

## Worksheet Leasing

Suite: 4003 Tower: PSV Date: \_\_\_\_\_ Completed by: \_\_\_\_\_

Please mark if completed:

- Copy of 'Lease Prior to Closing' Amendment
- Copy of Lease Agreement
- Certified Deposit Cheque for Top up Deposit to 20% payable to Blaney McMurry LLP in Trust **\$ 30,580 Draft No. 81108926**  
**Certified Deposit Cheque for leasing fee as per the Leasing Amendment payable to Amacon City Centre Seven New Development Partnership.** Courier to Dragana at Amacon Head office (Toronto).
- Agreement must be in good standing. Funds in Trust: \$ **30,000**.
- 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

### Administration Notes:

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## AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

LEASE PRIOR TO CLOSING

Between: AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Vendor") and  
**AZZA HASSAN MAHMOUD ELMAKAWY and MAHDY MOHAMED MESELY ALY** (the  
 "Purchaser")  
 Suite 4003 Tower ONE Unit 3 Level 39 (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 remain as in

10358 (1215)

THIS DOCUMENT IS PRINTED ON WATERMARKED PAPER. SEE BACK FOR INSTRUCTIONS

**The Toronto-Dominion Bank**1515 REBECCA STREET  
OAKVILLE, ON L6L 5G8

81109157

DATE

2017-07-27  
YYYYMMDD

Transit-Serial No.

3140-81109157

\$ \*\*\*\*\*565.00

Pay to the  
Order of AMACON CITY CENTER SEVEN NEW DEVELOPMENT PARTNERSHIP\*\*\*FIVE HUNDRED SIXTY FIVE\*\*\*\*\*00/100 Canadian Dollars  
Authorized signature required for amounts over CAD \$5,000.00Re 4003 PSV IThe Toronto-Dominion Bank  
Toronto, Ontario  
Canada M5K 1A2

Authorized Officer

Number

Countersigned

OUTSIDE CANADA NEGOTIABLE BY CORRESPONDENTS AT THEIR BUYING RATE FOR DEMAND DRAFTS ON CANADA

#81109157# 1096120040

#3808#

10358 (1215)

THIS DOCUMENT IS PRINTED ON WATERMARKED PAPER. SEE BACK FOR INSTRUCTIONS

**The Toronto-Dominion Bank**1515 REBECCA STREET  
OAKVILLE, ON L6L 5G8

81108926

DATE

2017-06-29  
YYYYMMDD

Transit-Serial No.

3140-81108926

\$ \*\*\*\*\*30,580.00

Pay to the  
Order of Aird and Berlis LLP In Trust\*\*\*THIRTY THOUSAND FIVE HUNDRED EIGHTY\*\*\*\*\*00/100 Canadian Dollars  
Authorized signature required for amounts over CAD \$5,000.00Re PSV 4003 Top-Up for LeasingThe Toronto-Dominion Bank  
Toronto, Ontario  
Canada M5K 1A2

Authorized Officer

Number

Countersigned

OUTSIDE CANADA NEGOTIABLE BY CORRESPONDENTS AT THEIR BUYING RATE FOR DEMAND DRAFTS ON CANADA

#81108926# 1096120040

#3808#

## Confirmation of Co-operation and Representation

Form 320

**BUYER:** Oberhaus Immobilien**SELLER:** Anna Emanuels And Matheo M. Ay

For the property known as property number #403 - 401 BRICKSTONE MEWS.....

Mississippi, L5G 0L7

**DEFINITIONS AND INTERPRETATIONS:** For the purposes of this Confirmation of Co-operation and Representation, the following definitions and interpretations shall apply:

"Brokerage" means "Brokerage Services" which is defined in the Ontario Real Estate Brokerage Act, 2010.

"Buyer" means the person to whom the offer to buy is made.

"Co-operation" means the arrangement between the Brokerage and Seller whereby the Brokerage is involved in the marketing of the property.

The following information is confirmed by the undersigned broker representatives of the Brokerage. If a Co-operating Brokerage is involved in this transaction, the Brokerage agrees to cooperate in accordance with, and on the terms and conditions set out below:

**DECLARATION OF INSURANCE:** The undersigned representatives of the Brokerage hereby declare that he/she is insured as required by the Real Estate and Business Brokers Act, 2012 (REBBA) and regulations.

**1. LISTING BROKERAGE**

- a)  The listing Brokerage represents the seller of the Seller's property to the Buyer. It is further understood that:
  - The listing Brokerage is not responsible for providing Customer Service to the Buyer.
  - If the Buyer is making out a Cooperative Brokerage Services Contract to be completed by Cooperating Brokerages:
  - The listing Brokerage is providing Customer Service to the Buyer.
- b)  Multiple Brokerage. This listing Brokerage has entered into a buyer representation Agreement with one buyer and represents the interests of the Seller and the Buyer, with both customers for the transaction. The listing Brokerage must be advised of all changes in the Seller and the Buyer including a requirement to call the other customer if there is any change in the listing Brokerage.

- c) The Seller may or will accept less than the listed price unless otherwise specified in writing by the Seller.
- d) The Seller may or will pay more than the offered price unless otherwise instructed in writing by the Buyer.
- e) The motivation of a potential purchaser can affect the sale of the Seller's interests which should be addressed by the party to whom the information applies or who has the right to disclose the same to the Seller should circumstances so warrant.
- f) The price the Buyer would offer at the time the Seller should accept.
- g) Any listing Brokerage which has disclosed to the Buyer the terms of any listing brokerage agreement, or any other information about competitive properties and information known to the listing Brokerage concerning active sales for the property, will be advised to both Seller and Buyer to refrain from their own communications with the listing Brokerage.

Any oral representations made by the listing Brokerage, be it the listing Brokerage representing more than one buyer offering on this property, shall be disregarded.

**2. PROPERTY SOLD BY BUYER BROKERAGE - PROPERTY NOT LISTED**

The Brokerage represents the property listed in this document to the Buyer under the terms of the Ontario Real Estate Brokerage Act, 2010 ("Brokerage Services Agreement") by the Seller ("Customer").

b) The Brokerage agrees to provide Customer Service to the Buyer, and to provide the Seller with the services of the Brokerage.

c) The Brokerage agrees to provide Customer Service to the Seller, and to provide the Buyer with the services of the Brokerage.

d) The Brokerage agrees to provide Customer Service to the Seller, and to provide the Buyer with the services of the Brokerage.

**INITIALS OF BUYERS/SELLERS/BROKERAGES/REPRESENTATIVES (Where applicable)**

**BUYER:**   
**CO-OPERATING/BUYER BROKERAGE:**   
**SELLER:**   
**LISTING BROKERAGE:** 

**DISCLAIMER:** In consideration of the services to be provided by the Brokerage, its members and employees, the Seller and Buyer acknowledge that they have been informed that the Brokerage is not a member of CREA, does not regulate Brokerages and does not regulate Brokerage services. The Brokerage is not affiliated with CREA, does not regulate Brokerages and does not regulate Brokerage services. The Brokerage is not affiliated with CREA, does not regulate Brokerages and does not regulate Brokerage services. The Brokerage is not affiliated with CREA, does not regulate Brokerages and does not regulate Brokerage services.

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REBForm320-2017

2. Cooperating Brokerage complies Section 3 and Listing Brokerage complies Section 1.

- CO-OPERATING BROKERAGE IS THE LISTING BROKERAGE**
- The Cooperating Brokerage is responsible for the delivery of the Seller to the Buyer**
- The Cooperating Brokerage is responsible for the Seller to the Buyer's satisfaction**
- The Cooperating Brokerage is responsible for the Seller and the Buyer and the Buyer's satisfaction**

**CO-OPERATING BROKERAGE- COMMISSIONS**

- The listing brokerage will pay the Cooperating Brokerage the commission as indicated in the Addendum to the transaction  
minus a handling fee:**
- to be paid from the escrow held by the Seller to the listing brokerage**
- The balance of my brokerage will be paid up front.**

According to Section 3 of this document, I understand my responsibilities in S. The Cooperating Brokerage can earn more than one broker's fee on this property.

Commission will be payable for 240 days and above, plus applicable taxes.

**COMMISSION TRUST AGREEMENT**: If the above Cooperating Brokerage is receiving payment of commission from the Listing Brokerage, then the Cooperating Brokerage and Cooperating Brokerage further includes a Commission Trust Agreement, the consideration for which is that you and by this MLS, has and will remain, accountable to the Seller. This Commission Trust Agreement shall be subject to and governed by the MLS rules and regulations pertaining to Commission Trusts of the Listing Brokerage's local real estate board. The local board's MLS rules and regulations to provide: One-time, no provision of the MLS documents used, M.50 rules and regulations shall apply to this Commission Trust Agreement. For the purpose of this Commission Trust Agreement, any Commission trust fees or amounts shall be the amount noted in Section 3 above. The listing Brokerage hereby declares that all monies received in connection with this trust and constitute a Commission trust and shall be held, in trust, for the Cooperating Brokerage under the terms of the applicable MLS rules and regulations.

**SIGNED BY THE BROKER/SALESPERSON REPRESENTATIVE(S) OF THE TRANSACTION(S) (Where applicable)**

WEST METRO VIEWS REALTY LTD.  
Broker of Record/Brokerage:

161 CITY CENTRE DRIVE #300 MISSISSAUGA Tel: (905) 238-1066 Fax: (905) 277-6720 	125 FAIRVIEW ROAD WEST MISSISSAUGA Tel: (905) 238-8356 Fax: (905) 238-0020 
Date: 27.06.17	Date: 06.07.17
Witnessed by said listing Brokerage.	

GLENMORE KUNJUNSON  
Print Name of Broker/Salesperson Representative of the Brokerage

**CONSENT FOR MULTIPLE REPRESENTATION** (To be completed only if the Brokerage represents more than one client for the same listing)  
The buyer/seller consent with their broker to their brokerage representing more than one client for this transaction.

  
Buyer's Initials

  
Seller's Initials

**ACKNOWLEDGEMENT**

I have read, read and understood the above information.

  
Signature of Buyer

Date: 06.07.17

Date: \_\_\_\_\_

Date: \_\_\_\_\_

Signature of Seller

Date: \_\_\_\_\_

Date: \_\_\_\_\_

Date: \_\_\_\_\_

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REALTORS® Document

  
The Real Estate Board of Greater Toronto is the professional association for the 35,000 members of the real estate industry in the Greater Toronto Area. The Real Estate Board of Greater Toronto is a not-for-profit organization that represents and protects the interests of its members and the public. It is the largest real estate association in Canada and one of the largest in North America.

## Agreement to Lease Residential

(This form is intended for residential leases only.)

RENTAL AGREEMENT (Residential)

Landlord (lessor) - 120 Simcoe Street, Suite 100, Toronto, Ontario M5A 1J5

### ADDRESS OF LANDLORD

Leasehold interest in the building at 120 Simcoe Street

The Tenant hereby agrees to lease from the Landlord the premises as described herein for the conditions set forth in this Agreement.

1. **APPLICABILITY:** This Agreement is intended to protect consumer lessees, i.e., persons who have not been in business for more than one year.
2. **TERM OF LEASE:** The term will be for a period of 12 months.
3. **RENT:** The lessor will receive a sum of \$1,000.00 per month, plus GST, plus HST or the equivalent amount of One Thousand Seven Hundred Dollars (\$1,000.00 plus GST plus HST) payable in advance, by the tenth day of each month, plus any other sum which may be necessary to make up for any deficiency in the monthly rent or otherwise.

### 4. **BROKERAGE AND PAYMENT TO BROKER**

Or less, whichever is greater, subject to a maximum of \$1,000.00 plus GST plus HST, plus brokerage fees, plus any other amount, shown to be reasonable by a registered broker.

Or less, subject to a minimum of \$1,000.00 plus GST plus HST.

Or less, subject to a maximum of \$1,000.00 plus GST plus HST.

5. **DEPOSIT:** The lessor will require a deposit of \$1,000.00 plus GST plus HST, plus brokerage fees, plus any other amount, shown to be reasonable by a registered broker.
6. **CHARGES:** The lessor will charge the tenant for all expenses of the property, including taxes, insurance, heat, light, water, telephone, gas, electricity, and any other expenses of maintaining the property, except for those expenses which are specifically set out in the Agreement.

7. **USE:** The tenant will use the property for residential purposes only. The tenant will not conduct any business, storage or trade on the property.
8. **ADDITIONAL CONDITIONS:** In addition to the terms and conditions set out in this Agreement, the parties agree to the following:

9. **TERMINATION:** The tenant will give the lessor 30 days written notice of termination of the lease.

### 6. **SERVICES AND COSTS:** The lessor will be responsible for the services listed below and the tenant will be responsible for the services listed below.

LANDLORD	TENANT	LANDLORD	TENANT
Cos.	X	Cos.	X
Gas	X	Gasoline, oil, kerosene or heating	X
Electric	X	Gasoline, kerosene	X
Water, natural gas, propane, etc.	X	Water	X
Telephone and Sewerage, Garbage	X		

The above items are jointly and severally liable for the services as indicated above. The lessor will be entitled to claim damages for failure to pay for services rendered by third parties, including telephone, gas, water, etc., to the extent that the tenant fails to pay such amounts to the lessor.

### NOTICES OR TERMINATION

*S.T.*

I, [Signature], do hereby acknowledge that I have read and understood the contents of this Agreement and that I am signing it freely and voluntarily.

I, [Signature], do hereby acknowledge that I have read and understood the contents of this Agreement and that I am signing it freely and voluntarily.

Form 400 - Edition 10/07 - Page 1 of 6

Westmount December 2007

### 7. PARKING:

### 8. ADDITIONAL TERMS:

9. SCHEDULES: The schedules attached hereto shall form an integral part of the Agreement to lease and constitute Exhibit A.

10. LEGGIBILITY: This offer may not be revocable by Tenant, and is deemed accepted by the Landlord when delivered to the Landlord.

11. DRAFT: This is a copy of the original offer. It is not to be construed as an offer or acceptance of the same.

12. ATTORNEYS: The Landlord and Tenant, respectively, are entitled to an attorney's fees if either party commences an action against the other party for specific performance of the terms of this Agreement. When a Litigant represents both the Tenant and the Landlord, or vice versa, for the purpose of settling a dispute between the Tenant and the Landlord, and the Tenant demands representation, the Landlord shall not be obligated or entitled to be retained for either the Tenant or the Landlord for the purpose of settling a dispute between them. Any notice, report, memo, or provided for Tenant shall be in writing, in addition to any provision contained herein and in any Schedule hereto, notice of acceptance, consent, or any notice to be given or received pursuant to this Agreement or any Schedule hereto, notice of acceptance, consent, or any notice to be given or received by Tenant and in any Schedule hereto, notice of acceptance, consent, or any notice to be given or received by Tenant, shall be deemed given and received when delivered personally to Tenant, when delivered to the Attorney for Tenant or to the Automobile Lawyer selected by Tenant, or when delivered electronically to the Attorney for Tenant, or email, facsimile, or the party designated shall be deemed to be delivered.

13. ATTACHMENT: This offer is attached to the original offer.

14. ATTACHMENT: The Landlord and Tenant, respectively, are entitled to an attorney's fees if either party commences an action against the other party for specific performance of the terms of this Agreement. When a Litigant represents both the Tenant and the Landlord, or vice versa, for the purpose of settling a dispute between them. Any notice, report, memo, or provided for acceptance, consent, or any notice to be given or received by Tenant and in any Schedule hereto, notice of acceptance, consent, or any notice to be given or received by Tenant, shall be deemed given and received when delivered personally to Tenant, when delivered to the Attorney for Tenant or to the Automobile Lawyer selected by Tenant, or email, facsimile, or the party designated shall be deemed to be delivered.

15. ATTACHMENT: The Landlord and Tenant, respectively, are entitled to an attorney's fees if either party commences an action against the other party for specific performance of the terms of this Agreement. When a Litigant represents both the Tenant and the Landlord, or vice versa, for the purpose of settling a dispute between them. Any notice, report, memo, or provided for acceptance, consent, or any notice to be given or received by Tenant and in any Schedule hereto, notice of acceptance, consent, or any notice to be given or received by Tenant, shall be deemed given and received when delivered personally to Tenant, when delivered to the Attorney for Tenant or to the Automobile Lawyer selected by Tenant, or email, facsimile, or the party designated shall be deemed to be delivered.

16. USE AND DISTRIBUTION OF PERSONAL INFORMATION: The Tenant certifies it has read, understood, and agrees to the terms of the Privacy Statement of Credit, attached hereto, the Notice for the Collection of Personal Information, and the Authorization to Release Personal Information, all of which are incorporated by reference into this Agreement.

17. CONFLICT OR DISCREPANCY: If there is any conflict or discrepancy between any provision of this Agreement and any provision of any statute, regulation, or order of the Landlord or Tenant, the standard procedure provided in the statute or regulation, or order, shall prevail. In the event of a conflict between two or more of the provisions of this Agreement, the provision of this Agreement which is more recent shall control, unless otherwise provided in this Agreement. If there is a conflict between two or more of the provisions of this Agreement, or if there is a conflict between two or more of the provisions of this Agreement and any other provision of this Agreement, the provision of this Agreement which is more recent shall control, unless otherwise provided in this Agreement.

18. FAIRTY LAW ACT: The Landlord waives the right to sue for specific performance of this Agreement under the provisions of the Family Law Act, 250-1990, if the service of this Agreement has been rejected by the tenant.

19. CONSUMER REPORTS: The Tenant is hereby notified that a consumer report containing credit and/or personal information may be furnished in connection with this transaction.

INITIALS OF TENANT(S): 

INITIALS OF LANDLORD(S):   
  
The undersigned, being the Landlord and the lessee, have read and understood the foregoing Lease and acknowledge their understanding and acceptance of the same and its terms and conditions.

Form 400      Revised 2017      Page 2 of 5  
WIBForm 2 Rev 2016

20. BINDING AGREEMENT: This Agreement and acceptance hereof shall constitute a binding agreement by the parties to enter into the Lease of the premises and is subject to the terms and conditions herein contained.

SIGNED, SEALED AND WITNESSED in the presence of:

  
WITNESS  
[Signature] DATE JUN 25<sup>th</sup> 2017  
[Signature] [Seal]  
[Signature] DATE [Signature]  
[Signature] [Seal]  
[Signature] DATE [Signature]  
[Signature] [Seal]

We, the Landlord hereby certify the above offer and agree that the commission together with applicable HST and any other tax as may hereafter be applicable may be deducted from the deposit and further agrees to pay any remaining balance of commission forthcoming.

ARMED, SEALED AND SWORN IN THE PRESENCE OF:

  
WITNESS  
[Signature] DATE JUN 25<sup>th</sup> 2017  
[Signature] [Seal]  
[Signature] DATE [Signature]  
[Signature] [Seal]  
[Signature] DATE [Signature]  
[Signature] [Seal]

SPOLIAL CONSIDERATION: We, the Landlord hereby consent to the stipulation set forth herein pursuant to the provisions of the Family Law Act, F.S.O.; 1990, and hereby agrees to execute if necessary or incidentally documents to give full force and effect to the said stipulated terms.

CONFIRMATION OF ACCEPTANCE: We, the Landlord hereby confirm our acceptance of this Agreement which document is dated June 20, 2017.

Finally accepted by client on June 20, 2017 by   
[Signature] [Seal]

#### INFORMATION ON BROKER/AGENT

Using Brokerage: WEST-100 METRO VIEWS REALTY LTD. Tel No. (905) 238-8376  
OMAR KANAAN SHAATH  
Co-Op Board Brokerage KINGSWAY REAL ESTATE BROKERAGE  
GLENMORE JOHNSON  
Salesperson / Broker Name: [Signature]

#### ACKNOWLEDGMENT

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.  
  
[Signature] DATE JUN 25<sup>th</sup> 2017

Landlord	Address for Services	Landlord's Lawyer	Address	Email	Tel No.	Fax No.
[Signature]	[Signature]	[Signature]	[Signature]	[Signature]	[Signature]	[Signature]

#### NOTICE ONE

#### CONFIRMATION THAT'S ATTACHED

For Conveyancing purposes, a copy of this Accepting Agreement to Lease, in combination with the accompanying Schedule A, presents the foregoing Agreement to Lease in connection with the Transaction as contemplated in the Addendum, and a copy of this Rent Receipt Book shall be sent to the Landlord and shall be subject to and governed by its MLS Rules pertaining to Conveyancing.

DATED AS OF the date and time of the acceptance of this Accepting Agreement to Lease.

  
[Signature] DATE JUN 25<sup>th</sup> 2017

I am informed that the attached copy of this Accepting Agreement to Lease is a copy of the original document of the Landlord and is not a copy of the Conveyancing Record Document.  
By this, I declare that I have read and understood the terms and conditions of this Accepting Agreement to Lease. All of the requirements of this form were completed and I have signed this Accepting Agreement to Lease in my capacity as a principal and not as an agent or representative of my employer, C.R.A. Sales Inc., or any of its agents.

Printed Name: [Signature]

WEF: Jun 25<sup>th</sup> 2017

WEF: Jun 25<sup>th</sup> 2017

WEF: Jun 25<sup>th</sup> 2017

This Schedule A contains no additional terms of the Agreement to Lease between

Tenant (Lessee), Gherardi Imray and

Landlord (Lessor), Aziz Chahwan and Manju M. Ali

for the lease of Apartment 401 BRIKSTONE MEWS

Mississauga

LSB 017

SC 17

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 following appliances belonging to the Landlord are to remain on the premises by the Tenant's use: Fridge, Cooker, Dish Washer, Washer and Dryer.

Landlord represents and warrants that the appliances as listed in this Agreement to Lease will be in good working order at the commencement of the lease term. Tenant agrees to maintain said appliances in a state of ordinary cleanliness at the Tenant's own

Tenant agrees not to make any decorating changes to the premises without the express written consent of the Landlord or his authorized agent.

Tenant agrees not to make any changes to locks without the express written consent of the Landlord or his agent. Tenant, if not in default hereunder, shall have the option, by written notice, given to the Landlord at least 80 days before the end of the lease term, to renew the lease for a further year term.

The Tenant agrees to allow the Landlord or his agent to show the property at all reasonable hours to prospective Buyers or Tenants, after giving the Tenant at least twelve (12) hours written notice of such showing, two months prior to the expiry of this lease.

Tenant agrees to reimburse \$35.00 re the landlord as a service charge (per incident) or post-dated cheques not clearing due to insufficient funds.

Tenant will be responsible for payment for any damages made on the premises during the term of the lease due to his/her negligence.

Tenant will provide 10 postdated cheques 2 weeks before closing date.

Landlord agrees to have the unit professionally cleaned prior to the tenant moving into the unit and the tenant agrees that when he is vacating the premises at the end of the tenancy it will be left in clean and broom swept condition and cleared of any debris.

The Lessee agrees to pay the full cost to repair any damage caused thereby by his/her willful negligent conduct or that of any persons permitted on the premises by him/her. Tenant acknowledges the Landlord's insurance provides no coverage for damage inflicted by the Tenant to the property.

This term is for included by all parties to the Agreement to Lease

INITIALS OF TENANT(S): R.J.

**E** The signature of the Tenant, Gherardi Imray and Manju M. Ali, and the date 2017, indicate that the signature is the original signature of the Tenant and that the signature is valid and will be used for the duration of the lease. This lease was also acknowledged by Gherardi Imray and Manju M. Ali, who signed and dated the original copy of this lease on the same date as the Tenant, R.J. Ali, signed and dated this lease. Both parties acknowledge that they have read and understood the terms and conditions of this lease.

Form 400 Revised 2017 Page 4 of 9

WEB Forms & Doc 2017

This form is intended to complement the Agreement to Lease.

**TENANT (Lessee):** Christian Légaré

**LANDLORD (Lessor):** Agri Investments Inc., Mississauga, ON, L5J 1T7

Term begins: July 22, 2008

Term ends: June 25, 2017

Landlord agrees to insure Tenant's personal property. And that it is the Tenant's responsibility to obtain and maintain a standard Tenant's liability insurance policy, during the lease term, and any renewal thereof, protecting the Tenant against loss, damage or theft of any tenant's property and provide at least \$1,000,000 liability coverage. The Tenant is to provide to the Landlord or his representatives, upon demand at any time, proof that such insurance is in effect and to advise the Landlord in writing if such insurance is cancelled or otherwise terminated.

Tenant shall comply with all the By-Laws of the Condominium Corporation.

Tenant agrees to pay the cost of all utilities required at the premises during the term of the lease and any extension thereof (electricity).

The Landlord and Tenant understand and agree that in the event of a malfunction, breakdown or defect in any appliance located in the Unit which is caused by normal wear and tear and is of no fault of the tenants neglect, That it is the responsibility of the landlord to fix said appliance.

Tenant acknowledges that the building is not registered and the builder retains the right to approve All leases.

Tenant shall pay real estate taxes, Condominium fees and parking if applicable and maintain fire insurance on the premises. Tenant acknowledges the Landlord's fire insurance on the premises provides no coverage on Tenant's personal property.

This form is not an "Agreement to Lease".

**INITIALS OF TENANT(S):** C.L.



The signature above indicates acceptance of the terms and conditions set out in this Agreement to Lease.

I, Christian Légaré, do hereby accept the above Agreements, subject to the conditions set out in this Agreement to Lease.

I acknowledge that I have read this Agreement to Lease and I understand its contents. I further understand that I am bound by the terms and conditions contained in this Agreement to Lease, even if I do not fully understand them.

Form 400 Revised 2012 Page 5 of 5

Mississauga, Ontario

**Agreement to Lease - Residential**

This document is an attachment to and forms part of the Agreement to Lease between:

TENANT (lessor), G. Enakhi T. wapaku  
 LANDLORD (lessee), #224 Elvankawing And Maplewood Hwy  
 no. lease # 4023-4311 Buckstone Mtns  
 Mississauga, Ontario L6Z 2E2

Tenant and Landlord agree that an accepted Agreement to Lease shall form a continuing lease and no other lease will be signed between the Parties.

The Tenant agrees to provide the Landlord with 1/6 post listed dates starting from 1 August 2017.

Tenant agrees not to make any decorative changes to the premises without the express written consent of the Landlord or his authorized agent.

The Tenant agrees to allow the Landlord or his agent to show the property at all reasonable hours to prospective Buyers or Tenants, after giving the Tenant at least twenty-four (24) hours written notice of such showing, and to inform the Landlord to affix \$ For Sale or For Rent sign on the property within 60 days prior to the end of the Lease term.

Landlord shall pay real estate taxes, and maintain the insurance on the premises. Tenant acknowledges the Landlord's fire insurance on the premises provides no coverage on Tenant's personal property. Tenant agrees to have Tenant liability insurance valid and will give a copy of policy to Landlord prior to occupancy.

Tenant agrees to pay the cost of hydro electricity required on the premise during the term of the lease. Tenant further agrees to provide proof to the Landlord as or before the date of possession that the services have been transferred to the Tenant's name.

Tenant agrees to pay the first \$15,000 for any minor service needed in condo premises.

Landlord warrants that all appliances, fixtures and fixtures will be in good working order prior to occupancy.

Tenant agrees to pay Landlord a \$2000 refundable key/floor deposit to be returned on Lease completion and all keys to be returned.

This form may be attached by affidavit to the Agreement to Lease.

INITIALS OF TENANT(S): D.P.



This document is an attachment to and forms part of the Agreement to Lease. It is an attachment to and forms part of the Agreement to Lease and is not a separate document. This form may be attached by CREA to the Agreement to Lease. It is an attachment to and forms part of the Agreement to Lease and is not a separate document. This form may be attached by CREA to the Agreement to Lease and is not a separate document. CREA does not interfere with your use of this form.

**CREA** Ontario Real Estate Association Schedule B  
Agreement of Purchase and Sale

Toronto  
Real Estate  
Board

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

Seller, Dier Nakhi, Wassellik,  
Seller, # 229 Elmwood Rd., Mississauga,  
Ontario, L4Z 3L0, Brokerage: Metro View Realty Ltd.  
Buyer, John & Sue K, 20477  
and the property known as # 4023-1601 Bricketstone Mews,  
Mississauga, Ontario L5J 2Z9, Date of Purchase: 2017-01-25.

West 100 Metro View Realty Ltd. advise the parties to this Agreement that the Real Estate Trust account, in which the deposit for this transaction [The Deposit] shall be placed in a Non Interest Bearing Real Estate Trust Account, earning no interest on the deposit and unless it is requested by the Parties to writing in this Agreement that the deposit be placed in an interest bearing Term deposit there will be no interest paid or earned on the deposit funds being held.

The Buyer agrees to provide a certified cheque or bank draft as a deposit within one [ ] banking day [excluding Saturday, Sunday and statutory holidays], from the date of acceptance of this offer. No cash deposits will be accepted.

The Parties to this Agreement acknowledge that the real estate Broker(s) are named in this Agreement has recommended that the Parties obtain independent professional advice prior to signing this document. The Parties further acknowledge that no information provided by West 100 Metro View Realty Ltd. is to be construed as legal, tax or environmental advice and all sizes and measurements are approximate and is to be verified by the Buyer.

The Buyer and Seller hereby acknowledge that the Province of Ontario has implemented current value assessment; and properties may be re-assessed on an annual basis. The Buyer and Seller agree that no claim will be made against the Seller, West 100 Metro View Realty Ltd. or Salesperson, for any changes in property tax as a result of a re-assessment of the property.

The Brokerages and Agents named in due attached Confirmation of Cooperation and Representation represent and warrant that they have fully complied with the FRTAAC requirements for customer identification by reference to original government issued photo identification, or such other means as approved under the regulations, including name, address, date of birth, occupation and employment and have such information on file and available for inspection.

This form must be initialed by all parties to the Agreement of Purchase and Sale.

INITIALS OF BUYER: D J

INITIALS OF SELLER(S):

I, Dier Nakhi, do hereby acknowledge that I have read and understood the terms and conditions of this Agreement of Purchase and Sale and that I am signing this Agreement of Purchase and Sale in my individual capacity and not as a representative of my employer or place of business. Date: 2016-01-25 Form 105 Version 2006 Page 1 of 1  
SRESForms.com 46-227-2

# The Toronto-Dominion Bank

81108926

1515 REBECCA STREET  
OAKVILLE, ON L6L 5G8

DATE 2017-06-29  
YYYYMMDD

Transit-Serial No. 3140-81108926

Pay to the Aird and Berlis LLP In Trust  
Order of

\$ \*\*\*\*\*30,580.00

\*\*\*THIRTY THOUSAND FIVE HUNDRED EIGHTY\*\*\*\*\*00/100 Canadian Dollars

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

Re PSV 4003 Top-Up for Leasing

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

Authorized Officer

Number

Countersigned

911 DE CAVALIERI STATION CREDIT UNION LTD. TORONTO ONTARIO CANADA

118110892611096120040

11380811



**For Brokerage submitting the offer on behalf of the Buyers:**

Please send to the listing Brokerage and form can be used as evidence that you have a written signed offer from a Buyer to the Seller.  
**REAL PROPERTY ADDRESS:** 407-411 BRONSTONE, NEW S. Mississauga, L5B 0J7 "the "property";  
 Please add subject address and legal description if applicable.

**for an Agreement of Purchase and Sale dated:** the 25th day of June, 2017.

**Brokerage submitted or Brokerage:** KENNEDY REAL ESTATE BROKERAGE

**SALES REPRESENTATIVE/BROKER:** CLEMENCE JOHNSON

**Phone Number:** 905-669-0011

**Name of Buyer:** *Clemence Johnson*  
23rd June 2017

**Offer received by email:** By fax, or other means.

**Sale Type:** *Standard Residential Sale*

**For Brokerage offer - contact information:**

**Name:** *Dawn Pichler*

**Phone:** 905-669-0011

**Email:** *dawn@kennedyreal.ca*

**For Seller information:** *None*  
**Date:** *2017-06-25*  
**Offer accepted by:** *None*  
**Offer accepted date:** *2017-06-25*  
**Offer accepted time:** *2:00 PM*  
**Offer accepted place:** *None*  
**Offer accepted by whom:** *None*  
**Offer accepted by whom date:** *2017-06-25*

**For Listing Brokerage receiving the offer:**

**Signed:** *Shered P. Pichler*

**Signed, contact:** *None*

**Using Brokerage:** WEST END BROKERAGE REALTY LTD

**SALES REPRESENTATIVE/BROKER:** CLEMENCE JOHNSON

**Sale Type:** *Standard Residential Sale*

**Offer received by:** *None*  
**Offer received date:** *2017-06-25*  
**Offer received time:** *2:00 PM*  
**Offer received place:** *None*  
**Offer received by whom:** *None*  
**Offer received by whom date:** *2017-06-25*

**Comments:** *None*

**RE Brokerage:** *None*  
 Please note that the Brokerage which has submitted this offer does not receive any compensation for the brokerage fees listed above.

**RE Brokerage:** *None*  
 Please note that the Brokerage which has submitted this offer does not receive any compensation for the brokerage fees listed above.

**RE Brokerage:** *None*  
 Please note that the Brokerage which has submitted this offer does not receive any compensation for the brokerage fees listed above.

**RE Brokerage:** *None*  
 Please note that the Brokerage which has submitted this offer does not receive any compensation for the brokerage fees listed above.

**RE Brokerage:** *None*  
 Please note that the Brokerage which has submitted this offer does not receive any compensation for the brokerage fees listed above.

**RE Brokerage:** *None*  
 Please note that the Brokerage which has submitted this offer does not receive any compensation for the brokerage fees listed above.

# WEST-100 METRO VIEW REALTY

129 Fairview Rd. W. Mississauga, Ontario L5B1K7  
O: 905-238-8336 F: 905-238-0020

## DEPOSIT RECEIPT

DATE: June 28, 2017

RECEIVED FROM: Agent/Buyer/Tenant: Ojeriakhi Imaralu

PAYMENT METHOD: Draft

DEPOSIT AMOUNT: \$ 3,400.00

PROPERTY:#40003-4011 Brickstone Mews

Thank-you,



West-100 Metro View Realty Ltd.

REGULAR BANK TRANSFER - PAYMENT BY BANK TRANSFER TO THE ORDER OF THE BENEFICIARY		NEGOIGER AU CHAQUE VILLE ET PAYS A LA HAUTEUR D'UN MOIS ET CLOSER	5580 3350 2 27-43248
INTERNATIONAL MONEY ORDER / MANDAT INTERNATIONAL		00022 - MISSISSAUGA CITY CENTRE	2017-06-28
NAME OF REMITTER / DÉPOSSEUR D'ORDRE		TRANSIT NO. N° D'IDENTIFICATION	DATE
WEST 100 METRO VIEW REALTY LTD. BROKERAGE		BRANCH CENTRE BANCARE	Y/A MM/DJ
PAY TO THE ORDER OF		AMOUNT SOMME DE	CHF 3,400.00 CANADIAN DOLLARS CAD
PAYEZ A L'ORDRE DE		THE SUM OF LA SOMME DE	NOT OVER / NE SOIT PAS EXCEDER \$5,000 DU CHANONNAIS IMPERIAL BANK OF COMMERCE POUR LA BANQUE CANADIENNE D'IMPERIALE DE COMMERCE
TO:		CANADIAN IMPERIAL BANK OF COMMERCE TORONTO CANADA	<i>H.K.S.</i> CHIEF EXECUTIVE OFFICER / CHEF DE LA DIRECTION
# 55803350 2# 10950 200 101: 030222 2743 248#			

710 3520152  
206-5932



**CENTUM**  
Regal Financial Corp.

June 29, 2017

To Whom It May Concern:

This letter serves to confirm that Cjerniakhi Iraklis is employed with Centum Regal Financial Corporation in the capacity of a Mortgage Agent since June 15, 2017.

His projected monthly commissioned income averages \$2600 - \$4000.

We look forward to the continued contractual agreement with Mr. Iraklis for the foreseeable future.

If you have any questions or require further information, please don't hesitate to contact the undersign at 416-291-3032 or direct at 416-220-3852.

Sincerely,



Arica Bryan  
Principal Broker

CENTUM Regal Financial Corp.  
4030 Sheppard Avenue, Toronto, Ontario M3J 3A8  
FAX: (416) 487-0620 • PHONE (416) 291-3032/3852  
[www.centumregal.com](http://www.centumregal.com)

**EQUIFAX Credit Report and Score™ as of 02/15/2017**

Name: Ojerbach Marita

Confirmation Number: 4075278156

**Credit Score Summary****Where You Stand**

The Equifax Credit Score™ ranges from 300-900. Higher scores are viewed more favorably by lenders. Your 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 most loans with competitive interest rates, and a wide variety of credit offers should be available to you.

**You're Knowing Your Score**

Below are 4 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 trades opened in last 12 months.
- Pending or trade of credit within the last 2 x 30% 30 day trades.
- Average number of inquiries open for revolving trades.

**Your Loan Risk Rating****758 | Very Good**

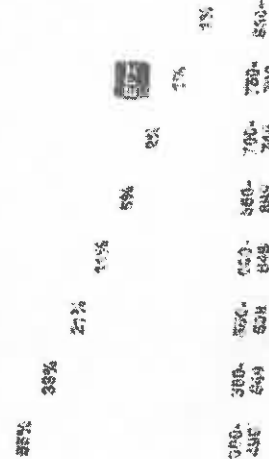
Your credit score of 758 is better than 43% of Canadian consumers.  
The Equifax Credit Score™ ranges from 300-900. Higher scores are viewed more favorably.

**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 favorable interest rates and terms 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 secure a higher than average credit line of \$1,500.  
Many lenders offer you variable interest rates and terms.  
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 just one of many factors that lenders evaluate when making credit decisions. Different lenders set their own policies and tolerances for risk, and may consider other elements, such as your income, when analyzing your creditworthiness for a particular loan.



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## CREDIT REPORT

### Personal Information

#### Personal Data

Name: OJERIAKHI BENJAMIN J.  
SIN: 563900075  
Date of Birth: 18/05/19XX

#### Current Address

Address: 460 LINNIE AVNS DR APT 100  
MISSISSAUGA, ON  
Date Received: 2014-07-20T14:03:20+00:00

#### Current Employment

Employer: EASY REVENUE CENTRE  
Occupation:

#### Previous Employment

Employer:  
Occupation:

### Social Services

#### No Special Services Message

### Consumer Statement

No Consumer Statement or TIS.

### 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 establishment here is a fixed-business unit, in which the business performs most its charge from month to month. Examples of such units can be a student's car, mortgage repayment, "rent" in your specific region, but it's also used to categorize your credit score. A revolving plan is a loan in which the evidence of constant and varied charges from month to month, such as a credit card.

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

#### CAPITAL ONE HBC

Phone Number:	486-640-7255	High Credit/Credit Limit:	\$1,750.00
Account Number:	XXXX...698	Payment At Once:	\$15.00
Associated to Account:	Individual	Balance:	\$30.00
Type of Account:	Revolving	Past Due:	\$0.00
Date Created:	2015-12	Date of Last Activity:	2017-05
Status:	Paid as Agreed and up to date	Date Reported:	2017-05
Months (Delayed):	06		
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 this column is in credit form		

#### CIBC CARD SERVICES

Phone Number:	Not Available	High Credit/Credit Limit:	\$5,000.00
Account Number:	XXXX...127	Payment At Once:	\$11.00
Associated to Account:	Individual	Balance:	\$88.00
Type of Account:	Revolving	Past Due:	\$0.00

THIS REPORT IS PROVIDED AS IS AND WITHOUT WARRANTY OF ANY KIND. THE INFORMATION CONTAINED HEREIN IS PROVIDED BY CIBCBANK CANADA LTD. FOR INFORMATION PURPOSES ONLY. CIBCBANK CANADA LTD. IS NOT RESPONSIBLE FOR ANY ERRORS OR OMISSIONS IN THE INFORMATION PROVIDED.

Date Opened: 2019-01-11 Date of Last Activity: 2017-01-24  
Status: Paid Off Account Up To Date: 2017-06  
Last 60 Days: No Payment 30 days late  
No payment 30 days late  
No payment 30 days late  
Payment History: Current: Monthly Repayment Amount: 0.00

#### Comments:

CAPTA, ONE SAKS  
Phone Number: (352)723-7222  
Account Number: NEX-864  
Association to Account: Indivisual  
Type of Account: Revolving  
Date Opened: 2017-01-24  
Status: Paid as agreed and up to date.  
Month Received: 01  
Payment History: No payment 30 days late  
No payment 30 days late  
No payment 30 days late  
Plan Paying History: Monthly payments  
Comments: Monthly payments  
Result in this column is blank, 0.00

FICO  
Phone Number: (386)288-2136  
Account Number: NEX-443  
Association to Account: Indivisual  
Type of Account: Open  
Date Opened: 2017-01-24  
Status: Stand as agreed and up to date.  
Month Received: 02  
Payment History: No payment 30 days late  
No payment 30 days late  
No payment 30 days late  
Plan Paying History: Comments:  
Comments: Canceled or closed no longer  
Account paid

#### Bankruptcy and Foreclosure Information

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

#### No Banking Information on File

#### Pending Transactions and Other Information

##### Pending

A bankruptcy will automatically purge six (6) years from the date of discharge. In the case of a single bankruptcy of the consumer, there are several bankruptcies. The system will keep each bankruptcy for four (4) years from its date of filing discharge. All bankruptcies included as a bankruptcy, tamper on file indicating "Included in bankruptcy" and will purge six (6) years from the date of last activity.

##### Voluntary Deposit - Creditors Payment On Behalf Credit Counseling

##### Date Paid

##### Registered Consumer Proposal

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

##### Judgments, Settlements Or Disbursements Of Any Kind

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

##### Second Loans

**TD Canada Trust**  
PERSONAL CR - MMS/BROKER  
3500 STEELES AVE E 4TH FLR TWR 3  
MARKHAM, ON L3R0X1  
[www.tdcanadatrust.com](http://www.tdcanadatrust.com)

February 1<sup>st</sup>, 2016

Azza Hassan Mahmoud Elmakawy & Mahdy Mohamed Meselhy Aly  
221 Tracina Drive  
Oakville, ON  
L6L4C1

Dear Valued Customer:

**Re: Mortgage Approval Confirmation**

This will confirm that you qualify for a residential mortgage loan with The Toronto-Dominion Bank ("TD Canada Trust"), secured by the property at Suite 4003 - 4011 Brickstone Mews, Mississauga, Ontario, PSV Tower One (the "Property"), with the following terms and on the following conditions, including the Standard Conditions included at the bottom of the letter, following the signature line:

Applicant(s): Azza Hassan Mahmoud Elmakawy & Mahdy Mohamed Meselhy Aly  
Principal Amount: \$302,900.00  
Fixed Annual Interest Rate: 4.64% per annum, calculated semi-annually not in advance  
Interest Rate Expiry Date: May 1<sup>st</sup>, 2017  
This means the Interest Rate for the Term selected will expire on this date.  
Prepayment Option: Closed to prepayment privileges, subject to terms of mortgage  
Term: 5 years  
Amortization: 30 years  
Anticipated Closing Date: April 13<sup>th</sup>, 2017

Other charges may be payable to TD Canada Trust on closing, including Appraisal and Administration fees (including our legal fees and costs for registering the mortgage).

**This Approval Confirmation is valid until April 24th, 2017.**

Any Mortgage Approval Confirmation previously issued for this property is no longer valid.

Signed by:

Per:

The Toronto-Dominion Bank

**Standard Conditions**

- \* Confirmation of credit application details;
- \* No change in, and the accuracy of, the information provided;
- \* Execution of TD Canada Trust documentation;
- \* The Property meeting TD Canada Trust's normal lending requirements;
- \* The Property meeting the mortgage default insurer's requirements;
- \* Valid First Mortgage Security to be provided on the Property.

523322 (0212)