ELLE AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

BETWEEN:	AMACON DEVELOPMENT (HURONTARIO) CORP. (the "Vendor") and		
	Dilsadiq Syed and Ismail Sye	<u>d</u>	(the "Purchaser")
	Suite No. 2209 Re	sidential Unit <u>8</u>	, Level <u>19</u> (the "Unit)
change(s) snate	ii ou made to the above-mentio	Mad Adraement of F	or and the Purchaser that the following Purchase and Sale, and except for such Iment shall remain as stated therein, and
DELETE			
Page 1, Paragr	aph 2		
this Agreen	f Twelve thousand one hundr nent payable ninety (90) days a or other termination of this Agre	fter the date of this A	rs (\$12,120), by post-dated cheque with Agreement as a further deposit, pending
this Agreen	f Twelve thousand one hundred and payable one hundred and asit, pending completion or other	I twenty (120) days	rs (\$12,120), by post-dated cheque with after the date of this Agreement as a Agreement.
(e) The sum of payable to t	Twenty four thousand two fi	undred and forty [on the Confirmed Po	<u>Dollars (\$24,240)</u> , by certified cheque ssession Date; and
INSERT			
conditional unti- its sole and ab- Housing Corpor- said lending ins Closing Date. O thereafter (unles- written mortgage the address of t- and the Purchas deduction. This	January 30, 2008 solute discretion, that the Purcetion (CMHC) and a major lend attitution will be advancing fund therwise the Vendor shall have approval) upon delivery of write Purchaser set out in this Agree's initial deposit cheque(s) shall be solved.	upon the Purchas haser has been appling institution accept is to the Purchaser the unilateral right to lendor or its sales resten notice confirminarement, whereupor all be forthwith return to benefit of the Vence the benefit of the Vence and the sales return to be forthwith return to be forthwith return to be forthwith return to be forthwith return to the vence the sales where the vence the sales where the vence the sales where the vence the vence the the vence the the vence the the vence the the vence the the the vence the the the the the the the th	the contrary, this Agreement shall be ser providing evidence to the Vendor, in proved by both Canada Mortgage and stable to the Vendor confirming that the sufficient to pay the balance due on terminate this Agreement at any time apresentative has received the required as such termination to the Purchaser at this Agreement shall be null and void need to the Purchaser without interest or lor and may be waived at his option by
DATED	at Mississauga, this20th	day of	January , 2008 .
IN WITN	ESS whereof the parties hereto	have affixed their ha	inds and seals.
	ED AND DELIVERED	Pulchaser Pulchaser Pulchaser	_
-		Per Authorized Signi	DPMENT (HURONTARIO) CORP. Ing Officer c/s to bind the Corporation.