EVE

ADDENDUM TO THE AGREEMENT OF PURCHASE AND SALE

			THE BIG SAVE INCENTIVE	
Betwe	en:	AMACC		
	Nighel Murtadha and Ali Mohamad (the "P			ser")
		Suite N	No. 3507 , Residential Unit 6 , Level 30 (the "Unit)	
1. J	nce	entive C	Credits	
	(a)	any tia	orther consideration of the Purchaser entering into this Agreement and provided that the Puttime under this Agreement, the Vendor agrees to credit the Purchaser:	
		V	a sum equal to the aggregate amount of the monthly common expense contribution as Statement contained in the Condominium Documents for the Property for the twelve (12) Closing Date, provided that the Vendor shall not be liable for any additional common excessed the subsequent budget statement and any additional services and/or amen subsequent budget statement(s) which were not accounted for or included as part of the contained in the Condominium Documents delivered to the Purchaser and/or any additional services and/or any additional services and/or appears and/or any additional services and/or appears and/or any additional services and/or appears and/or any additional services and/or any additional services and/or appears and/or any additional services and/or any	expense costs arising as a nities being included in any e original budget statement ditional common expenses ent or otherwise increasing d following the Closing Date iderstood that any resulting e Condominium Corporation
		(11)	a sum equal to the aggregate amount of estimated realty taxes assessed against the Promonth period following the Closing Date, as determined by the Vendor, in its sole, undiscretion;	Medicine the amondaria
		(iii)	An amount equal to the development charges, municipal charges, education development effect as of January 31, 2006, as determined by the Vendor, in its sole, unfettered and unrelease to the vendor of the vendor o	EVICATORIO DISCIONI.
		(iv)	an amount equal to the cost of water meter installation, water and sewer service connection determined by the Vendor, in its sole, unfettered and unreviewable discretion. The foresecurity or other deposits that may be required by the applicable hydro or utility provider monitor in the event that a utility monitoring agreement is implemented;	on charges and/or hydro, as going does not include any ror its agent or with a utility
		(v)	an amount equal to the insurance levy payable by the Vendor or the Vendor's solicitors t Indemnity Company;	
		(vi)	an amount equal to the cost of the partial discharges required to close on the transaction Agreement, as determined by the Vendor, in its sole, unfettered and unreviewable discreti	iors.
		(vii)	an amount equal to the enrolment fee payable for the Property pursuant to the Plan Act by	y the Vendor;
		(viii)	an amount equal to the retail sales tax of chattels (including appliances) and/or upgrad determined by the Vendor in its sole, unfettered and unreviewable discretion; and	les relating the Property, as
		(ix)	a decorating allowance of Nine Thousand Dollars (\$9,000.00).	
			(collectively the "Big Save Incentive Credits")	
	(b) The Purchaser and Vendor acknowledge and agree that the Vendor shall credit the Big S the statement of adjustments for the Property on the Closing Date.		Purchaser and Vendor acknowledge and agree that the Vendor shall credit the Big Save Inc statement of adjustments for the Property on the Closing Date.	centive Credits as credits on
	(c)	assig or title transt Incen provis provis	e Vendor's obligation to provide the Big Save Incentive Credits is personal to the Purchase ignable and shall automatically terminate without notice or any further process, if this Agreen itle to the Property is transferred or assigned by the Purchaser (even though the Vendor master or assignment). Furthermore, and without limiting anything contained herein: (i) the entive Credits shall automatically terminate without notice or any further process if the Purchasions of the Agreement and notwithstanding that such default is cured or rectified; and (ii) vide the Big Save Incentive Credits is conditional upon the Purchaser closing on the transact element.	nent (or any interest therein) hay have consented to such provisions of the Big Save chaser defaults in any of the ii) the Vendor's obligation to
	(d)	Vend	Purchaser acknowledges that pursuant to Section 16 of the Agreement, the Purchaser and Purchaser and Purchaser's right, title and interest in and to the Rebate and authorized vernmental Authorities to pay or credit the Rebate directly to the Vendor.	assigns and transfers to the as and directs the relevant
DATED at Mississauga, this 20th day of <u>April</u> .				
UATED 8. WESSISSENGE, THIS 2001				
WIT	NES	is: / /	Purchaser Purchaser	
DAT	ED	this _		

AMACON DEVELPOPMENT (HURONTARIO) CORP.

Authorized Signing Officer
I have the authority to bind the Corporation.