EVE AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

	SIGNED, SEALED in the presence of	DATEI IN WIT	(e) The sum of Vendor's Sc	Page 1, Paragraph 2	INSERT	(e) The sum of cheque pay	Page 1, Paragraph 2	It is he change(s) sha change(s) note and time shall		BETWEEN:
	in the presence of	DATED at Mississauga, this IN WITNESS whereof the pa	Thirty Six Thous	рh 2		Eighteen Thouss	ph 2	It is hereby understood and agreed change(s) shall be made to the above-ment change(s) noted below, all other terms and and time shall continue to be of the essence	Suite No2	AMACON DEVI
	ERED	DATED at Mississauga, this20thday ofDecember	The sum of <u>Thirty Six Thousand Six Hundred Eighty</u> (\$36,680.) Vendor's Solicitors, in trust, on the Confirmed Possession Date; and			Thousand Three Hundred Three Hundred Forty Dollars endor's Solicitors, in trust, on the Confirmed Possession		It is hereby understood and agreed between the Vendor and the change(s) shall be made to the above-mentioned Agreement of Purchase a change(s) noted below, all other terms and conditions of the Agreement st and time shall continue to be of the essence. DELETE	2701, Resic	ELOPMENT (HUF
AMACON DEVELOPA Per: Authorized Signing I have the authority to	Purchaser) Purchaser	day of ave affixed their h	ghty (\$36,680.00_), ession Date; and			Three Hundred For on the Confirmed P		ween the Vendor Agreement of Pu itions of the Agre	Residential Unit1	RONTARIO) COR
AMACON DEVELOPMENT (HURONTARIO) CORP. Per: Authorized Signing Officer I have the authority to bind the Corporation.	Ruch	December hands and seals.)), by certified cheque			n Date		and the Purchas irchase and Sale, ement shall rema	Level	AMACON DEVELOPMENT (HURONTARIO) CORP. (the "Vendor") and Nam Ma
oration.		, 2008	eque payable to the			(<u>\$18,340.00</u>), by certified ; and		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	23 (the "Unit)) and (the "Purchaser")