ADDENDUM TO THE AGREEMENT OF PURCHASE AND SALE GRAND RESIDENCES AT PARKSIDE VILLAGE

AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Vendor") and

Suite 2003 Tower 2 Unit 3 Level 19(the "Unit") MAREK & ZENONA ANTONIK (the "Purchaser")

- The Vendor and Purchaser covenant and agree as follows: 1. All references in this Agreement to GST shall mean HST 2. Section 6 (g) and 6 (i) of this Agreement shall be deleted and replaced with the following:
- 6. (g) It is acknowledged and agreed by the parties hereto that the Purchase Price already includes a component equivalent to both the federal portion and, if applicable, the provincel portion of the harmonized goods and services tax or referred to as the "HST", and that the Vendor shall remit the JST to CRA on behalf of the Purchaser of the lowing referred to as the "HST", and that the Vendor shall remit the JST to CRA on behalf of the Purchaser of this transaction, the Purchaser qualifies for the new housing rebale applicable pursuant to section 254 of the Exolse Tax Act the "Rebale", in this Information Notice clated June 2009 No. 2 (fler "Charlot Circular") and further warrants and confirms thereof on the Unit. Transfer Date(and not as the agent or runtered by the Ontatro Ministry of Revenue (collectively, that the Purchaser is a natural person who is acquiring the Property with the intention of being the sole beneficial owner to eveninatis that Lyon the Occupancy Date the Purchaser or on the Unit are ship, the runtered of the Backs and confirms thereof on the Unit Transfer Date(and not as the agent or runtered by the Ontatro Ministry of Revenue Collectively, that the Purchaser is an advantage of the Unit as his, her or their primary place of residence, for such period of time as shall be required by the Excise Tax Act, and any other party or parties), and defined in the Excise Tax Act, and any other applicable legislation, in order to entitle the Purchasers acquisition of the Unit. The Purchaser further warrants and represents that he has not claimed (and concomitantly releases all of the Purchaser's claims or the "Transitional Rebate of the Unit. The Purchaser and represents that he has not claimed (and the Purchaser's acquisition of the Vendor) and heaver claim), for the Purchaser's claims or interests in and to the Rebate and the Transitional Rebate of the Wendor), and heaver claim), for the Purchaser's claims or interests and entitienter to the Wendor and sevente or whendor save the Vendor of enable
- (i) if the Purchaser does not qualify for the Rebate, or fails to deliver to the Vendor or the Vendor's solicitors forthwith upon the Vendor's or the Vendor's solicitors request for same (and in any event on or before the Unit Transfer Date) the Rebate Forms duly executed by the Purchaser, together with all other requisite documents and assurances that the Vendor or the Vendor's solicitor may reasonably require from the Purchaser or the Purchaser's solicitor in order to confirm the Purchaser's eligibility for the Rebate and/or to ensure that the Vendor ultimately acquires (or is otherwise assigned) the Rebate and the Transitional Rebate; or
- (ii) if the Vendor believes, for whatever reason, that the Purchaser does not qualify for the Rebate, regardless of any documentation provided by or on behalf of the Purchaser (including any statutory declaration sworn by the Purchaser) to the contrary, and the Vendor's belief or position on this matter is communicated to the Purchaser or the Purchaser's solicitor on or before the Unit Transfer Date; then notwithstanding anything hereinbefore or hereinafter provided to the contrary, the Purchaser shall be obliged to pay to the Vendor (or to whomsoever the Vendor may in writing direct), by certified cheque delivered on the Unit Transfer Date, an amount equivalent to the Rebate and/or the Transitional Rebate, in addition to the Purchase Price and in those circumstances where the Purchaser maintains that he is eligible for the Rebate as aforesaid) be fully entitled to pursue the procurement of the Rebate directly from CRA. It is further understood and agreed that in the event that the Purchaser intends to rent out the Unit before or after the Unit Transfer Date, the Purchaser shall not be entitled to the Rebate, but may revertheless be entitled to pursuant to section 256.2 of the Excise Tax Act, as may be amended, and other applicable legislation to be enacted relating to the provincial new rental housing rebates. (i) Notwithstanding any other provision herein contained in this Agreement, the Purchaser acknowledges and agrees that the Purchase Price does not include any HST exigible with respect to any of the adjustments payable by





the Purchaser pursuant to this Agreement, or any extras or upgrades or changes purchased, ordered or chosen by the Purchaser from the Vendor which are not specifically set forth in this Agreement, and the Purchaser covenants and agrees to pay such HST to the Vendor in accordance with the Excise Tax Act. In addition, and without limiting the generality of the foregoing, in the event that the Purchase Price is increased by the addition of extras, changes, upgrades or adjustments and as a result of such increase, the quantum of the Rebate that would otherwise be available is reduced or extinguished (the quantum of such reduction being hereinafter referred to as the "Reduction"), then the Purchaser shall pay to the Vendor on the Unit Transfer Date the amount of (as determined by the Vendor in its sole and absolute discretion) the Reduction.

·		Accepted at TORONTO	Wimess	Witness	Dated at MISSISSIAND, Ontario this DISIGNED, SEALED AND DELIVERED In the Presence of:
Per: Authorized Signing Officer I have the authority to bind the Corporation.	AMACON DEVELOPMENT (CITY CENTRE) CORP.	this GTH day of JULY 20 CS	Purchaser – ZENONA ANTONIK	Purchaser -MAREK ANTONIK	5 day of July 2009