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## AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

REIMEEN:		AMACON DEVELOPMENT (HURONTARIO) CORP. (the "Vendor") and							
		Marsha H	yman		<del></del>				(the "Purchaser")
		Suite No.	1008	_, Reside	ntial Unit _	7	_, Level	Ð	(the "Unit)
change	(s) shall (s) noted	be made to below, all	to the above-	mentioned	d Agreeme	ent of Po	urchase a	nd Sal	aser that the following e, and except for such a as stated therein, and
DELET	Е								
Page 1,	, Paragra	ph 2							
che	que with	of <u>TWELVE THOUSAND SIX HUNDRED AND TWENTY Dollars (\$12620.00)</u> , by post-dated the this Agreement payable ninety (90) days after the date of this Agreement as a further deposit, completion or other termination of this Agreement.							
che	The sum of <u>TWELVE THOUSAND SIX HUNDRED AND TWENTY Dollars (\$12620.00</u> ), by post-dated cheque 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 sum of <u>TWENTY FIVE THOUSAND TWO HUNDRED AND FORTY Dollars (\$25240.00)</u> , by certified eque payable to the Vendor's Solicitors, in trust, on the Confirmed Possession Date; and								
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Page 1, Paragraph 2									
(e) The sum of <u>TWELVE THOUSAND SIX HUNDRED AND TWENTY Dollars (\$12620.00</u> ), by certified cheque payable to the Vendor's Solicitors, in trust, on the Confirmed Possession Date; and									
Notwithstanding any provisions contained in this Agreement to the contrary, this Agreement shall be conditional until 6:00pm October 9, 2007 upon the Purchaser providing evidence to the Vendor, in its sole and absolute discretion, that the Purchaser has been approved by both Canada Mortgage and Housing Corporation (CMHC) and a major lending institution acceptable to the Vendor confirming that the said lending institution will be advancing funds to the Purchaser sufficient to pay the balance due on Closing Date. Otherwise the Vendor shall have the unilateral right to terminate this Agreement at any time thereafter (unless prior to that time period the Vendor or its sales representative has received the required written mortgage approval) upon delivery of written notice confirming such termination to the Purchaser at the address of the Purchaser set out in this Agreement, whereupon this Agreement shall be null and void and the Purchaser's initial deposit cheque(s) shall be forthwith returned to the Purchaser without interest or deduction. This condition is included for the sole benefit of the Vendor and may be waived at his option by notice in writing to the Purchaser within the time period stated.									
	DATED	at Mississaı	uga, this	29th	ɗay o	f	Septembe	<u></u>	, <u>2007</u> .
	IN WITN	ESS where	of the parties	hereto hav	ve affixed t	heir han	ds and sea	als.	
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	AMACON DEVELOPMENT (HURONTARIO) CORP.								JNTARIO) CORP.
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							office	e Corp	c/s poration.

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