

Identification Mandatary/Agent Agreement

Toronto Board

Form 632 for use in the Province of Ontario

BETWEEN: REAL ESTATE BROKERAGE: _ -	, having its principal office at	
and IDENTIFICATION AGENT:	, having its principal office at	
1. Purpose	nd conditions set out in this agreement as of, 200	
Crime (Money Laundering) an	written agreement as required by Section 64.1 of the Regulations d Terrorist Financing Act.	under the Proceeds of
an individual and/or the identif	provide the Brokerage with the identification services described in fication services described in Schedule B in respect of a corporational make available to the Agent all reasonable information required	on or other entity (the
(b) The Brokerage will compe	nsate the Agent as follows:	
3. Approvals and Authority The Agent will obtain Brokera	ge's prior written approval for all Services it performs on the Broke	prage's hehalf

4. Termination

Either party may terminate this agreement at any time on written notice to the other, provided that the Agent is required to complete any Services requested at the time of termination, and the Brokerage is required to pay for such Services.

5. Indemnification

The Agent will indemnify the Brokerage against any claims, liability, costs and reasonable expenses arising directly from the Agent's negligent acts or omissions in the performance of the Services.

6. Confidentiality

The Agent acknowledges that any information received from the Brokerage and/or the individuals from whom the Agent may obtain information under this Agreement is proprietary and confidential, and constitutes "personal information" within the meaning of the Personal Information Protection and Electronic Documents Act (PIPEDA) (collectively, "Confidential Information"). The Agent will not reveal to any third party any information provided by the Brokerage, except as required by the Regulations or as necessary to perform the Services, either during or subsequent to the term of this Agreement, and will at all times comply with the provisions of PIPEDA or any applicable provincial privacy legislation as well as any privacy policies of the Brokerage. Upon termination of this Agreement, the Agent will return to the Brokerage all Confidential Information in the possession of the Agent.

7. Regulatory Compliance

The parties acknowledge that the Brokerage is subject to a number of regulatory regimes, including regulations and regulatory requirements, decisions, rulings and guidelines issued by the Financial Transactions and Reports Analysis Centre of Canada ("FINTRAC"). The Agent will provide its reasonable assistance to the Brokerage in order to facilitate the Brokerage's compliance with FINTRAC requirements.

The Agent will abide by the policies and procedures designated by Brokerage and lawfully issued by Brokerage in accordance with the Proceeds of Crime (Money Laundering) and Terrorist Financing Act, regulations and regulatory requirements, decisions, rulings and guidelines issued by FINTRAC.

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This Agreement is not assignable by either party without mutual consent, which consent will not be unreasonably withheld.

9. Audit

The Agent grants to the Brokerage the right, at all reasonable times, to examine and audit all records in its possession or under its control which directly pertain to the Services provided to the Brokerage under this Agreement or as otherwise may be required under the Regulations.

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10. Applicable Law	
	ance with the laws of the [Insert name of Province/Territory]
	and the laws of Canada applicable therein.
11. Severability The obligations and agreements of the Brok severable.	kerage and Agent under this Agreement will be treated as separate and
	nedules, constitutes the entire Agreement between the Brokerage and the pt by an instrument in writing signed by the parties.
The Agent's authority to act on behalf of the Agreement.	e Brokerage is limited to the rights, duties and responsibilities set out in this
IN WITNESS WHEREOF the parties have exe	ecuted this agreement the day of, 200
BROKERAGE	AGENT
Per:	Per:
Title: Authorized Signing Officer	Title: Authorized Signing Officer
Date:	Date:



Schedule A - Services with respect to individuals

	Agent will take the necessary steps to verify and provide the following information to the Brokerage when dealing with a ndividual:				
	a) Full legal name of individual:				
	(b) Address:				
	(c) Date of Birth:				
	(d) Nature of Principal Business or Occupation:				
	(e) Type of Identification Document (e.g. drivers permit, passport, or government issued ID) ¹				
	(Note: provide photocopy of Identification Document)				
(f) Document Identifier Number:					
					(h) Document Expiry:
 Agent will take necessary steps to verify whether or not the individual is acting on behalf of a third party and provide the following information to the Brokerage: (a) Is Client acting on behalf of a third party? 					
	(b) Name of third party:				
	(c)Address:				
	(d) Date of Birth:				
	(e) Nature of Principal Business or Occupation:				
	(f) Incorporation number and place of issue (if applicable):				
	(g) Relationship between third party and client:				

List of Acceptable Identification Documents is subject to change at the sole discretion of the Brokerage upon notice to agent. In Canada, the following may apply: in Ontario, Manitoba and Prince Edward Island, a driver's licence, passport, certificate of Canadian citizenship, birth certificate, Record of Landing or permanent residence card. In Quebec, passport, certificate of Canadian citizenship, birth certificate, Record of Landing or Permanent Resident Card. A drivers licence is acceptable if presented, but the Agent cannot ask specifically for this. A provincial health card is also acceptable, but the Agent cannot ask specifically for this. In British Columbia, Alberta, Saskatchewan, Newfoundland and Labrador, New Brunswick, Nova Scotia, Northwest Territories, Yukon, and Nunavut, a driver's licence, provincial or territorial health card, passport, certificate of Canadian citizenship, birth certificate, Record of Landing or Permanent Resident Card.

Reasonable suspicion would arise when circumstances indicate the possibility of a third party but the individual will not confirm.



Schedule B - Services in respect of corporations/other entities

Corporation 1. Agent will take the necessary steps to verify and provide the following information to the Brokerage when dealing with a corporation (with a copy of the actual record, where indicated): (a) Name of corporation: (b) Corporate address: _____ (c) Nature of Principal Business: (d) Names of Directors³: (e) Copy of record confirming existence of corporation: (i) Type of verification record4: (ii) Source of verification record⁵: (f) Registration number of corporation: (g) Copy of corporate record showing authority to bind corporation regarding transaction⁶: Other entity (e.g., partnership) 2. Agent will take the necessary steps to verify and provide the following information to the Brokerage when dealing with an entity (with a copy of the actual record, where indicated): (a) Name of entity: (b) Entity address: _____ (c) Nature of Principal Business: _____ (d) Copy of record confirming existence of entity: (i) Type of verification record7: (ii) Source of verification record⁸: (e) Registration number of entity: 3. Agent will take the necessary steps to verify whether or not the corporation or entity is acting on behalf of a third party. (a) Is Client acting on behalf of a third party? Yes 🗍 No \square Reasonable suspicion9 (b) Name of third party: (c) Address: (d) Date of Birth: (e) Nature of Principal Business or Occupation: (f) Incorporation number and place of issue (if applicable):

³ As set out in certificate of corporate status or other record confirming corporation's existence.

(g) Relationship between third party and client:

- For example, certificate of corporate status, published annual report, government notice of assessment.
- If record is in paper format, a copy must be sent by the Agent to the Brokerage. If the record is an electronic version, a record of the corporation's registration number and type and source of record (e.g., Corporations Canada website) must be indicated above.
- For example, certificate of incumbency, articles of incorporation, by-laws setting out officers duly authorized to sign on behalf of corporation. A copy must be sent by the Agent to the Brokerage.
- For example, partnership agreement, articles of association.
- If record is in paper format, a copy must be sent by the Agent to the Brokerage. If the record is an electronic version, a record of the entity's registration number and type and source of record must be indicated above.
- Reasonable suspicion would arise when circumstances indicate the possibility of a third party but the entity's representative will not confirm.



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