ELLE AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

BETWEEN:	AMACON DEVELOPMENT (HURONT'ARIO) CORP. (the "Vendor") and						
	Hirmattie Baksh						(the "Purchaser")
	Suite No	2309	_, Residentiai U	Init <u>8</u>	, Level	20	(the "Unit)
made to the abo	ve-mentioned	l Aareement	of Purchase an	id Sale,	and except	for such	at the following change(s) shall be change(s) noted below, all othe ntinue to be of the essence.
DELETE							
Schedule "A" pag 'Without limiting within ten (10) da Vendor, "	the generalit	v of the for	egoing paragrap	oh, this a	Agreement the Purchas	shall be ser, prod	conditional upon the Purchaser ucing satisfactory evidence to the
Amendment to th	e Agreement	of Purchase	and Sale dated	Septem	ber 27, 200	7:	
6:00pm Oc discretion, that the major lending insighted Purchaser superminate this Age has received the Purchaser at the	etober 7, 200 The Purchaser stitution acceptificient to pay reement at a required writh address of the r's initial defincluded for	7 up has been a btable to the the balance the balance the mortgag he Purchase bosit cheque the sole ben	oon the Purchas approved by both Vendor confirm a due on Closing reafter (unless per approval) upour set out in this a(s) shall be fort	er providen Canad ing that g Date. (rior to the n deliver Agreementhwith ref	ling evidence Mortgage the said ler Otherwise the nat time per y of written ent, whereu urned to the	ce to the and Ho and Ing ins	eement shall be conditional untile. Vendor, in its sole and absolute using Corporation (CMHC) and a titution will be advancing funds to shall have the unilateral right to vendor or its sales representative confirming such termination to the Agreement shall be null and voices without interest or deduction is option by notice in writing to the
NSERT							
Schedule "A" pag							
'Without limiting 6:00pm on	the generalit October 9, 2	y of the fore	going paragraph _, producing sat	i, this Ag isfactory	preement sh evidence to	all be co the Ver	onditional upon the Purchaser, by ndor, "
6:00pm Oc discretion, that the major lending insection of the the Purchaser superminate this Again has received the Purchaser at the	etober 9, 200 The Purchaser stitution acceptificient to pay reement at a required write address of the r's initial de included for	7 up has been a btable to the y the balance any time thei ten mortgag he Purchase posit cheque the sole ben	non the Purchas approved by both Vendor confirm e due on Closing reafter (unless ple approval) uoo er set out in this e(s) shall be fort	er provider Canader ing that good that good that good the contraction of the contraction	ding evident a Mortgage the said ler Otherwise that time per ry of written ent, whereu urned to the	ce to the and Ho and Ing ins	eement shall be conditional untile Vendor, in its sole and absolute using Corporation (CMHC) and a titution will be advancing funds to shall have the unilateral right to Vendor or its sales representative confirming such termination to the Agreement shall be null and voices option by notice in writing to the
DATED	at Mississau	ga, this	27th	day of	Septe	mber	, <u>2007</u> .
IN WIT	IESS whered	f the parties	hereto have affi	xed their	hands and	seals.	00
SIGNED, SEALE in the presence		VERED		Purch		Ry	
			Fe	er: Authori:	zed Signing	Officer	c/s