## ELLE AMENDMENT TO THE

	AGREEMENT OF PURCHASE AND SALE			
	BETWEEN	AMACON DEVELOPMENT (H	RURONTARIO) CORP. (the "Vendor"), and	
		Pawanjit Mathi	(the "Purchaser")	
		Suite No. 3008 Resi	Idential Unit 7 Level 26 (the Unit)	
	shall be made to	the above-mentioned Agreement	tween the Vendor and the Purchaser that the following change(s it of Purchase and Sale, and except for such change(s) noted below shall remain as stated therein, and time shall continue to be of the	
	DELETE			
	Schedule "A" page 5 paragraph 8 (2nd paragraph):			
	"Without limiting within ten (10) di the Vendor, "	the generality of the foregoing pa ays of the date of execution of the	raragresh; this Agreement shall be conditional uport the Purchaser als Agreement by the Furchaser, producing satisfactory evidence to	
/	Amendment to th	e Agreement of Purchase and Sa	ale deted September 27, 2007:	
)	discretion, that the major lending insite the Purchaser right to terminate representative hat termination to the shall be null and without interest o	Actober 22,2007 upon the Purch e Purchaser has been approved in titution acceptable to the Vendor sufficient to pay the balance due this Agreement at any time the is received the required written in Purchaser at the address of the void afid the Purchaser's initial	Agreement to the contrary, this Agreement shall be conditional unit haser previding evidence to the Vendor, in its sole and absolute by both Canada Moitgage and Housing Corporation (OMHC) and a confirming that the said lending institution will be advancing funds a on Closing Date. Otherwise the Vendor shall have the unitaleral terester (unless prior to that time period the Vendor of its sales nortgage approval) upon delivery of written notice confirming such a Purchaser set out in this Agreement, whereupon this Agreement of deposit cheque(s) shall be forthwith returned to the Purchaser suded for the sole benefit of the Vendor and may be walved at his the fine period stated.	
	INSERT Schedule "A" page	e 5 paregraph 8 (2nd paragraph).	):.	
"Without limiting the generality of the foregoing paragraph, this Agreement shall be conditional upon the Furchase by 6:00pm onOctober 22, 2007, producing satisfactory evidence to the Vendor."				
:	6:00pm Octo discretion, that the major lending inst to the Purchaser : right to terminate representative has termination to the shall be null and without interest or	ording any previsions contained in this Agreement to the contrary, this Agreement shall be conditional until October 22, 2007 upon the Purchaser providing evidence to the Vendor, in its sole and absolute that the Purchaser has been approved by both Canada Montgage and Housing Corporation (CMHC) and a ling institution acceptable to the Vendor confirming that the said lending institution will be advancing funds chaser sufficient to pay the balance due on Closing Date. Otherwise the Vendor shall have the unitateral reminate this Agreement at any time thereafter (unless prior to that time period the Vendor or its sales that has received the required written mortgage approval) upon delivery of written notice confirming such to the Purchaser at the address of the Purchaser set out in this Agreement, whereupon this Agreement uit and void and the Purchaser's initial deposit cheque(s) shall be forthwith returned to the Purchaser erest or deduction. This condition is included for the sole benefit of the Vendor and may be waived at his notice in writing to the Purchaser within the time period stated.		
	DATED a	t Mississauga, Hils 15	day ofCooper2007	
IN WITNESS whereof the parties hereto have affixed their hands and seats.				
	SIGNED, SEALED in the presence of	AND DELIVERED	Purchaser	
	and the same	human	) )	
	Z. A. Carrier		Purchaser	

AMACON DEVELOPMENT (HURONTARIO) CORP.

Authorized Sooing Officer
There the authority to bind the Corporation.