ELLE AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

BETWEEN:	AMACON DEVELOPMENT (HURONTARIO) CORP. (the "Vendor") and							
	Clayton Gomes				(the "Purchaser")			
	Suite No	3110	_, Residential Unit	9	_, Level _	27	(the "Unit)	
made to the abo	ve-mentioned	Agreement	of Purchase and S	Sale, and	except for	such c	the following change(s) shall be hange(s) noted below, all other nue to be of the essence.	
DELETE								
Schedule "A" pag				this Agre	ement sh	all he c	onditional upon the Purchaser.	
							ing satisfactory evidence to the	
Amendment to A	greement of P	urchase and	Sale dated Februa	ary 23, 20	80			
6:00pm Marc that the Purchase institution accept sufficient to pay Agreement at an required written a address of the Purchaser's initia	h 4, 2008 er has been ap able to the Ve the balance di y time thereaft mortgage appi Purchaser se al deposit che aded for the s	upon the Pi proved by a endor confirm ue on Closin er (unless pi roval) upon of tout in this que(s) shall ole benefit of	urchaser providing toth Canada Mortgoning that the said I g Date. Otherwise rior to that time per delivery of written a greement, what he forthwith returns.	evidence age and hending ins the Vend food the Vend reupon the to the to the to the to the vende to the vende to the the the to the	to the Ver dousing Co stitution will for shall ha endor or its afirming su his Agreen e Purchas	idor, in in proporation il be advive the in s sales in inch terminent shi ser within	ment shall be conditional untile to sole and absolute discretion, on (CMHC) and a major lending vancing funds to the Purchaser unilateral right to terminate this representative has received the ination to the Purchaser at the call be null and void and the out interest or deduction. This ion by notice in writing to the	
INSERT								
Schedule "A" pag	e 5 paragraph	8 (2nd para	egraph):					
"Without limiting : 6:00pm an <u>Mi</u>		of the foreg	oing paragraph, th , producing satisfa	is Agreem ctory evide	nent shall lence to the	be cond • Vendo	itional upon the Purchaser, by r, "	
6:00pm March that the Purchase institution accepts sufficient to pay t Agreement at any required written in address of the f Purchaser's initia	n 6, 2008 If has been appable to the Ver The balance du If time thereafte Forchaser set If deposit checo ded for the so	upon the Pu proved by be ndor confirm the on Closing er (unless proval) upon do out in this que(s) shall ble benefit o	rchaser providing of the canada Mortgating that the said less that the said less to that time periodities of written rapreement, when be forthwith return	evidence to age and Hending instant the Vendo od the Venotice con- reupon the	to the Veniousing Contitution will be shall have a continuous to the continuous to t	dor, in it rporation be advive the uses re sales re ch terminent sha er witho	nent shall be conditional until is sole and absolute discretion, in (CMHC) and a major lending ancing funds to the Purchaser inilateral right to terminate this expresentative has received the nation to the Purchaser at the fall be null and void and the out interest or deduction. This on by notice in writing to the	
DATED :	at Mississauga	s, this	ith day of	M	arch	, 2008	<u>3</u> .	
IN WITN	ESS whereof t	he parties h	ereto have affixed (heir hand	s and seal	s.		
SIGNED, SEALE! in the presence of		ERED))) 	ırchaşer	4			
-				rchaser ON DEVE	LOPMENI	- אפוות)	INTARIO: CORR	

_c/s

Per:

Authorized Signing Officer
I have the authority to bind the Corporation.