ELLE Final – July, 2007

## ELLE

## PURCHASER'S ACKNOWLEDGEMENT

| RE:                   |  | Amacon Development (Hurontario) Corp. (the "Vendor") Sale to Hold Yol Killan. (the "Purchasar(s)")  |   |  |  |  |  |   |  |
|-----------------------|--|---|---|--|--|--|--|---|--|
|                       | Resider  | ntial Unit /// posed condominium to l ondominium Project")  |   | , Level<br>n Mississauga, (                              | /3<br>Ontario, with a c                                  | , Suite<br>urrent municipal a          | /6 / /<br>address of 3525 K              | (the "Purchaser(s)")<br>,<br>ariya Drive,         |  |
| Declara               | THE U  | NDERSIGNED, being to<br>owing documentation per   | the Purchas<br>rtaining to t              | er(s) of the abo   | ve-noted reside<br>m Project:                            | ential unit hereby                     | acknowledge(s)                           | having received from the                          |  |
| 1.                    | the prop   | the proposed Declaration.   |   |  |  |  |  |   |  |
| 2.                    | the prop   | the proposed By-law No. 1, By-Law No. 2, By-Law No. 3, By-Law No. 4 and By-Law No. 5, together with the proposed Rules governing the use of the units and common elements.  |   |  |  |  |  |   |  |
| 3.                    | the Shar   | the Shared Facilities Agreement (By-Law No. 2).   |   |  |  |  |  |   |  |
| 4.                    | the prop   | the proposed (draft) B and C Shared Facilities Agreement Reciprocal Agreement (By-Law No. 3).   |   |  |  |  |  |   |  |
| 5.                    | the prop   | the proposed (draft) Assumption of Agreements (By-Law No. 4).   |   |  |  |  |  |   |  |
| 6.                    | the prop   | the proposed (draft) Conveyance and Purchase Agreement (By-Law No. 5).  |   |  |  |  |  |   |  |
| 7.                    | the prop   | the proposed (draft) Management Agreement.  |   |  |  |  |  |   |  |
| 8.                    | the current disclosure statement including, among other things, the following:           |   |   |  |  |  |  |   |  |
|                       | (a)  | (a) proposed Budget Statement for the one year period immediately following the registration of the Condominium Project and monthly common expense by unit type schedule;   |   |  |  |  |  |   |  |
|                       | (ъ)  | a statement of the recr   | eational and                              | other amenities  | to be provided   | by the Declarant;                      |  |   |  |
|                       | (c)  | the name and municipa   | al address o                              | f the Declarant;   |  |  |  |   |  |
|                       | (d)  | a brief description of the significant features of the executed and registered Shared Facilities Agreement, the proposed (draft) B and C Shared Facilities Agreement, the proposed (draft) Assumption Agreement, the proposed (draft) Conveyance and Purchase Agreement and the proposed (draft) Management Agreement; and, |   |  |  |  |  |   |  |
|                       | (e)  | a general description of  | f the (propo                              | sed) Condomini   | um including the   | e types and numbe                      | er of units.                             |   |  |
| ) <u>.</u>            | sections.7   | sections 73 and 74 of the Condominium Act.  |   |  |  |  |  |   |  |
| 0.                    | a copy of constitute   | a copy of the schedule which the Declarant intends to deliver to the corporation, pursuant to Section 43(5)(h) of the Act, setting out what constitutes a standard unit for each class of unit.   |   |  |  |  |  |   |  |
| I.                    | a copy of the fully-executed Agreement of Purchase and Sale by the Vendor and Purchaser. |   |   |  |  |  |  |   |  |
| hich wil<br>nd Sale t | i govern th  | haser hereby acknowled<br>is proposed Condominiu<br>set out in the Agreement  | un Project a                              | e purpose of a ound to make a de                         | lisclosure state<br>etermination as                      | ment is to enable<br>to whether the Po | e the Purchaser to<br>urchaser wishes to | o review the documents<br>o complete the Purchase |  |
| ter or to             | or in the A<br>ie date thai<br>ind Sale ex   | naser is hereby advised to<br>greement without interest<br>the Purchaser receives<br>ecuted by the Declarant  | st or deduct<br>the Disclo<br>and the Pur | tion by delivering<br>sure Statement<br>chaser, being th | ig written notice<br>and the date is<br>e date of this A | e to the Vendor of that the Purchase   | or its solicitor wit                     | thin ten (10) dave of the                         |  |
|                       | DATED a  | t the City of Mississauga   | ı, this                                   | day of <u>July</u> 200.                                  | 7  |  |  |   |  |
|                       | • •  | Tely.   |   |  |  | M                                      | 1  |   |  |
| TTNES                 | SS:  | <i>,</i> —  |   |  | PURC   | HASER:                                 |  |   |  |
| TTNES                 | SS:  |   |   |  | PURC   | HASER:                                 |  |   |  |