# Worksheet

# Leasing

	Suite	e: 2202 Tower: PSV Date: May 2/17 Completed by: Silvi
		Tania Rayya
	Pleas	se mark if completed:
V	•	Copy of 'Lease Prior to Closing' Amendment
V	•	Copy of Lease Agreement
<b>V</b>	•	Certified Deposit Cheque for Top up Deposit to 25% payable to Blaney McMurtry LLP in Trust Paid Coccupancy
1	•	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).
V	•	Agreement must be in good standing. Funds in Trust: \$ 53, \$35
V	<b>/</b> •	Copy of Tenant's ID
~	<b>/•</b>	Copy of Tenant's First and Last Month Rent
5	•	Copy of Tenant's employment letter or paystub
-	•	Copy of Credit Check
<b>/</b>	•	Copy of the Purchasers Mortgage approval
/	•	The elevator will not be allowed to be booked until all of the Above items have been completed and submitted
	Adı	ministration Notes: Tenants are new to the wuntry. They
		established an employment letter or
		paystub. They have paid \$7,900 up front

#### **PSV - TOWER ONE**

### **AMENDMENT TO AGREEMENT OF PURCHASE AND SALE**

### **LEASE PRIOR TO CLOSING**

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

TANIA RAYYA (the "Purchaser")

Suite 2202 Tower ONE Unit 2 Level 21 (the "Unit")

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

#### Insert:

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

- (a) the Purchaser pays to the Blaney McMurtry, in Trust the amount required to bring the deposits for the Residential Unit to an amount equal to twenty 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 Five Hundred Dollars (\$500.00) plus applicable taxes for the administrative costs of the Vendor in reviewing the application for consent, which sum shall be non refundable.

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

IN WITNESS WHEREOF the parties have executed this Agreeme	ent
DATED at <b>Mississauga, Ontario</b> this day of	May2017.
Witness:	Purchaser: Tania Rayya
THE UNDERSIGNED hereby accepts this offer.	
DATED at MS8188 aug this	and day of Mary 2017
	AMACON DEVELOPMENT (CITY CENTRE) CORP.
	PER:  Authorized Signing Officer I have the authority to bind the Corporation



# OREA Ontario Real Estate Agreement to Lease Residential

Toronto Real Estate Board

Form 400 for use in the Province of Ontario

Γhis ∕	Agreement to Lease dated this . 28 day of April , 20.17
ľEN.	ANT (Lessee), KHALED AL HOMSI AND HALA ALLHAM [Full legal names of all Tenants]
	IDLORD (Lessor), Tania Rayya  [Full legal name of Landlord]
	RESS OF LANDLORD (Legal address for the purpose of receiving notices)
	[Engan dubies for the propose of receiving notices]  Tenant hereby offers to lease from the Landford the premises as described herein on the terms and subject to the conditions as set out in this Agreement.
	PREMISES: Having inspected the premises and provided the present tenant vacates, I/we, the Tenant hereby offer to lease, premises known as:
	4011 Brickstone Mews # 2202 Mississauga, ON, L5B 0J7
2.	TERM OF LEASE: The lease shall be for a term of One Year commencing May 4,2017
3.	RENT: The Tenant will pay to the said Landlord monthly and every month during the said term of the lease the sum of
	One Thousand Nine Hundred Seventy-Five Canadian Dollars (CDN\$ 1,975.00 ), payable in advance on the first day of each and every month during the currency of the said term. First and last months' rent to be paid in advance upon completion or date of occupancy, whichever comes first.
4.	DEPOSIT AND PREPAID RENT: The Tenant delivers. Upon acceptance (Herewith/Upon acceptance/as otherwise described in this Agreement)
	by negotiable cheque payable to. WEST-100 METRO VIEW REALTY LTD., "Deposit Holder"
	in the amount of Seven Thousand Nine Hundred
	Canadian Dollars (CDN\$.7.900.00 as a deposit to be held in trust as security for the faithful performance by the Tenant of al
	terms, covenants and conditions of the Agreement and to be applied by the Landlord against theTwo First
	For the purposes of this Agreement, "Upon Acceptance" shall mean that the Tenant is required to deliver the deposit to the Deposit Holder within 24 hours of the acceptance of this Agreement. The parties to this Agreement hereby acknowledge that, unless otherwise provided for in this Agreement the Deposit Holder shall place the deposit in trust in the Deposit Holder's non-interest bearing Real Estate Trust Account and no interest shall be earned received or paid on the deposit.
5.	USE: The Tenant and Landlord agree that unless otherwise agreed to herein, only the Tenant named above and any person named in a Renta Application completed prior to this Agreement will occupy the premises.
	Premises to be used only for. Residential.
D.	SERVICES AND COSTS: The cost of the following services applicable to the premises shall be paid as follows:  LANDLORD TENANT  LANDLORD TENANT
	Gas OII Condominium/Cooperative fees Electricity Garbage Removal
	Hot water heater rental  Water and Sewerage Charges  ☐ Other: KTOPETV 18X
	The Landlord will pay the property taxes, but If the Tenant is assessed as a Separate School Supporter, Tenant will pay to the Landlord a sum sufficie 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 amounts hall become due and be payable on demand on the Tenant.
	INITIALS OF TENANT(S): (A/HA) INITIALS OF LANDLORD(S):

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7.	PARKING: One Parking space Underground, And one locker Space.
8.	ADDITIONAL TERMS:
9.	SCHEDULES: The schedules attached hereto shall form an integral part of this Agreement to Lease and consist of: Schedule(s) A &B.
10.	IRREVOCABILITY: This offer shall be irrevocable by Tenant until 5:00 p.m. on the 29
	day of April
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.: FAX No.: (For delivery of Documents to Landlord) (For delivery of Documents to Tenant)
	Email Address: omar.s@rokslogistics.com
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 Board. (Information For New Tenants as made available by the Landlord and Tenant Board and available at www.ltb.gov.on.ca)
13	ACCESS: The Landlord shall have the right, at reasonable times to enter and show the demised premises to prospective tenants, purchasers or others. The Landlord or anyone on the Landlord's behalf shall also have the right, at reasonable times, to enter and inspect the demised premises.
14	INSURANCE: The Tenant agrees to obtain and keep in full force and effect during the entire period of the tenancy and any renewal thereof, at the Tenant's sole cost and expense, fire and property damage and public liability insurance in an amount equal to that which a reasonably prudent Tenant would consider adequate. The Tenant agrees to provide the 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	5. RESIDENCY: The Landlord shall forthwith notify the Tenant in writing in the event the Landlord is, at the time of entering into this Agreement, or, becomes during the term of the tenancy, a non-resident of Canada as defined under the Income Tax Act, RSC 1985, c.1 (ITA) as amended from time to time, and in such event the Landlord and Tenant agree to comply with the tax withholding provisions of the ITA.
16	5. USE AND DISTRIBUTION OF PERSONAL INFORMATION: The Tenant consents to the collection, use and disclosure of the Tenant's personal information by the Landlord and/or agent of the Landlord, from time to time, for the purpose of determining the creditworthiness of the Tenant for the leasing, selling or financing of the premises or the real property, or making such other use of the personal information as the Landlord and/or agent of the Landlord deems appropriate.
17	7. CONFLICT OR DISCREPANCY: If there is any conflict or discrepancy between any provision added to this Agreement (including any Schedule altached 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	B. 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.
1	9. CONSUMER REPORTS: The Tenant is hereby notified that a consumer report containing credit and/or personal information may be referred to in
	connection with this transaction.  INITIALS OF TENANT(S): KA/HA  INITIALS OF LANDLORD(S):
	The trademorks REALTOR®, REALTOR® and the REALTOR® logo are controlled by The Conadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA. Used under licenso.  2017, Ontario Real Estate Association ("OREA"). All rights reserved. This form was developed by OREA for the use and reproduction  (Its members and licensees only. Any other use or reproduction is prohibited except with prior written consent of OREA. Do not alter  from 400 Revised 2017 Page 2 of 4

20. BINDING AGREEMENT: This Agreement and acceptar Premises and to abide by the terms and conditions herein	ince thereof sha in contained.	Il constitute a binding agreement by	y the part	les to enter into the Lease of the
SIGNED, SEALED AND DELIVERED in the presence of:	IN WITNESS V	whereof hereunto set my hand	d and sec	al:
(Wilness)	Tenant or Author	ized Representative)	(Seal)	DATE A. P. 1. 28, 2017 DATE A. P. 1. 1. 29, 2017
	•	•	1	DATE A. P.Y. 1. 29, 2017
(Wilness)	(Guarantor)		(Seal)	DATE
We/I the Landlord hereby accept the above offer, and agree applicable) may be deducted from the deposit and further agr	e that the commi ree to pay any i	ission together with applicable HST remaining balance of commission fo	[and an orthwith.	y other tax as may hereafter be
SIGNED, SEALED AND DELIVERED in the presence of:	IN WITNESS	whereof i have hereunto set my han	d and se	al;
(Witness)	(Landlord or Aut	norized Representative)	(Seal)	DATE
(Witness)		norized Representative)		
SPOUSAL CONSENT: The undersigned spouse of the Landlord Act, R.S.O.1990, and hereby agrees to execute all necessary or	r incidental docu	uments to give full force and effect to	ihe sale e	o the provisions of the Family Law videnced herein.
(Witness)	(Spouse)		(Seal)	DATE
CONFIRMATION OF ACCEPTANCE: Notwithstanding anything	contained herein	to the contrary, I confirm this Agreemen	nt with all a	changes both typed and written was
finally acceptance by all parties at	day of	, 20	• •••••	Signature of Landlord or Tenanti
		N BROKERAGE(S)		
Listing Brokerage	************************	Tel.N	0	***************************************
Co-op/Tenant Brokerage RIGHT AT HOME REAL ABDALLA CHARKATLI	(Salesperson / LTY INC.		lo. (905	) 565-9200
		EDGEMENT		
i acknowledge receipt of my signed copy of this accepted Ag Lease and I authorize the Brokerage to forward a copy to my	greement of y lawyer.	l acknowledge receipt of my signa Lease and Lauthorize the Brokera	ed copy o	of this accepted Agreement of word a copy to my lawyer.
(Landlord) DATE	****************	(Tenant)		
[Landlord] DATE		(Tenant)	***********	DATE
Address for Service		Address for Service		
Tel.No.		143344433444403444434444444444444444444		
Landlord's Lawyer		Tenant's Lawyer		
Email		Address		
Tel.No. FAX No.		*************************************		
		Tel.No.		FAX No.
To: Co-operating Brokerage shown on the foregoing Agreement to in consideration for the Co-operating Brokerage procuring the foregwith the Transaction as contemplated in the MLS Rules and Regula Commission Trust Agreement as defined in the MLS Rules and shall	Lease: going Agreement	TRUST AGREEMENT  to Lease, I hereby declare that all moneys Estate Board shall be receivable and he agreement by the MIS Pulse postalete.	received o	or receivable by me in connection This agreement shall constitute a
DATED as of the date and time of the acceptance of the foregoing	Agreement to Lec	ase. Acknowledged by		SIO(:  /U\$T,
(Authorized to bind the Listing Brokerage)	***********	(Authorized to bind	the Coon	roling Brokerage
The trademarks REALTORS, REALTORS and the REALTORS large are sen			55 500	

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### Form 400 for use in the Province of Ontario

# Schedule A Agreement to Lease - Residential



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

The Tenant hereby agrees to maintain the premises including appliances subject to the usual and customary wear and tear, as it was on the first day of rental period. The tenant shall replace any damage caused by the tenant's wilful or accidental negligence to the premises with the same kind-like materials on or before the expiry date of this lease agreement.

The following appliances belonging to the Landlord are to remain on the premises for the Tenant's use: Stainless Steel Appliances, Fridge, Stove, B/I Dw, Stack Washer/Dryer, Window Coverings All Elfs, (All Window Coverings to be supplied by the landlord).

The landlord will provide one parking space and one locker space underground included in this agreement.

Landlords shall pay real estate taxes and maintain Fire insurance on the premises. Tenant acknowledges that the landlord's fire insurance on the premises provides no coverage on tenant's personal property.

Landlord Shall be responsible at the landlord expense, for the prompt and professional Riper to all items belonging to the landlord included all appliances.

Tenant shall receive from the landlord two sets of access key fob for the garage and front door.

Landlord shall give the property on the commencement date a professionally clean including The carpet.

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

INITIALS OF TENANT(S):



INITIALS OF LANDLORD(S):



# SEA Content of Purchase and Sale

This Schedule is attached to and forms part of the Agreement of Purchase and Sale between:
BUYER, Khaled Alhamsi and Hala Allham, and
SELLER, Tania Rayya
for the property known as 4011 BrickStone Mews # 2702 Mississonga, ON
15.8.017 dated the 28 day of April 20.17

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, carning no interest on the deposit and unless it is requested by the Parties in 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 [1] 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] so 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 registrants named in the attached Confirmation of Cooperation and Representation represent and warrant that they have fully complied with the FINTRAC requirements for customer/client 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(S): (LA

INITIALS OF SELLER(S):

nd reproduction of its members and licensees reproducing the standard press; portion,

Form 105 Revised 2008 Page 1 of 1



## Schedule \_\_\_A Agreement to Lease - Residential



Form 401 for use in the Province of Ontario

· -	
TENANT (Lessee), Khaled Alhomsi and Hala Allham	and
LANDLORD (Lessor), Tania Rayya	
for the lease of 4011 Brickstone Mews # 2202 Mississauga, ON L5B 0J7	*****
dated the 28 day of April , 20.17	

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 Tenant agrees to provide the Landlord with 8 post dated cheques starting from July 4,2017

Tenant agrees not to make any decorating 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 allow the Landlord to affix a 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 fire 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 premises during the term of the lease. Tenant further agrees to provide proof to the Landlord on or before the date of possession that the services have been transferred to the Tenant's name.

Tenant agrees to pay the first \$75.00 for any minor service needed in condo premises.

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

Tenant agrees to pay Landlord a \$300 refundable key/fob deposit to be returned on Lease completion and all keys/fobs returned.

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

INITIALS OF TENANTS: (KA) HA



INITIALS OF LANDLORD(S):





# Confirmation of Co-operation and Representation

Toronto Real Estate Board

Form 320 for use in the Province of Ontario

YER;	KHAI	LED AI	HOMSI	AND HAI	LA ALLHAM	***********	************************		***************************************
LLER: .	Tania	Rayya	,	***********	****************************				***************************************
r the tra	nsaction	n on the p	roperty knowr	as: 4011	Brickstone Mews	# 2202	Missis	sauga,ON	L5B 0J7
eller" in rchaser cluded c	cludes or tend other re	a vendor, ant, "sale' muneralic programa	a landlord, a 'includes a le in. s confirmed b	or a prospect ace, and "/	purposes of this Confir tive, seller, vendor or le Agreement of Purchase igned salesperson/brok te, in consideration of, e	andlord and "Buy and Sale" includ ser representative	ver" includes a purc les an Agreement to us of the Brokerage(s	haser, a fenant, c Lease. Commiss ). If a Co-operatin	or a prospective, buyer, ion shall be deemed to g Brokerage is involved
ECLAR	ATION	OF INS	URANCE: Th	e undersign		representative(s)			aat he/she is insured as
•	-	ROKERA			,,				
a)	X	The Listing	g Brokerage r	epresents th	e interests of the Seller i	in this transaction	. It is further underst	ood and agreed!	hat:
		1) 🗶	The Listing B	rokerage is : is working v	not representing or provi vith a Co-operating Bro	rlding Customer S kerage, Section 3	Service to the Buyer. I is to be completed	by Co-operating	Brokerage)
		2)	The Listing B	rokerage is	providing Customer Ser	vice to the Buyer.			
b)		represent equally p the Seller	s the interests protect the interests rand the Buy	of the Selle erests of the er, including	Seller and the Buver i	heir consent, for In this transaction	this transaction. The n. The Listing Broker	: Listing Brokerag age has a duty (	the Buyer and e must be impartial and of full disclosure to both to the Listing Brokerage.
		<ul> <li>The info</li> <li>The And However</li> </ul>	t the Buyer me motivation of rmation appli price the Buy d; the Listing E r, it is understa	by or will po for personaties, or unless ver should of Brokerage shood that fact	cept less than the listed by more than the offered I information about the stallure to disclose wou offer or the price the Sella hall not disclose to the B bual market information property will be disclose	I price, unless off Seller or Buyer, u ild constitute frauder or should accept; buyer the terms of about comparable	perwise instructed in unless otherwise inst dulent, unlawful or u any other offer. le properties and inl	writing by the Buructed in writing to the control of the control o	yer; by the party to which the to the Listing Brokerage
Addition	nal com	ments and	l/or disclosur	es by Listing	Brokerage: (e.g. The Li	sting Brokerage r	epresenis more than	i one Buyer offerli	ig on this property.)
	X	The Br	okerage do (d	es not	GE ~ PROPERTY NOTrepresent the Buyer ar by the Seller in accor by the Buyer directly Brokerage: (e.g. The B	nd the property is n dance with a Sell	ler Customer Service	: Agreement	The Brokerage will be pa ng on this property.)
		KA/H	INITIALS		S)/SELLER(S)/BROKI		ENTATIVE(S) (Who		NG BROKERAGE
_		DUTER					JELLEN.	F12 1 1;	NO DRUNEKAUE
© 2017, by its me when pri	ne trademo ssociation , Ontario I imbers and inling or re	orks REALTOI (CREA) and Real Estate A dilicensees co sproducing It	RB, REALTORS® of Identify real estate association ("OREA nly, Any other use the standard pre-so	and the REALTOR e professionals v a <sup>8</sup> ). All rights ros or reproduction i portion. OREA	(© logo are controlled by The C who are members of CREA. Use erved. This form was developed is prohibited except with prior bears no liability for your use o	Canadian Real Estate of under license, d by OREA for the use wrillen consent of ORE of this form.	and reproduction A. Do not after	Form 320 R	levised 2017 Page 1 c

a)		ATING BROKERAGE- REPRESENTATION:	fat n	t dit i to i to i to i to i		
16.1	X	The Co-operating Brokerage represents the Interest The Co-operating Brokerage is providing Customer				
b) c)	Ħ	The Co-operating Brokerage is not representing the B			provide custo	omer service(s) to the Buyer.
•	OPERA	ATING BROKERAGE- COMMISSION:	,	•		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
a)		The Listing Brokerage will pay the Co-operating Bro	okerage the cr	ommission as indicated in the A	ALS® informa	ation for the property
•			****************	to be paid from the amount pa	id by the Sell-	er to the Listing Brokerage.
	177	(Commission As Indicated In MLS® Information	on)			
b)	X	The Co-operating Brokerage will be paid as follow	/S:			
		1/2 Month Rent + HST.				
ddiliona	ilcomm	nents and/ordisclosures by Co-operating Brokerage: (e.	g.,TheCo-ope	rating Brokerage represents mor	eihan one Buy	yer offering on this property.)
Commissi	ion wil	ll be payable as described above, plus applicable tax	xes.			
agreemer Co-opera governed rules and Agreeme Brokeraa	nt between thing Briting Briti	TRUST AGREEMENT: If the above Co-operating Brokerage and Co-operating Brokerage rokerage procuring an offer for a trade of the proper the MLS® rules and regulations pertaining to commissionations so provide. Otherwise, the provisions of the Country of the Count	e further includ rty, acceptable ion trusts of the DREA recomme Commission with the trade	es a Commission Trust Agreet to the Seller. This Commission be Listing Brokerage's local real ended MLS® rules and regulati Trust Amount shall be the amor shall constitute a Commission shall constitute a Commission	ment, the con Trust Agreen estate board ons shall app unt noted in S	isideration for which is the nent shall be subject to and I, if the local board's MLS® oby to this Commission Trust Section 3 above. The Listing
•		SIGNED BY THE BROKER/SALESPERSON REP	RESENTATIV	E(S) OF THE BROKERAGE(	i) (Where c	ipplicable)
		THOME REALTY INC.  arating/Buyer Brokerage)	(Nar	ne of Listing Brokerage)		
480 E	GLI	NTON AVE WEST #30 MISSISSAUG	<u>A</u>	<u> </u>		}
. (9	<u>በናነ ና</u>	65-9200 Fax: (905) 565-6677	Tel.		Fax:	
911 N.T. L		10-100	0-17			
Authoriz	ed to be	ind the Co-operating/Buyer Brokerage)	الما المهادية	norized to bind the listing Brokerag	je)	Jdie:
ABD. Print No	ALL/	A CHARKATLI Stoker/Salesperson Representative of the Brokerage)	(Prir	t Name of Broker/Salesperson Rep	resentative of t	he Brokerage)
CON	4SENT	FOR MULTIPLE REPRESENTATION (To be complete	eted only if the	Brokerage represents more th	an one client	for the transaction)
The E	Buyer/S	Seller consent with their initials to their Brokerage				
repre	esentin	g more than one client for this transaction.		DILIVERIE INITIALE		SELLEDIS INTERIOR
				BUYER'S INITIALS		SELLER'S INITIALS
		AC	CKNOWLEDO	EMENT		
I have r	receive	ed, read, and understand the above information.				
		Drite: Ambil 2	Q.Qatm			Date:
(Signatu	re of Bu	Jyer]	OTENT J	(Signature of Seller)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		Dale: April	18./201	(Signature of Seller)  (Signature of Seller)	*********	Date:
(Signatu	ure of Bu	575.7				

3. Co-operating Brokerage completes Section 3 and Listing Brokerage completes Section 1.

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

# The Toronto-Dominion Bank

80818318

3037 CLAYHILL ROAD MISSISSAUGA, ON L5B 4L2

DATE

2017-05-02

YYYYMMDD

Transit-Serial No.

1878-80818318

Pay to the AMACON CITY CENTRE SEVEN NEW DEVELOPMENT

Order of \_

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

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

Re 2202-PSV1

Canadian Dollars

Toronto, Ontario Canada M5K 1A2

Authorized Officer

The Toronto-Dominion Bank

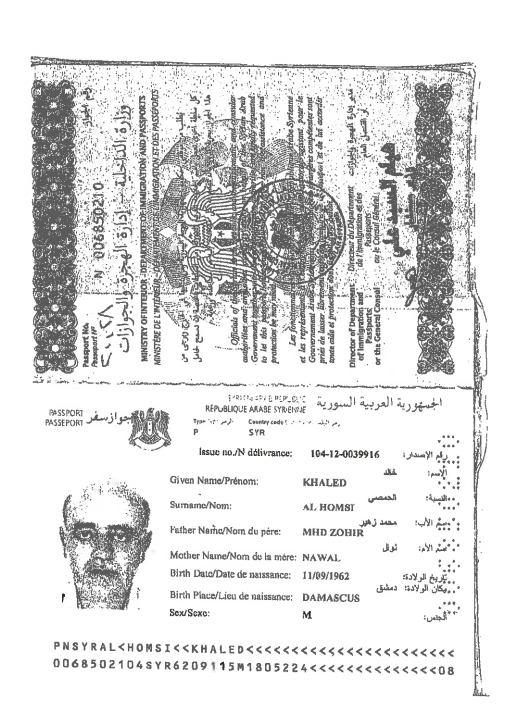
Countersigned

Number

#BOB 183 18#, #096 12#004#

··· 3808#

PSV # 2202 Leasing fee





Date of issue/Date de délivrance: Place of issue/Lieu de délivrance:

Expiry date/Date d'expiration:

National number/Numéro national:

Occupation/Profession: CLERK

Signature/Signature:

23/05/2012

Consulate Dubai

22/05/2018

والمساود المنافقة الأسادار: القنو

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. - الرقم الوطني:

التجديد

Renewał Renouvellement

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PASSPORT PASSEPORT

SYRIAN ARAB REPUBLIC الجمهورية العربية السورية ريز البلد و معالدة SYR

Issue no./N délivrance: 104-16-L013984

Given Name/Prénom: HALA Surname/Nom: ALLHAM Pather Name/Nom du père: SALAH ALDIN Mother Name/Nom de la mère: RAZAN Birth Date/Date de naissance: 14/02/1970 Birth Place/Lieu de naissance: DAMASCUS ، • • • ' الْجُنس: Sex/Sexe:

F

0108594953SYR7002140F2208280010<10317223<<02



Date of issue/Date de délivrance:

Place of issue/Lieu de délivrance:

Expiry date/Date d'expiration.

National number/Numéro national:

Occupation/Profession: 

29/08/2016

Consulate Dubai

28/08/2022

010-10317223

أَ تُأْرِيغُ الأصدار: أُ مُكُنِّنُ الإصدار: القتصلية –

" وَنَارِيْخُ النَّهَاءِ الصلاحية:

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Signature/Signature:

Renewal Renouvellement

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10358 (1215) THIS DOCUMENT IS PRINTED ON WATERMA	THIS DOCUMENT IS PRINTED ON WATERMARKED PAPER. SEE BACK FOR INSTRUCTIONS.	
The Toronto-Dominion Bank		80270690
100 CITY CENTRE DRIVE MISSISSAUGA, ON LSB 2C9	DATE	2017-04-28 ************************************
	Transit-Serial No.	93-80270690
Pay to the WEST-100 METRO VIEW REALTY LTD.		\$ *****7,900.00
****SEVEN THOUSAND NINE HUNDRED***********************************	NINE HUNDRED***********************************	Canadian
The Toronto-Dominion Bank Toronto, Ordanio Canada MSK 1A2	Authorized Officer Countersigned	Number
OUTSIDE CANADA NEGOTIABLE BY CORRESPONDENTS AT THEIR BUYING RATE FOR DEMAND DRAFTS ON CANADA	L'THEIR BUYING RATEFOR DEMAND DRAFES O	IN CANADA

"1808E III



### Dear Tanya Raya

I am pleased to advise you that the following loan, to be secured by first mortgage on the property noted below, has been pre-approved providing that all the information supplied is correct and subject to the conditions outlined. This commitment is not transferable, and the benefit may not be assigned.

Property Address:

Suite 2202, Unit 2, Level 21, 4011 Brickstone Mews, Mississauga, Ontario

27 011 2016 (Date)

Purchase Price:

\$349900

Down Payment:

Mortgage Amount:

\$104970

Capped Interest rate: 3.79%

\$244930

Term:

5 years

Amortization:

30 years

Total Payment :

\$1054.33

Final Approval is subject to:

- 1. Confirmation of credit application details (including income)
- 2. Confirmation of down-payment from non-borrowed sources.
- 3. Satisfactory Street Capital credit investigation.
- 4. No charge in, and the accuracy of the information provided.
- 5. The property to be mortgaged meeting Street Capital's normal lending requirements

Sukhdeep Lamba

1 Yonge Street, Suite 2401, Toronto, ON, M5E 1E5



### Confirmation of tenant insurance

This document is issued for information only and is certified to be accurate as at the date issued. It confers no rights and imposes no liability on the insurer. The policy is subject to terms, conditions and exclusions, and is subject to the standard mortgage clause. This document does not amend, extend or alter the coverage provided by the policy. E.&O.E.

Date issued:

April 28, 2017

Agency:

Square One Insurance Services Inc. Suite 1218 - 650 West Georgia Street Vancouver, British Columbia

V6B 4N8

Insurer:

The Mutual Fire Insurance Company of British Columbia

Sulte 201 - 9366 200A Street Langley, British Columbia

V1M 4B3

Policy #:

596302

Insured(s):

Haia Aliham Khaled Al Homsi

Insured location:

2202 - 4011 Brickstone Mews

Mississauga, Ontario

L5B0J7

Insured Location Use:

Occupied Property

Effective date and time:

May 4, 2017 12:01 AM local time

Expiry date:

Valid until May 4, 2018 unless cancelled.

Personal liability limit:

\$1,000,000

**Deductibles:** 

Earthquake

\$2,500

Standard

\$1,000

For questions about this confirmation of insurance, please call 1.855.331.6933 and press 1 for policy sales and service.

Regards,

Square One Insurance Services Inc.

Daniei Mirkovic

Sulte 1218, PO Box 11600 650 West Georgia Street Vancouver, 8C V6B 4N8

Tel 1.855.331.6933 Fax 1.855.331.6935 squareoneinsurance.ca