## ELLE AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

BETWEEN:	AMACON DEVELOPMENT	(HURONTARIO) CORP. (the "Vendor") and
	Araz Jahaniaval	
		(the "Purchaser")
	Suite No. <u>2810</u> , R	Residential Unit 9 Level 24 (the "Unit)
it is her shall be made t below, all other be of the essend	terms and conditions of the A	between the Vendor and the Purchaser that the following change(s) ement of Purchase and Sale, and except for such change(s) noted greement shall remain as stated therein, and time shall continue to
DELETE		
Page 1, Paragra	aph 2	
Agreement	Nine thousand four hundre payable ninety (90) days at or other termination of this Ag	red and twenty Dollars (\$9,420), by post-dated cheque with this after the date of this Agreement as a further deposit, pending greement.
Agreentent deposit, pen	payable one hundred and to ding completion or other term	
(e) The sum of the Vendor's	Eighteen thousand eight hun Solicitors, in trust, on the Co	ndred and forty Dollars (\$18,840), by certified cheque payable to onfirmed Possession Date; and
INSERT		
its sole and abs Housing Corpora said lending insti Date. Otherwise (unless prior to t mortgage approvaddress of the P the Purchaser's deduction. This o	occupm January 29, 2001 occuping January 29, 2001 coluite discretion, that the Putition (CMHC) and a major letution will be advancing funds the Vendor shall have the unthat time period the Vendor ral) upon delivery of written urchaser set out in this Agre initial deposit cheque(s) shall	in this Agreement to the contrary, this Agreement shall be upon the Purchaser providing evidence to the Vendor, in urchaser has been approved by both Canada Mortgage and ending institution acceptable to the Vendor confirming that the less to the Purchaser sufficient to pay the balance due on Closing nilateral right to terminate this Agreement at any time thereafter or its sales representative has received the required written notice confirming such termination to the Purchaser at the sement, whereupon this Agreement shall be null and void and all be forthwith returned to the Purchaser without interest or sole benefit of the Vendor and may be walved at his option by the period stated.
DATED at	Mississauga, this18th_	day of <u>January</u> , 2008
IN WITKE	SS whereof the parties hereto	have affixed their hands and seals.
SIGNED, SEALED In the presence of	and Delivered	Jalanaua Purchaser
/_	~	Purchaser
6		AMACON DEVELOPMENT (HURONTARIO) CORP.
		Per: Authorized Signing Officer  c/s
		I have the authority to bind the Corporation.