Schedule A

Agreement to Lease – Residential

Form 401 for use in the Province

This Schedule is attached to and forms part of the Agreement to lease between:

The Tenant agrees that no other than those listed in the rental application submitted in addition to this offer to lease will regularly occupy the unit and he will not assign nor sublet the premises to a sub-tenant without the consent of the landlord. Such consent shall not be arbitrarily or unreasonably withheld.

The following items belonging to the Landlord are to remain on the premises for the Tenant's use: Pridge, Stove, Microwave, Dishwasher, Washer, Dryer, all existing and belonging to the Landlord Electrical Light fixtures. The Landlord warrants that the appliances will be in good working condition at the commencement of the lease and the Tenant warrants that the appliances will be in good working condition at the end of the lease term. Tenant agrees to keep said appliances in a state of ordinary cleanliness at the Tenant's cost.

Sixty Days Prior to the expiry of the lease (in the event that this lease is not renewed), the Tenant hereby agrees to cooperate with the landlord and show the premises to prospective clients during reasonable hours with properly booked appointments, and to allow the landlord to affix a FOR SALE or FOR RENT sign on the property.

The Tenant acknowledges that the landlord's Insurance on the premises does not provide coverage for the tenant's personal property, nor liability coverage on behalf of the tenant. Hence, the tenant is responsible to insure his belongings and to have adequate liability coverage and give evidence of obtaining "Tenant's Insurance" before closing. The Tenant must continue the insurance until the end of the lease and must provide the evidence of continued coverage on every renewal occasion. Proof of this insurance policy must be presented to the Landlord or their authorized representative prior to occupancy, and such proof may be requested at any time during the tenancy

The Tenant acknowledges that a Hydro account needs to be set up under the tenants name as of the first day of the commencement of the Lease Term. Proof of the Hydro account must be presented to the Landlord or their authorized representative prior to occupancy, and such proof may be requested at any time during the tenancy period.

Only if specificaly required as per this Agreement to Lease, the Tenant will need to set up other utility services (i.e Water, Gas, Etc.) under the Tenant's name, and show proof of such accounts to the Landlord or their authorized representative prior to occupancy, and such proof may be requested at any time durring the tenancy period.

The Tenant shall have the right to renew the lease after the expiration of the term hereby granted, provided that the tenant has performed faithfully all the terms and conditions of the existing lease, under the same terms and conditions for a further term of one year, provided the tenant shall give written notice to the landlord of the tenant's intention to exercise his right to renew no later than 60 days prior to the termination of this lease, failing which the right of renewal shall be null and void and of no effect. The rent increases for this term shall be in accordance with the guidelines set by the Rent Control Board of the

This form must be initialled by all parties to the Agreement to Lease.

INITIALS OF TENANTS

INITIALS OF LANDLORD(S):

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OREA Ontario Roni Estate Association

Schedule A

Agreement to Lease - Residential

Toronto Real Estate Board

Form 401 AS for use in the Province of Onlorto

This Schedule is attached to and forms part of the Agreement to Lease between:	
TENANT (lessee). Shen Chao	
LANDLORD (Leesor), VONOLMMac A	ASSUNTAGEDIA TOTO ACLI
for the lease of 2408 - 4011 Brigisto	no Mews
doled the	7 day of APFU 2017

Province of Ontario, once every twelve (12) months.

The Tenant agrees to allow the Landlord or Landlord's Representative access to the unit for the purpose of inspection, maintenance, or completion of uncompleted work, at any time provided that 24 hours notice is given to the Tenant.

The Deposit as per the first page of this Agreement to Lease, must be in the form of a Bank Draft or Certified Cheque payable to ORION REALTY CORPORATION BROKERAGE.

Tenant acknowledges that the subject building is new and may have incomplete work and some of the condominium facilities may not be immediately available for use. Further, some area of the condominium may still be under construction at the time of occupancy. The Tenant shall not make any claims against the Landlord for any inconvenience as a result of such construction and repairs. Tenant agrees to allow the Builder's/Landlord's customer service and /or trade's people access to the unit during normal business hours to do repair and touch up work to the unit, as required. Landlord agrees to give notice to the tenant at least 24 hours before the time of entry.

This form must be initialled by all parties to the Agreement to lease.

INITIALS OF TENANTS: (



INITIALS OF LANDLORD(5):



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Form 320 for use in the Province of Ontario

Confirmation of Co-operation and Representation

Toronto Real Estate
Board

BUYER: Shen, Chao SELLER: Mohammad Ali Assadzadeh Totonchi For the transaction on the property known as: 2408-4011 Brickstone Mews Missisauga, ON L5B 0J8 **DEFINITIONS AND INTERPRETATIONS:** For the purposes of this Confirmation of Co-operation and Representation: "Seller" includes a vendor, a landlord, or a prospective, seller, vendor or landlord and "Buyer" includes a purchaser, a tenant, or a prospective, buyer, purchaser or tenant, "sale" includes a lease, and "Agreement of Purchase and Sale" includes an Agreement to Lease. Commission shall be deemed to included other remuneration. The following information is confirmed by the undersigned salesperson/broker representatives of the Brokerage(s). If a Co-operating Brokerage is involved in the transaction, the brokerages agree to co-operate, in consideration of, and on the terms and conditions as set out below. DECLARATION OF INSURANCE: The undersigned salesperson/broker representative(s) of the Brokerage(s) hereby declare that he/she is insured as required by the Real Estate and Business Brokers Act, 2002 (REBBA 2002) and Regulations. 1. LISTING BROKERAGE The Listing Brokerage represents the interests of the Seller in this transaction. It is further understood and agreed that: The Listing Brokerage is not representing or providing Customer Service to the Buyer.

(If the Buyer is working with a Co-operating Brokerage, Section 3 is to be completed by Co-operating Brokerage) The Listing Brokerage is providing Customer Service to the Buyer. MULTIPLE REPRESENTATION: The Listing Brokerage has entered Into a Buyer Representation Agreement with the Buyer and represents the interests of the Seller and the Buyer, with their consent, for this transaction. The Listing Brokerage must be impartial and equally protect the interests of the Seller and the Buyer in this transaction. The Listing Brokerage has a duty of full disclosure to both the Seller and the Buyer, including a requirement to disclose all factual information about the property known to the Listing Brokerage. However, the Listing Brokerage shall not disclose: That the Seller may or will accept less than the listed price, unless otherwise instructed in writing by the Seller;
That the Buyer may or will pay more than the offered price, unless otherwise instructed in writing by the Buyer;
The motivation of or personal information about the Seller or Buyer, unless otherwise instructed in writing by the party to which the information applies, or unless failure to disclose would constitute fraudulent, unlawful or unethical practice;

The price the Buyer should offer or the price the Seller should accept;

And; the Listing Brokerage shall not disclose to the Buyer the terms of any other offer. However, It is understood that factual market information about comparable properties and information known to the Listing Brokerage concerning potential uses for the property will be disclosed to both Seller and Buyer to assist them to come to their own conclusions. Additional comments and/or disclosures by Listing Brokerage: (e.g. The Listing Brokerage represents more than one Buyer offering on this property.) PROPERTY SOLD BY BUYER BROKERAGE - PROPERTY NOT LISTED The Brokeragerepresent the Buyer and the property is not listed with any real estate brokerage. The Brokerage will be paid (does/does not) by the Seller in accordance with a Seller Customer Service Agreement by the Buyer directly Additional comments and/or disclosures by Buyer Brokerage: (e.g., The Buyer Brokerage represents more than one Buyer offering on this property.) INITIALS OF BUYER(5)/SELLER(5)/BROKERAGE REPRESENTATIVE(5) (Where applicable) 96 BUYER CO-OPERATING/BUYER BROKERAGE SELLER **LISTING BROKERAGE** The trademarks REALTOR®, REALTORS® and the REALTOR® logo are controlled by The Canadian Real Estals Auton Association (CREA) and identify real estate professionals who are members of CREA. Used under license. © 2017, Ontario Real Estate Association ("OREA"). All rights reserved. This form was developed by OREA for the use and reproduction is prohibited except with prior written consent of OREA. Do not all when printing or reproducing the standard pre-set portion. OREA bears no liability for your use of this form.

3.	Co-c	perat	ing Brokerage completes Section 3 and Listing Br	okerage completes Section 1.			
CO-OPERATING BROKERAGE- REPRESENTATION:							
	a) In the Co-operating Brokerage represents the interests of the Buyer in this transaction.						
	b)		The Co-operating Brokerage is providing Customer Service	ce to the Buyer in this transaction.			
	c)		The Co-operating Brokerage is not representing the Buyer at	nd has not entered into an agreement to provide customer service(s) to the Buyer.			
	CO-		ATING BROKERAGE- COMMISSION:	•			
	a)	X	The Listing Brokerage will pay the Co-operating Brokerag	e the commission as indicated in the MLS® information for the property			
			half month rent +hst	to be paid from the amount paid by the Seller to the Listing Brokerage.			
		\Box	(Commission As Indicated in MLS Information)				
	b)	I	The Co-operating Brokerage will be paid as fallows:				
Add	ditiona	lcomme	ents and/or disclosures by Co-operating Brokerage; {e.g., The	Co-operating Brokerage represents more than one Buyer offering on this property.)			
				, and a second of the second o			
C		an estili					
			be payable as described above, plus applicable taxes,				
CO	MMIS	SION 1	TRUST AGREEMENT: If the above Co-operating Brokerage	e is receiving payment of commission from the Listing Brokerage, then the			
Co-	opera	ting Bro	kerage procuring an offer for a trade of the property acce	includes a Commission trust Agreement, the consideration for which is the			
Agi	reemer	nt. For t	he purpose of this Commission Trust Agreement the Commi	commended MLS rules and regulations shall apply to this Commission Trust			
	seen on the	9 110100	y declares that all monies received in connection with the kerage under the terms of the applicable MLS® rules and re	MODE that continues a Commission Tours and shall 111			
-	opera	mg bio	wende under the terms of the applicable MES rules and re	guiations.			
		5	IGNED BY THE BROKER/SALESPERSON REPRESENT	[ATIVE(5) OF THE BROKERAGE(S) (Where applicable)			
K	ingsy	vay R	eal Estate Brokerage	ORION REALTY CORPORATION, BROKERAG			
Įi tu	1110 01 1	apobelo	mild) polyet proketage)	[Name of Listing Brokerage]			
30	00-15	1 City	Centre Dr. MISSISSAUGA	200-465 Burnhamthorpe Rd W Mississauga			
Tel:	905	5-268-	1000 Fax: 905-277-0020	Tel: 416-733-7784 Fax: 905-286-5271			
	/		Date: (Apr. 7. 201)	Mestopushi April 7 9017			
(Au	horize	d in bind	the Co-orderating/Buyer Brokerage)	(Authorized to bind the Listing Brokerage) Date: April 7, 2017			
JC	YCI	EYI	ker/Salesperson Representative of the Brokerage)	DRAGANA NESTOROVSKI			
(rrii	n Ivam	e or proi	ker/ Salesperson Representative of the Brokerage)	(Print Name of Broker/Salesperson Representative of the Brokerage)			
	CONS	ENT F	OR MULTIPLE REPRESENTATION (To be completed only	if the Brokerage represents more than one client for the transaction)			
				in the blockerage represents more man one client for the transaction)			
',	ine Buj eprese	yer/Sel entina n	ler consent with their initials to their Brokerage nore than one client for this transaction.				
-			in the state of th	BUYER'S INITIALS SELLED'S INITIALS			
_				22277 2 17111763			
	ACKNOWLEDGEMENT						
I ho			read, and understand the above information.	/ - //			
C	5	iha	ram Date: arlo3113	MA.A.Tola Date: 7/APr/2017			
(Sìg	nature	of Buyer	Dallon on the state of the stat	(Signature of Seller)			
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(SIG	mazure	of Buyer	1	(Signature of Seller)			
T.	The in	rademarks	REALTORS, REALTORS and the REALTORS long are analysis in The se	dian Paul Estat			
© 2	Associ	clation (Ci starta Peri	REALTOR®, REALTORS® and the REALTOR® logo are controlled by The Cana (EA) and Identify real estate professionals who are members of CREA. Used un Estate Association (COREA) All sights resoured Title (up. 1988)	audi ricense.			
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				Form 320 Revised 2017 Page 2 of 2			

Scotiabank.

CANADIAN DOLLAR DRAFT

562401

3295 KIRWIN AVENUE AT HIGHWAY 10 MISSISSAUGA ON L5A 4K9

DATE Y Y 1, 7, 0 4 1 0

AMACON CITY CENTRE SEVEN NEW DEVELOPMENT PAY TO ORDER OF PARTNERSHIP

TO: ANY BRANCH OF THE BANK OF NOVA SCOTIA

AUTH NO. THE BANK OF NOVA SCOTIA CANADIAN FUNDS AUTH NO. ORIZED OFFICER MISTS AUTHORIZED OFFICER

#562401# #38562#002# 00000#43 133420





ORION REALTY CORPORATION

150 Ferrand Drive, Suite 801 Toronto, ON, M3C 3E5 Ph. 416-733-7784 Fax. 416-499-1844

Ä	DATE: 4/7/17 TIME: 3:42 pm
24.4	RECEIVED FROM: Shen Chao
À	ITEMS: CERTIFIED CHEQUE CHEQUE BANK DRAFT OTHER
A	AMOUNTS 3, 200.00
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2 E	OR:
	RE: PROPERTY
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	Total
	RE: 4011 Brickstone Mews # 2408 (PROPERTY ADDRESS)
	RECEIVED BY: BECKY
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	COPY OF THIS RECIEPT FOR THE CLIENT

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