

Floor Plan 1

REALTOR CO-OPERATION AGREEMENT

THIS AGREEMENT is made between: Amacon Development (Hurontario) Corp., the Vendor and RE/MAX REALTY ONE INC., the Co-Operating Brokerage for selling a unit at ELLE (Pt Lot 16, Conc 1, North of Dundas Street, Mississauga - 3525 Kariya Drive, Mississauga).

This will confirm our Agreement that the Vendor will pay to the Co-Operating Brokerage a referral fee (the "Fee") in the amount of three percent (3%) of the Net Purchase Price of the Unit sold to the Purchaser (the Purchase Price less applicable GST, and excluding any monies paid for extras, upgrades & incentives) on this sale as a full co-operating fee in consideration for the first physical introduction of the Purchaser to the ELLE Sales Centre and on successful completion of this transaction plus applicable GST on such Fee. To be eligible for the Fee, the Purchaser must be accompanied by the Co-Operating Brokerage (or a Salesperson employed by the Co-Operating Brokerage) on the Purchaser's first visit to the ELLE Sales Center and both the Purchaser and the Co-Operating Brokerage or Salesperson must register at the Vendor's receptionist at such time and the Purchaser shall not have previously registered with the Vendor and the Purchaser shall enter into a firm and binding Agreement of Purchase and Sale with the Vendor.

- 93 telephone registrations will not be valid;
- the registration will be valid for 60 days only from the clients first visit to the sales office;
- **a** of Purchase and Sale; the Co-Operating Broker and/or Salesperson must accompany the Purchaser(s) during the execution of the Agreement

failing which, the parties agree that the Fee shall not be payable

the Unit Transfer Date. ovisions contained herein, including payments, the Fee is not earned until the final closing of this transaction on The Fee, however, will be paid, as an advance, as follows:

- One percent (1%) upon Ninety (90) Days after the expiry of the rescission period and waiving of any purchaser's conditions and provided that all deposit cheques and applicable financial pre-approval of the Purchaser have been received. A minimum of 10% of the purchase price of the unit has been cleared with the Vendor's escrow agent's Trust Account. Failing which the entire commission will be paid upon final closing and after the unit transfer date.
- 2 One percent (1%) upon commencement of construction of the floor of the building where the unit is located and provided that the required deposits have been received in accordance with the Agreement.
- ω One percent (1%) upon final closing of the unit and after the unit transfer date

The Co-Operating Brokerage must submit separate invoices for the commission. Plus a copy of the Realtor Co-operation Agreement and the first two pages of the Agreement of Purchase and Sale, Please note that the Vendor requires original invoices. No commission will be paid on faxed invoices. Please mail original invoices to: Amacon Development (Hurontario) Corp., Accounts Payable, 300-91t Homer Street, Vancouver, B.C. V6B 2W6. All questions and invoices regarding commission should be directed to the Vendor Tel. 604-602-7700.

The Co-Operating Brokerage acknowledges and agrees that neither the Co-Operating Brokerage nor any sales agent employed by the Co-Operating Brokerage is authorized by the Vendor to make any representations or promises to the Purchaser regarding the ELLE project or the sale of the Unit. In this regard, the Co-Operating Brokerage covenants and agrees to indemnify and save the Vendor instead and against any actions, claims, demands, losses, costs, damages and expenses arising directly or indirectly as a result of any misrepresentation made by the Co-Operating Brokerage or any sales agent employed by the Co-Operating Brokerage with respect to the ELLE project or the sale of the Unit. The Co-Operating Brokerage acknowledges and agrees that the Vendor shall have the right of set-off against the Fee and any other amount payable by the Vendor to the Co-Operating Brokerage.

This Agreement shall be binding on the parties and their respective successors and assigns

The Vendor and the Co-Operating Brokerage agree to the terms and conditions expressed in this Agreement.

NAME OF PURCHASER(S): RABII ABBAS

Suite 3001 Tower Elle

Fee (Net Commission): Net Purchase Price Less Incentive: Purchase Price: \$250,872.09 \$10,000.00 \$7,526,16

ν́e agree to the terms and conditions as set out herein and acknowledge this date having received a true copy of this Agreement

either at the time of the execution of the Purchase Agreement or any time thereafter. *Parties agree that the Net Purchase Price and Net Commission calculation is subject to change by the Vendor at the time of closing on the Unit Transfer Date to account for any incentives, credits or other reductions in the Purchase Price granted to the Purchaser by the Vendor

DATED at Mississauga, Ontario this 4th day of October, 2009

Witness alty One ic. Brokerage Signature Date: PER: Co-operating-Brokerage / Sales Representative REMAX REALTY ONE INC. MEHRDAD HOSSEINI Authorized ority to bind the (Hurontairo) Corp.

Corporation