Worksheet Leasing

Suite	: 3505 Tower: Onc Date: May 8 72017 Completed by: Origina
Pleas	e 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 AMALON to Wife N/A
•	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: \$ 51.885 AWACON TO VICIFY
•	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
•	The elevator will not be allowed to be booked until all of the Above items have been completed and submitted
Adı	ministration Notes:
_	

MONTOCK TRANS

PSV - TOWER ONE

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

LEASE PRIOR TO CLOSING

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

WADIE BASSILY (the "Purchaser")

Suite 3505 Tower ONE Unit 5 Level 34 (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

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.
- (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 (\$500)
- (e) the Purchaser shall deliver with the request for approval a certified cheque in the amount of One Thousand Five Hundred Dollars (\$4,500.00) plus applicable taxes for the administrative costs of the Vendor in reviewing the application for consent, which surn 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.

IN WITNESS WHEREOF the parties have executed this Agreement DATED at Mississauga, Ontario this Purchaser: WADIE BASSILY

THE UNDERSIGNED hereby accepts this offer.

AMACON DEVELOPMENT (CITY CENTRE) CORP.

Authorized Signing Officer t have the authority to bind the Corporation

nusqt_308.rpt 26sep16



Agreement to Lease Residential

Toronto Real Estate Board

Form 400 for use in the Province of Ontario

This A	Agreement to Lease dated this5.th		dayof May			20.17
TEN.	ANT (Lessee), Mike Ghazar	ian	(Full load	nomes of all Jacquits	,	
LAN	IDLORD (Lessor), Wadie W.	Bassily	ti du teffet	admes of all autorist		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		mi mlana mm n. N	(Full lega 2505	I name of Landlord)		
ADD	PRESS OF LANDLORD 4011 B	itickstone i	VICWS22U2 egal address for th	e purpose of receiving notices)	*************************************	
The 1	Tenant hereby affers to lease from the					
1.	PREMISES: Having inspected the p	remises and pr	avided the pres	ent tenant vacates, I/we, the Ten	ant hereby offer to lease, pro	mises known as:
	4011 Brickstone Mews #	3505		************************************	***************************************	
2.	TERM OF LEASE: The lease shall be	e for a term of	l year	com	mencing June 1, 2017	7
3.	RENT: The Tenant will pay to the sa	id Landlard ma	nthly and every	month during the said term of th	e lease the sum ofTWO	Thousand
	payable in advance on the first day upon completion or date of occupar	of each and en acy, whichever	rery month durit comes first.		First and last months' rent to	be paid in advance
4.	DEPOSIT AND PREPAID RENT:	The Tenant deliv	ers Upon A	CCCP1ance [Herewith/Upon acceptance/as a	otherwise described in this Agree	moni)
	by negotiable cheque payable to	ORION RE	ALTY CO	RPORATION, BROKI	ERAGE	"Deposit Holder"
	in the amount of Four Thous	and				***********
	Canadian Dollars (CDN\$ 4,000	.00) as a depo	sit to be held in trust as security	for the faithful performance	by the Tenant of all
	terms, covenants and conditions of t month's rent. If the Agreement is no	the Agreement of	and to be applie deposit is to be	ed by the Landlord against the returned to the Tenant without in	TITSI and and terest or deduction.	ı last
	For the purposes of this Agreement, hours of the acceptance of this Agre the Deposit Holder shall place the derectived or paid on the deposit.	ement. The par	ties to this Agre	ement hereby acknowledge that	, unless otherwise provided h	or in this Agreement,
5.	USE: The Tenant and Landlard aga Application completed prior to this	Agreement will	occupy the pres	nises.		
	Premises to be used only for Sing	de Family l	Residence	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	************************************	***************************************
	***************************************		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		**************************	
	***************************************	***************************************	***:*******			
	**************************************			,/		Principal contributions
ó.	SERVICES AND COSTS: The cost			cable to the premises shall be po		
		NDLORD	TENANT	C 11 74	LANDLORD	TENANT
	Gas Oil	<u>M</u>	H	Cable TV Condominium/Cooperative I	lees (3)	
	Electricity		<u> </u>	Garbage Removal		
	Hot water heater rental Water and Sewerage Charges	<u>N</u>		Other:		
	The Landlord will pay the property! to cover the excess of the Separate the current year, and to be payable shall become due and be payable	School Tax ove in equal mant	r the Public Scho hly installments	ool Tax, if any, for a full calenda	r year, said sum to be estimai	led on the tax rate for
	32	NITIALS OF TE	NANT(5):	MG)	INITIALS OF LANDLORD	5): WB

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Royal LePage Rentry Plus.

Form 400 Revised 2015 Page 1 of 4 easyOFFER 2016 by Reagency Systems Corp.

328750

7.	parking: Undergrad / 1
8.	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 urroussable by Tenant
	IRREVOCABILITY: This offer shall be irrevocable by
	day ofMay
1).	NOTICES: The Landlard hereby appoints the Listing Brakerage as agent for the Landlard for the purpose of giving and receiving notices pursuant to this Agreement. Where a Brakerage (Tenant's Brakerage) has entered into a representation agreement with the Tenant, the Tenant hereby appoints the Tenant's Brakerage as agent for the purpose of giving and receiving notices pursuant to this Agreement. Where a Brakerage represents both the Landlard and the Tenant (multiple representation), the Brakerage shall not be appointed or authorized to be agent for either the Tenant or the Landlard for the purpose of giving and receiving notices. Any notice relating hereto or provided for herein shall be in writing. In addition to any provision contained herein and in any Schedule hereto, this after, any counter-offer, notice of acceptance thereof or any notice to be given or received 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 signature(s) of the party (parties) shall be deemed to be original.
	FAX No.: (905) 286-5271 FAX No.: (905) (For delivery of Documents to Landlord) (For delivery of Documents to Tenant)
	Email Address: [For delivery of Documents to Landlord] [For delivery of Documents to Tenant]
12.	EXECUTION OF LEASE: Lease shall be drawn by the Landlord on the Landlord's standard form of lease, and shall include the provisions as contained herein and in any attached schodule, and shall be executed by both parties before possession of the premises is given. The Landlord shall provide the lenant with information relating to the rights and responsibilities of the Landlord 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 www.lib.gov.on.ca)
13.	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 premises.
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 Landford, upon demand at any time, proof that said insurance is in full force and effect and to notify the Landford in writing in the event that such insurance is cancelled or otherwise terminated.
15.	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 craditworthiness 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 or discrepancy between any provision added to this Agreement (including any Schedule 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.	CONSUMER REPORTS: The Tenant is hereby notified that a consumer report containing credit and/or personal information may be referred to in connection with this transaction.
	INITIALS OF TENANT(S): MG INITIALS OF LANDLORD(S): WB

 BINDING AGREEMENT: This Agreement and acceptions and to abide by the terms and conditions her 	stance thereof street contained	nall constitute a binding agreement by	the parties to enter into the Lease of the
SIGNED, SEALED AND DELIVERED in the presence of:	IN WITNESS	whereof Lhave bereunto set my hand	and seal;
(Witness) any flo	[fencial or sub-	and Representative	DATE May 05, 2017
(Witness)	(Tenant or Auth	orized Representative)	(Seal) DATE
(Wilnoss)	(Guaranter)		(Seal) DATE
We/I the Landford hereby accept the above offer, and agre applicable) may be deducted from the deposit and further a	ee that the com	mission together with applicable HST remaining balance of commission for	land any other tax as may hereafter be
SIGNED, SEALED AND DELIVERED in the presence of:	IN WITHESS	whereof I have hereunto set my hand	
(Witness)	(Landlord or Au	chorized Representative)	DATE 6 6 05 1-2017
(Witness)	(Landiord or AL	thorized Representative)	Seed DATE
CONFIRMATION OF ACCEPTANCE: Notwithstanding anythin	ng contained here	ein to the contrary, I confirm this Agreement	twithalichannes both wned and writen was
finally acceptance by all parties at a.m./p.m. this	duy ol <i>f</i>	lay 1 06 20 17	Wadie Bassily (Signoture of Landlord or Tenant)
		ON BROKERAGE(5)	
Listing Brokerage ORION REALTY CORPOR	RATION, E	ROKERAGE. Tel.No.(416) 733-7784
	DRAGA	NA NESTOROVSKI, Brok	cer
Co-op/Buyer Brokeroge Royal LePage Realty P.			905828-6550
	Raniez N (Solesperson)	loawad / Broker Name)	
	ACKNOW	LEDGEMENT	
I acknowledge receipt of my signed copy of this accepted A Lease and I authorize the Brokerage to forward a copy to my	greement of		copy of this accepted Agreement of to forward a copy to my lawyer.
WADIL BASSILY DATE (0.6/05/20	7	DATE
DATE		(Terkshr)	DATE
(tandlord) Address for Service 4011 Brickstone Mews3505		(Tenant) Address for Service	
Tel No ()		1	Tel.No.(905.)966-3036.
landlord's lawyer			
Address			
Email			
() Tel No EAX No		() Tel No.	FAX No.
FOR OFFICE USE ONLY			
To: Co operating Brokerage shown on the foregoing Agreement to In consideration for the Co operating Brokerage procuring the foregwith the Transaction as contemplated in the MLS Rules and Regula Commission Trust Agreement as defined in the MLS Rules and shall DATED as of the date-and time of the acceptance of the foregoing	Lease soing Agreement t tions of my Real be subject to and	tslate board shall be receivable and held i I governed by the MIS Rules pertaining to C	in terret. This manner was about a service of
(NESTONUSK) [Authorized to bind the listing Brokerage)		Jamy!	Yooperating Brokerage)

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Association [CREA] and identify real assots professionals who are members of CREA. Used under license

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Schedule A Agreement to Lease - Residential

Form 401 for use in the Province of Contains

This Schedule is attached to and forms part of the Agreement to Lease between
TENANT (Lessee), Mike Gihazarian
LANDLORD (Lessor), WORLE W BASSIEY
for the lease of 4011 15 rickstone Mews # 3505
doted the 5th day of May 2017.
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 Landlord 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 Doliars 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 permitted 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 10 post-dated cheques covering the monthly rental payments payable to Cade W Passe, on the closing of this transaction and a further 12 post-dated 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 working 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 working order.
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.
his form must be initialled by all parties to the Agreement to Lease
INITIALS OF TENANTS: MC INITIALS OF LANDIORDISM

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INITIALS OF LANDLORD(5):



Schedule A Agreement to Lease - Residential

Toronto Real Estate Board

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Form 401 for use in the Province of Oniono

This Schedule is attached to and forms part of the Agreement to lease between	
TENANT (Lessee), Mike Ghazarian	- An
LANDLORD (Lessor), Wadre W Bassily	., on
for the lease of 4011 Brickstone Mews #3505	
dated the 5th day of May	7

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 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 period.

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 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:

MG

INITIALS OF LANDLORD(S):

WB



Schedule A

Form 401

for use in the Province of Ordano

Agreement to Lease - Residential

This Schedule is attached to and forms part of the Agreement to Lease between:	
TENANT (Lessee), MIKE Grazarian	and
LANDLORD (Lessor), Wade W Bassily	=
for the lease of 4011 Brickstone Mews #3505	
dated the 5th day of May	11 20.7.7

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 condominum 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 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 initialled by all praties to the Agreement to Leage

INITIALS OF TENANTS: (

INITIALS OF LANDLORD(S):





Confirmation of Co-operation

Toronto Real Estate Board

Form 320 for use in the Province of Ontario	and Representation	Board Board
BUYER: Mike Ghazarian		
SELLER: Wadie W. Bassily.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
For the transaction on the property kn	nown as:4011 Brickstone Mews 3505	
For the purposes of this Confirmatic landlard and "Buyer" includes a pur and Sale" includes an Agreement to	on of Co-operation and Representation, "Seller" includes a vendor, a landlord, or a pr rchaser, a tenant, or a prospective, buyer, purchaser or tenant, "sale" includes a lease, a Lease.	rospective, seller, vendor or and "Agreement of Purchase
The following information is confirmed in the transaction, the brokerages of	ed by the undersigned salesperson/broker representatives of the Brokerage(s). If a Co-ope gree to co-operate, in consideration of, and on the terms and conditions as set out below.	rating Brokerage is involved
DECLARATION OF INSURANCE	is The undersigned salesperson/broker representative(s) of the Brokerage(s) hereby declar iness Brokers Act, 2002 (REBBA 2002) and Regulations.	ire that he/she is insured as
1. LISTING BROKERAGE		
	ge ropresents the interests of the Seller in this transaction. It is further understood and agri	eed that:
1) 🐼 The Listin (If the Bu	ng Brokeroge is not representing or providing Customer Service to the Buyer. Tyer is working with a Co-aperating Brokeroge, Section 3 is to be completed by Co-opera.	ting Brokerage)
2) The Listin	ng Brokerage is providing Customer Service to the Buyer.	
represents the inter equally protect the the Seller and the I Hawever, the Listing	ESENTATION: The Listing Brokerage has entered into a Buyer Representation Agreement rests of the Seller and the Buyer, with their consent, for this transaction. The Listing Broke interests of the Seller and the Buyer in this transaction. The Listing Brokerage has a d Buyer, including a requirement to disclose all factual information about the property knog Brokerage shall not disclose:	erage must be impartial and buty of full disclosure to both own to the Listing Brokerage.
That the Buyer The motivation information at The price the And; the Listin However, it is unde	r may or will accept less than the listed price, unless otherwise instructed in writing by the ir may or will pay more than the offered price, unless otherwise instructed in writing by the in of or personal information about the Selter or Buyer, unless otherwise instructed in writing ipplies, or unless failure to disclose would constitute fraudulent, unlawful or unethical pract Buyer should offer or the price the Selter should accept; ing Brokerage shall not disclose to the Buyer the terms of any other offer. In the property will be disclosed to both Selter and Buyer to assist them to come to the sources by Listing Brokerage: {e.g. The Listing Brokerage represents more than one Buyer of the property will be disclosed to both Selter and Buyer to assist them to come to the property will be disclosed to both Selter and Buyer to assist them to come to the property will be disclosed to both Selter and Buyer to assist them to come to the property will be disclosed to both Selter and Buyer to assist them to come to the property will be disclosed to both Selter and Buyer to assist them to come to the property will be disclosed to both Selter and Buyer to assist them to come to the property will be disclosed to both Selter and Buyer to assist them to come to the property will be disclosed to both Selter and Buyer to assist them to come to the property will be disclosed to the self-transfer to the property will be disclosed to both Selter and Buyer to assist them to come the property will be disclosed to both Selter and Buyer to assist them to come the property will be disclosed to both Selter and Buyer to assist them to come the property will be disclosed to both Selter and Buyer to assist them to come the property will be disclosed to both Selter and the property will be disclosed to both Selter and Buyer to assist them to the property will be disclosed to be the property will be disclosed to be the property will be disclosed to the property will be disclosed to be the property will be disclosed to the	ing by the party to which the tice; wn to the Listing Brokerage to their own conclusions.
Additional comments and/or disclo	sores by Itsing blokeloge. (e.g. the tising blokeloge reputation and the sory of	

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,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	ER BROKERAGE PROPERTY NOT LISTED	. 71 m. 1 all
The Brokerage	represent the Buyer and the property is not listed with any real estate brokero (does/does not)	ige. The Brokerage will be paid
	by the Seller in accordance with a Seller Customer Service Agreement	
Or:	by the Buyer directly	
Additional comments and/or disclo	osures by Buyer Brokerage: (e.g. The Buyer Brokerage represents more than one Buyer of	lering on this property.)

INITIAL	S OF BUYER(S)/SELLER(S)/BROKERAGE REPRESENTATIVE(S) (Where application	ole)

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CO-OPERATING/BUYER BROKERAGE

LISTING BROKERAGE

 Co-operating Brokerage completes Section 3 and Listing Brokerage 	cerage completes Section 1.						
CO-OPERATING BROKERAGE- REPRESENTATION:							
The Cooperating Brokerage represents the interests of the Buyer in this transoction.							
The Competiting Brokerage is providing Customer Service	The Connecting Brokerage is providing Customer Service to the Buyer in this transaction.						
c) The Co-aperating Brokerage is not representing the Buyer and has not entered into an agreement to provide customer service(s) to the Buyer.							
CO-OPERATING BROKERAGE- COMMISSION:							
a) I The Listing Brokerage will pay the Co-operating Brokerage	the commission as indicated in the MLS® information for the property						
1/2 Month's Rent % of the sale price [Commission As Indicated In MLS* Information]	to be paid from the amount paid by the Seller to the Listing Brokerage.						
b) The Co-operating Brokerage will be paid as follows:							
commence and a second control	and I I warm and a man and						
and the second s	realization of the first of the						
Additional comments and/or disclasures by Co-operating Brokerage: (e.g., The C	o-operating Brokeroge represents more than one Buyer offering on this property.)						
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,							
Commission will be payable as described above, plus applicable taxes.							
COMMISSION TRUST AGREEMENT: If the above Cooperating Brokerage	to the little Brothering has the						
agreement between Listing Brokerage and Co-operating Brokerage turther Co-operating Brokerage procuring an offer for a trade of the property, accelling governed by the MLS® rules and regulations pertaining to commission trusts rules and regulations so provide. Otherwise, the provisions of the OREA re-	orbide to the Seller. This Commission Trust Agreement shall be subject to and of the listing Brokerage's local real estate board, if the local board's MLS* commended MLS* rules and regulations shall apply to this Commission Trust are a local trust Amount shall be the amount poted in Section 3 above. The Listing						
Brakerage hereby doctares that all monies received in connection with the Co-operating Brokerage under the terms of the applicable MLS® rules and re	INDOOR SHOW COMMISSION OF COMMISSION WAS AND ADDRESS OF THE PROPERTY OF THE PR						
SIGNED BY THE BROKER/SALESPERSON REPRESENT	TATIVE(S) OF THE BROKERAGE(S) (Where applicable)						
m tr m m to file	ORION REALTY CORPORATION, BROKERAGE						
Royal LePage Realty Plus. (Name of Cooperating/Buyer Brokerage)	(Nome of Listing Brokerage)						
2575 Dundas Street W., Mississauga, Ontario	200-465. Burnhamthorpe. Rd. W. Mississauga L5B0E3						
	Tel. (416) 733-7784 Fax: (905) 286-5271						
Tel: (905) 828-6550 Fax: (905) 828-1511							
Tout 17 Dole 1 lay 04, 2017	[Authorized to bind the Listing Brokerage]						
(Authorized to bind the Coloberating/Buyer Biokerage)	IND A CANA NESTOROVSKI Broker						
Ramez Moawad (Print Name of Broker/Salasperson Representative of the Brokerage)	DRAGANA NESTOROVSKI, Broker. (Print Name of Broker/Solesperson Representative of the Brokerage)						
CONSENT FOR MULTIPLE REPRESENTATION (To be completed only	if the Brokerage represents more than one client for the transaction						
The Buyer/Seller consent with their initials to their Brokerage							
representing more than one client for this transaction.	CYLLYNG BAITTARE						
	BUYER'S INTIALS SELLER'S INITIALS						
ACKNOW	LEDGEMENT						
and the state of t							
I have received, read, and underwand the above information.	- II die Accol						
Dale: May 04, 20	17 Wordie Bassy Date: 06(05)2017						
(Signature of Mayor)	Digitalise of Society						
Dale:	(Signature of Seller)						
(Signature of Buyer)	Infliction a comment						

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MADIE WILLIAM BASSILY BANKING CENTRE MISSISSAUGA, ON

INTERNATIONAL MONEY ORDER / MANDAT INTERNATIONAL NEGOTIABLE AT CURRENT BUYING RATE FOR DEMAND EXCHANGE ON CANADA NEGOCIABLE AU COURS ACHETEUR EN VIGUEUR SUR EFFETS À VUE PAYABLES AU CANÀDA

9671 5 27-43248

5523

2017-05-09 Y/A M/M

DATE

NAME OF REMITTER / DONNEUR D'ORDRE

TRANSIT NO. Nº D'IDENTIFICATION

BRANCH CENTRE BANCAIRE

PAY TO THE ORDER OF PAYEZ À L'ORDRE DE

THE SUM OF LA SOMIME DE

AMACON CITY CENTRE SEVEN NEW DEVELOPMENT PARTNERSHIP

8

CANADIAN DOLLARS
DOLLARS CANADIENS

\$xxxxxxxxx\$5.00

FOR CANADIAN IMPERIAL BANK OF COMMERCE POUR LA BANQUE CANADIENNE IMPÉRIALE DE COMMERCE

NOT OVER / NE DOIT PAS EXCEDER \$5,000

NOT OVER FIVE THOUSAND DOLLARS / NE DOIT PAS EXCÉDER CINQ MILLE DOLLARS

TRE:

CANADIAN IMPERIAL BANK OF COMMERCE TORONTO CANADA

CMIEF EXECUTIVE OFFICER / CHEF DE LA DIRECTION

#8456445##558# #010#0#605B0###5148BE6555#

10/510Z-118 01/ **2ESÞOÞZ**





ORION REALTY CORPORATION

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

	DATE: 8/9/17 TIME: 9:37 pm RECEIVED FROM: MIKE Ghazarian (dropped off by Ra ITEMS: CERTIFIED CHEQUE CHEQUE BANK DRAFT OTHER	mez .
1	AMOUNTS 4.000.00	Moawad)
	PAYABLE TO: ORION REALTY CORPORATION OR:	
	RE: PROPERTY RE: 4011 By 1CKStone Mews # 3505 (PROPERTY ADDRESS)	
	COPY OF THIS RECIEPT FOR THE CLIENTS	

The Toronto-Dominion Bank

2955 EGLINTON AVENUE WEST MISSISSAUGA, ON L5M 6J3

Pay to the Order of _

ORION REALTY CORPORATION

DATE

2017-05-08

81228143

DDINIMAAAA

1305-81228143

Transit-Serial No.

*****4,000.00

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

Authopzęd Officer Number

The Toronto-Dominion Bank Toronto, Ontario Canada M5K 1A2 OUTSIDE CANADA NEGOTIABLE BY CORRESPONDENTS AT THEIR BUYING RATE FOR DEMAND DRAFTS ON CANADA

<u>Countersigned</u>

2575 Dundas Street W. Mississauga, ON LSK 2Min Ramez Moawad Sples Representati Realty Plus

11.野〇母生 111



Trusted since 1925

M.	ภง	4	201	7
TAT	αч	т.	±U.	•

To whom it may concern:

This letter will confirm that Mike Ghazarian has been employed with Alexanian Flooring Ltd., since October 2006 currently working at our 601 Main St W., Hamilton Ontario, position, Vice-President of Operations.

Annual income \$90,000.00

I trust this is the information you require.

ana Benevaled

Yours truly,

Anna Benevides

Payroll Administrator



TAREAUNIAN !

They was to

Equifax Credit Report and Score ™ as of 05/05/2017

Name: Mike Kegham Ghazarian

Confirmation Number: 3771499856

Credit Score Summary

Where You Stand

783 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.

660 - 724

Good

15%

вёх

Range	300 - 559 Poor	560 - 659 Fair	
Canada Population	4%	10%	

725 - 759 Very Good 14% 760 + Excellent

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.

Average utilization for open revolving trades,

Utilization for open trades.

Number of trades older than 12 months 30+ days.

Your Loan Risk Rating

783 Excellent

Your credit score of 783 is better than 58% of Canadian consumers.

The Equifax Credit Score $^{\text{TM}}$ ranges from 300-900. Higher scores are viewed more tavorably.

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 very low risk. You may qualify for a variety of toan and credit offers at some of the lowest interest rates available. If you're in the market for credit, this is what you might expect:

You may be able to obtain high credit limits on your credit card.

Many lenders may offer you their most attractive interest rates and offers.

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

Delinquency Rates*

55% 33%

21%

11% 5%

32



Rental Application Residential

Toronto Real Estate Board

Form 410 for use in the Province of Ontorio

4011 P. d. L					
from the day of 5000.					
fron	the day of SUNC 20.17	at a monthly rental of \$ 2000	4		
	ecome due and payable in advance on the				
1.	Name Mike Ghazarion Date of bi	rth Feb 26/79 SIN No. (Optional)	***************************************		
	Drivers License No. G3270. 54757 - 9698 Occupation	Vice president of Open	ations		
2.	Name Date of b				
	Drivers License No		************************		
3.	Other Occupants: Name		Age ,		
	Name	Relationship	Age		
	Name		Age		
	Do you have any pets? If so, describe	······································	*******************		
	Why are you vacating your present place of residence?		***************************************		
LAS	IT TWO PLACES OF RESIDENCE				
	liess 38-175 Fiololless Green Dr.	Address 3886 Rosanno Dr.	** *****		
.,,	Ancaster on	mississauga on	**************************		
From	,2015 To 2016	From 2016 To Peese	ut.		
Nor	ne of Landlard	Name of Londlord Ramez M.			
Tele	phone: {}	Telephone: 905 , 609-3246	**4* ***4*4#\$\$****** *******		
	SENT EMPLOYMENT	PRIOR EMPLOYMENT			
Emp	oloyer Akxanian Cospet	I	***************************************		
Busi	ness address 601 main st w Hamilton	L	*********************		
Bus	iness telephone 905-528-7961	L.,	ht dietelden sänt havelet (spynnyde		
Pos	tion held PV operations	L			
Len	th of employment 12 years.	L	********************		
Nor	ne of supervisor	1			
Cur	rent salary range: Monthly \$7500				

SPOUSE'S PRESENT EMPLOYMENT	PRIOR EMPLOYMENT			
Employer	1			
Business address	L			
Business talephone	1,			
Position held	t			
Length of employment	t			
Name of supervisor	L			
Current solary range: Monthly \$				
Name of Bank TD Canada Branch	Address			
Chequing Account #	Savings Account #			
FINANCIAL OBLIGATIONS				
Payments to Fido	Amount; \$ 100			
Payments to				
PERSONAL REFERENCES				
Name Shant Messop Address				
Telephone. (647.) 281-3118. Length of Acquaintance. 2	8 occupation Manager (Sales)			
Name Ramez Address 3886	Rosanna Dr.			
Telephone: (905.). (259-3246 Length of Acquaintance	2 Occupation Sales			
AUTOMOBILE(S)				
Make Cadillac Model ATS	lear 2013 Licence No BYB 19 269			
Make	/ear Licence No			
The Applicant consents to the collection, use and disclosure of the Applicant'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 Applicant 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.				
The Applicant represents that all statements made above are true and containing credit and/or personal information may be referred to the information contained in this application and information obtained from the event that this application is not accepted any deposit submitted by the	to in connection with this rental. The Applicant authorizes the varification of personal references. This application is not a Rental or Lease Agreement. It			
Signature of Application South State South	Signature of Applicant Date			
Telephone: (405) 966 3036	Telephone: ()			