| | Sui | te No3 | 107 |
|---------------------|------|--------|-----|
| Residential Unit No | 6 | Level | 27 |
| | Floo | r Pian | ive |

EVE CONDOMINIUM AGREEMENT OF PURCHASE AND SALE

| 1. PROP | <u>erty</u> |
|--|--|
| The undersigne | on Shehabi and Nada Jarkas |
| "Vendor") to put as shown for id accordance with parking unit(s) a may be re-desi appurtenant the accordance with situate in the Ci City of Mississa | Individually, as the case may be, the "Purchaser") agrees with Amacon Development (Hurontario) Corp. (the richase the following property (the "Property") being the proposed residential unit noted above, substantially lentification purposes only on the floor plan attached hereto as Schedule "D" and finished substantially in the finishing package described in Schedule "C" hereto annexed, together with and in the finishing package described in Schedule "C" hereto annexed, together with and in the finishing package described in Schedule "C" hereto annexed, together with and in the finishing package described in Schedule "C" hereto annexed, together with and in the finishing package described in Schedule "C" hereto annexed, together with and in the finishing package described in Schedule "C" hereto annexed, together with and undivided interest in the common elements grated by the Vendor, in its sole discretion, and which grated by the Vendor, in its sole discretion, and which grated by the Vendor, in its sole discretion, and which grated by the Vendor, in its sole discretion, and which grated by the Vendor, in its sole discretion, together with an undivided interest in the common elements are on including any common elements are designated as being for the exclusive use of the Property, all in an condominium plan documentation proposed to be registered on a portion of those lands and premises ty of Mississauga, being presently comprised of a portion of Lot 16, Concession 1, North of Dundas Street, uga, Regional Municipality of Peel, as more particularly and currently shown on the site plan attached to the sure statement (the "Lands"), on the terms and conditions hereinafter set out. |
| · numci | iace ddice |
| The purchase p | rice for the Property (the "Purchase Price") is Three Hundred Tex Thousand |
| NINE HI | Narra Dollars (\$ 3/0,900°), inclusive of GST as set out in |
| Paragraph 16 o | Schedule "A" to this Agreement, all in Canadian funds which shall be payable by the Purchaser as follows: |
| (a) | The sum of One Thousand Dollars (\$1,000.00) submitted with this Agreement, as an initial deposit. |
| (b) | The sum of FOUNTEEN MOUSUNATIVE HUNDREN FORTHING |
| · 🔊 | Dollars (\$ 14,54500) by peel dated chaque |
| PONCE | with this Agreement payable thirty (30) days after the date of this Agreement as a further deposit, pending |
| POA | completion or other termination of this Agreement. |
| (c) | The sum of |
| | (\$). by post-dated cheque |
| | with this Agreement payable ninety (90) days after the date of this Agreement as a further deposit, pending |
| | completion or other termination of this Agreement. |
| (d) | The sum of |
| (12) | (\$ |
| | with this Agreement payable one hundred and twenty (120) days after the date of this Agreement as a |
| | further deposit, pending completion or other termination of this Agreement. |
| | |
| (e) | The sum of |
| | payable to the Vendor's Solicitors, in trust, on the Confirmed Possession Date; and |
| (f) | The balance of the Purchase Price by certified cheque payable to the Vendor's Solicitors (or as they may direct) on the Closing Date, subject to the adjustments hereinafter set forth. |
| All dep | osit cheques shall be made payable to the Vendor's Solicitors, in trust, and shall be delivered by the Vendor /endor's Solicitors forthwith after the Vendor's receipt thereof. All funds shall, subject to what is contained in |



All deposit cheques shall be made payable to the Vendor's Solicitors, in trust, and shall be delivered by the Vendor to the Vendor's Solicitors forthwith after the Vendor's receipt thereof. All funds shall, subject to what is contained in this Agreement to the contrary, be held pending completion or other termination of this Agreement, and shall be credited on account of the Purchase Price together with interest thereon as provided in the Act (hereinafter defined) on the Closing Date.

CLOSING DATE

(a) The purchaser shall occupy the Unit on the Confirmed Possession Date, as defined in this Agreement, as such date may be extended or accelerated pursuant to the terms of this Agreement.



| (b) | The transfer of title to the Unit shall be completed on the Closing Date, as defined in this Agreement, as |
|-----|--|
| (-/ | such date may be extended or accelerated pursuant to the terms of this Agreement. |

SCHEDULES

| The following Schedule | es are integra | I parts of this Agreement ar | d are contained | on subsequent page | s : |
|--|--|--------------------------------------|---|---|---|
| Schedule "A' | • | - Additional Provision | - - | ment | |
| Schedule "B" | * | Occupancy Agree | | | |
| Schedule "C" | • | Standard Residen | | | |
| Schedule "D | * | - Floor Plan of Resi | dential Unit | | |
| | | e or she has received all pa | | | |
| such event, the Purci conditional, for a perior Vendor approving this delivered by the Vendo irrevocably waived and Agreement is not acce contained to the contra Vendor's disclosure of commencement of the the Purchaser's execu- delivery of written notice | haser acknowd of three (3) Agreement, or to the Purol satisfied will apted by the ary, if the Purol documents a Purchaser's atton of this Age to the Purol | 1 . | on of the trans all acceptance of of termination for day period then equired to be de- or is at the sales to the Vendor an ment accepted ssion period by ne | f this Agreement, up or non-satisfaction of the condition shall be livered by the Vendo office then, notwiths a acknowledgement oby the Vendor in olater than the third | on the head office of the this condition has been a deemed to have been or. In the event that the tanding anything herein of receipt of each of the order to evidence the day following the date of |
| DATED this 21st | da | y of April | | 200 <u>4</u> | |
| SIGNED, SEALED AN | D DELIVERE | D | eter. ' | <i>^</i> | |
| In the presence) | P | 2 A | | 203 | (Signature) |
| of: WITNESS:) | Purchaser: | Asem Sheh | abi - | | |
| VVI (NE35.) | D.O.B | ch 20, 1967 | | .i.n. <u>52/</u> 8 | 70 204 |
| , | D.L.# | 33217-0636 | 6-7022 | | |
| | | 8 Stonebria | / / | of . | |
| <i>////</i> | Address: _ | | | VI | , |
| | Bei | lleville, ON / | K8P 5 | 4 5 | |
|) | | (H): <u>966-543-45</u> | 33 70 (| (B) C/V 4/6 -1 | 829-5037 |
| | Telefax: | | يعو. | _ | |
| In the presence of) | <u> PO</u> | A | | <u> </u> | (Signature) |
| WITNESS::) | Purchaser: | Marks I | urbas | | |
| | | 18000 10 | 10 | f-71 G | 72111 |
| | D.O.B/ | March 19, 197 | <u> </u> | I.N. <u>52/ 8</u> | 70 (57 |
|) | D.L.# 17 | 0609-57601 | -153/ | 7 | |
|) | Address: | (Same a | o above | ·) | · |
|) | • | | | , | |
|) | | | | | |
| , | Telephone | (H): | (| (B) | |
| , | | | | | |
| The undersigned here | Telefax: by accepts th | e offer and its terms, and a | grees to and with | the above-named P | urchaser(s) to duly carry |
| out the same on the te | rms and cond | litions above mentioned. | | 0 | |
| ACCEPTED this | \$1sr_ | _day of | | 200 | |
| Vendor's Solicitors | | Purchaser's Solicitors | | SIGNED, SEALED | AND DELIVERED |
| | | | | AMACON DEVELO | PMENT (HURONTARIO) |
| MILLER THOMSON L | .LP | | | CORP. | 1/- |
| Barristers & Solicitors Suite 5800, 40 King Stre | | | | LANU | |
| Toronto, ON M5H 3S1 | | | | Per: Authorized Sig | ning Officer |
| Attn: Mr. Leonard Gau Telephone: 416.595.819 | 9 | | - | | |
| Facsimile: 416-595.869 | 5 | | | I have the authority | to bind the Company |