URGENT

## Worksheet

# Standard Assignment

Timeline of completion: Must be 4 weeks prior to Occupancy
Occupancy - Apr. 1 28117

Suite: 102 Tow	er: PSV 2 Date: Apr 8 17 Completed by: Ahuta
Please mark if completed:	
Copy of Assignment	Amendment
Assignment Agreeme	ent Signed by both Assignor and Assignee
	eque for Top up Deposit to 25% payable to Blaney McMurtry LLP in Trust - 35% - non-resident
Gertified Deposit Che Development Partne	eque for Assignment fee as per the Assignment Amendment payable to Amacon City Centre Seven New rship. Courier to Dragana at Amacon Head office (Toronto).
Agreement must be	in good standing. Funds in Trust: \$61,015,00. 15% should total \$61,035 * Short \$20,00
Assignors Solicitors in	
• Assignees Solicitors i	nformation
	st be signed by the Assignor to appoint the assignee to complete the PDI. If the Assignee is performing the PDI amazon.com — not such as he was out of country
Include Fintrac for As	signee
Copy of Assignees ID	
Copy of Assignees Me	ortgage Approval
The Assignee can close at	occupancy closing as long as all of the Above items have been completed and submitted

## Note:

Once all of the above is completed, email the full package immediately to Stephanie for execution of the Assignment agreement. Stephanie will execute and the Amacon admin team will forward immediately to Blaney via email. The Parkside Admin team must courier the full hardcopy package to Blaney McMurtry's office. Please remember that the Assignment fee cheque should be couriered to Amacon.

Administration Notes:
= Assignor flew in from Egypt to sign these doss-cetime to 15 of 1, 1
-Assignor flew in from Egypt to sign these docs-returns to Egypt April -Thus deal was in defaut:
- Purchaser consulted with his lawyer to fullful requirements to revive deal - VERIFY please
revive deal - VERIFY please
Take note of FINAL occupancy date APRIL 2817

### AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

### **ASSIGNMENT**

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

FREDERICK J. MALIK (the "Purchaser")
Suite 902 Tower TWO Unit 2 Level 9 (the "Unit")

It is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the above-mentioned Agreement of Purchase and Sale executed by the Purchaser and accepted by the Vendor (the "Agreement") and, except for such changes noted below, all other terms and conditions of the Agreement shall remain the same and time shall continue to be of the essence:

### Delete: FROM THE AGREEMENT OF PURCHASE AND SALE

22. The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or indirectly permit any third party to list or advertise the Unit for sale or lease, at any time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unilateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her spouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.

### Insert: TO THE AGREEMENT OF PURCHASE AND SALE

22. The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or indirectly permit any third party to list or advertise the Unit for sale or lease, at any time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unilateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her spouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.

Notwithstanding the above, the Purchaser shall be permitted to assign for sale or offer to sell its interest in the Agreement, provided that the Purchaser first:

- (i) obtains the written consent of the Vendor, which consent may not be unreasonably withheld;
- acknowledges to the Vendor in writing, that the Purchaser shall remain responsible for all Purchasers covenants, agreements and obligations under the Agreement;
- (iii) covenants not to advertise the Unit in any newspaper nor list the Unit on any multiple or exclusive listing service;
- (iv) obtains an assignment and assumption agreement from the approved assignee in the Vendor's standard form;
- (v) pays the sum Zero (\$0.00) Dollars plus applicable HST by way of certified funds as an administration fee to the Vendor for permitting such sale, transfer or assignment, to be paid to the Vendor at the time of the Purchaser's request for consent to such assignment.

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- (vi) If, as a result of any such assignment, the Purchaser or assignment purchaser is no longer eligible or becomes ineligible for the New Housing Rebate described in paragraph 6 (f) of the Agreement, the amount of such Rebate shall be added to the Purchase Price and credited to the Vendor on closing;
- (vii) the Purchaser pays to the Vendor's Solicitors, in Trust the amount required, if any, to bring the Deposits payable for the Unit under this Agreement to an amount equal to twenty-five percent (25%) of the Purchase Price if, at the time that the Vendor's consent is provided for such assignment, the Deposit having been paid does not then represent twenty-five percent (25%) of the Purchase Price.

ALL other terms and conditions set out in the Agreement shall remain the same and time shall continue to be of the essence.

DATED at MISSISSAUGA this day of June 2012.

AMACON DEVELOPMENT (SITY CENTRE) CORP.

PER:

Authorized Signing Officer
I have the authority to bind the Corporation

masql\_312.rpt 08JUN12

Page 2 of 2

## AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

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

FREDERICK JOHN MALIK (the "Purchaser")

Suite 902 Tower TWO Unit 2 Level 9 (the "Unit")

It is hereby understood and agreed between the Vendor and the Purchaser that the following change(s) shall be made to the above-mentioned Agreement of Purchase and Sale, and except for such change(s) noted below, all other terms and conditions of the Agreement shall remain as stated therein, and time shall continue to be of the essence.

### **DELETE:**

The undersigned, FREDERICK JOHN MALIK (collectively, the "Purchaser").

DOB: June 21, 1947

Home Address: 136 Blackfriar Lane, Brantford, ON. N3R 6S5

SIN No: 459 446 822

E mail address: jmalik@gmail.com Telephone No.: 519 753 5439 & 905 268 1000

Paragraph 1 (a)

(v) the sum of Twenty Thousand Three Hundred Forty Five (20,345.00) Dollars so as to bring the total of the deposits set out in subparagraph 1(a)(i), (ii), (iii), (iv) and (v) to twenty (20%) percent of the Purchase Price) on the Occupancy Date (as same may be extended in accordance herewith);

The undersigned, SHERAZ WILLIAM (collectively, the "Purchaser").

DOB: January 24, 1973

Passport #: AE6797202 Expiration: December 30, 2015

Home Address: 4 Omaratel Yamany St. Suite #20, Zamalek, Cairo Egypt

E mail Address: shiraz@saifgroup.com

Paragraph 1 (a)

(v) the sum of Eighty One Thousand Three Hundred Eighty (81,380.00) Dollars so as to bring the total of the deposits set out in subparagraph 1(a)(i), (ii), (iii), (iv) and (v) to thirty five (35%) percent of the Purchase Price) on the Occupancy Date (as same may be extended in accordance herewith);

Dated at Mississauga, Ontario this	14th_da	ay of	JNZ 201	12.
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## SIGNED, SEALED AND DELIVERED In the Presence of:

Witness

Witness

Purehaser - FREDERICK JOHN MALIK raw Fralk

Purchaser,

Accepted at M SSSSS day of JAK 2012.

AMACON DEVELOPMENT (CITY CENTRE) CORP.

c/s

Per: Authorized Signing Officer

I have the authority to bind the Corporation.

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ASSIGNMENT OF AGREEMENT OF PURCHASE AND SALE

THIS ASSIGNMENT made this day of 2016.7

AMONG:

Sheraz William

(hereinafter called the "Assignor")

OF THE FIRST PART:

- and -

Sared Teskie

(hereinafter called the "Assignee")

OF THE SECOND PART;

- and -

## AMACON DEVELOPMENTS (CITY CENTRE) INC.

(hereinafter called the "Vendor")

OF THE THIRD PART.

### WHEREAS:

(A) By Agreement of Purchase and Sale dated the day of and accepted the day of between the Assignor as agreed to purchase Unit 2, Level 1, Suite 902, together with 1 Parking Unit(s) and 1 Storage Unit(s) in the proposed condominium known municipally as Symississauga, Ontario (the "Property");

- (B) The Assignor has agreed to assign the Agreement and all deposits tendered by the Purchaser thereunder as well as any monies paid for extras or upgrades, monies paid as credits to the Vendor (or its solicitors) in connection with the purchase to assume all of the obligations of the Assignor under the Agreement and to complete the transaction contemplated by the Agreement in accordance with the terms thereof; and
- (C) The Vendor has agreed to consent to the assignment of the Agreement by the Assignor to the Assignee.

NOW THEREFORE THIS AGREEMENT WITNESSETH THAT in consideration of the sum of Ten Dollars (\$10.00) now paid by the Assignee to the Assigner and for such other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

- Subject to paragraph 7 herein, the Assignor hereby grants and assigns unto the Assignee, all of the Assignor's right, title
  and interest in, under and to the Agreement including, without limitation, all of the Assignor's rights to the Existing
  Deposits under the Agreement;
- 2. The Assignor acknowledges that any amounts paid by the Assignor for Existing Deposits will not be returned to the Assignor in the event of any default or termination of the Agreement and the Assignor expressly acknowledges, agrees and directs that such amounts shall be held by the Vendor as a credit toward the Purchase Price of the Unit.
- 3. Subject to paragraph 4 below, the Assignee covenants and agrees with the Assignor and the Vendor that he/she will observe and perform all of the covenants and obligations of the Purchaser under the Agreement and assume all of the signed the Agreement as named Purchaser thereunder.
- 4. The Assignee shall be required to pay the full amount of the applicable HST to the Vendor on final closing notwithstanding that the Assignee may qualify for HST Rebate (or equivalent). The HST applicable shall be calculated based on the original purchase price and the consideration for the Transfer/Deed to the Assignee shall directly responsible for collection and remittance of any HST applicable to any increase in or additional consideration negotiated as between Assignor and Assignee for the purchase of the Property. The Assignor and Assignee expressly acknowledge that the HST Rebate credit contemplated by the Agreement will not be available to the assigning parties and the Assignee will be obliged to seek any HST Rebate available directly on his or her cooperate with the Assignor or Assignee in the collection or remittance of HST on the assignment transaction as between Assignor and Assignee or with any application for HST Rebate or equivalent.
- Subject to the terms of the Assignment Amendment, the Assignee covenants and agrees with the Assignor and the Vendor
  not to list or advertise for sale or lease and/or sell or lease the Unit and is strictly prohibited from further assigning the

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Assignee's interest under the Agreement or this Assignment to any subsequent party without the prior written consent of the Vendor, which consent may be arbitrarily withheld.

- In the event that the Agreement is not completed by the Vendor for any reason whatsoever, or if the Vendor is required pursuant to the terms of the Agreement to refund all or any part of the Existing Deposits or the deposit contemplated by Vendor with respect to same.
- 7. The Assignor hereby represents to the Assignee and the Vendor that he/she has full right, power and authority to assign the Agreement to the Assignee.
- The Assignor covenants and agrees with the Vendor that notwithstanding the within assignment, he/she will remain liable for the performance of all of the obligations of the Purchaser under the Agreement, jointly and severally with the Assignee. For greater clarity, the Assignor may be required to complete the Occupancy Closing with the Vendor.

  The Vendor bendor to the purchaser under the Occupancy Closing with the Vendor.
- 9. The Vendor hereby consents to the assignment of the Agreement by the Assignor to the Assignee. This consent shall other or subsequent assignment in accordance with the provisions of this Agreement.
- 10. The Assignee hereby covenants, acknowledges and confirms that he/she has received a fully executed copy of the Agreement and the Disclosure Statement with all accompanying documentation and material, including any amendments thereto.
- 11. The Assignor shall pay by certified cheque drawn on solicitor's trust account to Blaney McMurtry, LLP upon execution of this Assignment Agreement, Vendor's solicitor's fees in the amount of Five Hundred Dollars (\$500.00) plus HST.
- 12. The Assignor and Assignee agree to provide and/or execute such further and other documentation as may be required by evidence the Assignee's financial ability to complete the transaction contemplated by the Agreement, Assignee's full contact information and Assignee's solicitor's contact information.
- 13. Details of the identity of the Assignee and the solicitors for the Assignee are set forth in Schedule "A" and in the notice to the Assignor and the Assignor's solicitors.
  14. Any contains a second of the Assignor and the Assignor's solicitors.
- 14. Any capitalized terms hereunder shall have the same meaning attributed to them in the Agreement, unless they are

  15. This Assignment Agreement.
- This Assignment shall enure to the benefit of and be binding upon the parties hereto and their respective heirs, is named in this Assignment Agreement, the obligations of the Assignee shall be joint and several.

  This Assignment Agreement, the obligations of the Assignee shall be joint and several.
- 16. This Assignment Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein.

IN WITNESS WHEREOF the parties have executed this Assignment Agreement.

DATED this gth day of April 7	ecuted this Assignment Agreement.
Witness Witness	(Assignor) Ro Sheraz William
Witness	
	(Assignor)
Witness	(SCHOOL )
	(Assignee) Sated Teskie
Witness	(Assignee)
	AMACON DEVELOPMENT (CITY CENTRE) INC.  Per: Name: Title: Authorized Signing Officer

I have authority to bind the Corporation

# Schedule "A'

# Details of Assignee

ASSIGNEE	NAME:	Saced Teskie
	DATE OF BIRTH	1994/12/02
	ADDRESS:	285 Enfield place Unit # 1710. MISSISSAUGA, DN. 158 2001
	PHONE:	Tel: ((6)(12)(2.00)
	E-mail:	Cell: (647)928-1246 Facsimile:
ASSIGNEE	Mana	teskie 94 @ gmail, com
	NAME:	
	DATE OF BIRTH	
	ADDRESS:	YYYYMMDD SIN#
	PHONE:	Tel:
	E-mail:	Facsimile:
ASSIGNEE'S SOLICITOR:	NAME:	Hussein A. Hamdani M.A. LLB
	ADDRESS:	390 Brant St. #501 Burlington 6N 170 1171
	PHONE:	(a) = 1 (a) = 1.
		Facsimile (905) 5 25 32 33
	E-mail:	hussein & Simpson Wigle.com
		3

& ST

## ASSIGNORS SOLICITORS FOR UNIT 902 IN PSV2

ASSIGNORS NAME SHERAZ WILLIAM

JESSE J MALIK

3036 GUYATT ROAD

HANNON, ONTARIO

LOR 1PO

TELEPHONE (OFFICE) 905-692-9717 AND CELL NUMBER 905-869-3332

FAX NUMBER 905-692- 9720

## INDIVIDUAL IDENTIFICATION INFORMATION RECORD

Information required by the Proceeds of Crime (Money Laundering) and Terrorist Financing Act.

Vendor: AMACON DEVELOPMENT (CITY CE	
Lot/Suite #: 902 Phase/Tower: TWO Plan	n No.: Blanc
Street:	
Date of Offer: April 8 17	
Sales Representative:	_
Verification of Individual	
1. Full Legal Name of Individual:	Saced Teskie
2. Address:	285 Enfield Place Unit 1710 Mississauga, ON
3. Date of Birth:	1994/12/02.
4. Principal Business or Occupation:	Student @ York U
5. Identification Document (must see original):	Photo Card.
6. Document Identification Number:	576-V193-67104
7. Issuing Jurisdiction:	Ontario
8. Document Expiry Date (must not be expired):	2021/06/01
NOTE: This section must be completed for each purrecord of same detailing what efforts were made to	rchaser. If the individual refuses to provide information must make a get such information.
card, old age security card, certificate of Indian Stat	ate, driver's licence, passport, record of landing, permanent resident cus or SIN card (although SIN numbers are NOT to be provided to jurisdiction should be equivalent to one of the above noted document dentification.
Verification of Third Parties (if applicable)	
Note: Must be completed with a client or unreprese client is acting on behalf of a third party but cannot	nted individual if acting on behalf of a third party. If you suspect the verify same you must keep record of that fact.
1. Name of third Party:	
2. Address:	
3. Date of Birth:	
4. Principal Business or Occupation:	
5. Incorporation number and place of issue (corpo	orations/other entities only)
6. Relationship between third party and client:	



Alam





March 30<sup>th</sup>, 2017

Dear Saeed Teskie

Ref: Mortgage Approval

I am pleased to inform you that the following loan, to be secured by a first mortgage on the property noted below, has been approved provided that all the information provided is correct and subject to the conditions.

Applicant: Saeed Teskie

Purchase price: \$416,096.00

Down payment: \$145,634.00

Mortgage amount: \$270,462.00

Interest Rate: 2.79% fixed (5 year term)

Property Address: Suite 902-510 Curran Place, Mississauga, Ontario, L5B 0J8

Closing date: Spring 2017

Vendor: Amacon

The interest rate is not guaranteed. The new interest rate will be set three months before final closing of the property. This commitment is not transferable and the benefit cannot be assigned.

All mortgage loan approvals are based on the information provided by the above mentioned individual in his/her mortgage application. The approval may be subject to change based on any material change in the person's financial status. This letter is not to be taken as a binding contract. Prior to closing, an authorized lender will provide a Mortgage Commitment and a Disclosure Statement specifying the exact terms of the mortgage.

If you require any additional information please feel free to contact the undersigned,

Sincerely,

Jora Purewal Mortgage Agent

**Invis** 

151 City Centre Drive Unit 601 Mississauga, Ontario L5B 1M7

License M08007946 Phone: (905) 281 3555 x 1

Fax: (905) 281 2592 Cell: (905) 3306090 www.joepurewal.ca