| Residential Unit No. | 8 | Suite No. <u>2</u> | 809 |
|----------------------|---|--------------------|-----------|
| | | Level_24_, PS | CP No.853 |
| | | Floor Plan Two | ("As-Is") |

EVE CONDOMINIUM AGREEMENT OF PURCHASE AND SALE

| 1. | PROP | PERTY | | | | | | | |
|-------------------|---|---|--|--|--|--|--|--|--|
| The u | ndersigne | ed | | | | | | | |
| | - | LIANG TANG + MEIYI JIANG | | | | | | | |
| (collec | ctively or i | individually, as the case may be, the "Purchaser") agrees with Amacon Development (Hurontario) Corp. (the "Vendor") following property (the "Property"): | | | | | | | |
| | (a) | Suite no. 2809 legally known as residential unit no. 8 level 24, Peel Standard Condominium Plan No. 853 (the "Residential Unit") and finished substantially in accordance with the finishing package described in Schedule "C" hereto annexed; | | | | | | | |
| | (b) | parking unit <u>20</u> , Level <u>B</u> , Peel Standard Condominium Plan No. 853 to be assigned by the Vendor its sole discretion and which may be redesignated by the Vendor, in its sole discretion at any time followin acceptance of this Agreement and prior to the Closing Date; and | | | | | | | |
| | (c) | locker unit $2/6$, Level B , Peel Standard Condominium Plan No. 853 to be assigned by the Vendor in its sole discretion and which may be redesignated by the Vendor, in its sole discretion at any time following acceptance of this Agreement and prior to the Closing Date, | | | | | | | |
| togeth being t | er with ar for the exc | undivided interest in the common elements appurtenant thereto, including any common element areas designated as clusive use of the Property. | | | | | | | |
| 2. | PURCI | HASE PRICE | | | | | | | |
| The pu | ırchase pı | rice for the Property (the "Purchase Price") is | | | | | | | |
| Tw | O HO | NDRED EIGHTY FOUR THOUSAND NINE HUNDRED DOLLARS | | | | | | | |
| (\$_2 | 84,9 |), all in Canadian funds, inclusive of GST as set out in Paragraph 15 of Schedule "A" to this ch 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) | (b) The sum of THOUSAND TWO HUNDRED AND FORTY FINE | | | | | | | |
| | Dollars (\$ 13,245.), being the amount required to brithe total deposits to five percent (5%) of the Purchase Price by certified cheque or bank draft, submitted on or before two (2) days following the expiry of the rescission period, (the rescission period being the later of (i) the date that the Purchaser receives the disclosure statement; and (ii) the date that the Purchaser receives a copy of this Agreement of Purchase and Sale executed by the Vendor and the Purchaser) (the "Rescission Period Expiry") as a further deposit, pending completion or other termination of this Agreement; | | | | | | | | |
| | (c) | The sum of | | | | | | | |
| | | Dellars /C | | | | | | | |
| | | | | | | | | | |
| | (d) | The balance of the Purchase Price by certified cheque or bank draft payable to the Vendor's Solicitors (or as they may direct) on the Closing Date, subject to the adjustments hereinafter set forth. | | | | | | | |
| | Vendor's to the co | sit cheques shall be made payable to the Vendor's Solicitors, in trust, and shall be delivered by the Vendor to the s Solicitors forthwith after the Vendor's receipt thereof. All funds shall, subject to what is contained in this Agreement ontrary, be held pending completion or other termination of this Agreement, and shall be credited on account of the e Price together with interest thereon as provided in the Act (hereinafter defined) on the Closing Date. | | | | | | | |
| 3. | CLOSING DATE | | | | | | | | |
| | Subject | to the rights of the Vendor set out below, the transfer of title to the Property shall be completed on the | | | | | | | |
| | months and und | day of JULY , 200 9 (the "Closing Date" and/or the "Closing"). Itanding the foregoing, it is expressly understood and agreed by the parties hereto that the Vendor shall be entitled to ally extend the Closing Date, on one or more occasions, for one or more periods of time, not exceeding three (3) in the aggregate from the date specified above without any prior notice whatsoever and for any reason whatsoever er no circumstances shall the Purchaser be entitled to terminate this transaction or otherwise rescind this Agreement all thereof or make any claim for any compensation. | | | | | | | |

4. SCHEDULES

The following Schedules are integral parts of this Agreement and are contained on subsequent pages:

Schedule "A" - Additional Provisions of this Agreement

Schedule "B" - Intentionally Deleted

Schedule "C" - Standard Residential Unit Finishes ("As-Is")

Schedule "D" - Floor Plan of Residential Unit

The Purchaser acknowledges that he or she has received all pages of, schedules and addendums to, this Agreement.

In the event that the Agreement is accepted by the Vendor while the Purchaser is in attendance at the sales office then, in such event, the Purchaser acknowledges that the completion of the transaction contemplated by this Agreement is conditional, for a period of three (3) days from the date of mutual acceptance of this Agreement, upon the head office of the Vendor approving this Agreement. In the event that no notice of termination for non-satisfaction of this condition has been delivered by the Vendor to the Purchaser within this three (3) day period then the condition shall be deemed to have been irrevocably waived and satisfied with no further notice being required to be delivered by the Vendor. In the event that the Agreement is not accepted by the Vendor while the Purchaser is at the sales office then, notwithstanding anything herein contained to the contrary, if the Purchaser has not delivered to the Vendor an acknowledgement of receipt of each of the Vendor's disclosure documents and a copy of the Agreement accepted by the Vendor in order to evidence the commencement of the Purchaser's ten (10) day statutory rescission period by no later than the third day following the date of the Purchaser's execution of this Agreement, then the Vendor may terminate this Agreement at any time thereafter upon delivery of written notice to the Purchaser.

| delivery of written r | otice to the | Purchaser. | | , |
|--|--------------|---|----------------------|---|
| DATED this | | day of JUNE | , 200 | <u>9</u> . |
| SIGNED, SEALED | AND DELI | VERED | | |
| In the presence of: |) | | | (Signature) |
| WITNESS: | Purch | aser: | | |
| | | , | | I.N. 530548 452 |
| , |) D.L.# | TO418 70965 | 61105 | |
| d |) Addre | ss: <u>5522 QUARTE</u> | RMAIN CK | 2£5. |
| 7 |) | MISSISSAUGA | ONT LS | M 5V3 |
| |) Telepi | | | 3) |
| |) Telefa | | | |
| In the presence of |) | Turnif) | | (Signature) |
| WITNESS:: | (Signature) | | | |
| |) D.O.B | 02/16/64 | S.I | N. 530548 411 |
| 1 |) D.L.# | J4016 53706 | 45216 | |
| # | CRES. | | | |
| ~ |) | MISSISSAUGA | ONTAR | 10 L5M 5V3 |
| |) Teleph | ione (H): 905-812 - 8 | 0546 (B |) |
| | Telefa | k: | email | |
| | | ts the offer and its terms, and no above mentioned. | d agrees to and with | the above-named Purchaser(s) to duly carry out the |
| ACCEPTED this | 13 | day of | 2 | 200 |
| Vendor's Solicitors | | Purchaser's Solicitors | , | SIGNED, SEALED AND DELIVERED |
| MILLER THOMSON LLP Barristers & Solicitors Suite 5800, 40 King Street West Toronto, ON M5H 3S1 | | | | AMACON DEVELOPMENT (HURONTARIO) CORP. Per |
| Attn: Mr. Leonard Gangbar Telephone: 416.595.8199 Facsimile: 416.595.8695 | | | | Authorized Signing Officer: I have the authority to bind the Company |