ELLE AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

BETWEEN	: AMACON DEVELOPMENT (HUR	AMACON DEVELOPMENT (HURONTARIO) CORP. (the "Vendor") and						
	Leila Bahou and Iskandar Bahou	Leila Bahou and Iskandar Bahou			(the "Purchaser")			
	Suite No. <u>1212</u> , Reside	ential Unit	<u>11</u> , L	.evel1	1(the "Unit)		
It is hereby understood and agreed between the Vendor and the Purchaser that the following change(s) shall be made to the above-mentioned Agreement of Purchase and Sale, and except for such change(s) noted below, all other terms and conditions of the Agreement shall remain as stated therein, and time shall continue to be of the essence.								
DELETE								
INSERT								
Agreement	ding the provisions of Paragraph 10 of S the Purchaser acknowledges and agree ease the Residential Unit after Confirmed ed:	s that the Ver	ndor shall p	rovide its (consent	to the Purchaser's		
Unit t defau	(a) that the Purchaser pay to the Vendor's Solicitors the amount required to bring the deposits for the Residential Unit to an amount equal to twenty-five percent (25%) of the Purchase Price. In the event the Purchaser is defaulting under this Agreement of Purchase and Sale, in addition to any other rights or remedies which the Vendor may have, such deposit monies paid shall become the absolute property of the Vendor.							
share result Prope condo basis	that the Purchaser covenants and agrees to indemnify and hold harmless the Vendor (its officers, shareholders and directors) from any and all costs, liabilities and/or expenses which it has or may incur as a result of the tenancy, any damage occasioned by the tenant to the Residential Unit or the balance of the Property by the tenant (inclusive of any activities of the tenant which may delay registration of the proposed condominium) inclusive of any and all costs and expenses (including legal costs on a substantial indemnity basis) that the Vendor may suffer or incur as a result of the inability to terminate the tenancy following default by the Purchaser under this Agreement and termination of this Agreement.							
less the shall the All Vendo	(c) that the Vendor shall have the right to pre-approve the form of the proposed lease which lease shall be for no less than full rental market value as at the time of submission of the draft lease. Additionally, the Purchaser shall prior to their, directly or indirectly list or advertise the Property for lease, concurrent with the delivery of the Authorization to Lease (provided by the Vendor and executed by the Purchaser) and the draft lease to the Vendor, submit a certified chaque in the amount of Three Hundred and Fifty Dollars (\$350.00) plus applicable Goods and Services Tax thereon to reimburse the Vendor for its own internal cost and/or cost of external counsel in reviewing the draft lease, which sum shall be non-refundable.							
Purchaser will receive 1% (One Percent) off the Purchase Price net of G.S.T. from the Vendor provided the Purchaser is not in default and the discount amount will be adjusted in the final statement of adjustment on Closing Date.								
DA	TED at Mississauga, this29th	day of	August			<u>2007</u> ,		
IN WITNESS whereof the parties hersto have affixed their hands and eals.								
SIGNED, SEALED AND DELIVERED in the presence of								
	Hely	Purcha	ser)		3		
	•) Purch	aser	MOU	- 1	<u></u>		
AMACON DEVELOPMENT (HURONTARIO) CORP.								
		Per;				c/s		
	Authorized Signing Officer I have the authority to bind the Corporation.							