Worksheet Leasing

Suite: 1263 Tower: One Date: Ting 26 Day Completed by: Day MA
Please mark if completed:
Copy of 'Lease Prior to Closing' Amendment
Copy of Lease Agreement
• Certified Deposit Cheque for Top up Deposit to 25% payable to Blaney McMurtry LLP in Trust America to Vertical
 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: \$ Amazon to U-U-Trust: \$
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 Amacon to Visity
• 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

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

SIMARJEET SINGH BUTTAR (the "Purchaser")

Suite 1203 Tower ONE Unit 3 Level 12 (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:

IN COURSEMAN A SOUR

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 percent (20%) 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 and the sublicencee;
- (e) the Purchaser shall deliver with the request for approval a certified cheque in the amount of One Thousand Dollars (\$1,000.00) 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.

IN WITHESS WHEREOF the parties have executed this Agreement							
	6/22/2017 9:04 AM EDT						
DATED at Mississauga, Ontario this	day of2017.						
DocuSigned by: Amit Kelia Witness: - 0876634378CDHE7	Simplest Singa Button Purchaser SIMARJEET SINGH BUTTAR						
THE UNDERSIGNED hereby accepts this							
DATED at MSSISSAUGE	this						
O	AMACON DEVELOPMENT (CITY CENTRE) CORP.						
	PER: Authorized Signing Officer I have the authority to bind the Corporation						



Agreement to Lease Residential

Form 400 for use in the Province of Ontario

This	Agreement to Lease dated this .22	dayof June	**************************************	******	20.17
TEN	ANT (Lessee), Shimin Lin	(Full legal	names of all Tenants	***************	
LAI	NDLORD (Lessor), Simarjeet S Buttar	(Full lead	al name of Landlard	******************	************
AD	PRESS OF LANDLORD	fi an ie8r	ar name or condicion		
	DRESS OF LANDLORD				
	Tenant hereby offers to lease from the Landlord the				_
1.	PREMISES: Having inspected the premises and				
			Mississauga L5B		****
2.	TERM OF LEASE: The lease shall be for a term of	of One Year	commencing	June 27, 2017	
3.	RENT: The Tenant will pay to the said Landlord in	nonthly and every	month during the said term of the lease	the sum of	
	One Thousand Six Hundred payable in advance on the first day of each and upon completion or date of occupancy, whicheve	every month duri	ng the currency of the said term. First an	Dollars (CDN\$ 1,60 d last months' rent to	00.00), be paid in advance
4.	DEPOSIT AND PREPAID RENT: The Tenant de	livers upon acc	ceptance (Herewith/Upon occeptance/as otherwise	************************	********
	by negotiable cheque payable to ORION REA		ORATION, BROKERAGE		"Deposit Holder"
	in the amount of Three Thousand Two Hi	undred			
	Canadian Dollars (CDN\$.3,200.00				
	terms, covenants and conditions of the Agreemen month's rent. If the Agreement is not accepted, th	t and to be applie	ed by the Landlord against the First	and	
	For the purposes of this Agreement, "Upon Acceptours of the acceptance of this Agreement. The p the Deposit Holder shall place the deposit in trust i received or paid on the deposit.	arties to this Agre	ement hereby acknowledge that, unless o	otherwise provided f	or in this Agreement
5.	USE: The Tenant and Landlord agree that unles Application completed prior to this Agreement wi	is otherwise agree	ed to herein, only the Tenant named ab nises.	ove and any person	n named in a Rental
	The second of		****		
6.	SERVICES AND COSTS: The cost of the following	ing services applie	cable to the premises shall be paid as fol	lows:	
	LANDLORD	TENANT		LANDLORD	TENANT
	Gas Oil Electricity Hot water heater rental Water and Sewerage Charges	□ ⊠ □	Cable TV Condominium/Cooperative fees Garbage Removal Other: Other:	. 🗆	
	The Landlord will pay the property taxes, but if the	e Tenant is assesse	ed as a Separate School Supporter, Tenat	nt will pay to the Land	dlord a sum sufficient

to cover the excess of 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 the current year, and to be payable in equal monthly installments in addition to the above mentioned rental, provided however, that the full amount shall become due and be payable on demand on the Tenant.

INITIALS OF TENANT(S):



INITIALS OF LANDLORD(5):



7.	PARKING: One Parking Space at the Underground Parking of the said building
8.	ADDITIONAL TERMS: Rent include All Existing Appliances in the said unit:
	Stainless Steel Fridge, Stove, Build-In Dishwasher, Build-In Microwave, Washer And Dryer, One Parking, One Locker.
	SSB
9.	SCHEDULES: The schedules attached hereto shall form an integral part of this Agreement to Lease and consist of: Schedule(s) A and C
10.	IRREVOCABILITY: This offer shall be irrevocable by Tenant until 6:00 p.m. on the 23 [Landlord/Tenant] until 6:00 p.m. on the 23 day of June
	day of June
11.	NOTICES: The Landlord hereby appoints the Listing Brokerage as agent for the Landlord for the purpose of giving and receiving notices pursuant to this Agreement. Where a Brokerage (Tenant's Brokerage) has entered into a representation agreement with the Tenant, the Tenant hereby appoints the Tenant's Brokerage as agent for the purpose of giving and receiving notices pursuant to this Agreement. Where a Brokerage represents both the Landlord and the Tenant (multiple representation), the Brokerage shall not be appointed or authorized to be agent for either the Tenant or the Landlord for the purpose of giving and receiving 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 offer, 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) 282-7925 (For delivery of Documents to Landlord) Email Address: LyndonLiu2008@gmail.com (For delivery of Documents to Landlord) FAX No.: (905) 282-7925 (For delivery of Documents to Tenant)
	Email Address: LyndonLiu2008@gmail.com [For delivery of Documents to Londlord] 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 schedule, and shall be executed by both parties before possession of the premises is given. The Landlord shall provide the tenant with information relating to the rights and responsibilities of the Tenant and information on the role of the Landlord and Tenant Board and how to contact the Soard. (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 properly damage and public liability insurance in an amount equal to that which a reasonably prudent Tenant would consider adequate. The Tenant agrees to provide the Landlord, upon demand at any time, proof that said insurance is in full force and effect and to notify the Landlord in writing in the event that such insurance is cancelled or otherwise terminated.
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. I (ITA) as amended from time to time, and in such event the Landlord and Tenant agree to comply with the tax withholding provisions of the ITA.
16.	USE AND DISTRIBUTION OF PERSONAL INFORMATION: The Tenant consents to the collection, use and disclosure of the Tenant's personal information by the Landlord and/or agent of the Landlord, from time to time, for the purpose of determining the creditworthiness of the Tenant for the leasing, selling or financing of the premises or the real property, or making such other use of the personal information as the Landlord and/or agent of the Landlord deems appropriate.
1 <i>7</i> .	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.	FAMILY LAW ACT: Landlord warrants that spousal consent is not necessary to this transaction under the provisions of the Family Law Act, R.S.O.1990 unless the spouse of the Landlord has executed the consent hereinafter provided.
19.	CONSUMER REPORTS: The Tenant is hereby notified that a consumer report containing credit and/or personal information may be referred to in connection with this transaction.

INITIALS OF TENANT(5):

INITIALS OF LANDLORD(5):

SSB

	ment by the parties to enter into the Lease of the
IN WITNESS whateoff I have hereunto set in	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
(Tenant or Authorized Representative)	DATE X) Tune 12, 701)
X (Tenant or Authorized Representative)	
(Guarantor)	(Seal) DATE
ee that the commission together with applicab agree to pay any remaining balance of commis	ole HST (and any other tax as may hereafter be ssian forthwith.
1904/15 Nitral Synthere of I have hereunto set in	ny hand and seal: 6/23/2017 11:52 AM ED DATE
ILandlord or Authorized Representativel	DATE (Seci)
(Landlard or Authorized Representative)	DAIE
ard hereby consents to the disposition evidenced l or incidental documents to give full force and eff	herein pursuant to the provisions of the Family Law ect to the sale evidenced herein
Canada	DATE
20 day of 20	
ORMATION ON BROKERAGE(S)	—6SF17(POXB0STACE OF LONGING OF ARMAN)
	Tel.No. 416-733-7784
(Solusperson / Broker Name) to Services Ltd., Brokerage	Tel.No. (905) 828-1122
(Salesperson / Broker Name)	decitibes had been the charity of the chief expense whether
ACKNOWLEDGEMENT	
agreement of 1 acknowledge receipt of my lawyer Lease and Lawkonze the gr	r signed copy of this accepted Agreement of officers of forward a copy to my lowyer.
7 11:52 AM, EDT	DATE JUYLE 24
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
(Tonant)	
	Tel.No.
Tenant's Lawyer	
Address	
Email	***************************************
Fal.No.	FAX No.
COMMISSION TRUST AGREEMENT	
o tease: ogaing Agraament to Louso, I heraby declare that all it lations of my Raul Estate Board shall be receivable o sli be tubicat to and governed by the MLS Rubs peace	and hold in trust. They becomen shall constitute a
g Agranniani to Lease. Acknowledg	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	[fenant or Authorized Representative] X [fenant or Authorized Representative] (Guarantor) see that the commission together with applicable agree to pay any remaining balance of commission together with applicable agree to pay any remaining balance of commission to pay the pay any remaining balance of commission to pay any remaining balance of commission to pay any remaining balance of commission to pay any pay and herein to fine disposition evidenced for incidental documents to give full force and efficiency of the disposition evidenced for incidental documents to give full force and efficiency of the disposition evidenced for incidental documents to give full force and efficiency of the disposition evidenced for incidental documents to give full force and efficiency of the disposition evidenced for incidental documents to give full force and efficiency of the disposition evidenced for incidental documents to give full force and efficiency of the disposition of the disposition and incidental force a

COREA Outario Real Estate Schedule A

Toronto

Form 401 for use in the Province of Onlgrio	Agreement to Lease -	Residential	Real Estate Board
This Schedule is attached to and lo	rms part of the Agreement to Lease between		
TENANT (Lessee), Shimi	n Lin	· V · Chia · Angli · Primite · Bridantiji · Bri	·, c
LANDLORD (Lassor), Si	marjeet S Buttar	*******************	
for the leasa of 4 0/1	Brickstone Mews 120	3	runipahan addus keekanad. Adahab, braannahkkas (dobbekeeks) arkkey ark
Mississanga	45B0J 7 doted the	22 day of	June 2017
TENANT AND LANDLO COMPLETED LEASE AN	RD AGREE THAT AN ACCEPTE D NO OTHER LEASE WILL BE	ED AGREEMENT SIGNED BETWI	TO LEASE SHALL FORM A SEN THE PARTIES.
household, and guests, will	comply with the Condominium And it and the common elements, and	et, the Declaration	ation that the Buyer, members of the the Bylaws and all Rules and he same duties imposed by the above
on the premises by him. For	he premises by his or her willful or the duration of the Lease Term th hal wear and tear repairs that occu	r negligent conduc e Tenant shall he	ry state of cleanliness, and repair in t or that of persons who are permitted responsible for the first (\$60) Sixty ding change of light bulbs,
The Tenant agrees not to ma	ake any changes to the decor or the d or his authorized agent.	physical structur	e of the existing premises without the
The Tenant agrees not to sn	and agrees that pets are not permitt noke in the apartment.	-	
The Tenant acknowledges to The Tenant further covenant	hat the use of illegal substances of ts to leave the premises in an ordir	ANY kind is not pary state of cleanl	ermited on the premises. iness upon termination of this lease.
	r to The Landlord 10 post-dated of Buffur, on the eloy date of the lease (if he chooses to		e monthly rental payments payable to ction and a further 12 post-dated responsible for a penalty charge of
The Tenant agrees to provide Survay S B deposit shall be returned to working order.	e the landlord with \$200 refundaber the landlord with \$200 refundaber the length when all of the keys and	le security deposit cupancy of the un fubs are returned	in the form of a cheque payable to it, for the use of keys and fobs. This to the Landlord and all are in good
Landlord agrees to provide mailbox at his own expense	the tenant with ONE SET of keys a at closing.	and access fobs to	the building, parking, suite, and
This form must be initialled by all pa	riles to the Agreement to Lease.		

The Indemarks REALTORS, REALTORS 5 and the REALTOP 5 lego are controlled by the Consoline Scal Errote Association (CRFA) and identify and estate professionals who are members of CREA. Used under literate 69 2019, Cylinio Keal Estate Association (CRFA) and rights reserved. It is form was developed by OREA for the use and reproduction of its measures and Lyganus state. Any other two or reproductions are reproducted ascent with price satisfaction control of OREA. Do not observe printing as reproducting the state and pre-rest parties. OREA boars no hability for your ten of this last:

INITIALS OF TENANTS:

Form 401 Revised 2014 Page 1 of 3

INITIALS OF LANDLORD(S):



Schedule A Agreement to Lease - Residential

Toronto Real Estate Board

Form 401 for user in the Province of Ontario

This School do is attended to and forms and of the Archiver and the	
This Schodule is attached to and forms part of the Agreement to Lease between:	
TENANT (Lessee), Shimin Lin	and the second s
1. 40011	The state of the s
LANDLORD (Lessor), SiMALIEL & BUTTAL	
LANDLORD (Lessar), Simurjet & Buttar for the lease of 4011 brishstone Mans	120}
Mississaug a 258011 dored the	2.2 day of Three 2017
J	

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: (

(34)

INITIALS OF LANDLORD(S):



OREA Ontario Roal Estate
Association

Form 401
for use in the Province of Onlario

Schedule __A_ Agreement to Lease - Residential

Toronto Real Estate Board

This Schedule is attached to and forms part of the Agreement to Lease between:	
TENANT (Lessee), Shimin Lin	. an
LANDLORD (LOSSOF), Simarizet S Buttar	
for the lease of 4011 Bricks how Mens 1203	
Millissanga LtBo J. J. dored the 22 day of June ,201)	
)	

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

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

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

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

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

INITIALS OF TENANTS:

(GL)

INITIALS OF LANDLORD(S)





Schedule & C Agreement to Lease - Residential

Form 400 for use in the Province of Ontario

This Schedule is attached to and forms part of the Agreement to Lease between:							
TENANT (Lessee), Shimin Lin							
LANDLORD (Lessor), Simarjeet S Buttar							
for the lease of 4011 Brickstone Mews Unit1203							
dated the 22 day of June	20.17						

The Tenant agrees to provide two forms of photo identifications for the purpose of verifying his identity for security purposes on or before the closing.

The Tenant and occupants warrant that they have never had a criminal record and never been evicted by previous landlord.

The Tenant shall not assign or Sub-Lease the subject property without the consent of the Landlord.

The Tenant shall give the Landlord prompt notice of any accident or any defect in the water pipes, heating system, air conditioning, electrical wiring and any major defect of chattels and fixtures, and if the costs of such repairs to be paid by the Landlord. Any repairs with the cost shall have the Landlord consent.

The Tenant shall give the Landlord prompt notice of any accident or any defect in the water pipes, heating system, air conditioning, electrical wiring and any major defect of chattels and fixtures, and if the costs of such repairs to be paid by the Landlord. Any repairs with the cost shall have the Landlord consent.

The Tenant shall inform the Landlord or his representative if the Tenant is away over one week and maintain the property in room temperature to avoid any potential damages.

The Landlord and the Tenant will do a move-in walk-through the premises on the commencement day of the lease period to assess the condition and any pre-existing damage, and clarify the responsibilities of both parties.

The Landlord and the Tenant will do a move-out walk-through the premises on the end of the lease period to assess the condition and any damage, and clarify the responsibilities of both parties.

The Landlord agrees that the property including but not limited in all floors, cupboards, closets, windows, doors and trims, washrooms will be professionally cleaned at his own expenses prior to the commencement of the lease.

The Tenant agrees that the property including but not limited in all floors, cupboards, closets, windows, doors and trims, washrooms will be professionally cleaned at his own expenses at the end of the lease.

The Tenant acknowledges that no interest shall be paid to the Buyer unless the Buyer provides the deposit holder with a valid Social Insurance Number for use on the required Canada Custom and Revenue Agency T5 form, prior to the completion date.

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

INITIALS OF TENANT(S):



INITIALS OF LANDLORD(S):





Schedule (A) C Agreement to Lease - Residential

Form 400 for use in the Province of Ontario

This Schedule is attached to and forms part of the Agreement to Lease between:		
TENANT (Lossee), Shimin Lin		anc
LANDLORD (Lessor), Simarjeet S Buttar	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
for the lease of .4011 Brickstone Mews Unit1203		
dated the 22	lay of June , 20 17	****
Any written notice required to be given to the Tenant shall be a email <u>clicklinthroun what neil com</u> provided by the Tenant. Ten	delivered to the Tenant at the Rented premises or by ant's phone number is 667 - 631 - 3466.	
Any written notice to be given to the Landlord shall be delivered or to the address provided by the Landlord. Landlord's phone	ed to the Landlord by email singh_dazy@yahoo.co	m

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

INITIALS OF TENANT(S):



INITIALS OF LANDLORD(S):





Offer Summary Document For use with Agreement of Purchase and Sale

Toronto Real Estate Board

Form 801 for use in the Province of Ontario

For Brokerage submitting the offer on behalf of the Buyer: When sent to the Listing Brokerage this form can be used as evidence that you have a written signed offer from a Buyer to the Seller.
REAL PROPERTY ADDRESS: 4011 Bricks fon 2 Maws 1203 (the "property")
for an Agreement of Purchase and Sale dated: the
This offer was submitted by: BROKERAGE: Ruyal Le Page Real Estate Selvices Lld
SALES REPRESENTATIVE/BROKER: ORION REAL CORPORA TIBN
1/We, Shinin Lin Name of Buyer(s) , have signed an offer for the property.
This offer was submitted, by Email to the Listing Brokerage at
I have
(For Buyer counter offer - complete the following)
I/We,
Buyer signature Date Buyer signature Date
An offer was submitted,
For Listing Brokerage receiving the offer: Amit Kalia SELLER(S):
Simrajeet Singh Buttar SELLER(S) CONTACT:
[io. phone / cmail / lox] LISTING BROKERAGE: Orion Realty Brokerage
SALES REPRESENTATIVE/BROKER:
6/23/2017 10:55 AM EDT This offer was received, by the Listing Brokerage at
This offer was presented, 6/23/2017 10:55 AM EDT
Offer was: Accepted Signed Back/Countered Expired/Declined
Comments:



Confirmation of Co-operation and Representation

Form 320 for use in the Province of Ontaria

BUY	ÆR:	Shir	nin Lin	- a a gjóra vírða á basað		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(*,,********	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	********	*14(********		niçiaasınıs ana ana ana ana
SELL	ER:	Sim	arjeet S	Buttar						**********	*********		
For I	he tro	ansacti	ion on the p	property kno	жп as: 40	11 Bricks	tone Mev	vs Unit12	203	Mis	sissauga	L5B()J7
"Sell purcl inclu	ler" i hase ded	nclude r or te other i	is a vendoi nant, "sale remunerati	r, a landlore " includes : on.	d, or a pros a lease, and	pective, sell d "Agreeme	er, vendor o nt of Purcha	r landlard se and Sal	e" includes a	includes a p n Agreemer	ourchaser, a nt to Lease.	Commissi	r a prospective, buyer, on shall be deemed to Brokerage is involved
in th	e Ira	nsactio	on, the brol	cerages agi	ee to co-op	erate, in con	isideration o	f, and on H	ie terms and o	conditions a	s set out be	low.	
DEC requ	LAR. ired	ATIOI by the	N OF INS Real Estate	URANCE: and Busin	The undersi ess Brokers	igned salesp Act, 2002 (I	person/broki REBBA 2002)	er represen) and Regul	tative(s) of the ations.	e Brokerage	e(s) hereby	declare the	at he/she is insured as
1.	LIST	ING	BROKERA	\GE									
	a)	X	The Listin	g Brokerag	e represents	the interest	s of the Selle	er in this tra	nsaction, It is	further unde	erstood and	agreed th	at:
			1) 🗶	The Listing (If the Buye	Brokerage er is working	is not repres g with a Co-	enting or properating Br	oviding Cu rokerage, S	stomer Servic lection 3 is to	e to the Buy be complet	er. ed by Co-o	oeraling B	rokerage)
		_	2)	The Listing	Brokerage	is providing	Customer S	ervice to th	e Buyer.				
	ь)		represent equally p the Seller	s the intere rotect the i and the Bu	sts of the Se interests of t lyer, includi	eller and the the Seller ar	Buyer, with nd the Buyer ement to dis-	their cons in this tra	nsaction. The	ansaction. T Listing Bro	The Listing E kerage has	Brokerage a duty of	he Buyer and must be impartial and full disclosure to both the Listing Brokerage.
			 That The info The And However, 	the Buyer in motivation mation app price the Bi the Listing it is unders	nay or will p of or persor blies, or unle yer should Brokerage stood that fo	pay more the nal informations to offer or the shall not dis actual marke	an the offere ion about the disclose wo price the Sel sclose to the t information	ed price, ur e Seller or l ould constitu ller should Buyer the to n about con	ite fraudulent, accept; erms of any o aparable prop	e instructed otherwise in unlawful or ther offer, perties and i	in writing b istructed in r unethical p	y the Buye writing by oractice; known to I	; or; the party to which the the Listing Brokerage own conclusions.
Addi	itiono	al com	ments and,	or disclosu	res by Listin	g Brokerage	⊭: {e.g. The l	isting Brok	erage represe	ents more the	an one Buye	er offering	on this property.)
2.	PRO	OPER1				represer t) by the Se		nd the prop	erty is not listed a Seller Cust				e Brokerage will be paid
Addi	itiono	ol com	ments and,	or disclosu	res by Buye		-	luyer Broke	rage represer	ats more tha	n one Buve	offering o	on this property.)
					OF BUYER	(S)/SELLER	(5)/BROKE	ERAGE RE	PRESENTATI			cable)	DS
			BUYER		CO-OPER	ATING/BUY	ER BROKER	AGE	SELLE	R		LISTING	BROKERAGE

3.	Co-d	perati	ng Brokerage completes Section 3 and Listing Br	okerage completes Section 1.					
	CO-OPERATING BROKERAGE- REPRESENTATION:								
	The Co-operating Brakerage represents the interests of the Buyer in this transaction.								
	b) The Co-operating Brokerage is providing Customer Service to the Buyer in this transaction.								
	c)	Ш	The Co-operating Brokerage is not representing the Buyer a	and has not entered into an agreement to provide customer service(s) to the Buyer.					
	CO-	_	TING BROKERAGE- COMMISSION:						
	a)	X	The Listing Brokerage will pay the Co-operating Brokerag	e the commission as indicated in the MLS® information for the property					
			Half Months Rent +HST [Commission As Indicated In MLS® Information]	to be paid from the amount paid by the Seller to the Listing Brokerage.					
	Ы		The Co-operating Brokerage will be paid as follows:						
Addi	tiona	comme	nts and/ordisclosures by Co-operating Brokerage; (e.g., The	Co-aperating Brokerage represents more than one Buyer offering on this property.)					
Com	missio	n will b	e payable as described above, plus applicable taxes.						
agre Co-o gove rules Agre Broke	emen perati rned and emen erage	ng Brok by the A regulation t. For the hereby	on Listing Brokerage and Co-operating Brokerage further erage procuring an offer for a trade of the property, acce ALS® rules and regulations pertaining to commission trusts ons so provide. Otherwise, the provisions of the OREA re e purpose of this Commission Trust Agreement, the Commi	is receiving payment of commission from the Listing Brokerage, then the includes a Commission Trust Agreement, the consideration for which is the ptable to the Seller. This Commission Trust Agreement shall be subject to and sof 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 ission Trust Amount shall be the amount noted in Section 3 above. The Listing trade shall constitute a Commission Trust and shall be held, in trust, for the igulations.					
		SIC	GNED BY THE BROKER/SALESPERSON REPRESENT	ATIVE(5) OF THE BROKERAGE(S) (Where opplicable)					
			Real Estate Services Ltd., Brokerage	ORION REALTY CORPORATION, BROKERAGE [Name of Listing Brokerage]					
144#*		********	on Place Mississauga	200-465 Burnhamthorpe Rd W Mississauga					
) 828) 22 Fax: (905) 828-7925	16-733-7784 Fax: 416-499-1844					
(Autho	rized	to bind	Date: 27 June 2017	Dragan Nestgreysti 6/23/2017 12:11 PM EDT Authorized to bind the Listing Brokerage)					
		Liu of Broke	r/Salesperson Representative of the Brakerage)	DRAGANA NESTOROVSKI [Print Name of Broker/Salesperson Representative of the Brokerage]					
CC	NSE	NT FO	R MULTIPLE REPRESENTATION (To be completed only	if the Brokerage represents more than one client for the transaction)					
The	e Buy	er/Selle	r consent with their initials to their Brokerage						
re	presei	nting mo	ore than one client for this transaction.						
				BUYER'S INITIALS SELLER'S INITIALS					
			ACKNOWL	EDGEMENT					
Lhow	a rara	ivad ca	ad, and understand the above information.						
X _	1	Buyer	Date: Tunk 22, 201)	Simple of School					
			Date:	Signature of Seller)					
R	The tro	demarks Ri	EAITORIO, REALTORSIO and the REALTORIO logo are controlled by The Conact	ļicr, Raol Estata					

RECEIPT

DATE: 6/2	6/17		TIME: 23	03 pm	
RECEIVED FRO	om: Amit	Kalia			
ITEMS:	CERTIFIED CHEC	UE CHEQ	UE V	BANK DRAFT	OTHER
AMOUNT: \$_	1,130.00				
PAYABLE TO:	Amacon	City Cer	tre Se	ven Neu	J
RE: (PROPERT	•	ne Mews	# 120	3	
RECEIVED BY:	Becky		-		
		EQUE FOR THE CLIE			

Purchaser's Name/Nom de l'achetsur

Buckstone

Purchaser's Address/Adresse de l'acheteur

BMO 🜥 Bank of Montreal · Banque de Montréal

DERRY AND MCLAUGHLIN 7050 ST. BARBARA BLVD. CANADA L5W OE6

072667 DATE

Canadian Dollar Money Order - not exceeding \$2,500 Cdn. Mandat en dollars Canadians - n'excedant pas

Pay to the order of AMACON CITY CENTRE SEVEN NEW

DEVELOPMENT PARTNESHIP TO Bank of Montreal/pour la Banque de Montréal

TOO Canadian Dollars Canadiens

Montreal, Canada-Montréal

TOO Canadian Dollars Canadiens

1130.00

ent end Chef Executive Officer, BMO Financial Group* lent et chef de la cirection, BMO Groups Financier*

William A. Downe



Orion Realty & Corporation

465 BURNHAMTHROPE RD W UNIT 200

MISSISSAUGA, ON

L5M 0E3

PHONE: 416-733-7784

FAX: 905-286-5271

	DATE: June 24,	2017	TIME: 2:55 pm	
	RECEIVED FRO	M: Lyndon Liu		
	ITEM: CERT	TIFIED CHEQUE ✓ BAI	NK DRAFT CHEQUE	OTHER
	AMOUNT(\$): 3,	200.00		_
(25)	PAYABLE TO:	✓ ORION REALT	Y CORPORATION, BR	OKERAGE
	PROPERTY: 40	11 Brickstone Mews, Uni	it 1203	
	FOR:	✓ LEASE SALE	ROYAL LEPAGE 100	
	RECEIPT BY: 1	lelen Cheong	neuterbys Ref Esse Seven List Baseop 5055 Plantation Place Mississauga, Ontario L5m 6u3	
		COPY FOR CLIENT(S)	Top 1% Team in Canada	
		COPY FOR LISTING AC	GENT Due::416 838 8619 Office:905 828 1122 Fax:905 828 7925 Email Andonius Organius garas	信 西 Lyndon Li Baks T
	CIRC	THE TOTAL TOTAL THE STATE OF THE SOLD ENAMED EXCEPTION AS A THE PROPERTY OF THE SOLD ENAMED AS A SOLD ENAMED OF THE PROPERTY OF THE SOLD ENAMED OF THE PROPERTY OF THE SOLD ENAMED OF THE SOLD ENAMED OF THE SOLD ENAMED OF T		0991 5 27-43248
	MS SHIMIN LIN	04022 - BURNHAMTHORPE AND CREDITVIEW	DATE	2017-06-26 Y/A M/M D/J
	NAME OF REMITTER / DONNE	MISSISSAUGA, ON UR D'ORDRE IRANSIT NO. N° D'IDENTIFICATION		10,110, 12,7
	ORDER OF	ALTY CORPORATION BROKERAGE*****	********	\$ *******3,200.00
	THE SUM OF	######################################	SAND TWO HUNDRED	CANADIAN DOLLARS CAD
			NI FOR CANADIA	ot overane i dii pas excéder \$5,000 in imperial bank of commerce que canadienne imperiale de commerce
2404532	g To CANADIAN	IMPERIAL BANK OF COMMERCE TORONTO CANADA		H. J. X.
	0:2		(भूग)	EXECUTIVE OFFICER I CHEF DE LA DIRECTION



June 8, 2017

To whom it may concern,

RE: Shimin Lin

This letter is to confirm that Shimin Lin is employed with Hudson's Bay Company as a Full Time Regular Business Manager- La Prairie with our Saks Fifth Avenue banner. Ms. Lin works on average 37.5 hours per week and earns an hourly wage of \$24.00 per hour plus commission. Ms. Lin commenced employment with Hudson's Bay Company on March 9, 2016. Her gross earnings for March through until December 2016 were \$54,314.85. Her gross earnings for 2017, year-to-date, are \$31,290.21.

If you have any additional questions, please contact me directly at contact details.

Sincerely, HUDSON'S BAY COMPANY

Words Ser

Warda Silim

Human Resources Manager, Saks Fifth Avenue - Sherway Gardens

Employee Name

SHIMIN LIN

Home Address

763 BAY ST, APT 1013 TORONTO ON M5G2R3

Employee #

8488603

Pay Period

10

Department #

90357 HF8

Pay Date From

19-May-2017

Employer # Sequence

69478525

To

30-Apr-2017

13-May-2017

STATEMENT OF EARNINGS

EMPLOYEE DEDUCTIONS AND EMPLOYER CONTRIBUTIONS

ТҮРЕ	HOURS	RATE	AMOUNT	Y.T.D
00 Basic Earning	74.60	24.48	1,826.20	14,272.60
01 Overtime 1.5				219.60
03 Vacation Payment - Hours				3,952.15
04 Statutory Holiday Pay				1,307.18
11 Commission			2,256.50	7,088.10
12 NON PRODUCTIVE HOURS				206.88
15 INSTANT CR				35,00
41 Vacation Reconciliation			8.38	45.18
43 VENDOR INCENTIVE-NO PENSION			209.61	875.39

ТҮРЕ	CUR	RENT	Y.T.D
89 Vacation hours balance		-19.34	0.00
D0 Canada/Quebec Pension Plan		206.22	1,319.47
D1 Employment Insurance		70.10	456.43
D2 Federal Income Tax		1,148.31	6,072.36
F8 2002 New Dental		3.73	37.30
H0 2002 New Health		2.51	25.10

SUMMARY	GROSS PAY	DEDUCTIONS	NET PAY
Current	4,300.69	1,430.87	2,869.82
Year-to-date	28,002.08	7,910.66	20,091.42

NET PAY ALLOCATION DEPOSIT 0010 00502 5753732 2,869.82

Employer # HF8 HUDSON'S BAY COMPANY 698 LAWRENCE AVE WEST, PAYROLLTORONTO, ON M6A3A5

Employee Name

SHIMIN LIN

Home Address

763 BAY ST, APT 1013 TORONTO ON M5G2R3

Employee # Department #

Employer#

Sequence

8488603

69508382

90357

Pay Period

11

HF8

Pay Date From

02-Jun-2017

To

14-May-2017 27-May-2017

STATEMENT OF EARNINGS

EMPLOYEE DEDUCTIONS AND EMPLOYER CONTRIBUTIONS

ТУРЕ	HOURS	RATE	AMOUNT	Y.T.D
00 Basic Earning	67.60	24.48	1,654.85	15,927.45
01 Overtime 1.5	10.00	36.72	367.20	586.80
03 Vacation Payment - Hours	Ė			3,952.15
04 Statutory Holiday Pay	7.50	36,97	277.28	1,584.46
11 Commission			974.33	8,062.43
12 NON PRODUCTIVE HOURS				206,88
15 INSTANT CR			:	35,00
41 Vacation Reconciliation			14.47	59.65
43 VENDOR INCENTIVE-NO PENSION				875.39

ТҮРЕ	CURRENT	Y.T.D
89 Vacation hours balance	-16.34	0.00
D0 Canada/Quebec Pension Plan	156.10	1,475.57
D1 Employment Insurance	53.60	510.03
D2 Federal Income Tax	727.76	6,800.12
F8 2002 New Dental	3.73	41.03
H0 2002 New Health	2,51	27.61

SUMMARY	GROSS PAY	DEDUCTIONS	NET PAY
Current	3,288.13	943.70	2,344.43
Year-to-date	31,290.21	8,854.36	22,435.85

NET PAY ALLOCATION DEPOSIT 0010 00502 5753732 2,344.43

Employer # HF8 HUDSON'S BAY COMPANY 698 LAWRENCE AVE WEST, PAYROLLTORONTO, ON M6A3A5







Equifax Credit Report and Score ™ as of 05/29/2017

Name: Shimin Lin

Confirmation Number: 3924471224

Credit Score Summary

Where You Stand

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 good. Based on this score, you should be able to qualify for credit with average interest rates and offers.

Ex		X		
	·w	•		

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.

Total balance for revolving trades opened in last 6 months.

Percentage trades opened within the last 2 years to total trades.

Number of inquiries in previous 12 months.

Your Loan Risk Rating

689 Good

Your credit score of 689 is better than 20% of Canadian consumers.

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

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 moderate risk. You may not qualify for credit with all lenders. When you do qualify for credit, you may pay higher interest rates and be subject to more restrictive loan terms than those with higher scores if you're in the market for credit, this is what you might expect:

You may not qualify for high credit limits on your credit card. You are likely to pay higher interest rates on all types of loans than those with higher scores.

The loan terms you receive may be somewhat restrictive.

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*

33% 2% 1% 1% 300~ 500-800+ 599 649 699 749 799

* 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:

SHIMIN LIN

SIN:

Date of Birth:

1992-08-XX

Current Address

4371 WATERFORD CRES

MISSISSAUGA, ON

Address:

120 HARRISON GARDEN BLVD

NORTH YORK, ON

Date Reported:

2016-07 2015-10 2014-05

Date Reported:

Previous Address

2016-07 2015-10 2014-05

Current Employment

Employer:

Address:

HBC:

Occupation:

BEAUTY ADVISOR

Special Services

No Spedal 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.

CIBC CARD SERVICES

Phone Number.

Not Available XXX...991

High Credit/Credit Limit:

\$100.00

Account Number: Association to Account:

Individual

Payment Amount: Balance:

Not Available \$0.00

Type of Account:

Revolving

Past Due:

\$0.00

Date Opened: Status:

2011-12

Date of Last Activity: Date Reported:

2017-03 2017-05

Months Reviewed: Payment History.

No payment 30 days late No payment 60 days late

Paid as agreed and up to date

No payment 90 days late

Prior Paying History:

Comments:

Closed at consumer request

Account paid

CIBC CARD SERVICES

Not Available Phone Number. Account Number: Association to Account:

XXX...074 Individual Type of Account: Revolving 2016-12 Date Opened:

Status:

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

(855)725-7222

XXX...909

Amount in h/c column is credit limit

CAPITAL ONE SAKS

Phone Number: Account Number: Association to Account:

Individual Revolving Type of Account: 2016-03 Date Opened:

Status:

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

(800)300-0269

XXX...730

Individual

2016-03

Installment

Amount in h/c column is credit limit

BMW GROUP FIN SV

Phone Number: Account Number: Association to Account:

Type of Account: Date Opened:

Status:

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:

Lease account Monthly payments

(888)288-2106 XXX...880

FIDO

Phone Number: Account Number:

Association to Account: Type of Account:

Date Opened:

Status:

Months Reviewed:

Payment History:

Prior Paying History:

Comments:

No payment 30 days late

Individual

Open

2015-11

No payment 60 days late No payment 90 days late

Paid as agreed and up to date

Closed at consumer request . Account paid

ROGERS COMMUNICATION

Phone Number. Account Number.

Association to Account:

(877)764-3772 XXX...602 Individual

Open Type of Account:

Past Due:

High Credit/Credit Limit:

High Credit/Credit Limit:

Payment Amount:

Date of Last Activity:

High Credit/Credit Limit:

Payment Amount:

Date of Last Activity:

High Credit/Credit Limit:

Payment Amount:

Date of Last Activity:

High Credit/Credit Limit:

Payment Amount: .

Date of Last Activity:

Date Reported:

Balance:

Past Due:

311,000.00

\$3,155.00

\$10.00

\$0.00

2017-04

2017-04

\$100.00

\$10.00

\$59.00

\$0.00

2017-05

2017-05

\$7,301.00

\$1,523.00

\$487.00

\$0.00

2017-03

2017-03

Not Available

\$0.00

\$0.00

2017-01

2017-01

Payment Amount: Balance:

\$0.00 \$0.00

Date of Last Activity:

2015-05

2014-05 Date Opened:

Not Available

https://www.econsumer.equifax.ca/canadaotc/viewPopUpDetail.ehtml?prod_cd=CAECS&sub_cd=CA_ACRO_XML&oi_num=CA498914537&page=printer_risk... 3/5

Status:

Paid as agreed and up to date

Date Reported:

בער ום-עמ

Months Reviewed:

Payment History:

01 payments 30 days late 01 payments 60 days late

No payment 90 days late

Prior Paying History:

Two payments past due (2015-04) One payment past due (2015-03)

Comments:

Closed at consumer request

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.

2016-12-29

CIBC CLIENT ASSESSME (800)465-2422

2016-06-18

BELL CANADA (800)730-7121

2016-05-20

CENTUM MONEST MTG (416)729-3906

2014-07-18

CAPITAL ONE HBC MC (800)481-3239

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

2017-05-29

AUTH ECONSUMER REQUE (Phone Number Not Available)

2017-04-30

CIBC ACCOUNT UPDATE (800)465-2255

2016-03-24

INTLUSA 401IG03841 STATE FARM

2015-11-24

INTLUSA 4011G03841 STATE FARM

How can I correct an inaccuracy in my Equitax Cledic reports

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.