

Form 320

for use in the Province of Ontario

Confirmation of Co-operation and Representation **Buyer/Seller**

| BU | ER: | | | | | | | | | | |
|---|---|---|--|---------------------------------|--|--------------------------------------|---|--|---|-----------------------------------|---------------------------|
| SEL | LER: | | | | | | | | | | |
| For the transaction on the property known as: | | | | | | | | | | | |
| "Sel | DEFINITIONS AND INTERPRETATIONS: For the purposes of this Confirmation of Co-operation and Representation: "Seller" includes a vendor, landlord, lessor or a prospective seller, vendor, landlord or lessor and "Buyer" includes a purchaser, tenant, lessee or a prospective buyer, purchaser, tenant or lessee and "sale" includes a lease, and "Agreement of Purchase and Sale" includes an Agreement to Lease. Commission shall be deemed to include other remuneration. | | | | | | | | | | |
| The in th | follov e tra | wing in nsactio | formation on, the bro | is confirmed b kerages agree | by the undersigned set to co-operate, in co | salesperson/bro onsideration of, | ker representat and on the term | ives of the Brokens and condition | erage(s). If a Co ns as set out be | o-operating Bro Flow. | kerage is involved |
| DEC | LAR iired | ATION by the | N OF INS Trust in Re | SURANCE: The al Estate Serv | ne undersigned sale rices Act, 2002 (TRE | sperson/broker SA). | representative | (s) of the Broker | age(s) hereby | declare that he | /she is insured as |
| 1. | LIST | | BROKERAGE | | | | | | | | |
| | a) | X | | | represents the intere | | | | | • | |
| | | | 1) X | The Listing B (If the Buyer | rokerage is not repi is working with a C | resenting the Bu Co-operating Bro | yer and has not okerage, Sectior | t entered into ar n 3 is to be com | agreement wi pleted by Co-o | th the Buyer to perating Broke | provide service. rage) |
| | | | 2) | The Listing B | rokerage is providir | ng assistance to | the Buyer and | the Buyer is a se | elf-represented | party. | |
| | b) | MULTIPLE REPRESENTATION: The Listing Brokerage has entered into a Buyer Representation Agreement with the Buyer and representation the Seller and the Buyer, with their consent, for this transaction. The Listing Brokerage must be impartial and equally a the interests of the Seller and the Buyer in this transaction. The Listing Brokerage has a duty of full disclosure to both the Seller and the However, the Listing Brokerage shall not disclose: • that the Seller may or will accept less than the listed price, unless otherwise instructed in writing by the Seller; • that the buyer may or will pay more than the offered price, unless otherwise instructed in writing by the buyer; • the motivation of or personal information about the Seller or buyer, unless otherwise instructed in writing by the party to white information applies or unless failure to disclose would constitute fraudulent, unlawful or unethical practice; • the price the buyer should offer or the price the Seller should accept; and • the Listing Brokerage shall not disclose to the buyer the terms of any other offer, unless otherwise directed in writing by the Seller should accept, it is understood that factual market information about comparable properties and information known to the Listing Brokerage shall not disclose to the Seller should accept and Buyer to assist them to come to their own conclusion | | | | | | and equally protect eller and the Buyer. party to which the ang by the Seller. Listing Brokerage | | | |
| | c) | | MULTIPLE REPRESENTATION AND LIMITED SERVICES REPRESENTATION: The Listing Brokerage is representing both the Seller and the Buyer, where one or both the Seller and Buyer are receiving limited services and representation the Listing Brokerage shall have a dut of services and representation and disclosure to one or both the Seller and the Buyer, as more particularly set out in the agreement with the respective Seller or Buyer. | | | | | | ting both the Seller e shall have a duty agreement with the | | |
| | MULTIPLE REPRESENTATION AND DESIGNATED REPRESENTATION: Where the Seller and the Buyer are represented by designated representative of the Brokerage, multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representative represents multiple representation will not result unless that designated representation will not represent the representation will not result unless that designated representation will not result unless that designated representation will not represent the representation will no | | | | | | represented by a re represents more | | | | |
| | 1) The Listing Brokerage designated representative(s) represents more than one client in the same trade resulting in multiperepresentation and the duty of disclosure to both the Seller and the Buyer client is as more particularly set out in the agreement with the respective Seller and Buyer. | | | | | | sulting in multiple t in the agreement | | | | |
| | | | 2) | The Seller of brokerage a | client and Buyer cl nd there is no multip | ient are each ole representatio | separately repr on. | esented by diff | ferent designa | ted representa | tives of the same |
| | | | 3) | The designa Seller client. | ted representative(s |) is providing re | epresentation to | the Seller client | t and the Broke | erage is provid | ing services to the |
| Add | ition | al com | ments and | | s by Listing Brokera | | | | | | |
| INITIALS OF BUYER(S)/SELLER(S)/BROKERAGE REPRESENTATIVE(S) (Where applicable) | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | | BUYER | | CO-OPERATING/BU | JYER BROKERA | GE | SELLER | | LISTING BRO | KERAGE |
| | | | | | | | | | | | |

| 2. | . PROPERTY SOLD BY BUYER BROKERAGE | | | | | | | |
|-----|------------------------------------|---------|--|--|--|--|--|--|
| | a) | | The Brokerage represents the Buyer and the Brokerage will be paid; | | | | | |
| | | | 1) by the Buyer directly | | | | | |
| | | | 2) by the Seller in accordance with a Seller Limited Services Representation Agreement. | | | | | |
| | b) | | MULTIPLE REPRESENTATION: The Brokerage has entered into a Limited Client Agreement with the Seller and represents the interests of the Seller and the Buyer, with their consent, for this transaction. The Brokerage must be impartial and equally protect the interests of the Seller and the Buyer in this transaction. The Brokerage has a duty of full disclosure to both the Buyer and the Seller. However, the Brokerage shall not disclose: • that the Seller may or will accept less than the listed price, unless otherwise instructed in writing by the Seller; • that the Buyer may or will pay more than the offered price, unless otherwise instructed in writing by the Buyer; • the motivation of or personal information about the Seller or Buyer, unless otherwise instructed in writing by the party to which the information applies or unless failure to disclose would constitute fraudulent, unlawful or unethical practice; • the price the Buyer should offer or the price the Seller should accept; and • the Brokerage shall not disclose to the Buyer the terms of any other offer, unless otherwise directed in writing by the Seller. However, it is understood that factual market information about comparable properties and information known to the Listing Brokerage concerning potential uses for the property will be disclosed to both Seller and Buyer to assist them to come to their own conclusions. | | | | | |
| | c) | | MULTIPLE REPRESENTATION AND LIMITED SERVICES REPRESENTATION: The Brokerage is representing both the Seller and the Buyer, where one or both the Seller and Buyer are receiving limited services and representation the Brokerage shall have a duty of services and representation and disclosure to one or both the Seller and the Buyer, as more particularly set out in the agreement with the respective Seller or Buyer. | | | | | |
| | d) | | MULTIPLE REPRESENTATION AND DESIGNATED REPRESENTATION: Where the Buyer and the Seller are represented by a designated representative of the Brokerage, multiple representation will not result unless that designated representative represents more than one client in the same trade. | | | | | |
| | | | 1) The Buyer and Seller understand and acknowledges that the Brokerage designated representative(s) represents more than one client in the same trade resulting in multiple representation and the duty of disclosure to both Buyer and Seller client is as more particularly set out in the agreement with the respective Buyer and Seller. | | | | | |
| | | | 2) The Buyer client and Seller client are each separately represented by different designated representatives of the same brokerage and there is no multiple representation. | | | | | |
| | | | 3) The designated representative(s) is providing representation to the Buyer client and the Brokerage is providing services to the Buyer client. | | | | | |
| 3. | Co- | oper | ating Brokerage completes Section 3 and Listing Brokerage completes Section 1. | | | | | |
| •• | a) | | CO-OPERATING BROKERAGE - REPRESENTATION: | | | | | |
| | -, | | The Co-operating Brokerage represents the interests of the Buyer in this transaction. The Co-operating Brokerage, who has a Seller Limited Services Representation Agreement with Seller client, is providing assistance to the Buyer as a self-represented party in this transaction. | | | | | |
| | b) | X | CO-OPERATING BROKERAGE - COMMISSION: | | | | | |
| | | | 1) The Listing Brokerage will pay the Co-operating Brokerage the commission as indicated in the MLS® information for the property | | | | | |
| | | | to be paid from the amount paid by the Seller to the Listing Brokerage. (Commission As Indicated In MLS® Information) | | | | | |
| | | | 2) The Co-operating Brokerage will be paid as follows: BY THE OWNER OR AUTHORIZED REPRESENTATIVE DIRECTLY. | | | | | |
| Add | itiona | ıl comn | nents and/or disclosures by Co-operating Brokerage: (e.g., The Co-operating Brokerage represents more than one Buyer offering on this property.) | | | | | |
| | | | INITIALS OF BUYER(S)/SELLER(S)/BROKERAGE REPRESENTATIVE(S) (Where applicable) | | | | | |
| | | | | | | | | |
| | | | BUYER CO-OPERATING/BUYER BROKERAGE SELLER LISTING BROKERAGE | | | | | |

Commission will be payable as described above, plus applicable taxes.

COMMISSION TRUST AGREEMENT: If the above Co-operating Brokerage is receiving payment of commission from the Listing Brokerage, then the agreement between Listing Brokerage and Co-operating Brokerage further includes a Commission Trust Agreement, the consideration for which is the Co-operating Brokerage procuring an offer for a trade of the property, acceptable to the Seller. This Commission Trust Agreement shall be subject to and governed by the MLS® rules and regulations pertaining to commission trusts of the Listing Brokerage's local real estate board, if the local board's MLS® rules and regulations so provide. Otherwise, the provisions of the OREA recommended MLS® rules and regulations shall apply to this Commission Trust Agreement. For the purpose of this Commission Trust Agreement, the Commission Trust Amount shall be the amount noted in Section 3 above. The Listing Brokerage hereby declares that all monies received in connection with the trade shall constitute a Commission Trust and shall be held, in trust, for the Cooperating Brokerage under the terms of the applicable MLS® rules and regulations.

SIGNED BY THE BROKER/SALESPERSON REPRESENTATIVE(S) OF THE BROKERAGE(S) (Where applicable)

| | | REALTY TORONTO IN | C. |
|-------------------------------|---|---|-------------------------------|
| (Name of Co-operating/Buye | er Brokerage) | (Name of Listing Brokerage) | |
| Tel.: | Fax: | Tel.: Fax: . | |
| (Authorized to bind the Co-op | perating/Buyer Brokerage) (Date) | (Authorized to bind the Listing Brokerage) | (Date) |
| (Print Name of Salesperson/B | oroker/Broker of Record) | (Print Name of Salesperson/Broker/Broker of R | ecord) |
| | | | |
| CONSENT FOR MUI | TIPLE REPRESENTATION (To be completed only | if the Brokerage represents more than one | e client for the transaction) |
| | onsent with their initials to their Brokerage n one client for this transaction. | INITIALS OF BUYER(S) | INITIALS OF SELLER(S) |
| | ACKNOW | LEDGEMENT | |
| I have received, read, and | d understand the above information. | | |
| (Signature of Buyer) | (Date) | (Signature of Seller) | (Date) |
| (Signature of Buyer) | (Date) | (Signature of Seller) | (Date) |