

## Individual Identification Information Record

Form 630 for use in the Province of Ontario

NOTE: An Individual Identification Information Record is required by the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act*. This Record must be completed by the REALTOR® member whenever they act in respect to the purchase or sale of real estate.

It is recommended that the Individual Identification Information Record be completed:

- (i) for a buyer when the offer is submitted and/or a deposit made, and
- (ii) for a seller when the seller accepts the offer.

Transaction Property Address:					
Sales Representative/Broker Name:					
Date:					
ication of Individual s section must be completed for clients that are individuals or unrepresented individuals who are not clients, but to the transaction (e.g. unrepresented buyer or seller). Where an unrepresented individual refuses to provide on after reasonable efforts are made to verify that identification, a REALTOR® member must keep a record of and consider sending a Suspicious Transaction Report to FINTRAC if there are reasonable grounds to suspect insaction involves property from the proceeds of crime, or terrorist activity. Where you are using an agent or to verify an individual, see procedure described in CREA's FINTRAC Compliance manual.  **Pagal name of individual:**  **Pagal name of indivi					
NOTE: This section must be completed for clients that are individuals or unrepresented individuals who are not clients, but are parties to the transaction (e.g. unrepresented buyer or seller). Where an unrepresented individual refuses to provide identification after reasonable efforts are made to verify that identification, a REALTOR® member must keep a record of that refusal and consider sending a Suspicious Transaction Report to FINTRAC if there are reasonable grounds to suspect that the transaction involves property from the proceeds of crime, or terrorist activity. Where you are using an agent or mandatary to verify an individual, see procedure described in CREA's FINTRAC Compliance manual.					
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2. Address:					
3. Date of Birth:					
4. Nature of Principal Business or Occupation:					
5. Type of Identification Document*:					
6. Document Identifier Number:					
7. Issuing Jurisdiction: (insert name of the applicable Province Territory Foreign Jurisdiction or "Faderal Government of Canada")					
8. Document Expiry Date:					

\*Acceptable identification documents: birth certificate, driver's licence, provincial health insurance card (not acceptable if from Ontario, Nova Scotia, Manitoba or Prince Edward Island), passport, record of landing, permanent resident card, old age security card, a certificate of Indian status, or SIN card (although SIN numbers are not to be included on any report sent to FINTRAC). Other acceptable identification documents: provincial or territorial identification card issued by the Insurance Corporation of British Columbia, Alberta Registries, Saskatchewan Government Insurance, the Department of Service Nova Scotia and Municipal Relations, the Department of Transportation and Infrastructure Renewal of the Province of Prince Edward Island, Service New Brunswick, the Department of Government Services and Lands of the Province of Newfoundland and Labrador, the Department of Transportation of the Northwest Territories or the Department of Community Government and Transportation of the Territory of Nunavut. If identification document is from a foreign jurisdiction, it must be equivalent to one of the above identification documents.







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B. Verification of Third Parties (if applica	มมเษ	;,
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NOTE: Complete this section of the form when a client or unrepresented individual is acting on behalf of a third party. Where you cannot determine if there is a third party, but there are reasonable grounds to suspect the individual is acting on behalf of a third party, you must keep a record of that fact.

1.	Name of third party:
2.	Address:
3.	Date of Birth:
4.	Nature of Principal Business or Occupation:
5.	Incorporation number and place of issue (if applicable):
6.	Relationship between third party and client:



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Only complete Sections C and D for your clients.

#### C. Client Risk (ask your Compliance Officer if this section is applicable)

Determine the level of risk of a money laundering or terrorist financing offence for this client by determining the appropriate cluster of client in your policies and procedures manual this client falls into and checking one of the checkboxes below:

If you determined that the client's risk was high, tell your brokerage's Compliance Officer. They will want to consider this when conducting the overall brokerage risk assessment, which occurs every two years. It will also be relevant in completing Section D below. Note that your brokerage may have developed other clusters not listed above. If no cluster is appropriate, the agent will need to provide a risk assessment of the client, and explain their assessment, in the relevant space above.





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### D. Business Relationship

(ask your Compliance Officer when this section is applicable if you don't know)

D.1. Purpose and Intended Natu	ure of the Business Relationship
Check the appropriate boxes.	
Acting as an agent for the purchase or s	sale of:
☐ Residential property	☐ Residential property for income purposes
☐ Commercial property	☐ Land for Commercial Use
☐ Other, please specify:	
D.2. Measures Taken to Monitor	r Business Relationship and Keep Client Information Up-To-Date
D.2.1. Ask the Client if their name, addrest placed information on page one.	ess or principal business or occupation has changed and if it has include the
0.2.2 Keep all relevant correspondence used to monitor the business relationsh correspondence on file, specify them h	e with the client on file in order to maintain a record of the information you have nip with the client. Optional - if you have taken measures beyond simply keeping lere:
	conduct enhanced measures to monitor the brokerage's business relationship date. Optional - consult your Compliance Officer and document what enhanced
D.3 Suspicious Transactions	

Don't forget, if you see something suspicious during the transaction report it to your Compliance Officer. Consult your policies and procedures manual for more information.

