Worksheet

Standard Assignment

Suite	: 2402 Tower: AVIA 1 Date: 21st June, 2023 Completed by: Jasmina F.
Pleas	se mark if completed:
0	Original Closing Date N/A
0	New Closing Date N/A
0	Copy of Date Change Amendment
6 ′	Copy of Assignment Amendment
	Assignment Agreement Signed by both Assignor and Assignee. Assignment Fee \$ N/A Certified Cheque (Amacon City Centre Nine Development Partnership) Final Statement of Adjustment
•	Agreement must be in good standing. Funds in Trust: $$66,368.00$ Assignors Solicitors information
ø	Assignees Solicitors information Include Fintrac for Assignee – Occupation and Employer Copy of Assignees ID
	Copy of Assignees Mortgage Approval
	\$1000 legal fee cheque to be paid to Aird & Berlis
Not	\$500 + top up deposit
Ste	te all the above is completed, email the full package immediately to Stephanie for execution of the Assignment agreement. Thanie will execute and the Amacon admin team will forward immediately to Aird & Berlis LLP via email. Please remember that Assignment fee cheque should be couriered to Amacon.
	ministration Notes: NAMY Ornars unit. Assigning to Oner Wile. 1. Jop up approved.



Avia Tower One

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

<u>ASSIGNMENT</u>

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

MADELEINE MARKRA FAWZY (the "Purchaser") Suite 2402 Tower Avia 1 Unit 2 Level 24 (the "Unit")

It is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the above-mentioned 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:

Delete: FROM THE AGREEMENT OF PURCHASE AND SALE

The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or Indirectly permit any third party to list or advertise the Unit for sale or lease, at any time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unliateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her spouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.

Insert: TO THE AGREEMENT OF PURCHASE AND SALE

The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or indirectly permit any third party to list or advertise the Unit for sale or lease, at any time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unilateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her spouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.

Notwithstanding the above, the Purchaser shall be permitted to assign for sale or offer to sell its interest in the Agreement, provided that the Purchaser first:

- obtains the written consent of the Vendor, which consent may not be unreasonably withheld; (i)
- acknowledges to the Vendor in writing, that the Purchaser shall remain responsible for all Purchasers covenants, agreements and obligations under the Agreement;
- covenants not to advertise the Unit in any newspaper nor list the Unit on any multiple or exclusive listing service; (iii)
- acknowledges that the Vendor's consent is conditional on the purchaser and potential assignee meeting all of the (iv) requirements of the Vendor for such assignment, which requirements shall be set out in a letter from the Vendor's Solicitor to the Purchaser's Solicitor;
- Acknowledges that the HST Rebate that may have otherwise been available to the Purchaser shall no longer be (v) available to the Purchaser or the assignee on final closing notwithstanding any potential qualification for same and the assignee or the Purchaser, as the case may be, shall be required to pay the full amount of the applicable HST to the Vendor on Final closing; SK (POA)

Page 1 of 2

- (vi) obtains an assignment and assumption agreement from the approved assignee in the Vendor's standard form for delivery to the Vendor;
- (vii) Complies in all respects with the Vendor's conditions of assignment approval leter;
- (viii) Pays the sum Zero (\$0.00) Dollars plus HST by way of certified cheque as an administration fee to the Vendor for permitting such sale, transfer or assignment, payable to the Vendor at the time of the Purchaser's request for consent to the assignment, which sum is non-refundable;
- (ix) the Purchaser pays to the Vendor's Solicitors, in Trust the amount required, if any, to bring the Deposits payable for the Unit under this Agreement to an amount equal to twenty-five percent (25%) of the Purchase Price if, at the time that the Vendor's consent is provided for such assignment, the Deposit having been paid does not then represent twenty-five percent (25%) of the Purchase Price.
- (x) Pays the Vendor Solicitor's legal fees of \$500.00 plus HST, to be submitted with the request by way of certified cheque payable to Aird & Berlis LLP, which fees are non-refundable;

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

IN WITNESS WHEREOF the parties have executed this Agreement

DATED at Mississauga, Ontario this 4th day of April, 2019.

Witness:

Purchaser: Madeleine Markra Fawzy

DATED at Mississauga, Ontario this 4th day of April, 2019.

AMACON DEVELOPMENT (CITY CENTRE) CORP.

PER:

Authorized Signing Officer
I have the authority to bind the Corporation

Page 2 of 2

amaMS_S02.rpt 29mar19



SUITE 2402 UNIT 2 LEVEL 24

AVIA - Tower One - 430 Square One Drive, Mississauga

ASSIGNMENT OF AGREEMENT OF PURCHASE AND SALE

THIS ASSIGNMENT made this 20th day of June 2023.

AMONG:

Madeleine Makra Fawzy and Sameh Sedeek Zaki

(hereinafter called the "Assignor")

OF THE FIRST PART;

- and -

Chaza Nemr Khalil

(hereinafter called the "Assignee")

OF THE SECOND PART;

- and -

AMACON DEVELOPMENTS (CITY CENTRE) CORP.

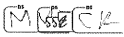
(hereinafter called the "Vendor")

OF THE THIRD PART.

WHEREAS:

- (A) By Agreement of Purchase and Sale dated the 4th day of April 2019 and accepted the 4th day of April 2019 between the Assignor as Purchaser and the Vendor as may have been amended (the "Agreement"), the Vendor agreed to sell and the Assignor agreed to purchase Unit 2, Level 24, Suite 2402, together with 0 Parking Unit(s) and 1 Storage Unit(s) in the proposed condominium known municipally as Avia Tower One, 430 Square One Drive, Mississauga, Ontario (the "Property");
- (B) The Assignor has agreed to assign the Agreement and all deposits tendered by the Purchaser thereunder as well as any monies paid for extras or upgrades, monies paid as credits to the Vendor (or its solicitors) in connection with the purchase of the Property to the Assignee and any interest applicable thereto (the "Existing Deposits"), and the Assignee has agreed to assume all of the obligations of the Assignor under the Agreement and to complete the transaction contemplated by the Agreement in accordance with the terms thereof; and
- (C) The Vendor has agreed to consent to the assignment of the Agreement by the Assignor to the Assignee.
 - NOW THEREFORE THIS AGREEMENT WITNESSETH THAT in consideration of the sum of Ten Dollars (\$10.00) now paid by the Assignee to the Assignor and for such other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:
- Subject to paragraph 7 herein, the Assignor hereby grants and assigns unto the Assignee, all of the Assignor's right, title and interest in, under and to the Agreement including, without limitation, all of the Assignor's rights to the Existing Deposits under the Agreement;
- 2. The Assignor acknowledges that any amounts paid by the Assignor for Existing Deposits will not be returned to the Assignor in the event of any default or termination of the Agreement and the Assignor expressly acknowledges, agrees and directs that such amounts shall be held by the Vendor as a credit toward the Purchase Price of the Unit.
- 3. Subject to paragraph 4 below, the Assignee covenants and agrees with the Assignor and the Vendor that he/she will observe and perform all of the covenants and obligations of the Purchaser under the Agreement and assume all of the obligations and responsibilities of the Assignor pursuant to the Agreement to the same extent as if he/she had originally signed the Agreement as named Purchaser thereunder.
- 4. The Assignee shall be required to pay the full amount of the applicable HST to the Vendor on final closing notwithstanding that the Assignee may qualify for HST Rebate (or equivalent). The HST applicable shall be calculated based on the original purchase price and the consideration for the Transfer/Deed to the Assignee shall reflect the original purchase price as set out in the Agreement. The Assignor and/or Assignee are personally directly responsible for collection and remittance of any HST applicable to any increase in or additional consideration negotiated as between Assignor and Assignee for the purchase of the Property. The Assignor and Assignee expressly acknowledge that the HST Rebate credit contemplated by the Agreement will not be available to the assigning parties and the Assignee will be obliged to seek any HST Rebate available directly on his or her own after final closing. The Vendor shall have no obligation whatsoever either before or after closing to assist or cooperate with the Assignor or Assignee in the collection or remittance of HST on the assignment transaction as between Assignor and Assignee or with any application for HST Rebate or equivalent.
- 5. Subject to the terms of the Assignment Amendment, the Assignce covenants and agrees with the Assignor and the Vendor not to list or advertise for sale or lease and/or sell or lease the Unit and is strictly prohibited from further assigning the Assignee's interest under the Agreement or this Assignment to any subsequent party without the prior written consent of the Vendor, which consent may be arbitrarily withheld.
- 6. In the event that the Agreement is not completed by the Vendor for any reason whatsoever, or if the Vendor is required pursuant to the terms of the Agreement to refund all or any part of the Existing Deposits or the deposit contemplated by section 2 above, the same shall be paid to the Assignee, and the Assignor shall have no claim whatsoever against the Vendor with respect to same.





- The Assignor hereby represents to the Assignee and the Vendor that he/she has full right, power and authority to assign the Agreement to the Assignee.
- 8. The Assignor covenants and agrees with the Vendor that notwithstanding the within assignment, he/she will remain liable for the performance of all of the obligations of the Purchaser under the Agreement, jointly and severally with the Assignee. For greater clarity, the Assignor may be required to complete the Occupancy Closing with the Vendor.
- 9. The Vendor hereby consents to the assignment of the Agreement by the Assignor to the Assignee. This consent shall apply to the within assignment only, is personal to the Assignor, and the consent of the Vendor shall be required for any other or subsequent assignment in accordance with the provisions of this Agreement.
- 10. The Assignee hereby covenants, acknowledges and confirms that he/she has received a fully executed copy of the Agreement and the Disclosure Statement with all accompanying documentation and material, including any amendments thereto.
- 11. The Assignee shall pay to the Vendor's Solicitors, in Trust the amount required, if any, to bring the Deposits payable for the Unit under this Agreement to an amount equal to twenty-five percent (25%) of the Purchase Price if, at the time that the Vendor's consent is provided for such assignment, the Deposit having been paid does not then represent twenty-five percent (25%) of the Purchase Price.
- 12. The Assignor shall pay by certified cheque drawn on solicitor's trust account to Aird & Berlis, LLP upon execution of this Assignment Agreement, Vendor's solicitor's fees in the amount of Five Hundred Dollars (\$500.00) plus HST.
- 13. The Assigner and Assignee agree to provide and/or execute such further and other documentation as may be required by the Vendor in connection with this assignment, including, but not limited to, satisfaction of Vendor's requirements to evidence the Assignee's financial ability to complete the transaction contemplated by the Agreement, Assignee's full contact information and Assignee's solicitor's contact information.
- a) The Assignee represents and warrants to the Vendor, its officers, directors and employees and to its sales brokers and agents as well as to the Vendor's lawyers (collectively, the "Indemnified Parties");
 - (i) that he/she is familiar with the *Prohibition on the Purchase of Residential Property by Non-Canadians Act*, S.C. 2022, c.10 s.235 and all regulations made thereunder, as same may be amended from time to time;
 - (ii) that he/she has obtained independent legal advice or otherwise satisfied himself/herself as to its implications with respect to the Assignee in connection with the agreement; and
 - (iii) that he/she is either <u>not</u> a non-Canadian within the meaning of the Act or is excepted from the prohibition pursuant to Section 4(2) thereof.
 - b) The Assignee hereby fully and completely indemnifies and saves harmless each of the Indemnified Parties from and against any loss, liability, cost, damage, or harm which may result to any of the Indemnified Parties from the Assignee's foregoing representation and warranty at any time being or becoming untrue or inaccurate, and this provision shall survive closing.
 - c) The Assignee agrees to forthwith at any time or times provide such evidence by way of certificate, statutory declaration or otherwise and/or to produce any evidence as may be requested by any of the Indemnified Parties, including, a currently valid Canadian Passport and/or Certificate of Canadian Citizenship, in order to satisfy the Indemnified Parties as to the truth and accuracy of the Assignee's foregoing representation and warranty.
- 15. Details of the identity of the Assignee and the solicitors for the Assignee are set forth in Schedule "A" and in the Vendor's form of Information sheet. Notice to the Assignee or to the Assignee's solicitor, shall be deemed to also be notice to the Assignor and the Assignor's solicitors.
- 16. Any capitalized terms hereunder shall have the same meaning attributed to them in the Agreement, unless they are defined in this Assignment Agreement.
- 17. This Assignment shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, administrators, executors, estate trustees, successors and permitted assigns, as the case may be. If more than one Assignee is named in this Assignment Agreement, the obligations of the Assignee shall be joint and several.
- 18. This Assignment Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein.

IN WITNESS WHEREOF the parties have executed the	nis Assignment Agreement.	
DATED this day of 20		
	Dogustand by:	SUMEH SEDEEL EUKL
Witness	Madeleitle Makra Fawzy and Sameh So	edeek Zaki
	(Assignor)	
Witness	Chaza Nehir Khalii	(Assignee)
	AMACON DEVELOPMENT (CITY C	ENTRE) CORP.

Per: Name

Name: Title:

Authorized Signing Officer

I have authority to bind the Corporation

Schedule "A'

Details of Assignee

ASSIGNEE	NAME:	CHAZA NEMR KHALIL
	DATE OF BIRTH	8 th February, 1968 YYYYMMDD SIN#
	ADDRESS:	3495 Joan Drive Mississauga ON L5B 1T7
	PHONE:	Tel: 905-59801575 Cell:
	E-mail:	Facsimile: kchaza@icloud.com
ASSIGNEE	NAME:	
	DATE OF BIRTH	YYYYMMDD SIN#
	ADDRESS: PHONE:	YYYYMMDD SIN # Tel: Cell:
	E-mail:	Facsimile:
ASSIGNEE'S SOLICITOR:	NAME:	David Pomer/Tony Zingaro
SOLICITOR.	ADDRESS:	4000 Steeles AVe W Woodbridge ON L4L 4V9
	PHONE:	Bus: <u>416-213-7450</u> Facsimile:
	E-mail:	tzingaro@pomerandboccia.com; dpomer@pomerandboccia.com

41454512.1



Suite No. 2402, Unit 2, Level 24, (the "Unit")

AVIA - Tower One - 430 Square One Drive, Mississauga

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE ASSIGNMENT

BETWEEN:

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

– and –

Chaza Nemr Khalil (the "Purchaser")

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 on 4th April, 2019 and accepted by the Vendor on 4th April, 2019 (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:

Delete: FROM THE AGREEMENT OF PURCHASE AND SALE

22. The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or indirectly permit any third party to list or advertise the Unit for sale or lease, at any time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unilateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her spouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.

Insert: TO THE AGREEMENT OF PURCHASE AND SALE

22. The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or indirectly permit any third party to list or advertise the Unit for sale or lease, at any time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unilateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her spouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.

Notwithstanding the above, the Purchaser shall be permitted to assign, transferor sell its interest in the Agreement, provided that the Purchaser <u>first</u>:

- (i) obtains the written consent of the Vendor of the potential assignee, which consent may be unreasonably withheld:
- (ii) acknowledges to the Vendor in writing, that the Purchaser shall remain responsible on a joint and several basis with the approved assignee for all Purchaser's covenants, agreements and obligations under the Agreement;
- (iii) covenants not to advertise the Unit in any newspaper nor list the Unit on any multiple or exclusive listing service;
- (iv) acknowledges that the Vendor's consent is conditional on the purchaser and potential assignee meeting all of the requirements of the Vendor for such assignment, which requirements shall be set out in a letter from the Vendor's Solicitor to the Purchaser's Solicitor;
- (v) acknowledges that the HST Rebate that may have otherwise been available to the Purchaser shall no longer be available to the Purchaser or the assignee on final closing notwithstanding any potential qualification for same and the assignee or the Purchaser, as the case may be, shall be required to pay the full amount of the applicable HST to the Vendor on Final Closing;



- (vi) obtains an assignment and assumption agreement from an approved assignee in the Vendor's standard form for delivery to the Vendor;
- (vii) The Assignor represents and warrants to the Vendor, its officers, directors and employees and to its sales brokers and agents as well as to the Vendor's lawyers (collectively, the "Indemnified Parties"): (i) that he/she is familiar with the *Prohibition on the Purchase of Residential Property by Non-Canadians Act*, S.C. 2022, c.10 s.235 and all regulations made thereunder, as same may be amended from time to time; (ii) that he/she has made appropriate to confirm that the Assignee has obtained independent legal advice or otherwise satisfied himself/herself as to its implications in connection with this assignment of the Agreement; and (iii) that he/she has made appropriate enquiries to confirm that the Assignee is either not a non-Canadian within the meaning of the Act or is excepted from the prohibition pursuant to Section 4(2) thereof.
- (viii) The Assignor hereby indemnifies and saves harmless each of the Indemnified Parties from and against any loss, liability, cost, damage, or harm which may result to any of the Indemnified Parties from the foregoing representation and warranty at any time being or becoming untrue or inaccurate.
- (ix) The Assignor agree to forthwith at any time or times provide or facilitate the delivery of such evidence by way of certificate, statutory declaration or otherwise and/or to produce any evidence as may be requested by any of the Indemnified Parties, including, a currently valid Canadian Passport and/or Certificate of Canadian Citizenship, in order to satisfy the Indemnified Parties as to the truth and accuracy of the Assignor's foregoing representation and warranty.
- (x) Complies in all respects with the Vendor's conditions of assignment approval letter;
- (xi) pays the sum Zero (\$0) Dollars plus HST by way of certified cheque as an administration fee to the Vendor for permitting such sale, transfer or assignment, payable to the Vendor at the time of the Purchaser's request for consent to the assignment, which sum is non-refundable;
- (xii) the Purchaser pays to the Vendor's Solicitors, in Trust the amount required, if any, to bring the Deposits payable for the Unit under this Agreement to an amount equal to twenty percent (20%) of the Purchase Price if, at the time that the Vendor's consent is provided for such assignment, the Deposit paid to that date does not represent twenty percent (20%) of the Purchase Price;
- (xiii) pays the Vendor Solicitor's legal fees of \$500.00 plus HST, to be submitted with the request by way of certified cheque payable to Aird & Berlis LLP, which fees are 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.

DATED at, this day of, 2021-Jul	1-23
IN WITNESS WHEREOF the parties have executed this Am	endment.
SIGNED, SEALED AND DELIVERED in the presence of	Decus greet by:
Witness	Purchaser Chaza Nemr Khalil
Witness	Purchaser
DATED at, this	

Per:

Name:
Authorized Signing Officer

Lhave authority to bind the Corporation



SUITE 2402 UNIT 2 LEVEL 24

AVIA - Tower One - 430 Square One Drive, Mississauga

AMENDMENT AMACON DEVELOPMENTS (CITY CENTRE) CORP. Prohibition on the Purchase of Residential Property by Non-Canadians

This amendment is an amendment to the Agreement of Purchase and Sale, the undersigned, Chaza Nemr Khalil, (collectively, the "Purchaser"), hereby agrees with Amacon Development (City Centre) Corp. (the "Vendor") to purchase the above-noted Residential Unit, together with O Parking Unit(s), and I Storage Unit(s), to be located in the proposed condominium project knows as Avia Tower One, 430 Square One Drive, Mississauga, Ontario, Canada (the "Project") together with an undivided interest in the common elements appurtenant to such units and the exclusive use of those parts of the common elements attaching to such units, as set out in the proposed Declaration (collectively, the "Unit") on the following terms and conditions:

- 1. The Purchaser represents and warrants to the Vendor, its officers, directors and employees sales brokers and agents as well as to the Vendor's lawyers (collectively, the "Indemnified Parties") the following:
 - (a) that he/she is familiar with the *Prohibition on the Purchase of Residential Property by Non-Canadians Act*, S.C. 2022, c.10 s.235 and all regulations made thereunder, as same may be amended from time to time;
 - (b) that he/she has obtained independent legal advice or otherwise satisfied himself/herself as to its implications with respect to the Purchaser in connection with the Purchase Agreement; and
 - (c) that he/she is either <u>not</u> a non-Canadian within the meaning of the Act or is excepted from the prohibition pursuant to Sections 4(2) and 4(3) thereof.
- The Purchaser hereby indemnifies and saves harmless each of the Indemnified Parties from and against any loss, liability, cost, damage, or harm which may result to any of the Indemnified Parties from the Purchaser's foregoing representation and warranty at any time being or becoming untrue or inaccurate.
- 3. The Purchaser agrees to forthwith at any time or times provide such evidence by way of certificate, statutory declaration or otherwise and/or to produce any evidence as may be requested by any of the Indemnified Parties, including, a currently valid Canadian Passport, Certificate of Canadian Citizenship or Canadian Permanent Resident Card, in order to satisfy the Indemnified Parties as to the truth and accuracy of the Purchaser's foregoing representation and warranty both at the time of signing the Purchase Agreement and for closing.
- 4. Where there is more than one (1) purchaser, this amendment shall apply to all named purchasers, mutatis mutandis.
- The parties acknowledge and agree that this Amendment may be executed in counterparts and by means of electronic transmission.

DATED at this day of, 20	3
SIGNED, SEALED AND DELIVERED in the presence of	Decisioned by: PARABLER: D.O.B. S.I.N.
WITNESS:) Chaza Nemr Khalil 8 Feb 1968
) PURCHASER: D.O.B. S.I.N.
(as to all Purchasers' signatures, if more than one purchaser)) PURCHASER SOLICITOR:
·	Address: David Pomer/Pomer and Boccia 4000 Steeles Ave W Woodbridge ON L4L 4V9
	Telephone: 416-213-7450 Facsimile:
The undersigned accepts the above offer and agrees to compared this day of 2023.	plete this transaction in accordance with the terms thereof.
Vendor's Solicitors: AIRD & BERLIS LLP 181 Bay Street, Suite 1800, Toronto, ON M5J 2T9	AMACON DEVELOPMENT (CITY CENTRE) CORP. Per:
Attn: Tammy A. Evans Telephone: (416) 863-1500 Fax: (416) 863-1515	Authorized Signing Officer I have the authority to bind the Corporation.

NOTE: An Individual Identification Information Record is required by the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act.* This Record must be completed by the REALTOR* member whenever they act in respect to the purchase or sale of real estate.

It is recommended that the Individual Identification Information Record be completed:

- (i) for a buyer when the offer is submitted and/or a deposit made, and
- (ii) for a seller when the seller accepts the offer.

Vendor: AMACON DEVELOPMENT (CITY C	ENTRE) CORP. Lot/Suite #: 2402 Phase/Tower: Avia 1 Plan No.:
Transaction Property Address: 430 Square One	Dr. in the City of Mississauga
Sales Representative/Broker Name:	/ IN2 ITION REALTY
Date Information Verified:	21st June, 2023
A. Verification of Individual	
parties to the transaction (e.g. unrepresented buyer or seller) and consider sending a Suspicious Transaction Report to FIN	or your individual clients or unrepresented individuals that are not clients, but are . Where you are unable to identify an unrepresented individual, complete section A.4 ITRAC if there are reasonable grounds to suspect that the transaction involves the in agent or mandatary to verify the identity of an individual, see procedure described in
1. Full legal name of individual:	Chaza Nemr Khalil
2. Address:	3495 JOAN DR
	Mississauga, ONTARIO, L5B 1T7
3. Date of Birth:	February 08, 1968
4. Nature of Principal Business or Occupation:	Can-Stay Immigration & Business Consulting Services
Ltd./Manager	
A.1 Federal/Provincial/Territorial Governm Ascertain the individual's identity by comparing the individua capable of assessing a government-issued photo identification	to their photo ID. The individual must be physically present unless using technology
1. Type of Identification Document*:	Drivers License
2. Document Identifier Number:	K3159-12266-85208
3. Issuing Jurisdiction:	ONTARIO Country: Canada
4. Document Expiry Date:	February 08, 2026
A.2 Credit File	
information in a Canadian credit file that has source. If any of the information does not m	ring the individual's name, date of birth and address information above to been in existence for at least three years and is derived from more than one atch, you will need to use another method to ascertain client identity. Consult al's identity. The individual does not need to be physically present.
1. Name of Canadian Credit Bureau Holding the	e Credit File:

2. Reference Number of Credit File

A.3 Dual ID Process Method

information provincial, t individual do	lete two of the following three checkboxes by ascertaining the individual's identity by referring to in two independent, reliable, sources. Each source must be well known and reputable (e.g., federal, erritorial and municipal levels of government, crown corporations, financial entities or utility providers). The es not need to be physically present. e individual's name and date of birth by referring to a document or source containing the individual's name of birth*
o	Name of Source:
0	Account Number**:
Confirm the	e individual's name and address by referring to a document or source containing the individual's name and
0	Name of Source:
0	Account Number**:
Confirm th	e individuals' name and confirm a financial account*
0	Name of Source:
o	Financial Account Type:
o A	Account Number**:
*See CREA's	FINTRAC materials on REALTOR Link® for examples. ** Or reference number if there is no account number.
Only complete 1. Meas Asked	sented Individual Reasonable Measures Record (if applicable) this section when you are unable to ascertain the identity of an unrepresented individual. ures taken to Ascertain Identity (check one): unrepresented individual for information to ascertain their identity , explain:
Date on	which above measures taken:
2. Reaso	ons why measures were unsuccesful (check one):
Unre	presented individual did not provide information
Other	, explain:

B. Verification of Third Parties

NOTE: Only complete Section B for your clients. Take reasonable measures to determine whether your clients are acting on behalf of third parties by completing this section of the form. If you are not able to determine whether your clients are acting on behalf of a third party but there are reasonable grounds to suspect there are, complete Section B.1. If there is a third party, complete Section B.2.

B.1 Third Party Reasonable Measures

Is the transaction being conducted $$\sqrt{\frac{Yes}{No}}$$	on behalf of a third party according to the client? (check one):
	may be acting on behalf a third party:
B.2 Third Party Record	
Where there is a third party, complete	e this section.
1. Name of other entity:	
2. Address:	
3. Telephone number:	
4. Date of Birth (if applicable):	
	Occupation:
	umber, and jurisdiction and country that issued that number (if applicable)
•	
7. Relationship between third part	y and client:

NOTE: Only complete Sections C and D for your clients.

C. Client Risk (ask your Compliance Officer if this section is applicable)

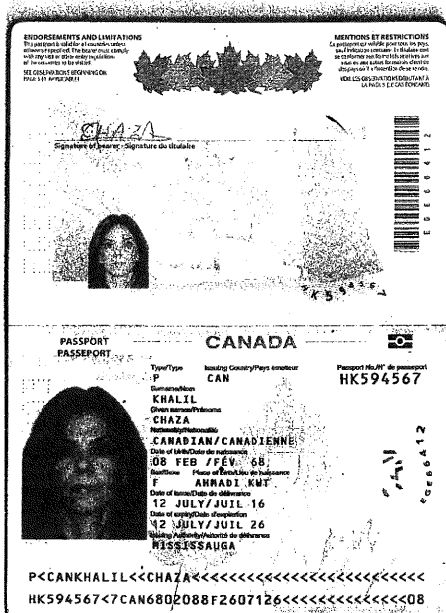
Determine the level of risk of a money laundering or terrorist financing offence for this client by determining the appropriate cluster of client in your policies and procedures manual this client falls into and checking one of the checkboxes below:

Low Risk	
Ø	Canadian Citizen or Resident Physically Present
	Canadian Citizen or Resident Not Physically Present
	Canadian Citizen or Resident - High Crime Area - No Other Higher Risk Factors Evident
	Foreign Citizen or Resident that does not Operate in a High Risk Country (physically present or not)
	Other, explain:
Mediun	Disk.
	Explain
High Ris	K.
۵	Foreign Citizen/Resident that operates in a High Risk Country (physically present or not)
	Other Explain
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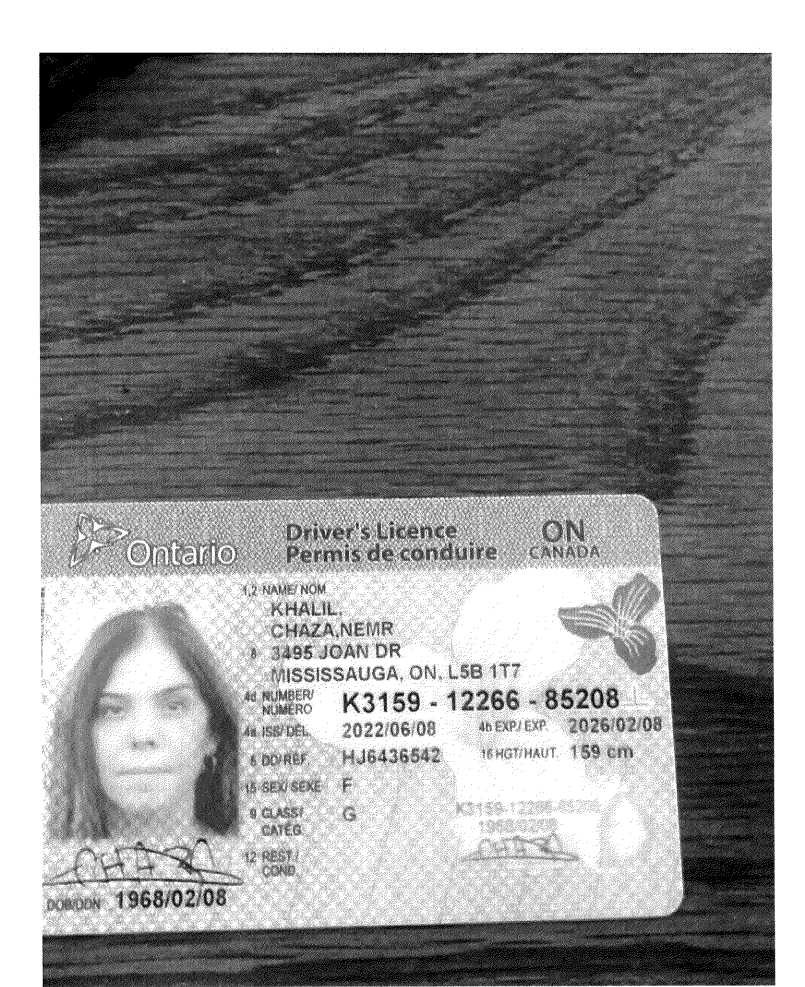
If you determined that the client's risk was high, tell your brokerage's Compliance Officer. They will want to consider this when conducting the overall brokerage risk assessment, which occurs every two years. It will also be relevant in completing Section D below. Note that your brokerage may have developed other clusters not listed above. If no cluster is appropriate, the agent will need to provide a risk assessment of the client, and explain their assessment, in the relevant space above.

D. Business Relationship (ask your Compliance Officer when this section is applicable) D. 1. Purpose and Intended Nature of the Business Relationship Check the appropriate boxes. Acting as an agent for the purchase or sale of: ☐ Residential property □ Commercial property ☐ Land for Commercial Use □ Other, please specify: Optional: describe your business dealings with the client and include information that would help you anticipate the types of transactions and activities that the client may conduct. D.2. Measures Taken to Monitor Business Relationship and Keep Client Information Up-To-Date D.2.1. Ask the Client if their name, address or principal business or occupation has changed and if it has include the updated information on page one. D.2.2 Keep all relevant correspondence with the client on file in order to maintain a record of the information you have used to monitor the business relationship with the client. Optional - if you have taken measures beyond simply keeping correspondence on file, specify them here: D.2.3. If the client is high risk you must conduct enhanced measures to monitor the brokerage's business relationship and keep their client information up to date. Optional - consult your Compliance Officer and document what enhanced measures you have applied: **D.3 Suspicious Transactions** Don't forget, if you see something suspicious during the transaction report it to your Compliance Officer. Consult your policies and procedures manual for more information. **Terrorist Property Reports** Don't forget to follow your brokerage's procedures with respect to terrorist property reports. Consult

Don't forget to follow your brokerage's procedures with respect to terrorist property reports. Consult your policies and procedures manual for more information.



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TD Canada Trust
PERSONAL CR - MMS/BROKER
3500 STEELES AVE E TWR 3 LVL 2
MARKHAM, ON L3R0X1
(416)-982-5305
www.tdcanadatrust.com

Jun 19th, 2023

MRS.CHAZA NEMR KHALIL 3495 JOAN DRIVE MISSISSAUGA, ON, L5B 1T7

Dear Valued Customer:

Re: Mortgage Approval Confirmation

This letter is to confirm that you qualify for a residential mortgage loan with The Toronto-Dominion Bank ("TD Canada Trust"), secured by the property at AVIA 1, Mississauga, ON, level 24, unit 02, suite 2402, 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): CHAZA, NEMR KHALIL

Purchase Price: \$430,400.00

Principal Amount: \$ 344,320.00

Fixed Annual Interest Rate: 6.5% per annum, calculated semi-annually

not in advance

Interest Rate Expiry Date:

This Interest rate will be capped until

September 5, 2023

Prepayment Option: Closed to prepayment privileges, subject

to terms of mortgage

Term: 5 years
Amortization: 30 years

Anticipated Closing Date: September 5, 2023

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 September 5, 2023.

528322 (0212)

Conditions

- Solicitor to confirm subject ppty is 97% complete.FULL APPRAISAL REQUIRED

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

Signed by:

Per: Algundan Denotal

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.

IN2ITION

REALTY BROKERAGE

1149 Lakeshore Rd. East Mississauga, ON L5E 1E8

Tef: 905-286-5270 Fax: 905-286-5271

RECEIPT -

DATE: Ju	ne 20,	2023 TIME: 2:28		Payable				
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