

Onlario Real Estate Association Residential Agreement to Lease



This	Agreement to Lease dated this			day of		20
TEN	IANT (Lessee),		(Full legal names c	f all Tenants)		
	NDLORD (Lessor),					
	DRESS OF LANDLORD					
lhe	Tenant hereby offers to lease from	the Landlord the premise	es as described herein on	the terms and subject to the	conditions as set	out in this Agreement
1.	PREMISES: Having inspected the	e premises and provided	the present tenant vacat	es, I/we, the Tenant hereby	offer to lease, pre	mises known as:
2.	TERM OF LEASE: The lease shall	ll be for a term of		commencing		
3.	RENT: The Tenant will pay to the	said Landlord monthly ar	nd every month during the	said term of the lease the su	m of	
	payable in advance on the first c	day of each and every m	onth during the currency			
4.	DEPOSIT AND PREPAID RENT	r: The Tenant delivers	(Herewith / Lin	on acceptance/as otherwise descr	rihed in this Agreemen	t)
	by negotiable cheque payable to		(, i.e. e ,			"Deposit Holder"
	in the amount of					
	Canadian Dollars (CDN\$covenants and conditions of the rent. If the Agreement is not acce	Agreement and to be a	oplied by the Landlord a	gainst the	and	
	For the purposes of this Agreeme hours of the acceptance of this A Deposit Holder shall place the depreceived or paid on the deposit.	agreement. The parties to	this Agreement hereby a	cknowledge that, unless other	rwise provided for	in this Agreement, the
 USE: The Tenant and Landlord agree that unless otherwise agreed to herein, only the Tenant named above and any person Rental Application completed prior to this Agreement will occupy the premises. 				nd any person nan	ned in a	
	Premises to be used only for:					
6.	SERVICES AND COSTS: The co	_		nises shall be paid as follow		
	U	ANDLORD TENAN	т		LANDLORD	TENANT
	Gas		Cabl			
	Oil			dominium/Cooperative fees		
	Electricity			page Removal		
	Hot water heater rental			r:		
	Water and Sewerage Charges		Othe	r:		Ш
	The Landlord will pay the proper to cover the excess of the Separa the current year, and to be paya shall become due and be payab	ty taxes, but if the Tenant ate School Tax over the P able in equal monthly ins ale on demand on the Ter	is assessed as a Separa ublic School Tax, if any, l stallments in addition to t ant.	te School Supporter, Tenant or a full calendar year, said he above mentioned rental,	will pay to the Lar I sum to be estima provided howeve	ndlord a sum sufficien ted on the tax rate fo r, that the full amoun
			OF TENANT(S):	INITIALS OF I	LANDLORD(S):	

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
10.	IRREVOCABILITY: This offer shall be irrevocable byuntilon the
	day ofafter which time if not accepted, this Agreement shall be null and void and all monies paid thereon shall be returned to the Tenant without interest or deduction.
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: Email Address: (For delivery of Documents to Landlord) (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 Board. (Information For New Tenants as made available by the Landlord and Tenant Board and available at www.ltb.gov.on.ca)
	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.	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.	. 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.	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): INITIALS OF LANDLORD(S):

7. **PARKING:**

 BINDING AGREEMENT: This Agreement and according Premises and to abide by the terms and conditions 	eptance thereof sha herein contained.	ll constitute a binding agreem	ent by the parties to e	enter into the Lease of the
SIGNED, SEALED AND DELIVERED in the presence of:	IN WITNESS wh	nereof I have hereunto set my h	nand and seal:	
(Witness)	(Tenant or Authorized	d Representative)	(Seal)	E
(Witness)	(Tenant or Authorized	d Representative)	(Seal) DAT	E
[Witness]	(Guarantor)		(Seal)	E
We/I the Landlord hereby accept the above offer, and a applicable) may be deducted from the deposit and further	gree that the commi er agree to pay any	ission together with applicable remaining balance of commis	HST (and any other to sion forthwith.	ux as may hereafter be
		nereof I have hereunto set my h		
(Witness)	(Landlord or Authori:	zed Representative)	(Seal) DAT	E
(Witness)	(Landlord or Authoriz	zed Representative)	(Seal)	Ε
CONFIRMATION OF ACCEPTANCE: Notwithstanding of	anything contained l	herein to the contrary, I confirm	n this Agreement with c	ıll changes both typed and
written was finally acceptance by all parties at	. this	day of,	20(Signature of Lar	idlord or Tenant)
	INFORMATION (ON BROKERAGE(S)		
Listing Brokerage			Tel.No	
Co-op/Buyer Brokerage				
	ACKNOW	LEDGEMENT		
I acknowledge receipt of my signed copy of this accepted and I authorize the Brokerage to forward a copy to my law	Agreement to Lease vyer.			
(Landlord)	ATE	(Tenant)		DATE
(Landlord)	ATE	(Tenant)		DATE
Address for Service		Address for Service		
Landlord's Lawyer		Tenant's Lawyer		
Address		Address		
Tel.No. FAX		Tel.No.		FAX No.
FOR OFFICE USE ONLY	COMMISSIC	DN TRUST AGREEMENT		
To: Co-operating Brokerage shown on the foregoing Agreement to Li In consideration for the Co-operating Brokerage procuring the foregoing as contemplated in the MLS Rules and Regulations of my Real Estate in the MLS Rules and shall be subject to and governed by the MLS	ease:		ved or receivable by me in a shall constitute a Commissi	connection with the Transaction on Trust Agreement as defined
DATED as of the date and time of the acceptance of the foregoing A	agreement to Lease.	Acknowledged by	у:	
[Authorized to bind the Listing Brokerage]		(Authorized to bin	d the Co-operating Brokera	ael



Ontario Real Estate Association Association Agreement to Lease - Residential



This Schedule is attached to and forms part of the Agreement to Lease between:					
TENANT (Lessee),			, and		
LANDLORD (Lessor),					
for the lease of					
	dated the	. day of,	20		

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

