## ELLE AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

BETWEEN:	AMACON DEVELOPMENT (HURONTARIO) CORP. (the "Vendor") and		
	Ashraf Tashtoush		(the <b>"Purchaser"</b> )
	Suite No, Residential	Unit <u>4</u> , Level <u>6</u>	_(the " <b>Unit)</b>
chall be made to	eby understood and agreed between to the above-mentioned Agreement of terms and conditions of the Agreeme e.	f Purchase and Sale, and exce	pt for such change(s) noted
DELETE			
"Afithout limiting	ge 5 paragraph 8 (2nd paragraph): g the generality of the foregoing per ten (10) days of the date of execution  Vendor, "	paragraph, this Agreement sha on of this Agreement by the Purc	all be conditional upon the haser, producing satisfactory
	ne Agreement of Purchase and Sale o		
until 6:00pmabsolute discret (CMHC) and a radvancing funds have the unilate Vendor or its sanotice confirmin whereupon this	any provisions contained in this Agr February 3, 2008 upon the lon, that the Purchaser has been appear and a long institution acceptable to to the Purchaser sufficient to pay the ral right to terminate this Agreement les representative has received the grach termination to the Purchaser Agreement shall be null and void and Purchaser without interest or deduction and the purchaser without without interest or deduction and the purchaser without without without with the purchaser without with the purchaser without without with the purchaser without withou	Purchaser providing evidence to proved by both Canada Mortga, the Vendor confirming that the see balance due on Closing Date that any time thereafter (unless required written mortgage approat the address of the Purchased the Purchased the Canada the Canada the Purchased the Canada the	ge and Housing Corporation said lending institution will be . Otherwise the Vendor shall prior to that time period the oval) upon delivery of writtener set out in this Agreement, cheque(s) shall be forthwith he sole benefit of the Vendor
INSERT			
Schedule "A" pa	ge 5 paragraph 8 (2nd paragraph):		I be conditional upon the
"Without limiting the generality of the foregoing paragraph, this Agreement shall be conditional upon the Purchaser, by 6:00pm onFebruary 7, 2008, producing satisfactory evidence to the Vendor, "			
until 6:00pmdiscretion, that and a major le advancing fundhave the unilate Vendor or its so notice confirmir whereupon this	any provisions contained in this Ag February 7, 2008—upon the Purchaser has been approved by anding institution acceptable to the sto the Purchaser sufficient to pay the rail right to terminate this Agreement ales representative has received the grace such termination to the Purchaser Agreement shall be null and void ar Purchaser without interest or deduction at this option by notice in writing the state of the purchaser without interest or deduction at the purchaser with the purchaser wit	y both Canada Mortgage and F Vendor confirming that the same balance due on Closing Date at at any time thereafter (unless required written mortgage appro- at the address of the Purchase and the Purchaser's initial deposition. This condition is included for	Housing Corporation (CMHC) id lending institution will be content of the Vendor shall prior to that time period the coval) upon delivery of writtener set out in this Agreement to cheque(s) shall be forthwith the sole benefit of the Vendor
DATE	at Mississauga, this3rd	_ day of February	, 2008
IN WIT	NESS whereof the parties hereto hav	e affixed their hands and seals.	$\cap$
	ED AND DELIVERED	Purchaser	
0		) Purchaser	
	AMACON DEVELOPMENT (HURONTARIO) CORP.		
		Per: Authorized Signing Officer I have the authority to bind the 0	c/s