and a second second second

PF	LIECT NAME: PSV - Tower One	RE: SUITE 4801.	Unit 1. Lows 47 - LPH01
	MUTUAL	RELEASE AND TERMINATION AGREEMENT	
88	WEEN: Amacon Development (City Con	Cherre	nafter called the "Vendor")
	MINESH B. VORA	AND	
		(hereinafter collectiv	ely called the "Purchaser")
47 50 50	REAS the Purchaser and the Vendor exter miner 2016, (the "Purchase Agreement"), p PHO1 together with 1 Panting Unit and 1 S to thoreinafter collectively referred to as the pregistered against those lands and premises proposed condominium project known as PS certy"),	of into an agreement of purchase and sale which was el- resining to the Purchaser's acquisition from the Vendor of D orage. Unit legether with an undivided interest in the com- Purchased Units"), all in accordance with condominum ple situate in the City of Mississauga, in the Regional Municipal / — Tower One in Mississauga, Onterio, Canada (herchast	rective on the 16th day of working Unit No. 1 on Level non elements appurtenant n documentation proposed by of Pael, to be incaled in a referred to as the "Real
60	ed into these presents in order to evidence so		ment and have accordingly
wt	in is hereby expressly acknowledged), the part	SETH that in consideration of the mutual releases hereinaft da now paid by each of the parties hereto to the other (the es hereto hereby covenant and agree to the following:	receipt and sufficiency of
1. Ior	he Purchase Agrowment, together with any an or effect.	s all addendums thereto or amendments thereof, is hereby to	rminated, and of no further
Did	POLLARS (SNIE), representing the aggregates thase price of the Purchased Units (the "Depo-	by both parties hereto, the Vendor shall refund and remit to of all deposit monius heretoforo paid by the Purchaser to th it Monias"), together with any interest accruing thereon that Purchase Agreement endfor the Condominium Act, 1998	: Vendor on account of the
dig ag	unious and each of their respective heirs, each regios, actions, princendings, informatics and/or hat the other party hereto, by reason of, or adments thereof) and/or the termination thereof		against any and all costs, as, or may hereafter have, all addendums thereto or
4. an Str Str Fr	Vithout restricting the generality of the forego- latin(s) or proceeding(s) with respect to the larty Corporation, Blaney McMurry LLP, Aviv, person or corporation which might claim com- anation thorost, in connection with the aforest party.	ng. 8 is expressly understood and agreed that the Purchase Purchase Agreement, the Purchased Unit and/or the Dep Insurance Company of Canada and any party acting as Estitution or indemnity from the Vendor in connection with the locationed condominium project developed (or intended to a	r shall not make or pursue psit Manies against, Tarion prow Agent nor against any Purchase Agrooment or the pe developed) on the Real
~	theucasy reseased and quit-claimed to and in t	parties hereto, all of the estate, right, title and interest of t law and in equity, and whether in possession, expecta wour of the Vendor and its successors and essigns foreour.	
~	Resemblers, sourcessors and assigns.	ot, and he blinding upon, the parties hereto and their n	
7. By	his agreement shall be reed and construed w one individual comprises the Purchaser, ther trued to be joint and several covenants and a	th all changes of gender and/or number as may be required all of the foregoing covenants and agreements of the Purc perments thereof.	by the context, and if more asser shall be decrined and
IN	VITNESS WHEREOF, the parties hereto have	hereunto affixed their hands and seals, or curporate soul:	, as the case may be, this
SI	VED, SEALED AND DELIVERED in the presen	CH OF FAL MA	
(14)	Pess)		ESH B. VORA (Purchase)
The State Section State		Amacon Dovelsomen (Gity Ceruje) (огр.
		Print Name & Title:	(Vendor's Signature)
			y to bind the Corporation
7			