## ELLE AMENDMENT TO THE

|  | * Area Area Trial II  | OF PURCHASE AND SALE   |
|--|---|--|
| BETWEEN:   | AMACON DEVELOPMENT (  | HURONTARIO) CORP. (the "Vendor") and   |
|  | Amer Hafeez Chaudhry  | (the "Purchaser")  |
|  | Suite No. 303 Res   | idential Unit 3 , Level 3 (the "Unit)  |
| change(s) note   | ereby understood and agreed<br>il be made to the above-mention<br>of below, all other terms and co<br>nue to be of the assence.   | between the Vendor and the Purchaser that the following<br>ned Agreement of Purchase and Sale, and except for such<br>additions of the Agreement shall remain as stated therein, and   |
| DELETE   |   |  |
| Page 1, Paragra  | ph 2  |  |
| <b>□</b> , <b>1</b>  | <u>Eitleen thousand one hundred a</u><br>payable ninety (90) days after the<br>hinetion of this Agreement.  | nd ninety five Dollars (\$15.195), by post-dated cheque with this date of this Agreement as a further deposit, pending completion  |
| y diametricity b   | Fifteer thousand one hundred a<br>Byable one hundred and twenty (<br>pletion or other termination of this   | nd ninety five <u>Dollars (\$15,195)</u> , by post-dated cheque with this 120) days after the date of this Agreement as a further deposit, Agreement.  |
| (e) The sum of _<br>Vendor's Sol   | Thirty thousand three hundred an icitors, in trust, on the Confirmed I  | ad ninety Dollars (\$30.390), by certified cheque psyable to the Possession Date; and  |
| INSERT   |   |  |
| conditional until sole and absolute Corporation (CM lending institution Date. Otherwise (unless prior to montgage approvaddress of the Purchaser's | e discretion, that the Purchaser IHC) and a major lending instantial in will be advancing funds to the Vendor shall have the united that time period the Vendor or wall upon delivery of written refurchaser set out in this Agreen | his Agreement to the contrary, this Agreement shall be upon the Purchaser providing evidence to the Vandor, in its has been approved by both Canada Mortgage and Housing fution acceptable to the Vendor confirming that the said a Purchaser sufficient to pay the balance due on Closing eral right to terminate this Agreement at any time thereafter its sales representative has received the required written stice confirming such termination to the Purchaser at the sent, whereupon this Agreement shall be null and void and be forthwith returned to the Purchaser without interest or benefit of the Vendor and may be waived at his option by period stated. |
|  | at Mississauga, this3rd   |  |
| (N WITN  | IESS whereof the parties hereto   | have affixed their hands and seals.  |
| SIGNED, SEALI<br>in the presence   | ED ANI) DELIVERED<br>of   | Purchaser  |
|  |   | )<br>Purchaser   |

AMACON DEVELOPMENT (HURONTARIO) CORP.

c/s

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