APPENDIX "35" KDC MEMO REGARDING OUTSTANDING MI DELIVERABLES DATED JANUARY 18, 2024



Memo

Date: January 18, 2024

To: See Distribution

Reference: The One – Outstanding MI Deliverables

Further to ongoing discussion related to outstanding deliverables, the following list represents those items that KDC note as outstanding and past due based on dates provided by Mizrahi Inc:

- Revised/refined construction schedule (Rev.3) MI noted to be issued 17-Jan-24. – Follow-up request was made 16-Jan-24. (Was originally to be provided by 15-Jan-24)
- Procore Reconciliation & Change Order Discrepancy No ETA provided Requested 19-Dec-23
- Mechanical Contract (Residential Component) bids and bid-leveling MI noted to be issued week of 08-Jan-24. Requested 04-Jan-24.
- **Drywall Contract bids and bid-leveling** MI noted to be issued week of 08-Jan-24. Requested 04-Jan-24.
- Outstanding CCA/CCDC contracts MI only provided ETA for Guardtek in response received 08-Jan-24 (See email excerpt below for detailed breakdown of all outstanding contracts) 08-Jan-24.
- **Cult contract resolution clarifications** No ETA provided by MI Requested 16-Jan-24. Initially requested 08-Jan-24

Bullets and comments inserted below have been cut and paste from the accompanying email, "Re: Status Update Request – Pending Contract Issuance". Please note that responses in RED were provided by Mizrahi Inc.

- FM Caulking LOI dated October 17, 2023 Contract is ready waiting for comments from Trade
- Riverside Group LOI dated November 2, 2023 We are working on this and should be ready by next month as we need to reconcilate Gamma and Riverside



- Guardtek (Common Area and In-Suite Automation Package) LOI dated July 18, 2023 in working progress (To be ready in 2 weeks)
- Guardtek (Software Agreement Package) LOI dated July 14, 2023 in working progress (To be ready in 2 weeks)
- Guardtek (Security System) LOI dated July 15, 2023 in working progress (To be ready in 2 weeks)
- Bass We are finalising last pieces of the scope of work.
- Nortem KDC comments for revision issued 2024.01.08. having a meeting with team to review comments tomorrow
- Modern Niagara / LMB (Residential) scope of work is ready waiting for comments back from Site team to make sure we have everything cover
- Modern Niagara / Onyx we already sent proposal for contract to Onyx and we are waiting for their response this week

Distribution: Steve Ferguson – Alverez and Marsal

Josh Nevsky – Alverez and Marsal Fiona Mak – Alvarez and Marsal Andrew Sterling – Alvarez and Marsal

APPENDIX "36" ALTUS' SCHEDULE VALIDATOR REPORT DATED JANUARY 23, 2024



Powered by ScheduleValidator.com

BLOOR 1W WORK SCHEDULE (UPDATED ON 231231)

Analysis Performed: 23-Jan-24 10:22

Schedule Dates

Data Date: 31-Dec-23
Start Date: 01-Sep-23
Finish Date: 13-Apr-28
Must Finish By: Not Set



2024 Scoring Standard

A Schedule Validation Score (SV Score) is an assessment of the risks associated with a scheduled completion date based on two factors: Schedule Quality and Execution Risks. The quality and execution of a schedule has a direct correlation with project completion predictability. Schedule quality is a factor because a schedule that has technical deficiencies effecting the schedule calculation reduces the reliability of its projections. Execution risk factors may not reflect a schedule quality issue but may pose a substantial risk to the scheduled completion date.

Missing Predecessor Logic (scored 4 out of 8)

For Predecessor Logic this schedule received a score of 4 out of 8 because too many tasks (2) are missing predecessor relationship ties. DCMA guidelines set a failure threshold of missing logic at 5%. The SV Score limits open ends to 1 for pass and 5 for fail. To improve this score, all activities, with the exception of the first task/milestone in the schedule network, should have at least 1 predecessor.

Missing Successor Logic (scored 12 out of 12)

For Successor Logic the schedule received a score of 12 out of 12.

Open Finish (scored 0 out of 6)

For Open Finishes this schedule received a score of 0 out of 6 because too many tasks (77) are missing successor relationship ties tied to their finish. The SV Score recommends less than 1 and no more than 10. To improve this score, task relationships should be added to the finish of tasks where they are missing.

Activities with Open Finish (77)

| | Activities with Open i | Finish (77) | |
|--------------|--|-------------|------------------|
| ACTIVITY ID | DESCRIPTION | STATUS | VALUE |
| L53-STRC-110 | Crane Jump (Tie In at Flr 53) | Not Started | Open Finish |
| L59-STRC-110 | Crane Jump (Tie In at Flr 59) | Not Started | Open Finish |
| L17-ENVP-100 | Envelope L17 | Active | Open Finish |
| L38-ENVP-110 | Acoustic Louvres | Not Started | Open Finish |
| L78-ENVP-110 | Acoustic Louvres | Not Started | Open Finish |
| L79-IPFT-110 | Core pipe risers installed | Not Started | Open Finish |
| L79-IPFT-120 | Stairwell stand pipe, suite risers & square duct | Not Started | Open Finish |
| | | | - ' |
| L79-IPFT-130 | Garbage chute | Not Started | Open Finish |
| L79-IPFT-150 | Install smoke seals @ perimeter | Not Started | Open Finish |
| L79-IPFT-180 | Perimeter Window cap | Not Started | Open Finish |
| L79-IPFT-260 | Plumbing Rough-in | Not Started | Open Finish |
| L79-IPFT-270 | HVAC Rough-In | Not Started | Open Finish |
| L79-IPFT-290 | Sprinkler Rough-in | Not Started | Open Finish |
| L79-IPFT-360 | Install Bathroom floor tile & shower tile | Not Started | Open Finish |
| L79-IPFT-380 | Install door casing, interior doors & baseboard | Not Started | Open Finish |
| L79-IPFT-510 | Install Vanity mirrors | Not Started | Open Finish |
| L79-IPFT-580 | Appliances (Delivery & Installation) | Not Started | Open Finish |
| L81-IPFT-110 | Core pipe risers installed | Not Started | Open Finish |
| L81-IPFT-120 | Stairwell stand pipe, suite risers & square duct | Not Started | Open Finish |
| L81-IPFT-130 | Garbage chute | Not Started | Open Finish |
| L81-IPFT-150 | Install smoke seals @ perimeter | Not Started | Open Finish |
| L81-IPFT-180 | Perimeter Window cap | Not Started | Open Finish |
| L81-IPFT-260 | Plumbing Rough-in | Not Started | Open Finish |
| L81-IPFT-270 | | Not Started | - ' |
| | HVAC Rough-In | Not Started | Open Finish |
| L81-IPFT-290 | Sprinkler Rough-in | | Open Finish |
| L81-IPFT-360 | Install Bathroom floor tile & shower tile | Not Started | Open Finish |
| L81-IPFT-380 | Install door casing, interior doors & baseboard | Not Started | Open Finish |
| L81-IPFT-510 | Install Vanity mirrors | Not Started | Open Finish |
| L81-IPFT-580 | Appliances (Delivery & Installation) | Not Started | Open Finish |
| L80-IPFT-110 | Core pipe risers installed | Not Started | Open Finish |
| L80-IPFT-120 | Stairwell stand pipe, suite risers & square duct | Not Started | Open Finish |
| L80-IPFT-130 | Garbage chute | Not Started | Open Finish |
| L80-IPFT-150 | Install smoke seals @ perimeter | Not Started | Open Finish |
| L80-IPFT-180 | Perimeter Window cap | Not Started | Open Finish |
| L80-IPFT-260 | Plumbing Rough-in | Not Started | Open Finish |
| L80-IPFT-270 | HVAC Rough-In | Not Started | Open Finish |
| L80-IPFT-290 | Sprinkler Rough-in | Not Started | Open Finish |
| L80-IPFT-360 | Install Bathroom floor tile & shower tile | Not Started | Open Finish |
| L80-IPFT-380 | Install door casing, interior doors & baseboard | Not Started | Open Finish |
| L80-IPFT-510 | Install Vanity mirrors | Not Started | Open Finish |
| L80-IPFT-580 | <u> </u> | Not Started | |
| | Appliances (Delivery & Installation) | | Open Finish |
| L84-IPFT-110 | Core pipe risers installed | Not Started | Open Finish |
| L84-IPFT-120 | Stairwell stand pipe, suite risers & square duct | Not Started | Open Finish |
| L84-IPFT-130 | Garbage chute | Not Started | Open Finish |
| L84-IPFT-150 | Install smoke seals @ perimeter | Not Started | Open Finish |
| L84-IPFT-180 | Perimeter Window cap | Not Started | Open Finish |
| L84-IPFT-260 | Plumbing Rough-in | Not Started | Open Finish |
| L84-IPFT-270 | HVAC Rough-In | Not Started | Open Finish |
| L84-IPFT-290 | Sprinkler Rough-in | Not Started | Open Finish |
| L84-IPFT-360 | Install Bathroom floor tile & shower tile | Not Started | Open Finish |
| L84-IPFT-380 | Install door casing, interior doors & baseboard | Not Started | Open Finish |
| L84-IPFT-480 | Install Vanity mirrors | Not Started | Open Finish |
| L84-IPFT-550 | Appliances (Delivery & Installation) | Not Started | Open Finish |
| L83-IPFT-110 | Core pipe risers installed | Not Started | Open Finish |
| L83-IPFT-120 | Stairwell stand pipe, suite risers & square duct | Not Started | Open Finish |
| L83-IPFT-130 | Garbage chute | Not Started | Open Finish |
| | | | |
| L83-IPFT-150 | Install smoke seals @ perimeter | Not Started | Open Finish |
| L83-IPFT-180 | Perimeter Window cap | Not Started | Open Finish |
| L83-IPFT-260 | Plumbing Rough-in | Not Started | Open Finish |
| L83-IPFT-270 | HVAC Rough-In | Not Started | Open Finish |
| LO2 IDET 200 | Sprinkler Rough-in | Not Started | Open Finish |
| L83-IPFT-290 | Sprinker reagin in | | |

| ACTIVITY ID | DESCRIPTION | STATUS | VALUE |
|--------------|--|-------------|-------------|
| L83-IPFT-380 | Install door casing, interior doors & baseboard | Not Started | Open Finish |
| L83-IPFT-480 | Install Vanity mirrors | Not Started | Open Finish |
| L83-IPFT-550 | Appliances (Delivery & Installation) | Not Started | Open Finish |
| L82-IPFT-110 | Core pipe risers installed | Not Started | Open Finish |
| L82-IPFT-120 | Stairwell stand pipe, suite risers & square duct | Not Started | Open Finish |
| L82-IPFT-130 | Garbage chute | Not Started | Open Finish |
| L82-IPFT-150 | Install smoke seals @ perimeter | Not Started | Open Finish |
| L82-IPFT-180 | Perimeter Window cap | Not Started | Open Finish |
| L82-IPFT-260 | Plumbing Rough-in | Not Started | Open Finish |
| L82-IPFT-270 | HVAC Rough-In | Not Started | Open Finish |
| L82-IPFT-290 | Sprinkler Rough-in | Not Started | Open Finish |
| L82-IPFT-360 | Install Bathroom floor tile & shower tile | Not Started | Open Finish |
| L82-IPFT-380 | Install door casing, interior doors & baseboard | Not Started | Open Finish |
| L82-IPFT-510 | Install Vanity mirrors | Not Started | Open Finish |
| L82-IPFT-580 | Appliances (Delivery & Installation) | Not Started | Open Finish |

Open Start (scored 0 out of 2)

For Open Starts this schedule received a score of 0 out of 2 because too many tasks (430) are missing predecessor relationship ties tied to their start. The SV Score recommends less than 1 and no more than 10. To improve this score, task relationships should be added to the start of tasks where they are missing.

Activities with Open Start (430)

| | Activities with Open Sta | irt (430) | |
|--------------|--|-------------|-----------------------|
| ACTIVITY ID | DESCRIPTION | STATUS | VALUE |
| L7-IPFT-370 | Install Flooring | Not Started | Open Start |
| L7-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L7-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L7-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L7-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L19-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L19-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L19-IPFT-370 | Install Flooring | Not Started | Open Start |
| L19-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L19-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L19-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L19-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L6-IPFT-100 | Mechanical/Sprinkler Rough-in | Not Started | Open Start |
| L11-HOST-110 | Install Windows | Not Started | Open Start |
| L8-IPFT-370 | | Not Started | |
| | Install Flooring | | Open Start |
| L8-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L8-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L8-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L8-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L13-IPFT-370 | Install Flooring | Not Started | Open Start |
| L13-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L13-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L13-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L13-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L14-IPFT-370 | Install Flooring | Not Started | Open Start |
| L14-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L14-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L14-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L14-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L15-IPFT-370 | Install Flooring | Not Started | Open Start |
| L15-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L15-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L15-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L15-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L16-IPFT-370 | Install Flooring | Not Started | Open Start |
| L16-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L16-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L16-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L16-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L9-IPFT-370 | Install Flooring | Not Started | Open Start |
| L9-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L9-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L9-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L9-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L10-IPFT-370 | Install Flooring | Not Started | Open Start |
| L10-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L10-IPFT-390 | Install Closet snewing | Not Started | Open Start |
| L10-IPFT-580 | Install snower glass door | Not Started | ' |
| | Pre-finished aluminum panels | + | Open Start Open Start |
| L10-IPFT-400 | · · · · · · · · · · · · · · · · · · · | Not Started | · · |
| L11-IPFT-370 | Install Flooring | Not Started | Open Start |
| L11-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L11-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L11-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L11-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L12-IPFT-370 | Install Flooring | Not Started | Open Start |
| L12-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L12-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L12-IPFT-580 | Install suite blinds | Not Started | Open Start |
| L12-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L20-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L20-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L20-IPFT-370 | Install Flooring | Not Started | Open Start |
| | | | |

| ACTIVITY ID | DESCRIPTION | STATUS | VALUE |
|--|--|-------------|--|
| L20-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L20-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L20-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L20-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L21-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L21-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L21-IPFT-370 | Install Flooring | Not Started | Open Start |
| L21-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L21-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L21-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L21-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L22-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L22-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L22-IPFT-370 | Install Flooring | Not Started | Open Start |
| L22-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L22-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L22-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L22-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L23-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L23-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L23-IPFT-370 | Install Flooring | Not Started | Open Start |
| L23-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L23-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L23-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L23-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L24-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L24-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L24-IPFT-370 | Install Flooring | Not Started | Open Start |
| L24-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L24-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L24-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L24-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L25-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L25-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L25-IPFT-370 | Install Flooring | Not Started | Open Start |
| L25-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L25-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L25-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L25-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L26-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L26-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L26-IPFT-370 | Install Flooring | Not Started | Open Start |
| L26-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L26-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L26-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L26-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L27-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L27-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L27-IPFT-370 | Install Flooring | Not Started | Open Start |
| L27-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L27-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L27-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L27-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L28-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L28-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L28-IPFT-370 | Install Flooring | Not Started | Open Start |
| L28-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L28-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L28-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L28-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L29-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L29-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L29-IPFT-370 | Install Flooring | Not Started | Open Start |
| L29-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L29-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L29-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L29-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L30-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| | Blocking installed in suite partitions | Not Started | Open Start |
| L30-IPFT-300 | | | |
| L30-IPFT-300 L30-IPFT-370 | Install Flooring | Not Started | Open Start |
| L30-IPFT-300 L30-IPFT-370 L30-IPFT-420 | Install Flooring Install Closet shelving | Not Started | Open Start |
| L30-IPFT-300 L30-IPFT-370 | Install Flooring | | |

| ACTIVITY ID | DESCRIPTION | STATUS | VALUE |
|------------------------------|--|----------------------------|-----------------------|
| L31-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L31-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L31-IPFT-370 | Install Flooring | Not Started | Open Start |
| L31-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L31-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L31-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L31-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L32-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L32-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L32-IPFT-370 | Install Flooring | Not Started | Open Start |
| L32-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L32-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L32-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L32-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L33-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L33-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L33-IPFT-370 | Install Flooring | Not Started | Open Start |
| L33-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L33-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L33-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L33-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L34-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L34-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L34-IPFT-370 | Install Flooring | Not Started | Open Start |
| L34-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L34-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L34-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L34-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L35-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L35-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L35-IPFT-370 | Install Flooring | Not Started | Open Start |
| L35-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L35-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L35-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L35-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L36-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L36-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L36-IPFT-370 | Install Flooring | Not Started | Open Start |
| L36-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L36-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L36-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L36-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L39-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L39-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L39-IPFT-370 | Install Flooring | Not Started | Open Start |
| L39-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L39-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L39-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L39-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L40-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L40-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L40-IPFT-370 | Install Flooring | Not Started | Open Start |
| L40-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L40-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L40-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L40-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L41-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L41-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L41-IPFT-370 | Install Flooring | Not Started | Open Start |
| L41-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L41-IPFT-390 L41-IPFT-590 | Install Shower glass door Install suite blinds | Not Started Not Started | Open Start |
| | | | Open Start |
| L41-IPFT-400 L42-IPFT-160 | Pre-finished aluminum panels | Not Started Not Started | Open Start |
| L42-IPFT-160 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started Not Started | Open Start Open Start |
| L42-IPFT-370 | Install Flooring | Not Started | Open Start |
| | - | | <u> </u> |
| L42-IPFT-420 | Install Closet shelving | Not Started Not Started | Open Start |
| L42-IPFT-390 | Install Shower glass door | | Open Start |
| L42-IPFT-590 | Install suite blinds | Not Started Not Started | Open Start |
| L42-IPFT-400 | Pre-finished aluminum panels Install vertical smoke seal @ mega columns | Not Started Not Started | Open Start Open Start |
| 1.43_IDET_160 | | LINUL STATTED | LODER SIMIL |
| L43-IPFT-160 | <u> </u> | | |
| L43-IPFT-300 L43-IPFT-370 | Blocking installed in suite partitions Install Flooring | Not Started Not Started | Open Start Open Start |

| ACTIVITY ID | DESCRIPTION | STATUS | VALUE |
|--|--|---|--|
| L43-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L43-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L43-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L44-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L44-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L44-IPFT-370 | Install Flooring | Not Started | Open Start |
| L44-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L44-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L44-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L44-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L45-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L45-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L45-IPFT-370 | Install Flooring | Not Started | Open Start |
| L45-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L45-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L45-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L45-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L46-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L46-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L46-IPFT-370 | Install Flooring | Not Started | Open Start |
| L46-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L46-IPFT-390 | Install Closet snelving Install Shower glass door | Not Started | Open Start |
| L46-IPFT-390 | Install suite blinds | | - · |
| | | Not Started | Open Start |
| L46-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L47-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L47-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L47-IPFT-370 | Install Flooring | Not Started | Open Start |
| L47-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L47-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L47-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L47-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L48-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L48-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L48-IPFT-370 | Install Flooring | Not Started | Open Start |
| L48-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L48-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L48-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L48-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| | · · | Not Started | - ' - |
| L49-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L49-IPFT-300 | Blocking installed in suite partitions | | Open Start |
| L49-IPFT-370 | Install Flooring | Not Started | Open Start |
| L49-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L49-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L49-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L49-IPFT-400 | Pre-finished aluminum panels | Not Started | Oman Chart |
| | Fre-inistied alditilitati patiels | | Open Start |
| L50-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| | <u> </u> | | <u> </u> |
| L50-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started Not Started | Open Start Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring | Not Started Not Started Not Started | Open Start Open Start Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving | Not Started Not Started Not Started Not Started | Open Start Open Start Open Start Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door | Not Started Not Started Not Started Not Started Not Started Not Started | Open Start Open Start Open Start Open Start Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-300 L51-IPFT-370 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-300 L51-IPFT-370 L51-IPFT-370 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-420 L51-IPFT-420 L51-IPFT-390 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-160 L51-IPFT-300 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-590 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install Shower glass door Install suite blinds | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-590 L51-IPFT-590 L51-IPFT-590 L51-IPFT-400 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-300 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-590 L51-IPFT-590 L51-IPFT-400 L52-IPFT-400 L52-IPFT-400 L52-IPFT-160 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install smoke seal @ mega columns | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-300 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-590 L51-IPFT-590 L51-IPFT-400 L52-IPFT-400 L52-IPFT-160 L52-IPFT-160 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-300 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-590 L51-IPFT-400 L52-IPFT-400 L52-IPFT-160 L52-IPFT-160 L52-IPFT-300 L52-IPFT-300 L52-IPFT-300 L52-IPFT-300 L52-IPFT-370 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-590 L51-IPFT-60 L52-IPFT-160 L52-IPFT-160 L52-IPFT-300 L52-IPFT-300 L52-IPFT-300 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-420 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install smoke glass door Install suite blinds Pre-finished aluminum panels Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Closet shelving | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-400 L52-IPFT-400 L52-IPFT-160 L52-IPFT-300 L52-IPFT-300 L52-IPFT-300 L52-IPFT-300 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-390 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install smoke glass door Install suite blinds Pre-finished aluminum panels Install smoke seal @ mega columns Blocking installed in suite partitions Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Closet shelving Install Shower glass door | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-390 L51-IPFT-420 L51-IPFT-390 L51-IPFT-390 L51-IPFT-400 L52-IPFT-160 L52-IPFT-390 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Shower glass door Install suite blinds Install Flooring Install Closet shelving Install Closet shelving Install Closet shelving Install Closet shelving Install Shower glass door Install Shower glass door Install Shower glass door Install Shower glass door Install suite blinds | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-420 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-400 L52-IPFT-400 L52-IPFT-160 L52-IPFT-300 L52-IPFT-300 L52-IPFT-300 L52-IPFT-300 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-370 L52-IPFT-390 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install smoke glass door Install suite blinds Pre-finished aluminum panels Install smoke seal @ mega columns Blocking installed in suite partitions Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Closet shelving Install Shower glass door | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-390 L51-IPFT-420 L51-IPFT-390 L51-IPFT-390 L51-IPFT-400 L52-IPFT-160 L52-IPFT-390 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Shower glass door Install suite blinds Install Flooring Install Closet shelving Install Closet shelving Install Closet shelving Install Closet shelving Install Shower glass door Install Shower glass door Install Shower glass door Install Shower glass door Install suite blinds | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-390 L50-IPFT-590 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-420 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L52-IPFT-400 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-590 L52-IPFT-590 L52-IPFT-590 L52-IPFT-590 L52-IPFT-590 L52-IPFT-400 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Shower glass door Install suite blinds Install Flooring Install Closet shelving Install Closet shelving Install Closet shelving Install Shower glass door Install Shower glass door Install Shower glass door Install Shower glass door Install suite blinds Pre-finished aluminum panels | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-300 L51-IPFT-300 L51-IPFT-390 L51-IPFT-390 L51-IPFT-420 L51-IPFT-390 L52-IPFT-400 L52-IPFT-400 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-590 L52-IPFT-590 L52-IPFT-400 L53-IPFT-160 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install suite blinds Pre-finished aluminum panels Install Flooring Install Flooring Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install Install Shower glass door | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-400 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-420 L51-IPFT-390 L51-IPFT-390 L52-IPFT-490 L52-IPFT-490 L52-IPFT-490 L52-IPFT-390 L52-IPFT-490 L52-IPFT-490 L52-IPFT-490 L52-IPFT-490 L52-IPFT-490 L53-IPFT-490 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Flooring Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-590 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-400 L52-IPFT-390 L52-IPFT-390 L52-IPFT-400 L52-IPFT-390 L52-IPFT-400 L53-IPFT-390 L53-I | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Shower glass door Install Suite blinds Pre-finished aluminum panels Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Closet shelving Install Shower glass door Install Suite blinds Pre-finished aluminum panels Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-390 L50-IPFT-400 L51-IPFT-160 L51-IPFT-370 L51-IPFT-370 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L51-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L52-IPFT-390 L53-IPFT-390 L53-I | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install Shower glass door | Not Started | Open Start |
| L50-IPFT-160 L50-IPFT-300 L50-IPFT-370 L50-IPFT-390 L50-IPFT-590 L50-IPFT-60 L51-IPFT-160 L51-IPFT-300 L51-IPFT-300 L51-IPFT-300 L51-IPFT-300 L51-IPFT-300 L51-IPFT-300 L51-IPFT-300 L52-IPFT-390 L52-IPFT-590 L52-IPFT-60 L52-IPFT-900 L53-IPFT-900 L53-IPF | Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install retrical smoke seal @ mega columns Blocking installed in suite partitions Install retrical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Flooring Install Closet shelving Install Closet shelving Install Closet shelving Install Shower glass door | Not Started | Open Start |

| ACTIVITY ID | DESCRIPTION | STATUS | VALUE |
|---|---|---|--|
| L54-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L54-IPFT-370 | Install Flooring | Not Started | Open Start |
| L54-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L54-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L54-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L54-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L55-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L55-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L55-IPFT-370 | Install Flooring | Not Started | Open Start |
| L55-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L55-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L55-IPFT-590 | Install suite blinds | Not Started | <u> </u> |
| | | + | Open Start |
| L55-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L56-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L56-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L56-IPFT-370 | Install Flooring | Not Started | Open Start |
| L56-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L56-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L56-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L56-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L59-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L59-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L59-IPFT-370 | Install Flooring | Not Started | Open Start |
| L59-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L59-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L59-IPFT-590 | Install suite blinds | Not Started | Open Start |
| | | + | |
| L59-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L60-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L60-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L60-IPFT-370 | Install Flooring | Not Started | Open Start |
| L60-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L60-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L60-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L60-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L61-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L61-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L61-IPFT-370 | Install Flooring | Not Started | Open Start |
| L61-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| | Install Shower glass door | Not Started | |
| L61-IPFT-590 | + | + | Open Start |
| L61-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L61-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L62-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L62-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L62-IPFT-370 | Install Flooring | Not Started | Open Start |
| L62-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L62-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L62-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L62-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L63-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L63-IPFT-300 | Blocking installed in suite partitions | Not Started | |
| L63-IPFT-370 | | | Open Start |
| | Install Flooring | Not Started | Open Start Open Start |
| L63-IPFT-420 | Install Flooring | Not Started | Open Start |
| L63-IPFT-420 | Install Flooring Install Closet shelving | Not Started Not Started | Open Start Open Start |
| L63-IPFT-390 | Install Flooring Install Closet shelving Install Shower glass door | Not Started Not Started Not Started | Open Start Open Start Open Start |
| L63-IPFT-390 L63-IPFT-590 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds | Not Started Not Started Not Started Not Started | Open Start Open Start Open Start Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels | Not Started Not Started Not Started Not Started Not Started Not Started | Open Start Open Start Open Start Open Start Open Start Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-300 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-300 L64-IPFT-370 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-300 L64-IPFT-370 L64-IPFT-420 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-300 L64-IPFT-370 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-300 L64-IPFT-370 L64-IPFT-420 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-300 L64-IPFT-370 L64-IPFT-420 L64-IPFT-390 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-420 L64-IPFT-390 L64-IPFT-590 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds | Not Started | Open Start |
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| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-390 L64-IPFT-590 L64-IPFT-400 L65-IPFT-160 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-590 L64-IPFT-590 L64-IPFT-400 L65-IPFT-160 L65-IPFT-300 L65-IPFT-370 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-390 L64-IPFT-590 L64-IPFT-590 L65-IPFT-160 L65-IPFT-300 L65-IPFT-370 L65-IPFT-370 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Flooring Install Flooring Install Flooring | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-420 L64-IPFT-590 L64-IPFT-590 L64-IPFT-160 L65-IPFT-160 L65-IPFT-370 L65-IPFT-370 L65-IPFT-390 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Flooring Install Flooring Install Flooring Install Shower glass door | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-420 L64-IPFT-590 L64-IPFT-590 L64-IPFT-400 L65-IPFT-160 L65-IPFT-370 L65-IPFT-370 L65-IPFT-390 L65-IPFT-390 L65-IPFT-390 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Flooring Install Flooring Install Flooring Install Shower glass door Install Shower glass door Install Shower glass door Install Shower glass door | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-420 L64-IPFT-590 L64-IPFT-590 L64-IPFT-400 L65-IPFT-160 L65-IPFT-370 L65-IPFT-370 L65-IPFT-390 L65-IPFT-390 L65-IPFT-590 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Shower glass door Install Shower glass door Install Shower glass door Install Flooring Install Flooring Install Shower glass door Install Shower glass door Install suite blinds Pre-finished aluminum panels | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-390 L64-IPFT-590 L64-IPFT-590 L65-IPFT-160 L65-IPFT-370 L65-IPFT-370 L65-IPFT-390 L65-IPFT-390 L65-IPFT-590 L65-IPFT-590 L65-IPFT-590 L65-IPFT-590 L65-IPFT-590 L65-IPFT-160 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Flooring Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-390 L64-IPFT-590 L64-IPFT-590 L65-IPFT-160 L65-IPFT-370 L65-IPFT-370 L65-IPFT-390 L65-IPFT-390 L65-IPFT-400 L65-IPFT-400 L65-IPFT-390 L65-IPFT-390 L65-IPFT-400 L66-IPFT-160 L66-IPFT-160 L66-IPFT-160 L66-IPFT-160 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Flooring Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-390 L64-IPFT-590 L64-IPFT-590 L65-IPFT-160 L65-IPFT-370 L65-IPFT-370 L65-IPFT-390 L65-IPFT-390 L65-IPFT-390 L65-IPFT-390 L65-IPFT-390 L65-IPFT-400 L65-IPFT-400 L65-IPFT-590 L65-IPFT-160 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Flooring Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L63-IPFT-390 L63-IPFT-590 L63-IPFT-400 L64-IPFT-160 L64-IPFT-370 L64-IPFT-370 L64-IPFT-390 L64-IPFT-390 L64-IPFT-590 L64-IPFT-590 L65-IPFT-160 L65-IPFT-370 L65-IPFT-370 L65-IPFT-390 L65-IPFT-390 L65-IPFT-400 L65-IPFT-400 L65-IPFT-390 L65-IPFT-390 L65-IPFT-400 L66-IPFT-160 L66-IPFT-160 L66-IPFT-160 L66-IPFT-160 | Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Closet shelving Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions Install Flooring Install Flooring Install Flooring Install Flooring Install Shower glass door Install suite blinds Pre-finished aluminum panels Install Shower glass door Install suite blinds Pre-finished aluminum panels Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Started | Open Start |

| L CTUUTUUD | - Incomprise | LOTATIVO. | l.ve |
|------------------------------|--|------------------------|-----------------------|
| ACTIVITY ID L66-IPFT-590 | DESCRIPTION Install suite blinds | STATUS Not Started | VALUE Open Start |
| L66-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L67-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L67-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L67-IPFT-370 | Install Flooring | Not Started | Open Start |
| L67-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L67-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L67-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L67-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L68-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L68-IPFT-300 | Blocking installed in suite partitions | Not Starte | Open Start |
| L68-IPFT-370 | Install Flooring | Not Starte | Open Start |
| L68-IPFT-420 | Install Closet shelving | Not Starte | Open Start |
| L68-IPFT-390 | Install Shower glass door | Not Starte | Open Start |
| L68-IPFT-590 | Install suite blinds | Not Starte | Open Start |
| L68-IPFT-400 | Pre-finished aluminum panels | Not Starte | Open Start |
| L69-IPFT-160 | Install vertical smoke seal @ mega columns | Not Starte | Open Start |
| L69-IPFT-300 | Blocking installed in suite partitions | Not Starte | Open Start |
| L69-IPFT-370 | Install Flooring | Not Starte | Open Start |
| L69-IPFT-420 | Install Closet shelving | Not Starte | Open Start |
| L69-IPFT-390 | Install Shower glass door | Not Starte | Open Start |
| L69-IPFT-590 | Install suite blinds | Not Starte | Open Start |
| L69-IPFT-400 | Pre-finished aluminum panels | Not Starte | Open Start |
| L70-IPFT-160 | Install vertical smoke seal @ mega columns | Not Starte | Open Start |
| L70-IPFT-300 | Blocking installed in suite partitions | Not Starte | Open Start |
| L70-IPFT-370 | Install Flooring | Not Starte | Open Start |
| L70-IPFT-420 | Install Closet shelving | Not Starte | Open Start |
| L70-IPFT-390 | Install Shower glass door | Not Starte | Open Start |
| L70-IPFT-590 | Install suite blinds | Not Starte | Open Start |
| L70-IPFT-400 | Pre-finished aluminum panels | Not Starte | Open Start |
| L71-IPFT-160 | Install vertical smoke seal @ mega columns | Not Starte | Open Start |
| L71-IPFT-300 | Blocking installed in suite partitions | Not Starte | Open Start |
| L71-IPFT-370 | Install Flooring | Not Starte | Open Start |
| L71-IPFT-420 | Install Closet shelving | Not Starte | Open Start |
| L71-IPFT-390 | Install Shower glass door | Not Starte | Open Start |
| L71-IPFT-590 | Install suite blinds | Not Starte | Open Start |
| L71-IPFT-400 | Pre-finished aluminum panels | Not Starte | Open Start |
| L72-IPFT-160 | Install vertical smoke seal @ mega columns | Not Starte | Open Start |
| L72-IPFT-300 | Blocking installed in suite partitions | Not Starte | Open Start |
| L72-IPFT-370 | Install Flooring | Not Starte | Open Start |
| L72-IPFT-420 | Install Closet shelving | Not Starte | Open Start |
| L72-IPFT-390 | Install Shower glass door | Not Starte | Open Start |
| L72-IPFT-590 L72-IPFT-400 | Install suite blinds | Not Starte Not Starte | Open Start Open Start |
| | Pre-finished aluminum panels | | Open Start |
| L73-IPFT-160 | Install vertical smoke seal @ mega columns Blocking installed in suite partitions | Not Starte Not Starte | <u> </u> |
| L73-IPFT-300 L73-IPFT-370 | Install Flooring | Not Starte | Open Start Open Start |
| L73-IPFT-420 | Install Closet shelving | Not Starte | Open Start |
| L73-IPFT-390 | Install Shower glass door | Not Starte | Open Start |
| L73-IPFT-590 | Install suite blinds | Not Starte | Open Start |
| L73-IPFT-400 | Pre-finished aluminum panels | Not Starte | Open Start |
| L74-IPFT-160 | Install vertical smoke seal @ mega columns | Not Starte | Open Start |
| L74-IPFT-300 | Blocking installed in suite partitions | Not Starte | Open Start |
| L74-IPFT-370 | Install Flooring | Not Starte | Open Start |
| L74-IPFT-420 | Install Closet shelving | Not Starte | Open Start |
| L74-IPFT-390 | Install Shower glass door | Not Starte | Open Start |
| L74-IPFT-590 | Install suite blinds | Not Starte | Open Start |
| L74-IPFT-400 | Pre-finished aluminum panels | Not Starte | Open Start |
| L75-IPFT-160 | Install vertical smoke seal @ mega columns | Not Starte | Open Start |
| L75-IPFT-300 | Blocking installed in suite partitions | Not Starte | Open Start |
| L75-IPFT-370 | Install Flooring | Not Started | Open Start |
| L75-IPFT-420 | Install Closet shelving | Not Started | Open Start |
| L75-IPFT-390 | Install Shower glass door | Not Started | Open Start |
| L75-IPFT-590 | Install suite blinds | Not Started | Open Start |
| L75-IPFT-400 | Pre-finished aluminum panels | Not Started | Open Start |
| L76-IPFT-160 | Install vertical smoke seal @ mega columns | Not Started | Open Start |
| L76-IPFT-300 | Blocking installed in suite partitions | Not Started | Open Start |
| L76-IPFT-370 | Install Flooring | Not Started | Open Start |
| | - | | Open Start |
| L76-IPFT-420 | Install Closet shelving | Not Started | Open start |
| L76-IPFT-420 L76-IPFT-390 | Install Closet shelving Install Shower glass door | Not Started | Open Start |
| | | | <u> </u> |

Negative Lag <= 3 days (scored 2 out of 2)

For Negative Lags (Leads) the schedule received a score of 2 out of 2.

Negative Lag > 3 days (scored 6 out of 6)

For Negative Lags (Leads) the schedule received a score of 6 out of 6.

Percentage of Relationships with Positive Lag (scored 0 out of 0)

DCMA Guidelines recommend less than 5% of tasks should contain lags in relationship. The SV Score recommends less than 10% and no more than 25%. This DCMA guideline overlaps with the percentage of FS Relationship criteria and positive lag criteria broken out separately in the SV Score. The SV Score doesn't score for this criteria, but adds the statistic for reference.

Finish to Start Relationships with Positive Lags (scored 3 out of 6)

For Finish-to-Start relationships with Lags this schedule received a score of 3 out of 6 because too many Finish-to-Start relationships (2%) have lags to successors. The SV Score recommends less than 1% and no more than 3%. To improve this score, replace Finish-to-Start lags between tasks, with additional tasks representing the activity occurring between tasks.

Percentage of SS and FF Relationships (scored 1 out of 2)

For Percentage of Start-to-Start and Finish-to-Finish relationships this schedule received a score of 1 out of 2 because the schedule contains too many (19%) Start-to-Start or Finish-to-Finish relationships instead of Finish-to-Start relationships. DCMA Guidelines recommend 95% of tasks should have Finish-to-Start relationships. The SV Score recommends 90% of activities and no less than 80% of tasks should be driven by Finish-to-Start relationships. To improve this score, replace some Start-to-Start or Finish-to-Finish relationships with Finish-to-Start relationships. More detail may be required in the schedule.

Tasks Riding the Data Date (scored 6 out of 6)

For Tasks Riding the Data Date the schedule received a score of 6 out of 6.

Number of Tasks with HARD Constraints (Type = SO, MS, FO, MF) (scored 8 out of 8)

For Number of Tasks with Hard Constraints the schedule received a score of 8 out of 8.

Number of Tasks with SOFT Constraints (Type = FOOB, SOOB, FOOA, SOOA, ALAP) (scored 2 out of 2)

For Number of Tasks with Soft Constraints the schedule received a score of 2 out of 2.

Total Float Greater than 50% of Remaining Duration (scored 0 out of 2)

For Total Float Greater that 50% of Remaining Duration this schedule received a score of 0 out of 2 because too many tasks (44%) have excessive Total Float. The SV Score recommends less than 5% and no more than 10%. To improve this score, review the logic for tasks with high Total Float values and confirm appropriate logic exists.

Average Value of Activities (scored 1 out of 2)

For Average Value of Activites this schedule received a score of 1 out of 2. The average value of all activities compared to the project value range in project settings is too high (60739). The SV Score recommends less than \$50000 and no more than \$75000 per task. To improve this score more detail should be added to the schedule.

Negative Float (scored 4 out of 4)

For Negative Float the schedule received a score of 4 out of 4.

Task Durations Greater than 12% of Project Duration (scored 4 out of 4)

For Task Durations Greater than 12% of Project Duration the schedule received a score of 4 out of 4.

Invalid Dates (scored 6 out of 6)

For Invalid Dates the schedule received a score of 6 out of 6.

Critical Path Percentage (scored 4 out of 4)

For Percentage of Tasks on the Critical Path the schedule received a score of 4 out of 4.

Near Critical Path Percentage (scored 6 out of 6)

For Percentage of Tasks that are Near Critical the schedule received a score of 6 out of 6.

Number of Logic Ties (scored 1 out of 2)

For average number of Logic Ties this schedule received a score of 1 out of 2 because of the high average of (2), which represent higher risks to the start of tasks. The SV Score recommends less than an average of 2 and no more than 5. To improve this score, review the logic and reduce unneeded constraints.

Network Hotspots (scored 4 out of 4)

For Network Hotspots the schedule received a score of 4 out of 4.

Out of Sequence (scored 3 out of 6)

For Out of Sequence Logic this schedule received a score of 3 out of 6 because too many tasks (0%) have been started out of sequence. Excessive Out of Sequence tasks reduce the reliability of network calculations because of logic inconsistencies. The SV Score recommends 0% and no more than 3% of Out of Sequence tasks. To improve this score, revise the appropriate logic to reflect the actual task relationships.

Activities that were started out of sequence (36)

| ACTIVITY ID | DESCRIPTION | STATUS | VALUE |
|---------------|--|--------|-----------------|
| L48-STRC-100 | FRP Concrete Slab & Walls | Active | Out of Sequence |
| P4-IPFT-100 | Paint Elevator lobby | Active | Out of Sequence |
| P3-IPFT-100 | Paint Elevator lobby | Active | Out of Sequence |
| P2-IPFT-100 | Paint Elevator lobby | Active | Out of Sequence |
| GF-IPFT-100 | Blockwork | Active | Out of Sequence |
| L2-IPFT-100 | Blockwork | Active | Out of Sequence |
| L5-IPFT-100 | Blockwork | Active | Out of Sequence |
| GF-IPFT-110 | M&E Ceiling Rough in | Active | Out of Sequence |
| L1M-IPFT-110 | M&E Ceiling Rough in | Active | Out of Sequence |
| L2-IPFT-140 | M&E Wall Rough In | Active | Out of Sequence |
| L2-IPFT-110 | M&E Ceiling Rough in | Active | Out of Sequence |
| L3-IPFT-110 | M&E Ceiling Rough in | Active | Out of Sequence |
| L4-IPFT-110 | M&E Ceiling Rough in | Active | Out of Sequence |
| L5-IPFT-110 | M&E Ceiling Rough in | Active | Out of Sequence |
| L5M-IPFT-110 | M&E Ceiling Rough in | Active | Out of Sequence |
| L17-IPFT-100 | Thermal Insulation installation on top of heat trace | Active | Out of Sequence |
| L17-IPFT-130 | Acoustic Ceiling | Active | Out of Sequence |
| L17-IPFT-150 | M&E Rough in & control (Below Ceiling) | Active | Out of Sequence |
| L17-IPFT-200 | Electrical Power hookup | Active | Out of Sequence |
| L17-IPFT-240 | Duct hook up to the envelope | Active | Out of Sequence |
| L18-IPFT-140 | Acoustic Ceiling | Active | Out of Sequence |
| L17-IPFT-190 | Electrical Power Hookup | Active | Out of Sequence |
| L17-IPFT-210 | Duct hook up to the envelope | Active | Out of Sequence |
| L17-IPFT-220 | Blockwall 100%(Acoustic wall) | Active | Out of Sequence |
| L17-IPFT-180 | Mechanical Rough in & Control (Below ceiling) | Active | Out of Sequence |
| L17-IPFT-140 | Electrical Power Hookup | Active | Out of Sequence |
| L17-IPFT-170 | Fire Alarm cable pulling | Active | Out of Sequence |
| L17-IPFT-270 | Blockwall 100%(Acoustic wall) | Active | Out of Sequence |
| L17-ENVP-2050 | SE Corner | Active | Out of Sequence |
| L17-ENVP-2060 | South Elevation | Active | Out of Sequence |
| L18-IPFT-180 | M&E Rough in (Below ceiling) | Active | Out of Sequence |
| L18-IPFT-160 | Electrical hookup | Active | Out of Sequence |
| L18-IPFT-190 | Duct hook up to the envelope | Active | Out of Sequence |
| L18-IPFT-170 | Electrical hookup | Active | Out of Sequence |
| L18-IPFT-200 | Duct hook up to the envelope | Active | Out of Sequence |
| L17-IPFT-120 | Electrical Rough in | Active | Out of Sequence |
| | | | |

CONFIDENTIAL APPENDIX "37" CORE ARCHITECTS INC.'S CONSTRUCTION PROGRESS REPORT DATED FEBRUARY 16, 2024

CONFIDENTIAL APPENDIX OMITTED

APPENDIX "38" MI FACTUM DATED AUGUST 7, 2024

Court File No.: CV-23-00707839-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

BETWEEN:

KEB HANA BANK as trustee of IGIS GLOBAL PRIVATE PLACEMENT REAL ESTATE FUND NO. 301 and as trustee of IGIS GLOBAL PRIVATE PLACEMENT REAL ESTATE FUND NO. 434

Applicant

- and -

MIZRAHI COMMERCIAL (THE ONE) LP, MIZRAHI DEVELOPMENT GROUP (THE ONE) INC., and MIZRAHI COMMERCIAL (THE ONE) GP INC.

Respondents

FACTUM OF MIZRAHI INC.

August 7, 2024

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Tel: 416-863-1230 Fax: 416-863-1241

Lawyers for the Respondents

FACTUM OF MIZRAHI INC.

- 1. The Moving Party, Mizrahi Inc ("MI"), seeks the following construction related documents from the court-appointed receiver, Alvarez & Marsal (the "Receiver"):
 - a. The daily logs from the general contractor, Skygrid;
 - b. Updated budgets and cost to complete analyses in the Receiver's possession;
 - The quantity survey reports for the Project since the disclaimer of MI's general contracting contract;
 - d. Updated construction schedules in the possession of the Receiver and/or Skygrid.

Collectively these documents are referred to as the "Construction Documents".

- 2. MI seeks production of the Construction Documents from the Receiver because they are relevant to MI's payment motion.
- 3. MI is prepared to execute a reasonable and mutually agreeable Non-Disclosure Agreement ("NDA") and to accept receipt of this documentation on a strictly confidential basis. In its Supplemental Third Report, the Receiver claims that it was prepared to negotiate an NDA with MI for the disclosure of the Construction Documents. The Receiver states, among other things:

The information sought is confidential, and Mr. Mizrahi has not executed a non-disclosure agreement ("NDA"). Mr. Mizrahi and the Receiver are negotiating the terms of an NDA, and the Receiver does not intend to provide any confidential information to Mr. Mizrahi unless and until an appropriate NDA is executed.

4. This Receiver knows this to be incorrect. MI has advised the Receiver it was prepared to agree to confidentiality terms and an NDA, but no NDA was proposed by the Receiver with respect to the Construction Documents. Counsel for MI asked the Receiver to answer questions arising out of its Supplemental Third Report, including questions about the Receiver's claim it was prepared to discuss confidentiality terms for the production of the Construction Documents. The Receiver's response was limited to a timeline for the negotiation of an NDA as part of the SISP, which is unrelated to this motion and the Construction Documents. The Construction Documents are not contained in the SISP data room.

The Construction Documents are Relevant to the Payment Motion

- 5. The Construction Documents are relevant to the Receiver's opposition to MI's motion for payment to enforce paragraph 17 of the Receivership Order (the "Payment Motion"). The Receiver has provided MI with a preliminary issue list which identifies certain issues the Receiver is investigating as part of its set-off defence in the Payment Motion. One of the issues the Receiver claims it is investigating is whether MI was overcompensated as general contractor to the Project, despite the record being clear that all of MI's costs and fees were reviewed and approved by the quantity surveyor, Altus, the Senior Secured Lender, its Administrative Agent, and, for a period of time, Ms. Jenny Coco's designee who administered the approvals and payments for the Project.
- 6. The Receiver raised this potential issue months ago in its Supplemental Report to the First Report, dated March 6, 2024, yet has still not yet committed to pursuing this claim as a set-off defence, notwithstanding it initially agreed to a timetable to

- file responding materials to advance such a claim by May 30 and all the documents relevant to that claim have been in the possession of the Receiver for months and do not depend on the banking records or project emails MI recently produced.
- 7. In particular, the Receiver has indicated it *may* argue that MI's claim for payment in the Payment Motion would constitute an above-market payment for a general contractor that is not supported by the underlying contract between the Project and MI. MI should be granted the requested order for production of the Construction Documents so that the Payment Motion can proceed as scheduled. There is no reason not to provide the Construction Documents confidentially, as MI will rely on these documents in response to the threatened set-off defence. Producing that documentation now will save considerable time. Alternatively, if not produced, the Receiver should be precluded from pursuing the threatened set-off defence.
- 8. To be clear, MI contests that this proposed argument is in any way relevant to the court's determination of MI's claim for payment on the Payment Motion and the interpretation of paragraph 17 of the Receivership Order. The Receiver has confirmed its position that Skygrid is being compensated in accordance with market rates. If the court did entertain this set-off argument by the Receiver, then the Construction Documents are incontestably relevant to the issue of market rates for the construction of the Project.
- 9. As part of its justification for the disclaimer of MI's general contracting services to the Project, the Receiver advised the court that the replacement of MI with the current general contractor, Skygrid, would save the Project approximately \$1 million per month. It made this claim despite the fact that interest on the Senior Secured Lender's mortgage being incurred at nearly \$1 million a day. The value of

the work provided by MI to the Project is, in part, informed by the costs the Project is currently incurring with Skygrid and the efficiency and the progress made by Skygrid in constructing the building. If Skygrid has not achieved the rate of construction of MI since MI was replaced on March 12, 2024, or was paid at a cost greater or equal to what MI was paid, that would conclusively establish there is no merit to the contention MI charged in excess of a market price for what is essentially the same work.

- 10. The fact is that if the Receiver is going to ask the court to undertake an analysis of the value of the services MI provided to the Project as a general contractor, then the cost and rate of construction by the replacement general contractor is relevant information that is solely within the Receiver's possession and should be produced to MI to ensure that all relevant information is available to the court as part of a fair procedure to determine MI's rights in the Payment Motion.
- 11. The production of the Construction Documents is not onerous. When MI was general contractor to the Project, it provided key stakeholders with daily logs every work day. They are electronically prepared documents. All the Receiver must do to comply with this request is produce the past daily logs and add counsel for MI to the distribution list. It requires the Receiver to do no more than address an email to MI's counsel with the daily reports attached and push send. MI will also accept the production of daily logs on a weekly basis to reduce the modest effort required.
- 12. Similarly, the production of updated schedules and budgets for costs to complete the Project is not onerous. The Receiver has this information. It refused to include this updated information in the data room for participants in the SISP process. The status of construction, the costs of construction since the disclaimer of the MI

general contracting services and the speed of construction are all relevant to the issues raised by the Receiver on the Payment Motion.

- 13. The Receiver claims that substantially similar information is available to Mr. Mizrahi through the data room as a participant in the SISP process. This is incorrect. The Receiver has not provided any detailed information on the construction progress since the disclaimer of the MI contract. The daily logs are readily available, easily distributed, and concrete evidence of the rate and status of construction. While the Receiver takes the position that the daily logs do not provide relevant information, MI, which has significantly more experience in the development and construction of condominiums than the Receiver, disagrees. MI will rely on the daily logs as part of the Payment Motion to argue that the Project's rate of construction has significantly decreased, as construction of the building by Skygrid has slowed considerably resulting in unnecessary delays and subsequent interest costs.
- 14. The Receiver has found it relevant to report to the court on the progress of construction, yet refuses to supply the daily logs, which are the single most important document to verify the reported progress. Similarly in its communications to date with MI no reason not to produce the construction documents has been offered.

ALL OF WHICH IS RESPECTFULLY SUBMITTED August 7, 2024

Jerome R. Morse David M. Trafford

KEB HANA BANK as trustee of IGIS GLOBAL -and-PRIVATE PLACEMENT REAL ESTATE FUND NO. 301 and as trustee of IGIS GLOBAL PRIVATE PLACEMENT REAL ESTATE FUND NO. 434 MIZRAHI COMMERCIAL (THE ONE) LP, MIZRAHI DEVELOPMENT GROUP (THE ONE) INC., and MIZRAHI COMMERCIAL (THE ONE) GP INC.

Applicant

Respondents

Court File No. CV-23-00707839-00CL

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

PROCEEDING COMMENCED AT TORONTO

FACTUM OF MIZRAHI INC.

MORSE SHANNON LLP

133 Richmond Street West Suite 501 Toronto ON M5H 2L3

Jerome R. Morse (21434U) jmorse@morseshannon.com

David M. Trafford (68926E) dtrafford@morseshannon.com

Tel: 416.863.1230 Fax: 416.863.1241

Lawyers for the Respondents

APPENDIX "39" SUMMARY OF SKYGRID FEES CHART

Mizrahi Development Group (The One) Inc et al. Skygrid Costs Since March 13, 2024

STRICTLY CONFIDENTIAL **DRAFT - FOR DISCUSSION PURPOSES ONLY**

| Skygrid Costs | March 13-31 | April | May | June |
|--------------------------------|-------------|-----------|-----------|-----------|
| Site & Construction Staff Cost | 438,614 | 802,199 | 920,505 | 824,314 |
| Crane Labour | 12,615 | 98,535 | 75,358 | 90,285 |
| Security | 24,429 | 110,604 | 88,115 | 42,300 |
| Hard & Recoverable Costs | 4,085,908 | 4,487,569 | 7,360,677 | 7,183,716 |
| CM Fee | 117,053 | 133,765 | 214,431 | 208,511 |
| Holdback | (281,430) | (427,872) | (487,191) | (632,821) |
| Total (pre HST) | 4,397,189 | 5,204,800 | 8,171,895 | 7,716,305 |

CONFIDENTIAL APPENDIX "40" KDC REPORT DATED AUGUST 21, 2024

CONFIDENTIAL APPENDIX OMITTED

APPENDIX "41" E-MAIL DATED MAY 1, 2023

From: 노영호/대리/글로벌마켓팀[youngho.roh@meritz.co.kr]

Sent: Mon 5/1/2023 9:52:50 PM (UTC-04:00)

To: Sam Mizrahi[sam@mizrahidevelopments.ca]

Cc: Jonny Cracower[jonny@mizrahidevelopments.ca]; Mark

Kilfoyle[Mark@MizrahiDevelopments.ca]; Amanda Brown[amanda@mizrahidevelopments.ca]; Stacy

Mailman[stacy@mizrahidevelopments.ca];

\"david.jo@igisusa.com\[david.jo@igisusa.com]; #글로벌펀드운용 2

팀[gfm2@igisam.com]; joosung.yoon@igisam.com[joosung.yoon@igisam.com]; sunmi.kim@igisam.com[sunmi.kim@igisam.com]; 박동빈/팀장/글로벌마켓

팀[jake.park@meritz.co.kr]

Subject: RE: APS Confirmations for The One

Dear Sam,

Further to IGIS's email, we are aware of some of the deviations that occurred in the past sales, and we do not have objections to them. Just to be clear, the dates and the deposit amounts to be received are business decisions to be made by the developer.

Best,

Youngho Roh

보낸 사람: 윤주성 Yoon, Joosung <joosung.yoon@igisam.com>

보낸 날짜: 2023년 5월 2일 화요일 오전 10:17

받는 사람: Sam Mizrahi; 박동빈/팀장/글로벌마켓팀; 노영호/대리/글로벌마켓팀; 김선미 Kim,

Sunmi

참조: Jonny Cracower; Mark Kilfoyle; Amanda Brown; Stacy Mailman; "david.jo@igisusa.com"; #글로벌

펀드운용 2팀

제목: RE: APS Confirmations for The One

Dear Sam and all,

The senior lender team (Meritz/IGIS) confirms that the terms of certain Agreements of Purchase and Sale (APS) from time to time have deviated from those of the Standard Form Residential Sales Agreement. The dates and amounts to be received as the deposits on the APS are business decisions. However, please put in your best effort to collect the deposits in a timely manner so it does not breach the terms of the APS.

Kind Regards, Joosung

Joosung Yoon

Global Fund Management Team Vice President



IGIS Asset Management Co., Ltd 11th Fl. C.C.M.M Bldg., 101 Yeouigongwon-ro Yeongdeungpo-gu, Seoul, Korea T 02 6959 6782 M 010 7104 5453 F 02 6499 7302 joosung.yoon@igisam.com From: Sam Mizrahi <sam@mizrahidevelopments.ca>

Sent: Monday, May 1, 2023 11:11 AM

To: 박동빈/팀원/글로벌마켓담당 Jake Park <jake.park@meritz.co.kr>; 글로벌마켓팀노영호/<youngho.roh@meritz.co.kr>; 김선미 Kim, Sunmi <sunmi.kim@igisam.com>; 윤주성 Yoon, Joosung <joosung.yoon@igisam.com>

Cc: Jonny Cracower < jonny@mizrahidevelopments.ca>; Mark Kilfoyle

<Mark@MizrahiDevelopments.ca>; Amanda Brown <amanda@mizrahidevelopments.ca>; Stacy

Mailman <stacy@mizrahidevelopments.ca>

Subject: APS Confirmations for The One

Good morning MERITZ and IGIS,

I trust you are well and enjoying a restful weekend.

There seems to be some concern on the APS that have been signed and executed, and I wanted to confirm that The Senior Lender is aware that the terms of certain Agreements of Purchase and Sale have from time to time deviated from those of the Standard Form Residential Sales Agreement, for example, by reducing or eliminating the deposit due at signing or by modifying the schedule for subsequent preoccupancy deposits. This was done due to both market conditions and/or to provide the purchasers confidence to purchase in the development. I wanted to confirm that the senior lender is aware of these deviations, and that the Senior Lender does not object to these deviations. Additionally I wanted to also confirm again that in the Senior Lender's opinion, it was reasonable and prudent in all the circumstances in order to make these sales.

I would appreciate your response by end of business day in Toronto on Monday.

Thank you in advance.

Sam Mizrahi President

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 416.922.4200 x 4210 www.6Mi23.5HiCorp.com F. 1.866.300.0219

E. Sam@MizrahiCorp.com

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APPENDIX "42" CORRESPONDENCE DATED OCTOBER 5, 2023

MacKenzie, Melanie

Subject: FW: [IGIS] The One - Requests

From: Sam Mizrahi <sam@mizrahidevelopments.ca>

Sent: Friday, October 6, 2023 12:38 AM

To: 윤주성 Yoon, Joosung <<u>joosung.yoon@igisam.com</u>>; 김선미 Kim, Sunmi <<u>sunmi.kim@igisam.com</u>>

Cc: @Project-theone <<u>theone@igisam.com</u>>; #글로벌펀드운용 2팀 <<u>gfm2@igisam.com</u>>; MH Meritz

<mh.kim@meritz.co.kr>; Peter Jung
yeter.jung@meritz.co.kr>; Ispark <ispark@meritz.co.kr>; david.jo@igisusa.com;

| The state of t

박동빈/팀원/글로벌마켓담당 Jake Park <<u>jake.park@meritz.co.kr</u>>; 글로벌마켓팀 노영호/ 사원 /

<youngho.roh@meritz.co.kr>

Subject: Re: [IGIS] The One - Requests

Dear Sunmi,

- 1. 15-19 Bloor St W is the properties where H&M and Scotiabank are the tenants and now sold to developers who are looking to develop and obtain approvals for re zoning for 61 Story building which is directly adjacent to our project at 1 Bloor St W. They have applied to the City of Toronto Council for approvals and the City of Toronto have denied the application. Now as a result, the developers have appealed the zoning application to LPAT, where if WE being 1 Bloor St W do not object to their application at the LPAT appeal board hearing and provide reasons for our appeal the LPAT board will assume that The One project is agreeing and accepting of the development by providing Tacit consent for not appearing at the LPAT and providing our objection. This needs to be completed by us by no later than October 15. The purpose of participating in the appeal is to protect The One from any potential negative impact that could result from the development of this adjacent property. We have identified some of the most significant concerns in our request. As indicated, the City of Toronto also has serious concerns with the proposed development and City Council has refused the development application as a result. As is traditional on such matters, the City will be taking the lead at the Tribunal as the appeal relates to Council's refusal. The City report considering this matter can be found at https://secure.toronto.ca/council/agenda-item.do?item=2023.TE5.10. I have ordered this to be blocked and oppose the application in order to protect The One from the adjacent neighbours
- and oppose the application in order to protect The One from the adjacent neighbours application which would block the views of The One's unsold residential units as well as the signage on the West Wall of the building for our outdoor media with Pattison which represent revenues of \$1 Million + per year, in addition to protect and provide value to our knock out panel in the parking garage that has significant value for payment for access to transportation that the project will be able to monetize.
- 2. The difference between the two letters is that the first letter goes out first which is the Outstanding Deposit Letter to remind and notify purchasers of outstanding deposits due. The second letter goes out being the Default Notice if the purchaser does not respond or provide a payment plan as to when the project will receive the over due deposits.

As you saw from my email 2 days ago to Minjae and yourself copying in everyone on the outstanding APS where no deposits have yet come in as we are working with the purchasers to

receive these deposits. As a result I would suggest and recommend that amount of \$1,723,726 would be repaid over the next 10 months in equal monthly amounts of \$173,726.00 to be out of Mizrahi Inc CM fees or any other future sales commissions fees earned whichever occurs first, so that we can adjust as these deposits are received by the project over the next several months as we collect these deposits from the purchasers. I believe this to be a fair solution in good faith and one that satisfies the concern in a mutually acceptable solution.

- 3. As per my previous email copying in Amanda from our office she will confirm and provide you the requested information. Yes, I can confirm that all notices were correctly sent out by out office as per the notice provisions.
- 4. I will have Glaholt and Dentons provide you with this requested information under separate cover email.
- 5. Yes, I would be available for a conference call on Monday evening Toronto time to discuss next steps.

Thank you.



Sam Mizrahi

President

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 416.922.4200 ext.4210

C. 416.818.5288

F. 1.866.300.0219

E. Sam@MizrahiDevelopments.ca

Building Futures.

www.MizrahiDevelopments.ca

On Oct 5, 2023, at 10:49 PM, 윤주성 Yoon, Joosung <joosung.yoon@igisam.com> wrote:

Hi Sam,

In line with Sunmi's point #2 (APS), I do have a separate question.

Per the Statement of Critical Dates enclosed in the APS, it is our understanding that the notice should have been in place prior if the occupancy dates have to be delayed. While we are putting together the entire units on the attached spreadsheet, we witnessed that the notices should have been made to some of those signed back in 2017 to delay the actual occupancy date.

Having said that, would you please confirm whether such announcement was in place? Please confirm this by filling in O/X on the column X on the Summary sheet of the attached.

Thank you so much.

Kind Regards, Joosung

Joosung Yoon

Global Fund Management Team Vice President

<image002.png>이지스자산운용주식회
<image006.jpg</p>
> Management
Co., Ltd
11th Fl.
C.C.M.M Bldg.,
101
Yeouigongwonro

T 02 6959 6782

F 02 6499 7302

m

M 010 7104 5453

joosung.yoon@igisam.co

From: 김선미 Kim, Sunmi <sunmi.kim@igisam.com>

Sent: Thursday, October 5, 2023 9:42 PM

To: Sam Mizrahi < sam@mizrahidevelopments.ca > **Cc:** @Project-theone < theone@igisam.com >;

#글로벌펀드운용 2팀 <gfm2@igisam.com>; mh.kim@meritz.co.kr; peter.jung@meritz.co.kr; ispark@meritz.co.kr; 'david.jo@igisusa.com' <david.jo@igisusa.com>

Yeongdeungpo-

gu, Seoul, Korea www.igisam.co

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Subject: [IGIS] The One - Requests

Hi Sam,

Now that we have several topics to discuss, please excuse me for sending them in this separate email. I would appreciate it if you could provide responses to the parts which readily available first.

- 1. 15-19 Bloor Appeal
 - Before we decide to appeal the Court, we'd like to know more about status.
 - Please send us any letter/paper if you have prepared/received by any chance.
 - Please give us explanation about the current situation

2. APS / Deposit

• There are two kinds of notice to the Purchaser. (Default Notice / Outstanding Deposit Letter)

What's the difference between these two notices? Is there any specific procedure to notify the purchaser?

- i.e) Default notice only sent after 10days of outstanding deposit letter sent?
- Out of the 13 units with zero deposits, one unit has been canceled, one unit aligns with common market practice by not requiring a deposit, and MI anticipate deposits for the remaining 11 units within the next few months.

Given this update, the total commission to be repaid amounts to \$1,723,726 excluding Superintendent suites.

• Please send us all of executed APS.

3. APS / Occupancy Date

 According to the Agreement of Purchase and Sale (APS), the occupancy date can be delayed upon proper written notice.

Could you please confirm if you have sent a notice to the relevant purchasers in accordance with this provision?

- 4. claims and litigation information related to subcontractors (i.e Seele, Gamma)
 - Parties to claim/litigation (Plaintiff/Defendant)
 - Timing of claim/litigation issue
 - Amount of the Claim
 - Parties to the Underlying Contract
 - Date of Execution of the Underlying Contract
 - Total Value of the Underlying Contract
 - Performance/Payment Ratio of the Underlying Contract
 - Termination Date of the Underlying Contract
- 5. Conference call with all parties to discuss next step.
 - With all due respect, our schedule is quite tight this week. We will be coordinating a call with Osler early next week, Does Monday evening work for you?

Thank you.

Best Regards,

Sunmi Kim

Global Fund Management Team Senior Vice President/2팀장(부장) <image003.png> 이지스자산운용주식회 사 <image005.jpg>

 $\begin{array}{ll} \text{IGIS} & \text{Asset} & <\!\!image005.jpg\!\!>\!\\ \text{Management} & \\ \text{Co., Ltd} & \end{array}$

11th FI. CCMM Bldg.,

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ro

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m

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<231004_Purchaser Database File_v1.xlsx>

APPENDIX "43" RECEIVERS' LETTERS TO THE DEFAULTING PURCHASERS DATED MAY 1, 2024

Alvarez & Marsal Canada Inc. Licensed Insolvency Trustees

Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON M5J 2J1

> Phone: +1 416 847 5200 Fax: +1 416 847 5201

May 1, 2024



Re: Agreement of Purchase and Sale – 1 Bloor Street West, Unit 6803, Level 68 (the "Agreement of Purchase and Sale")

On October 18, 2023, pursuant to the Order (Appointing Receiver) (the "Receivership Order") of the Ontario Superior Court of Justice (Commercial List) (the "Court"), Alvarez & Marsal Canada Inc. was appointed as receiver and manager (the "Receiver"), without security, of all of the assets, undertakings and properties of Mizrahi Commercial (The One) LP, Mizrahi Development Group (The One) Inc. (the "Vendor") and Mizrahi Commercial (The One) GP Inc. (collectively, the "Debtors") acquired for, or used in relation to, a business carried on by the Debtors, including in connection with the development of an 85-storey condominium, hotel and retail tower located at the southwest corner of Yonge Street and Bloor Street West in Toronto, Ontario (the "Project").

As previously advised, the Receiver is conducting a review of matters pertaining to existing condominium sale agreements relating to the Project. As part of this review, the Receiver has undertaken an analysis of the deposits paid in connection with each sale agreement, including the above-referenced Agreement of Purchase and Sale.

Pursuant to the Agreement of Purchase and Sale, as of April 30, 2024, you were to have paid a total deposit of \$1,569,569 (the "**Deposit Amount**"). Based on the records of the Debtors, the Deposit Amount has not been paid. Accordingly, you are in default of the Agreement of Purchase and Sale as a result of your failure to pay the Deposit Amount (the "**Default**"). In accordance with the terms of the Agreement of Purchase and Sale, you are hereby provided with written notice of the Default.

If the Default is not fully remedied by 5:00 p.m. (prevailing Eastern time) on May 13, 2024 (the "Deadline"), the Receiver hereby gives notice of the termination of the Agreement of Purchase and Sale effective immediately following the Deadline. Upon such termination, the Receiver shall be entitled to any existing deposit monies as liquidated damages and not as a penalty, without waiver of any additional rights and remedies of the Vendor pursuant to the Agreement of Purchase and Sale and at law, including the commencement of such actions as may be necessary to recover any damages incurred as a result of the Default.

The Receiver continues to review and consider all contracts relating to the Project, including condominium sale agreements. Nothing in this letter shall be construed to constitute an affirmation or assumption of the Agreement of Purchase and Sale, and the Receiver expressly disclaims any personal liability under or in connection with the Agreement of Purchase and Sale. The Receiver reserves the right to disclaim any condominium sale agreement, including the Agreement of Purchase and Sale, in accordance with the Receivership Order or as may otherwise be ordered by the Court.

Court filings and additional information concerning the receivership proceedings are available at the Receiver's website at www.alvarezandmarsal.com/theone. Should you have any questions regarding the foregoing, you may contact the Receiver by emailing theone@alvarezandmarsal.com or calling 1-855-499-1480.

Yours very truly,

ALVAREZ & MARSAL CANADA INC., SOLELY IN ITS CAPACITY AS COURT-APPOINTED RECEIVER AND MANAGER OF MIZRAHI COMMERCIAL (THE ONE) LP, MIZRAHI DEVELOPMENT GROUP (THE ONE) INC., AND MIZRAHI COMMERCIAL (THE ONE) GP INC., AND NOT IN ITS PERSONAL OR CORPORATE CAPACITY







Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON M5J 2J1

> Phone: +1 416 847 5200 Fax: +1 416 847 5201

May 1, 2024





Re: Agreement of Purchase and Sale – 1 Bloor Street West, Unit 7003, Level 70 (the "Agreement of Purchase and Sale")

On October 18, 2023, pursuant to the Order (Appointing Receiver) (the "Receivership Order") of the Ontario Superior Court of Justice (Commercial List) (the "Court"), Alvarez & Marsal Canada Inc. was appointed as receiver and manager (the "Receiver"), without security, of all of the assets, undertakings and properties of Mizrahi Commercial (The One) LP, Mizrahi Development Group (The One) Inc. (the "Vendor") and Mizrahi Commercial (The One) GP Inc. (collectively, the "Debtors") acquired for, or used in relation to, a business carried on by the Debtors, including in connection with the development of an 85-storey condominium, hotel and retail tower located at the southwest corner of Yonge Street and Bloor Street West in Toronto, Ontario (the "Project").

As previously advised, the Receiver is conducting a review of matters pertaining to existing condominium sale agreements relating to the Project. As part of this review, the Receiver has undertaken an analysis of the deposits paid in connection with each sale agreement, including the above-referenced Agreement of Purchase and Sale.

Pursuant to the Agreement of Purchase and Sale, as of April 30, 2024, you were to have paid a total deposit of \$1,613,839 (the "**Deposit Amount**"). Based on the records of the Debtors, the Deposit Amount has not been paid. Accordingly, you are in default of the Agreement of Purchase and Sale as a result of your failure to pay the Deposit Amount (the "**Default**"). In accordance with the terms of the Agreement of Purchase and Sale, you are hereby provided with written notice of the Default.

If the Default is not fully remedied by 5:00 p.m. (prevailing Eastern time) on May 13, 2024 (the "Deadline"), the Receiver hereby gives notice of the termination of the Agreement of Purchase and Sale effective immediately following the Deadline. Upon such termination, the Receiver shall be entitled to any existing deposit monies as liquidated damages and not as a penalty, without waiver of any additional rights and remedies of the Vendor pursuant to the Agreement of Purchase and Sale and at law, including the commencement of such actions as may be necessary to recover any damages incurred as a result of the Default.

The Receiver continues to review and consider all contracts relating to the Project, including condominium sale agreements. Nothing in this letter shall be construed to constitute an affirmation or assumption of the Agreement of Purchase and Sale, and the Receiver expressly disclaims any personal liability under or in connection with the Agreement of Purchase and Sale. The Receiver reserves the right to disclaim any condominium sale agreement, including the Agreement of Purchase and Sale, in accordance with the Receivership Order or as may otherwise be ordered by the Court.

Court filings and additional information concerning the receivership proceedings are available at the Receiver's website at www.alvarezandmarsal.com/theone. Should you have any questions regarding the foregoing, you may contact the Receiver by emailing theone@alvarezandmarsal.com or calling 1-855-499-1480.

Yours very truly,

ALVAREZ & MARSAL CANADA INC., SOLELY IN ITS CAPACITY AS COURT-APPOINTED RECEIVER AND MANAGER OF MIZRAHI COMMERCIAL (THE ONE) LP, MIZRAHI DEVELOPMENT GROUP (THE ONE) INC., AND MIZRAHI COMMERCIAL (THE ONE) GP INC., AND NOT IN ITS PERSONAL OR CORPORATE CAPACITY





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Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON M5J 2J1

> Phone: +1 416 847 5200 Fax: +1 416 847 5201

May 1, 2024



Re: Agreement of Purchase and Sale – 1 Bloor Street West, Unit 7303, Level 73 (the "Agreement of Purchase and Sale")

On October 18, 2023, pursuant to the Order (Appointing Receiver) (the "Receivership Order") of the Ontario Superior Court of Justice (Commercial List) (the "Court"), Alvarez & Marsal Canada Inc. was appointed as receiver and manager (the "Receiver"), without security, of all of the assets, undertakings and properties of Mizrahi Commercial (The One) LP, Mizrahi Development Group (The One) Inc. (the "Vendor") and Mizrahi Commercial (The One) GP Inc. (collectively, the "Debtors") acquired for, or used in relation to, a business carried on by the Debtors, including in connection with the development of an 85-storey condominium, hotel and retail tower located at the southwest corner of Yonge Street and Bloor Street West in Toronto, Ontario (the "Project").

As previously advised, the Receiver is conducting a review of matters pertaining to existing condominium sale agreements relating to the Project. As part of this review, the Receiver has undertaken an analysis of the deposits paid in connection with each sale agreement, including the above-referenced Agreement of Purchase and Sale.

Pursuant to the Agreement of Purchase and Sale, as of April 30, 2024, you were to have paid a total deposit of \$1,623,719 (the "**Deposit Amount**"). Based on the records of the Debtors, the Deposit Amount has not been paid. Accordingly, you are in default of the Agreement of Purchase and Sale as a result of your failure to pay the Deposit Amount (the "**Default**"). In accordance with the terms of the Agreement of Purchase and Sale, you are hereby provided with written notice of the Default.

If the Default is not fully remedied by 5:00 p.m. (prevailing Eastern time) on May 13, 2024 (the "Deadline"), the Receiver hereby gives notice of the termination of the Agreement of Purchase and Sale effective immediately following the Deadline. Upon such termination, the Receiver shall be entitled to any existing deposit monies as liquidated damages and not as a penalty, without waiver of any additional rights and remedies of the Vendor pursuant to the Agreement of Purchase and Sale and at law, including the commencement of such actions as may be necessary to recover any damages incurred as a result of the Default.

The Receiver continues to review and consider all contracts relating to the Project, including condominium sale agreements. Nothing in this letter shall be construed to constitute an affirmation or assumption of the Agreement of Purchase and Sale, and the Receiver expressly disclaims any personal liability under or in connection with the Agreement of Purchase and Sale. The Receiver reserves the right to disclaim any condominium sale agreement, including the Agreement of Purchase and Sale, in accordance with the Receivership Order or as may otherwise be ordered by the Court.

Court filings and additional information concerning the receivership proceedings are available at the Receiver's website at www.alvarezandmarsal.com/theone. Should you have any questions regarding the foregoing, you may contact the Receiver by emailing theone@alvarezandmarsal.com or calling 1-855-499-1480.

Yours very truly,

ALVAREZ & MARSAL CANADA INC., SOLELY IN ITS CAPACITY AS COURT-APPOINTED RECEIVER AND MANAGER OF MIZRAHI COMMERCIAL (THE ONE) LP, MIZRAHI DEVELOPMENT GROUP (THE ONE) INC., AND MIZRAHI COMMERCIAL (THE ONE) GP INC., AND NOT IN ITS PERSONAL OR CORPORATE CAPACITY







Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON M5J 2J1

> Phone: +1 416 847 5200 Fax: +1 416 847 5201

May 1, 2024



Re: Agreement of Purchase and Sale – 1 Bloor Street West, Unit 7603, Level 76 (as amended, the "Agreement of Purchase and Sale")

On October 18, 2023, pursuant to the Order (Appointing Receiver) (the "Receivership Order") of the Ontario Superior Court of Justice (Commercial List) (the "Court"), Alvarez & Marsal Canada Inc. was appointed as receiver and manager (the "Receiver"), without security, of all of the assets, undertakings and properties of Mizrahi Commercial (The One) LP, Mizrahi Development Group (The One) Inc. (the "Vendor") and Mizrahi Commercial (The One) GP Inc. (collectively, the "Debtors") acquired for, or used in relation to, a business carried on by the Debtors, including in connection with the development of an 85-storey condominium, hotel and retail tower located at the southwest corner of Yonge Street and Bloor Street West in Toronto, Ontario (the "Project").

As previously advised, the Receiver is conducting a review of matters pertaining to existing condominium sale agreements relating to the Project. As part of this review, the Receiver has undertaken an analysis of the deposits paid in connection with each sale agreement, including the above-referenced Agreement of Purchase and Sale.

Pursuant to the Agreement of Purchase and Sale, as of April 30, 2024, you were to have paid a total deposit of \$872,788 (the "**Deposit Amount**"). Based on the records of the Debtors, the Deposit Amount has not been paid. Accordingly, you are in default of the Agreement of Purchase and Sale as a result of your failure to pay the Deposit Amount (the "**Default**"). In accordance with the terms of the Agreement of Purchase and Sale, you are hereby provided with written notice of the Default.

If the Default is not fully remedied by 5:00 p.m. (prevailing Eastern time) on May 13, 2024 (the "Deadline"), the Receiver hereby gives notice of the termination of the Agreement of Purchase and Sale effective immediately following the Deadline. Upon such termination, the Receiver shall be entitled to any existing deposit monies as liquidated damages and not as a penalty, without waiver of any additional rights and remedies of the Vendor pursuant to the Agreement of Purchase and Sale and at law, including the commencement of such actions as may be necessary to recover any damages incurred as a result of the Default.

The Receiver continues to review and consider all contracts relating to the Project, including condominium sale agreements. Nothing in this letter shall be construed to constitute an affirmation or assumption of the Agreement of Purchase and Sale, and the Receiver expressly disclaims any personal liability under or in connection with the Agreement of Purchase and Sale. The Receiver reserves the right to disclaim any condominium sale agreement, including the Agreement of Purchase and Sale, in accordance with the Receivership Order or as may otherwise be ordered by the Court.

Court filings and additional information concerning the receivership proceedings are available at the Receiver's website at www.alvarezandmarsal.com/theone. Should you have any questions regarding the foregoing, you may contact the Receiver by emailing theone@alvarezandmarsal.com or calling 1-855-499-1480.

Yours very truly,

ALVAREZ & MARSAL CANADA INC., SOLELY IN ITS CAPACITY AS COURT-APPOINTED RECEIVER AND MANAGER OF MIZRAHI COMMERCIAL (THE ONE) LP, MIZRAHI DEVELOPMENT GROUP (THE ONE) INC., AND MIZRAHI COMMERCIAL (THE ONE) GP INC., AND NOT IN ITS PERSONAL OR CORPORATE CAPACITY





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Royal Bank Plaza, South Tower 200 Bay Street, Suite 2900, P.O. Box 22 Toronto, ON M5J 2J1

> Phone: +1 416 847 5200 Fax: +1 416 847 5201

May 1, 2024





Re: Agreement of Purchase and Sale – 1 Bloor Street West, Units 7901 and 7902, Level 79 (as amended, the "Agreement of Purchase and Sale")

On October 18, 2023, pursuant to the Order (Appointing Receiver) (the "Receivership Order") of the Ontario Superior Court of Justice (Commercial List) (the "Court"), Alvarez & Marsal Canada Inc. was appointed as receiver and manager (the "Receiver"), without security, of all of the assets, undertakings and properties of Mizrahi Commercial (The One) LP, Mizrahi Development Group (The One) Inc. (the "Vendor") and Mizrahi Commercial (The One) GP Inc. (collectively, the "Debtors") acquired for, or used in relation to, a business carried on by the Debtors, including in connection with the development of an 85-storey condominium, hotel and retail tower located at the southwest corner of Yonge Street and Bloor Street West in Toronto, Ontario (the "Project").

As previously advised, the Receiver is conducting a review of matters pertaining to existing condominium sale agreements relating to the Project. As part of this review, the Receiver has undertaken an analysis of the deposits paid in connection with each sale agreement, including the above-referenced Agreement of Purchase and Sale.

Pursuant to the Agreement of Purchase and Sale, as of April 30, 2024, you were to have paid a total deposit of \$6,160,000 (the "**Deposit Amount**"). Based on the records of the Debtors, the Deposit Amount has not been paid. Accordingly, you are in default of the Agreement of Purchase and Sale as a result of your failure to pay the Deposit Amount (the "**Default**"). In accordance with the terms of the Agreement of Purchase and Sale, you are hereby provided with written notice of the Default.

If the Default is not fully remedied by 5:00 p.m. (prevailing Eastern time) on May 13, 2024 (the "Deadline"), the Receiver hereby gives notice of the termination of the Agreement of Purchase and Sale effective immediately following the Deadline. Upon such termination, the Receiver shall be entitled to any existing deposit monies as liquidated damages and not as a penalty, without waiver of any additional rights and remedies of the Vendor pursuant to the Agreement of Purchase and Sale and at law, including the commencement of such actions as may be necessary to recover any damages incurred as a result of the Default.

The Receiver continues to review and consider all contracts relating to the Project, including condominium sale agreements. Nothing in this letter shall be construed to constitute an affirmation or assumption of the Agreement of Purchase and Sale, and the Receiver expressly disclaims any personal liability under or in connection with the Agreement of Purchase and Sale. The Receiver reserves the right to disclaim any condominium sale agreement, including the Agreement of Purchase and Sale, in accordance with the Receivership Order or as may otherwise be ordered by the Court.

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Yours very truly,

ALVAREZ & MARSAL CANADA INC., SOLELY IN ITS CAPACITY AS COURT-APPOINTED RECEIVER AND MANAGER OF MIZRAHI COMMERCIAL (THE ONE) LP, MIZRAHI DEVELOPMENT GROUP (THE ONE) INC., AND MIZRAHI COMMERCIAL (THE ONE) GP INC., AND NOT IN ITS PERSONAL OR CORPORATE CAPACITY



APPENDIX "44" CORRESPONDENCE DATED MAY 15, 2024



Barristers & Solicitors

Bay Adelaide Centre, West Tower 333 Bay Street, Suite 3400 Toronto, Ontario M5H 2S7

Telephone: 416.979.2211 Facsimile: 416.979.1234

goodmans.ca

Direct Line: +1 (416) 849-6895

mdunn@goodmans.ca

May 15, 2024

Our File No.: 232285

Via Email

Morse|Shannon LLP 133 Richmond Street West Suite 501 Toronto, ON M5H 2L3

Attention: Jerome Morse

Dear Mr. Morse:

Re: Mizrahi Inc. ("MI")

We write pursuant to the Exclusive Listing Agreement dated July 12, 2017 (the "ELA") between Mizrahi Development Group (the One) Inc. (the "Vendor") and Mizrahi Inc. ("MI"). Capitalized terms not otherwise defined have the meaning ascribed to them in the ELA.

MI was paid a commission in association with the execution by the Vendor and a Purchaser of a binding agreement for the purchase and sale of a Unit during the Term (the "Purchase Agreement"). MI agreed to return these commissions if any Purchase Agreements were terminated for purchaser default:

Any commissions paid by the Vendor to the Agent will be returned promptly to the Vendor where a Purchase Agreement is terminated through the default of the suite purchaser.

As the Receiver reported in its First Report, a number of unit purchasers (the "Defaulting Purchasers") had paid no deposit or had failed to pay the full deposits owed under the relevant Purchase Agreements. By letters dated May 1, 2024, the Receiver notified certain Defaulting Purchasers that their Purchase Agreements would be terminated unless they paid the overdue deposits by May 13, 2024.

None of the Defaulting Purchasers paid any deposit by May 13, 2024, or at all. Accordingly, the Defaulting Purchasers' Purchase Agreements have been terminated. MI must promptly return the commissions earned on these Purchase Agreements in accordance with the terms of the ELA. The commissions are summarized in the table below.

| Unit Number | Commission paid to MI |
|-------------|-----------------------|
| 6803 | \$224,828.22 |
| 7003 | \$231,150.22 |
| 7303 | \$232,561.13 |
| 7603 | \$249,963.21 |
| 7901/7902 | \$877,510.07 |
| Total | \$1,816,012.85 |

By this letter, we demand payment by MI of \$1,816,012.85 by no later than June 1, 2024.

Finally, the Receiver reserves all of its rights under the ELA and at law including its rights with respect to other purchasers that have defaulted on their deposit obligations.

Yours truly,

Goodmans LLP

Mark Dunn

Partner

MD/es

cc: Christopher Armstrong, Brendan O'Neill, Kirby Cohen and Jennifer Linde, Goodmans LLP

Stephen Ferguson, Joshua Nevsky, Melanie MacKenzie, Fiona Mak, Andrew Sterling and Ethan Krieger, Alvarez & Marsal Canada Inc.

1381-0221-4668

APPENDIX "45" MARKETING AGENCY AGREEMENT WITH MAGIX TECHNOLOGIES LLC EFFECTIVE JULY 13, 2022

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MARKETING AGENCY AGREEMENT

CONTRACT DETAILS

DATE:

| Principal: | MIZRAHI Inc. with company No. 171328 |
|--------------------------------|---|
| Principal's registered office: | 125 Hazelton Avenue, Toronto, Ontario, M5R 2E4, Canada |
| Principal's representative: | Name: Sam Mizrahi |
| | Title: President |
| | Email: sam@mizrahidevelopments.ca |
| | |
| Agent: | MAGIX TECHNOLOGIES LLC, with Trade License number 1495645 |
| Agent's registered office OR | Business Bay- Almanara Tower- Office 2101 |
| address | Dubai, UAE |
| Agent's representative: | Name: Mr Faramarz Rahmani |
| | Title: Managing Director |
| | Email: Fred@magix.com.au |
| | Tel: +971 55 702 5580 |
| | |
| | |

| Effective Date: | 13/7/2022 |
|------------------------|---|
| The Project/Building: | The building known as "The One" Located at 1 Bloor Street West, Toronto, Ontario, Canada |
| Territory: | The Middle East and North Africa |
| Initial term: | 12 months |
| Commission percentage: | Five percent (5%) of the agreed Net Price for any Unit |
| Retainer Fee: | CAD 367,500.00 payable by the Principal to the Agent immediately upon signing of this Contract subject to section 6.8.3 |

- 1. This Contract is made up of the following:
- (a) The Contract Details; and
- (b) The Conditions.
- 2. If there is any conflict or ambiguity between the terms of the documents listed in paragraph 1, a term contained in a document higher in the list shall have priority over one contained in a document lower in the list.

This Contract has been made on the date stated at the beginning of it.

Signed by Sam Mizrahi

for and on behalf of MIZRAHI INC.

Signed by Mr Faramarz Rahmani

for and on behalf of MAGIX TECHNOLOGIES LLC

President

Managing Director Authorized Signatory

ctor and

CONDITIONS

1 INTERPRETATION

1.1 **Definitions:**

Business Day: a day other than a Saturday, Sunday or public holiday in the U.A.E and Canada when banks in Dubai and Toronto are open for business.

Buyer: means the buyer of a Unit who has signed and completed a Unit Purchase Contract in accordance with its terms and conditions.

Conditions: these terms and conditions set out in clause 1 to clause 12 (inclusive).

Contract: this contract under which the Principal appoints the Agent as its marketing and sale agent, in accordance with the Contract Details and these Conditions.

Effective Date: the date the Contract takes effect, as set out in the Contract Details.

Intellectual Property: all intellectual property rights owned or used by the Principal in connection with the Project/Building (including trade marks, service marks, business names, goodwill and the right to sue for passing off, domain names, and rights in confidential information) in each case whether registered or unregistered and including all applications and rights to apply for and be granted, renewals or extensions of such rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

Net Price: in relation to any Unit, the price actually agreed with the Buyer pursuant to the applicable Unit Purchase Contract entered into with such Buyer less any value added or other sales tax thereon included in the price.

Project/Building: means the building known as The One, located at 1 Bloor Street West, in Toronto, Ontario, Canada.

Potential Buyer: means any potential buyer of a Unit or Units with which the Agent is discussing the possible purchase, by that potential buyer of such Unit or Units.

Quarter: each period of three calendar months, the first of which starting on the Effective Date.

Retainer Fee: means the fee of CAD 367,500.00 payable in accordance with clause 6.8 of this Contract.

Territory: the areas or market sectors specified as such in the Contract Details.

Unit: means an apartment, commercial space, floor or portion thereof located within the Project/Building and Units shall be more than one of same.

Unit Purchase Contract: means the standard form contract for the sale and purchase of a Unit used by the Principal from time to time.

Year: the period of 12 months from the Effective Date and each consecutive period of 12 months thereafter during the period of this Contract.

1.2 Interpretation

- 1.2.1 A reference to legislation or a legislative provision:
 - (a) is a reference to it as amended, extended or re-enacted from time to time;
 - (b) shall include all subordinate legislation made from time to time under that legislation or legislative provision.
- 1.2.2 Any words following the terms **including**, **include**, **in particular** or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding those terms.
- 1.2.3 A reference to writing or written includes faxes and email.
- 1.2.4 A reference in this Contract to the services to be provided by the Agent shall mean the services described in clause 2.1 hereof.

2 APPOINTMENT

Appointment. The Principal appoints the Agent as its non-exclusive marketing and sale agent to promote, source and introduce Potential Buyers, and then assist the Principal in the negotiation, finalising and completion of Unit Purchase Contracts between the Principal and Buyers, which shall evidence and implement the sale of a Unit or Units in the Project/Building by the Principal to such Buyers in the Territory on the terms of this Contract and the Agent accepts the appointment on those terms. Nothing in this Contract or otherwise shall make the Agent or any of the Agent's employees an employee of the Principal.

2.2 Non-exclusive appointment.

- 2.2.1 Subject to clause 5.3, the Principal shall be free to appoint any other person as its agent, for the sale of the said Units in the Territory other than Potential Buyers first introduced by the Agent, and the Agent shall not be entitled to any commission on the value of sales achieved via these other channels.
- 2.2.2 The Principal shall be entitled to market and sell the said Units directly to Potential Buyers in the Territory other than customers first introduced by the Agent, and the Agent shall not be entitled to any commission on the value of such sales.

AN

3 AGENT'S OBLIGATIONS

- 3.1 **General.** In addition to its general compliance obligations under clause 11, the Agent shall:
- 3.1.1 not act in a way which will incur any liabilities on behalf of the Principal nor to pledge the credit of the Principal.
- 3.1.2 be responsible for the advertising and promotion of the Units in the Territory and shall observe all directions and instructions given to it by the Principal in this regard and the production and use by the Agent of any advertising materials and promotional literature not provided by the Principal shall be subject to the prior written consent of the Principal.
- 3.1.3 promote the sale of Units within the Territory in good faith, in accordance with the applicable laws and best practices within the Territory.

4 PRICES, SALE TERMS AND CONDITIONS

- 4.1 **Prices, terms and conditions.** The Agent shall ensure that Potential Buyers have notice that all sales of the Units by the Principal shall be:
- 4.1.1 at the Principal's list prices specified in the price lists provided from time to time by the Principal.
- 4.1.2 on the Principal's standard terms and conditions provided from time to time by the Principal in the form of the Unit Purchase Contract; and
- 4.1.3 subject to any changes in the prices of the Units or in its standard terms and conditions of sale as stated in the Unit Purchase Contract.
- 4.2 **No unauthorised representations about the Units.** The Agent shall not make any representation about the Units other than as set out in the Unit Purchase Contract and marketing materials which the Principal has pre-approved.

5 PRINCIPAL'S OBLIGATIONS

- 5.1 Sales materials. The Principal shall without undue delay supply such sales literature and other documentation and information and such technical, market and other support as the Agent may reasonably require for the purposes of promoting the sale of the Units by the Principal and to enable it to discharge its duties under this Contract.
- **Expenses.** Subject only to the payment of the Retainer Fee and the acknowledgements of the Parties pursuant to clauses 6.8.1 and 6.8.2 the Agent shall be responsible for expenses, costs and charges reasonably incurred by the Agent in performing this Contract.

- 6 RETAINER FEE, COMMISSION AND PAYMENTS
- 6.1 Retainer and Commission. During the term of this Contract, the Principal shall pay to the Agent;
- 6.1.1 the Retainer Fee in accordance with article 6.8; and
- 6.1.2 as commission, an amount equal to five percent (5%) of the Net Price of any Unit sold by the Principal to a buyer who is in the Territory where such buyers were first introduced to the Principal by the Agent.
- 6.2 **Commission due on receipt of Net Price.** Subject to clause 6.1, commission shall become due to the Agent as soon as and to the extent that the Principal receives the payment of the amount comprising the Net Price of the relevant Unit or Units in cleared funds.
- 6.3 Where the relevant Unit Purchase Contract provides for payment of the Net Price by instalments, a pro rata amount of the commission due on that contract shall become due to the Agent as soon as each instalment is received by the Principal in cleared funds.
- 6.4 Timing of commission payments. The Principal shall pay the Agent the commission due under this Contract by no later than the end of the calendar month following the Quarter in which it became due.
- 6.5 Effect of Principal's failure to handover a Unit on commission payments. If at any time Units sold by the Principal under a Unit Purchase Contract made by the Agent are not, because of the Principal's fault, delivered and/or handed over to a buyer, the Agent's right to commission shall apply in relation to the sale of those Units as if they had been duly delivered and paid for on the due date for payment of the price under the relevant Unit Purchase Contract.
- Exchange of data re sales and expenses. For the purposes of establishing the 6.6 amount of commission due to the Agent:
- 6.6.1 The Principal shall, at the end of such Quarter by the Agent under clause send to the Agent:
 - a statement recording the aggregate Net Price of each Unit sold by the Principal during that Quarter and eligible for commission pursuant to clause 6.1; and
 - a statement of the commission due to the Agent in that Quarter.
- 6.7 Settlement of amounts due to Agent.
- 6.7.1 On receipt of the commission statement referred to in clause 6.6.1(b) and (b) above, the Agent will issue an invoice to the Principal (in a form suitable for VAT purposes if applicable) for the commission due to the Agent in respect of that Quarter.

- 6.7.2 The Principal shall, on receipt of the commission invoice referred to in clause above, transfer to the Agent the commission due to the Agent in respect of that Quarter.
- 6.8 Retainer Payment. Upon the signature of this contract the Principal shall immediately pay the non-refundable Retainer Fee to the Agent in to an account designated by the Agent and the said Retainer Fee is acknowledged and agreed by the Principal and the Agent;
- as being part only of the consideration payable to the Agent in return for the 6.8.1 Agent providing the services pursuant to this Contract, with the balance of such consideration being the commission payments due to the Agent in accordance with this clause 6; and
- 6.8.2 as being a contribution payment to assist the Agent in making payments for any disbursements and other expenses it will be required to pay to any third parties, it has engaged to assist in the undertaking of the services it is required to provide under this Contract and/or who have assisted the Agent in finalising and entering in to this Contract.
- 6.8.3 Should the retainer fee not be received by the Agent from the Principal by August 8,2022 this entire agreement becomes null and void.
- 6.9 Accounts and records. Each party shall keep separate accounts and records giving correct and adequate details of all enquiries received and introductions made by the Agent on the Principal's behalf and separate files of vouchers, invoices and receipts relevant to this Contract, and shall permit the duly appointed representatives of the other party at all reasonable times to inspect all such accounts and records and to take copies thereof.
- 6.10 **VAT.** All sums payable under this Contract are exclusive of amounts in respect of value added tax (VAT), which shall be payable at the prevailing rate (if applicable). A VAT invoice shall be provided against any payment.
- 6.11 Interest. If the Principal fails to make any payment due to the Agent under this Contract by the due date for payment, then the Principal shall pay interest on the overdue amount at the rate of four percent (4%) per annum above. Which shall accrue on a daily basis from the due date until actual payment of the overdue amount, whether before or after judgment. The Principal shall pay the interest together with the overdue amount.
- 6.12 Survival of commission provisions. The provisions of clause 6 shall survive termination of this Contract in relation to all sales of the Units that have been concluded before the date of termination.

7 INTELLECTUAL PROPERTY

- 7.1 Acknowledgement of IPR. The Agent acknowledges that the Intellectual Property belongs to the Principal.
- 7.2 **Limitations on use of IPR.** The Agent accepts that:

7 of 11

- 7.2.1 It is only permitted to use the Intellectual Property for the purposes of and during the term of this Contract and only as authorised by the Principal in writing.
- 7.2.2 Save as provided in clause 7.2.1, it has and shall have no right to use or to allow others to use the Intellectual Property or any part of it. It shall not seek to register any Intellectual Property on behalf of the Principal without the Principal's express consent.
- 7.2.3 It shall not use any trade marks, trade names or get-up which resemble the Intellectual Property and which would therefore be likely to confuse or mislead the public or any section of the public.
- 7.2.4 It shall not do or omit to do, or authorise any third party to do or to omit to do, anything which could invalidate or be inconsistent with the Principal's ownership of or the validity and enforceability of the Intellectual Property.
- 7.2.5 It shall make a statement in any advertising material and promotional literature produced by or for it in connection with the Project/Building as to the ownership of any relevant Intellectual Property used or referred to therein.
- 7.3 **Notification.** The Agent shall notify the Principal of any actual, threatened or suspected infringement in the Territory of any Intellectual Property of which the Agent becomes aware.
- 7.4 Assistance re IPR. The Agent shall, at the Principal's request and expense and on a full indemnity basis (but not otherwise), take all such steps during the term of this Contract as the Principal may reasonably require to assist the Principal in maintaining the Intellectual Property as valid and effective, or to take or defend any court or other dispute proceedings concerning intellectual property matters.

8 LIABILITY AND INSURANCE

- 8.1 Indemnity. The Principal shall indemnify the Agent against any liability incurred by the Agent in respect of damage to property, death or personal injury arising from any fault or defect in the materials or workmanship of the Units and any reasonable costs, claims, demands and expenses arising out of or in connection with that liability, except to the extent that the liability arises as a result of the action or omission of the Agent. This clause 8.1 shall survive termination of the Contract.
- 8.2 Liability insurance. The Principal shall maintain appropriate liability insurance for the duration of this Contract in respect of the Units with a reputable insurer and shall provide a copy of the insurance policy and proof of payment of the current premium to the Agent on request by the latter.
- 8.3 **Notification of claims.** The Agent shall, as soon as it becomes aware of any actual, threatened or suspected product liability claim in respect of the Units, give notice to the Principal of the details of the matter.

8 of 11

9 **DURATION AND TERMINATION**

- Initial term and termination on notice. This Contract shall take effect from 9.1 the Effective Date. Unless terminated earlier in accordance with law or its terms, it shall continue for an initial term of two Years and thereafter, until one party gives the other party three months written notice to terminate.
- 9.2 **Termination for cause.** Without affecting any other right or remedy available to it, the Principal may terminate this Contract with immediate effect by giving written notice to the Agent if:
- 9.2.1 Material breach. The Agent commits a material breach of any term of this Contract which breach is irremediable or (if such breach is remediable) fails to remedy that breach within a period of fourteen (14) days after being notified in writing to do so.
- 9.2.2 Repeated breaches. The Agent repeatedly breaches any of the terms of this Contract in such a manner as to reasonably justify the opinion that the Agent's conduct is inconsistent with the Agent having the intention or ability to give effect to the terms of this Contract.
- 9.2.3 **Insolvency.** The Agent takes or has taken against it any step or action in connection with its entering into administration, provisional liquidation or any composition or arrangement with its creditors (other than in relation to a solvent restructuring), being wound up (whether voluntarily or by order of the court, unless for the purpose of a solvent restructuring), having a receiver appointed to any of its assets or ceasing to carry on business or, if the step or action is taken in another jurisdiction, in connection with any analogous procedure in the relevant jurisdiction.
- 9.2.4 Compliance. The Agent fails to discharge its compliance obligations under clause 11.

10 **CONSEQUENCES OF TERMINATION**

- 10.1 Accrued rights and duties. Termination of this Contract shall not affect any rights, remedies, obligations or liabilities of the parties that have accrued up to the date of termination, including the right to claim damages in respect of any breach of the Contract which existed at or before the date of termination. For the avoidance of any doubt, the Agent shall be entitled to commission on any Units sold by the Principal to buyers in the Territory, where such buyers were first introduced to the Principal by the Agent prior to the termination of this Contract, but where the Principal receives the payment of the Net Price of the relevant Unit or Units after the termination of this Contract.
- 10.2 **Consequences of termination.** On termination of this Contract:
- 10.2.1 Marketing to cease. The Agent shall cease to promote, market, advertise or sell the Units.

- 10.2.2 No further holding out or use of IPR. The Agent shall immediately cease to describe itself as an agent of the Principal and cease to use the Intellectual Property Rights (including without limitation on stationery and vehicles).
- 10.2.3 **Return of materials.** The Agent shall at its own expense within 30 days of termination return to the Principal any advertising, promotional or sales material relating to the Units then in the possession of the Agent, or otherwise dispose of the same as the Principal may instruct.
- 10.3 Survival. Any provision of the Contract that expressly or by implication is intended to come into or continue in force on or after termination shall remain. in full force and effect.

11 COMPLIANCE

- 11.1 Compliance. Each party shall at its own expense comply with and assist the other party to comply with all laws and regulations relating to its activities under this Contract, and with all and any conditions binding on it in any applicable licences, registrations, permits and approvals.
- 11.2 Changes in laws. The Agent shall give the Principal as much advance notice as possible of any prospective or actual changes in laws and regulations applicable to the marketing of the products in the Territory.

12 **GENERAL**

12.1 Force Majeure. Neither party shall be in breach of this Contract nor liable for delay in performing, or failure to perform, any of its obligations under this Contract if such delay or failure result from events, circumstances or causes beyond its reasonable control. If the period of delay or non-performance continues for 6 months, the party not affected may terminate this Contract by giving 30 days written notice to the affected party.

12.2 Assignment and other dealings.

- 12.2.1 The Agent shall not assign, transfer, charge, subcontract, declare a trust over or deal in any other manner with any or all of its rights and obligations under this Contract without the Principal's prior written consent.
- 12.2.2 The Principal may at any time assign, transfer, charge, subcontract, declare a trust over or deal in any other manner with any or all of its rights under this Contract.

12.3 Confidentiality.

Each party undertakes that it shall not at any time disclose to any person any 12.3.1 confidential information concerning the business, affairs, customers, clients or suppliers of the other party, other than to its relevant advisors or as required by applicable law.

12.4 Entire agreement.

10 of 11

- 12.4.1 This Contract constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter.
- 12.5 **Variation.** No variation of this Contract shall be effective unless it is in writing and signed by the parties (or their authorised representatives).
- 12.6 Waiver. A waiver of any right or remedy is only effective if given in writing.
- 12.7 **Severance.** If any provision or part-provision of this Contract is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this Contract.

12.8 Notices.

- 12.8.1 Any notice or other communication given to a party under or in connection with this Agreement shall be in writing, addressed to that party at its registered office or such other address as that party may have specified to the other party in writing.
- 12.9 **Third party rights.** No one other than a party to this Contract shall have any right to enforce any of its terms.
- 12.10 **Governing law.** This Contract, and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with the laws of U.A.E.
- 12.11 **Jurisdiction.** Each party irrevocably agrees that the courts of the U.A.E. shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this Contract or its subject matter or formation (including non-contractual disputes or claims).

APPENDIX "46" CORRESPONDENCE RE SENIOR SECURED LENDERS APPROVED MAGIX

Seaby, Emily

From: Sam Mizrahi <sam@mizrahidevelopments.ca>
Sent: Thursday, November 23, 2023 12:45 PM

To: MacKenzie, Melanie

Subject: Fwd: Commissions charged to Bloor

Attachments: RE: [IGIS] Request for Information on Magix Technologies

Follow Up Flag: Follow up Flag Status: Flagged

⚠ [EXTERNAL EMAIL]: Use Caution

Good afternoon Melanie,

I trust you are well.

As per your request, please see below and attached in respect to the additional sales commissions paid to Agents/Brokers who were marketing the units to overseas purchasers in coordination with Mizrahi. These were all approved by IGIS in advance and pricing was raised to cover the additional costs at the time.

Should you require anything further please advise.

Thanks in advance.



Building Futures.

Sam Mizrahi

President

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 416.922.4200 ext.4210

C. 416.818.5288 F. 1.866.300.0219

 $E. \ Sam@MizrahiDevelopments.ca$

www.MizrahiDevelopments.ca

Begin forwarded message:

From: Mark Kilfoyle <mark@mizrahidevelopments.ca>

Subject: Commissions charged to Bloor
Date: November 22, 2023 at 2:20:00 PM EST
To: Sam Mizrahi <sam@mizrahidevelopments.ca>

Hi Sam,

With respect to charging commissions to the Project, we were granted approval by IGIS/Mertiz to do so as long as the unit prices increased at lest 5% from the existing price list at the time. These were the Royal Lepage and the Magix invoices. This was approved by Jake and Youngho and verified by Joosung when the invoices were submitted for payment. See attached email with IGIS's approval.

Best regards Mark



Building Futures.

Mark Kilfoyle

CFO and COO

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 416.922.4200 ext.4220

F. 1.866.300.0219

E. Mark@MizrahiDevelopments.ca

www.MizrahiDevelopments.ca

Seaby, Emily

From: 윤주성 Yoon, Joosung <joosung.yoon@igisam.com>

Sent: Friday, August 5, 2022 2:46 AM

To: Mark Kilfoyle

Cc: Terry Choi; 김선미 Kim, Sunmi; david.jo@igisusa.com; #글로벌펀드운용 2팀; 박동빈/담

당직무대행/글로벌마켓담당; "노영호/사원(주임)/글로벌마켓팀"

Subject: RE: [IGIS] Request for Information on Magix Technologies

Dear Mark,

Thank you for your prompt follow-up on Magix Technologies.

I am writing to let you know that IGIS just notified the KEB Hana Bank to approve the release (the remainder portion of your request – C\$ 910,772.96), as we reviewed and found these are required for the project.

In the process, however, please reach out to Terry as he may need further details to wire to Magix. (I heard that he is missing some information to process the transaction.)

Kind Regards, Joosung

Joosung Yoon Global Fund Management Team Assistant Vice President



IGIS Asset Management Co., Ltd 11th Fl. C.C.M.M Bldg., 101 Yeouigongwon-ro Yeongdeungpo-gu, Seoul, Korea www.igisam.com

T 02 6959 6782 M 010 7104 5453 F 02 6499 7302 joosung.yoon@igisam.com

From: Mark Kilfoyle <mark@mizrahidevelopments.ca>

Sent: Friday, August 5, 2022 9:43 AM

To: 윤주성 Yoon, Joosung <joosung.yoon@igisam.com>

Cc: Terry Choi <terry.choi@hanafn.com>; 김선미 Kim, Sunmi <sunmi.kim@igisam.com>; david.jo@igisusa.com;

#글로벌펀드운용 2팀 <gfm2@igisam.com>

Subject: Re: [IGIS] Request for Information on Magix Technologies

Hi Joosung,

Just as a point of clarification, the contract outlines which markets they will market and sell, the commission charged and their responsibilities regarding marketing and selling units at the One in the markets agreed. I am also attaching the agreement for ease of reference.

Best regards

Mark



Building Futures.

Mark Kilfoyle

CFO and COO

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 416.922.4200 ext.4220

F. 1.866.300.0219

E. Mark@MizrahiDevelopments.ca

www.MizrahiDevelopments.ca

On Aug 4, 2022, at 12:26 PM, Mark Kilfoyle < mark@mizrahidevelopments.ca > wrote:

Hi Joosung,

There is no brochure received. Meetings were held directly with Sam Mizrahi in Dubai when Sam went to Dubai to meet with them.

Best regards

Mark



Building Futures.

Mark Kilfoyle CFO and COO

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 416.922.4200 ext.4220

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On Aug 4, 2022, at 9:39 AM, 윤주성 Yoon, Joosung <joosung.yoon@igisam.com> wrote:

Dear Mark,

I really thank you for your quick turnaround.

If available, can you please provide their brochure or proposal if you have received? Please excuse myself for asking this once again. Our compliance team is way too persistent with this. (Please feel free to let me know if you don't have them in your hand.)

My apology that I become too picky at this time.

Again, thank you so much..

Kind Regards, Joosung

Joosung Yoon Global Fund Management Team Assistant Vice President

<image001.png>이지스자산운용주식회사

<image002.jpg>

IGIS Asset
Management
Co., Ltd
11th Fl.
C.C.M.M Bldg.,
101
Yeouigongwon-ro
Yeongdeungpo-gu, Seoul, Korea
www.igisam.com

<image002.jpg>

T 02 6959 6782 M 010 7104 54 F 02 6499 7302 joosung.yoon@ From: Mark Kilfoyle <mark@mizrahidevelopments.ca>

Sent: Thursday, August 4, 2022 9:37 PM

To: 윤주성 Yoon, Joosung <<u>joosung.yoon@igisam.com</u>>

Cc: Terry Choi <terry.choi@hanafn.com>; 김선미 Kim, Sunmi

<sunmi.kim@igisam.com>; david.jo@igisusa.com;

#글로벌펀드운용 2팀 <gfm2@igisam.com>

Subject: Re: [IGIS] Request for Information on Magix Technologies

Hi Joosung,

The agreement with the Dubai organization engages them as the marketing and sale agent to promote, source and introduce Potential Buyers, and then assist the Mizrahi in the negotiation, finalizing and completion of Unit Purchase Contracts between Mizrahi and Buyers, which shall evidence and implement the sale of a Unit or Units in the 1 Bloor Project. Sam met with this organization in Dubai, and set up the sales and marketing strategy, which is consistent with the strategy Sam presented to all of us.

The website is below:

https://www.magixmena.com/service/affiliate-marketing/

The company registry is also attached.



Building Futures.

Mark Kilfoyle

CFO and COO

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 416.922.4200 ext.4220

F. 1.866.300.0219

 $E. \ Mark @Mizrahi Developments. ca$

www.MizrahiDevelopments.ca

On Aug 4, 2022, at 1:21 AM, 윤주성 Yoon, Joosung <joosung.yoon@igisam.com> wrote:

Dear Mark.

Thank you for your time today.

As addressed in a call this evening (at your time), we would like to know more of your roadshow partner, Magix Technologies. Please provide us 1) the company brochure, 2) proposal (provided to your side before agreement), and 3) company registry (illustrating year founded, number of employees and registered board/officers, track record, and etc.)

I will try to get back to you upon receipt/review of the materials.

Please consider this message as a reminder of our discussion today.

Kind Regards, Joosung

Joosung Yoon Global Fund Management Team Assistant Vice President

<image001.png>이지스자산운용주식회사 <ir

<image002.jpg>

IGIS Asset
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Co., Ltd
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Yeouigongwon-ro
Yeongdeungpo-gu, Seoul, Korea
www.igisam.com

<image002.jpg>

T 02 6 M 010 F 02 6 joosu

이 전자우편은 지정된 수신인만을 위한 것이며, 부정경쟁방지 및 영업비밀보호에 관한 법률 등의 관련 법령에 따라 보호 대상이 되는 **영업비밀, 지적재산권 등을 포함**하고 있을 수 있습니다. 본 전자우편에 포함된 정보 및 첨부물의 전부 또는 일부를 무단으로 보유 및제3자에게 전송, 배포, 복사 또는 공개할 수 없으며 본 전자 우편이 잘못 전송된 경우에는 발신인에게 알려주시고 본 전자메일을 즉시 삭제해주시기 바랍니다. This e-mail and any attachment hereto is intended exclusively for the named addressee and may include confidential information, intellectual property and/or other privileged information protected by the Unfair Competition Prevention and Trade Secret Protection Act and/or other related laws. Notice to Recipient: Any unauthorized distribution, copy, or use of the information contained in this e-mail is strictly prohibited. If you have received this e-mail in error, please notify the sender by e-mail and delete this e-mail immediately.

APPENDIX "47" LISTING AGREEMENTS WITH ROYAL LEPAGE DATED NOVEMBER 29, 2021 AND MARCH 11, 2022



Listing Agreement Seller Representation Agreement Authority to Offer for Sale







| | MUS | EXCLUSIVE |
|------|---|--|
| Thi | s is a Multiple Listing Service® Agreement (Seller's Initials) OR Exclusive Listing Agreement | |
| BEI | WEEN: (Seller's Infinitis) | (Seller's Initials) |
| BR | OKERAGE: ROYAL LEPAGE REAL ESTATE SERVICES Nancy Saedi , BROKERAGE | ************************************** |
| 4025 | Yonge Street Unit 103 Toronto ON M2P2E3 (the "Listing Brokerage") Tel. No. 416- | 873-5785 |
| SEL | LER: Mizrahi Development Group (The One) Inc. | (the "Seller" |
| In c | onsideration of the Listing Brokerage listing the real property for sale known as 1 Bloor St W | 5503 |
| | Toronto ON M4Y | 2Z1 (the "Property" |
| the | Seller hereby gives the Listing Brokerage the exclusive and irrevocable right to act as the Seller's agent, commencing at 12:01 a.m. | |
| | March , 20.22 , until 11:59 p.m. on the 31 day of December , 20.22 | 10000 |
| < | Seller acknowledges that the length of the Listing Period is negotiable between the Seller and the Listing Brokerage and, if an MLS® listing, may be subject to minimum requirements of the real estate board, however, in accordance with the Real Estate and Business Brokers Act, 2002, (REBBA), if the Listing Period exceeds six months, the Listing Brokerage must obtain the Seller's initials. | (Seller's Initials) |
| to o | ffer the Property for sale at a price of: Dollars (CDN\$) | 241,888.00 |
| | Four Million Two Hundred Forty-One Thousand Eight Hundred Eighty-Eight | Dollar |
| | upon the terms particularly set out herein, or at such other price and/or terms acceptable to the Seller. It is understood that the | |
| | nerein are at the Seller's personal request, after full discussion with the Listing Brokerage's representative regarding potential marke | |
| | Seller hereby represents and warrants that the Seller is not a party to any other listing agreement for the Property or agreement by commission to any other real estate brokerage for the sale of the Property. | |
| 1. | DEFINITIONS AND INTERPRETATIONS: For the purposes of this Agreement ("Authority" or "Agreement"): | (Seller's Initials) |
| • | "Seller" includes vendor, a "buyer" includes a purchaser, or a prospective purchaser. A "real estate board" includes a real A purchase shall be deemed to include the entering into of any agreement to exchange, or the obtaining of an option subsequently exercised. Commission shall be deemed to include other remuneration. This Agreement shall be read with a or number required by the context. For purposes of this Agreement, anyone introduced to or shown the Property shall be despouse, heirs, executors, administrators, successors, assigns, related corporations and affiliated corporations. Related corporations shall include any corporation where one half or a majority of the shareholders, directors or officers of the corporation introduced to or shown the lateral purchase includes a property of the shareholders, directors, or officers of the corporation introduced to or shown the lateral purchase includes a property of the shareholders. | to purchase which i ill changes of gende eemed to include an porations or affiliate e related or affiliate |
| 2. | COMMISSION: In consideration of the Listing Brokerage listing the Property, the Seller agrees to pay the Listing Broker | age a commission c |
| | 5% of the sale price of the Property or | able to the Seller. Th |
| | co-operating brokerage a commission of 2.5 % of the sale price of the Property or N/A (indicate any incentive or +/- adjustment) out of the commission the Seller pays the Listing Brokerage. | 71011111111111111111111111111111111111 |
| | The Seller further agrees to pay such commission as calculated above if an agreement to purchase is agreed to or accepted by | the Seller or anyon |
| | | , |

anyone who was introduced to the Property from any source whatsoever during the Listing Period or shown the Property during the Listing Period.

If, however, the offer for the purchase of the Property is pursuant to a new agreement in writing to pay commission to another registered real estate brokerage, the Seller's liability for commission shall be reduced by the amount paid by the Seller under the new agreement.

The Seller further agrees to pay such commission as calculated above even if the transaction contemplated by an agreement to purchase agreed to or accepted by the Seller or anyone on the Seller's behalf is not completed, if such non-completion is owing or attributable to the Seller's default or neglect, said commission to be payable on the date set for completion of the purchase of the Property.

Any deposit in respect of any agreement where the transaction has been completed shall first be applied to reduce the commission payable. Should such amounts paid to the Listing Brokerage from the deposit or by the Seller's solicitor not be sufficient, the Seller shall be liable to pay to the Listing Brokerage on demand, any deficiency in commission and taxes owing on such commission.

All amounts set out as commission are to be paid plus applicable taxes on such commission.

INITIALS OF LISTING BROKERAGE: (



INITIALS OF SELLER(S):



REPRESENTATION: The Seller acknowledges that the Listing Brokerage has provided the Seller with information explaining agency relationships, including information on Seller Representation, Sub-agency, Buyer Representation, Multiple Representation and Customer Service.

The Seller understands that unless the Seller is otherwise informed, the co-operating brokerage is representing the interests of the buyer in the transaction. The Seller further acknowledges that the Listing Brokerage may be listing other properties that may be similar to the Seller's Property and the Seller hereby consents to the Listing Brokerage listing other properties that may be similar to the Seller's Property without any claim by the Seller of conflict of interest. The Seller hereby appoints the Listing Brokerage as the Seller's agent for the purpose of giving and receiving notices pursuant to any offer or agreement to purchase the Property. Unless otherwise agreed in writing between Seller and Listing Brokerage, any commission payable to any other brokerage shall be paid out of the commission the Seller pays the Listing Brokerage, said commission to be disbursed in accordance with the Commission Trust Agreement.

MULTIPLE REPRESENTATION: The Seller hereby acknowledges that the Listing Brokerage may be entering into buyer representation agreements with buyers who may be interested in purchasing the Seller's Property. In the event that the Listing Brokerage has entered into or enters into a buyer representation agreement with a prospective buyer for the Seller's Property, the Listing Brokerage will obtain the Seller's written consent to represent both the Seller and the buyer for the transaction at the earliest practicable opportunity and in all cases prior to any offer to purchase being submitted or presented.

The Seller understands and acknowledges that the Listing Brokerage must be impartial when representing both the Seller and the buyer and equally protect the interests of the Seller and buyer. The Seller understands and acknowledges that when representing both the Seller and the buyer, the Listing Brokerage shall have a duty of full disclosure to both the Seller and the buyer, including a requirement to disclose all factual information about the Property known to the Listing Brokerage.

However, the Seller further understands and acknowledges that 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 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 Listing Brokerage shall not disclose to the buyer the terms of any other offer.

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.

Where a Brokerage represents both the Seller and the Buyer (multiple representation), the Brokerage shall not be entitled or authorized to be agent for either the Buyer or the Seller for the purpose of giving and receiving notices.

MULTIPLE REPRESENTATION AND CUSTOMER SERVICE: The Seller understands and agrees that the Listing Brokerage also provides representation and customer service to other sellers and buyers. If the Listing Brokerage represents or provides customer service to more than one seller or buyer for the same trade, the Listing Brokerage shall, in writing, at the earliest practicable opportunity and before any offer is made, inform all sellers and buyers of the nature of the Listing Brokerage's relationship to each seller and buyer.

- FINDERS FEES: The Seller acknowledges that the Brokerage may be receiving a finder's fee, reward and/or referral incentive, and the Seller consents to any such benefit being received and retained by the Brokerage in addition to the Commission as described above.
- REFERRAL OF ENQUIRIES: The Seller agrees that during the Listing Period, the Seller shall advise the Listing Brokerage immediately of all enquiries from any source whatsoever, and all offers to purchase submitted to the Seller shall be immediately submitted to the Listing Brokerage before the Seller accepts or rejects the same. If any enquiry during the Listing Period results in the Seller accepting a valid offer to purchase during the Listing Period or within the Holdover Period after the expiration of the Listing Period, the Seller agrees to pay the Listing Brokerage the amount of Commission set out above, payable within five (5) days following the Listing Brokerage's written demand therefor.
- MARKETING: The Seller agrees to allow the Listing Brokerage to show and permit prospective buyers to fully inspect the Property during reasonable hours and the Seller gives the Listing Brokerage the sole and exclusive right to place "For Sale" and "Sold" sign(s) upon the Property. The Seller consents to the Listing Brokerage including information in advertising that may identify the Property. The Seller further agrees that the Listing Brokerage shall have sole and exclusive authority to make all advertising decisions relating to the marketing of the Property for sale during the Listing Period. The Seller agrees that the Listing Brokerage will not be held liable in any manner whatsoever for any acts or omissions with respect to advertising by the Listing Brokerage or any other party, other than by the Listing Brokerage's gross negligence or wilful act.
- warranty: The Seller represents and warrants that the Seller has the exclusive authority and power to execute this Authority to offer the Property for sale and that the Seller has informed the Listing Brokerage of any third party interests or claims on the Property such as rights of first refusal, options, easements, mortgages, encumbrances or otherwise concerning the Property, which may affect the sale of the Property.
- INDEMNIFICATION AND INSURANCE: The Seller will not hold the Listing Brokerage and representatives of the Brokerage responsible for any loss or damage to the Property or contents occurring during the term of this Agreement caused by the Listing Brokerage or anyone else by any means, including theft, fire or vandalism, other than by the Listing Brokerage's gross negligence or wilful act. The Seller agrees to indemnify and save harmless the Listing Brokerage and representatives of the Brokerage and any co-operating brokerage from any liability, claim, loss, cost, damage or injury, including but not limited to loss of the Commission payable under this Agreement, caused or contributed to by the breach of any warranty or representation made by the Seller in this Agreement and, if attached, the accompanying data form. The Seller warrants the Property is insured, including personal liability insurance against any claims or lawsuits resulting from bodily injury or property damage to others caused in any way on or at the Property and the Seller indemnifies the Brokerage and all of its employees, representatives, salespersons and brokers (Listing Brokerage) and any co-operating brokerage and all of its employees, representatives, salespersons and brokers (co-operating brokerage) for and against any claims against the Listing Brokerage or co-operating brokerage made by anyone who attends or visits the Property.
- FAMILY LAW ACT: The Seller hereby warrants that spousal consent is not necessary under the provisions of the Family Law Act, R.S.O. 1990, unless the spouse of the Seller has executed the consent hereinafter provided.
- 10. VERIFICATION OF INFORMATION: The Seller authorizes the Listing Brokerage to obtain any information affecting the Property from any regulatory authorities, governments, mortgagees or others and the Seller agrees to execute and deliver such further authorizations in this regard as may be reasonably required. The Seller hereby appoints the Listing Brokerage or the Listing Brokerage's authorized representative as the Seller's attorney to execute such documentation as may be necessary to effect obtaining any information as aforesaid. The Seller hereby authorizes, instructs and directs the above noted regulatory authorities, governments, mortgagees or others to release any and all information to the Listing Brokerage.
- 11. USE AND DISTRIBUTION OF INFORMATION: The Seller consents to the collection, use and disclosure of personal information by the Brokerage for the purpose of listing and marketing the Property including, but not limited to: listing and advertising the Property using any medium including the Internet; disclosing Property information to prospective buyers, brokerages, salespersons and others who may assist in the sale of the Property; such other use of

INITIALS OF LISTING BROKERAGE:



INITIALS OF SELLER(S):



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the Seller's personal information as is consistent with listing and marketing of the Property. The Seller consents, if this is an MLS® Listing, to placement of the listing information and sales information by the Brokerage into the database(s) of the MLS® System of the appropriate Board, and to the posting of any documents and other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) provided by or on behalf of the Seller into the database(s) of the MLS® System of the appropriate Board. The Seller hereby indemnifies and saves harmless the Brokerage and/or any of its employees, servants, brokers or sales representatives from any and all claims, liabilities, suits, actions, losses, costs and legal fees caused by, or arising out of, or resulting from the posting of any documents or other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) as aforesaid. The Seller acknowledges that the database, within the board's MLS® System is the property of the real estate board(s) and can be licensed, resold, or otherwise dealt with by the board(s). The Seller further acknowledges that the real estate board(s) may: during the term of the listing and thereafter, distribute the information in the database, within the board's MLS® System to any persons authorized to use such service which may include other brokerages, government departments, appraisers, municipal organizations and others; market the Property, at its option, in any medium, including electronic media; during the term of the listing and thereafter, compile, retain and publish any statistics including historical data within the board's MLS® System and retain, reproduce and display photographs, images, graphics, audio and video recordings,

In the event that this Agreement expires or is cancelled or otherwise

| | terminated and the Property is not sold, the Seller, by initialling | g: | | | | PU |
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| | consent to allow other real estate board members to contact the other termination of this Agreement to discuss listing or otherw | he Selle vise mar | r after expiration or keting the Property. | | Does | Does Not |
| 12. | SUCCESSORS AND ASSIGNS: The heirs, executors, administra | rators, si | uccessors and assigns of t | he undersig | ned are boun | d by the terms of this Agreemer |
| | conflict or discrepancy: If there is any conflict or attached hereto) and any provision in the standard pre-set potential of such conflict or discrepancy. This Agreement, include Seller and the Listing Brokerage. There is no representation, vexpressed herein. | ortion he ding an warranty | ereof, the added provision y Schedule attached here y, collateral agreement of | on shall sup eto, shall o or condition | persede the st constitute the which affect | andard pre-set provision to the entire Agreement between the s this Agreement other than o |
| 14. | ELECTRONIC COMMUNICATION: This Agreement and any by means of electronic systems, in which case signatures shall means shall be deemed to confirm the Seller has retained a tr | be deen | ned to be original. The tr | mmunication ansmission | ons contemple of this Agree | ated thereby may be transmitte ment by the Seller by electron |
| 15. | ELECTRONIC SIGNATURES: If this Agreement has been sig electronic signature with respect to this Agreement pursuant to | ned with | n an electronic signature ectronic Commerce Act, | the parties 2000, S.O. | hereto conse . 2000, c17 | ent and agree to the use of suc as amended from time to time |
| 16. | SCHEDULE(S): | | and data form | attached ł | nereto form(s) | part of this Agreement. |
| THE | LISTING BROKERAGE AGREES TO MARKET THE PROPERTY ON | BEHAL | F OF THE SELLER AND R | EPRESENT ' | THE SELLER IN | N AN ENDEAVOUR TO OBTAI |
| A V | ALID OFFER TO PURCHASE THE PROPERTY ON THE TERMS SET O | | | | HER TERMS S | SATISFACTORY TO THE SELLER |
| | N- Sup | Mar | 11/22 | Nancy | Saedi | |
| | | | | | FPerson Signing | 0. |
| LHA | AGREEMENT HAS BEEN READ AND FULLY UNDERSTOOD BY WE SIGNED UNDER SEAL. Any representations contained herei of my knowledge, information and belief. | ME, I A o in or as | shown on the accompa | I IS AGREEN nying data | form respect | ACKNOWLEDGE ON THIS DA ing the Property are true to t |
| SIGi | NED, SEALED AND DELIVERED I have hereunto set my hand ar | nd seal: | | | | |
| | All | | March 11, 2022 | | | |
| (Sig <mark>r</mark> | cature of Seller) Alexand Development Group (The One) Inc. | (Seal) | (Date) | | (Tel. No.) | |
| (Sign | ature of Seller) | (Seal) | (Date) | ********** | (Tel. No.) | *************************************** |
| SPC Law | DUSAL CONSENT: The undersigned spouse of the Seller here Act, R.S.O. 1990 and hereby agrees to execute all necessary | by cons or incid | sents to the listing of the dental documents to furth | Property he ner any trar | erein pursuant nsaction provi | t to the provisions of the Fam ided for herein. |
| (Spo | u(a) | (Seal) | (Date) | | (Tel. No.) | |
| Copo | | | N OF INSURANCE | | | |
| | | | | نقدده | | |
| T | ne Salesperson/Broker/Broker of Record | Name of | Nancy Salesperson/Broker/Broke | r of Record) | | |
| h | ereby declares that he/she is insured as required by REBBA. | 1 value of | V Solida person y Brokery Brokery | - Or Nacora, | Su | ~ |
| | *************************************** | (Sign | ature(s) of Salesperson/Bro | ker/Broker o | Record) | |
| _ | AC | | VLEDGEMENT | | | |
| The | Seller(s) hereby acknowledge that the Seller(s) fully under | stand t | he terms of this Agree | ment and | have receive | ed a copy of this Agreeme |
| on tl | heday of | | | | , 20 | |
| | 10/1 | | | | | |
| (Sigr | rature of Seller) | Mi | zrahi Development Group (Th | e One) Inc. | (Dale) | March 11, 2022 |
| Sign | nature of Seller) | | *************************************** | | (Date) | |
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| CONTRACT COMMENCEMENT EXPIRY O 3 / 0 9 / 2 0 2 2 1 2 / 3 : M M O D Y Y Y Y M M D D I SELLER NAME Mizrahi MORTGAGE COMMENTS (14 EXTERIOR TYPE (check 1) Common Element Condo Condo Apartment Condo Townhouse Co-Op Apartment Detached Condo Leasehold Condo Leasehold Condo Leasehold Condo Semi-Detached Condo Semi-Detached Condo Semi-Detached Condo Simple Condo Semi-Detached Condo Time Share Vacant Land Condo STYLE (check 1) 2-Storey 3-Storey X Apartment Bachelor/Studio Bungalott Bungalow | POSSESSION DATE 1/2 0 2 2 D Y Y Y Y MM D D Y Y Y Development Group (Total Content of the conte | PARKING TYPE #1 (check 1) PARKING TYPE #1 (check 1) Common Compact | PARKING LEVEL/UNIT #1 PARKING SPOT #1 PARKING TYPE #2 (check 1) Common Compact Exclusive None Owned Rental Stacked PARKING LEVEL/UNIT #2 PARKING SPOT #2 | HARES *** MAINTENANCE * RY FOR CO-OP/CO-OWNERSHIP APT. ONLY EXPOSURE East East West North North East North South North West South South South Heast South West West EALCONY Enclosed Juliette None Open Terrace RETIREMENT COMMUNITY Yes No |
| CONTRACT COMMENCEMENT EXPIRY O 3 / 0 9 / 2 0 2 2 1 2 / 3 : M M O D Y Y Y Y M M M D I SELLER NAME Mizrahi MORTGAGE COMMENTS (14 EXTERIOR TYPE (check 1) Common Element Condo Condo Apartment Condo Townhouse Co-Op Apartment Detached Condo Leasehold Condo Leasehold Condo Leasehold Condo Semi-Detached Condo Time Share Vacant Land Condo STYLE (check 1) 2-Storey 3-Storey X Apartment Bachelor/Studio Bungaloft | POSSESSION DATE 1/2 0 2 2 D Y Y Y Y M M D D Y Y Y Development Group (Table 1) 40 CHARACTERS) EXTERIOR Check up to 2) Aluminum Siding Board & Batten Brick Brick Front Concrete Insulbrick Log Metal/Steel Siding Other Shingle Stone Stucco (Plaster) Vinyl Siding Wood GARAGE TYPE Check 1) Attached Built-In Carport Detached None Other Surface | PARKING/DRIVE Check 1) PARKING/DRIVE Check 1) PARKING/DRIVE Surface Underground PARKING/DRIVE SPACES O | PARKING LEVEL/UNIT #1 PARKING SPOT #1 PARKING TYPE #2 (check 1) Common Compact Exclusive None Owned Rental Stacked PARKING LEVEL/UNIT #2 PARKING SPOT #2 PARKING SPOT #2 | HARIES *** MAINTENANCE * PRY FOR CO-OP/CO-OWNERSHIP APT. ONLY EXPOSURE East East West North North East North South North West South South East South West West BALCONY Enclosed Juliette None Open Terrace RETIREMENT COMMUNITY Yes No PHYSICALLY HANDICAPPED-EQUIPPED |
| CONTRACT COMMENCEMENT O 3 / 2 / 2 O 2 2 M M O D Y Y Y Y SELLER NAME Mizrahi MORTGAGE COMMENTS (14 EXTERIOR TYPE (check 1) Common Element Condo Condo Apartment Condo Townhouse Co-Op Apartment Detached Condo Leasehold Condo Leasehold Condo Locker Other Parking Space Phased Condo Semi-Detached Condo Time Share Vacant Land Condo STYLE LP (check 1) 2-Storey 3-Storey Apartment Bachelor/Studio Bungalow Loft | POSSESSION DATE 1/2 0 2 2 / / D Y Y Y Y M M D D Y Y Y Development Group (Table 1) 40 CHARACTERS) EXTERIOR | PARKING/DRIVE Check 1) PARKING/DRIVE Check 1) PARKING/DRIVE Surface Underground PARKING/DRIVE SPACES O | PARKING LEVEL/UNIT #1 PARKING SPOT #1 PARKING TYPE #2 (check 1) Common Compact Exclusive None Owned Rental Stacked PARKING LEVEL/UNIT #2 PARKING SPOT #2 PARKING COST/MO | HARIES % ** MAINTENANCE * PRY FOR CO-OP/CO-OWNERSHIP APT. ONLY EXPOSURE East East West North North East North South North West South South South South HEALEONY Enclosed Juliette None Open Terrace RETIREMENT COMMUNITY Yes NO PHYSICALLY HANDICAPPED-EQUIPPED Yes NO |

SELLERS INITIALS

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Page 1 of 3

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FORM 291

| EXTERIOR (continued) | 在新型表层设置 | | | |
|---|------------------------------|---------------------------------------|---|--|
| SPECIAL DESIGNATION ALP | APPROX SQUARE FOOTAGE | PROPERTY FEATURES/ AREA INFLUENCES | Tiled/Drainage | INCLUDED IN MAINTENANCE COSTS |
| (check up to 6) | (check 1) | (check up to 6) | | HEAT INCLUDED LP |
| Accessibility | O - 499 | Arts Centre | | Management of the Control of the Con |
| Expropriation | 500 - 599 600 - 699 | Beach Campground | For additional waterfront options, please use Form 295 - Cottage/Rural/Waterfront MLS* Data Information Form, | Yes No |
| Heritage Landlease | 700 - 799 | Clear View | BUILDING AMENITIES | HYDRO INCLUDED LP |
| Other | 800 - 899 | Cul de Sac/Dead End | (check up to 6) | Yes X No |
| ☑ Unknown | 900 - 999 | Electric Car Charger Fenced Yard | BBQ's allowed | WATER INCLUDED |
| | 1200 - 1199 | Golf | Bike Storage | |
| A OTHER NOT MANDATORY | 1400 - 1599 | Greenbelt/Conservation | Business Centre (Wi Fi Bldg) | Yes No |
| | 1600 - 1799 1800 - 1999 | Mospital Hospital | Car Wash Concierge | CABLE T.V. INCLUDED |
| TARROYMATE AGE | 2000 - 2249 | Island Lake Access | Exercise Room | Yes X No |
| APPROXIMATE AGE | 2250 - 2499 2500 - 2749 | Lake Backlot | Games Room | CONDO TAXES INCLUDED |
| (check 1) New | 2750 - 2749 | Lake/Pond | Guest Suites | Yes X No |
| 0 - 5 Years | 3000 - 3249 | Level Library | Gym | |
| 6 - 10 Years | 3250 - 3499 3500 - 3749 | Library Marina | Indoor Pool | CAC INCLUDED |
| 11 - 15 Years 16 - 30 Years | 3750 - 3743 | Other | Lap Pool Media Room | Yes X No |
| 31 - 50 Years | 4000 - 4249 | Park | Outdoor Pool | COMMON ELEM. INCLUDED |
| 51 - 99 Years | 4250 - 4499 4500 - 4749 | Part Cleared Place of Worship | Party Room/Meeting Room | X Yes No |
| 100 + Years | 4750 - 4999 | Public Transit | Recreation Room | BUILDING INS. INCLUDED |
| | 5000 + | Ravine | Roof Top Deck/Garden | |
| | SQ FT SOURCE LP | Rec./Commun.Centre | Satellite Dish | Yes No |
| | 1499 AS PER | River/Stream Rolling | Sauna | PARKING INCLUDED |
| | DEVELEPOR PLAN | School | Security Guard Security System | Yes X No |
| | | School Bus Route | Squash/Racquet Court | |
| | | Skiing Sloping | Tennis Court | |
| | | Terraced | Visitor Parking | |
| INTERIOR | | | | |
| ROOMS LP 6 + | BASEMENT LP | HEAT SOURCE (check 1) | AIR CONDITIONING (check | ELEVATOR/LIFT |
| Hoome 0 + | (check up to 2) | Electric (check I) | Central Air | Yes No |
| BEDROOMS LP 3 + | Apartment | ★ Gas | None | |
| | Crawl Space | Ground Source | Other Wall Unit | LOCKER (check 1) |
| KITCHENS 1 + | Finished | Oil | ☐ Wall Unit ☐ Window Unit | Common |
| WASHINGONG LP. | Finished with Walk-Out | Other | ENSUITE LAUNDRY | Ensuite + Common |
| WASHROOMS LP See Level Codes | Half | Propane Solar | Yes No | Ensuite + Exclusive Ensuite + Owned |
| 1 X 6 X X | None | Wood | | Exclusive |
| 1 X 4 X X X X X X X X X | Other | | PET(S) PERMITTED LP | None |
| | Partial Basement | HEAT TYPE (check 1) | Restricted No | Owned |
| | Partially Finished | Baseboard | UFFI (check 1) | LOCKER LEVEL |
| LAUNDRY LEVEL (check 1) | Separate Entrance Unfinished | Fan Coil | No No | |
| Lower | Walk-Out | Forced Air | Partially Removed | LOCKER UNIT # |
| Main Upper | ☐ Walk-Up | Heat Pump Other | Removed Yes | |
| | FIREPLACE/STOVE | Radiant | | |
| FAMILY ROOM LP above grade | (Operational) | Water | CENTRAL VACUUM | LOCKER# |
| Yes No | Yes No | | Yes No | |
| ROOMS/DETAILS | TO BE THE REAL PROPERTY. | | | A TOTAL OF THE SERVICE OF THE SERVIC |
| LEVEL ROO | DM LENGTH metres WI | DTH metres DESCRIPTION | (up to 3 per room as per table) | |
| | | | | |
| Rm 1 | | | | |
| Rm 2 | | | | |
| Rm 3 | | | | |
| Rm 4 | | | | |
| | | | | |
| Rm 5 | | | | 188 |
| Rm 6 | | | | |
| Rm 7 | | | | |
| Rm 8 | | | | |
| Rm 9 | | | | |
| | | • | | |
| Rm 10 | | | | |
| Rm 11 | | | | |
| D= 12 | | | | |
| HIII 12 | | | | OT MANDATORY FOR PARKING SPACE TYPE |

DO

| COMMENTS | |
|--|--|
| IS COTTAGE/RURAL/WATERFRONT - MLS° DATA INFORMATION FORM (FORM 29 | 95) PART OF THIS AGREEMENT? Yes No |
| REMARK'S FOR CLIENTS (use up to 463 characters) | |
| Appear in the Brokerage Full, Client Full and Flyer Reports in TorontoMLS and are published on the | ne Internet. |
| 2. REMARKS MUST RELATE DIRECTLY TO PROPERTY. 3. DISCLOSE POTL DETAILS & POTL MONTHLY FEES IN THIS FIELD. | |
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| | |
| EXTRAS (use up to 240 characters) | |
| Appear in the Brokerage Full, Client Full and Flyer Reports in TorontoMLS and are published on the | e Internet |
| 2. REMARKS MUST RELATE DIRECTLY TO PROPERTY. | |
| | |
| | |
| | |
| | |
| | |
| REMARKS FOR BROKERAGES (use up to 280 characters) | |
| 1. Appear in the Brokerage Full Report in TorontoMLS and not on the Client Reports and are not pull | blished on the Internet. |
| 2. LIST ALL EQUIPMENT THAT IS RENTED, LEASED, OR LEASED TO OWN FOR THE PROPREFER TO RESIDENTIAL INFORMATION CHECKLIST - RENTAL OR LEASE - FIXTURE(S) | PERTY INCLUDING THE DETAILS AND TERMS.)/CHATTEL(S) INCLUDED - FORM 823. |
| 3. ADDITIONAL CONTACT INFORMATION IS ALLOWED ONLY IN THIS FIELD. | |
| | |
| | |
| | |
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| | |
| | |
| OTHER | taurse 201, 43351 of 41, 180000 III Pauli M |
| LISTING BROKERAGE | OFFICE PHONE 416-873-5785 |
| ROYAL LEPAGE REAL ESTATE SERVICES Nancy Saedi , BROKERAGE | L.B. FAX NO. 416-487-3699 |
| BROKER 1/SALESPERSON 1 9535741 | BROKER 1/SALESPERSON 1 PHONE |
| Nancy Saedi | 416-487-4311 |
| BROKER 2/SALESPERSON 2 | |
| | BROKER 2/SALESPERSON 2 PHONE |
| COMMISSION TO CO-OPERATING BROKERAGE | · |
| | OPEN HOUSE DATE |
| | |
| SPIS ENERGY CERTIFICATION CERTIFICATION LEVEL | FROM |
| Yes No Yes No | |
| | and the state of t |
| GREEN PROPERTY INFORMATION STATEMENT STATUS CERTIFICATE DISTRIBUTE TO DDF™/IDX | DISTRIBUTE TO INTERNET DISPLAY ADDRESS ON INTERNET |
| ☐ Yes ☐ No ☐ Yes ☐ No | 🗶 Yes 🗌 No |
| OPEN HOUSE NOTES APPOINTMENTS | PERMISSION TO CONTACT LB TO ADVERTISE |
| | Yes No |
| | TER EVRIPER Vac V No |
| OCCUPANCY (check 1) Owner/Tenant Owner Partial Tenant Vacant CONTACT AF | TER EXPIRED Yes X No |
| VIRTUAL TOUR URL (100 characters) | |
| PHOTO OPTIONS | |
| ✓ Use photo from photo library ☐ Upload your own photo(s) ☐ No photo for this listing | |
| OF LED LIEDEDY A OVAICAM EDOFO | 6 |
| SELLER HEREBY ACKNOWLEDGES HAVING RECEIVED A COPY OF PART 2 Mizrahi Development Group | (The One) Tuc. |
| OF 2 OF THE LISTING AGREEMENT. SIGNATURE | (The One) Inc. DATE March 11, 2022 |

Ontario Real Estate Association

Working with a REALTOR®



Form 810

for use in the Province of Ontario

The REALTOR® Consumer Relationship

In Ontario, the real estate profession is governed by the Real Estate and Business Brokers Act, 2002, and Associated Regulations (REBBA 2002 or Act), administered by the Real Estate Council of Ontario (RECO). All Ontario REALTORS® are registered under the Act and governed by its provisions. REBBA 2002 is consumer protection legislation, regulating the conduct of real estate brokerages and their salespeople/brokers. The Act provides consumer protection in the form of deposit insurance and requires every salesperson/broker to carry errors & omission (E&O) insurance.

When you choose to use the services of a REALTOR®, it is important to understand that this individual works on behalf of a real estate brokerage, usually a company. The brokerage is operated by a Broker of Record, who has the ultimate responsibility for the employees registered with the brokerage. When you sign a contract, it is with the brokerage, not with the salesperson/broker employee.

The Act also requires that the brokerage (usually through its REALTORS®) explain the types of service alternatives available to consumers and the services the brokerage will be providing. The brokerage must document the relationship being created between the brokerage and the consumer, and submit it to the consumer for his/her approval and signature. The most common relationships are "client" and "customer", but other options may be available in the marketplace.

Client

A "client" relationship creates the highest form of obligation for a REALTOR® to a consumer. The brokerage and its salespeople/brokers have a fiduciary (legal) relationship with the client and represent the interests of the client in a real estate transaction. The REALTOR® will establish this relationship with the use of a representation agreement, called a Listing Agreement with the seller and a Buyer Representation Agreement with the buyer. The agreement contains an explanation of the services the brokerage will be providing, the fee arrangement for those services, the obligations the client will have under the agreement, and the expiry date of the agreement. Ensure that you have read and fully understand any such agreement before you sign the document.

Once a brokerage and a consumer enter into a client relationship, the brokerage must protect the interests of the client and do what is best for the client. A brokerage must strive for the benefit of the client and must not disclose a client's confidential information to others. Under the Act, the brokerage must also make reasonable efforts to determine any material facts relating to the transaction that would be of interest to the client and must inform the client of those facts. Although they are representing the interests of their client, they must still treat all parties to the transaction with fairness, honesty, and integrity.

Customer

A buyer or seller may not wish to be under contract as a client with the brokerage but would rather be treated as a customer. A REALTOR® is obligated to treat every person in a real estate transaction with honesty, fairness, and integrity, but unlike a client, provides a customer with a restricted level of service. Services provided to a customer may include showing the property or properties, taking customer direction to draft an offer and present the customer offer etc. Brokerages use a Customer Service Agreement to document the services they are providing to a buyer or seller customer.

Under the Act, the REALTOR® has disclosure obligations to a customer and must disclose material facts known to the brokerage that relate to the transaction.

What Happens When...

Buyer(s) and the seller(s) are sometimes under contract with the same brokerage when properties are being shown or an offer is being contemplated. There can also be instances when there is more than one offer on a property and more than one buyer and seller are under a representation agreement with the same brokerage. This situation is referred to as multiple representation. Under the Act, the REALTORS® and their brokerage must make sure all buyers, sellers, and their REALTORS® confirm in writing that they acknowledge, understand, and consent to the situation before their offer is made. REALTORS® typically use what is called a Confirmation of Co-operation and Representation form to document this situation.

Offer negotiations may become stressful, so if you have any questions when reference is made to multiple representation or multiple offers, please ask your REALTOR® for an explanation.

Critical Information

REALTORS® are obligated to disclose facts that may affect a buying or selling decision. It may be difficult for a REALTOR® to judge what facts are important. They also may not be in a position to know a fact. You should communicate to your REALTOR® what information and facts about a property are important to you in making a buying or selling decision, and document this information to avoid any misunderstandings and/or unpleasant surprises.

Similarly, services that are important to you and are to be performed by the brokerage, or promises that have been made to you, should be documented in your contract with the brokerage and its salesperson/broker.

To ensure the best possible real estate experience, make sure all your questions are answered by your REALTOR®. You should read and understand every contract before you finalize it

| Acknowled | gement by: Mizra hi Devel | opment (Names) | Croup (The day) Inc |
|---------------|---|-------------------|---|
| | ad, understand, and have received a copy of Working with a B | | |
| Sellers: As s | eller(s), I/we understand that | Buyers: As bu | uyer(s), !/we understand that |
| (initial one) | [Name of Brokerage] Is representing my interests, to be documented in a separate written agency representation agreement, and I understand the brokerage may represent and/or provide customer service to other sellers and buyers. Is not representing my interests, to be documented in a separate written customer service agreement, but will act in a fair, ethical and professional manner. | (initial one) | (Name of Brokerage) Is representing my interests, to be documented in a separate written agency representation agreement, and I understand the brokerage may represent and/or provide customer service to other buyers and sellers. Is not representing my interests, to be documented in a separate written customer service agreement, but will act in a fair, ethical and professional manner. |
| (Signature) | March 10, 2022 (Date) | (Signature) | (Date) |
| (Signature) | (Date) | (Signature) | (Data) |

Please note that Federal legislation requires REALTORS® to verify the identity of sellers and buyers with whom they are working.

For the purposes of this information, the term "seller" can be interpreted as "landlord" and "buyer" can mean "tenant." This form is for information only and is not a contract.

(Signature)

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Co-Brokerage Agreement Between Multiple Listing Brokerages



Form 650 for use in the Province of Ontario

| BETWEEN: ROYAL LEPAG | E REAL ESTATE SERVIC (Listing Brokerage) | ES Nancy S | Saedi , BROKERAGE | |
|--|--|------------------------|---------------------------|---|
| SALESPERSON/BROKER/BROKER OF RECORD: | , , , | Nan | cy Saedi | · |
| DOVAL TEDACE | REAL ESTATE SERVICE | | wahi Prokowago | |
| AND: | (Co-Listing Brokerage) | inemine in me | | |
| SALESPERSON/BROKER/BROKER OF RECORD: | | ns 151 1857 151 152 | a an man armana man | |
| RE: REAL PROPERTY FOR SALE/LEASE: | Bloor St W | | | 5503 |
| Toronto | | | ON | M4Y 2Z1 |
| SELLER/LANDLORD: Mizrahi Development G | | | | |
| This will confirm an agreement that the Listing Brokerage of the total commission received by the Listing Brokerage t | e will pay to the Co-Listing Brokerage, a | fter payment of | of commission to a Co-o | perating Brokerage, if any. |
| Notwithstanding the foregoing, if the Listing Brokerage h Co-Listing Brokerage shall be reduced by the amount that w if the Co-Listing Brokerage has arranged a trade with a b increased by an amount that would have paid to a Coope | would have been paid to a Co uyer through the Co-Listing Br | o-operating Br | okerage. Further and n | otwithstanding the foregoing |
| Details of service | | | Listing Brokerage | Co-Listing Brokerage |
| Upload the Listing on | MLS® System (if | applicable) | X | |
| Upload the Listing on | MLS® System (if | applicable) | X | |
| Receipt and Conveyance of Offers | | | X | X |
| Market/Promote the Property Listing Sale/Lease | | | X | X |
| Place a sign on the Property | | | | |
| Send Sale Invoice Letter to Seller's Solicitor | | | X | |
| Deposit Holder | | | | |
| Other | ********** | ****** | | |
| Other | | ********* | | |
| Comments | | ************* | | |
| | | | | 0.73 |
| Schedule(s) | | hereto attac | hed shall form part of th | nis Co-Brokerage Agreement. |
| We agree to the terms and conditions as set out herein an | d acknowledge having receiv | ved a copy of | this Co-Brokerage Agre | eement. |
| DATED at Toro-Ch this | | | Marce | 202. |
| ROYAL LEPAGE REAL ESTATE SERVICES Nancy | Saedi , BROKERAGE | | | |
| (Listing Brokerage) | Marsh/11/22 | Nancy S | ************* | *************************************** |
| (Authorized to bind the Listing Brokerage) ROYAL LEPAGE REAL ESTATE SERVICES Katy | (Date) Z Torabi.Brokerage | (Name of Pe | rson Signing) | |
| (Co-Listing Brokerage) | | | | |
| (Authorized to bind the Co-Listing Broke Signal | March 11, 2022 | KATY TO (Name of Pe | DRABI rson Signing) | |
| [Seller/Landlord] Mizrahi Development Group (The One) Inc. | (Date) | | | |
| [Seller/Landlord] | (Date) | | | |

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Form 200a for use in the Province of Ontario

Listing Agreement Seller Representation Agreement Authority to Offer for Sale







| Thi | s is a Multiple Listing Service® Agreement | (PD) | OR | Exclusive Listing Ag | reement | |
|-------|---|---|--|--|---|---|
| BE | TWEEN: | (Sel <mark>ler's Initials)</mark> | | | | (Seller's Initials) |
| BR | OKERAGE: ROYAL LEPA | GE REAL ESTATE | E SERVICE | S Nancy Saedi , B | ROKERAGE | |
| 402 | Vonge Street Unit 103 Toronto | ON M2P2 | E3.(the "Listin | ng Brokerage") Tel. No | 416-8 | 873-5785 |
| SEI | LER: Mizrahi Development Group (The | One) Inc. | · | ::: | (ii) | (the "Seller") |
| ln c | onsideration of the Listing Brokerage listing the real p | property for sale know | vn as. 1 | Bloor St W | | 6202 |
| 111 (| | | | | | |
| ، | Seller hereby gives the Listing Brokerage the exclusive | | | | | |
| | | | | | | |
| ot . | March, 20.22, until 11 | :59 p.m. on the | day of | December | , 20.55 | (the "Listing Period"), |
| { | Seller acknowledges that the length of the Listing Per MLS® listing, may be subject to minimum requirements Business Brokers Act, 2002, (REBBA), if the Listing Peri | s of the real estate boa | ard, however, i | in accordance with the Real | Estate and 🥻 | (Seller's Initials) |
| to d | offer the Property for sale at a price of: | | | Dollars (CE | N\$) | 703,888.00 |
| out | Seven Million Seven Hund I upon the terms particularly set out herein, or at such herein are at the Seller's personal request, after full dis | o other price and/or to scussion with the Listing | erms acceptak ng Brokerage's | ole to the Seller. It is unders representative regarding p | stood that the potential marke | t value of the Property. |
| | Seller hereby represents and warrants that the Seller pay commission to any other real estate brokerage fo | | | igreement for the Property | or agreement | (PD) |
| 1. | DEFINITIONS AND INTERPRETATIONS: For the "Seller" includes vendor, a "buyer" includes a put A purchase shall be deemed to include the enter subsequently exercised. Commission shall be deemed to number required by the context. For purposes a spouse, heirs, executors, administrators, successor corporations shall include any corporation when corporation are the same person(s) as the sharehold. | ne purposes of this Agurchaser, or a prospe purchaser, or a prospe emed to include other of this Agreement, an ors, assigns, related a re one half or a main | greement ("Au ective purchas eement to exc or remuneration myone introductor corporations of tority of the s | ser. A "real estate board" change, or the obtaining n. This Agreement shall b ced to or shown the Prope and affiliated corporations hareholders, directors or | of an option e read with a rty shall be de . Related corp officers of the | to purchase which is all changes of gender eemed to include any porations or affiliated a related or affiliated |
| 2. | COMMISSION: In consideration of the Listing E | 3rokerage listing the | Property, the | Seller agrees to pay the | Listing Broker | age a commission o |
| | 5 % of the sale price of the Property or for any valid offer to purchase the Property from a Seller authorizes the Listing Brokerage to co-operate | iny source whatsoever e with any other regis | r obtained dur stered real est | ring the List <mark>ing Period</mark> , as nate ate brokera <mark>ge (co-ope</mark> rating | g brokerage) o | able to the Seller. The |
| | co-operating brokerage a commission of 2.5 out of the commission the Seller pays the Listing Bro | .% of the sale price of | f the Property | or | N/A | |
| | out of the commission the Seller pays the Listing Bro | kerage. | | | | |
| | The Seller further agrees to pay such commission of | | | | | |
| | on the Seller's behalf within canyone who was introduced to the Property from | lays after the expiration any source whatsoeve | on of the Listir er during the | ng Period (Holdover Period) Listing Period or shown the | i, so long as s e Property dur | uch agreement is with ing the Listing Period. |
| | If, however, the offer for the purchase of the Property is the Seller's liability for commission shall be reduced by | s pursuant to a new agr by the amount paid by | reement in writ the Seller unde | ing to pay commission to and er the new agreement. | other registered | l real estate brokerage, |
| | The Seller further agrees to pay such commission or accepted by the Seller or anyone on the Seller's neglect, said commission to be payable on the dat | s behalf is not comple | eted, if such n | on-completion is owing or | n agreement t attributable to | o purchase agreed to the Seller's default or |
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INITIALS OF LISTING BROKERAGE:

demand, any deficiency in commission and taxes owing on such commission.

All amounts set out as commission are to be paid plus applicable taxes on such commission.

amounts paid to the Listing Brokerage from the deposit or by the Seller's solicitor not be sufficient, the Seller shall be liable to pay to the Listing Brokerage on

INITIALS OF SELLER(S)

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3. **REPRESENTATION:** The Seller acknowledges that the Listing Brokerage has provided the Seller with information explaining agency relationships, including information on Seller Representation, Sub-agency, Buyer Representation, Multiple Representation and Customer Service.

The Seller understands that unless the Seller is otherwise informed, the co-operating brokerage is representing the interests of the buyer in the transaction. The Seller further acknowledges that the Listing Brokerage may be listing other properties that may be similar to the Seller's Property and the Seller hereby consents to the Listing Brokerage listing other properties that may be similar to the Seller's Property without any claim by the Seller of conflict of interest. The Seller hereby appoints the Listing Brokerage as the Seller's agent for the purpose of giving and receiving notices pursuant to any offer or agreement to purchase the Property. Unless otherwise agreed in writing between Seller and Listing Brokerage, any commission payable to any other brokerage shall be paid out of the commission the Seller pays the Listing Brokerage, said commission to be disbursed in accordance with the Commission Trust Agreement.

MULTIPLE REPRESENTATION: The Seller hereby acknowledges that the Listing Brokerage may be entering into buyer representation agreements with buyers who may be interested in purchasing the Seller's Property. In the event that the Listing Brokerage has entered into or enters into a buyer representation agreement with a prospective buyer for the Seller's Property, the Listing Brokerage will obtain the Seller's written consent to represent both the Seller and the buyer for the transaction at the earliest practicable opportunity and in all cases prior to any offer to purchase being submitted or presented.

The Seller understands and acknowledges that the Listing Brokerage must be impartial when representing both the Seller and the buyer and equally protect the interests of the Seller and buyer. The Seller understands and acknowledges that when representing both the Seller and the buyer, the Listing Brokerage shall have a duty of full disclosure to both the Seller and the buyer, including a requirement to disclose all factual information about the Property known to the Listing Brokerage.

However, the Seller further understands and acknowledges that 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 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 Listing Brokerage shall not disclose to the buyer the terms of any other offer.

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.

Where a Brokerage represents both the Seller and the Buyer (multiple representation), the Brokerage shall not be entitled or authorized to be agent for either the Buyer or the Seller for the purpose of giving and receiving notices.

MULTIPLE REPRESENTATION AND CUSTOMER SERVICE: The Seller understands and agrees that the Listing Brokerage also provides representation and customer service to other sellers and buyers. If the Listing Brokerage represents or provides customer service to more than one seller or buyer for the same trade, the Listing Brokerage shall, in writing, at the earliest practicable opportunity and before any offer is made, inform all sellers and buyers of the nature of the Listing Brokerage's relationship to each seller and buyer.

- 4. FINDERS FEES: The Seller acknowledges that the Brokerage may be receiving a finder's fee, reward and/or referral incentive, and the Seller consents to any such benefit being received and retained by the Brokerage in addition to the Commission as described above.
- 5. REFERRAL OF ENQUIRIES: The Seller agrees that during the Listing Period, the Seller shall advise the Listing Brokerage immediately of all enquiries from any source whatsoever, and all offers to purchase submitted to the Seller shall be immediately submitted to the Listing Brokerage before the Seller accepts or rejects the same. If any enquiry during the Listing Period results in the Seller accepting a valid offer to purchase during the Listing Period or within the Holdover Period after the expiration of the Listing Period, the Seller agrees to pay the Listing Brokerage the amount of Commission set out above, payable within five (5) days following the Listing Brokerage's written demand therefor.
- 6. MARKETING: The Seller agrees to allow the Listing Brokerage to show and permit prospective buyers to fully inspect the Property during reasonable hours and the Seller gives the Listing Brokerage the sole and exclusive right to place "For Sale" and "Sold" sign(s) upon the Property. The Seller consents to the Listing Brokerage including information in advertising that may identify the Property. The Seller further agrees that the Listing Brokerage shall have sole and exclusive authority to make all advertising decisions relating to the marketing of the Property for sale during the Listing Period. The Seller agrees that the Listing Brokerage will not be held liable in any manner whatsoever for any acts or omissions with respect to advertising by the Listing Brokerage or any other party, other than by the Listing Brokerage's gross negligence or wilful act.
- 7. WARRANTY: The Seller represents and warrants that the Seller has the exclusive authority and power to execute this Authority to offer the Property for sale and that the Seller has informed the Listing Brokerage of any third party interests or claims on the Property such as rights of first refusal, options, easements, mortgages, encumbrances or otherwise concerning the Property, which may affect the sale of the Property.
- 8. INDEMNIFICATION AND INSURANCE: The Seller will not hold the Listing Brokerage and representatives of the Brokerage responsible for any loss or damage to the Property or contents occurring during the term of this Agreement caused by the Listing Brokerage or anyone else by any means, including theft, fire or vandalism, other than by the Listing Brokerage's gross negligence or wilful act. The Seller agrees to indemnify and save harmless the Listing Brokerage and representatives of the Brokerage and any co-operating brokerage from any liability, claim, loss, cost, damage or injury, including but not limited to loss of the Commission payable under this Agreement, caused or contributed to by the breach of any warranty or representation made by the Seller in this Agreement and, if attached, the accompanying data form. The Seller warrants the Property is insured, including personal liability insurance against any claims or lawsuits resulting from bodily injury or property damage to others caused in any way on or at the Property and the Seller indemnifies the Brokerage and all of its employees, representatives, salespersons and brokers (Listing Brokerage) and any co-operating brokerage and all of its employees, representatives, salespersons and brokers (co-operating brokerage) for and against any claims against the Listing Brokerage or co-operating brokerage made by anyone who attends or visits the Property.
- 9. FAMILY LAW ACT: The Seller hereby warrants that spousal consent is not necessary under the provisions of the Family Law Act, R.S.O. 1990, unless the spouse of the Seller has executed the consent hereinafter provided.
- 10. VERIFICATION OF INFORMATION: The Seller authorizes the Listing Brokerage to obtain any information affecting the Property from any regulatory authorities, governments, mortgagees or others and the Seller agrees to execute and deliver such further authorizations in this regard as may be reasonably required. The Seller hereby appoints the Listing Brokerage or the Listing Brokerage's authorized representative as the Seller's attorney to execute such documentation as may be necessary to effect obtaining any information as aforesaid. The Seller hereby authorizes, instructs and directs the above noted regulatory authorities, governments, mortgagees or others to release any and all information to the Listing Brokerage.
- 11. USE AND DISTRIBUTION OF INFORMATION: The Seller consents to the collection, use and disclosure of personal information by the Brokerage for the purpose of listing and marketing the Property including, but not limited to: listing and advertising the Property using any medium including the Internet; disclosing Property information to prospective buyers, brokerages, salespersons and others who may assist in the sale of the Property; such other use of

INITIALS OF LISTING BROKERAGE:



INITIALS OF SELLER(S):



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the Seller's personal information as is consistent with listing and marketing of the Property. The Seller consents, if this is an MLS® Listing, to placement of the listing information and sales information by the Brokerage into the database(s) of the MLS® System of the appropriate Board, and to the posting of any documents and other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) provided by or on behalf of the Seller into the database(s) of the MLS® System of the appropriate Board. The Seller hereby indemnifies and saves harmless the Brokerage and/or any of its employees, servants, brokers or sales representatives from any and all claims, liabilities, suits, actions, losses, costs and legal fees caused by, or arising out of, or resulting from the posting of any documents or other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) as aforesaid. The Seller acknowledges that the database, within the board's MLS® System is the property of the real estate board(s) and can be licensed, resold, or otherwise dealt with by the board(s). The Seller further acknowledges that the real estate board(s) may: during the term of the listing and thereafter, distribute the information in the database, within the board's MLS® System to any persons authorized to use such service which may include other brokerages, government departments, appraisers, municipal organizations and others; market the Property, at its option, in any medium, including electronic media; during the term of the listing and thereafter, compile, retain and publish any statistics including historical data within the board's MLS® System and retain, reproduce and display photographs, images, graphics, audio and video recordings,

In the event that this Agreement expires or is cancelled or otherwise terminated and the Property is not sold, the Seller, by initialling: consent to allow other real estate board members to contact the Seller after expiration or Does other termination of this Agreement to discuss listing or otherwise marketing the Property. 12. SUCCESSORS AND ASSIGNS: The heirs, executors, administrators, successors and assigns of the undersigned are bound by the terms of this Agreement. 13. 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 the Seller and the Listing Brokerage. There is no representation, warranty, collateral agreement or condition which affects this Agreement other than as expressed herein. 14. ELECTRONIC COMMUNICATION: This Agreement and any agreements, notices or other communications contemplated thereby may be transmitted by means of electronic systems, in which case signatures shall be deemed to be original. The transmission of this Agreement by the Seller by electronic means shall be deemed to confirm the Seller has retained a true copy of the Agreement. 15. ELECTRONIC SIGNATURES: If this Agreement has been signed with an electronic signature the parties hereto consent and agree to the use of such electronic signature with respect to this Agreement pursuant to the Electronic Commerce Act, 2000, S.O. 2000, c17 as amended from time to time. THE LISTING BROKERAGE AGREES TO MARKET THE PROPERTY ON BEHALF OF THE SELLER AND REPRESENT THE SELLER IN AN ENDEAVOUR TO OBTAIN A VALID OFFER TO PURCHASE THE PROPERTY ON THE TERMS SET OUT IN THIS AGREEMENT OR ON SUCH OTHER TERMS SATISFACTORY TO THE SELLER. March /11/22 Nancy Saedi (Name of Person Signing) (Authorized to bind the Listing Brokerage) (Date) THIS AGREEMENT HAS BEEN READ AND FULLY UNDERSTOOD BY ME, I ACCEPT THE TERMS OF THIS AGREEMENT AND I ACKNOWLEDGE ON THIS DATE I HAVE SIGNED UNDER SEAL. Any representations contained herein or as shown on the accompanying data form respecting the Property are true to the best of my knowledge, information and belief. SIGNED, SEALED AND DELIVERED I have hereunto set my hand and seal: (Tel. No.) Sea (Signature of Seller) (Date) SPOUSAL CONSENT: The undersigned spouse of the Seller hereby consents to the listing of the Property herein pursuant to the provisions of the Family Law Act, R.S.O. 1990 and hereby agrees to execute all necessary or incidental documents to further any transaction provided for herein. (Date) (Spouse) **DECLARATION OF INSURANCE** hereby declares that he/she is insured as required by REBBA. [Signature[s] of Salesperson/Broker/Broker of Record] **ACKNOWLEDGEMENT** The Seller(s) hereby acknowledge that the Seller(s) fully understand the terms of this Agreement and have received a copy of this Agreement

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(Signature of Seller)

(Signature of Seller)

March 11, 2022

(Date)

(Date)

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SELLERS INITIALS (

Page 1 of 3

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| EXTERIOR (continued) | | | | |
|---|----------------------------|-------------------------------|---|--------------------------------------|
| SPECIAL DESIGNATION ALP | APPROX SQUARE FOOTAGE | PROPERTY FEATURES/ | Tiled/Drainage | INCLUDED IN MAINTENANCE COSTS |
| '(check up to 6) | (check 1) | (check up to 6) | Waterfront Wooded/Treed | USAT NOUNDER LP |
| Accessibility | 0 - 499 | Arts Centre | _ | HEAT INCLUDED |
| Expropriation | 500 - 599 | Beach | For additional waterfront options, please use Form 295 - Cotlage/Rural/Waterfront MLS® Data Information Form. | Yes X No |
| Heritage | 600 - 699 700 - 799 | Campground Clear View | | HYDRO INCLUDED |
| Landlease | 800 - 899 | Cul de Sac/Dead End | BUILDING AMENITIES | ☐ Yes 🗶 No |
| Other Unknown | 900 - 999 | Electric Car Charger | (check up to 6) BBQ's allowed | I P |
| S/IIII O/III | 1000 - 1199 | Fenced Yard | Bike Storage | WATER INCLUDED |
| | 1200 - 1399 1400 - 1599 | Golf Greenbelt/Conservation | Business Centre (Wi Fi Bldg) | Yes X No |
| A OTHER NOT MANDATORY | 1600 - 1799 | Hospital | Car Wash | CABLE T.V. INCLUDED |
| | 1800 - 1999 | Island | Concierge | ☐ Yes 🗶 No |
| APPROXIMATE AGE | 2000 - 2249 2250 - 2499 | Lake Access | Exercise Room | |
| (check 1) | 2500 - 2749 | Lake Backlot | Games Room | CONDO TAXES INCLUDED |
| New | 2750 - 2999 | Lake/Pond | Guest Suites | Yes X No |
| 0 - 5 Years | 3000 - 3249 | Library | ☑ Gym Indoor Pool | CAC INCLUDED |
| 6 - 10 Years | 3250 - 3499 3500 - 3749 | Marina | Lap Pool | Yes X No |
| 11 - 15 Years 16 - 30 Years | 3750 - 3999 | Other | Media Room | 1.0 |
| 31 - 50 Years | 4000 - 4249 | Park | Outdoor Pool | COMMON ELEM. INCLUDED |
| 51 - 99 Years | 4250 - 4499 4500 - 4749 | Part Cleared Place of Worship | Party Room/Meeting Room | ¥ Yes □ No |
| 100 + Years | 4750 - 4999 | Public Transit | Recreation Room | BUILDING INS. INCLUDED |
| | 5000 + | Ravine | Roof Top Deck/Garden | |
| | SQ FT SOURCE | Rec./Commun.Centre | Satellite Dish | X Yes □ No |
|) | 2466 AS PER | River/Stream | Sauna | PARKING INCLUDED |
| | DEVELEPOR PLAN | Rolling School | Security Guard | Yes X No |
| | DEVELOR 1 LAN | School Bus Route | Security System | L les Mille |
| | | Skiing | Squash/Racquet Court | |
| | | Sloping | Tennis Court | |
| | | Terraced | Visitor Parking | |
| INTERIOR | | | | |
| ROOMS LP 6 + 2 | BASEMENT LP | HEAT SOURCE (check 1) | AIR CONDITIONING (check | (1) ELEVATOR/LIFT |
| Management Control | (check up to 2) | Electric | Central Air | Yes No |
| BEDROOMS LP 2 + 1 | Apartment | X Gas | None | LOCKER (Abanka) |
| | Crawl Space | Ground Source | Other Wall Unit | (cneck I) |
| KITCHENS 1 1 + | Finished | ☐ Oil | Window Unit | Common Ensuite |
| | Finished with Walk-Out | Other | ENSUITE LAUNDRY | Ensuite + Common |
| WASHROOMS LP See Level Code | s Full Half | Propane | | Ensuite + Exclusive |
| 1 X 6 X | None | Solar Wood | | Ensuite + Owned Exclusive |
| 1 X 4 | Other | VVOOD | PET(S) PERMITTED | None |
| | Partial Basement | HEAT TYPE | Restricted No | Owned |
| | Partially Finished | (cneck I) | [UEEL] | LOCKER LEVEL |
| LAUNDRY LEVEL (check 1) | Separate Entrance | Baseboard Fan Coil | UFFI (check 1) | |
| Lower (Cneck I) | Unfinished | Forced Air | No Partially Removed | |
| Main | Walk-Out | Heat Pump | Removed | LOCKER UNIT # |
| Upper | Walk-Up | Other | Yes | |
| FAMILY ROOM LPabove grade | FIREPLACE/STOVE | Radiant | CENTRAL VACUUM | LOCKER # |
| | (Operational) | Water | ☐ Yes ☐ No | |
| Yes No | Yes No | | 163 146 | |
| ROOMS/DETAILS | | | | No FELSON I salphieur Flore) |
| | | | | |
| LEVEL | OM LENGTH metres W | IDTH metres DESCRIPTION | N (up to 3 per room as per table) | |
| LEVEL | OM LENGTH metres W | IDTH metres DESCRIPTION | (up to 3 per room as per table) | |
| Rm 1 | OM LENGTH metres W | IDTH metres DESCRIPTION | N (up to 3 per room as per table) | <u> </u> |
| Rm 1 | OM LENGTH metres W | | N (up to 3 per room as per table) | |
| Rm 1 | | | N (up to 3 per room as per table) | |
| Rm 1 = Rm 2 = Rm 3 = | | | N (up to 3 per room as per table) | |
| Rm 1 | | | N (up to 3 per room as per table) | |
| Rm 1 = Rm 2 = Rm 3 = | | | N (up to 3 per room as per table) | |
| Rm 1 Rm 2 Rm 3 Rm 4 | | | N (up to 3 per room as per table) | |
| Rm 1 Rm 2 Rm 3 Rm 4 Rm 5 Rm 6 Rm 6 | | | N (up to 3 per room as per table) | |
| Rm 1 Rm 2 Rm 3 Rm 4 Rm 5 Rm 6 Rm 7 Rm 7 | | | N (up to 3 per room as per table) | |
| Rm 1 Rm 2 Rm 3 Rm 4 Rm 5 Rm 6 Rm 6 | | | N (up to 3 per room as per table) | |
| Rm 1 Rm 2 Rm 3 Rm 4 Rm 5 Rm 6 Rm 7 Rm 7 | | | N (up to 3 per room as per table) | |
| Rm 1 | | | N (up to 3 per room as per table) | |
| Rm 1 | | | N (up to 3 per room as per table) | |
| Rm 1 | | | N (up to 3 per room as per table) | |
| Rm 1 | | | | NOT MANDATORY FOR PARKING SPACE TYPE |

| COMMENTS | |
|---|--|
| IS COTTAGE/RURAL/WATERFRONT - MLS® DATA INFORMATION FORM (FORM 29 | 95) PART OF THIS AGREEMENT? Yes No |
| REMARKS FOR CLIENTS (use up to 463 characters) | |
| Appear in the Brokerage Full, Client Full and Flyer Reports in TorontoMLS and are published on the | ie Internet. |
| 2. REMARKS MUST RELATE DIRECTLY TO PROPERTY. 3. DISCLOSE POTL DETAILS & POTL MONTHLY FEES IN THIS FIELD. | |
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| | |
| EXTRAS (use up to 240 characters) | |
| Appear in the Brokerage Full, Client Full and Flyer Reports in TorontoMLS and are published on the 2. REMARKS MUST RELATE DIRECTLY TO PROPERTY. | e Internet. |
| 2. REWARRS WOST RELATE BIRECTET TO PROFESTION. | |
| | |
| | |
| | |
| | í |
| REMARKS FOR BROKERAGES (use up to 280 characters) | |
| Appear in the Brokerage Full Report in TorontoMLS and not on the Client Reports and are not pull | hlished on the Internet |
| 2. LIST ALL FOUIPMENT THAT IS RENTED. LEASED, OR LEASED TO OWN FOR THE PROP | PERTY INCLUDING THE DETAILS AND TERMS. |
| REFER TO RESIDENTIAL INFORMATION CHECKLIST - RENTAL OR LEASE - FIXTURE(S) 3. ADDITIONAL CONTACT INFORMATION IS ALLOWED ONLY IN THIS FIELD. | CHAITEL(S) INCLUDED - FORW 823. |
| | |
| | |
| | |
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| | |
| | |
| | |
| OTHER | |
| LISTING BROKERAGE | OFFICE PHONE 416-873-5785 |
| ROYAL LEPAGE REAL ESTATE SERVICES Nancy Saedi , BROKERAGE | L.B. FAX NO. 416-487-3699 |
| BROKER 1/SALESPERSON 1 9535741 | BROKER 1/SALESPERSON 1 PHONE |
| Nancy Saedi | |
| BROKER 2/SALESPERSON 2 | 416-487-4311 |
| BHOKER 2/082201 EROOM 2 | BROKER 2/SALESPERSON 2 PHONE |
| COMMISSION TO CO-OPERATING BROKERAGE | ş |
| COMMISSION TO CO-OFENATING BROKERAGE | OPEN HOUSE DATE |
| | |
| SPIS ENERGY CERTIFICATION CERTIFICATION LEVEL | FROM |
| Yes No Yes No | THOM |
| | The state of the s |
| GREEN PROPERTY INFORMATION STATEMENT STATUS CERTIFICATE DISTRIBUTE TO DDF™/IDX | DISTRIBUTE TO INTERNET |
| ☐ Yes ☐ No ☐ Yes ☐ No | ¥ Yes ☐ No |
| OPEN HOUSE NOTES APPOINTMENTS | PERMISSION TO CONTACT LB TO ADVERTISE |
| | Yes No |
| OCCUPANCY (check 1) Owner/Tenant Owner Partial Tenant Vacant CONTACT AF | TER EXPIRED Yes X No |
| | 100 🙀 110 |
| VIRTUAL TOUR URL (100 characters) | |
| PHOTO OPTIONS | |
| ■ Use photo from photo library Upload your own photo(s) No photo for this listing | |
| OFFILER HEREDY ACIANOMI FROFO | DATE |
| HAVING RECEIVED A COPY OF PART 2 Mizrahi Development Group | |
| OF 2 OF THE LISTING AGREEMENT. SIGNATURE | DATE INICITITY AUGUS |

OREA Ontario Real Estate Association

Working with a REALTOR®



Form 810

for use in the Province of Ontario

The REALTOR® Consumer Relationship

In Ontario, the real estate profession is governed by the Real Estate and Business Brokers Act, 2002, and Associated Regulations (REBBA 2002 or Act), administered by the Real Estate Council of Ontario (RECO). All Ontario REALTORS® are registered under the Act and governed by its provisions, REBBA 2002 is consumer protection legislation, regulating the conduct of real estate brokerages and their salespeople/brokers. The Act provides consumer protection in the form of deposit insurance and requires every salesperson/broker to carry errors & omission (E&O) insurance.

When you choose to use the services of a REALTOR®, it is important to understand that this individual works on behalf of a real estate brokerage, usually a company. The brokerage is operated by a Broker of Record, who has the ultimate responsibility for the employees registered with the brokerage. When you sign a contract, it is with the brokerage, not with the salesperson/broker employee.

The Act also requires that the brokerage (usually through its REALTORS®) explain the types of service alternatives available to consumers and the services the brokerage will be providing. The brokerage must document the relationship being created between the brokerage and the consumer, and submit it to the consumer for his/her approval and signature. The most common relationships are "client" and "customer", but other options may be available in the marketplace.

Client

A "client" relationship creates the highest form of obligation for a REALTOR® to a consumer. The brokerage and its salespeople/brokers have a fiduciary (legal) relationship with the client and represent the interests of the client in a real estate transaction. The REALTOR® will establish this relationship with the use of a representation agreement, called a Listing Agreement with the seller and a Buyer Representation Agreement with the buyer. The agreement contains an explanation of the services the brokerage will be providing, the fee arrangement for those services, the obligations the client will have under the agreement, and the expiry date of the agreement. Ensure that you have read and fully understand any such agreement before you sign the document.

Once a brokerage and a consumer enter into a client relationship, the brokerage must protect the interests of the client and do what is best for the client. A brokerage must strive for the benefit of the client and must not disclose a client's confidential information to others. Under the Act, the brokerage must also make reasonable efforts to determine any material facts relating to the transaction that would be of interest to the client and must inform the client of those facts. Although they are representing the interests of their client, they must still treat all parties to the transaction with fairness, honesty, and integrity.

Customer

A buyer or seller may not wish to be under contract as a client with the brokerage but would rather be treated as a customer. A REALTOR® is obligated to treat every person in a real estate transaction with honesty, fairness, and integrity, but unlike a client, provides a customer with a restricted level of service. Services provided to a customer may include showing the property or properties, taking customer direction to draft an offer and present the customer offer etc. Brokerages use a Customer Service Agreement to document the services they are providing to a buyer or seller customer.

Under the Act, the REALTOR® has disclosure obligations to a customer and must disclose material facts known to the brokerage that relate to the transaction.

What Happens When...

Buyer(s) and the seller(s) are sometimes under contract with the same brokerage when properties are being shown or an offer is being contemplated. There can also be instances when there is more than one offer on a property and more than one buyer and seller are under a representation agreement with the same brokerage. This situation is referred to as multiple representation. Under the Act, the REALTORS® and their brokerage must make sure all buyers, sellers, and their REALTORS® confirm in writing that they acknowledge, understand, and consent to the situation before their offer is made. REALTORS® typically use what is called a Confirmation of Co-operation and Representation form to document this situation.

Offer negotiations may become stressful, so if you have any questions when reference is made to multiple representation or multiple offers, please ask your REALTOR® for an explanation.

Critical Information

REALTORS® are obligated to disclose facts that may affect a buying or selling decision, It may be difficult for a REALTOR® to judge what facts are important. They also may not be in a position to know a fact. You should communicate to your REALTOR® what information and facts about a property are important to you in making a buying or selling decision, and document this information to avoid any misunderstandings and/or unpleasant surprises.

Similarly, services that are important to you and are to be performed by the brokerage, or promises that have been made to you, should be documented in your contract with the brokerage and its salesperson/broker.

To ensure the best possible real estate experience, make sure all your questions are answered by your REALTOR®. You should read and understand every contract before you finalize it.

| Acknowledge | ement by: Mizrahi Ocvelopi | nent G | Eroup (The One) Inc. |
|------------------------------|---|----------------------|---|
| I/we have read, | understand, and have received a copy of Working with a R | EALTOR® | |
| Sellers: As sell Rozal Iz | er(s), I/we understand that page RES Nams Suf | Buyers: As bu | yer{s}, I/we understand that |
| | (Name of Brokerage) | | (Name of Brokerage) |
| (initial one) | Is representing my interests, to be documented in a separate written agency representation agreement, and I understand the brokerage may represent and/or provide customer service to other sellers and buyers. | (initial one) | Is representing my interests, to be documented in a separate written agency representation agreement, and I understand the brokerage may represent and/or provide customer service to other buyers and sellers. |
| | Is not representing my interests, to be documented in a separate written customer service agreement, but will act in a fair, ethical and professional manner. | | Is not representing my interests, to be documented in a separate written customer service agreement, but will act in a fair, ethical and professional manner. |
| (Signature) | March 10, 2022 (Date) | (Signature) | (Date) |

Please note that Federal legislation requires REALTORS® to verify the identity of sellers and buyers with whom they are working.

For the purposes of this information, the term "seller" can be interpreted as "landlord" and "buyer" can mean "tenant." This form is for information only and is not a contract.

(Signature)

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(Date)

(Date)



Co-Brokerage Agreement Between Multiple Listing Brokerages



Form 650 for use in the Province of Ontario

| BETWEEN: ROYAL LEPAGE | E REAL ESTATE SERVICE (Listing Brokerage) | S Nancy Saedi | , BROKERAGE | I |
|---|--|---|--|-------------------------------|
| SALESPERSON/BROKER/BROKER OF RECORD: | | Nancy Sa | edi | |
| | REAL ESTATE SERVICES | | | m a. a. amo a. a |
| | (Co-Listing Brokerage) | | | |
| SALESPERSON/BROKER/BROKER OF RECORD: | | | | |
| RE: REAL PROPERTY FOR SALE/LEASE: | Bloor St W | 60 | en e | 6202 |
| Toronto | | | ON | M4Y 2Z1 |
| SELLER/LANDLORD: Mizrahi Development Gr | coup (The One) Inc. | | | |
| This will confirm an agreement that the Listing Brokerage to of the total commission received by the Listing Brokerage to | will payo the Co-Listing Brokerage, al | ter payment of comm | nission to a Co-c | operating Brokerage, if any |
| Notwithstanding the foregoing, if the Listing Brokerage h Co-Listing Brokerage shall be reduced by the amount that w if the Co-Listing Brokerage has arranged a trade with a bu increased by an amount that would have paid to a Coope | vould have been paid to a Co uyer through the Co-Listing Br | -operating Brokerag | e. Further and n | otwithstanding the foregoing, |
| Details of service | | Listing | Brokerage | Co-Listing Brokerage |
| Upload the Listing on | MLS® System (if | applicable) | X | |
| Upload the Listing on | MLS® System (if | applicable) | X | |
| Receipt and Conveyance of Offers | | | X | X |
| Market/Promote the Property Listing Sale/Lease | | | X | X |
| Place a sign on the Property | | | | |
| Send Sale Invoice Letter to Seller's Solicitor | | | X | |
| Deposit Holder | | | | |
| Other | | ******* | | |
| Other | | | | |
| Comments | | | | |
| | | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | |
| Schedule(s) | | hereto attached sh | all form part of t | his Co-Brokerage Agreement. |
| | | | | |
| We agree to the terms and conditions as set out herein an | | | | |
| DATED at this | day of | | 70(4700 | 20.22 |
| ROYAL LEPAGE REAL ESTATE SERVICES Nancy | Saedi , BROKERAGE | | | |
| [Listing Brokerage] | March 11/22 | Nancy Saedi | | |
| (Authorized to bind the Listing Brokerage) | (Dale) | (Name of Person Sig | ning) | |
| ROYAL LEPAGE REAL ESTATE SERVICES Katy | ********** | | | |
| (Co-Listing Brokerige) | Moran/11/22 | KATY TORABI | | |
| [Authorized to bind the Collisting Brokerage] | (Date) | (Name of Person Sig | ning) | |
| [Seller (and Mizzahi Development Group (The One) Inc. | March 11, 2022 (Date) | | | |
| [Seller/Landlord] | (Date) | | | |
| The trademarks REALTOR® REALTORS®, MLS®, Multiple Listing Serv | 13-0.500.00 | or controlled by | | |



Form 200a for use in the Province of Ontario

Listing Agreement Seller Representation Agreement Authority to Offer for Sale



This is a Multiple Listing Service® Agreement



OR Exclusive Listing Agreement



| . | | | |
|---|---|--|--|
| BETWEEN: | (Seller's Initials) | (Se | ller's Initials) |
| BROKERAGE: | ROYAL LEPAGE REAL ESTATE SERV | ICES Nancy Saedi | |
| | (the "Listing Bro | okerage") Tel. No 416-487- | 4311 |
| SELLER: Mizrahi Development | Group (The One) Inc. | | |
| In consideration of the Listing Brokerage | e listing the real property for sale known as1 BI | LOOR WEST | 6303 |
| | , | M4Y2Z1 | (the "Property" |
| the Seller hereby gives the Listing Broker | rage the exclusive and irrevocable right to act as the Seller | r's agent, commencing at 12:01 a.m. on th | ıe 5 da |
| | 21, until 11:59 p.m. on the27 day of | | |
| MLS® listing, may be subject to minimum. | of the Listing Period is negotiable between the Seller and mum requirements of the real estate board, however, in acc , if the Listing Period exceeds six months, the Listing Brokero | cordance with the Real Estate and 🥻 📑 | (Seller's Initials) |
| to offer the Property for sale at a price | of: | Dollars (CDN\$) 8,065, | ,888.00 |
| Eight Mi | llion Sixty-Five Thousand Eight Hundr | red Eighty-Eight | Dollar |
| | herein, or at such other price and/or terms acceptable to quest, after full discussion with the Listing Brokerage's repre | | |
| | ants that the Seller is not a party to any other listing agree tate brokerage for the sale of the Property. | | (Seller's Initials) |
| "Seller" includes vendor, a "buy A purchase shall be deemed to subsequently exercised. Commiss or number required by the contex spouse, heirs, executors, administ corporations shall include any of | FATIONS: For the purposes of this Agreement ("Authoriter" includes a purchaser, or a prospective purchaser. A include the entering into of any agreement to exchangion shall be deemed to include other remuneration. That, For purposes of this Agreement, anyone introduced to strators, successors, assigns, related corporations and corporation where one half or a majority of the sharel (s) as the shareholders, directors, or officers of the corporation. | ity" or "Agreement"): A "real estate board" includes a real estage, or the obtaining of an option to puthis Agreement shall be read with all chatto or shown the Property shall be deemed affiliated corporations. Related corporationsholders, directors or officers of the relationship. | rate association rchase which is anges of gende d to include an ons or affiliated ted or affiliated |

2. COMMISSION: In consideration of the Listing Brokerage listing the Property, the Seller agrees to pay the Listing Brokerage a commission of

The Seller further agrees to pay such commission as calculated above even if the transaction contemplated by an agreement to purchase agreed to or accepted by the Seller or anyone on the Seller's behalf is not completed, if such non-completion is owing or attributable to the Seller's default or neglect, said commission to be payable on the date set for completion of the purchase of the Property.

Any deposit in respect of any agreement where the transaction has been completed shall first be applied to reduce the commission payable. Should such amounts paid to the Listing Brokerage from the deposit or by the Seller's solicitor not be sufficient, the Seller shall be liable to pay to the Listing Brokerage on demand, any deficiency in commission and taxes owing on such commission.

All amounts set out as commission are to be paid plus applicable taxes on such commission.

INITIALS OF LISTING BROKERAGE: (



INITIALS OF SELLER(S):



The trademarks REALTOR®, REALTORS®, MLS®, Multiple Listing Services® and associated lagos are owned or controlled by The Canadian Real Estate Association (CREA) and identify the real estate professionals who are members of CREA and the quality of services they provide. Used under license.

3. **REPRESENTATION:** The Seller acknowledges that the Listing Brokerage has provided the Seller with information explaining agency relationships, including information on Seller Representation, Sub-agency, Buyer Representation, Multiple Representation and Customer Service.

The Seller understands that unless the Seller is otherwise informed, the co-operating brokerage is representing the interests of the buyer in the transaction. The Seller further acknowledges that the Listing Brokerage may be listing other properties that may be similar to the Seller's Property and the Seller hereby consents to the Listing Brokerage listing other properties that may be similar to the Seller's Property without any claim by the Seller of conflict of interest. The Seller hereby appoints the Listing Brokerage as the Seller's agent for the purpose of giving and receiving notices pursuant to any offer or agreement to purchase the Property. Unless otherwise agreed in writing between Seller and Listing Brokerage, any commission payable to any other brokerage shall be paid out of the commission the Seller pays the Listing Brokerage, said commission to be disbursed in accordance with the Commission Trust Agreement.

MULTIPLE REPRESENTATION: The Seller hereby acknowledges that the Listing Brokerage may be entering into buyer representation agreements with buyers who may be interested in purchasing the Seller's Property. In the event that the Listing Brokerage has entered into or enters into a buyer representation agreement with a prospective buyer for the Seller's Property, the Listing Brokerage will obtain the Seller's written consent to represent both the Seller and the buyer for the transaction at the earliest practicable opportunity and in all cases prior to any offer to purchase being submitted or presented.

The Seller understands and acknowledges that the Listing Brokerage must be impartial when representing both the Seller and the buyer and equally protect the interests of the Seller and buyer. The Seller understands and acknowledges that when representing both the Seller and the buyer, the Listing Brokerage shall have a duty of full disclosure to both the Seller and the buyer, including a requirement to disclose all factual information about the Property known to the Listing Brokerage.

However, the Seller further understands and acknowledges that 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 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 Listing Brokerage shall not disclose to the buyer the terms of any other offer.

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.

Where a Brokerage represents both the Seller and the Buyer (multiple representation), the Brokerage shall not be entitled or authorized to be agent for either the Buyer or the Seller for the purpose of giving and receiving notices.

MULTIPLE REPRESENTATION AND CUSTOMER SERVICE: The Seller understands and agrees that the Listing Brokerage also provides representation and customer service to other sellers and buyers, If the Listing Brokerage represents or provides customer service to more than one seller or buyer for the same trade, the Listing Brokerage shall, in writing, at the earliest practicable opportunity and before any offer is made, inform all sellers and buyers of the nature of the Listing Brokerage's relationship to each seller and buyer.

- 4. FINDERS FEES: The Seller acknowledges that the Brokerage may be receiving a finder's fee, reward and/or referral incentive, and the Seller consents to any such benefit being received and retained by the Brokerage in addition to the Commission as described above.
- 5. REFERRAL OF ENQUIRIES: The Seller agrees that during the Listing Period, the Seller shall advise the Listing Brokerage immediately of all enquiries from any source whatsoever, and all offers to purchase submitted to the Seller shall be immediately submitted to the Listing Brokerage before the Seller accepts or rejects the same. If any enquiry during the Listing Period results in the Seller accepting a valid offer to purchase during the Listing Period or within the Holdover Period after the expiration of the Listing Period, the Seller agrees to pay the Listing Brokerage the amount of Commission set out above, payable within five (5) days following the Listing Brokerage's written demand therefor.
- 6. MARKETING: The Seller agrees to allow the Listing Brokerage to show and permit prospective buyers to fully inspect the Property during reasonable hours and the Seller gives the Listing Brokerage the sole and exclusive right to place "For Sale" and "Sold" sign(s) upon the Property. The Seller consents to the Listing Brokerage including information in advertising that may identify the Property. The Seller further agrees that the Listing Brokerage shall have sole and exclusive authority to make all advertising decisions relating to the marketing of the Property for sale during the Listing Period. The Seller agrees that the Listing Brokerage will not be held liable in any manner whatsoever for any acts or omissions with respect to advertising by the Listing Brokerage or any other party, other than by the Listing Brokerage's gross negligence or wilful act.
- 7. WARRANTY: The Seller represents and warrants that the Seller has the exclusive authority and power to execute this Authority to offer the Property for sale and that the Seller has informed the Listing Brokerage of any third party interests or claims on the Property such as rights of first refusal, options, easements, mortgages, encumbrances or otherwise concerning the Property, which may affect the sale of the Property.
- 8. INDEMNIFICATION AND INSURANCE: The Seller will not hold the Listing Brokerage and representatives of the Brokerage responsible for any loss or damage to the Property or contents occurring during the term of this Agreement caused by the Listing Brokerage or anyone else by any means, including theft, fire or vandalism, other than by the Listing Brokerage's gross negligence or wilful act. The Seller agrees to indemnify and save harmless the Listing Brokerage and representatives of the Brokerage and any co-operating brokerage from any liability, claim, loss, cost, damage or injury, including but not limited to loss of the Commission payable under this Agreement, caused or contributed to by the breach of any warranty or representation made by the Seller in this Agreement and, if attached, the accompanying data form. The Seller warrants the Property is insured, including personal liability insurance against any claims or lawsuits resulting from bodily injury or property damage to others caused in any way on or at the Property and the Seller indemnifies the Brokerage and all of its employees, representatives, salespersons and brokers (Listing Brokerage) for and against any claims against the Listing Brokerage or co-operating brokerage made by anyone who attends or visits the Property.
- 9. FAMILY LAW ACT: The Seller hereby warrants that spousal consent is not necessary under the provisions of the Family Law Act, R.S.O. 1990, unless the spouse of the Seller has executed the consent hereinafter provided.
- 10. VERIFICATION OF INFORMATION: The Seller authorizes the Listing Brokerage to obtain any information affecting the Property from any regulatory authorities, governments, mortgagees or others and the Seller agrees to execute and deliver such further authorizations in this regard as may be reasonably required. The Seller hereby appoints the Listing Brokerage or the Listing Brokerage's authorized representative as the Seller's attorney to execute such documentation as may be necessary to effect obtaining any information as aforesaid. The Seller hereby authorizes, instructs and directs the above noted regulatory authorities, governments, mortgagees or others to release any and all information to the Listing Brokerage.
- 11. USE AND DISTRIBUTION OF INFORMATION: The Seller consents to the collection, use and disclosure of personal information by the Brokerage for the purpose of listing and marketing the Property including, but not limited to: listing and advertising the Property using any medium including the Internet; disclosing Property information to prospective buyers, brokerages, salespersons and others who may assist in the sale of the Property; such other use of

INITIALS OF LISTING BROKERAGE: (



INITIALS OF SELLER(S):

): (F)

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the Seller's personal information as is consistent with listing and marketing of the Property. The Seller consents, if this is an MLS® Listing, to placement of the listing information and sales information by the Brokerage into the database(s) of the MLS® System of the appropriate Board, and to the posting of any documents and other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) provided by or on behalf of the Seller into the database(s) of the MLS® System of the appropriate Board. The Seller hereby indemnifies and saves harmless the Brokerage and/or any of its employees, servants, brokers or sales representatives from any and all claims, liabilities, suits, actions, losses, costs and legal fees caused by, or arising out of, or resulting from the posting of any documents or other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) as aforesaid. The Seller acknowledges that the database, within the board's MLS® System is the property of the real estate board(s) and can be licensed, resold, or otherwise dealt with by the board(s). The Seller further acknowledges that the real estate board(s) may: during the term of the listing and thereafter, distribute the information in the database, within the board's MLS® System to any persons authorized to use such service which may include other brokerages, government departments, appraisers, municipal organizations and others; market the Property, at its option, in any medium, including electronic media; during the term of the listing and thereafter, compile, retain and publish any statistics including historical data within the board's MLS® System and retain, reproduce and display photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions which may be used by board members to conduct comparative analyses; and make such other use of the information as the Brokerage and/or real estate board(s) deem appropriate, in connection with the listing, marketing and selling of real estate during the term of the listing and thereafter. The Seller acknowledges that the information, personal or otherwise ("information"), provided to the real estate board or association may be stored on databases located outside of Canada, in which case the information would be subject to the laws of the jurisdiction in which the information is located

| | In the event that this Agreement expires or is cance terminated and the Property is not sold, the Seller, I | | | | |
|----------------|--|---|--|--|--|
| | consent to allow other real estate board members to other termination of this Agreement to discuss listing | o contact the Selle g or otherwise ma | r after expiration or rketing the Property. | Does | Does Not |
| 12. | SUCCESSORS AND ASSIGNS: The heirs, executor | rs, administrators, s | uccessors and assigns of | the undersigned are bound | by the terms of this Agreement |
| 13. | CONFLICT OR DISCREPANCY: If there is any contracted hereto, and any provision in the standard extent of such conflict or discrepancy. This Agreem Seller and the Listing Brokerage. There is no representations of the conflict of the conflict or discrepancy. | d pre-set portion he ment, including an | ereof, the added provisi v Schedule attached he | ion shall supersede the sto ereto, shall constitute the i | andard pre-set provision to the entire Agreement between the |
| | ELECTRONIC COMMUNICATION: This Agreemed by means of electronic systems, in which case signal means shall be deemed to confirm the Seller has re | atures shall be deer etained a true copy | ned to be original. The to of the Agreement. | ransmission of this Agreer | ment by the Seller by electronic |
| 15. | ELECTRONIC SIGNATURES: If this Agreement has electronic signature with respect to this Agreement | as been signed wit pursuant to the <i>Ele</i> | h an electronic signature ectronic Commerce Act, | e the parties hereto conset 2000, S.O. 2000, c17 c | nt and agree to the use of suc as amended from time to time |
| 16. | SCHEDULE(S): | .505 | and data forr | m attached hereto form(s) | part of this Agreement. |
| THE A V | LISTING BROKERAGE AGREES TO MARKET THE PRO LLID OFFER TO PURCHASE THE PROPERTY ON THE T | PERTY ON BEHALERMS SET OUT IN | F OF THE SELLER AND I THIS AGREEMENT OR C | REPRESENT THE SELLER IN ON SUCH OTHER TERMS S | AN ENDEAVOUR TO OBTAIN ATISFACTORY TO THE SELLER. |
| (Auth | orized to bind the Listing Brokerage) | (Date | a) | Nancy Saedi (Name of Person Signing | |
| l HA best | AGREEMENT HAS BEEN READ AND FULLY UNDERS VE SIGNED UNDER SEAL. Any representations conto of my knowledge, information and belief. NED, SEALED AND DELIVERED have hereunto set re | ained herein or as | shown on the accompa | HIS AGREEMENT AND I A | CKNOWLEDGE ON THIS DAT ng the Property are true to the |
| (Sign | ature of Seller) 83EG230504334BB SAM MIZRAHI | (Seol) | (Date) | (Tel. No.) | |
| (Sign | ature of Seller) | (Seal) | (Date) | (Tel. No.) | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| Law | DUSAL CONSENT: The undersigned spouse of the Act, R.S.O. 1990 and hereby agrees to execute all | necessary or incid | dental documents to furt | Property herein pursuant her any transaction provident | to the provisions of the Familialed for herein. |
| (Spo | ise) | (Seal) | (Date) | (lel. 140.) | |
| | | DECLARATION | N OF INSURANCE | | |
| T | ne Salesperson/Broker/Broker of Record | Name of | Nancy Salesperson/Broker/Broke | Saedi | |
| h | ereby declares that he/she is insured as required by | REBBA. | View order of the control of the con | Say | |
| | *************************************** | lSion | ature(s) of Salesperson/Bro | oker/Broker of Record) | Z.: |
| | | | VLEDGEMENT | oner, prover or record, | |
| The | Seller(s) hereby acknowledge that the Seller(s) f | | | ement and have receive | d a copy of this Agreemen |
| on t | neday of | | | 20 | |
| | - A | | | 2,000-100 | 11/29/2021 |
| (Sign | ature of Seller) -83EC230504334BB | S | AM MIZRAHI | (Date) | |
| (Sigr | ature of Seller) The trademarks REALTOR®, REALTORS®, MLS®, Multiple Listing Se The Canadian Real Estate Association (CREA) and identify the real | ervices® and associated | logos are owned or controlled | (Date) by | |
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| Toronto Regiona Real Estate Boar | CONDO/CO-OF/C | DATA INFORMATIO | | MULTIPLE LISTING SERVICE* |
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| | Optional Field All Property Types | | FOR BOARD USE ONLY FOR A COMPLETED FOR A RE-RUN. | NEW LISTING OR TO BE |
| LOCATION | | | | |
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| B a y S t r e e t MANDATORY IF AVAILABLE | C o r r i d o r | | | |
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| 155 | | * NOT MANDATORY FOR CO-OP OF | R CO-OWNERSHIP | |
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PARKING SPOT #2

PARKING COST/MO

SELLERS INITIALS (

None

Owned

Rental

Stacked

Compact

Exclusive

RETIREMENT COMMUNITY

PHYSICALLY HANDICAPPED-EQUIPPED

Page 1 of 3

☐ No

Yes No

Yes

A NOT MANDATORY FOR OTHER TYPE L NOT MANDATORY FOR LOCKER TYPE P NOT MANDATORY FOR PARKING PACE TYPE

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Built-In

Carport

None

Other

Surface

Underground

Detached

3-Storey

Loft

Other

Apartment

Bungaloft

Bungalow

Multi-Level

Bachelor/Studio

| SPECIAL DESIGNATION ALP | APPROX SQUARE FOOTAGE | PROPERTY FEATURES/ | ☐ Tiled/Drainage | INCLUDED IN MAINTENANCE COST |
|---|---------------------------------|--|---|--|
| | (check 1) | AREA INFLUENCES | Waterfront | I P |
| (check up to 6) Accessibility | 0 - 499 | (check up to 6) Arts Centre | Wooded/Treed | HEAT INCLUDED |
| Expropriation | 500 - 599 | Beach | For additional waterfront options, please use Form 295 - Cottage/Rural/Waterfront MLS® Data Information Form. | Yes X No |
| Heritage | 600 - 699 | Campground | | HYDRO INCLUDED |
| Landlease | 700 - 799 800 - 899 | Clear View Cul de Sac/Dead End | BUILDING AMENITIES | |
| Other | 900 - 999 | Electric Car Charger | (check up to 6) | Yes X No |
| Unknown | 1000 - 1199 | Fenced Yard | BBQ's allowed | WATER INCLUDED |
| | 1200 - 1399 | Golf | Bike Storage | Yes X No |
| A OTHER NOT MANDATORY | 1400 - 1599 | Greenbelt/Conservation | ☐ Business Centre (Wi Fi Bldg) ☐ Car Wash | I P |
| | 1800 - 1999 | Hospital | Concierge | CABLE T.V. INCLUDED |
| | 2000 - 2249 | Island Lake Access | Exercise Room | Yes X No |
| APPROXIMATE AGE | 2250 - 2499 | Lake Backlot | Games Room | CONDO TAXES INCLUDED |
| (check 1) | 2500 - 2749 2750 - 2999 | Lake/Pond | Guest Suites | |
| New 0 - 5 Years | 3000 - 3249 | Level | Gym | Yes No |
| 6 - 10 Years | 3250 - 3499 | Library | ☐ Indoor Pool | CAC INCLUDED |
| 11 - 15 Years | 3500 - 3749 3750 - 3999 | Marina Other | Lap Pool | Yes X No |
| 16 - 30 Years | 4000 - 4249 | Park | Media Room | COMMON ELEM. INCLUDED |
| 31 - 50 Years 51 - 99 Years | 4250 - 4499 | Part Cleared | Outdoor Pool | |
| 100 + Years | 4500 - 4749 | Place of Worship | Party Room/Meeting Room | X Yes No |
| | 4750 - 4999 | Public Transit | Recreation Room | BUILDING INS. INCLUDED |
| | 5000 + | Ravine | Roof Top Deck/Garden | X Yes No |
| | SQ FT SOURCE LP | Rec./Commun.Centre River/Stream | Satellite Dish | A CONTRACTOR OF THE CONTRACTOR |
| | 2468 AS PER | Rolling | Sauna | PARKING INCLUDED |
| | BUILDER PLAN : | School | Security Guard Security System | ☐ Yes 🗶 No |
| | | School Bus Route | Squash/Racquet Court | |
| | | Skiing | Tennis Court | |
| | | Sloping Terraced | Visitor Parking | |
| INTERIOR | A media to the Walls of | THE RESERVE TO THE PARTY OF THE | | |
| | DISCUSION LP | HEAT SOURCE (-bast 4) | AIR CONDITIONING (check | ELEVATORA JET |
| ROOMS + | BASEMENT | (check 1) | (011001 | |
| P | (check up to 2) | ☐ Electric | Central Air | Yes No |
| BEDROOMS + | Apartment | ★ Gas | ☐ None ☐ Other | LOCKER (abook 1) |
| LP | Crawl Space | Ground Source | Wall Unit | (check 1) |
| KITCHENS + | Finished Finished with Walk-Out | Oil | Window Unit | Ensuite |
| WASHROOMS LP See Level Codes | | Other | ENSUITE LAUNDRY LP | Ensuite + Common |
| WASHROOMS LPSee Level Codes | Half | Propane Solar | Yes No | Ensuite + Exclusive Ensuite + Owned |
| | None | Solar Wood | | Exclusive |
| | Other | | PET(S) PERMITTED LP | None |
| IXI | Partial Basement | HEAT TYPE (check 1) | Restricted No | Owned |
| | Partially Finished | (Oncon 1) | UFFI (abask 1) | LOCKER LEVEL |
| LAUNDRY LEVEL (check 1) | Separate Entrance | Baseboard Fan Coil | (Check I) | |
| Lower | Unfinished | Forced Air | No Partially Removed | |
| Main | Walk-Out | Heat Pump | Removed | LOCKER UNIT # |
| Upper | Walk-Up | Other | Yes | |
| LP. | FIREPLACE/STOVE | Radiant | CENTRAL VACUUM | T. COVED # |
| FAMILY ROOM Pabove grade | (Operational) | Water | | LOCKER # |
| Yes No | Yes No | | Yes No | |
| ROOMS/DETAILS | | | 24 - C 25 July 24 - 25 - | |
| | LENGTH metres WI | DTH motros DESCRIPTION | (up to 3 per room as per table) | |
| LEVEL | LENGIH metres WI | DESCRIPTION | (up to 5 per room as per table) | |
| Rm 1 | <u> </u> | | | —————————————————————————————————————— |
| Rm 2 | | | | |
| mir 4 | | | | |
| Rm 3 | | - M | | |
| Rm 4 | | | | |
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| Rm 5 | | | 2 () | |
| Rm 5 | | | | |
| Rm 5 | | | | |
| Rm 5 Rm 6 Rm 7 Rm 8 Rm 9 | | | | |
| Rm 5 Rm 6 Rm 7 Rm 8 Rm 9 Rm 10 Rm 10 Rm 5 Rm 5 Rm 5 Rm 10 | | | | |
| Rm 5 | | | | |
| Rm 5 Rm 6 Rm 7 Rm 8 Rm 9 Rm 10 | | | MANDATORY FOR LOCKER TYPE | S T MANDATORY FOR PARKING SPACE TYP |

DUCUOIGII ETIVETUPE ID. 2000ED4D-00FD-402D-30AA-FE20301D301

IS COTTAGE/RURAL/WATERFRONT - MLS® DATA INFORMATION FORM (FORM 295) PART OF THIS AGREEMENT? 🔲 Yes 🔲 No

REMARKS FOR CLIENTS (use up to 463 characters)

- 1. Appear in the Brokerage Full, Client Full and Flyer Reports in TorontoMLS and are published on the Internet,
- 2. REMARKS MUST RELATE DIRECTLY TO PROPERTY.
- 3. DISCLOSE POTL DETAILS & POTL MONTHLY FEES IN THIS FIELD.

This Is The One. The Tower That Changes Everything. Created By World- Renowned Architects, Foster + Partners. Innovative Structural Engineering. Designed As A Hybrid Exoskeleton. Metallic Trusses And Repeating Textural Patterns Form A Sculptural, Luminous Exterior. At The Nexus Of Culture And Entertainment. Walk To Flagship Stores For Global Brands. Celebrated Restaurants. Galleries And

EXTRAS (use up to 240 characters)

- Appear in the Brokerage Full, Client Full and Flyer Reports in TorontoMLS and are published on the Internet.
- 2. REMARKS MUST RELATE DIRECTLY TO PROPERTY.

Sleek Interiors Of Marble And Wood. Opulent Metallic Tones. Sunlight From Every Angle, Clean And Pure. Every Room Showcases The Glory Of The View. Living High In The Sky. You're The First To See Tomorrow. The Last To See Yesterday.

REMARKS FOR BROKERAGES (use up to 280 characters)

- 1. Appear in the Brokerage Full Report in TorontoMLS and not on the Client Reports and are not published on the Internet,
- 2. LIST ALL EQUIPMENT THAT IS RENTED, LEASED, OR LEASED TO OWN FOR THE PROPERTY INCLUDING THE DETAILS AND TERMS.
 REFER TO RESIDENTIAL INFORMATION CHECKLIST RENTAL OR LEASE FIXTURE(S)/CHATTEL(S) INCLUDED FORM 823.
- 3. ADDITIONAL CONTACT INFORMATION IS ALLOWED ONLY IN THIS FIELD.

Elevating The Lifestyle Is A 24-Hour Doorman/Concierge, Around The Clock Valet Parking, Sprawling Outdoor Amenity Terrace & Infinity Pool, Heated Year Round, All At Toronto's Best Address! *** Co-Listed With KATY TORABI , Royal Lepage Res KATY TORABI Brokerage, 416-997-6658.***

| OTHER | n de ve | | No supplied in the | Street P. L. W. S. March |
|--|----------------------|--|------------------------|----------------------------------|
| LISTING BROKERAGE | | | OFFICE PHONE 416- | 487-4311 |
| ROYAL LEPAGE REAL ESTATE SE | RVICES Nancy S | Saedi | L.B. FAX NO. 416- | -487-3699 |
| BROKER 1/SALESPERSON 1 | | | BROKER 1/SALESPERS | ON 1 PHONE |
| Nancy Saedi | | | 416- | |
| BROKER 2/SALESPERSON 2 | | | BROKER 2/SALESPERS | ON 2 PHONE |
| COMMISSION TO CO-OPERATING BROKE | RAGE | | : | OPEN HOUSE DATE |
| SPIS ENERGY CERTIFICATION ☐ Yes No ☐ Yes ☐ No | CERTIFICATION L | EVEL | | FROM TO |
| GREEN PROPERTY INFORMATION STATEMENT | STATUS CERTIFICATE | DISTRIBUTE TO DDF™/IDX | DISTRIBUTE TO INTERNET | DISPLAY ADDRESS ON INTERNET |
| Yes No | Yes No | Yes No | 🗶 Yes 🗌 No | Yes No |
| OPEN HOUSE NOTES | | APPOINTMENTS | PERMI | SSION TO CONTACT LB TO ADVERTISE |
| | | | Ye | s 🗶 No |
| OCCUPANCY (check 1) Owner/Tenan | Owner Partial T | enant Vacant CONTACT | AFTER EXPIRED Yes | X No |
| VIRTUAL TOUR URL (100 characters) | | | | |
| PHOTO OPTIONS | | and the second s | | |
| Use photo from photo library Vpload your or | vn photo(s) No photo | for his listing | | 11 /20 /2021 |
| SELLER HEREBY ACKNOWLEDGES HAVING RECEIVED A COPY OF PART 2 OF 2 OF THE LISTING AGREEMENT. | SIGNATURE SAM I | MIZRAHIC230504334BB | | 11/29/2021 ATE |
| | J. 2 | | | |

ROOMS/DETAILS/DESCRIPTIONS - ALL RESIDENTIAL PROPERTY TYPES (Searchable)

Flat (use with apartments) Ground In Between (1/2 level) Lower level (use with splits)
Main (use with splits) Sub-basement (use with splits) Upper level

LEVELS

(use with splits) ROOMS Bathroom Bedroom 2nd Bedroom 3rd Bedroom 4th Bedroom 5th Bedroom Breakfast Cold Room/Cantina Common Room

Den Dining Exercise Family Foyer Furnace Games Great Room Kitchen Laundry Library Living Locker

Master Bedroom Media/Entertainment

Mudroom Nursery Office Other Pantry Playroom Powder Room Recreation Room Sitting Solarium Study Sun Room Tandem Room Utility Workshop

BARS Dry Bar Wet Bar

BATHS

2 piece 2 piece ensuite 3 piece 3 piece ensuite 4 piece

4 piece ensuite 5 piece 5 piece ensuite

6 piece 6 piece ensuite 7 piece 7 piece ensuite

Bidet Ensuite

Semi-ensuite (walk-thru) Separate Shower

Soaker Step-Up Sunken Walk-in Bath Whirlpool

BUILT-INS Appliances

Fish Tank

Bookcase **Built-in Speakers** Closet Counter-top Stove Desk Dishwasher

CODES Fridge Microwave Oven Range Shelves Stove

3

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Vanity CEILINGS Acoustic Beamed Cathedral Coffered Dropped Illuminated Mirrored Moulded Plaster Skylight

Vaulted CLOSETS Built-in Cedar

Tiled

Closet Closet Organizer Double His & Hers Large Linen Mirrored Walk-in Walk Through Wall-to-Wall

COUNTERS
Concrete Counter
Corian Counter Custom Counter
Glass Counter
Granite Counter
Marble Counter Moulded Counter Quartz Counter

Stainless Steel Counter Stone Counter DOORS Automatic Doors Colonial Double

Dutch Folding French Glass Doors Louvered **Pocket** Saloon Side Sliding Doors Swing

FIREPLACE/STOVE

2 Way Acorn Stove **Brick** Closed Electric Fireplace Floor to Ceiling Franklin Stove Gas Imitation Insert Marble Pellet Roughed-in Stone Wall-to-Wall Wood Stove Zero Clearance

FLOORING Bamboo Floor Broadloom Ceramic Concrete Cork Floor Cushion Granite Hardwood Heated Floor Laminate Limestone Flooring Linoleum

Marble Parquet Pegged Plank Floor Porcelain Raised Slate Flooring Stone Floor Tumbled Marble Wood

KITCHENS Backsplash Breakfast Area Breakfast Bar Centre Island Country Custom Backsplash Eat-In Family Size Galley Greenhouse Hollywood Modern Pantry Renovated

Stainless Steel Appliances Up-dated

LIGHTING Fluorescent Halogen Hidden Indirect Pot Recessed Track Wall Sconce

OVERLOOKS Backyard Dining room Family room Frontyard Garden Golf Course Greenbelt Living room Park¹ Patio Pool Ravine

ROOM COMBINED WITH Bedroom

Den Dining Room Family Room Games Room Great Room Kitchen Laundry Library Living Room Master Bedroom Nursery Office Playroom Recreation Room Sitting Room Solarium Sun Room Workshop

ROOM STYLES

Circular Formal Irregular L-shaped Open Concept Raised Separate Sunken

SINKS Bar Ceramic Concrete Sink Double Enamel Glass Sink Granite Laundry Marble

Moulded Pedestal Porcelain Stainless Steel Undermount

STAIRS Circular Circular Oak Curved Double Floating Metal Railing Oak Banister Open Scarlett O'Hara Spiral Staircase Stair Assist Suspended

VIEWS North North East North West North South East West South South East South West West

WALK-OUTS Walk-Out to Balcony to Deck to Garage to Garden to Greenbelt to Patio to Pool to Porch to Ravine to Roof to Sundeck to Sunroom to Terrace

to Water to Yard **WINDOWS** Above Grade Bay Bow Casement Clerestory Floor to Ceiling Glass Block Greenhouse Large Window Leaded Glass Picture Stained Glass

Window **MISCELLANEOUS** Access to Garage Balcony Breezeway California Shutters Ceiling Fan
Chair Rail
Crown Moulding
Elevator
Enclosed Finished Hot Tub Intercom Juliette Balcony Mirrored Walls Murphy Bed Natural Finish Networked Panelled Partly Finished Pass Through Plate Rail Sauna Sump Pump Unfinished Wainscoting Walk-thru Walk-up Wood Trim

ROOMS/DETAILS/DESCRIPTIONS - ALL RESIDENTIAL PROPERTY TYPES (Searchable)

Flat (use with apartments) Ground In Between (1/2 level) Lower level (use with splits) Main (use with splits) Sub-basement (use with splits) Upper level (use with splits)

LEVELS

ROOMS Bathroom Bedroom 2nd Bedroom 3rd Bedroom 4th Bedroom 5th Bedroom Breakfast Cold Room/Cantina Common Room

Dining Exercise Family Foyer Furnace Games Great Room Kitchen Laundry Library Living Locker Loft

Master Bedroom Media/Entertainment

Mudroom Nursery Office Other Pantry Playroom Powder Room Recreation Room Sitting Solarium Study Sun Room Tandem Room

BARS Dry Bar

Utility Workshop

Wét Bar

BATHS 2 piece 2 piece ensuite 3 piece ensuite 3 piece ensuite 4 piece 4 piece ensuite 5 piece 5 piece ensuite 6 piece 6 piece ensuite piece 7 piece ensuite Bidet

Ensuite Semi-ensuite (walk-thru) Separate Shower Soaker

Step-Up Sunken Walk-in Bath Whirlpool

BUILT-INS Appliances

Bookcase Built-in Speakers Closet

Counter-top Stove Dishwasher

Fish Tank

CODES Fridge Microwave Oven 2 3 G T Range Shelves Stove

M S

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Vanity **CEILINGS** Acoustic Beamed Cathedral Coffered Dropped Illuminated Mirrored Moulded Plaster

Tiled Vaulted CLOSETS Built-in Cedar

Skylight

Stucco

Closet Closet Organizer Double His & Hers Linen Mirrored Walk-in Walk Through Wall-to-Wall

COUNTERS
Concrete Counter
Corian Counter
Custom Counter
Glass Counter Granite Counter Marble Counter Moulded Counter

Quartz Counter Stainless Steel Counter Stone Counter **DOORS** Automatic Doors Colonial Double Dutch Folding

French Glass Doors Louvered Pocket Saloon Side Sliding Doors Swing

FIREPLACE/STOVE

2 Way Acorn Stove Brick Closed Electric Fireplace Floor to Ceiling Franklin Stove Gas Imitation Insert Marble Pellet Roughed-in Stone Wall-to-Wall Wood Stove Zero Clearance

FLOORING Bamboo Floor Broadloom Ceramic Concrete Cork Floor Cushion Granite Hardwood Heated Floor Laminate Limestone Flooring Linoleum

Marble Parquet Pegged Plank Floor Porcelain Raised State Flooring Stone Floor Tumbled Marble

KITCHENS Backsplash Breakfast Area Breakfast Bar Centre Island Country Custom Backsplash Eat-In Family Size Galley Greenhouse Hollywood Modern

Pantry Renovated Stainless Steel Appliances Up-dated

LIGHTING Fluorescent Halogen Hidden Indirect Recessed Track Wall Sconce

OVERLOOKS Backyard Dining room Family room Frontyard Garden Golf Course Greenbelt Living room Park Patio Pool

Ravine

Water

ROOM COMBINED WITH

Bedroom Den Dining Room Family Room Games Room Great Room Kitchen Laundry Library Living Room Master Bedroom Nursery Office Playroom Recreation Room Sitting Room Solarium Sun Room Workshop

ROOM STYLES Circular Formal Irregular L-shaped Open Concept Raised

Separate Sunken

SINKS Bar Ceramic Concrete Sink Double Enamel Glass Sink Granite Laundry Marble

Moulded Pedestal Porcelain Stainless Steel Undermount

STAIRS Circular Circular Oak Curved Double Floating Metal Railing Oak Banister Open Scarlett O'Hara Spiral Staircase Stair Assist Suspended

VIEWS North North East North West North South East East West South South East South West West

WALK-OUTS Walk-Out to Balcony to Deck to Garage to Garden to Greenbelt to Patio to Pool to Porch to Ravine to Roof to Sundeck to Sunroom to Terrace to Water to Yard

WINDOWS Above Grade Bay Bow Casement Clerestory
Floor to Ceiling
Glass Block
Greenhouse Large Window Leaded Glass Picture Stained Glass Window

MISCELLANEOUS Access to Garage Balcony Breezeway California Shutters Ceiling Fan Chair Rail Crown Moulding Elevator Enclosed Finished Hot Tub Intercom Juliette Balcony Mirrored Walls Murphy Bed Natural Finish Networked Panelled
Partly Finished
Pass Through
Plate Rail Sauna Sump Pump Unfinished Wainscoting Walk-thru Walk-up Wood Trim

CONDO/CO-OP **CO-OWNERSHIP/TIME SHARE** MLS® DATA INFORMATION FORM

Form 291



□ No

Listing Data Electronic Permission Fields GREEN PROPERTY INFORMATION STATEMENT DISTRIBUTE TO DOF Y/IDX □ No ☐ Yes □ No ☐ Yes ☐ Yes Yes ☐ No N TO CONTACT LE OPEN HOUSE NOTES APPOINTMENTS

TRIG

The following chart is designed to explain how these two fields work in combination if a Brokerage subscribed to these Internet sites:

REALTOR.ca - REALTOR® Website **VOW - Virtual Office Website IDX - Internet Data Exchange** DDF™ - Data Distribution Facility

DLA - Data License Agreement

| Combination C | heck | Your Listing | |
|------------------------|-----------|--|--|
| Distribute to Internet | Yes | Goes to: VOW, IDX, DLA, REALTOR.ca, DDF™ | |
| Distribute to DDF™/IDX | Yes | | |
| | | | |
| Distribute to Internet | Yes | Goes to: VOW, DLA, REALTOR.ca | |
| Distribute to DDF™/IDX | No | Will not go to: IDX, DDF™ | |
| Distribute to Internet | No | Will not go to: IDX, DLA, REALTOR.ca, DDF™ | |
| Distribute to Internet | INU | Will flot go to. IDA, DEA, REALION.Ca, DDF | |
| Distribute to DDF™/IDX | Yes or No | | |

PERMISSION TO CONTACT LB TO ADVERTISE ☐ Yes ☐ No

Important to note: With the exception of the circumstances in the chart above, if a Brokerage wishes to advertise another Brokerage's listing, it must have a separate written permission from the Listing Brokerage's Broker of Record. If Permission to Contact LB to Advertise field says YES, you may contact the Listing Brokerage's Broker of Record to obtain permission to advertise their listing. If Permission to Contact LB to Advertise field says NO, that means that they will not be allowing other Brokerages to advertise their listing at all. If a written permission is not granted, the Brokerage advertising may be in violation of MLS® Rule R-430.



Working with a REALTOR®



Form 810

for use in the Province of Ontario

The REALTOR® Consumer Relationship

In Ontario, the real estate profession is governed by the Real Estate and Business Brokers Act, 2002, and Associated Regulations (REBBA 2002 or Act), administered by the Real Estate Council of Ontario (RECO). All Ontario REALTORS® are registered under the Act and governed by its provisions, REBBA 2002 is consumer protection legislation, regulating the conduct of real estate brokerages and their salespeople/brokers. The Act provides consumer protection in the form of deposit insurance and requires every salesperson/broker to carry errors & omission (E&O) insurance.

When you choose to use the services of a REALTOR®, it is important to understand that this individual works on behalf of a real estate brokerage, usually a company. The brokerage is operated by a Broker of Record, who has the ultimate responsibility for the employees registered with the brokerage. When you sign a contract, it is with the brokerage, not with the salesperson/broker employee.

The Act also requires that the brokerage (usually through its REALTORS®) explain the types of service alternatives available to consumers and the services the brokerage will be providing. The brokerage must document the relationship being created between the brokerage and the consumer, and submit it to the consumer for his/her approval and signature. The most common relationships are "client" and "customer", but other options may be available in the marketplace.

Client

A "client" relationship creates the highest form of obligation for a REALTOR® to a consumer. The brokerage and its salespeople/brokers have a fiduciary (legal) relationship with the client and represent the interests of the client in a real estate transaction. The REALTOR® will establish this relationship with the use of a representation agreement, called a Listing Agreement with the seller and a Buyer Representation Agreement with the buyer. The agreement contains an explanation of the services the brokerage will be providing, the fee arrangement for those services, the obligations the client will have under the agreement, and the expiry date of the agreement. Ensure that you have read and fully understand any such agreement before you sign the document.

Once a brokerage and a consumer enter into a client relationship, the brokerage must protect the interests of the client and do what is best for the client. A brokerage must strive for the benefit of the client and must not disclose a client's confidential information to others. Under the Act, the brokerage must also make reasonable efforts to determine any material facts relating to the transaction that would be of interest to the client and must inform the client of those facts. Although they are representing the interests of their client, they must still treat all parties to the transaction with fairness, honesty, and integrity.

Customer

A buyer or seller may not wish to be under contract as a client with the brokerage but would rather be treated as a customer. A REALTOR® is obligated to treat every person in a real estate transaction with honesty, fairness, and integrity, but unlike a client, provides a customer with a restricted level of service. Services provided to a customer may include showing the property or properties, taking customer direction to draft an offer and present the customer offer etc. Brokerages use a Customer Service Agreement to document the services they are providing to a buyer or seller customer.

Under the Act, the REALTOR® has disclosure obligations to a customer and must disclose material facts known to the brokerage that relate to the transaction.

What Happens When...

Buyer(s) and the seller(s) are sometimes under contract with the same brokerage when properties are being shown or an offer is being contemplated. There can also be instances when there is more than one offer on a property and more than one buyer and seller are under a representation agreement with the same brokerage. This situation is referred to as multiple representation. Under the Act, the REALTORS® and their brokerage must make sure all buyers, sellers, and their REALTORS® confirm in writing that they acknowledge, understand, and consent to the situation before their offer is made. REALTORS® typically use what is called a Confirmation of Co-operation and Representation form to document this situation:

Offer negotiations may become stressful, so if you have any questions when reference is made to multiple representation or multiple offers, please ask your REALTOR® for an explanation.

Critical Information

REALTORS® are obligated to disclose facts that may affect a buying or selling decision. It may be difficult for a REALTOR® to judge what facts are important. They also may not be in a position to know a fact. You should communicate to your REALTOR® what information and facts about a property are important to you in making a buying or selling decision, and document this information to avoid any misunderstandings and/or unpleasant surprises.

Similarly, services that are important to you and are to be performed by the brokerage, or promises that have been made to you, should be documented in your contract with the brokerage and its salesperson/broker.

To ensure the best possible real estate experience, make sure all your questions are answered by your REALTOR®. You should read and understand every contract before you finalize it.

| Acknowledger | ment by: Mizrahi Dev | elopment Grou | p (The One) Inc. |
|-------------------|---|---------------|---|
| I/we have read, | understand, and have received a copy of Working with a I | REALTOR® | |
| Sellers: As selle | er(s), I/we understand that | Buyers: As bu | yer(s), I/we understand that |
| (initial one) | Is representing my interests, to be documented in a separate written agency representation agreement, and I understand the brokerage may represent and/or provide customer service to other sellers and buyers. Is not representing my interests, to be documented in a separate written customer service agreement, but will act in a separate written customer service agreement, but will act in a separate written customer service agreement. 11/29/2021 | (initial one) | (Name of Brokerage) Is representing my interests, to be documented in a separate written agency representation agreement, and I understand the brokerage may represent and/or provide customer service to other buyers and sellers. Is not representing my interests, to be documented in a separate written customer service agreement, but will act in a fair, ethical and professional manner. |
| (Signature) 83EC | 230504334BB (Date) | (Signature) | (Date) |

Please note that Federal legislation requires REALTORS® to verify the identity of sellers and buyers with whom they are working.
For the purposes of this information, the term "seller" can be interpreted as "landlord" and "buyer" can mean "tenant." This form is for information only and is not a contract.

(Signature)

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(Date)

(Date)



Co-Brokerage Agreement Between Multiple Listing Brokerages



Form 650 for use in the Province of Ontario

| BETWEEN: ROYAL LEPAGE REAL ESTATE SERVI | | |
|--|---------------------------------|--------------------------------|
| SALESPERSON/BROKER/BROKER OF RECORD: | Nancy Saedi | |
| AND: ROYAL LEPAGE REAL ESTATE SERVICE (Co-Listing Brokerage) | | |
| SALESPERSON/BROKER/BROKER OF RECORD: | | |
| RE: REAL PROPERTY FOR SALE/LEASE: 1 BLOOR WEST | | 6303 |
| | | MAY271 |
| SELLER/LANDLORD: Mizrahi Development Group (The One) Inc. | | |
| This will confirm an agreement that the Listing Brokerage will pay | | |
| of the total commission received by the Listing Brokerage to the Co-Listing Brokerage, after pay | | |
| Notwithstanding the foregoing, if the Listing Brokerage has arranged a trade with a buyer to Co-Listing Brokerage shall be reduced by the amount that would have been paid to a Co-operatif the Co-Listing Brokerage has arranged a trade with a buyer through the Co-Listing Brokerage increased by an amount that would have paid to a Cooperating Brokerage. | ting Brokerage. Further and r | notwithstanding the foregoing, |
| Details of service | Listing Brokerage | Co-Listing Brokerage |
| Upload the Listing on | | X |
| Upload the Listing on MLS® System (if applica | ıble) | X |
| Receipt and Conveyance of Offers | X | X |
| Market/Promote the Property Listing Sale/Lease | X | X |
| Place a sign on the Property | | |
| Send Sale Invoice Letter to Seller's Solicitor | X | |
| Deposit Holder | | |
| Other | | |
| Other | | |
| Comments | | |
| | | |
| Schedule(s) hereto | o attached shall form part of t | his Co-Brokerage Agreement. |
| We agree to the terms and conditions as set out herein and acknowledge having received a co | opy of this Co-Brokerage Agre | eement. |
| DATED at Toronto this day of | | 20.2./ |
| ROYAL LEPAGE REAL ESTATE SERVICES Nancy Saedi [Listing Brokerage] | acy Saedi | |
| AND THE RESERVE AND THE PROPERTY OF THE PROPER | e of Person Signing) | |
| ROYAL LEPAGE REAL ESTATE SERVICES Katy Torabi (Co-Listing Brokeroge) | | |
| was a second contract to the c | Y TORABI e of Person Signing) | |
| 11/29/2021 | s or reison organing) | |
| (Seller/Landlard) SAM MIZRAHI (Date) | | |
| [Seller/Landlord] [Date] | EX EV | |

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APPENDIX "48" RECEIVER'S CALCULATION OF THE CM FEE OVERPAYMENT TO MI

CM Fee Summary

September 1, 2022 - Present

Canadian Dollars

| | | | | | 13.00% | |
|--|------------------------------|-------------------------|--------------|----------------------------|----------------------------|-----------------------------|
| Invoice Date Invoice Type | Total Cost | MI's CM Fee | | Total MI Subtotal | HST | Total Invoice Amount |
| Sep 2, 2022 Hard Costs | 3,409,662.26 | 170,483.11 | 5.0% | 3,580,145.37 | 465,418.90 | 4,045,564.27 |
| Sep 14, 2022 Site Labour | 628,473.57 | 31,423.68 | 5.0% | 659,897.25 | 85,786.64 | 745,683.89 |
| Sep 14, 2022 Crane | 129,557.04 | 6,477.85 | 5.0% | 136,034.89 | 17,684.54 | 153,719.43 |
| Sep 14, 2022 Recoverables Sep 14, 2022 Staff | 652,017.90 556,645.33 | 32,600.90 27,832.27 | 5.0% 5.0% | 684,618.80 584,477.60 | 89,000.44 75,982.09 | 773,619.24 660,459.69 |
| Sep 14, 2022 Stall Sep 14, 2022 Equipment | 23,213.12 | 1,160.66 | 5.0% | 24,373.78 | 3,168.59 | 27,542.37 |
| Oct 12, 2022 Site Labour | 545,041.78 | 27,252.09 | 5.0% | 572,293.87 | 74,398.20 | 646,692.07 |
| Oct 12, 2022 One Eabour | 125,714.80 | 6,285.74 | 5.0% | 132,000.54 | 17,160.07 | 149,160.61 |
| Oct 12, 2022 Staff | 572,568.55 | 28,628.43 | 5.0% | 601,196.98 | 78,155.61 | 679,352.59 |
| Oct 12, 2022 Equipment | 23,213.12 | 1,160.66 | 5.0% | 24,373.78 | 3,168.59 | 27,542.37 |
| Oct 12, 2022 Recoverables | 620,919.41 | 31,045.97 | 5.0% | 651,965.38 | 84,755.50 | 736,720.88 |
| Oct 12, 2022 Hard Costs | 3,907,057.41 | 195,352.87 | 5.0% | 4,102,410.28 | 533,313.34 | 4,635,723.62 |
| Nov 14, 2022 Crane | 114,360.40 | 5,718.02 | 5.0% | 120,078.42 | 15,610.19 | 135,688.61 |
| Nov 14, 2022 Site Labour | 540,356.20 | 27,017.81 | 5.0% | 567,374.01 | 73,758.62 | 641,132.63 |
| Nov 14, 2022 Recoverables | 843,590.32 | 42,179.52 | 5.0% | 885,769.84 | 115,150.08 | 1,000,919.92 |
| Nov 14, 2022 Staff | 573,344.69 | 28,667.23 | 5.0% | 602,011.92 | 78,261.55 | 680,273.47 |
| Nov 14, 2022 Equipment | 23,213.12 | 1,160.66 | 5.0% | 24,373.78 | 3,168.59 | 27,542.37 |
| Nov 14, 2022 Hard Costs | 4,605,393.13 | 230,269.66 | 5.0% | 4,835,662.79 | 628,636.16 | 5,464,298.95 |
| Dec 9, 2022 Staff | 562,125.64 | 28,106.28 | 5.0% | 590,231.92 | 76,730.15 | 666,962.07 |
| Dec 9, 2022 Equipment | 23,107.09 | 1,155.35 | 5.0% | 24,262.44 | 3,154.12 | 27,416.56 |
| Dec 9, 2022 Crane | 161,450.13 | 8,072.51 | 5.0% | 169,522.64 | 22,037.94 | 191,560.58 |
| Dec 9, 2022 Site Labour | 823,298.63 | 41,164.93 | 5.0% | 864,463.56 | 112,380.26 | 976,843.82 |
| Dec 9, 2022 Recoverables | 821,980.35 | 41,099.02 | 5.0% | 863,079.37 | 112,200.32 | 975,279.69 |
| Dec 9, 2022 Hard Costs | 7,037,283.76 | 351,864.19 | 5.0% | 7,389,147.95 | 960,589.23 | 8,349,737.18 |
| Jan 2, 2023 Hard Costs | 4,214,779.39 | 210,738.97 | 5.0% | 4,425,518.36 | 575,317.39 | 5,000,835.75 |
| Jan 11, 2023 Staff | 570,276.27 | 28,513.81 | 5.0% | 598,790.08 | 77,842.71 | 676,632.79 |
| Jan 11, 2023 Equipment | 23,345.65 | 1,167.28 | 5.0% | 24,512.93 | 3,186.68 | 27,699.61 |
| Jan 11, 2023 Recoverables | 592,187.52 | 29,609.38 | 5.0% | 621,796.90 | 80,833.60 | 702,630.50 |
| Jan 11, 2023 Crane | 89,646.82 | 4,482.34 | 5.0% | 94,129.16 | 12,236.79 | 106,365.95 |
| Jan 11, 2023 Site Labour | 601,278.36 | 30,063.92 | 5.0% 5.0% | 631,342.28 | 82,074.50 | 713,416.78 27,699.61 |
| Feb 13, 2023 Equipment Feb 13, 2023 Staff | 23,345.65 570,276.27 | 1,167.28 28,513.81 | 5.0% | 24,512.93 | 3,186.68 77,842.71 | 676,632.79 |
| Feb 13, 2023 Stall Feb 13, 2023 Crane | 126,049.40 | 6,302.47 | 5.0% | 598,790.08 132,351.87 | 17,205.74 | 149,557.61 |
| Feb 13, 2023 Cialle Feb 13, 2023 Site Labour | 669,659.80 | 33,482.99 | 5.0% | 703,142.79 | 91,408.56 | 794,551.35 |
| Feb 13, 2023 Recoverables | 762,563.16 | 38,128.16 | 5.0% | 800,691.32 | 104,089.87 | 904,781.19 |
| Feb 13, 2023 Hard Costs | 7,324,242.80 | 366,212.14 | 5.0% | 7,690,454.94 | 999,759.14 | 8,690,214.08 |
| Mar 13, 2023 Crane | 131,297.51 | 6,564.88 | 5.0% | 137,862.39 | 17,922.11 | 155,784.50 |
| Mar 13, 2023 Site Labour | 929,490.99 | 46,474.55 | 5.0% | 975,965.54 | 126,875.52 | 1,102,841.06 |
| Mar 13, 2023 Recoverables | 821,511.41 | 41,075.57 | 5.0% | 862,586.98 | 112,136.31 | 974,723.29 |
| Mar 13, 2023 Staff | 657,912.15 | 32,895.61 | 5.0% | 690,807.76 | 89,805.01 | 780,612.77 |
| Mar 13, 2023 Equipment | 24,273.40 | 1,213.67 | 5.0% | 25,487.07 | 3,313.32 | 28,800.39 |
| Mar 13, 2023 Hard Costs | 11,532,047.79 | 576,602.39 | 5.0% | 12,108,650.18 | 1,574,124.52 | 13,682,774.70 |
| Apr 2, 2023 Hard Costs | 7,371,677.98 | 368,583.90 | 5.0% | 7,740,261.88 | 1,006,234.04 | 8,746,495.92 |
| Apr 13, 2023 Staff | 685,118.25 | 34,255.91 | 5.0% | 719,374.16 | 93,518.64 | 812,892.80 |
| Apr 13, 2023 Crane | 213,310.58 | 10,665.53 | 5.0% | 223,976.11 | 29,116.89 | 253,093.00 |
| Apr 13, 2023 Equipment | 24,538.47 | 1,226.92 | 5.0% | 25,765.39 | 3,349.50 | 29,114.89 |
| Apr 13, 2023 Recoverables | 1,123,654.03 | 56,182.70 | 5.0% | 1,179,836.73 | 153,378.77 | 1,333,215.50 |
| Apr 13, 2023 Site Labour | 751,564.57 | 37,578.23 | 5.0% | 789,142.80 | 102,588.56 | 891,731.36 |
| May 2, 2023 Hard Costs | 731,989.35 | 36,599.47 | 5.0% | 768,588.82 | 99,916.55 | 868,505.37 |
| May 2, 2023 Hard Costs | 5,745,734.26 | 287,286.71 | 5.0% | 6,033,020.97 | 784,292.73 | 6,817,313.70 |
| May 9, 2023 Hard Costs | (16,183.62) | (809.18) | 5.0% | (16,992.80) | , , | (19,201.86) |
| May 12, 2023 Staff | 685,118.25 | 34,255.91 | 5.0% | 719,374.16 | 93,518.64 | 812,892.80 |
| May 12, 2023 Crane | 243,606.08 | 12,180.30 | 5.0% | 255,786.38 | 33,252.23 | 289,038.61 |
| May 12, 2023 Equipment | 24,538.47 | 1,226.92 | 5.0% | 25,765.39 | 3,349.50 | 29,114.89 |
| May 12, 2023 Recoverables | 677,491.36 | 33,874.57 | 5.0% | 711,365.93 | 92,477.57 | 803,843.50 |
| May 12, 2023 Site Labour | 1,028,155.63 652,185.77 | 51,407.78 | 5.0% 5.0% | 1,079,563.41 | 140,343.24 89,023.36 | 1,219,906.65 |
| Jun 2, 2023 Hard Costs Jun 2, 2023 Hard Costs | | 32,609.29 165,000.00 | 5.0% 5.0% | 684,795.06 3,465,000.00 | | 773,818.42 3,915,450.00 |
| Jun 2, 2023 Hard Costs | 3,300,000.00 9,357,220.35 | 467,861.02 | 5.0% | 9,825,081.37 | 450,450.00 1,277,260.58 | 11,102,341.95 |
| Jun 14, 2023 Staff | 685,118.25 | 34,255.91 | 5.0% | 719,374.16 | 93,518.64 | 812,892.80 |
| Jun 14, 2023 Crane | 286,544.76 | 14,327.24 | 5.0% | 300,872.00 | 39,113.36 | 339,985.36 |
| Jun 14, 2023 Crane Jun 14, 2023 Equipment | 24,538.47 | 1,226.92 | 5.0% | 25,765.39 | 3,349.50 | 29,114.89 |
| Jun 14, 2023 Recoverables | 1,097,631.49 | 54,881.57 | 5.0% | 1,152,513.06 | 149,826.70 | 1,302,339.76 |
| Jun 14, 2023 Recoverables | 1,114,233.74 | 55,711.69 | 5.0% | 1,169,945.43 | 152,092.91 | 1,322,038.34 |
| Jul 2, 2023 Hard Costs | 6,322,095.97 | 316,104.80 | 5.0% | 6,638,200.77 | 862,966.10 | 7,501,166.87 |
| 1 , , , , , , , , , , , , , , , , , , , | .,, | , | 2.3.3 | .,,= | , | . , , |

| Invoice Date Invoice Type Total | al Cost MI's CM F | ee CM % | Total MI Subtotal | 13.00% HST | |
|---|-------------------------------------|---------|-------------------|---------------------------|------------------------------|
| | | | Total Mi Gubtotal | пот | Total Invoice Amount |
| Jul 12, 2023 Staff 622,3 | 31,115.9 | | | 84,946.64 | 738,382.33 |
| | 352.99 4,892.6 | | | 13,356.93 | 116,102.57 |
| | 273.40 1,213.6 | | , | 3,313.32 | 28,800.39 |
| Jul 12, 2023 Recoverables 1,063,7 Jul 12, 2023 Site Labour 883,6 | 798.30 53,189.9 676.25 44,183.8 | | | 145,208.47 120,621.81 | 1,262,196.69 1,048,481.87 |
| Aug 2, 2023 Hard Costs 3,045,7 | , | | | 415,739.04 | 3,613,731.68 |
| Aug 2, 2023 Hard Costs 3,040,1 | | | | 1,033,525.53 | 8,983,721.94 |
| | 946.33 33,047.3 | | | 90,219.17 | 784,212.82 |
| Aug 11, 2023 Crane 79, | 98.45 3,959.9 | 92 5.0% | 83,158.37 | 10,810.59 | 93,968.96 |
| | 273.40 1,213.6 | | | 3,313.32 | 28,800.39 |
| Aug 11, 2023 Recoverables 1,516, | | | | 206,954.03 | 1,798,908.11 |
| • | 71.98 37,058.6 | | | 101,169.98 | 879,400.56 |
| Sep 2, 2023 Hard Costs 13,066,8 Sep 12, 2023 Staff 704, | 344.80 653,342.2 31.67 35,221.5 | | , , | 1,783,624.32 96,154.92 | 15,503,811.36 835,808.17 |
| 1 | 366.42 6,493.3 | | | 17,726.77 | 154,086.51 |
| 1 | 385.45 544.2 | | | 1,485.86 | 12,915.58 |
| Sep 12, 2023 Recoverables 1,075,6 | | | | 146,821.89 | 1,276,221.07 |
| Sep 12, 2023 Site Labour 889,9 | 955.38 44,497.7 | 77 5.0% | 934,453.15 | 121,478.91 | 1,055,932.06 |
| | 950.52 1,897.5 | | 39,848.05 | 5,180.25 | 45,028.30 |
| | 666.11 18,533.3 | | | 50,595.92 | 439,795.34 |
| 1 | 340.00 4,432.0 | | | 12,099.36 | 105,171.36 |
| | 520.24 526.0 | | | 1,436.01 | 12,482.26 |
| Oct 12, 2023 Recoverables 1,083,8 Oct 12, 2023 Site Labour 563,2 | 366.32 54,193.3 242.13 28,162.1 | | , , | 147,947.75 76,882.56 | 1,286,007.39 668,286.80 |
| Oct 13, 2023 Site Labour 303,2 Oct 13, 2023 Hard Costs 6,241,9 | , | | | 852,030.51 | 7,406,111.38 |
| | 520.24 526.0 | | | 1,436.01 | 12,482.26 |
| | 25.60 48,261.2 | | | 131,753.29 | 1,145,240.17 |
| Nov 13, 2023 Staff 370,6 | 666.11 18,533.3 | 5.0% | 389,199.42 | 50,595.92 | 439,795.34 |
| Nov 13, 2023 Crane 55,5 | 512.51 2,775.6 | 5.0% | 58,288.14 | 7,577.46 | 65,865.60 |
| | 777.75 21,538.8 | | | 58,801.16 | 511,117.80 |
| 1 | 61.76 158.0 | | | 431.58 | 3,751.43 |
| | 387.36 1,219.3 | | | 3,328.87 | 28,935.60 |
| Nov 2, 2023 Hard Costs 9,824,7 Dec 8, 2023 Equipment 10,8 | 29.66 491,206.4 520.24 526.0 | | , , | 1,340,993.70 1,436.01 | 11,656,329.84 12,482.26 |
| Dec 8, 2023 Recoverables 1,205,6 | | | | 164,570.73 | 1,430,499.45 |
| | 65.04 608.2 | | | 1,660.53 | 14,433.82 |
| | 666.11 18,533.3 | | | 50,595.92 | 439,795.34 |
| Dec 8, 2023 Crane 82,5 | 570.00 4,128.5 | | , | 11,270.81 | 97,969.31 |
| | 337.00 27,991.8 | | | | 664,246.60 |
| | 1,250.5 | | | 3,414.02 | 29,675.71 |
| | 003.85 645.1 | | | 1,761.38 | 15,310.42 |
| | 527.08 5,631.3 562.57 3,078.1 | | | 15,373.60 8,403.29 | 133,632.03 73,043.99 |
| Dec 2, 2023 Hard Costs 11,090,8 | | | , | 1,513,907.66 | 13,159,351.21 |
| | 336.09 581.8 | | | 1,588.33 | 13,806.22 |
| Jan 11, 2024 Recoverables 1,164,4 | | | | 158,944.78 | 1,381,596.94 |
| | 666.11 18,533.3 | | 389,199.42 | 50,595.92 | 439,795.34 |
| | 780.96 2,839.0 | | | 7,750.60 | 67,370.61 |
| | 25,345.8 | | | 69,194.14 | 601,456.75 |
| | 43.17 4,207.1 | | | 11,485.54 | 99,835.88 |
| Jan 2, 2024 Recoverables 1,5 Jan 2, 2024 Hard Costs 8,893, | 583.13 79.1 28.18 444,656.4 | | | 216.10 1,213,912.00 | 1,878.39 10,551,696.59 |
| | 335.28 566.7 | | | 1,547.27 | 13,449.31 |
| Feb 12, 2024 Recoverables 1,055,4 | | | | 144,074.53 | 1,252,340.15 |
| | 297.20 18,514.8 | | | 50,545.57 | 439,357.63 |
| | 07.51 3,170.3 | | 66,577.89 | 8,655.13 | 75,233.02 |
| | 343.27 22,192.1 | | | 60,584.61 | 526,620.04 |
| | 955.12 3,547.7 | | | 9,685.37 | 84,188.25 |
| | 553.87 227.6 | | | 621.60 | 5,403.16 |
| Feb 2, 2024 Hard Costs 5,122,5 Feb 2, 2024 Hard Costs 980,7 | 938.40 256,146.9 767.09 49,038.3 | | | 699,281.09 133,874.71 | 6,078,366.41 1,163,680.15 |
| | 57.09 49,038.3 51.47 322.5 | | | 880.62 | 7,654.66 |
| Mar 12, 2024 Equipment 0,s Mar 12, 2024 Recoverables 1,570,6 | | | | 214,316.86 | 1,862,908.12 |
| | 364.75 1,543.1 | | | 4,213.03 | 36,620.94 |
| | 009.39 650.4 | | | 1,775.78 | 15,435.65 |

CM Fee Summary

September 1, 2022 - Present

Canadian Dollars

| | | | | | 13.00% | |
|---------------------------|------------------|----------------|------|-------------------|-----------------|-----------------------------|
| Invoice Date Invoice Type | Total Cost | MI's CM Fee | CM % | Total MI Subtotal | HST | Total Invoice Amount |
| Mar 12, 2024 Staff | 145,709.54 | 7,285.47 | 5.0% | 152,995.01 | 19,889.35 | 172,884.36 |
| Mar 12, 2024 Crane | 69,183.33 | 3,459.17 | 5.0% | 72,642.50 | 9,443.53 | 82,086.03 |
| Mar 12, 2024 Site Labour | 683,543.56 | 34,177.18 | 5.0% | 717,720.74 | 93,303.70 | 811,024.44 |
| Mar 2, 2024 Hard Costs | 4,218,953.56 | 210,947.68 | 5.0% | 4,429,901.24 | 575,887.16 | 5,005,788.40 |
| Apr 2, 2024 Hard Costs | 25,896.81 | 1,294.84 | 5.0% | 27,191.65 | 3,534.91 | 30,726.56 |
| Apr 2, 2024 Hard Costs | 2,038,326.62 | 101,916.33 | 5.0% | 2,140,242.95 | 278,231.58 | 2,418,474.53 |
| Apr 11, 2024 Recoverables | 471,608.96 | 23,580.45 | 5.0% | 495,189.41 | 64,374.62 | 559,564.03 |
| Mar 18, 2024 Crane | 24,940.01 | 1,247.00 | 5.0% | 26,187.01 | 3,404.31 | 29,591.32 |
| Mar 18, 2024 Site Labour | 55,024.38 | 2,751.22 | 5.0% | 57,775.60 | 7,510.83 | 65,286.43 |
| Apr 2, 2024 Recoverables | 106,587.76 | 5,329.39 | 5.0% | 111,917.15 | 14,549.23 | 126,466.38 |
| Apr 2, 2024 Hard Costs | 1,845,863.41 | 92,293.17 | 5.0% | 1,938,156.58 | 251,960.36 | 2,190,116.94 |
| Total | \$195,470,817.44 | \$9,773,540.87 | 5% | \$205,244,358.28 | \$26,681,766.56 | \$231,926,124.83 |

CM Fee at 5.0% \$9,773,540.87 CM Fee at 3.5% \$6,841,478.61 **Variance** (\$2,932,062.26)

APPENDIX "49" INVOICE FROM 1118741 ONTARIO LIMITED O/A IRPINIA KITCHENS DATED FEBRUARY 2, 2023



INVOICE

DATE: NUMBER: CUSTOMER NO.

February 02, 2023 IN033927 MIZRAHI

BILL TO:

MIZRAHI INC 125 Hazelton Ave. Toronto, Ontario M5R 2E4 Canada SHIP TO:

125 Hazelton Ave. Toronto, Ontario M5R 2E4 Canada

| CUSTOMER P.O. / TAG | | SALESPERSON | H.S.T | |
|---|----------------|---------------|--------------|--|
| / The One - 1 Bloor St. West - Early Procurement of Materials | | GINO NARDELLA | #899345177RT | |
| IRPINIA JOB NUMBER | TERMS | DATE SHIPPED | SHIP VIA | |
| | DUE ON RECEIPT | | | |

| DESCRIPTION | | AMOUNT |
|---|------------|------------|
| The One - 1 Bloor St. West - Early Procurement of Materials | | 555,555.56 |
| Less 10% Hold Back | | -55,555.56 |
| | | |
| | | |
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| | | |
| DocuSigned by: | | |
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| M | | |
| IVI | | |
| MIZRAHI | | |
| PM Approval VP Approval | | |
| riii Appiovai Vr Appiovai | | |
| An- | | |
| J. | | |
| | | |
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| | | |
| | | |
| | | |
| TITLE OF GOODS REMAIN WITH SELLER UNTIL PAYMENT IS RECEIVED | | |
| | NET AMOUNT | 500,000,00 |

DIVISION OF 1118741 ONTARIO LTD.

SHOWROOM | 278 NEWKIRK ROAD. RICHMOND HILL ON L4C 3G7 Canada Phone: (905) 780-7722 Ext. FAX: (905) 780-0442

Website www.irpinia.com

NET AMOUNT
FREIGHT
H.S.T.
DEPOSIT
TOTAL DUE

500,000.00

65,000.00

505,000.00



Province of Ontario

\$500,000 CAD

Draw for Materials for Future Production for The One - 1 Bloor Street West

Mizrahi Inc. at 125 Hazelton Ave, Toronto, Ontario, agrees to advance the net sum of \$500,000 CAD plus any applicable sales taxes to be paid in full, to 1118741 Ontario Limited o/a Irpinia Kitchens at 278 Newkirk Road, Richmond Hill, Ontario for material procurement for future production of cabinetry for The One located at 1 Bloor Street West, Toronto, Ontario. This advance will be applied against the final contract amount for the project.

SIGNED, SEALED, AND DELIVERED this 2nd day of February, 2023

Authorized Signature

1118741 Ontario Limited o/a Irpinia Kitchens

Authorized Signature

Mizrahi Inc.



We confirm that the business(es) listed below are active and in good standing with us. Nous confirmons que la ou les entreprises énumérées ci-dessous sont actives et que leurs comptes sont en règle.

| Contractor legal or trade name / Raison sociale ou appellation commerciale de l'entrepreneur | Contractor address / Adresse de l'entrepreneur | Contractor NAICS Code and Code Description / Code du SCIAN de l'entrepreneur et description | Clearance certificate number / Numéro du certificat de décharge | Validity period (dd-mmm-yyyy) / Période de validité (jj- mmm-aaaa) |
|--|---|---|--|--|
| 1118741 ONTARIO LTD / IRPINIA KITCHENS | 278 NEWKIRK RD, RICHMOND HILL, ON, L4C3G7, CA | 337110: Wood kitchen cabinet and counter top manufacturing | A0000ID164 | 20-Nov-2022 to 19-Feb-2023 |

Under Section 141 of the *Workplace Safety and Insurance Act*, the WSIB waives our right to hold the principal (the business that has entered into a contractual agreement with the contractor/subcontractor) liable for any unpaid premiums and other amounts the contractor may owe us for the validity period specified. Aux termes de l'article 141 de la *Loi sur la sécurité professionnelle et l'assurance contre les accidents du travail*, la WSIB renonce à son droit de tenir l'entrepreneur principal (l'entreprise qui a conclu une entente contractuelle avec l'entrepreneur ou le sous-traitant) responsable de toute prime impayée et autre montant que l'entrepreneur pourrait lui devoir pour la période de validité indiquée.

WSIB Head Office: 200 Front Street West Toronto, Ontario, Canada M5V 3J1

Siège social : 200, rue Front Ouest Toronto (Ontario) Canada M5V 3J1 1591 1-800-387-0750 | TTY/ATS 1-800-387-0050 employeraccounts@wsib.on.ca | wsib.ca

APPENDIX "50" ROYAL BEDROCK INC. INVOICES TO SKYGRID FOR THE MATERIAL REQUIRED BY THE PROJECT

Invoice to: SKYGRID CONSTRUCTION 5720 Explorer Drive Suite 200 Missisauga, Ontario, L4W 0A9

| Date | INVOICE |
|------------|---------|
| 2024-06-07 | 24088-1 |

| Terms | Contact(s) |
|-------------------|------------------|
| | |
| PREPAYMENT | Per Joe Wilson & |
| PRIOR TO SHIPMENT | Giancarlo Eucile |

| Description | UOM | QUANTITY | UNIT PRICE | PRICE |
|--|-----|----------|------------|--------------|
| LACROIX ATLANTIC GREY | | | | |
| 322mm x 344mm Thermal Straight curb | LF | 208.4 | 275.00 | \$57,310.00 |
| Shop Drawings | | 1 | 27000.00 | \$27,000.00 |
| Storage fees up to June, 2024 | | 1 | 55000.00 | \$55,000.00 |
| Transportation to location(s) as to be directed by Contractor | | 1 | 3500.00 | \$3,500.00 |
| | | | | |
| | | | | |
| -unloading is the responsibility of the customer upon delivery | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| BANK WIRE INSTRUCTION: | | | | |
| BANK NAME: TD Canada Trust | | | | |
| SWIFT CODE: TDOMCATTTOR | | | | |
| Institution #004 Transit/Branch #18912 Account #5239899 | | | | |
| BANK ADDRESS: 5100 Rutherford Road, Vaughan, Ontario, Canada L4L 2J2 ACCOUNT NAME: ROYAL BEDOCK INC. | | | | |
| ADDRESS: 16 Amos Maynard Circle, Woodbridge, Ontario L4L 3B8 | | | | |
| ADDRESS. 10 AIROS Mayriata Circle, Woodubridge, Officialio L4L 300 | | | | |
| HST# 813013794RT0001 | | 1 | Subtotal | \$142,810.00 |
| ROYAL BEDROCK INC. | | | HST | \$18,565.30 |
| 16 AMOS MAVNADO CIDOLE | | | Total | ¢161 27F 20 |

16 AMOS MAYNARD CIRCLE VAUGHAN, ON L4L 3B8

THANK YOU FOR YOUR BUSINESS!

\$161,375.30 Total

Invoice to:

SKYGRID CONSTRUCTION 5720 Explorer Drive Suite 200

Missisauga, Ontario, L4W 0A9

| Date | INVOICE |
|------------|---------|
| 2024-06-04 | 24088 |

| Terms | Contact(s) |
|-------------------|------------------|
| | |
| PREPAYMENT | Per Joe Wilson & |
| PRIOR TO SHIPMENT | Giancarlo Fucile |

| Description | UOM | QUANTITY | UNIT PRICE | PRICE |
|---|------------------------------|----------|------------|--------------|
| LACROIX ATLANTIC GREY | | | | |
| 65mm Thermal Sidewalk Pavers | SF | 9074.4 | 32.50 | \$294,918.00 |
| 65mm Thermal Sidewalk Pavers band at slot drain | SF | 66.8 | 35.00 | \$2,338.00 |
| 100mm Thermal Tree pit surround pavers with sawn finish reveal | SF | 456.6 | 131.00 | \$59,814.60 |
| 322mm x 344mm Thermal Straight curb | LF | 208.4 | 275.00 | \$57,310.00 |
| 65mm Thermal Rectangular pavers with 2 long edges radiused at ramp 600x200mm | SF | 310.6 | 57.00 | \$17,704.20 |
| 75mm Honed Radial bench coping (made of 8 pieces, metal skate deterrent not included) | SF | 71.2 | 96.00 | \$6,835.20 |
| LACROIX ATLANTIC GREY - SOUTH ENTRANCE | | | | |
| 65mm Thermal Sidewalk Pavers | SF | 1703.26 | 75.00 | \$127,744.50 |
| LACROIX BETHEL WHITE - SOUTH ENTRANCE | | | | |
| 65mm Thermal Sidewalk Pavers | SF | 330.12 | 86.00 | \$28,390.32 |
| NOTE: portion 2/L8.02 removed as per new set of drawings | | | | |
| to be concrete instead of granite | | | | |
| Shop Drawings | | 1 | 27000.00 | \$27,000.00 |
| Storage fees up to June 4, 2024 | | 1 | 50000.00 | \$50,000.00 |
| Transportation to location(s) as to be directed Contractor | | 5 | 3500.00 | \$17,500.00 |
| -warping of pavers not included | | | | |
| -no groved granite pavers included at north entrance delivery not included | | | | |
| -shop drawings and shop tickets not included unless noted -unloading is the responsibility of the customer upon delivery | | | | |
| BANK WIRE INSTRUCTION: | | | | |
| BANK NAME: TD Canada Trust | | | | |
| SWIFT CODE: TDOMCATTTOR | | | | |
| Institution #004 Transit/Branch #18912 Account #5239899 | | | | |
| BANK ADDRESS: 5100 Rutherford Road, Vaughan, Ontario, Canada L4L 2J2 | | | | |
| ACCOUNT NAME: ROYAL BEDOCK INC. | | | | |
| ADDRESS: 16 Amos Maynard Circle, Woodbridge, Ontario L4L 3B8 | | | | |
| HST# 813013794RT0001 | | | Subtotal | \$689,554.82 |
| ROYAL BEDROCK INC. | | | HST | \$89,642.13 |
| 16 AMOS MAYNARD CIRCLE | | | Total | \$779,196.9 |
| VAUGHAN, ON L4L 3B8 | | | | , , |
| THANK YOU FOR YOUR E | THANK YOU FOR YOUR BUSINESS! | | | |

APPENDIX "51" INTERNAL CORRESPONDENCE BETWEEN MI EMPLOYEES RELATING TO ROYAL BEDROCK INC.'S MATERIALS

Seaby, Emily

From: Esteban Yanquelevech <esteban@mizrahidevelopments.ca>

Sent: Wednesday, August 17, 2022 7:32 AM

'Jane McGrath' To: **Subject:** Re: Bedrock Invoices

Exactly

On Wed., Aug. 17, 2022, 1:24 p.m. Jane McGrath, <iane@mizrahidevelopments.ca> wrote: I will talk to Anthony today, 2.8 million is insane

On Wed, Aug 17, 2022 at 5:28 AM Esteban Yanquelevech < <u>esteban@mizrahidevelopments.ca</u>> wrote: if we spend 2.8 million on stone i will lose it

Sincerely, Esteban

Esteban Yanquelevech

Vice President, Construction

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 647.204.9745

F. 1.866.300.0219

E. Esteban@MizrahiDevelopments.ca

Building Futures.

www.MizrahiDevelopments.ca

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On Wed, Aug 17, 2022 at 5:27 AM Esteban Yanquelevech < esteban@mizrahidevelopments.ca wrote: Something is wrong here. I think Remy and Leanna have paid these guys twice for the same materials.

Can you please check the Invoices i remember everything was for a total of no more than 1 million

Sincerely, Esteban



Building Futures.

Esteban Yanquelevech

Vice President, Construction

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. <u>647.204.9745</u> F. 1.866.300.0219

E. Esteban@MizrahiDevelopments.ca

www.MizrahiDevelopments.ca

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----- Forwarded message -----

From: Leanna Bundas < leanna@mizrahidevelopments.ca>

Date: Wed, Aug 10, 2022 at 4:55 PM

Subject: Re: Bedrock Invoices

To: Esteban Yanquelevech < <u>esteban@mizrahidevelopments.ca</u>>

Cc: Remy Del Bel < remy@mizrahidevelopments.ca>

Hi Esteban,

These are all the invoices for Royal Bedrock

They have all been paid, total of \$2,788,599.99



Building Futures.

Leanna Bundas

Project Accountant

2 Bloor Street W, Suite 1802-1804

Toronto, ON M4W 3E2

Toronto, Ontario M4Y 2B6 F. 1.866.300.0219

E. Leanna@MizrahiDevelopments.ca

C. 437.240.1752

www.MizrahiDevelopments.ca

On Wed, Aug 10, 2022 at 4:32 PM Esteban Yanquelevech < esteban@mizrahidevelopments.ca> wrote: Can i please have a copy of all Invoices from bedrock and how much have we paid

Thanks,

Sincerely, Esteban



Building Futures.

Esteban Yanquelevech

Vice President, Construction

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. <u>647.204.9745</u>

F. 1.866.300.0219

E. Esteban@MizrahiDevelopments.ca

www.MizrahiDevelopments.ca

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Building Futures.

Jane McGrath

Co-ordinator

125 Hazelton Avenue Toronto, Ontario M5R 2E4

T. 416.922.4200

C. 437.241.2894

F. 1.866.300.0219

E. Jane@MizrahiDevelopments.ca

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APPENDIX "52" LETTER FROM MI TO THE RECEIVER DATED MAY 29, 2024



Jerome R. Morse
Certified by the Law Society of Upper Canada
as a Specialist in Civil Litigation
Direct Line: 416-941-5867
jmorse@morseshannon.com

May 29, 2024

Delivered Via Email mdunn@goodmans.ca, carmstrong@goodmans.ca, jlinde@goodmans.ca

Mark Dunn Christopher Armstrong Jennifer Linde Goodmans LLP 333 Bay Street, Suite 3400 Toronto ON M5H 2S7

Dear Counsel:

Re: Mizrahi Inc.

Our File No. 50960

We write with respect to the receiver's demand for the repayment of commissions paid to Mizrahi Inc ("MI") pursuant to the Exclusive Listing Agreement, dated July 12, 2017 (the "ELA"). Our client denies that any amounts are owing to the project. In addition, any amount that is found to be owing by MI under the ELA would be set off against the significant amount of monies MI is owed by the project for residential development fees, and for a deposit on the MI units. Firstly, we request that the receiver produce its correspondence with the purchasers and notice of termination for the units identified. We note that the receiver has sent out numerous letters advising unit purchasers that the agreements of purchase and sale may be canceled. It is unreasonable to expect potential purchasers to pay significant deposits on units for a project in receivership when the receiver has indicated it may cancel those agreements. MI takes the position that the receiver's decision to cancel the agreements identified is evidence of an ulterior motive to find a claim against MI to advance in defence of the payment motion. The Senior Lender has always been aware that these units have no deposits and elected not to cancel them.

Even if agreements were canceled on a good faith basis, the fact is that the project owes MI for unpaid fees that are vastly greater than the claimed liability for the repayment of commissions under the ELA. The November 26, 2019 Mediator's Proposal which became binding terms of settlement entitles MI to a residential management fee, for which MI is currently owed \$20,460,905.32. The Mediator's Proposal provides:

A Residential Management Fee will be paid to MI in respect of all existing and future residential sales equal to 2.0% of the selling price, including upgrades and extras. 50% of this fee will be payable upon entering into a firm agreement of purchase and sale with payment of the appropriate deposit, and the remaining 50% will be paid on closing of each unit. The second 50% will not, however, be earned and payable unless an application for an additional six floors is submitted to the City on or before December 31, 2020.

MI calculates its entitlement to a residential management fee as follows:

| Earned | |
|--------------------------------|---------------|
| Owing | 6,213,429.69 |
| Owed at Closing | 6,213,429.69 |
| | |
| Total Owing | 12,426,859.38 |
| Deposits owed on Mizrahi Units | 2,704,640.00 |
| Net Owing | 9,722,219.38 |
| | |
| Amount Owing for Unsold Units | 10,738,685.94 |
| Gross Amount Owing | 20,460,905.32 |

You will note that this calculation also accounts for MI's entitlement to a credit on deposits of the MI units in the project in the sum of \$2,704,640.

As a result of the significant amount of money the project owes MI as noted above, in addition to the liability owed and at issue in MI's payment motion, MI disagrees that there is any amount owing for the repayment of commissions under the ELA.

Yours very truly,

J.R. Morse

Jerome R. Morse DT/vs

CC:

Steve Weisz David Trafford

APPENDIX "53" DOCUMENTS RELATING TO PAYMENT OF \$719,121.49 TO MI

Mizrahi Inc.

125 Hazelton Ave. Toronto, On.



Invoice

| Date | Invoice # |
|------------|-----------|
| 02/28/2020 | C777 |

| Invol | Tσ |
|-------|----|
| | |

Mizrahi Commercial (The One) GP Inc. 189 Forest Hill Road Toronto, On. M5P 2N3

| P.O. No. | Terms | Project |
|----------|----------------|---------|
| | Due on receipt | The One |

| Description | Qty | Rate | Amount |
|--|-----|------------------|--------------|
| Residential Development Fees - current Balance | , | 636,390.70 | 636,390.70 |
| HST on Revenue | | 13.00% | 82,730.79 |
| | | | |
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| | | | |
| | | Total | \$719,121.49 |
| | | Payments/Credits | \$0.00 |
| | | Balance Due | \$719,121.49 |



Tel: 1-866-222-3456 TTY: 1-800-361-1180

TDCDA11100_1906733_004 E D 01040

17552

MIZRAHI DEVELOPMENT GROUP (THE ONE) INC. 189 FOREST HILL RD TORONTO ON M5P 2N3



Statement of Account

Branch No. Account No.

0503-5222662

1040

Account Type

BUSINESS CHEQUING

ACCOUNT - CAD

EVERY DAY A

Statement From - To
FEB 28/20 - MAR 31/20
Page 1 of 3

| DESCRIPTION | CHEQUE/DEBIT | DEPOSIT/CREDIT | DATE | | BALANCE |
|---|--|------------------|---------------|-----------------|--|
| BALANCE FORWARD | 70.01/.// | | FEB28 | | 921,941.53 |
| CHQ#00500-3140737205 GC 1872-DEPOSIT | 32,016.66 | 920,217.78 | MAR02 | | 889,924.87 |
| CHQ#00521-3144676001 | 1,382.74 | 920,217.76 | MAR06 | | |
| CHQ#00518-4140693423 | 27,234.64 | | MAR06 | | 1,781,525.27 |
| CHQ#00509-2142162484 | 161.36 | | MAR11 | | 1,781,363.91 |
| GC 0252-DEPOSIT | 101.00 | 363,293.80 | | | 2,144,657.71 |
| CHQ#00522-4141939848 | 16,324.32 | - Company (1997) | MAR18 | | 2,128,333.39 |
| CANADA GST | | 1,423,840.28 | | | |
| WPS Billing | 50.00 | | MAR23 | | 3,552,123.67 |
| WIRE TO CUSTOMER | 920,297.78 | | MAR24 | | |
| WIRE TO CUSTOMER | 70,189.59 | | MAR24 | | 2,561,636.30 |
| WIRE TO CUSTOMER | 72,740.00 | | MAR25 | | 2,488,896.30 |
| BELL CANADA EFT BPY | 16.61 | | MAR26 | | |
| SNAP PREMFINAN BUS | 60,928.37 | | MAR26 | | 2,427,951.32 |
| WIRE TO CUSTOMER | 1,844,908.09 | | MAR31 | | |
| WIRE TO CUSTOMER | 41,378.43 | | MAR31 | | |
| MONTHLY PLAN FEE | 19.00 | | MAR31 | | and the second s |
| ACCT BAL REBATE | - 00 | 19.00 | MAR31 | | |
| PAPER STMT FEE | 3.00 | | MAR31 | | 541,661.80 |
| AND METERS OF THE PROPERTY OF | | | | | |
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| 5 CHQS ENCLOSED NEXT | STATEMENT DATE IS | APR 30/20 | | No. | Amount |
| MONTHLY AVER. CR. BAL. | | 922,613.72 | 0 | | |
| MONTHLY MIN. BAL. | | 541,661.80 | Credits | ts 4 2707,370 | |
| DEP CONTENT- CASH 0 | ITEMS 2 | UNC BATCH 0 | Debits | 15 | 3087,650.59 |
| | | | Depits | | 3007,030.37 |

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Please ensure that you report in writing any errors or irregularities found within this statement within 30 days of the statement date. If you do not, the statement of account shall be conclusively deemed correct except for any amount credited to the account in error.

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Deposit to City of Teranto
Tr. 803-00002 Acet. 8/24-1659-L
Location at 404
TB, CS (City Hall, 19V)
Debit Returned Chegue Account
Tr. 8003-02274 Acet. 8/04-187-4. DATE 20200218 PAY THET 135 | 003 TER 10200306 ISA: 41 86693423 many a meth th per thinks.

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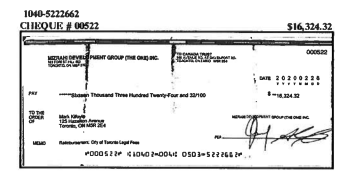
White Shark Lts White Shark 1 Yonge Street, Suite 1801 Toronso, ON MSE 1W7 234534

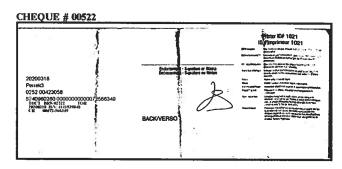
TO THE ORDER OF





Page 3 of 3









MIX • MIXTE

Paper from responsible sources

Papler issu de sources responsables

FSC® C004212

Mizrahi Development Group (The One) Inc. Reconciliation Detail TD Bank - 662, Period Ending 31/03/2020

| Cheque 30/03/2020 Direct 2694128 Ontario Inc X -70,189.59 | alance | Amount | Cir | Name | Num | Date | Туре |
|--|--------------|---------------|-----|-----------------------|--------|--------------------|-----------------------|
| Cheques and Payments - 15 items | 921,941.53 | | | | | | |
| Bill Pmt -Cheque | | | | | | actions | Cleared Transa |
| Cheque | | | | | items | nd Payments - 15 | Cheques ar |
| Bill Pmt - Cheque | -161.36 | | | White Shark | | 30/01/2020 | Bill Pmt -Cheque |
| Cheque | 27,396.00 | | | | | 18/02/2020 | |
| Sill Pmt - Cheque | -28,778.74 | -1,382.74 | | Jenny Coco | | 24/02/2020 | Bill Pmt -Cheque |
| Bill Pmt -Cheque 13/03/2020 Debit Mizrahi X -719,121.49 Bill Pmt -Cheque 28/03/2020 Debit Stuart Lederer X -50.00 Cheque 26/03/2020 Debit Stuart Lederer X -72,740.00 Bill Pmt -Cheque 26/03/2020 Debit Snap Premium Finan X -60,928.37 Bill Pmt -Cheque 30/03/2020 Direct Mizrahi Commercial X -920,297.78 Cheque 30/03/2020 Direct Mizrahi Commercial X -920,297.78 Cheque 31/03/2020 Direct Mizrahi X -1,844,998.99 Bill Pmt -Cheque 31/03/2020 Debit Mizrahi X -1,844,998.99 Bill Pmt -Cheque 31/03/2020 Debit Mizrahi X -1,844,998.99 Cheque 31/03/2020 Debit Mizrahi X -41,378.43 Cheque 13/01/2020 507 Treasurer, City of To X 0.00 Deposit 05/03/2020 Mizrahi Develo | -45,103.06 | | | Kifoyle Mark | | 28/02/2020 | Cheque |
| Bill Pmt - Cheque | -77,119.72 | | | | | 01/03/2020 | |
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| Bill Pmt - Cheque | -869,031.21 | , | X | | | 26/03/2020 | |
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| Cheque | -929,976.19 | -16.61 | Х | Bell Canada | £ | 26/03/2020 | Bill Pmt -Cheque |
| Bill Pmt - Cheque | 1,850,273.97 | -920,297.78 | Х | Mizrahi Commercial | Direct | 30/03/2020 | Cheque |
| Bill Pmt - Cheque | 1,920,463.56 | -70,189.59 | X | 2694128 Ontario Inc | Direct | 30/03/2020 | Cheque |
| Bill Pmt - Cheque | 3,765,371.65 | -1,844,908.09 | X | Mizrahi | | 31/03/2020 | Bill Pmt -Cheque |
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| | -96,049.98 | | | | | | |
| | -128,066.64 | -32,016.66 | | 181 Davenport Retai | 504 | 01/07/2020 | Bill Pmt -Cheque |
| Bill Pmt - Cheque 01/08/2020 505 181 Davenport Retai32,016.66 | -160,083.30 | | | | | | |
| Bill Pmt - Cheque 01/09/2020 506 181 Davenport Retai32,016.66 | -192,099.96 | | | | | | |
| Total Cheques and Payments -192,099.96 | -192,099.96 | -192,099.96 | | | | es and Payments | Total Chequ |
| Total New Transactions -192,099.96 | -192,099.96 | -192,099.96 | _ | | | sactions | Total New Tran |
| Ending Balance -572,379.69 | 349,561.84 | -572,379.69 | _ | | | | Ending Balance |

KEB HANA BANK as trustee of IGIS GLOBAL PRIVATE PLACEMENT REAL ESTATE FUND NO. 301 and as trustee of IGIS GLOBAL PRIVATE PLACEMENT REAL ESTATE FUND NO. 434

MIZRAHI COMMERCIAL (THE ONE) LP, et al.

Court File No. CV-23-00707839-00CL

Applicant

Respondents

ONTARIO SUPERIOR COURT OF JUSTICE (COMMERCIAL LIST)

Proceeding commenced at Toronto

FIFTH REPORT OF THE RECEIVER ALVAREZ & MARSAL CANADA INC. OCTOBER 11, 2024

GOODMANS LLP

Barristers & Solicitors 333 Bay Street, Suite 3400 Toronto, ON M5H 2S7

Brendan O'Neill LSO# 43331J boneill@goodmans.ca

Christopher Armstrong LSO# 55148B carmstrong@goodmans.ca

Mark Dunn LSO# 55510L mdunn@goodmans.ca

Jennifer Linde LSO# 86996A jlinde@goodmans.ca

Tel: (416) 979-2211 / Fax: (416) 979-1234 Lawyers for the Receiver