ELLE AMENDMENT TO THE

AGREEMENT OF PURCHASE AND SALE

BETWEEN:	AMACON DEVELOPMENT (HURONTARIO) CORP. (the "Vendor") and	
	Pawanjit Malhi	(the "Purchaser")
	Suite No. 2109 , Resider	tial Unit 8 Level 18 (the "Unit)
shall be made to	the above-mentioned Agreement of	en the Vendor and the Purchaser that the following change(s Purchase and Sale, and except for such change(s) noted below I remain as stated therein, and time shall continue to be of th
DELETE		
Schedule "A" pag	e 5 paragraph 8 (2nd paragraph):	
		graph, this Agreement shall be conditional upon the Purchase greement by the Purchaser, producing satisfactory evidence to
Amendment to th	e Agreement of Purchase and Sale o	lated October 10, 2007:
6:00pm Octor discretion, that the major lending insection to the Purchaser right to terminate representative has termination to the shall be null and without interest or	ber 15, 2007 upon the Purch e Purchaser has been approved by to titution acceptable to the Vendor cor sufficient to pay the balance due or this Agreement at any time there is received the required written mort Purchaser at the address of the Purchaser's initial de-	ement to the contrary, this Agreement shall be conditional untraser providing evidence to the Vendor, in its sole and absolute to the Canada Mortgage and Housing Corporation (CMHC) and affirming that the said lending institution will be advancing funder Closing Date. Otherwise the Vendor shall have the unilateral after (unless prior to that time period the Vendor or its sales gage approval) upon delivery of written notice confirming such urchaser set out in this Agreement, whereupon this Agreement posit cheque(s) shall be forthwith returned to the Purchase and for the sole benefit of the Vendor and may be waived at his time period stated.
INSERT		
Schedule "A" pag	e 5 paragraph 8 (2nd paragraph):	
		raph, this Agreement shall be conditional upon the Purchaser cing satisfactory evidence to the Vendor, "
6:00pm Octo discretion, that the major lending inst to the Purchaser right to terminate representative has termination to the shall be null and without interest or	poer 17, 2007 upon the Purchase Purchaser has been approved by builtuition acceptable to the Vendor consufficient to pay the balance due on this Agreement at any time thereas received the required written morted Purchaser at the address of the Purchaser's initial designation.	ement to the contrary, this Agreement shall be conditional unit aser providing evidence to the Vendor, in its sole and absolute oth Canada Montgage and Housing Corporation (CMHC) and a firming that the said lending institution will be advancing funds. Closing Date. Otherwise the Vendor shall have the unilatera fiter (unless prior to that time period the Vendor or its sales gage approval) upon delivery of written notice confirming such rehaser set out in this Agreement, whereupon this Agreement posit cheque(s) shall be forthwith returned to the Purchaser d for the sole benefit of the Vendor and may be waived at his me period stated.
DATED a	at Mississauga, this15th	day of <u>October</u> , <u>2007</u> .
IN WITH	ESS whereof the parties hereto have	affixed their hands and seals.
SIGNED, SEALER	O AND DELIVERED	
	market.) Purchaser
A Part of the same	7	}
E and a second		Purchaser
		AMACON DEVELOPMENT (HURONTARIO) CORP.
		A II
		and Market and the second
		Per:c/s Authorized Signing Sincer
		I have the authority to bind the Corporation.