SCHEDULE "A" TO THE PERMIT BETWEEN _Community Living Oakville_ (the "Contract Holder") AND TOWN OF OAKVILLE (the "Town") FOR RENTAL SPACE IN _Queen Elizabeth Park Community and Cultural Centre AND Oakville Trafalgar Community Centre_ (the "Facility")

- 1) To the extent there is a conflict between the terms of the Permit and the terms of this Schedule, the terms of this Schedule will prevail to the extent of such conflict.
- 2) The Contract Holder shall pay the fees for the use of the Facility set out in this Permit (the "Permit Fees") by providing **4** staff for the Town's **Teen Adventure** program on the terms in the service contract attached to this Permit as Schedule "B".
- 3) The Contract Holder shall not be required to pay the Permit Fees upfront and each staff hour provided to the Town by the Contract Holder represents \$_35.00_ (the "Staff Fees") and will be credited towards the Permit Fees. Within a reasonable time after _the one-year term_ the parties shall reconcile the Permit Fees and Staff Fees. If the total amount of the Permit Fees to be paid by the Contract Holder is less than the Staff Fees provided to the Town, then the Town shall pay the difference to the Contract Holder forthwith. If the total amount of the Permit Fees to be paid by the Contract Holder is greater than the Staff Fees provided to the Town, then the Contract Holder shall pay the difference to the Town forthwith.