## AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE HE RESIDENCES AT PARKSIDE VILLAGE -**TOWER**

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

## MICHELLE OZIMEC and PAUL OZIMEC (the "Purchaser")

Suite **705** Tower **1** Unit **5** Level **7** (the "Unit")

terms and conditions of the Agreement shall remain as stated therein, and time shall continue to be of the essence 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

**DELETE:**Notwithstanding Paragraph 17 of this Agreement, the Vendor hereby consents to one assignment and transfer by the Purchaser of his/her interest under this Agreement or in the Unit, at any time after the confirmed Occupancy Date and prior to the Unit Transfer Date, subject to the following conditions:

- (i) obtaining the written consent of the Vendor which consent shall not be unreasonably withheld;
- (ii) acknowledging in writing that the Purchaser shall remain fully responsible for the Purchaser's convenants
- agreements and obligations contained in this Agreement
- acting reasonably; obtaining an assignment and assumption agreement from the transfer/assignee in a form acceptable to the Vendor
- $\widehat{\mathbf{z}}$ remitting payment of the amount of Three Thousand and Five Hundred Dollars of \$3,500.00 (plus applicable GST)
- or assignment; and certified cheque representing an adminstration fee payable to the Vendor for processing and for allowing such transfer
- (v) obtaining the written consent or approval from any lending institution or mortgagee providing any financing to the Vendor, construction or otherwise, for the development and construction of the Condominium, in the event such consent or approval is required to be obtained by the Vendor as a condition for the advance or continued advance of any funds in respect of such financing.

Notwithstanding Paragraph 17 of this Agreement, the Vendor hereby consents to one assignment and transfer by the Purchaser of his/her interest under this Agreement or in the Unit, at any time after the three thundred and sixty five (365) days and prior to the Unit Transfer Date, subject to the following conditions:

- (i) obtaining the written consent of the Vendor which consent shall not be unreasonably withheld; (ii) acknowledging in writing that the Purchaser shall remain fully responsible for the Purchaser's convenants
- agreements and obligations contained in this Agreement
- obtaining an assignment and assumption agreement from the transfer/assignee in a form acceptable to the Vendor ıg reasonably;
- remitting payment of the amount of Three Thousand and Five Hundred Dollars of \$3,500.00 (plus applicable GST)
- or assignment; and certified cheque representing an adminstration fee payable to the Vendor for processing and for allowing such transfer
- (v) obtaining the written consent or approval from any lending institution or mortgagee providing any financing to the Vendor, construction or otherwise, for the development and construction of the Condominium, in the event such consent or approval is required to be obtained by the Vendor as a condition for the advance or continued advance of any funds in respect of such financing

|   | Accepted at MiSSISSowge this | SIGNED, SEALED AND DELIVERED In the Presence of: Witness  Witness | TOTAL OF |
|---|------------------------------|---|----------|
| AMACON DEVELOPMENT (CITY CENTRE) CORP.  Per: Authorized Signing Officer I have the authority to bind the Corporation. | D fr                         | _ day   |          |
|   | day of                       | Purchaser - Michelle Ozimec Purchaser - Paul Ozimec               |          |
|   | June                         | James   | 2        |
| _ c/s   | , 200 <u>&amp;</u> .         | 2008  | 5        |