PROJECT NAM	AE _ MAN HATTAN	RE: SUITE 41-105	
	MUTUAL RELEASE AND TER	RMINATION AGREEMENT	
BĒTWEEN:	PRATT HANSEN GROUP (hereinafter called th	/ N C	
	~ ·		
AND:	BETH STANTON	ely called the "Purchaser")	
WHEREAS the Purchaser and the Vendor entered into an agreement of purchase and sale which was effective on the 2974 day of 2 ceremon 2011 (the "Purchase Agreement"), pertaining to the Purchaser's acquisition from the Vendor of DWELLING UNIT NO(s). 41-105 on LEVEL and PARKING UNIT NO(s). BPK cost 2 on LEVEL and LOCKER UNIT NO(s) on LEVEL and LOCKER UNIT NO(s). 61-105 on LEVEL and LOCKER UNIT NO(s) on LEVEL and LOCKER UNIT NO(s) on LEVEL and LOCKER UNIT NO(s) on LEVEL and LOCKER UNIT NO(s). 61-105 on LEVEL and LOCKER UNIT NO(s) on LEVEL and LOCKER UNIT NO(s) on LEVEL on LEVEL and Locker with an undivided interest in the common elements appurtenant thereto (hereunder collectively referred to as the "Purchased Units"), all in accordance with condominium plan documentation proposed to be registered against those lands and premises situated in the Town/City of Regional Municipality/County of Simple Compression of Locker of Locke			
NOW THEE hereinafter set		SSETH that in consideration of the mutual release ARS of lawful money of Canada now paid by each of the which is hereby expressly acknowledged), the parties	
1. The P		Il addenda thereto or amendments thereof, is hereby	
2. Forth the Purchases representing thereon that	with upon the execution of these presents by the sum of FIVE HUNDLESO	both parties hereto, the Vendor shall refund and remit to <u>Noccent</u> \$ 500.00 crow Agent, in trust, together with any interest accruing to the terms and provisions of the Purchase Agreement	
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- 3. The parties hereto hereby mutually release each other and each of their respective hears, executors, administrators, successors and assigns, from and against any and all costs, damages, actions, proceedings, damands and/or claims whatsoever which either of the parties hereto now has, or may hereafter have, against the other party hereto, by season of, or in connection with, the Purchase Agreement (and any and all addenda thereto or amendments thereof) and/or termination thereof pursuant to the foregoing provisions hereof.
- 4. Without restricting the generality of the foregoing, it is expressly understood and agreed that the Purchaser shall not make or pursue any claim(s) or proceeding(s) with respect to the Purchase Agreement, the Purchased Units and/or the Deposits against any other person or corporation which might be entitled to claim contribution or indemnity (or any claim similar or akin thereto) from the Vendor in connection with the Purchase Agreement or the termination thereof, including without limitation, Tarion and the Escrow Agent.
- 5. Upon the execution of these presents by both parties hereto, all of the estate, right, title and interest of the Purchaser in and to the Purchased Units and the Real Property (both at law and in equity, and whether in possession, expectancy or otherwise) shall be automatically released and quit-claimed to and in favour of the Vendor and its successors and assigns forever.
- This agreement shall enure to the benefit of, and be binding upon, the parties hereto and their respective heirs, executors, administrators, successors and assigns.
- 7. This agreement shall be read and construed with all changes of gender and/or number as may be required by the context, and if more than one individual comprises the Purchaser, then all of the foregoing covenants and agreements of the Purchaser shall be deemed and construed to be joint and several covenants and agreements thereof.

IN WITNESS WHEREOF, the parties hereto have the case may be, thisday of	nercumb affixed their hands and scals, or comporate scals, as
SIGNED, SEALED AND DELIVERED in the pre-	PURCHASER
Witness	PURCHASER
Per: Print Name & Title: _	(Name of Vendor)
Prese watthe of little.	I have sufficiety to bind the corporation.