

Residential UNIT 14\_, LEVEL2\_\_ Suite No. 214

## **CO-OP BROKER AGREEMENT**

This	Co-Op	Broker	Ag	reemen	t	(the	"Co-Op	Agreer	nent")	is	mad	le be	etweer	ո:	QUEENSW	ELL	LTD.	(th	e	"Ven	dor")	and
Inter(	City Realty	Inc						(the	"Co-	Opera	ting	Broker	age")	in	connection	with	the	sale	of	the	Resid	entia
Unit	identified	above	(the	"Unit")	In	the p	proposed	condomir	ium m	narkete	ed as	Kazmiı	to be	reg	istered on th	e land	s curr	ently	mun	icipal	ly know	vn as
880-8	390 The Q	ueenswa	ay.																			

The Vendor will pay to the Co-Operating Brokerage a referral fee (the "Fee") equal to Four Percent (4%) of the net Purchase Price of the Unit (the "net" purchase price being less applicable taxes, and excluding any monies paid for parking units, locker units, and any monies paid for extras, upgrades & incentives) plus applicable HST with respect to the Agreement of Purchase and Sale made between the Vendor and William George Richardson and Mary Patricia Richardson (the "Purchaser(s)") dated June 5, 2021 (the "Purchase Agreement").

Paul Saini \_\_\_\_\_\_, a registered Salesperson ("Salesperson") or Broker or Broker of Record ("Broker") of the Co-Operating Brokerage hereby confirms that he/she referred the Purchaser(s) to the Vendor, in accordance with the following:

- 1. To be eligible for the Fee, the Purchaser(s) must be introduced by the Salesperson or Broker on the Purchaser(s) first visit to the Vendor's Sales Centre and both the Purchaser(s) and the Salesperson or Broker must register with the Vendor's Sales Centre at such time or introduced by the Salesperson or Broker on the Purchaser's first virtual meeting to the Vendor's Sales Representative. The Purchaser(s) must not have previously registered with the Vendor, must enter into a firm and binding Purchase Agreement with the Vendor, and must close the transaction contemplated by the Purchase Agreement in order for the Fee to be earned.
- 2. The Salesperson, Broker, and Co-Operating Brokerage each acknowledges and agrees that:
  - a. Registration will be valid for sixty (60) days only from the Purchaser(s) first visit to the Sales Centre (as determined by the date of registration with the Vendor's Sales Centre) or first virtual introduction to the Vendor's Sales Representative; and
  - b. The Salesperson or Broker must accompany the Purchaser(s) for execution of the Purchase Agreement in person or the virtual signing appointment.
- 3. Failure to meet the above requirements will result in the Fee being denied.

Provided the above conditions are met, the Fee shall be paid as follows:

One hundred and eighty-five (185)

- 1. One half (1/2) of the Fee, plus applicable HST thereon, to be paid forty-five (45) days after ALL of the following has occurred;
  - a. delivery by the Purchaser(s) of all post-dated cheques, in accordance with the Purchase Agreement;
  - b. delivery of a mortgage pre-approval or financial documents satisfactory to the Vendor in its sole and absolute discretion; and
  - c. the Vendor is in receipt of deposit monies equal to 10% of the Purchase Price and said deposit monies have cleared in the Vendor's Solicitors trust account.
- 2. The balance of the fee, being the remaining one-half (1/2) of the Fee, plus applicable HST thereon, to be paid within thirty (30) days following the Final Closing of the transaction on the Title Transfer Date.

The Salesperson, Broker and Co-Operating Brokerage each acknowledge and agree that any Fee payable pursuant to this Co-Op Agreement shall be paid by the Vendor to the Co-Operating Brokerage, and the Vendor shall have no obligation to make any payment, relating to the Fee or otherwise, to the Salesperson and/or Broker. The Co-Operating Brokerage must submit separate original invoices for each instalment of the Fee. The Vendor requires a reference/invoice number and original invoices. Faxed invoices will not be accepted. Original invoices must be addressed and mailed to Queenswell Ltd., 331 Cityview Blvd. Suite 300, Vaughan, Ontario L4H 3M3 (or such other address as the Vendor may direct from time to time).

The Brokerage and Salesperson acknowledge and confirm the claw back clause has been removed for the Purchase of this Unit. Any disclosure of this change will void and nullify the change and the claw back will be in full force.

The Salesperson, Broker, and Co-Operating Brokerage acknowledges and agrees that neither the Co-Operating Brokerage nor any Salesperson or Broker employed by the Co-Operating Brokerage is authorized by the Vendor to make any representations or promises to the Purchaser regarding the K a z m i r condominium project or the particulars of the sale of the Unit. In this regard, the Co-Operating Brokerage covenants and agrees to indemnify and save the Vendor harmless from and against any actions, claims, demands, losses, costs, damages and expenses arising directly or indirectly as a result of any misrepresentation made by the Co-Operating Brokerage (or its Salesperson or Broker) to the Purchaser with respect to the Kazmir condominium project or the sale of the Unit.

The Salesperson, Broker, and Co-Operating Brokerage each acknowledges and agrees that the Vendor shall have the right of setoff and reconciliation against any Fees for any amount owing by the Salesperson, Broker, and/or Co-Operating Brokerage to the
Vendor. The Salesperson, Broker, and Co-operating Brokerage each expressly agrees that the net purchase price and Fee
calculation is subject to reconciliation and adjustment at the time of Final Closing for any incentives, credits or other reductions in the
Purchase Price agreed or approved by the Vendor at any time prior to Final Closing.

The term "Applicable Taxes", as used herein, shall mean those taxes exigible pursuant to the Excise Tax Act, including any harmonized sales tax, and any transaction tax, value added tax, sales, use, or transfer tax and any increase in the rate of such taxes imposed by any of the Government of Canada, Government of Ontario and/or any other governmental and/or taxing authority.

This Co-Op Agreement shall be binding on the parties and their respective successors and assigns.

The Vendor and the Salesperson, Broker, and Co-Operating Brokerage each agree to the terms and conditions expressed in this Co-Op Agreement.

Purchase Price does not include Parking or Locker:	\$_699,990.00
Purchase Price Net of HST:	\$ <u>640,699.12</u>
Co-operating Brokerage Information: Co-operating Brokerage: InterCity Realty Inc Address: 14-3600 Langstaff Rd	Salesperson or Broker Information: Salesperson: Paul Saini Tel: (416) 798-7070
Woodbridge, Ontario L4L 9E7	Email: info@paulsainirealtor.com
We agree to the terms and conditions as set out herein and ac	cknowledge having received a copy of this Co-Op Agreement.
DATED this day of	2021.
DeauSigned but	Queenswell I tdDocu§igned by:

PER:

Co-operating Brokerage / Sales Representative InterCity Realty Inc / Paul Saini IorMS 208.rpt 23may21

Queenswen Eta.

Authorized Signing Officer
I have the authority to bind the Corporation