## Worksheet Leasing

Suite: 3209 Tower: One Date: May 12 2017 Completed by: 17049 and
Please mark if completed:
Copy of 'Lease Prior to Closing' Amendment
● Copy of Lease Agreement Provided € Occup on w
Copy of Lease Agreement  Provided & Occup on up  Certified Deposit Cheque for Top up Deposit to 25% payable to Blaney McMurtry LLP in Trust  Amalon   Def. fy
<ul> <li>Certified Deposit Cheque for leasing fee as per the Leasing Amendment payable to <u>Amacon City Centre Seven New Development Partnership</u>.</li> </ul>
• Agreement must be in good standing. Funds in Trust: \$ 43, 185. Awalon to Writy
Copy of Tenant's ID
Copy of Tenant's First and Last Month Rent
Copy of Tenant's employment letter or paystub
Copy of Credit Check
Copy of the Purchasers Mortgage approval     Amucon to Verify
The elevator will not be allowed to be booked until all of the Above items have been completed and submitted
Administration Notes:

### **PSV - TOWER ONE**

### AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

### **LEASE PRIOR TO CLOSING**

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

RANJIT KAUR (the "Purchaser")

Suite 3209 Tower ONE Unit 9 Level 31 (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 (28%) 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

20

- (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.

10.1

day o	et Aligh	2012.	
Witness:	Purchaser: R	ANDIT KAUR	
			A (Rr)
THE UNDERSIGNED hereby accepts this offer.  DATED at MISSISS auga	_ this _ a _ day of _	May	9017 2012.
	uay 01	, - 4	2012.

AMACON DEVELOPMENT (CITY CENTRE) CORP.

Authorized Signing Officer I have the authority to bind the Corporation

# OREA Ontario Real Estato Association

### Agreement to Lease Residential

Form 400 tor use in the Province of Onloric

Toronto Real Estate Board

*****		
This	Agreement to Lease data	of this 10 day of May 2017
TEN	ANT (Losseo), SH	ABBIR, AYESHA; KHAN, MOHANNAD LATIF
LAN	NDLORD (Lessor) R	(Full legal names of all lengels)
		Full legal name of Landlord)
ADI	PRESS OF LANDLOR	[redo] eqquers to, the brabore of societaed sogices?  [Line sedon source of societaed sogices]
The	Tenant hereby offers to	loase from the Landlard the premises as described herein on the terms and subject to the coeditions as set out in this Agreement.
ι.	PREMISES: Having in	especied the premises and provided the present tonant vacates, I/we, the Tenant heroby offer to lease, premises known as:
	4011 Brickstone	Mcws 3209 Mississauga Ontario L5B017
2.	TERM OF LEASE: The	e lease shall be for a term of 14 car commencing 05/12/2017
3,	RENT: The Tonant will	pay to the said Landford monthly and every month during the said term of the lease the sum of
	One Thousand Si	x Hundred Fifty
		in the first day of each and every month during the currency of the said term, first and last months' rent to be paid in advance the of occupancy, whichever comes first.
4.		
		AID RENT: The Tenoni delivers Upon acceptance  [Herewith/Upon acceptance/os otherwise described in this Agreement]
	by negotioble cheque	poyoble to ORION REALTY CORPORATION "Deposit Holder"
	in the amount of The	ce Thousand Three Hundred
	Canadian Dollars (CI)	N\$ 3,300.00 as a depast to be held in trust as security for the faithful performance by the Tonant of all
	terms, covenants and a	conditions of the Agreement and to be applied by the Landlord against the First  reament is not accepted, the deposit is to be returned to the Tenant without interest or deduction.
	For the purposes of the	s Agreement, "Upon Acceptance" shall mean that the Tenant is required to deliver the deposit to the Deposit Holder within 24 to of this Agreement, The parties to this Agreement hereby acknowledge that, unless otherwise provided for in this Agreement, it places the deposit in trust in the Deposit Holder's non-interest bearing Real Funts Tout Agreement and as interest here in the deposit in trust in the Deposit Holder's non-interest bearing Real Funts Tout Agreement and as interest here.
5.	USE: The Tenant and Application completed	Landlard agree that unless otherwise agreed to herain, only the Tenant named above and any parson named in a Rental prior to this Agreement will accupy the premisos.
	Premises to be used on	y for:
	Single Family Re	sidence
á.	SERVICES AND CO	STSs the goal of the following and the following
		STS: The cost of the following services applicable to the premises shall be paid as follows:  LANDLORD TENANT  LANDLORD TENANT
	Gas Oil	☑ Cable TV □ 図
	Electricity	Garbage Removed
	Hot water hooser renso Water and Sewerage	Charges D Other: Property faxes D Others Intermet/Phone D
	the current year, and t	he property toxes, but if the Tenant is assessed as a Separate School Supporter, Tenant will pay to the Landlard a sum sufficient the Separate School Tax over the Public School Tax, if any, for a full calendar year, said sum to be estimated on the tax rate for a be payable in equal monthly installments in addition to the above mentioned rental, provided however, that the full amount be payable on demand on the Tenant.
		INITIALS OF TENANT(S): AKMILK INITIALS OF LANDLORD(S):

7.	PARKING: I Car Underground Parking for Tenant's exclusive use	
		11-11-0110-01-01-01-01-01-01-01-01-01-01
8,	ADDITIONAL TERMS: AS PER SCHEDULES A	f s an leggen particle whole
9,	SCHEDULES: The schedules exacted hereto shall form on integral part of this Agreement to Lease and consist of: Schedulc(s) A	
	The second secon	Permer suspensed ways
10.	IRREVOCABILITY: This offer shall be irrevocable by Tonant Landord learning until 11:59 p.m. on the	10
	day of May  well and all require and thereographil he reheard to the Taracturist and all require and thereographic this Agreement sh	***************
	The second secon	
11,	NOTICES: The Landford hereby appoints the Listing Brakerage as agent for the Landlard for the purpose of giving and receiving notice this Agreement. Where a Brakerage [Tenant's Brakerage] has entered into a representation agreement with the Tenant, the Tenant has Tenant's Brakerage as expect by the agreement with the Tenant has the Te	
	the Landford and the learnit insulingle representation), the Enclosure shall not be appreciated on the learnit insulingle representation), the Enclosure shall not be presented on the learning of the learnin	bicrevery post
	provision Contained benefit and in any Schedule heaters. Any provide tenting severe or provided for benefit shall be in writing. In or	ddition to any
	delivered to the Address for Service provided in the Armoundament but ment as the fact of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the Address for Service provided in the Admoundation of the	onally or hand
	to be original.	necein, when
	FAX No. 905-286-5271  For delivery of Documents to Landord FAX No. 905-812-9609  For delivery of Documents to Tengon	4 : 8 4 1
	Emoil Address: dlukaroska@gmail.com Emoil Address: alisanhomes@gmail.com For delivery of Documents to Londord  For delivery of Documents to Londord  For delivery of Documents to Londord	
12.	EXEVELLED OF SEASES LODGE SIGH DO COUNTY IN INCIDENCE OF the London-Particular Section Association and the section of the sect	
	tonori with information relating to the rights and responsibilities of the Legal and information of the promises is given. The Landlord sh	of provide the
13.	to contact the Board Beforemation For New Tenants as made available by the Landlord and Tenant Board and available of www.tb.gov ACCESS: The Landlord shall have the right, at reasonable times to enter and show the demised premises to prospective tenants, purchase	.on.col
	and the desired a second state one nave me ngrs, or recessorie times, to enter and inspect the demised premi	ises.
14,	INSURANCE: The Tenant agrees to obtain and keep in full force and effect during the entire paried of the tenancy and any renewal fenant's sole and expense, fire and property damage and public liability insurance in an amount equal to that which a reasonably would consider advance. The Tenant agrees to available to be a fenal agree and property damage.	
	would consider adequate. The Tenant agrees to provide the landford, upon demand at any fine, proof that said insurance is in full found to notify the landford in writing in the event that such insurance is cancelled or otherwise suminated.	120Es bno ocx
15.	RESIDENCY: The Landlord shall forthwith notify the Toppet in writing in the angust the Institute in the state of the state	Agreement, or,
	becomes during the ferm of the lenancy, a non-resident of Canada as defined under the Income Fox Act, RSC 1985, c.1 [TA] as a ment to time, and in such event the Lendford 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 consents to the collection, use and disclosure of the Tenant consents to the collection, use and disclosure of the Tenant Consents to the Consents to the Consents and the Tenant Consents to the Consen	
	leasing, selling or frigancing of the premises or the real property, or making such other use of the personal information as the landlord doesn's appropriate.	l lengat for the and/or agent
17.	CONFLICT OR DISCREPANCY: If there is now conflict or discrepancy between	ony Schedule
	extent of such confird or discrepancy. This Agreement, including now School to attached her state that the standard pre-set process and the standard pre-set process and the standard pre-set process and the standard pre-set process are standard pre-set process are standard pre-set process and the standard pre-set process are standard pre-set pre-set pre-set process and the standard pre-set pre-	art of noisivox
	Agreement shall be issed with all changes of gonder or number required by the context.	ed horein. This
18.	FAMILY LAW ACT's Landlord warrants that spoused consent is not necessary to this transaction under the provisions of the Family Law As unless the spouse of the Landlord has executed the consent hereinohor provided.	d, R.S.O.1990
19.	CONSUMER REPORTS: The leaded is hereby notified that a consumer report containing credit end/or personal information may be expecting with this transporter.	
	And the state of t	e referred to in
	INITIALS OF TENANT(S): A.K/M,L.K UNITIALS OF LANDLORD(S):	K
	The Indonesias READORS ISABORSO and the ISABORSO are consided by The Conocion Real Estate Associator (CEA) and Identify and estate professionals who are members of CRIA, Used Leder Reade.  Consider Isabe	
	ry, come a new times Association (CONLA). At rights seamed, This form not developed by ONEA by the use and september for Agrehent and leaguest only. Any other was at reproduction it projected except with paint system, consent of ONEA, Do not observed the second of the	Pose 2 of 4

Form 400 Revised 2017 Page 2 of 4

WESForms@Dec/2016

Premises and to abid	A marking sensity rates couldtifold? Detel	ance thereof shall constitute a binding agreement by the parties to enter into the Lease of the
	DERED in thereresence of:	IN WITNESS whereof I have hereunto set my hand and seal:
Wilman   WALKE	1000e	(Second or Authorizodop presentative) DATE 05/10/2017
Witness	AM NEW ?	[Genant or Authorized Representative] DATE 05/10/2017
(Wikness)		(Guaranior) DATE
We/I the Landford hereby applicable) may be deducted	occept the above offer, and agree ad from the deposit and further agr	o that the commission together with applicable HST (and any other tax as may hereafter be see to pay any remaining balance of commission forthwith.
SIGNED, SEALED AND DE	IVERED in the presence of:	IN WITHESS whereof those hereunto set my hand and seal:
[ANIBIOTE]		Randlord or Authorized Representative) DATE May 10. 17
(Williams)	gang nangga marang quadang nga mang ng ganadar pang 400 d	[Londlord or Authorized Representatives] DATE
	i understand sooms of the I II I	I hereby consents to the disposition evidenced herein pursuant to the provisions of the Family Low rincidental documents to give full force and effect to the sole evidenced herein.
(Witness)	:	[Spot Sect   DATE
CONFIRMATION OF ACC	PERSONAL PROPERTY AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDR	• • • •
finally occeptance by all part	es of 10 2 a.m. (b.mhis.)	day of DO 1 20 Danging of the day of a Tanad
1	INFO ON REALTY CORPORAT	RMATION ON BROKERAGE(S) TION, BROKERAGE Tel.No. 416-733-7784
Coop/Tenant Brakerage	ROYAL LEPAGE TERR	(Solesperson / Booker Norma) EQUITY REALTY BROKERAG, Tol.No. 905-812-9000
AHSAN MUKHT	AK	(Sciespence / Broser Name)
I acknowledge receipt of m	y signed copy of this accepted Agr rolarage to forward a copy to my	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this received A
I acknowledge receipt of m Lossy and I authorize the F	y signed copy of this accepted Agriclerage to forward a copy to my	ACKNOWLEDGEMENT  resement of lacknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DMAY  DATE 05/10/2017
[landord]	y signed copy of this accepted Agriclerage to forward a copy to my	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  Lease and I outhorize the Brokerage to forward a copy to my lawyer.  DATE 05/10/2017
[landlord] Address for Service	y signed copy of this accepted Agr Takerage to forward a copy to my DATE LO	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lease and I authorize the Brokerage to forward a copy to my lawyer.  DATE 05/10/2017  [Fenant]  Address for Service
[Landord] Address for Service	y signed copy of this accepted Agricolarage to forward a copy to my  DATE  DATE  Tel.No.	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DMAY  Tenant DATE 05/10/2017  Tel.No.
[tendord] Address for Service	y signed copy of this accepted Agricherage to forward a copy to my  DATE LA  Tel.No.	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DATE 05/10/2017  Tenant  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DATE 05/10/2017  Tenant  Address for Service  Tel.No.
[Landlord's Lawyer	y signed copy of this accepted Agroberage to forward a copy to my  DATE LO  DATE  Tel.No.	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DATE 05/10/2017    Commit
[tendord] Address for Service	y signed copy of this accepted Agricherage to forward a copy to my  DATE LA  DATE  Tel.No.	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DATE 05/10/2017  [length
[Landlord's Lawyer Address Email	y signed copy of this accepted Agroberage to forward a copy to my  DATE LO  DATE  Tel.No.	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lewyer.  I acknowledge receipt of my signed copy of this accepted Agreement of lewyer.  DATE 05/10/2017  [lenant]  [lenant]  Address for Service  Tel.No.  Teagns's Lawyer  Address  Emoil
[Landlord's Lawyer	y signed copy of this accepted Agrickerage to forward a copy to my  DATE LO  Tel.No.  FAX No.	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of leaver.  DATE 05/10/2017  [Fenantian
[landord] Address for Service Landlord's Lawyer Address Ernail  FOR OFFICE USE ONLY  To: Cooperating Brokerage In consideration for the Coop with the Innecation or metal	y signed copy of this accepted Agricherage to forward a copy to my  DATE LO  DATE  Tel.No.  FAX No.	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DATE 05/10/2017  [Fenced]  Address for Service  Tel.No.  Tenon's Lawyer  Address  Emoil  Tel.No.  TAX No.  DMMISSION TRUST AGREEMENT  Persent to Lease, I hereby declare that all roongys received as received to received by present to Lease, I hereby declare that all roongys received as received by r
[landord] Address for Service Landlord's Lawyer Address Email  FOR OFFICE USE ONLY To Co-operating Brokerope In consideration as cock Commission Inust Agreement	y signed copy of this accepted Agricherage to forward a copy to my  DATE LO  DATE  Tel.No.  FAX No.	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DATE 05/10/2017  Ilenand DATE 05/10/2017  Ilenand DATE 05/10/2017  Ilenand DATE 05/10/2017  Address for Service Iel.No.  Ieann's Lawyer Address  Emoil Iel.No.  Iel.No.  FAX.No.  DMMISSION TRUST AGREEMENT  Boose In Real Estate Board shell be receivable and held in trust. This agreement shall constitute a per subject to and governed by the MLS Rules pertailing to Commission Court
[landord] Address for Service Landlord's Lawyer Address Email  FOR OFFICE USE ONLY To Co-operating Brokerope In consideration as cock Commission Inust Agreement	y signed copy of this accepted Agriculture of the foregoing Agriculture of the foregoing Agriculture of the occuping Brokerage procuring the foregoing agriculture of the foregoing ac defined in the MIS Rules and Rogulation as defined in the MIS Rules and wholl the of the occuping Agriculture occuping A	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lewyer.  I acknowledge receipt of my signed copy of this accepted Agreement of lewyer.  DATE 05/10/2017  [lenant]  DATE 05/10/2017  [lenant]  Address for Service  Tel.No.  Tenant's lawyer  Address  Email  Lel.No.  Tel.No.  FAX.No.  DMMISSION TRUST AGREEMENT  Acknowledge to farward a copy so my lawyer.  FAX.No.  DMMISSION TRUST AGREEMENT  Acknowledge receipt of my signed copy of this accepted Agreement should consider a per subject to and governed by the MLS Rules per tailing to Commission Cost.  Acknowledge by:  Acknowledge b
[tendord] Address for Service	y signed copy of this accepted Agricular of the foregoing Agraement to the cregoing Believes and thold to accepted in the IALS Rules and thold to accepte the cocapions of the foregoing Agraement to the cregoing Believes and thold to be of the acceptance of the foregoing Agraement and thold to be of the acceptance of the foregoing Agraement and thold to be of the acceptance of the foregoing Agraement and thold to be of the acceptance of the foregoing Agraement and thold to be of the acceptance of the foregoing Agraement and thought and the acceptance of the foregoing Agraement and the acceptance of the acceptance of the foregoing Agraement and the acceptance of the accep	ACKNOWLEDGEMENT  TREEMENT of Control of Market Missing Agreement of Lease and I authorize the Brokerage to forward a copy to my lawyer.  DATE 05/10/2017  [Fenant]  Address for Service  Tel.No.  Teagns's Lawyer  Address  Email  Tel.No.  T
[landord]  Address for Service	y signed copy of this accepted Agricherage to forward a copy to my DATE (C)  DATE (C)  DATE (C)  DATE (C)  Tel.No.  FAX No.  FAX No.  FAX No.  FAX No.  CO  shown on the foregoing Agroament to be ording Biolearage procuring the foregoing had been so as defined in the MIS Bules and Rogulality as defined in the MIS Bules and thold to be of the occupance of the foregoing Agroament and the MIS Bules and thold to be of the occupance of the foregoing Agroament and the MIS Bules are controlled to the original and the MIS Bules are controlled to the original and the MIS Bules are controlled to the original and the MIS Bules are controlled to the original and the MIS Bules are controlled to the	ACKNOWLEDGEMENT  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DMAY  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DMAY  I acknowledge receipt of my signed copy of this accepted Agreement of lawyer.  DATE 05/10/2017  Ilenand  Address for Service  Itel.No.  Tenons's Lawyer  Address  Emoil  Tel.No.  Tel.No.  TAXNo.  DMMISSION TRUST AGREEMENT  Research to Lease, I hereby declare that all romays received or receivable by me in connection one of my Real Estate Board shell be receivable and held in trust. This agreement shall consider a personal so the subject to and governed by the MLS Rules personally to Commission Just.  Acknowledge by:  Acknowledge
[landord]  Address for Service	y signed copy of this accepted Agricherage to forward a copy to my DATE (C)  DATE (C)  DATE (C)  DATE (C)  Tel.No.  FAX No.  FAX No.  FAX No.  FAX No.  CO  shown on the foregoing Agroament to be ording Biolearage procuring the foregoing had been so as defined in the MIS Bules and Rogulality as defined in the MIS Bules and thold to be of the occupance of the foregoing Agroament and the MIS Bules and thold to be of the occupance of the foregoing Agroament and the MIS Bules are controlled to the original and the MIS Bules are controlled to the original and the MIS Bules are controlled to the original and the MIS Bules are controlled to the original and the MIS Bules are controlled to the	ACKNOWLEDGEMENT  TREEMENT of Control of Market Missing Agreement of Lease and I authorize the Brokerage to forward a copy to my lawyer.  DATE 05/10/2017  [Fenant]  Address for Service  Tel.No.  Teagns's Lawyer  Address  Email  Tel.No.  T

# OREA Ontario Real Estata Schedule A

# Agreement to Lease - Residential



Form 400 for use in the Province	of Ontonio	Agreement to Lease - Residential	Real Estate Board
		and forms part of the Agreement to lease between:	
TENANT (Lesse	<u>-}, .SH</u>	ABBIR, AYESHA: KHAN, MOHANNAD LATIF	
LANDLORD (Le	ssor), "F	lanjit Kaur	**************************************
for the lease of .4	011 Bri	ckstone Mews 3209 Mississauga Ontario	64 6 6 6 7 7 7 7 8 6 7 7 8 8 8 7 7 7 7 7 7
		dated the 10 day of May	20,17
Landlord agro	es to pi	ovide the apartment in a clean and debris free condition upon commencement	of the lease.
Landlord is re Elements char	sponsit ges and	le for all charges related to Waler, Central A/C, Heating, Parking, Locker, ot	er Common

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

INITIALS OF TENANTIST: ALMILE

INITIALS OF LANDLORD(5): (



ORI	Α	Onlacio Associa	Ropi Estati Lion
Form	401	e of Onla	tia

# Schedule A

Form	401	Agreement to Lease – Residential	Real Estate Board
This School	otto ti elu	ched to and larms part of the Agreement to Loase between:	
TENANT	(Lassee),	SHABBIR, AYESHA; KHAN, MOHANNA	D CATIF
LANDLO	RD (Lesso	RANJIT KAUR	
for the loo	a ofC	1011 Brickstone Hews 3209	jin o ji u uyu su u Kungi iya aa qo kuu i Alif daa a ji u u o dha aa aa
4		doled like 10 day of May	20
	1	Landlord agree that an accepted agreement to lease sh Lease and no other lease will be signed between the part	IES.
Regulat	ions, in	by covenants with the Seller and with the Condominium Corporation that the Buguests, will comply with the Condominium Act, the Declaration, the Bylaws and using the unit and the common elements, and will be subject to the same duties in ble to other individual unit owners.	yer, members of the all Rules and mposed by the above
on the p	remises in Dolla	cs with the Landlord to pay rent, keep the premises in an ordinary state of clean caused to the premises by his or her willful or negligent conduct or that of perso by him. For the duration of the Lease Term the Tenant shall be responsible for the so of all normal wear and tear repairs that occur in the unit, including change of li- e filters, etc.	as who are permitted
The Ter prior co	nant agre oscot of	es not to make any changes to the decor or the physical structure of the existing the landlord or his authorized agent.	premises without the
THE LEI	THE RESE	nowledges and agrees that pets are not permitted on the premises,	
The Ter	iant ack iont fort	nowledges that the use of illegal substances of ANY kind is not permited on the liter covenants to leave the premises in an ordinary state of cleanliness upon terms.	malion of this lease.
cheques	on each	es to deliver to The Landlord 10 post-dated cheques covering the monthly rental III KAUR, on the closing of this transaction and a furth anniversary date of the lease (if he chooses to renew). Tenant is responsible for purned cheques.	payments payable to er 12 post-dated a penalty charge of
The Ter Re- deposit working	mut agre SUJIT shall be order.	es to provide the landlord with \$200 refundable security deposit in the form of a KAUR, before taking occupancy of the unit, for the use of returned to the tenant when all of the keys and fobs are returned to the Landlord	cheque payable to keys and febs. This and all are in gond
Landlor mailbox	d agrees at his o	to provide the tenant with ONE SET of keys and access fobs to the building, pa	tking, suite, and
This form r	nusi be înă	iaked by all parties to the Agreement to Lease.	
		INITIALS OF TENANTS: ALMILK INITIALS OF LAN	DLORD(S):

The budance is SEATURES. SEADOLSD and he TEALORSD bego too controlled by the Consider Brail Sanot Frail Sanot Associates (ESEA) and descripted eastly production to the or a regular of CLIA. Used in the ferme.

9 2014, Opinio Saldistis Association (ESEA) Assigns section 1 his form was developed by OSEA for the rea and reproductive of a constant well sections with Any of the use or explorition to problemed accept with the virial recognised OSEA. On not obtain the private of the producting Version and provided provided accept which the virial sections of OSEA. On not obtain the problemed with the producting Version and provided provided provided accept which the virial sections of OSEA. On not obtain

Form 401 Redsed 2014 Page 1 of 3 WED! forms & Dec!/015

ORFA Dalatia Real Estate
Association

Schedule A

Form 401

Agreement to Lease - Residential

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: Fridge, 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 eleculiness at the Tenent'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 schoowledges 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 "l'enant's Insurance" before closing. The Tenant must continue the insurance until the end of the lesse 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 specifically required as per this Agreement to Lesse, 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 Lundlord or their authorized representative prior to occupancy, and such proof may be requested at any time durring the lenancy 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 tenew 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 leave.

INITIALS OF TENANTS:

INITIALS OF LANDLORO(S);

the manual stations, reasons out to reason IA Debuts Stall East Assessment FOOTA ). As retain members and Services and Assessment Ute or tops other members of reproducing the state of face of prince Of

Onlario Real Estate Schedule A

Agreement to Lease - Residential

This Schadula is ottocked to and forms part of the Agreement to lease between:	
TENANT (LOSSER) SUABBIR. AYESHA: KHAN MACHANICIA	D (ATIE
LANDLORD (LOSSOF)	anteresteraterateris of file OU
for the bosse of 4011 Brickstone Mews 3209	\$445641464, 4446444444 nu 6444444
do'ed the 10 day of May	20 17

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

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 survice and for 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 initiated by all pusties to the Agreement to I some.

INITIALS OF TENSINES: (AX

PHILLS OF LANDLORD(S)



Form 401 Revised 2014 Page 3 of 3 WEDFARMS Design 15 CA Ostario Real Estato
Associatica

Form 401

Schedule \_\_A

Agreement to Lease - Residential

This Schedule is alloched to and forms part of the Agreement to Lease between:
TENANT (LOISSO), SHABBIR, AYESHA: KHINI MARKALINIA 1
LANDIORD (Lessor) AND J ( ) KAO J
for too lease of 4011 Brickstone Mews 3209
dood to 10 doyal May 20 17

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 acr 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: Fridge, 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 tenn. 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 specifically required as per this Agreement to Lesse, 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 during 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 tenew 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 Leave.

INITIALS OF TENANTS: (AL

EXTRACT OF LENDLORD(S):

# Outario Real Estate

## Confirmation of Co-operation and Representation

Toronto

Form 320 teal Estate ce of Onlario Board BUYER: SHABBIR, AYESHA; KHAN, MOHANNAD LATIF SELLER: Ranjit Kaur For the transaction on the property known as: 4011 Brickstone Mews 3209 Mississauga Ontario DEFINITIONS AND INTERPRETATIONS: For the purposes of this Confirmation of Cooperation and Representation: "Seller" includes a vendor, a landlord, or a prospective, saller, vendor or landlord and "Buyer" includes a purchaser, a tenant, or a prospective, buyer, purchaser or lenant, "sale" includes a loase, and "Agreement of Purchase and Sale" includes an Agreement to Lease. Commission shall be deemed to The following information is confirmed by the undersigned salesperson/braker representatives of the Brokerage(s). If a Co-operating Brakerage is involved in the transaction, the brakerages 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/site is insured as 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] 2) The Usting Brokerage is providing Customer Service to the Buyer. b) MULTIPLE REPRESENTATIONs 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 the Saller and the Buyer, including a requirement to disclose all factual information about the property known to the Listing Brokerage. That the Selfar may or will accept less than the listed price, unless otherwise instructed in writing by the Selfar;
 That the Buyer may or will accept less than the effored price, unless otherwise instructed in writing by the Buyer;
 The motivation of or personal information about the Selfar or Buyer, unless otherwise instructed in writing by the party to which the information applies, or unless failure to disclose would constitute froudulent, unlawful or unethical practice; The price the Buyer should over or the price the buyer the terms of any other affer.
 And, the Usting Brokerage shall not disclose to the Buyer the terms of any other affer.
 Hawever, it is understood that factual startest information about comparable properties and information known to the listing Brokerage concerning potential uses for the property will be disclosed to both Selfer and Buyer to assist them to come to their own conclusions. Additional comments and/or disclasures by Listing Brokerage: (e.g. The Listing Brokerage represents more than one Buyer offering on this property.) 2. PROPERTY SOLD BY BUYER BROKERAGE - PROPERTY NOT LISTED (does/does not) by the Seller in occordance with a Seller Customer Service Agreement by the Buyer directly Additional comments and/or disclosures by Buyer Brokerage: [e.g. The Euger Brokerage represents more than one Buyer affecting on this property.]

INITIALS OF BUYER(5)/SELLER(5)/BROKERAGE REPRESENTATIVE(5) (Where applicable)

CO-OPERATENCY SUVER EZOKERAGE

The hadenests EEAUCES, REAUCESS and the REAUCESS logo are controlled by the Conscion Real Excelnation Associates (CIEA) and ideally real circle professionals who are members of CIEA. Used under Restrict hands Association puters and measure rest extra provincement who are moments in futer, used among measure.

9 2017, Oracine last Editor Association ("OREA") All rights reserved. This form was developed by OREA for the are and reproduction in prohibited encorpt with pure version contents and other contents and pure version contents and other pure version contents and other pure version contents of OREA. Do not when particularly or capitalized or capitalized in standard pre-set person. OREA bears no hobility for your one of kins form.

Form 320 Revised 2017 Page 1 of 2 WEBForms® Dec/2016

۵.	40-	obetau	ng Brokerage completes Section 3 and Listing B	rokerage completes Section 1	
	CO-	OPERA	TING BROKERAGE- REPRESENTATION:	and the same and the same same same same same same same sam	
	a)		The Co-operating Brokerage represents the interests of th	. n	
	ы		The Co-operating Brakerage is providing Customer Servi	e Buyer in Itiis Iransaction	
	4		The Cooperating Brokerage is not appreciately at a	ce to me buyer in this transaction.	
	CO	ODEDA	The Co-operating Brokerage is not representing the Buyer of TING BROKERAGE- COMMISSION:	ina nas not entered into an agreement to provide i	:Uslomer service(s) to the Buyer,
	a)		THE BEOVERAGE COMMIZZION!		
	٠,	_	The Listing Brokerage will pay the Co-operating Brokerag	re the commission as indicated in the MISO ink	emotion for the property
			***************	, to be paid from the amount paid by the	Saller to the stage on the
	ы			the many base of title	oener to trie tissing brakerage.
	٠,	ICA)	The Co-operating Brakerage will be paid as follows:		
			One Half Month's Rent + HST		
Addi	tional	commer	his and/ordisclosures by Concreting Brokerage In . The		
			nts and/ordisclosures by Cooperating Brokerage: (e.g., The	r c-obecound proyecode rebussous mounty au oue	Buyer offering on this property.)
			1		
Com	missia	in will b	payable as described obove, plus applicable taxes.		
			:		
CON	WILSS	ION TR	UST AGREEMENT: If the above Cooperating Brokerage is Listing Brokerage und Cooperating Brokerage hather	t is receiving payment of commission from the	a Histor Bush
agve	medi	ov ma A	MS7 rules and condetters are to a	Property of the Commission Host Adia	Phient shall be subject to and
ruses	COO 4	Probably him	of the manufacture of the state	. At the county provided a total teal Effold Pa	CCC if the level beauty tree
Droke	erioni PODe	hereby	in the provide. Officewise, the provisions of the OREA re- i purpose of this Commission Trust Agreement, the Commi- ductores that all manies received in connection with the	ission trust Amount shall be the amount noted it	Popy to this Commission Trust  a Section 3 above The Viscour
Coop	enoti	ng Braki	dactares that all manies received in connection with the riage under the forms of the applicable MLSs rules and re	trade shall constitute a Commission flust and	shall be held, in trust, for the
				3	
		SIC	NED BY THE BROKER/SALESPERSON REPRESENT	ATIVE(5) OF THE BROKERAGE(S) (Whose	annikehia)
RO	YAE	LEP	GE TERREQUITY REALTY BROKER/		
Mami	ol Co	operativ	g/Bayer Brokeroge)	ORION REALTY CORPORATION Plane of (Islang Brokerage)	I, BROKURAGE
95 (	OUE	EN S	E.S., UNIT A MISSISSAUGA	500 LCC 11	
	anda.	*********	MOJOJAUA	200-465 Burnhamthorpe Rd W	Mississauga LSB0E3
Ŀή.	905-	812-9	000 rox (905) 812-9609	Tal. 416-733-7784 ons.	204 4271
-10	١.		72/ 2	Chill I	286-5271
izla)	41	$GH_{1}$	Dolo 09410, 2017	Westonovse.	Date May 10, 2017
	1	10 W	The state of the s	Antugured to must use Friging properade)	
Prior I	duri.	MUK	/Salesperson Expresentative of the Brokeroge	DRAGANA NESTOROVSKI	
	1	-	A manufally sout embracemental or are professible	(Print Morse of Broker/Solesperson Representative of	the Brokerogel
~	Mae	NI FOR	MULTIPLE REPRESENTATION (To be completed only	if the Brokerage represents more than one clien	t for the improvioes
The	Buye	r/Seller	consent with their initials to their Brokerage		- The month of Oct
гер	reien	ling mor	e than one client for this transaction.	( )	
				BUYER'S INSTIALS	
				de lek 3 Hellats	SELLER'S INITIALS
			ACKNOWL	EDGEMENT	
l kava	recoi	ved, rea	d, and understand the above information.	4.5	
			<b>5</b>	1. Am	
Signu	ue of	Bereil	Date: 05/10/2017	Kant bell	- May/017
	,	ክኒ	<u>ا</u> م	Square of Scient	Date: 7/0//
(Signat		AU	Date: 05/10/2017		. /
fm Aroto		mehics?		(Signature of Saller)	Date. Journal of the Marketon
-					
K:	de tradi	emorts be	NOOS, MAJOESO and the MAJOES large are controlled by the Council and identify real state professionals who are members of CREA. Used and	on tool Edwig	
2017	Cklai	la teal Est	the Association (DEAN At refer reserved, this form was developed by C as only, Any other was every adjacent to problems served and procured and right and the served of the problems of the served and procured and right and and provide parties. Old Alberts as bethely for your one of his	to Regard	
ما سم	-e-3 0	i istinages ma vener	ness only. Any other use or reproduction is prohibing exercit with price writing. The standard pre-set parties ONEA bears as behalfs for the price writing.	men for the but and reproduction	
			A service of the serv	Form 320	Revised 2017 Page 2 of 2

V-EEForms & Dec/2016

# The Toronto-Dominion Bank

80781559

800 BURNHAMTHORPE ROAD WEST MISSISSAUGA, ON L5C 2R9

Pay to the Order of \_

DATE

2017-05-12

Transit-Serial No.

1202-80781559

AMACON CITY CENTRE SEVEN NEW DEVELOPMENT PARTNERSHIP

\*\*\*\*\*\*1,695.00

The Toronto-Dominion Bank Toronto, Ontario Canada M5K 1A2

Receipt Only - Non Negotiable Please retain for presentation in event Original lost

Important

- Handle original draft with care; unlike a cheque, a stop payment cannot be lodged on a draft
- To reduce the risk of a draft being lost, please consider using registered mail or courier
- To replace a lost or stolen draft additional security may be required, at a cost to the requestor
- Do not destroy original draft and customer's record of draft purchased

0358 (1215) THIS DOCUMENT IS PRINTED ON WATERMARKED PAPER SEE BACK FOR INSTRUCTIONS

# The Toronto-Dominion Bank

800 BURNHAMTHORPE ROAD WEST MISSISSAUGA, ON L5C 2R9

Pay to the Order of

DATE

2017-05-12

80781559

Transit-Serial No.

1202-80781559

\*\*\*\*\*1,695.00

AMACON CITY CENTRE SEVEN NEW DEVELOPMENT PARTNERSHIP

Authorized Officer

Number

The Toronto-Dominion Bank

Toronto, Ontario Canada M5K 1A2

Countersigned

NOUTSIDESCANADANEGOTIABLE BYLCORRESPONDENTS AT THEIR BUYING RATE OF DEMAND DRAFTS ON CANADAS

" 3808"



# Driver's Licence Permis de conduire

ANADZ



SHABBIR NAME NOW AYESHA

A ISSIDE

87/06/21



# Permis de conduire Driver's Licence

CANADA

5 995 SOUTHDOWN RD MOHANINAD, LATIF MISSISSAUGA, ON, L5J 1J8 である

AN ESTIDE K3175 - 56068 - 40217 2016/10/31

SOLAR DP7775956

69/69/5

SOLVES I

O REST

1984/02/17

A EXPLEXP TUNH LISH ST 2021/07/1 188 cm



# ORION REALTY CORPORATION

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

DATE: 5/11/17  TIME: 1: 26 pm  RECEIVED FROM: Shabbir, Ayesha' Khan, Mohannad Lat  ITEMS: CERTIFIED CHEQUE CHEQUE BANKDRAFT OTHER  AMOUNT\$ 3, 300.00	-i-f
PAYABLE TO:  OR:  OR:	
RE: PROPERTY  RENTAL SALE  RE: 4011 Brickstone Mews # 3209 BT (PROPERTY ADDRESS)	
COPY OF THIS RECIEPT FOR THE CLIENTS	

# The Toronto-Dominion Bank

80944433

1052 SOUTHDOWN ROAD MISSISSAUGA, ON L5J 2Y8

DATE

2017-05-11

YYYYMMDD

Transit-Serial No. 593 – 80944433

Pay to the ORION REALTY CORPORATION

**\$**\*\*\*\*\*3,300.00

Canadian Dollars

Authorized signature required for amounts over CAD \$5,000.00

The Toronto-Dominion Bank Toronto, Ontario Canada M5K 1A2

Authorizect Officer

Countersigned

Number

OUTSIDE CANADA NEGOTIABLE BY CORRESPONDENTS AT THEIR BUYI

#80944433# #09612#004#

··· 3808 ···



# Summitt Energy Management INC.

100 Milverton Drive, Suite 608 Mississauga, Ontario, L5R 4H1 Main phone: (905) 366-7000 Fax: (905) 366-7063

Date: November 28th, 2016

Attention: To whom it may concern

Subject: Employment Verification Employee: Mohannad Khan

Please be advised that Mohannad Khan of 995 Southdown Road, Mississauga, ON L5J 1J8 has been a full time employee of Summitt Energy since September 13<sup>th</sup>, 2016 His current position is a Customer Service Representative

He works at the office location of 100 Milverton Drive, Suite 608, Mississauga, ON L5R 4H1.

His hourly rate is \$ 14.00 an hour and he has a 40 hour work week. His annual salary is estimated at \$ 29 120.00/ year.

His estimated salary does not include overtime he is required to work.

Yours truly.

Tim McDermid

Director, Customer Care



April 21, 2017

To Whom it may Concern,

This letter is to inform you that Ayesha Khan has been employed with Inflamax Research since April 10, 2017. Ayesha Khan currently works as a Recruitment Coordinator, at an hourly wage of \$16.00 per hour, paid biweekly.

If you have any further questions please feel free to contact our Human Resources department at 905-282-1808.

Sincerely,

Neha Kulkarni

Sr. Manager, Global Human Resources

Ph: 905-282-1908 x 2367

Email: nkulkarni@inflamaxresearch.com





h Close Window

### Equifax Credit Report and Score ™ as of 04/03/2017

Name: Mohannad Khan

Confirmation Number: 4102549120

### **Credit Score Summary**

### Where You Stand

755 Very Good

The Equifax Credit Score™ ranges from 300-900, Higher scores are viewed more favorably. Your Equifax credit score is calculated from the information in your Equifax Credit Report, Most lenders would consider your score very good. Based on this score, you should be able to qualify for credit with competitive interest rates. and a wide variety of credit offers should be available to you.

Range	300 - 559 Poor	560 - 659 Fair	660 - 724 Good	725 - 759 Very Good	760 + Excellent
Canada Population	4%	10%	15%	14%	57%

### What's Impacting Your Score

Below are the aspects of your credit profile and history that are important to your Equifax credit score. They are listed in order of impact to your score - the first has the largest impact, and the last has the least.

Number of inquiries in previous 12 months.

Total balance for open trades.

Total balance for open national card trades.

### Your Loan Risk Rating

Very Good

Your credit score of 755 is better than 41% of Canadian consumers.

The Equifax Credit Score ™ ranges from 300-900. Higher scores are viewed more favorably.

The Bottom Line:

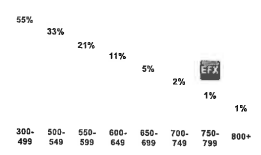
Lenders consider many factors in addition to your score when making credit decisions. However, most lenders would consider you to be a low risk. You may qualify for favourable interest rates and offers from lenders and a variety of credit products may be available to you. If you're in the market for credit, this is what you might expect:

You may be able to obtain higher than average credit limits on your credit card.

Many lenders may offer you attractive interest rates and offers. You may qualify for some special incentives and rewards that aren't always offered to the general public.

It is important to understand that your credit score is not the only factor that lenders evaluate when making credit decisions. Different lenders set their own policies and tolerance for risk, and may consider other elements, such as your income, when analyzing your creditworthiness for a particular loan.

### **Delinquency Rates\***



\* Delinquency Rate is defined as the percentage of borrowers who reach 90 days past due or worse (such as bankruptcy or account charge-off) on any credit account over a two year period.

### **CREDIT REPORT**

### Personal Information

Personal Data

Name:

MOHANNAD KHAN

SIN:

Date of Birth:

1984-02-XX

**Current Address** 

Address:

995 SOUTHDOWN RD

MISSISSAUGA, ON

Date Reported:

2016-07

### **Special Services**

No Special Services Message

### **Consumer Statement**

No Consumer Statement on File

### **Credit Information**

This section contains information on each account that you've opened in the past. It is retained in our database for not more than 6 years from the date of last activity.

An installment loan is a fixed-payment loan in which the monthly payment does not change from month to month. Examples of such loans are a car loan or a student loan. Mortgage information may appear in your credit report, but is not used to calculate your credit score. A revolving loan is a loan in which the balance or amount owed changes from month to month, such as a credit card.

Note: The account numbers have been partially masked for your security.

FIDO

Phone Number:

(888)288-2106

High Credit/Credit Limit:

Date of Last Activity:

Past Due:

Account Number:

XXX...355

Payment Amount: Not Available Balance:

Association to Account:

Individua! Open

\$138.00

Type of Account:

2016-10

\$0.00 2017-03 2017-03

Date Opened:

Paid as agreed and up to date

Date Reported:

Status: Months Reviewed:

Payment History:

No payment 30 days late

No payment 60 days late

No payment 90 days late

Prior Paying History:

Comments:

Monthly payments

TD CREDIT CARDS

Phone Number: Account Number: Association to Account:

Type of Account:

(800)983-8472 XXX...812 Individual

High Credit/Credit Limit: Payment Amount:

\$5,000.00 \$10.00 \$2,123.00

Revolving

Balance: Past Due:

\$0.00

4/4/2017 Equifax Personal Solutions: Credit Reports, Credit Scores, Protection Against Identity Theft and more

Date Opened:

2016-07

Date of Last Activity:

Date Reported:

2017-02 2017-03

Paid as agreed and up to date

Months Reviewed:

Payment History:

No payment 30 days late

No payment 60 days late No payment 90 days late

Prior Paying History:

Comments:

Monthly payments

Amount in h/c column is credit limit

### Credit History and Banking Information

A credit transaction will automatically purge from the system six (6) years from the date of last activity. All banking information (checking or saving account) will automatically purge from the system six (6) years from the date of registration.

No Banking information on file

Please contact Equifax for additional information on Deposit transactions at 1-800-865-3908

### Public Records and Other Information

### Bankruptcy

A bankruptcy automatically purges six (6) years from the date of discharge in the case of a single bankruptcy. If the consumer declares several bankruptcies, the system will keep each bankruptcy for fourteen (14) years from the date of each discharge. All accounts included in a bankruptcy remain on file indicating "included in bankruptcy" and will purge six (6) years from the date of

Voluntary Deposit - Orderly Payment Of Debts, Credit Counseling

When voluntary deposit - OPD - credit counseling is paid, it will automatically purge from the system three (3) years from the date paid.

Registered Consumer Proposal

When a registered consumer proposal is paid, it will automatically purge three (3) years from the date paid.

Judgments, Seizure Of Movable/Immovable, Gamishment Of Wages

The above will automatically purge from the system six (6) years from the date filed.

A secured loan will automatically purge from the system six (6) years from the date filed. (Exception: P.E.I. Public Records: seven (7) to ten (10) years.)

No Public Record information on file

### Collection Accounts

A collection account under public records will automatically purge from the system six (6) years from the date of last activity.

No Collections information on file

### Credit Inquiries to the File

The following inquiries were generated because the listed company requested a copy of your credit report. An inquiry made by a Creditor will automatically purge three (3) years from the date of the inquiry. The system will keep a minimum of five (5) inquiries.

2016-10-07 ROGERS WIRELESS INC (800)267-2070

2016-07-13 TDCT (866)222-3456 2016-07-13 TDCT (866)222-3456

The following "soft" inquiries were also generated. These soft inquiries do not appear when lenders look at your file; they are only displayed to you. All Equifax Personal Sol inquiries are logged internally, however only the most current is retained for each

2017-04-03 AUTH ECONSUMER REQUE (Phone Number Not Available)

2017-04-03 EQUIFAX PERSONAL SOL (800)871-3250

2017-03-09 TDCT (866)222-3456

### How can I correct an inaccuracy in my Equifax credit report?

Complete and submit a Consumer Credit Report Update Form to Equifax.

By mail:

Equifax Canada Co. Consumer Relations Department Box 190 Jean Talon Station Montreal, Quebec H1S 2Z2

By fax: (514) 355-8502

Equifax will review any new details you provide and compare it to the information in our files. If our initial review does not resolve the problem, we will contact the source of the information to verify its accuracy. If the source informs us that the information is incorrect or incomplete, they will send Equifax updated information and we will change our file accordingly. If the source confirms that the information is correct, we will not make any change to our file. In either case, you may add a statement to our file explaining any concerns you have. Equifax will include your statement on all future credit reports we prepare if it contains 400 characters or less characters or less.

If Equifax changes our file in response to your request, we will automatically send you an updated credit report to show you the changes. At your request, we will also send an updated credit report to any of our customers who received one within 60 days before the change was made.





▶ Close Window

### Equifax Credit Report and Score ™ as of 04/04/2017

Name: Ayesha Shabbir

Confirmation Number: 4102550789

### **Credit Score Summary**

### Where You Stand

785 Excellent

The Equifax Credit Score™ ranges from 300-900. Higher scores are viewed more favorably, Your Equifax credit score is calculated from the information in your Equifax Credit Report. Most lenders would consider your score excellent. Based on this score, you should be able to qualify for some of the lowest interest rates available and a wide variety of competitive credit offers should be available to you.

					E-X	
Range	300 - 559 Poor	560 - 659 Fair	660 - 724 Good	725 - 759 Very Good	760 + Excellent	1
Canada Population	4%	10%	15%	14%	57%	1

### What's Impacting Your Score

Below are the aspects of your credit profile and history that are important to your Equifax credit score. They are listed in order of impact to your score - the first has the largest impact, and the last has the least.

Number of inquiries in previous 12 months.

Age of oldest trade.

Number of open department stores trades.

### Your Loan Risk Rating

Excellent

Your credit score of 785 is better than 60% of Canadian consumers.

The Equifax Credit Score ™ ranges from 300-900. Higher scores are viewed more favorably.

The Bottom Line:

CE.W

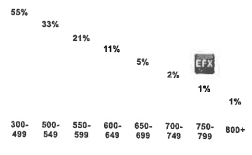
Lenders consider many factors in addition to your score when making credit decisions. However, most lenders would consider you to be a very low risk. You may qualify for a variety of loan and credit offers at some of the lowest interest rates available. If you're in the market for credit, this is what you

You may be able to obtain high credit limits on your credit card. Many lenders may offer you their most attractive interest rates and

Many lenders may offer you special incentives and rewards that are geared to their most valuable customers.

It is important to understand that your credit score is not the only factor that lenders evaluate when making credit decisions. Different lenders set their own policies and tolerance for risk, and may consider other elements, such as your income, when analyzing your creditworthiness for a particular loan.

### **Delinquency Rates\***



\* Delinquency Rate is defined as the percentage of borrowers who reach 90 days past due or worse (such as bankruptcy or account charge-off) on any credit account over a two year period.

### CREDIT REPORT

### **Personal Information**

Personal Data

Name: AYESHA SHABBIR

SIN:

Date of Birth: 1987-06-XX

**Current Address** 

Address: 995 SOUTHDOWN RD

MISSISSAUGA, ON

Date Reported: 2016-07

### **Special Services**

No Special Services Message

### **Consumer Statement**

No Consumer Statement on File

### Credit Information

This section contains information on each account that you've opened in the past, it is retained in our database for not more than 6 years from the date of last activity,

An installment loan is a fixed-payment loan in which the monthly payment does not change from month to month. Examples of such loans are a car loan or a student loan. Mortgage information may appear in your credit report, but is not used to calculate your credit score. A revolving loan is a loan in which the balance or amount owed changes from month to month, such as a credit

Note: The account numbers have been partially masked for your security.

### TD CREDIT CARDS

Phone Number: (800)983-8472 High Credit/Credit Limit: \$1,000.00 Account Number: XXX...591 Payment Amount: \$10.00 Association to Account: Individual Balance: \$28.00 Type of Account: Revolving Past Due: \$0.00 Date Opened: 2016-07 Date of Last Activity: 2017-03 Status: Paid as agreed and up to date Date Reported: 2017-03

Months Reviewed:

Payment History: No payment 30 days late

No payment 60 days late No payment 90 days late

Prior Paying History:

Comments:

Monthly payments Amount in h/c column is credit limit

# **Credit History and Banking Information**

A credit transaction will automatically purge from the system six (6) years from the date of last activity. All banking information (checking or saving account) will automatically purge from the system six (6) years from the date of registration.

No Banking information on file

Please contact Equifax for additional information on Deposit transactions at 1-800-865-3908

### Public Records and Other Information

Bankruptcy

A bankruptcy automatically purges six (6) years from the date of discharge in the case of a single bankruptcy. If the consumer declares several bankruptcies, the system will keep each bankruptcy for fourteen (14) years from the date of each discharge. All accounts included in a bankruptcy remain on file indicating "included in bankruptcy" and will purge six (6) years from the date of last activity.

Voluntary Deposit - Orderly Payment Of Debts, Credit Counseling

When voluntary deposit - OPD - credit counseling is paid, it will automatically purge from the system three (3) years from the date paid.

Registered Consumer Proposal

When a registered consumer proposal is paid, it will automatically purge three (3) years from the date paid.

Judgments, Seizure Of Movable/Immovable, Gamishment Of Wages

The above will automatically purge from the system six (6) years from the date filed.

A secured loan will automatically purge from the system six (6) years from the date filed.

(Exception: P.E.I. Public Records: seven (7) to ten (10) years.)

No Public Record information on file

### Collection Accounts

A collection account under public records will automatically purge from the system six (6) years from the date of last activity.

No Collections information on file

### Credit Inquiries to the File

The following inquiries were generated because the listed company requested a copy of your credit report. An Inquiry made by a Creditor will automatically purge three (3) years from the date of the inquiry. The system will keep a minimum of five (5) inquiries.

2016-07-13

TDCT (866)222-3456

2016-07-13

TDCT (866)222-3456

The following "soft" inquiries were also generated. These soft inquiries do not appear when lenders look at your file; they are only displayed to you. All Equifax Personal Sol inquiries are logged internally, however only the most current is retained for each month.

2017-04-04

AUTH ECONSUMER REQUE (Phone Number Not Available)

2017-04-04

EQUIFAX PERSONAL SOL (800)871-3250

2017-03-09

TDCT (866)222-3456

## How can I correct an inaccuracy in my Equifax credit report?

Complete and submit a Consumer Credit Report Update Form to Equifax.

By mail:

Equifax Canada Co. Consumer Relations Department Box 190 Jean Talon Station Montreal, Quebec H1S 2Z2

By fax: (514) 355-8502

Equifax will review any new details you provide and compare it to the information in our files. If our initial review does not resolve the problem, we will contact the source of the information to verify its accuracy. If the source informs us that the information is incorrect or incomplete, they will send Equifax updated information and we will change our file accordingly. If the source confirms that the information is correct, we will not make any change to our file. In either case, you may add a statement to our file

### 4/4/2017

Equifax Personal Solutions: Credit Reports, Credit Scores, Protection Against Identity Theft and more

explaining any concerns you have. Equifax will include your statement on all future credit reports we prepare if it contains 400

If Equifax changes our file in response to your request, we will automatically send you an updated credit report to show you the changes. At your request, we will also send an updated credit report to any of our customers who received one within 60 days before the change was made.