ELLE AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

BETWEEN: AMACON DEVELOPMENT (HURONTARIO) CORP. (the "Vendor") and			and
	Kulvinder Kaur		_(the "Purchaser")
	Suite No. <u>1210</u> , Residenti	al Unit <u>9</u> , Level <u>11</u>	(the " Unit)
he made to the	eby understood and agreed between above-mentioned Agreement of Puro conditions of the Agreement shall	hase and Sale, and except for su	ich change(s) noted below, all
DELETE			
"Without limiting	ge 5 paragraph 8 (2nd paragraph): the generality of the foregoing parag lays of the date of execution of this A	graph, this Agreement shall be co Agreement by the Purchaser, proc	onditional upon the Purchaser, ducing satisfactory evidence to
Amendment to the	ne Agreement of Purchase and Sale o	dated November 29, 2007:	
6:00pm De discretion, that the major lending into the Purchaser set to terminate the representative hetermination to the shall be null and interest or deduction.	any provisions contained in this Agrecember 9, 2007 upon the Purchase he Purchaser has been approved by stitution acceptable to the Vendor conficient to pay the balance due on Clas Agreement at any time thereafter as received the required written more Purchaser at the address of the Purchaser's initial deposition. This condition is included for the to the Purchaser within the time period	ser providing evidence to the Ve both Canada Mortgage and Housi firming that the said lending institu- losing Date. Otherwise the Vendo er (unless prior to that time pe tgage approval) upon delivery of urchaser set out in this Agreeme sit cheque(s) shall be forthwith ret e sole benefit of the Vendor and r	endor, in its sole and absolute ing Corporation (CMHC) and a stion will be advancing funds to r shall have the unitateral right riod the Vendor or its sales written notice confirming such nt, whereupon this Agreement urned to the Purchaser without
INSERT			
"Without limiting	ge 5 paragraph 8 (2nd paragraph): the generality of the foregoing paragr December 10, 2007 , produ	raph, this Agreement shall be cond cing satisfactory evidence to the \	ditional upon the Purchaser, by /endor, "
discretion, that to major lending in the Purchaser's to terminate the representative he termination to the shall be null and interest or deduction.	any provisions contained in this Agreember 10, 2007 upon the Purchaser has been approved by stitution acceptable to the Vendor confusion and the pay the balance due on C is Agreement at any time thereafter as received the required written more purchaser at the address of the P I void and the Purchaser's initial depontation. This condition is included for the to the Purchaser within the time perior	aser providing evidence to the Verboth Canada Mortgage and Hous firming that the said lending institutioning Date. Otherwise the Vendoer (unless prior to that time pertgage approval) upon delivery of turchaser set out in this Agreeme sit cheque(s) shall be forthwith rete sole benefit of the Vendor and resident control of the Vendor and resident controls.	endor, in its sole and absolute ing Corporation (CMHC) and a ation will be advancing funds to r shall have the unilateral right riod the Vendor or its sales written notice confirming such nt, whereupon this Agreement urned to the Purchaser without
DATED	at Mississauga, this9th	day ofDecember,	2007
IN WITNESS whereof the parties hereto have affixed their hands and seals.			
SIGNED, SEAL in the presence	ed and delivered	Purchaser Purchaser	y Kaul,
		AMACON DEVELOPMENT (HUR	
	,	Per:	c/s rporation.