BMO Bank of Montreal · Banque de Montréal

CANADIAN \$ DRAFT / TRAITE EN DOLLARS CANADIENS

SANDALWOOD SQUARE SHOPPING CENTRE 40 BRISTOL RD. E. MISSISSAUGA, ONTARIO, CANADA L4Z 3K8

502156 DATE 2019 12 20

Berlis LLP In Trust Prod. 1048815 - Farm 651 BL (05/14) 4663 Penhallow Rd. Mississawga, ON 50162 5005 (PHS) Mohammad W Rana

> 40695240014 3980025021567# 90



DATE 2 020 - 03-/4

\$ 34,920/-Nine hundred twenty 100 DOLLARS (1) Security features included Details on back TD CANADA TRUST 574 BLOOR WEST OF BATHURST TORONTO, ONTARIO M6G 1K1

MEMO AMA 1 (5005) (PhS)

#052# #01322#004#

539370mBm



MOHAMMAD RANA OR NAILA WAHEED 4663 PENHALLOW RD MISSISSAUGA, ON L5V 1G2

DATE 2 0 2 2 - 0 / - 0 3

057

M M Themy 100 DOLLARS & Sectifity features included. NML hundred TD CANADA TRUST 574 BLOOR WEST OF BATHURST TORONTO, ONTARIO M6G 1K1

Ph5 5005

#057# #01322#004#

539370mB#



MOHAMMAD RANA OR NAILA WAHEED 4663 PENHALLOW RD MISSISSAUGA, ON L6V 1G2

054

DATE 2 0 20 - 05 - / 3 PAY TO THE ALVO ORDER OF NINE 1\$39,920/hundred twan 100 DOLLARS & Socurity features included in included in pacific on back

TD CANADA TRUST 574 BLOOR WEST OF BATHURST TORONTO, ONTARIO M6G 1K1

MEMO ANA 1 Phs (5005)

#054# #01322m004#

539370m&#

STATUTORY DECLARTION

IN THE MATTER OF an identification and verification of Mohammad Waheed Rana

- I, Waheed Mirza, Barrister and Solicitor solemnly declare as follow:
- I am the deponent of this affidavit and have knowledge of the matters hereinafter 1. deposed to.
- I have appointed Keetick Sanchez Attorney at Law as an agent to for the purposes of 2. execution of Agreement of Purchase and Sale with Amacon Development (City Centre) Corporation Suite 5005, Unit 5, Level 50, Aviva Tower One, 430 Square One Drive, Mississauga, Ontario Canada (Agreement) and identification and verification of IDs of Mr. Mohammad Waheed Rana.
- I also met Mr. Mohammad Waheed Rana on December 1, 2019 and retained following 3. documents for the purpose of identification and verification.
 - Canadian Passport bearing #AK784369 valid till November 29, 2020. a)

b) Canadian Citizenship Card #A8713980

The attested copies are attached with declaration.

AND I make this solemn Declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

DECLARED before me at the city of Mississuga in the province of Ontario on this 20th day of January

2020.

A COMMISSION

VIKAS JAITLY

VIKAS JAITLY
Barrister, Solicitor & Notary Public
JAITLY LAW OFFICE
206 - 120 Traders Blvd. East
Mississauga, ON L4Z 2H7
Tel (289) 521-1426 Fax (289) 521-1425

EMDORSEMENTS AND LIMITATIONS
This plagned is and literal recommissioning to the continuency of the commissioning and district on the commissioning and district on the commissioning and the continuency of the commission between the properties of the commission between the continuency of the commission of the commission between the continuency of the commission of the com



PASSPORT PASSEPORT

CANADA

-0-

P CAN
SumemetNom
RANA
Given namesPrénoms
MOHAMMAD WAHEED
Nationatifivitationnélé
CANADIAN/CANADIENNE
Data of birtivDale de naissance
O4 APR / AVR 65
Sex/Sexe Place of birtivLeu de naissance
M RAIWIND PAK
Data of issue/Date de définance
29 NOV / NOV 19
Date of explay/Date d'acquiration
29 NOV / NOV 29
besing Adhibothylautorité de définance
NISSISSAUGA

AK784369

P<CANRANA<<MOHAMMAD<WAHEED<<<<<<<<<<<A>CAK784369<7CAN6504049M2911294<<<<<<<00

1, tresservent and experiencial factor of the residence o

current to be true copy of mornel.

January 1/12/2019

Wahead Mirza Barrish & Silvitor





Gouvernement du Canada

Media Minasa Mariella Maria

		valor san Spinson	E the first water the contract of
		*********	- Marine 1
Table 1 - In the control of			
	10.00	3.) 15 14	
and the second		"九条 "	the the second
THE RESIDENCE STREET OF THE PARTY AND ADDRESS AND		Section 1 to 1	THE RESERVE OF THE PARTY OF THE

Cartofied to be thre copy of respond

Janus z.

Wahard Mrze Rometer & Solicile



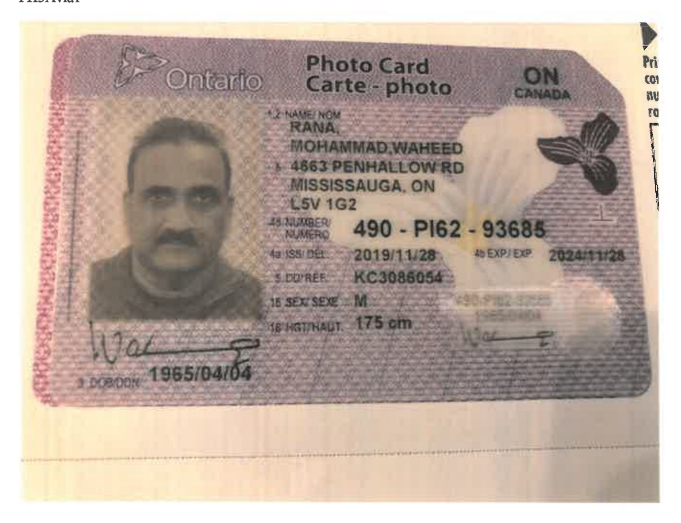
Andrea Alsip

From: Sent:

To: Subject: Mohammad Tahir <mtahirc21@gmail.com> Thursday, December 19, 2019 6:44 PM

Andrea Alsip; Moni Grewal Mohammad Waheed Rana

PH5Avia1



Sent from my iPhone

AVIA

AVIA - TOWER ONE AGREEMENT OF PURCHASE AND SALE

Sulte PH5 5005 Unit 5 Level 50 Floor Plan PHplan5

The undersigned, MOHAMMAD WAHEED RANA (collectively, the "Purchaser"), hereby agrees with Amecon The undersigned, MOTAMINAL TWATIELD KANA (collectively, the "Purchaser"), hereby agrees with Artiacon Development (City Centre) Corp. (the "Vandor") to purchase the above-noted Residential Unit, as outlined for identification purposes only on the sketch attached hereto as Schedule "A", together with 1 Parking Unit(s), and 1 Storage Unit(s), to be located in the proposed condominium project known as Avia Tower One, 430 Square One Driva, Mississauga, Ontario, Canada (the "Project") together with an undivided interest in the common elements appurtment to such units and the exclusive use of those parts of the common elements attaching to such units, as set out in the proposed Declaration (collectively, the "Unit") on the following terms and conditions:

- The purchase price of the Unit (the "Purchase Price") is Seven Hundred Ninety-Eight Thousand Four Hundred (\$798,400.00)) DOLLARS inclusive of HST as set out in paragraph 6 (f) of this agreement, in lawful money of Canada, payable as follows:
 - to Aird & Berlis LLP (the "Vendor's Solicitors"), in Trust, in the following amounts at the following times, by cheque or bank draft, as deposite pending completion or other termination of this Agreement and to be credited on account of the Purchase Price on the Closing Date:
 - (I) the sum of Five Thousand (\$5,000.00) Dollars submitted with this Agreement;
 - (II) the sum of Thirty-Four Thousand Nine Hundred Twenty (\$34,920.00) Dollars so as to bring the total of the deposits set out in subparagraphs 1(a)(l) and (ii) to five (5%) percent of the Purchase Price submitted with this Agreement and post dated thirty (30) days following the date of execution of this Agreement by the Purchaser;
 - (iii) the sum of Thirty-Nine Thousand Nine Hundred Twenty (\$39,920.00) Dollars so as to bring the total of the deposits set out in subparagraphs 1(a)(i), (ii) and (iii) to ten (10%) percent of the Purchase Price submitted with this Agreement and post dated ninety (90) days following the date of execution of this Agreement by the Purchaser;
 - (Iv) the sum of Thirty-Nine Thousand Nine Hundred Twenty (\$39,920.00) Dollars so as to bring the total of the deposits set out in subparagraphs 1(a)(i), (ii), (iii) and (iv) to affect (15%) percent of the Purchase Price submitted with this Agreement and post dated one hundred and eighty (180) days following the date of execution of this Agreement by the Purchaser; and
 - (v) the sum of Thirty-Nine Thousand Nine Hundred Twenty (39,920.00) Dollars so as to bring the total of the deposits set out in subparagraph 1(a)(i), (ii), (iii), (iv) and (v) to twenty (20%) percent of the Purchase Price) on the Occupancy Date (as same may be extended in accordance herewith);
 - (b) The balance of the Purchase Price by certified cheque or bank draft on the Closing Date, subject to the adjustments hereinafter set forth.
- The Purchaser shall occupy the Unit on September 05, 2023 being the First Tentative Occupancy Date set in accordance with the TARION Statement of Critical Dates ("TARION Statement") annexed hereto, or such extended or accelerated date established by the Vendor or by mutual agreement in accordance with the terms herein, the TARION Statement and the TARION Delayed Occupancy Warranty Addendum (together, the "TARION Statement and Addendum") annexed hereto (the "Occupancy Date"). (a)
 - Transfer of title to the Unit shall be completed on the later of the Occupancy Date or such exte Transfer of title to the Unit shall be completed on the later of the Occupancy Date or such extended or accelerated date established in accordance with the TARION Statement and Addendum (the "Closing Date"). The transaction of purchase and sale shall be completed on the date set out by notice in writing from the Vendor or its solicitor to the Purchaser or its solicitor following registration of the Creating Documents so as to permit the Purchaser or his solicitor to examine title to the Unit, provided that Closing shall be no earlier than fifteen (15) days after the date of such notice and no later than one hundred and twenty (120) days after registration of the Condominium and further provided that if such date is prior to the Occupancy Date then the transaction of purchase and sale shall be completed on the Occupancy Date.

Paragraphs 3 through 56 hereof, Schedules "A"(Suite Plan), "B" (Features and Finishes), "C" (Terms of Occupancy Licence), "D" (Purchaser's Acknowledgment of Receipt) and the TARION Statement and Addendum attached hereto are an integral part hereof and are contained on subsequent pages. The Purchaser acknowledges that it has read all paragraphs, Schedules and the TARION Statement and Addendum, which comprise this Agreement.

DATED at Mississauga, Ontario this 14 day of TUUNOM 2019.0 BIGNED, SEALED, AND p.the B Wece Purchaser: MOHAMMAD WAHEED RANA D.O.B. 04-Apr-85 S.I.N. --Wilness Control Sortice The undereigned accepts the above offer and agrees DATED at Mississauga, Ontario this Alaceta s to complete this transaction in accordance with the terms thereof. Anuen __2019. 2020 Vendor's Selicitor: Aird & Berlis LLP Brookfield Place, 181 Bay Street, Suite 1800 Toronto, Ontario MSJ 2T9 AMACON DEVELOPMENT (CITY CENTRE) CORP. Attn: Terniny A. Eve Authorized Signing Officer
I have the authority to bind the Corporation.

omaMS_501.spt 22m

BLOCK ONE

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

DECORATING ALLOWANCE INCENTIVE

Between: AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Vendor") and

MOHAMMAD WAHEED RANA (the "Purchaser")

Suite PH5 5005 Tower Avia 1 Unit 5 Level 50 (the "Unit")

It is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the Agreement of Purchase and Sale executed by the Purchaser and accepted by the Vendor (the "Agreement") and, except for such changes noted below, all other terms and conditions of the Agreement shall remain the same and time shall continue to

1. Insert:

- (a) Provided that the Purchaser is not in default at any time under this Agreement, the Vandor agrees to credit the Purchaser with a Decorating Allowance in the amount of **Twelve Thousand Dollars** (\$12,000) (inclusive of HST as set out in paragraph 6(f)) on the Statement of Adjustments for Closing as a reduction in the purchase price and a credit note will be provided.
- (b) This Decorating Allowanos is personal to the Purchaser, is not transferable or assignable and shall automatically terminate without notice or any further process if this Agreement (or any interest therein) or title to the Property is transferred or assigned by the Purchaser (even though the Vendor may have consented to such transfer or assignment).
- (c) Without limiting anything contained herein: (i) the provisions of the Decorating Allowance shall automatically terminate without notice or any further process if the Purchaser defaults in any of the provisions of the Agreement and notwithstanding that such default is cured or rectified; and (ii) the Vendor's obligation to provide the Decorating Allowance is conditional upon the Purchaser closing the transaction contemplated by this Agreement.

IN WITNESS WHEREOF the parties have executed this Agreement

DATED at Mississayga, Ogtario this 21st day of December, 2019

Purchaser: MOHAMMAD WAHEED RANA

THE UNDERSIGNED hereby accepts this offer.

ACCEPTED at Mississauga, Ontario this 21st day of December, 2019

AMACON DEVELOPMENT (CITY CENTRE) CORP.

Authorized Signing Officer

I have the authority to bind the Corporation

amaMS_508.pt 298op19

BLOCK ONF

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

DEPOSIT

Between:

AMACON DEVELOPMENT (CITY CENTRE) CORP, (the "Vendor") and

MOHAMMAD WAHEED RANA (the "Purchaser")

Suite PH5 5005 Tower Avia 1 Unit 5 Level 50 (the "Unit")

It is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the above-mentioned Agreement of Purchase and Sale executed by the Purchaser and accepted by the Vendor (the "Agreement") and, except for such changes noted below, all other terms and conditions of the Agreement shall remain the same and time shall continue to be of the essence:

DELETE:

- (ii) the sum of Thirty-Four Thousand Nine Hundred Twenty (34,920.00) Dollars so as to bring the total of the deposits set out in subparagraphs 1(a)(i) and (ii) to five (5%) percent of the Purchase Price submitted with this Agreement and post dated thirty (30) days following the date of execution of this Agreement by the Purchaser;
- (III) the sum of Thirty-Nine Thousand Nine Hundred Twenty (\$39,920.00) Dollars so as to bring the total of the deposits set out in subparagraphs 1(a)(i), (ii) and (iii) to ten (10%) percent of the Purchase Price submitted with this Agreement and post dated ninety (90) days following the date of execution of this Agreement by the Purchaser;
- (iv) the sum of Thirty-Nine Thousand Nine Hundred Twenty (\$39,920.00) Dollars so as to bring the total of the deposits set out in subparagraphs 1(a)(i), (ii), (iii), (iii) and (iv) to fifteen (15%) percent of the Purchase Price submitted with this Agreement and post dated one hundred and eighty (180) days following the date of execution of this Agreement by the Purchaser; and
- (v) the sum of Thirty-Nine Thousand Nine Hundred Twenty (39,920.00) Dollars so as to bring the total of the deposits set out in subparagraph 1(a)(i), (ii), (iii), (iv) and (v) to twenty (20%) percent of the Purchase Price) on the Occupancy Date (as same may be extended in accordance herewith);

INSERT:

- (ii) the sum of Thirty-Four Thousand Nine Hundred Twenty (34,920.00) Dollars so as to bring the total of the deposits set out in subparagraphs 1(a)(i) and (ii) to five (5%) percent of the Purchase Price submitted with this Agreement and post dated sixty (60) days following the date of execution of this Agreement by the Purchaser;
- (III) the sum of Thirty-Nine Thousand Nine Hundred Twenty (39,920.00) Dollars so as to bring the total of the deposits set out in subperagraphs 1(a)(i), (ii) and (iii) to ten (10%) percent of the Purchase Price submitted with this Agreement and post dated one hundred twenty (120) days following the date of execution of this Agreement by the Purchaser;
- (iv) the sum of Thirty-Nine Thousand Nine Hundred Twenty (39,920.00) Dollars so as to bring the total of the deposits set cut in subparagraphs 1(a)(i), (ii), (iii) and (iv) to fifteen (15%) percent of the Purchase Price submitted with this Agreement and post dated seven hundred and Iwaniy (720) days following the date of execution of this Agreement by the Purchaser; and
- (v) the sum of Thirty-Nine Thousand Nine Hundred Twenty (39,920.00) Dollars so as to bring the total of the deposits set out in subparagraph 1(a)(i), (ii), (iii), (iv) and (v) to twenty (20%) percent of the Purchase Price) on the Occupancy Date (as sarple may be extended in accordance herewith):

to, on the desiration of	ing fee applied filed and extended in accordance detembly!
Dated at Mississauga, Ontario thisday	of
Wilness Fachel Sorker	Purchaser - MOHAMMAD WAHEED RANA
	- HOLDER - HOLDER PROPERTY PANA
Accepted at Missiasauga, Ontario this 25th da	y of
	AMACON DEVELOPMENT (CITY CENTRE) CORP.
alfd8_313b.cpt 30Oerlp	Per:c/s Authorized Signing Officer I have the authority to bind the Corporation.



AVIA - TOWER ONE

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

ASSIGNMENT

AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Vendor") and

MOHAMMAD WAHEED RANA (the "Purchaser") Suite PH5 5005 Tower Avia 1 Unit 5 Level 50 (the "Unit")

it is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the above-mentioned Agreement of Purchase and Sale executed by the Purchaser and accepted by the Vendor (the "Agreement") and, except for such changes noted below, all other terms and conditions of the Agreement shall remain the same and time shall continue to be of the essence:

Delete: FROM THE AGREEMENT OF PURCHASE AND SALE

The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or indirectly permit any third party to list or edvertise the Unit for sale or lease, at any time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unliateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be enlitted to direct that title to the Unit be taken in the name of his or her apouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.

Insert: TO THE AGREEMENT OF PURCHASE AND SALE

The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way assign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or indirectly permit any third party to list or advertise the Unit for sale or lease, at any time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily withheld. The Purchaser acknowledges and agrees that once a breach of the preceding covenant occurs, such breach is or shall be incapable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unilateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her spouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.

Notwithstanding the above, the Purchaser shall be permitted to assign for sale or offer to sell its interest to the Agreement, provided that the Purchaser first:

- (I) obtains the written consent of the Vendor, which consent may not be unreasonably withheld;
- acknowledges to the Vendor in writing, that the Purchaser shall remain responsible for all Purchasers covenants, m agreements and obligations under the Agreement;
- covenants not to advertise the Unit in any newspaper nor list the Unit on any multiple or exclusive listing service; = (III)
 - acknowledges that the Vendor's consent is conditional on the purchaser and potential assignee meeting all of the (Iv) requirements of the Vendor for such assignment, which requirements shall be set out in a letter from the Vendor's Solicitor to the Purchaser's Solicitor,
- Acknowledges that the HST Rebate that may have otherwise been available to the Purchaser shall no longer be (v) available to the Purchaser or the assignee on final closing notwithstanding any potential qualification for same and the assignee or the Purchaser, as the case may be, shall be required to pay the full amount of the applicable HST to the Vendor on Final closing:

W

anabiS 502.mt 29ma-10

- (vi) obtains an assignment and assumption agreement from the approved assignee in the Vendor's standard form for delivery to the Vendor,
- Compiles in all respects with the Vendor's conditions of assignment approval later;
- Pays the sum Zero (\$0.00) Dollars plus HST by way of certified cheque as an administration fee to the Vendor for permitting such sale, transfer or assignment, payable to the Vendor at the time of the Purchaser's request for consent to the assignment, which sum is non-refundable; (viii)
- the Purchaser pays to the Vendor's Solicitors, in Trust the amount required, if any, to bring the Deposits payable for the Unit under this Agreement to an amount equal to twenty-five percent (25%) of the Purchase Price if, at the time that the Vandor's consent is provided for such sasignment, the Deposit having been paid does not then represent twenty-five percent (25%) of the Purchase Price.
- Pays the Vendor Solicitor's legal fees of \$500.00 plus HST, to be submitted with the request by way of certified cheque payable to Aird & Berits LLP, which fees are non-refundable;

ALL other terms and conditions set out in the Agreement shall remain the same and time shall continue to be of the essence.

IN WITNESS WHEREOF the parties have executed this Agreement

DATED at Mississauga, Ontario this 21st day of December, 2019

Purchaser: MOHAMMAD WAHEED RANA

3000 DATED at Mississauga, Ontario this 21st day of December, 2019

AMACON DEVELOPMENT (CITY CENTRE) CORP.

PER:
Authorized Signing Officer
1 have the authority to bind the Corporation

M8_502.pt 29mm19

Page 2 of 2

AVIA

AVIA - TOWER ONE

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

CAPPING - 700 SQUARE FEET AND ABOVE

Between: AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Yandor") and

MOHAMMAD WAHEED RANA (the "Purchaser")

Suite PH5 5005 Tower Avia 1 Unit 5 Level 50 (the "Unit")

It is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the Agreemant of Purchase and Sale executed by the Purchaser and accepted by the Vendor (the "Agreement") and, except for such changes noted below, all other terms and conditions of the Agreement shall remain the same and time shall continue to be of the essence:

Insert:

In consideration of the Purchaser entering into this Agreement and provided that the Purchaser is not in default at any time under this Agreement, the Vendor agrees to cap the charges as follows, as set out in the Agreement:

- a. The amount of any increases in or new development charge(s) or levies, education development charge(s) or levies, and/or any fees, levies, charges or assessments from and after the date hereof, assessed against or attributable to the Unit, as such charges are referred to in paragraph 6(b)(v) of the Agreement;
- b. The amount of any community installation, service or benefit, public art levy, charge or contribution(s) assessed against the Unit or the Project, the Property (or portion thereof) calculated by pro rating same in accordance with the proportion of common interest attributable to the Unit, as such charges are referred to in paragraph 6(b)(vi) of the Agreement, and
- c. The cost of gas and hydro meter or check or consumption meter installations, if any, water and sewer service connection charges and hydro and gas installation and connection or energization charges for the Condominium and/or the Unit, as such charges are referred to in paragraph 6(b)(viii) of the Agreement;

to a fixed aggregate amount of Twelve Thousand (\$12,000) Dollars.

ALL other terms and conditions set out in the Agreement shall remain the same and time shall continue to be of the essence.

IN WITNESS WHEREOF the parties have executed this Agreement.

DATED at Mississauga, Ontarjo this 21st day of December, 2019

Purchaser: MOHANIMAD WAHEED RANA

Jan 2020 DATED at Mississauga, Ontario this 21st day of December, 2019

AMACON DEVELOPMENT (CITY CENTRE) CORP.

PER:
Authorized Signing Officer
I have the authority to bind the Corporation

anja M8_503 .pt 29npa;(19

BLOCK ONE

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

LEASE PRIOR TO CLOSING

Between: AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Vendor") and

MOHAMMAD WAHEED RANA (the "Purchaser")

Suite PH5 5005 Tower Avia 1 Unit 5 Level 50 (the "Unit")

it is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the Agreement of Purchase and Sale executed by the Purchaser and accepted by the Vendor (the "Agreement") and, except for such changes noted below, all other terms and conditions of the Agreement shall remain the same and time shall continue to

Notwithstanding paragraph 22 of this Agreement, the Purchaser shall be entitled to seek the Vendor's approval to assign the occupancy licence set out in Schedule C to the Agreement to a third party, on the following terms and conditions:

- (a) the Purchaser pays to the Vendor's Solicitor, Aird & Berlis LLP, in Trust, the amount required to bring the total deposits for the Residential Unit to an amount equal to twenty-five percent (25%) of the Purchase Price by the Occupancy Date;
- (b) Provided that the Purchaser is not in default under the Agreement,
- (o) the Purchaser covenants and agrees to indemnify and hold harmless the Vendor, its successors and assigns (and their officers, shareholders and directors) from any and all costs, liabilities and/or expenses which it has or may incur as a result of the assignment of Occupancy Licence, any damage directly or indirectly caused by the sublicences, its guests or invitees, to the Residential Unit or the balance of the Property inclusive of any activities of the sublicences which may lead to a delay in registration of the proposed condominium) inclusive of any and all costs and expenses (including legal costs on a substantial indemnity basis) that the Vendor may suffer or incur to terminate the occupancy lincence and enforce the Vendor's rights under the Agreement.
- (d) the Vendor shall have the right in its sole discretion to pre-approve the sublicencee including, but not limited to its personal credit history and the terms of any arrangement made by the Purchaser with the sublicencee.
- (e) the Purchaser shall deliver with the request for approval a certified pheque in the amount of Zero (\$0.00) plus applicable texes thereon to the Vendor for the administrative costs of the Vendor in reviewing the application for consent, which sum
- (f) the Purchaser shall deliver with the request for approval a certified cheque in the amount of \$500.00 plus HST to the Vendor's solicitor, Aird & Berils LLP, in Trust in payment of the Vendor's legal fees for processing this amendment, which fees are non-refundable.
- (g) the Purchaser expressly acknowledges and agrees that it will no longer qualify for the HST Rebate credit applicable for final closing, and shall be responsible for the final payment of the amount of HST on final closing.

ALL other terms and conditions set out in the Agreement shall remain the same and time shall continue to be of the essence IN WITNESS WHEREOF the pariles have executed this Agreement

DATED at Mississauga, Ontario this 21st day of December, 2019

THE UNDERSIGNED hereby accepts this offer.

3020 DATED at Mississauga, Ontario this 21st day of December, 2019

AMACON DEVELOPMENT (CITY CENTRE) CORP.

aleu Purchaser: MOHAMMAD WAHEED RANA

PER:
Authorized Signing Officer
I have the authority to bind the Corporation

:MS_509.upt 29mar19

AVIA

AVIA - TOWER ONE

AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

SUITE FINISHING CHANGE ORDER

Between: AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Vendor") and

MOHAMMAD WAHEED RANA (tire "Purchaser")

Suite PH5 5005 Towar Avia 1 Unit 5 Level 50 (the "Unit")

It is hereby understood and agreed between the Vendor and the Purchaser that the following changes shall be made to the Agreement of Purchase and Sale executed by the Purchaser and accepted by the Vendor (the "Agreement") and, except for such changes noted below, all other terms and conditions of the Agreement shall remain the same and time shall continue to be of the essence:

- 1. The Vendor's acceptance hereof hereby constitutes the Vendor's agreement to complete the change(s), requested by the Purchaser as set out in below (the "Change Order") subject to the following terms and conditions:
 - The Purchaser acknowledges the cost(s) of the Change Order cannot be determined by the Vendor prior to acceptance hereof, and the Vendor shall advise the Purchaser by written the cost of the Change Order within fifteen (15) days of the date hereof;
 - b. The Purchaser shall pay to the Vendor the cost of the Change Order within five (5) business days' from being so notified. Faiture to pay for the Change Order within the time frame specified results in automatic cancellation of the Change Order without further notice and the Vendor shall be entitled to complete the Unit to the original specifications as set out in Schedule B to the Agreement
 - c. All other reasonable costs, such as, but not limited to, consultant fees incurred by the Vendor for consultant's review, for the purpose of incorporating the Purchaser's change(s), shall be payable by the Purchaser and included in the Change Order; and
- 2. The change(s) requested by the Purchaser are/is as follows:
 - a. The Vendor agraes to supply and install Blinds throughout as per Vendors samples at no additional
- a. In the event that the purchase and sale transaction is not completed for any reason all moneys paid for the Change Order are forfeited to the Vendor as a genuine pre-estimate of liquidated damages.
 - b. If any of the Change Order items remain incomplete in whole or in part as at the Occupancy Date, the Vendor shall be entitled to provide an undertaking to complete same within a reasonable period of time, which the Purchaser shall accept without any holdback; or, the Vendor may, at its sole option, elect not to complete same and provide a credit on Closing to the Purchaser for the value of such incomplete items which credit shell be accepted by the Purchaser as full and final settlement of any claim the Purchaser may have with respect to such incomplete item.
- 4. The Purchaser acknowledges that construction and/or installation of any specified items in the Charge Order may result in delays in the completion of construction of the Unit due to availability of services, materials and/or supplies. The Purchaser covenants and agrees to complete the Agreement notwithstanding such delays or incomplete items and shall not make any claim to the Vendor or to Tarion in connection with same, whether financial or otherwise.

ALL other terms and conditions set out in the Agreement shell remain the same and time shall continue to be of the

IN WITNESS WHEREOF the parties have executed this Agreement

Ontario this 21st day of December, 2019 Purchaser: MOHAMIN monet MAD WAHEED RANA

THE UNDERSIGNED hereby accepts this offer.

2020 DATED at Mississauga, Ontario this 21st day of De cember, 2019

AMACON DEVELOPMENT (CITY CENTRE) CORP.

PER:

Authorized Signing Officer
I have the authority to bind the Corporation

amaMS 506.est 29mar19



Property: AVIA - TOWER ONE Suite: PHS 5005 - 430 Square One Dr.

Statement Of Critical Dates

Delayed Occupancy Warranty

This Statement of Critical Dates forms part of the Addendum to which it is attached, which in turn forms part of the agreement of purchase and sale between the Vendor and the Purchaser relating to the Property. The Vendor must complete all blanks set out below. Both the Vendor and Purchaser must sign this page.

NOTE TO HOME BUYERS: Please visit Tarion's website: www.tarion.com for important information about all of Tarion's warranties including the Delayed Occupancy Warranty, the Pre-Delivery inspection and other matters of interest to new home buyers. You can also obtain a copy of the Homeowner Information Package which is strongly recommended as essential reading for all home buyers. The website features a calculator which will assist you in confirming the various Critical Dates related to the occupancy of your home.

/ENDOR	AMACON DEVELOPMENT (CITY CENTRE) CORP.	
PURCHASER	MOHAMMAD WAHEED RANA	
. Critical Date	6	
The First Tenta will be complete	tive Occupancy Date, which is the date that the Vendor anticipaliss the home d and ready to move in, is:	the 5th day of September, 202
LOUISING CHICK	delay Occupancy on one or more occasions by setting a subsequent pancy Date, in accordance with section 1 of the Addendum by giving proper set out in section 1.	and the control of th
	30 days after the Roof Assembly Date (as defined in section 12), with at least filten notice, the Vendor shall set either (i) a Final Tentative Occupancy rm Occupancy Date.	
VCGUDENCY Date	resments algued after the Roof Assembly Date, the First Tentative is inapplicable and the Vendor shall instead elect and set either a Final ancy Date or Firm Occupancy Date.	theday of 20 Final Tentative Occupancy Date
History Complete and		<u>or</u>
	is a Final Tentative Occupancy Date but cannot provide Occupancy by the Occupancy Date, then the Vendor shall set a Firm Occupancy Date that is no says after the Final Tentative Occupancy Date, with proper written notice as set below.	theday of 20 Firm Occupancy Date
	nnot provide Occupancy by the Firm Occupancy Date, then the Purchaser is ad occupancy compensation (see action 7 of the Addendum) and the a Dalayed Occupancy Date which cannot be later than the Outside b.	
The Outside Oc provide Occupat	ccupancy Date, which is the latest date by which the Vendor agrees to ncy, is:	the 5th day of September, 2025
. Notice Perlo	d for an Occupancy Delay	
FULVIORE CON	cupancy dete requires proper written notice. The Vendor, without the sent, may detay Occupancy one or more times in accordance with Addendum and no later than the Outside Occupancy Date,	
Notice of a delay	beyond the First Tentative Occupancy Date must be given no leter than:	the 7th day of June, 202
(i.e., at least 90 o Occupancy Date	daya before the First Tentative Occupancy Deta), or else the First Tentative eultomatically becomes the Firm Occupancy Data.	,
	Termination Period	
	of complete by the Outside Occupancy Date, then the Purchaser can terminate luring a period of 30 days thereafter (the "Purchaser's Termination Period"), less extended by mutual agreement, will and on:	She area
	terminates the transaction during the Purchaser's Termination Period, then the ided to delayed occupancy compensation and to a full refund of all montes paid a sections 7, 10 and 11 of the Addendum).	the 6th day of October, 2029
Note: Any time a htty given time th that sets a Critics	Critical Data is set or changed as permitted in the Addendum, other Critical Data is must refer to: the most recent revised Statement of Critical Data if Data, and calculate revised Critical Datas using the formulas contained if there are unavoidable datays (see section 5 of the Addendum).	ical Dates may change as well. A 95; or agreement or written notic d in the Addendum. Critical Date
	sauga, Ontario this 21st December, 2019	
	PURCHASER :	May 2
ENDOR:	PORUMAER:	

Addendum to Agreement of Purchase and Sale **Delayed Occupancy Warranty**

This addendum, including the accompanying Statement of Critical Dates (the "Addendum"), forms part of the agreement of purchase and sale (the "Purchase Agreement") between the Vendor and the Purchaser relating to the Property. This Addendum is to be used for a transaction where the home is a condominium unit (that is not a vacant land condominium unit). This Addendum conteins important provisions that are part of the delayed occupancy warrantly provided by the Vendor in accordance with the Ontario New Home Warranties Plan Act (the "ONHAVP Act"). If there are any differences between the provisions in the Addendum and the Purchase Agreement, then the Addendum provisions shall prevail. PRIOR TO SIGNING THE PURCHASE AGREEMENT OR ANY AMENDMENT TO IT, THE PURCHASER SHOULD SEEK ADVICE FROM A LAWYER WITH RESPECT TO THE PURCHASE AGREEMENT OR AMENDING AGREEMENT, THE ADDENDUM AND THE DELAYED OCCUPANCY WARRANTY.

Tarion recommends that Purchasers register on Tarion's MyHome on-line portal and visit Tarion's website - tarion.com, to better understand their rights and obligations under the statutory warranties.

The Vendor shall complete all blanks set out below. VENDOR AMACON DEVELOPMENT (CITY CENTRE) CORP. Full Name(s)

38706 1 Yonge Street, Suite 601 (416) 369-9069 Toronto Cly

Ontario

MBE 125

(416) 369-0068 InfoTO@amacon.com

MOHAMMAD WAHEED RANA

4663 PENHALLOW ROAD

Res.: (905) 455-0009

MISSISSAUGA

ONTARIO

L6V 1G2

Der

Bus.: (631) 766-2812 mwrana@hotmall.com

PROPERTY DESCRIPTION

430 Square One Dr. Municipal Address

Mississauga City

Ontario Province

Postal Code Pt. Lt. 19, Con 2 NDS (Tor. TWP) designated as Parts 1, 2, 3, 4 & 5, Plan 43R-30808, Misalasauga Short Legal Description

INFORMATION REGARDING THE PROPERTY

The Vendor confirms that:

PURCHASER

(a) The Vendor has obtained Formal Zoning Approval for the Building.

● Yes

O No

if no, the Vendor shall give written notice to the Purchaser within 10 days after the date that Formal Zoning Approval for the Building is obtained.

(d) Commencement of Construction: Ohas occurred or ●is expected to occur by December 68, 2020

The Vendor shall give written notice to the Purchaser within 10 days after the sotuel date of Commencement of Construction.

"Note: Since important notices will be sent to this address, it is essential that you ensure that a reliable email address is provided and that your computer settings permit receipt of notices from the other party.

AVIA

BLOCK ONE

AGENT/BROKER DISCLOSURE

RE: AMACON DEVELOPMENT (CITY CENTRE) CORP. (the "Vendor") and MOHAMMAD WAHEED RANA (the "Purchaser")
Suite PH5 5005 Tower Avia 1 Unit 5 Level 50 (the "Unit")

PLEASE SELECT $\underline{\text{ONE}}$ OF THE FOLLOWING OPTIONS:

The Purchaser(s) acknowledges and agrees that: (please check one)

MOHAMMAD TAHIR (the "Co-Operating Agent/Broker") represents the Interests of the Purchaser(s) in this transaction.

CENTURY 21 PEOPLES CHOICE REALTY INC. (the "Brokerage")

120 MATHESON BLVD EAST, , , (the "Brokerage Address")

- OR -

The Purchaser(s) acknowledges and agrees that they do not have a Co-Operating Agent/Broker acting on their behalf and that no Co-Operating Agent/Broker will be compensated through the Vendor for this transaction.

DATED at Mississauga, Ontario this 21st day of December, 2019

Purchaser: MOHAMMAD WAHE

AVIA - BLOCK ONE SCHEDULE "D"

ACKNOWLEDGEMENT OF RECEIPT

Suite PH5 5005 Tower Avia 1 Unit 5 Level 50 (the "Unit")

THE UNDERSIGNED, MOHAMMAD WAHEED RANA being the Purchaser(s) of the Unit hereby acknowledges having received from the Vender with respect to the purchase of the Unit the following documents on the date noted below:

- A copy of the Agreement of Purchase and Sala (to which this acknowledgment is attached as a Schedule) executed by the Vendor and the Purchaser.
- A Disclosure Statement dated March 21, 2019, and accompanying documents in accordance with Section 72 of the Act.
- Notice of Non-material Amendment to Disclosure Statement dated March 21, 2019, effective September 18, 2019.

The Purchaser hereby acknowledges that the Condominium Documents required by the Act have not been registered by the Vendor, and agrees that the Vendor may, from time to time, make any modification to the Condominium Documents in accordance with its own requirements and the requirements of any mortgages, governmental authority, examiner of Legal Surveys, the Land Registry Office or any other competent authority having jurisdiction to permit registration thereof.

The Purchaser further ecknowledges and agrees that in the event there is a material change to the Disclosure Statement as defined in subsection 74(2) of the Act, the Purchaser's only remedy shall be as set forth in subsection 74(6) of the Act, notwithstanding any rule of law or equity to the contrary.

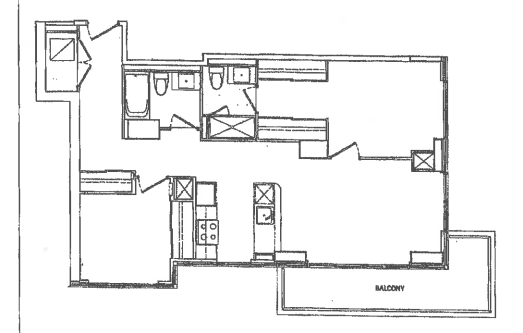
DATED at Miseissauga, Ontario this 21st day of December, 2019

Tebruary 4, 2020

Williess Lacked Contes

SCHEDULE "A" - Avia - Tower One TO AGREEMENT OF PURCHASE AND SALE

Unit 05, Level 50, Suite PH 05





09/12/19



SETTING AND CHANGING CRITICAL DATES

1. Setting Tentative Occupancy Dates and the Firm Occupancy Date

(a) Completing Construction Without Delay: The Vendor shall take all reasonable steps to complete construction of the Building subject to all prescribed requirements, to provide Occupancy of the home without delay, and, to register without delay the decipation and description in respect of the Building.
(b) First Tentative Occupancy Date: The Vendor shall identify the First Tentative Occupancy Date in the Statement of Critical Dates attached to this Addendum at the time the Purchase Agreement is signed.
(c) Subsequent Tentative Occupancy Dates: The Vendor may, in accordance with this section, extend the First Tentative Occupancy Date on one or more occasions, by setting a subsequent Tentative Occupancy Date. The Vendor shall give written notice of any subsequent Tentative Occupancy Date to the Purchaser at least 90 days before the existing Tentative Occupancy Date (which in this Addendum may Include the First Tentative Occupancy Date. A subsequent Tentative Occupancy Date can be any Business Day on or before the Outside Occupancy Date.

Oate.

(d) Final Tentative Occupancy Date: By no later than 30 days after the Roof Assembly Date, the Vendor shall by written notice to the Purchaser set either (i) a Final Tentative Occupancy Date; or (ii) a Firm Occupancy Date. If the Vendor does not do so, the existing Tentative Occupancy Date shall for all purposes be the Firm Occupancy Date, as the case may be, to the Purchaser at least 90 days before the existing Tentative Occupancy Date, or else the existing Tentative Occupancy Date, or else the existing Tentative Occupancy Date is that for all purposes be the Firm Occupancy Date. The Final Tentative Occupancy Date or Firm Occupancy Date, as the case may be, can be any Business Day on or before the Outside Occupancy Date. For new Purchase Agreements algned after the Roof Assembly Date, the Vendor shall insert in the Statement of Critical Dates of the Purchase Agreement either: a Final Tentative Occupancy Date; or a Firm Occupancy Date

shall insert in the Statement of Critical Dates of the Purchase Agreement either: a Final Tentative Occupancy Date; or a Firm Occupancy Date. If the Vendor has set a Final Tentative Occupancy Date but cannot provide Occupancy by the Final Tentative Occupancy Date then the Vendor shall set a Firm Occupancy Date that is no later than 120 days after the Final Tentative Occupancy Date. The Vendor shall give written notice of the Firm Occupancy Date to the Purchaser at least 90 days before the Final Tentative Occupancy Date, or else the Final Tentative Occupancy Date shall for all purposes be the Firm Occupancy Date. The Firm Occupancy Date can be any Business Day on or before the Outside Occupancy Date.

Notice: Any notice given by the Vendor under paragraph (c), (d) or (e) must set out the stipulated Critical Date, as applicable.

2. Changing the Firm Occupancy Date - Three Ways

(a) The Firm Occupancy Date, once set or deemed to be set in accordance with section 1, can be changed only:

(i) by the Vendor setting a Delayed Occupancy Date in accordance with section 1, can be changed only:

(ii) by the visual written agreement of the Vendor and Purchaser in accordance with section 4; or

(iii) as the result of an Unavoidable Delay of which proper written notice is given in accordance with section 5.

(b) If a new Firm Occupancy Date is set in accordance with section 4 or 5, then the new date is the "Firm Occupancy Date" for all purposes in this Addendum.

3. Changing the Firm Occupancy Date - By Setting a Delayed Occupancy Date

(a) If the Veridor cannot provide Occupancy on the Firm Occupancy Date and sections 4 and 5 do not apply, the Vendor shall select and give written notice to the Purchaser of a Delayed Occupancy Date in accordance with this section, and delayed occupancy compensation is payable in accordance with section 7.

(b) The Delayed Occupancy Date may be any Business Day after the data the Purchaser receives written notice of the Delayed Occupancy Date but not later than the Cutaide Occupancy Date.

(c) The Vandor shall give written notice to the Purchaser of the Delayed Occupancy Date as soon as the Vendor knows that it will be unable to provide Occupancy on the Firm Occupancy Date, and in any event at least 10 days before the Firm Occupancy Date, in accordance with paragraph 7(c). If notice of a new Delayed Occupancy Date is not given by the Vendor before the Firm Occupancy Date, then the new Delayed Occupancy Date shall be deemed to be the date which is 90 days after the Firm Occupancy Date, then the new Delayed Occupancy Date, the Vendor shall select and give written notice to the Purchaser of a new Delayed Occupancy Date, the Vendor shall select and give written notice to the Purchaser of a new Delayed Occupancy Date, the Vendor shall select and give written notice to the Purchaser of a new Delayed Occupancy Date, unlesse the delay srises due to Unavoidable Delay under section 5 or is mutually agreed upon under section 4, in which case the requirements of those sections must be met. Paragraphs (b) and (c) above apply with respect to the setting of the new Delayed Occupancy Date.

(e) Nothing in this section affects the right of the Purchaser or Vendor to terminate the Purchase Agreement on the bases set out in section 10.

4. Changing Critical Dates - By Mutual Agreement

(a) This Addendum sets out a framework for setting, extending and/or accelerating Critical Dates, which cannot be altered contractually except as set out in this section 4. Any amendment not in accordance with this section is voidable at the option of the Purchaser. For greater certainty, this Addendum does not restrict any extensions of the Closing date (i.e., title transfer date) where Occupancy of the home has already been given to the Purchaser.

CONDO TENTATIVE - 2012

bases set out in ascilon 10.

Printed on Merch 15, 2019, 1:25 pm



- (b) The Vendor and Purchaser may at any time, after signing the Purchase Agreement, mutually agree in writing to accelerate or extend any of the Critical Dates. Any amendment which accelerates or extends any of the Critical Dates must include the following provisions:
 - the Purchaser and Vendor agree that the amendment is entirely voluntary the Purchaser has no obligation to sign the amendment and each understands that this purchase transaction will still be valid it the Purchaser to sign the amendment and each does not sign this amendment;

the amendment includes a revised Statement of Critical Dates which replaces the previous Statement of Critical Dates;

(iii) the Purchaser acknowledges that the amendment may affect delayed occupancy compensation payable; and (iv) if the change involves extending either the Firm Occupancy Date or the Delayed Occupancy Date, then the amending agreement shall:

t. disclose to the Purchaser that the signing of the amendment may result in the loss of delayed occupancy compensation as described in section 7;
iii. unless there is an express welver of compensation, describe in research detail the cash emount, goods, services, or other consideration which the Purchaser accepts as compensation; and
iii. contain a statement by the Purchaser that the Purchaser welves compensation or accepts the compensation referred to in clause ii above, in either case, in full satisfaction of any delayed occupancy compensation psychic by the Vendor for the period up to the new Firm Occupancy Date or Delayed Occupancy Date.

If the Purchaser for his or her own purposes requests a change of the Firm Occupancy Date or the Delayed Occupancy Date, then subparagraphs (b)(i), (ii) and (iv) above shall not apply.

(c) A Vendor is permitted to include a provision in the Purchase Agreement allowing the Vendor a one-time unliateral right to extend a Firm Occupancy Date or Delayed Occupancy Date, as the case may be, for one (1) Business Day to avoid the necessity of tender where a Purchaser is not ready to complete the transaction on the Firm Occupancy Date or Delayed Occupancy Date, as the case may be. Delayed occupancy compensation will not be payable for such period and the Vendor may not impose any penalty or interest charge upon the Purchaser with respect to such extension.

(d) The Vendor and Purchaser may agree in the Purchase Agreement to any unliateral extension or acceleration rights that are for the benefit of the Purchaser.

5. Extending Dates - Due to Unavoidable Dalay

(a) If Unavoidable Delay occurs, the Vendor may extend Critical Dates by no more than the length of the Unavoidable Delay Period, without the approval of the Purchaser and without the requirement to pay delayed occupancy compensation in connection with the Unavoidable Delay, provided the requirements of this section

are met.

(b) If the Vendor wishes to extend Critical Dates on account of Unavoidable Dalay, the Vendor shall provide written notice to the Purchaser setting out a brief description of the Unavoidable Dalay, and an estimate of the duration of the delay. Once the Vendor knows or ought reasonably to know that an Unavoidable Dalay has commenced, the Vendor shall provide written notice to the Purchaser by the earlier of: 20 days thereafter; and the next

Critical Date.

(c) As soon as reasonably possible, and no later than 20 days after the Vendor knows or ought reasonably to know that an Unavoldable Delay has concluded, the Vendor shall provide written notice to the Purchaser setting out a brief description of the Unavoldable Delay, identifying the date of its conclusion, and setting new Critical Dates are calculated by adding to the then next Critical Date the number of days of the Unavoidable Delay Period (the other Critical Dates changing accordingly), provided that the Firm Occupancy Date or Delayed Occupancy Date, as the case may be, must be at least 10 days after the day of giving notice unless the parties agree otherwise. Either the Vendor or the Purchaser may request in writing an earlier Firm Occupancy Date or Delayed Occupancy Date, and the other party's consent to the earlier date shall not be unneasonably withheid.

Occupancy Date or Delayed Occupancy Date, and the other party's consent to the earlier date shall not be unreasonably withheid.

(d) If the Vendor falls to give written notice of the conclusion of the Unavoidable Delay in the manner required by paragraph (c) above, then the notice is ineffective, the existing Critical Dates are unchanged, and any delayed occupancy compensation payable under section 7 is payable from the existing Firm Occupancy Date.

(e) Any notice setting new Critical Dates given by the Vendor under this section shall include an updated revised Statement of Critical Dates.

EARLY TERMINATION CONDITIONS

6. Early Termination Conditions

(a) The Vendor and Purchaser may include conditions in the Purchase Agreement that, if not satisfied, give rise to early termination of the Purchase Agreement, but only in the limited way described in this section.

(b) The Vendor is not permitted to include any conditions in the Purchase Agreement other than; the types of Early Termination Conditions listed in Schedule A; and/or the conditions referred to in peragraphs (i), (ii) and (k) below. Any other condition included in a Purchase Agreement for the benefit of the Vendor that is not expressly permitted under Schedule A or peragraphs (i), (i) and (k) below is deemed null and void and is not embrocable by the Vendor, but does not affect the validity of the balance of the Purchase Agreement.

CONDO TENTATIVE - 2012

Printed on Merch 15, 2019, 1:25 pm

Pega 4 of 12







CONDO TENTATIVE - 2012

Condominium Form (Tentative Occupancy Date)

Termination Conditions*: Condition #1 (If applicable)
Description of the Early Termination Condition: SEE SCHEDULE ATTACHED The Approving Authority (as that term is defined in Schedule A) is: The date by which Condition #1 is to be satisfied is the _ Condition #2 (if applicable)
Description of the Early Termination Condition: SEE SCHEDULE ATTACHED The Approving Authority (as that term is defined in Schedule A) is: The date by which Condition #2 is to be satisfied is the day of The date for eatlafaction of any Early Termination Condition may be changed by mutual agreement provided in all cases it is set at least 90 days before the First Tentative Occupancy Date, and will be deemed to be 90 days before the First Tentative Occupancy Date if no date is specified or if the date specified is later than 90 days before the First Tentative Occupancy Date. This time limitation does not apply to the condition in subparagraph 1(b)(iv) of Schedule A which must be satisfied or walved by the Vendor within 60 days following the later of: (A) the signing of the Purchase Agreement; and (B) the satisfaction or walver by the Purchaser of a Purchaser financing condition permitted under paragraph (k) below. Note: The parties must edd additional pages as an appendix to this Addendum if there are additional Early Termination Conditions. (a) There are no Early Termination Conditions applicable to this Purchase Agreement other than those identified in subparagraph (d) above and any appendix listing additional Early Termination Conditions.(f) The Vendor agrees to take all commercially reasonable steps within its power to satisfy the Early Termination Conditions identified in subparagraph (d) above. (g) For conditions under paragraph 1(a) of Schadule A the following applies: conditions in paragraph 1(a) of Schedule A may not be walved by either parity; the Vendor shall provide written notice not later than five (5) Business Days after the date specified for satisfaction of a condition that: (A) the condition has been satisfied; or (B) the condition has not been satisfied (together with reasonable details and backup materials) and that as a result the Purchase Acreement is terminated; and Agreement is terminated; and

(iii) If notice is not provided as required by subparagraph (ii) above then the condition is deemed not satisfied and the Purchase Agreement is terminated. (h) For conditions under paragraph 1(b) of Schedule A the following applies: conditions in paragraph 1(b) of Schedule A may be waived by the Vendor; the Vendor shall provide written notice on or before the date specified for satisfaction of the condition that:

(A) the condition has been satisfied or waived; or (B) the condition has not been satisfied nor waived, and that as a result the Purchase Agreement is terminated; and that as a result the Purchase Agreement is terminated; and

(iii) If notice is not provided as required by subparagraph (ii) above then the condition is deemed satisfied or waived and the Purchase Agreement will continue to be binding on both parties.

(iii) The Purchase Agreement may be conditional until Closing (transfer to the Purchaser of title to the home), upon complished with the subdivision control provisions (section 50) of the Planning Act and, if applicable, registration of the declaration and description for the Building under the Condominium Act, 1998, which compliance shall be obtained by the Vendor at its sole experies, on or before Closing.

(i) The Purchaser is cautioned that there may be other conditions in the Purchase Agreement that allow the Vendor to terminate the Purchase Agreement due to the fault of the Purchaser.

(ii) The Purchase Agreement may include any condition that is for the sole benefit of the Purchaser and that is agreed to by the Vendor (e.g., the sale of an existing dwelling, Purchaser financing or a basement walkout). The Purchase Agreement may specify that the Purchaser has a right to terminate the Purchase Agreement if any such condition is not met, and may set out the terms on which termination by the Purchaser may be effected.

Printed on Merch 15, 2019, 1:26 pm

Page 5 of 12.

MK



MAKING A COMPENSATION CLAIM

7. Delayed Occupancy Compensation

(a) The Vendor warrants to the Purchaser that, if Occupancy is delayed beyond the Firm Occupancy Date (other than by mutual agreement or as a result of Unavoidable Delay as permitted under sections 4 and 5), then the Vendor shall compensate the Purchaser up to a total amount of \$7,500, which amount includes; (i) payment to the Purchaser of a set amount of \$150 a day for living expenses for each day of delay until the Occupancy Date or the date of termination of the Purchase Agreement, as applicable under paragraph (b) below; and (ii) any other expenses (supported by receipts) incurred by the Purchaser due to the delay.
(b) Delayed occupancy compensation is payable only if: (i) Cocupancy and Closing occurs; or (ii) the Purchase Agreement is terminated or deemed to have been terminated under paragraph 10(b) of this Addendum. Delayed occupancy compensation is payable only if the Purchaser's claim is made to Tarion in writing within one (1) year after Occupancy, or after termination of the Purchase Agreement, as the case may be, and otherwise in accordance with this Addendum. Compensation claims are subject to any further conditions set out in the ONHWP Act.

ONHWP Act

ONHWP Act.

(c) If the Vender gives written notice of a Delayed Occupancy Date to the Purchaser less than 10 days before the Firm Occupancy Date, contrary to the requirements of paragraph 3(c), then delayed occupancy compensation is payable from the date that is 10 days before the Firm Occupancy Date.

(d) Living expenses are direct living costs such as for eccommodation and meals. Receipts are not required in a support of a claim for living expenses, as a set daily amount of \$150 per day is psyable. The Purchaser must be provide receipts. In support of any claim for other delayed occupancy compensation, such as for moving and atorage costs. Submission of false receipts disantities the Purchaser to any delayed occupancy compensation. In connection with a claim. ction with a claim.

connection with a claim.

(e) if delayed occupancy compensation is payable, the Purchaser may make a claim to the Vendor for that compensation after Occupancy or after termination of the Purchase Agreement, as the case may be, and shall include all receipts (apart from Iving expenses) which evidence any part of the Purchaser's claim. The Vendor shall assess the Purchaser's claim by determining the amount of delayed occupancy compensation payable based on the rules set out in section 7 and the receipts provided by the Purchaser, and the Vendor shall promptly provide that assessment information to the Purchaser. The Purchaser and the Vendor shall use reasonable efforts to settle the claim and when the claim is settled, the Vendor shall prepare an acknowledgement signed by both parties which:

(i) Includes the Vendor's assessment of the delayed occupancy compensation payable;
(ii) describes in reasonable detail the cash amount, goods, services, or other consideration which the Purchaser accepts as compensation (the "Compensation"), if any; and
(iii) contains a statement by the Purchaser accepts the Compensation in full satisfaction of any delayed occupancy compensation payable by the Vendor.
(ii) If the Vendor and Purchaser cannot agree as contemplated in paragraph 7(s), then to make a claim to Tarion the Purchaser must file a claim with Tarion in writing within one (1) year after Occupancy. A claim may also be made and the same rules apply if the sale transaction is terminated under paragraph 10(b), in which case, the deadline for a claim is one (1) year after termination.
(g) if delayed occupancy compensation is payable, the Vendor shall either pay the compensation as soon as the proper amount is determined; or pay such amount with interest (at the prescribed rate as specified in subsection 19(1) of O.Reg. 48/01 of the Condominium Act, 1998), from the Occupancy Date to the date of Closing, such amount to be an adjustment to the balance due on the day of Closing.

8. Adjustments to Purchase Price

Only the items set out in Schedule B (or an emendment to Schedule B), shall be the subject of adjustment or change to the purchase price of the balance due on Closing. The Vendor agrees that it shall not change as an adjustment or readjustment to the purchase price of the home, any relimbursement for a sum paid or payable by the Vendor to a third party unless the eurn is ultimately paid to the third party either before or after Closing. If the Vendor charges an amount in contravention of the preceding sentence, the Vendor shall forthwith readjust with the Purchaser. This section shall not restrict or prohibit payments for items disclosed in Part I of Schedule B which have a fixed fee; nor shall it restrict or prohibit the parties from agreeing on how to allocate as between them, any rebates, refunds or incentives provided by the federal government, a provincial or municipal government or an agency of any such government, before or after Closing.

MISCELLANEOUS

- 9. Onfario Building Code Conditions of Occupancy
- (a) On or before the Occupancy Date, the Vendor shall deliver to the Purchaser:

 - (I) an Occupancy Permit (as defined in paragraph (d)) for the home; or
 (ii) If an Occupancy Permit is not required under the Building Code, a signed written confirmation by the Vender that all conditions of occupancy under the Building Code have been fulfilled and Occupancy is permitted under the Building Code.

CONDO TENTATIVE - 2012

Printed on March 15, 2018, 1:25 pm

Page 6 of 12







(b) Notwithstanding the requirements of paragraph (a), to the extent that the Purchaser and the Vendor agree that the Purchaser shall be responsible for one or more prerequisities to obtaining permission for Occupancy under the Building Code, (the "Purchaser Occupancy Obligations");
(i) the Purchaser shall not be entitled to delayed occupancy compensation if the reason for the delay is that the Purchaser Occupancy Obligations have not been completed;
(ii) the Vendor shall deliver to the Purchaser, upon fulfilling all prerequisities to obtaining permission for Occupancy under the Building Code (other than the Purchaser Occupancy Obligations), a signed written confirmation that the Vendor has fulfilled such prerequisities; and

Occupancy under the Building Code (other than the Purchaser Occupancy Obligations), a signed written confirmation that the Vendor has fulfilled such prerequisites; and

(iii) If the Purchaser and Vendor have agreed that such prerequisites (other than the Purchaser Occupancy Obligations) are to be fulfilled prior to Occupancy, then the Vendor shall provide the signed written confirmation required by subparagraph (ii) on or before the Occupancy Date.

(c) If the Vendor cannot satisfy the requirements of paragraph (a) or subparagraph (b)(ii), the Vendor shall set a Delayed Occupancy Date (or new Delayed Occupancy Date), on a date that the Vendor reasonably expects to have satisfied the requirements of paragraph (a) or subparagraph (b)(ii), as the case may be, in sating the Delayed Occupancy Date (or new Delayed Occupancy Date), the Vendor shall comply with the requirements of section 3, and delayed occupancy compensation shall be payable for a delay under this paragraph (c) if the inability to satisfy the requirements of subparagraph (b)(ii) is because the Purchaser has failed to satisfy the Purchaser Occupancy Obligations.

(d) For the purposes of this section, an "Occupancy Permit" means any written or electronic document, however

(d) For the purposes of this section, an "Occupancy Permit" means any written or electronic document, however styled, which if first provisional or temporary, provided by the chief building official (as defined in the Building official (as defined in the Building official that avidences that permission to occupy the home under the Building Code has been granted.

10. Termination of the Purchase Agreement.

(a) The Vendor and the Purchaser may terminate the Purchase Agreement by mutual written agreement. Such written mutual agreement may specify how montes paid by the Purchaser, including deposit(s) and montes for upgrades and extres are to be allocated if not repaid in full.

(b) if for any reason (other then breach of contract by the Purchaser) Occupancy has not been given to the Purchaser by the Outside Occupancy Date, then the Purchaser has 30 days to terminate the Purchaser Agreement by written notice to the Vendor. If the Purchaser does not provide written notice of termination within such 30-day period, then the Purchase Agreement shall continue to be binding on both parties and the Delayed Occupancy Date shall be the date set under paragraph 3(c), regardless of whether such date is beyond the Outside Occupancy Date.

Occupancy Date shall be the date set under paragraph 3(c), regardless of whether such date is beyond the Outside Occupancy Date.

(c) it salendar dates for the applicable Critical Dates are not inserted in the Statement of Critical Dates; or if any date for Occupancy is expressed in the Purchase Agreement or in any other document to be subject to change depending upon the happering of an event (other than as permitted in this Addendum), then the Purchaser may terminate the Purchase Agreement by written notice to the Vandor.

(d) The Purchase Agreement may be terminated in accordance with the provisions of section 6.

(e) Nothing in this Addendum derogates from any right of termination that either the Purchaser or the Vendor may have at law or in equity on the basis of, for example, frustration of contract or fundamental breach of contract.

(f) Except as permitted in this section, the Purchase Agreement may not be terminated by reason of the Vendor's delay in providing Occupancy sions.

11. Refund of Monles Paid on Termination

(a) If the Purchase Agreement is terminated (other than as a result of breach of contract by the Purchaser), then If the Purchase Agreement is terminated (other than as a result of breach of contract by the Purchaser), then unless divers is agreement to the contrary under paragraph 10(a), the Vendor shall refund all monies paid by the Purchaser including deposit(a) and monies for upgrades and extract, within 10 days of such termination, with interest from the date each amount was paid to the Vendor to the date of refund to the Purchaser. The Purchaser cannot be compelled by the Vendor to execute a release of the Vendor as a prerequisite to obtaining the refund of monies payable as a result of termination of the Purchase Agreement under this paragraph, although the Purchaser may be required to sign a written acknowledgement confirming the amount of monies refunded and termination of the purchase transaction. Nothing in this Addendum prevents the Vendor and Purchaser from entaring into such other termination agreement and/or release as may be agreed to by the parties.

The rate of interest payable on the Purchaser's monies shall be calculated in accordance with the Condominium Act. 1996.

Notwithstanding peragraphs(a) and (b) above, if either party initiates legal proceedings to contest termination of the Purchase Agreement or the refund of monies paid by the Purchaser, and obtains a legal determination, such amounts and interest shall be payable as determined in those proceedings.

"Bullding" means the condominium building or buildings contemplated by the Purchase Agreement, in which the Property is located or is proposed to be located.
"Business Day" means any day other than: Saturday; Sunday, New Year's Day; Family Day; Good Friday; Easter Monday; Victoria Day; Canada Day; Civic Holiday; Labour Day; Thenkegiving Day; Remembrance Day; Christmas Day; Boxing Day; and any special holiday proclaimed by the Governor General or the Lieutement Governor; and where New Year's Day, Canada Day or Remembrance Day fells on a Saturday or Sunday, the following Monday is

CONDO TENTATIVE - 2012 .

Printed on Minrch 15, 2018, 1:25 pm







not a Business Day, and where Christmas Day falls on a Saturday or Sunday, the following Monday and Tuesday are not Business Days; and where Christmas Day falls on a Friday, the following Monday is not a Business Day.

"Closing" means completion of the sale of the home, including transfer of title to the home to the Rurchaser.

"Commencement of Construction" means the commencement of construction of foundation components or elements (such as footings, rafts or piles) for the Building:

"Critical Dates" means the First Tentative Occupancy Date, any subsequent Tentative Occupancy Date, the First Tentative Occupancy Date, the Delayed Occupancy Date, the Outside Occupancy Date and the last day of the Purchaser's Termination Period.

"Delayed Occupancy Date" means the date, set in accordance with eaction 3, on which the Vendor agrees to provide Occupancy, in the event the Vendor cannot provide Occupancy on the Firm Occupancy Date.

"Early Termination Conditions" means the types of conditions listed in Schedule A.

"Final Tentative Occupancy Date" means the last Tentative Occupancy Date that may be set in accordance with paragraph 1(d).

paragraph 1(d).

"Firm Occupancy Data" means the firm date on which the Vendor agrees to provide Occupancy as set in accordance with this Addendum.

"First Tentative Qocupancy Date" means the date on which the Vendor, at the time of signing the Purchase Agreement, anticipates that the home will be complete and ready for Occupancy, as set but in the Statement of Critical Dates.

Critical Dates.

"Formal Zonling Approval" occurs when the zoning by-law required for the Building has been approved by all relevant governmental authorities having jurisdiction, and the period for appealing the approvale has elapsed and/or any appeals have been dismissed or the approval affirmed.

"Oticupancy" means the right to use or occupy the home in accordance with the Purchase Agreement.

"Occupancy Date" means the date the Purchaser is given Occupancy.

"Outside Occupancy Date" means the latest date that the Vendor agrees to provide Occupancy to the Purchaser, as confirmed in the Statement of Critical Dates.

"Property" or "home" means the home being acquired by the Purchaser from the Vendor agrees.

erty" or "home" means the home being acquired by the Purchaser from the Vendor, and its interest in the ed common elements.

related common elements.

"Purchaser's Termination Period" means the 30-day period during which the Purchaser may terminate the Purchase Agreement for delay, in accordance with paregraph 10(b).

"Roof Assembly Date" means the date upon which the roof slab, or roof trusses and sheathing, as the case may be are completed. For single units in a multi-unit block, whether or not vertically stacked, (e.g., townhouses or row houses), the roof refers to the roof of the block of homes unless the unit in question has a roof which is in all respects functionally independent from and not physically connected to any portion of the roof of any other unit(s), in which case the roof refers to the roof of the applicable unit. For multi-story, vertically stacked units, (e.g. typical high dae) roof refers to the roof of the Building.

high itse) not refers to be found in a appropriate one for invariance, vertically seemed the port of the Building.

"Statement of Critical Dates" means the Statement of Critical Dates attached to and forming part of this Addendum (In form to be determined by Tarion from time to time), and, if applicable, as amended in accordance with

The ONHWP Act" means the *Ontario New Home Warranties Plan Act* including regulations, as amended from

time to time.
"Unavoidable Delay" means an event which delays Occupancy which is a strike, fire, explosion, flood, act of God, civil insurrection, act of war, act of terrodam or pandemic, plus any period of delay directly caused by the event, which are payond the reasonable control of the Vendor and are not caused or contributed to by the fault of the

"Unavoidable Dalay Period" means the number of days between the Purchaser's receipt of written notice of the commencement of the Unavoidable Dalay, as required by paragraph 5(b), and the date on which the Unavoidable Delay concludes.

13. Addendum Prevalls

The Addendum forms part of the Purchase Agreement. The Vendor and Purchaser agree that they shall not include any provision in the Purchase Agreement or any amendment to the Purchase Agreement or any other document (or indirectly do so through replacement of the Purchase Agreement) that derogates from, conflicts with or is inconsistent with the provisions of this Addendum, except where this Addendum expressly permits the parties to agree or consent to an alternative arrangement. The provisions of this Addendum prevail over any such provision.

14. Time Periods, and How Notice Must Be Sent

(a) Any written notice required under this Addendum may be given personally or sent by email, fax, counter or registered mail to the Purchaser or the Vendor at the address/contact numbers identified on page 2 or replacement address/contact numbers as provided in peragraph (c) below. Notices may also be sent to the solicitor for each party if necessary contact information is provided, but notices in all events must be sent to the Purchaser and Vendor, as applicable. If small addresses are set out on page 2 of this Addendum, then the parties agree that notices may be sent by email to such addresses, subject to paragraph (c) below.

(b) Written notice given by one of the means identified in paragraph (a) is deemed to be given and received; on the date of delivery or transmission, if given personally or sent by small or fax (or the next Business Day if the date of delivery or transmission is not a Business Day); on the second Business Day following the date of sending by counter; or on the fifth Business Day following the date of sending, if sent by registered mail within 8

CONDO TENTATIVE - 2012

Printed on March 15, 2019, 1:25 pm







Business Days prior to the commencement of the postal stoppege or interruption must be re-sent by another means in order to be effective. For purposes of this section 14, Business Day includes Remembrance Day, if it falls on a day other than Saturday or Sunday, and Easter Monday.

(c) If either party wishes to receive written notice under this Addendum at an address/contact number other than those identified on page 2 of this Addendum, then the party shall send written notice of the change of address, fax number, or email address in the other party in accordance with paragraph (b) above.

(d) Time periods within which or following which any act is to be done shall be calculated by excluding the day of defivery or transmission and including the day on which the period ends.

(e) Time periods shall be calculated using calendar days including Business Days but subject to paragraphs (f), (g) and (h) below.

and (n) below.

(f) Where the time for making a ciaim under this Addendum expires on a day that is not a Business Day, the claim may be made on the next Business Day.

(g) Prior notice periods that begin on a day that is not a Business Day shall begin on the next earlier Business Day, except that notices may be sent and/or received on Remembrance Day, if it fells on a day other than Saturday or

Sunday, or Easter Monday.

(h) Every Critical Date must occur on a Business Day, if the Vendor sets a Critical Date that occurs on a date other than a Business Day, the Critical Date is deemed to be the next Business Day.

(i) Words in the singular include the plural and words in the plural include the singular.

(j) Gender-specific terms include both sexes and include corporations.

15, Disputes Regarding Termination

(a) The Vendor and Purchaser agree that disputes arising between them relating to termination of the Purchase Agreement under section 11 shall be submitted to arbitration in accordance with the Arbitration Act, 1991. (Ontarto) and subsection 17(4) of the CNHWP Act.
(b) The parties agree that the arbitrator shall have the power and discretion on motion by the Vendor or Purchaser or any other interested party, or of the arbitrator's own motion, to consolidate multiple arbitration proceedings on the basis that they raise one or more common issues of fact or law that can more efficiently be addressed in a single proceeding. The arbitrator has the power and discretion to prescribe whetever procedures are useful or necessary to adjudicate the common issues in the consolidated proceedings in the most just and expeditious manner possible. The Arbitration Act, 1991 (Ontario) applies to any consolidation of multiple arbitration proceedings.

manner possible. The Arbitration Act, 1991 (Ontario) applies to any consolidation of multiple arbitration proceedings.

(c) The Vendor shall pay the costs of the arbitration proceedings and the Purchaeur's reasonable legal expenses in connection with the proceedings unless the arbitrator for just cause orders otherwise.

(d) The parties agree to cooperate so that the arbitrator proceedings are conducted as expeditiously as possible, and agree that the arbitrator may impose such time limits or other procedural requirements, consistent with the requirements of the Arbitration Act, 1991 (Ontario), as may be required to complete the proceedings as quickly as reasonably possible.

(a) The arbitrator may grant any form of relief permitted by the Arbitration Act, 1991 (Ontarto), whether or not the
arbitrator concludes that the Purchase Agreement may properly be terminated.

For more information please visit www.tarion.com

٠, .

Printed on March 15, 2019, 1:25 pm

Paga 9 of 12







SCHEDULE A

Types of Permitted Early Termination Conditions

- 1. The Vendor of a condominium home is permitted to make the Purchase Agreement conditional as
- (a) upon receipt of Approval from an Approving Authority for:

 (i) a change to the official plan, other governmental development plan or zoning by-law (including a minor variance);

 - (X) (X)
 - venerice;
 a consent to creation of a lot(s) or part-lot(s);
 a certificate of water potability or other measure relating to domastic water supply to the home;
 a certificate of approval of septic system or other measure relating to waste disposal from the home;
 completion of hard services for the property or surrounding area (i.e., roads, rail crossings, water lines, sewage

 - competion of name services for the projecty of sufficiently area (i.e., reads, i.e., states); lines, other utilities); allocation of domestic water or storm or sanitary sewage capacity; sessements or similar rights serving the property or surrounding area; after plan agreements, density agreements, shared facilities agreements or other development agreements with Approving Authorities or nearby landowners, and/or any development Approvals required from an Approving Authorities or nearby landowners, and/or any development Approvals required from an Approving
 - Approving analysis and a service of the service of Úx)
- Additionity.

 The above-noted conditions are for the benefit of both the Vendor and the Purchaser and cannot be welved by either party. (b) upon:
 - (0) receipt by the Vendor of confirmation that sales of condominium dwelling units have exceeded a specified
 - (ii) receipt by the vendor of communation that financing for the project on terms satisfactory to the Vendor has been arranged by a specified date;
 (iii) receipt of Approval from an Approving Authority for a besement walkout; and/or
 (iv) confirmation by the Vendor that it is satisfied the Purchaser has the financial resources to complete the

 - The above-noted conditions are for the benefit of the Vendor and may be walved by the Vendor in its sole discretion,
- 2. The following definitions apply in this Schedule:
- "Approval" means an approval, consent or permission (in final form not subject to appeal) from an Approving Authority and may include completion of necessary agreements (i.e., after plan agreement) to allow lawful access to and use and occupancy of the property for its tritended residential purpose.
 "Approving Authority" means a government (federal, provincial or municipal), governmental agency. Crown corporation, or quasi-governmental authority (a privately operated organization exercising authority delegated by legislation of a government).
- 3. Each condition must:

- (a) be set out separately;
 (b) be reasonably specific as to the type of Approval which is needed for the transaction; and
 (c) identify the Approving Authority by reference to the level of government and/or the identity of the governmental authority.
- 4. For greater certainty, the Vandor is not permitted to make the Purchase Agreement conditional upon:

Printed on March 16, 2019, 1:28 pm

CONDO TENTATIVE - 2012

- (a) receipt of a building permit;
 (b) receipt of an occupancy permit; end/or
 (c) completion of the home.

Page 10 of 12



SCHEDULE B

Adjustments to Purchase Price or Balance Due on Closing

PART I Stipulated Amounts/Adjustments

These are additional charges, fees or other anticipated adjustments to the final purchase price or balance due on Closing, the dollar value of which is stipulated in the Purchase Agraement and set out below.

[Draft Note: List items with any necessary cross-references to text in the Purchase Agreement.]

- 1. Pursuant to Section 6(b)(x), the sum of Fifty (\$50.00) Dollars for each payment tendered on account of the Purchase Price representing a reasonable reimbursement to the Vendor of the costs incurred or to be incurred by the Vendor in fulfillment of the requirements of subsection 61(6) of the Act which require that the Purchaser be notified of the receipt of, and the manner in which, the Purchaser's deposits are held;
 - Pursuant to Section 6(b)(xii), the sum of Two Hundred and Fifty Dollars (\$250.00) plus HST for the cost of obtaining (partial) discharges for mortgages on the Unit which are not intended to be assumed by the Purchaser;
 - 3. Pursuant to Section 6(e), the sum of Five Hundred Dollars (\$500.00) plus HST for the cost of any (i) amendment to the Agreement or to Closing documentation after acceptance of the Agreement by the Vendor; (ii) any request for acceleration or extension of the Occupancy or Closing Date; (iii) any change in the manner in which the Purchaser has previously requested to take title to the Unit; or (iv) any increase of the amount to be paid to the Vendor's Solicitors on the Occupancy Date at any time after the expiry of the initial 10-day statutory rescission period;
 - 4. Pursuant to Section 6(h), an administration fee of Five Hundred Dollars (\$500.00) plus HST, for any payment fendered by the Purchaser that is not accepted by the Vendor's Solicitor's bank for any reason.

₫,

CONDO TENTATIVE - 2012

Printed on March 18, 2019, 1:26 pr

Page 11 of 12

Wr



PART II All Other Adjustments – to be determined in accordance with the terms of the Purchase Agreement

These are additional charges, face or other anticipated adjustments to the final purchase price or balance due on Closing which will be determined after signing the Purchase Agreement, all in accordance with the terms of the Purchase Agreement.

[Draft Note: List items with any necessary cross-references to text in the Purchase Agreement.]

- Pursuant to section 6(a)(i), any charges for the Unit for hydro, fuel or utility service, telephone, internet and cable;
- Pursuant to Section 6(a)(ii), Occupancy Fees;
- Pursuant to Section 6(b)(i), realty taxes (including local improvement charges, if any) which
 may be estimated;
- 4. Pursuant to Section 6(b)(ii), common expenses;
- 6: Puredant to Section 6(b)(iii), any applicable retail sales or other tax applicable to chattels (payable directly by the Purchaser);
- 6. Pursuant to Section 8(b)(iv), any other taxes imposed by any federal, provincial or municipal government;
- 7: Pursuant to Section 6(b)(v), any increase in or new development charges or levies, education development charges or other levy or charge assessed against or attributable to the Property from and after the date of the Agreement;
- Pursuant to Section 6(b) (vi), the amount of any community installation, service or benefit, public art levy charge or contribution(s) assessed against the Unit or the Building, the Property or a portion thereof and attributable to any part thereof;
- Pursuant to Section 6(b)(vil), the TARION enrolment fee plus applicable taxes;
- 10. Pursuant to Section 6(b)(viii), the cost of gas and hydro meter or check or consumption meter installations, if any, water and sewer service connection charges and hydro end gas installation and connection or energization charges for the Property and/or the Unit;
- 11. Purauant to Section 6(b)(lx), the Law Society of Upper Canada transaction levy;
- Pursuant to Section 6(b)(xl), any legal fees and disbursements for not utilizing the Teraview Electronic Registration System;
- 13. Pursuant to Section 6(b)(xiii), any utility supplier security deposit;
- Pursuant to Section 6(f), HST and/or the equivalent of the HST Rebate, where (in the Vendor's sole discretion) the Purchaser does not qualify for same;
- Pursuant to Section θ(g), HST or other value added or similar tax exigible with respect to any adjustments for any extres or upgrades;
- Pursuant to Section 32(b), interest on any amount, payment and/or adjustment due and payable by the Purchaser and not made and/or paid on the date due;
- 17. Pursuant to Schedule "C", paragraph C.11, all losses, costs and expenses incurred as a result of the Purchaser's neglect damage or use of the Unit or the Condominium, or by reason of injury to any person or property in prupon the Unit, the common elements or the Project resulting from the negligence or misconduct of the Purchaser, his guests, invitees, servants, agents, contractors and/or sublicensees.

CONDO TENTATIVE - 2012

Printed on March 16, 2019, 1:26 $\ensuremath{\text{pm}}_{\star}$

Page 12 of 12

Mr

APPENDIX TO TARION ADDENDUM TO AGREEMENT OF PURCHASE AND SALE

ADDITIONAL EARLY TERMINATION CONDITIONS

The following Early Termination Conditions shall form an integral part of the Agreement of Purchase and Sale and Tarion Addendum, as contemplated therein:

Early Termination Condition no. 1:

The Purchase Agreement is conditional upon:

- a) receipt by the Vendor of confirmation that sales of condominium dwelling units have exceeded seventy percent (70%) percent on or before September 5, 2022;
- receipt by the Vendor of confirmation that financing for the project on terms satisfactory to the Vendor has been arranged on or before September 5, 2022;

This condition is for the sole benefit of the Vendor and may be waived by it at any time in its sole discretion.

Early Termination Condition no. 2:

The Purchase Agreement is conditional on confirmation by the Vendor that it is satisfied in its sole discretion that the Purchaser has the financial resources to complete the transaction based on the information to be provided by the Purchaser to the Vendor as set out in paragraph 53 of the Agreement of Purchase and Sale.

The date by which this condition is to be settinged in the CON.

The date by which this condition is to be satisfied is sixty (60) days from the date of acceptance of the Agreement by the Vendor.

35480769.1

- The meaning of words and phrases used in this Agreement and its Schedules shall have the meaning ascribed to them in the Candoninhum Act, 1998, S.O. 1998, C.19, the regulations thereunder and any amendments thereto (the "Act") and other terms used herein shall have ascribed to them the definitions in the Condoninhum Documents unless otherwise defined in the TARION Statement and Addendum. 3.
 - "Agreement" skall mean this agreement including all Schedules and the Tarion Sistement and Addendum attached hereau, as same may be amended in accordance with its terms, from time to time; (a)
 - "Closing Date", "Date of Closing" or "Closing" shall mean the date of closing set out in paragraph. 14 of this Agreement or any date or any date of closing whether before or after such date which may be fixed by the terms of fills Agreement and in accordance with the Tarion Statement and Addendum; (b)
 - "Commercial Space" shall mean those areas of the subdivision Block 1 leads located primarily at grade, including a designated parking area at, below or above grade and intended for commercial and/or retail use which Commercial Space may, in the Declarant's discretion be included in the Condominium, registered as a separate Condominium or retained, leased or sold as freshold land; (c)
 - (d) "Condominium" shall mean the condominium which will be registered against the Property pursuant to the
 - "Cassdeminium Documents" shall mean the Creating Documents, the by laws and rules of the Condominium, the disclosure statement, budget statement and reciprocal agroement together with all other documents and agreements which are entered into by the Vender on behalf of the Condominium or by the Condominium directly prior to the turnover of the Condominium, as may be smended from time to time; (e)
 - "Corporation" shall mean the Standard Condominium Corporation created upon registration by the Vendor of the Creating Documents; (1)
 - "Creating Documents" shall mean the declaration and description which are intended to be registered against title to the Property and which will serve to create the Condominium, as may be amended from time (a) to time:
 - "Guest Suits Units" shall mean two (2) guest suites proposed to be located in the condominium in a location to be specified by the Vendor in its sole discretion prior to the Closing Date. (h)
 - "Occupancy or Occupancy Period" shall mean the period of time from the Occupancy Date to the Closing **(**1)
 - "Occupancy Licence" shall mean the terms and conditions by which the Purchaser shall occupy the Unit during Occupancy or Occupancy Period as set forth in Schedule "C" hereuf; æ
 - "Occupancy Fee" shall mean the sum of money payable monthly in advance by the Purchaser to the Vender and calculated in accordance with Schedule "C" hereoft, (k)
 - "Parking Unit" shall mean one (1) parking unit to be located in a location to be specified by the Vendor in its sole discretion, prior to the Closing Date. The Purchaser acknowledges that the Vendor, is its sole discretion, shall have the right to relocate the Parking Unit to another location on the Property prior to the Closing Date. Notwithstanding anything contained in this Agreement to the contrary, the Purchaser acknowledges that a Parking Unit is included in the Purchase Price only if indicated on page 1 hereof, failing which a Parking Unit is not included in the Purchase Price; (l)
 - "Property" shall mean the lands and premises upon which the Condominium is constructed or shall be constructed as legally described in the TARION Addendum annexed hereto; and (m)
 - "Storage Unit" shall nices out (1) storage unit to be located in the proposed Condominium in a location to be specified by the Vendor it has sole discretion prior to the Closing Date. Notwithstanding englishing contained in this Agreement to the contrary, the Purchaser acknowledges that a Storage Unit is included in the Purchase Price only if indicated on page 1 hereof, failing which a Storage Unit is not included in the (a)

<u>Finisher</u>

.

The Purobase Price shall include those items listed on Schedule."H" anached hereto. The Purchaser acknowledges that only the items set out in Schedule "B" are included in the Purchase Price and that model suite furnishings, appliances, only the items set out in Schedule "B" are included in the Purchase Price and that model suite furnishings, appliances, decor, upgrades, artist's renderings, scale model(s), improvements, mirrors, drapes, tracks, lighting fixtures and wall coverings are for display purposes only and are not included in the Purchase Price unless specified in Schedule "B". The Purchaser agrees to stand and notify the Vendor of its choice of finishes within five (5) days of being requested to do so by the Vendor. In the event colours and/or finishes subsequently become unavailable, the Purchaser agrees to restend at such time or times as requested by the Vendor or its agents, to choose from substitute colours and/or finishes. If the Purchaser fails to choose colours or finishes within the time periods requested, the Vendor may choose the colours and finishes for the Purchaser and the Purchaser agrees to accept the Vendor's selections. The Purchaser further acknowledges that the Vendor shall only be required to provide the amenities to the Condominum as specifically set out in the Disclosure Statement, notwithstanding any artist readerings, sale models, displays, ony advertising or marketing material or otherwise to the compracy. The foregoing may be pleaded by the Vendor as a bar or estoppel to any subsequent action by the Corporation or the Purchaser in this regard.

Where the Purchaser wishes to order extras or upgrades or request changes to the Schedule "B" finishes, the cost and availability of same shall be determined by the Vendor in its sole discretion, and any costs associated with such changes payable in advance at the time set out in an amendment and signed by both parties. The Purchaser copressly agrees and acknowledges that, in the event the transaction contemplated herein is not completed due to the default of

Initials: Vendor Purchasor:

the Purchaser, any payments made by the Purchaser under this subparagraph shall be forfeited to the Vendor as partial payment toward a genuine estimate of liquidated demages. In the event any such extras or amountment to finishes are unable to be completed by the Vendor for any reason whatscover, the payment made by the Purchaser for same shall be credited to the Purchaser on the Statement of Adjustments on Closing, without interest and without any further recourse

Deposits

- The Vendor shall credit the Purchasur with laterest at the prescribed rate on either the Occupancy Date or the Closing Date at the Vendor's sole discretion on all money received by the Vendor on account of the Purchasur Price from the date of deposit of the money received from time to time by the Vendor's Solicitors or the trustee until the Occupancy Date. No interest shall be payable for the period from the Occupancy Date to the Closing Date. The Purchasur scknowledges and agrees that, for the purposes of subsection \$1(6) of the Act, compliance with the requirement to provide written evidence, in the form prescribed by the Act, of payment of monies by or on behalf of the Purchasur on account of the Purchasur Price of the Unit shall be deemed to have been sufficiently made by delivery of such written evidence to the address of the Purchasur moted on the TARION Addendum annoxed hereto. The Purchasur further acknowledges and agrees that any obsquee provided to the Vendor on account of the Purchasur further acknowledges and agrees that any obsquee provided to the Vendor on account of the Purchasur further the expiry of the ten (10) day rescission period as provided for in Section 73 of the Act (or any extension thereof as may be agreed to in writing by the Vendor). The Purchasur represents and warrants that the Purchasur is not a resident of Canada within the meaning of the Income Tax Act, R.S.C. 1985, c. 1 (Canada) ("TTA"). If the Purchasur is not a resident of Canada for the purposes of the ITA, the Vendor shall be entitled to withhold and remit to Canada Revenue Agency ("CRA") the appropriate amount of interest payable to the Purchasur on account of the deposits peld hereunder, under the ITA. (a)
 - hereunder, under the ITA.

 All deposits paid by the Purchaser shall be held by the Vendor's Sulicitors in a designated trust account, and shall be released only in accordance with the provisions of Section \$1(7) of the Act and the regulations thereto, as assended. The Vendor's Solicitors shall be entitled to pay such deposit manies to such other party as may be authorized to hold such monies in accordance with the Act provided that such party confirms and acknowledges that such deposit monies are held in trust by it pursuant to the provisions of first Agreement and the Act. Upon defivery of prescribed security in accordance with the Act to the Vendor's Solicitors, the Vendor's Solicitors shall be entitled to release the deposits to the Vendor. Without limiting the generality of the foregoing, and for greater alarly, it is understood and agreed that with respect to any deposit monies from sald designated trust account prior to the Closing Data when the Vendor obtains a Certificate of Deposit from the Turchaser the Vendor's Solicitors shall be entitled to withdraw such deposit monies from sald designated trust account prior to the Closing Data when the Vendor obtains a Certificate of Deposit from the Turchaser the ventor the Turchaser to deposit monies in excess of Twenty Thousand (\$20,000.00) Dellars, the Vendor may obtain one or more excess condomination deposit insurance policies (associ by any insurer selected by the Vendor that is surfardawn (or to be withdrawn), in such event, the Vendor stall deliver the said excess condomination deposit insurance provided as security, in accordance with the provisions of Section 21 of O. Reg. 48/01 and upon delivery of same the Vendor's Solicitors shall be entitled to release the excess deposits to the Vendor of Solicitors to release the deposit monies as athreaed and hamby releases and forever discharges the Vendor's Solicitors from any liability in this regard. The Brogoling may be pleaded as an estopped or but to any future action by the Purchaser's Instances and stead **(b)** may direct).

Adjustments

- Commencing as of the Occupancy Date, the Purchaser shall be responsible for and obligated to pay the following costs and/or charges in respect of the Unit: (a)
 - all utility custs including electricity, gas and water (unless included as part of the common
 - the Occupancy Pec owing by the Purchaser for the Occupancy Period prior to the Closing Date (if applicable) calculated in accordance with the Act; (il)
 - The Purchaser shall, in addition to the Purchase Price, pay the following amounts to the Vendor on the Closing Date and the Purchase Price shall be adjusted to reflect the following hums, which shall be apportioned and allowed to the Closing Date, with that date itself apportioned to the Purchaser: **(b)**
 - Really taxes (including local improvement charges, if any) which may be estimated as if the Unit has been assessed as fully completed by the texing authority for the calendar year in which the transaction is completed, notwithstanding the same may not have been levied or paid on the Closing Date. In addition to the foregoing, if the Closing Date occurs is the lest six (6) months of any calcular year, the Vendor shall also be entitled to be credited on the Statement of Adjustments on the Closing Date with estimated really taxes (notwithstanding that same may not have been levied or paid) for the first six (6) months of the calendar year immediately following the calendar (1)

year in which the Closing Date occurs, if a separate realty tax assessment has not been lasted for the Unit by the relevant taxing authorities. The Vendor shall be entitled in its soft discretion to collect from the Purchaser a reasonable estimate of the taxes as part of the Occupancy Fee and/or such further amounts on the Closing Date, pending receipt of final tax bills for the Unit, following which said realty taxes shall be readjusted in accordance with subsections 30(3) and (9) of the Act;

- (ii) common expense contributions stributable to the Unit, with the Perchaser being obliged to provide the Vender on or before the Closing Date with a series of post dated cheques payable to the condominium corporation or presultarized payment form (as directed by the Vender) for the common expense contributions stributable to the Unit, for such period of time after the Closing Date as determined by the Vender (but in no event for more than one year).
- (iii) If there are chattels involved in this transaction, the allocation of value of such chattels shall be estimated where necessary by the Vondor and any applicable retail sales or other such tax shall be paid directly by the Purchaser;
- (iv) Any other taxes imposed on the Unit by the faderal, provincial, or manicipal government:
- (v) Except for development charges as of the date hereof which shall be paid by the Vendor, the amount of any increases in or new development charge(s) or levies, education development charge(s) or levies, and/or any fees, levies, charges or assessments from and after the date hereof, assessed against or attributable to the Unit (the Property or any portion thereof), pursuant to the Development Charges Act, 1997, S.O., c. 27, and the Education Act, R.S.O. 1990, c. E.2, as assessed from time to time, or any other relevant legislation or authority over the amount of such charges. If such increases in or new charges are assessed against the Property as a whole and not against the Unit, the Purchaser shall pay to the Vendor a proportionate reinfoursement of such amounts based on the proportionate common interest allocation attributable to the Unit;
- (vi) The amount of any community installation, service or benefit, public art key, charge or contribution(s) assessed against the Unit or the Project, the Property (or portion thereof) calculated by pro-rating same in accordance with the proportion of common interest attributable to the Unit, which levy or charge will have been paid or payable to the City of Mississauga or other governmental authority having jurisdiction in connection with the development of the Condomistum;
- (vii) The cost of the TARION enrolment fee for the Unit (plus applicable taxes);
- (viii) The cost of all consumption meter installations, all servicing connection and/or installation and connection and/or energization charges for the Condominium and/or the Unit, the Purchaser's parties of same to be calculated by dividing the total amount of such cost by the number of residential units in the Condominium and by charging the Purchaser in the statement of adjustments with that parties of the costs. A letter from the Vendor confirming the said costs shall be final and binding on the Purchaser;
- (ix) The charge imposed upon the Vender or its solicitors by the Law Society of Upper Canada upon registration of a Transfer/Deed of Land or Charge/Mortgags of Land or any other instrument;
- (x) The sum of Fifty (\$50.90) Dollars for each payment tendered on account of the Purchase Price representing a reasonable reimbursement to the Vender of the costs incurred or to be incurred by the Yender in fulfillment of the requirements of subsection \$1(6) of the Act which require that the Purchaser be notified of the receipt of, and the manner in which, the Purchaser's deposits are held;
- (xI) Any legal fees and disbursements charged to the Purchaser's solicitor for not utilizing the Teraview Electronic Registration System (as bereinafter defined) pursuant to puragraph 42 hereof provided that the Vendor, in its sole discretion, requires the use of same;
- (xii) The sum of Two Hundred and Fifty Dollars (\$250.00) toward the cost of obtaining (partial) discharges for mortgages on the Unit which are not intended to be assumed by the Purchaser;
- (xiii) All deposits or security required to be posted with all utility suppliers or such third parties that provide metering or check or submittering services, and where such deposit or security has been submitted by the Vendor, shall be reimbursed by the Purchaser to the Vendor.
- (a) The Purchaser acknowledges that, gas, water and hydro electricity, cable and telephone services are not included in the common expenses, and the Purchaser will be obliged to pay for such services directly, in addition to the common expenses attributed to the Unit from the Occupancy Date.
- (d) The Purchaser agrees to sign all contracts, documents and acknowledgments as may be required from time to time by the Vendor or the Condominaum Corporation, or such other third parties as may be applicable, with respect to the provision of utility and other services to the Condominaum lackuding, without limitation, the requirement to provide deposit(s) or such other required accurity to set up account(s) for utilities or other services offsotive on the Occupancy Date.
- (c) In the event that the Purchaser desires to increase the amount to be puld to the Vendor's solicitors on the Cocupancy Date at any time after the explry of the initial ten (10) day statutory resolation period, or wishes to make any amendments to the Agreement, such as, by way of example, to vary the manner in which the Purchaser has previously requested to take title to the Property, to add or change any unit(s) being acquired from the Vendor, and such amendment is approved by the Vendor in the sole discretion), the Purchaser hereby covenants and agrees to pay the Vendor's Solicitors' legal fees plus dishersements and taxes charged by the Vendor's Solicitors in order to implement any of the foregoing changes requested by the Purchaser.

Initiala: Vondor: Purchasor:

The Vendor's Solicitors' legal fees for implementing each much change, where approved, to any of the interim closing and/or final closing documents, are \$500,00 plus disbursements and applicable taxes.

(f) The Province of Outsrio harmonized sales tax came into effect July 1, 2010 (the "HST"). The provincial portion of the HST, currently set at 8%, is applicable to the sale of Units hereunder along with the federal component, which is currently set at 5%.

It is acknowledged and agreed by the parties hereto that the Punchese Price already includes a component equivalent to the HST exigible with respect to this purchase and sale transaction less all applicable new housing or other rebate(s) under both federal and provincial legislation applicable as at the date of accoptance of this Agreement by the Yendor. The Yendor shall result the HST to CRA (or other applicable authority) as behalf of the Purchaser faithwith following the completion of this transaction. The Purchaser shall be reaponable to pay on the Closing Date all increases or sow value added tax, HST or similar tax on the purchase and/or consideration of the Unit(a) imposed by any federal, provincial and/or municipal government after the date of acceptance have of by the Vandor.

after the date of acceptance issued by the Vendor.

The Purchaser hereby warrants and represents to the Vendor that with respect to this transaction, the Purchaser qualifies for the new hunding or other similar rebate(s) (the "Rabates") pursuant to the Entire Tize Act, R.S.C. 1983, c. E-15 (Canada) (the "ETA") and/or, under other applicable governing legislation, and further warrants and confirms that the Purchaser is a natural person who is acquiring the Property with the intention of being the sole benedicial owner thereof on the Occupancy Date (and not as the agent or trustee for or on behalf of any other party). The Purchaser covenants that on the Occupancy Date, the Purchaser or one or more of the Purchaser's relations (as such term is defined in the BTA) shall personally occupy the Unit as his, her or their primary place of residence, for such period of time as shall be required by the applicable legislation in order to entitle the Purchaser to the Rebates (and the ultimate assignment thereoff to and in favour of the Vendor) in respect of the Purchaser's equipition of the Unit. The Purchaser's are has not claimed (and hereby covenants that the Purchaser shall not hereafter claim), for the Purchaser's own account, any part of the Rebates in connection with the Purchaser's requisition of the Unit, save as otherwise hereinafter expressly provided or contemplated. The Purchaser's requisition of the Unit, save as otherwise hereinafter expressly provided or contemplated. The Purchaser's requisition of the Unit, save as otherwise hereinafter expressly provided or contemplated. The Purchaser's requisition of the Unit, save as otherwise hereinafter expressly provided or contemplated. The Purchaser hereby irrevocably assigns to the Vendor all of the Purchaser's rights, interests and entities of the Rebates and on constituting to the Vendor as purchaser and/or its relation(a), as applicable, shall execute and deliver to the Vendor for same (and in any event on or before the Closing Date) all requisite documents and/

- (i) If the Purchaser does not qualify for the Rebetes, or falls to deliver to the Vendor or the Vendor's solicitor forthwith upon the Vendor's request for same (and in any event on or before the Closing Date) the Rebate Forms duly executed by the Purchaser, together with all other requisite documents and assurances that the Vendor may require from the Purchaser (or if applicable, his relations) or the Purchaser's solicitor in order to confirm the Purchaser's eligibility for the Rebates and/or in ensure that the Vendor ultimately acquires (or is otherwise assigned) the benefit of the Rebates; or
- (ii) if the Vendor believes, for whatever reason, that the Purchaser does not qualify for the Robetes, regardless of any documentation provided by or on behalf of the Purchaser (including any statutory declaration aworn by the Purchaser) to the contrary, and the Vandor's belief or position on this restor is communicated to the Purchaser or the Purchaser's solicitor on or before the Closing Date;

then notwithstanding anything hereinbefore or bersinafter provided to the contrary, the Purchaser shall be obliged to pay to the Vendor (or to whomsoever the Vendor may in writing direct), by certified chaque delivered on the Closing Date, an amount equivalent to the Rebates, in addition to the Purchase Price. In those obcoursemoss where the Purchaser maintains that he or she is eligible for the Rebates despite this Vendor's belief to the contrary, the Purchaser shall (after payment of the amount equivalent to the Rebates as aforesaid) be fully entitled to file the Robate Perm directly with (and pursue the producement of the Rebates directly from) CRA. It is further understood and agreed that in the event that the Purchaser intends to rent out the Unit (provided that for any cental prior to the Closing Date, the Purchaser has obtained the express prior written approval of the Vendor which may be arbitrarily withheld), the Purchaser shall not be entitled to the Rebate, but may nevertheless be entitled to pursue, on his or her own after the Closing Date, a residential rental property rebate directly with CRA, pursuant to the BTA.

- (g) Notwithstanding any other provision herein contained in this Agreement, the Purchaser seimowholges and agrees that the Purchase Price does not include any HST value added or similar tex exligible with respect to any of the adjustments payable by the Purchaser pursuant to this Agreement, or any extras or upgrades purchased, ordered or chosen by the Purchaser from the Vendor which are not specifically set forth in this Agreement, and the Purchaser covenants and agrees to pay such HST or value added tex to the Vendor to accordance with the Engles Tax Act (Canada) and/or provincial legislation, as applicable.
- (b) A fee of PIVE HUNDRED (\$300.00) DOLLARS plus HST shall be charged to the Purchaser for any payment tendered by the Purchaser that is not accepted by the Vendor's Solicitor's bank for any reason.

Initiala: Vendor; Purobaser; MC

- The Vender shall notify the Purchaser following registration of the Creating Documents so as to permit the Purchaser or his solicitor to examine title to the Unit (the "Notification Date (ine "Examination Period") to examine title to the Unit at the Purchaser's own expense and shall not osli for the production of any surveys, title deeds, abstracts of title, grading extificates, occupancy permits or certificates, nor any other proof or evidence of the title or compisability of the Unit, except such copies thereof as are in the Vender's possession. If within the Examination Period, any valid objection to title is made in writing to the Vender which the Vender's possession. If within the Examination Period, any valid objection to title is made in writing to the Vender which the Vender's possession. If within the Examination Period, any valid objection to title is made in writing to the Vender which the Vender's possession. If within the Examination Period, any valid objections be mult and vold and the deposit monies together with the interest required by the Act to be said after deducting any payments due to the Vender by the Purchaser as provided for in this Agreement shall be returned to the Purchaser and the Vender shall have no further limitity or obligation becomeder and shall not be liable for any costs or dumages. Save as to any valid objections so made within the Examination Period, the Purchaser shall be conclusively deemed to have accepted the title of the Vender to the Unit. The Purchaser acknowledges and agrees that the Vender shall be entitled to respond to some or all of the requisitions submitted by or on behalf of the Purchaser through the use of a standard title management or responding to the Purchaser's requisitions, thereby relieving the Vender's Solicitors of the requirement to respond directly or specifically to the Purchaser's requisitions.
- The Purchaser hereby agrees to submit to the Vendor or the Vendor's Solicitors on the earlier of stray (60) days prior to the Occupancy Date and twenty (20) days prior to the Closing Date, a written direction as to how the Purchaser intends to take title to the Unit, including, the date(s) of birth and marrial status and the Purchaser shall be required to close the transaction in the manner so advised unless the Vendor otherwise consents is writing, which consent may be arbitrarily withheld. If the Purchaser does not submit such confirmation within the required time as aforesaid the Vendor shall be entitled to tender a Transfer/Deed on the Closing engroused in the name of the Purchaser as shown on the face of this Agreement. Notwithstanding anything contained in this Agreement to the confirmy, the Purchaser shall only be entitled to direct that title to the Unit be taken in the name of his or feer spouse, or a member of his or her luminediate family only and shall not be permitted to direct title to any other third parties. L
- The Purchaser agrees to accept title subject to the following: (a)
 - the Condominium Documents, notwithstending that they may be amended and varied from the proposed Condominium Documents in the general form attached to the Disclosure Statement delivered to the Purchaser and as ast out in Schedule "D"; (1)
 - easements, rights-of-way, encroachments, encroachment agreements, registered agreements, liocauce, and registered restrictions, by-laws, regulations, conditions or covenants that run with the Property, including any encroachment agreement(s) with any governmental authorities or adjacent land owner(s); (ii)
 - easements, rights of way and/or licences now registered (or to be registered hereafter) for the supply and installation of utility services, drainage, telephone services, electricity, gas, storm and/or sankary sewers, water, cable television and/or any other services, by or for the benefit of the Condominium (or to any adjacent or neighbouring properties), including any easement(s) which may be required by the Vendor (or by the owner of the Property, if not one said the same as the Vendor), or by any owner(s) of adjacent or neighbouring properties, for servicing and/or second to or entry from) such properties, together with any easement and cost-sharing agreement(s) or reciprocal agreement(s) confirming (or pertaining to) any easement or right-of-way for necess, egress, support and/or servicing purposes, and/or pertaining to the sharing of any services, facilities and/or smentites with adjacent or neighbouring property owners including, without limitation, the Project, as provided for in the Disclosure Statement; (11)
 - registered municipal agreements and registered agreements with publicly regulated utilities and/or with local ratepayer associations, including without limitation, any development, site plan, subdivision, ouglineering, heritage easument, agreements and/or other municipal agreements (or similar agreements entered into with any governmental authorities), (with all of such agreements being hereinafter collectively referred to as "Devalopment Agreements");
 - agreements, notices of leases, unities of security interests or other documentation or registrations relating to any equipment, including without limitation, metering, submetering and/or check metering equipment, or relating to the supply of utility services; and (v)
 - any shared facilities agreements, reciprocal and/or cost sharing agreements, or other agreements, excuments or rights-of-way with the other parties owning parts of the Project and/or adjoining (vi) properties.
 - It is understood and agreed that the Vendor shall not be obliged to obtain or register on title to the Property a release of (or an amendment to) any of the aforementioned easements, agreements, development agreements, reciprocal agreements or restrictive covenants or noy other documents, nor shall the Vendor be obliged to have any of same deleted from the title to the Property, and the Purchaser hereby expressly acknowledges and agrees that the Purchaser shall satisfy himself or herself as to compliance therewith and the Vendor shall not be required to provide any letter of compliance or releases or discharges with respect thereto. The Purchaser agrees to observe and comply with the terms, and provisions of the Development Agreements, and all restrictive covenants and all other documents registered on title. The Purchaser further acknowledges and agrees that the retention by the local numbipality within which the Property is situate (the "Musicipality"), or by any of the other governmental authorities, of searchly (e.g. is the form of cash, letters of credit, a performance bond, etc., satisfactory to the Municipality and/or any of the other governmental authorities) intended to guarantee the fulfilment of any outstanding obligations under the Development Agreements shall, for the purposes of the purchaser also transaction contemplated hereunder, be decaded to be satisfactory compliance with the terms and provisions of the Development Agreements. The Purchaser also (b)

Initials; Vendor: Purchasor;

acknowledges that the whee, cables and fittings comprising the cable television system serving the Condominium ard (or may be) owned by the local cable television supplier, or by a company associated, affiliated with or related to the Vendor.

- (c) The Purchaser covenants and agrees to consent to the matters referred to in subpergraph 9(a) hereof and to execute all documents and do all things requisite for this purpose, either before or after the Closing Date; and
- The Vendor shall be entitled to insert in the Transfer/Deed of Land, specific covenants by the Purchaser pertaining to any or all of the restrictions, easements, covenants and agreements referred to herein and in the Condomination Documents, and in such case, the Purchaser may be required to collere separate written covenants on closing. If so requested by the Vendor, the Purchaser covenants to execute all documents and instruments required to convey or confirm any of the casements, licences, covenants, agreements, and/or rights, required pursuant to this Agreement and shall observe and comply with all of the terms and provisions therewith. The Purchaser may be required to obtain a similar covenant (enforceable by and in favour of the Vendor), in any agreement entered into between the Purchaser and any subsequent transferce of the Unit. (d)
- The Purchaser agrees that the Yendor shall have a Yendor's Lien for unpaid purchase monies on the Closing Data and shall be staticed to register a Notice of Yendor's Lien against the Unit any time after the Closing Data. 10.
- The Purchaser acknowledges that the Unit may be encumbered by mortgages (and collateral security thereto) which are not intended to be assumed by the Purchaser and that the Vendov shall not be obliged to obtain and register (partial) discharges of such mortgages insofter as they affect the Unit on the Closing Date. The Purchaser agrees to except the Vendov's Solicitors undertaking to register (partial) discharges of such mortgages in respect of the Unit, as soon as reasonably possible after the receipt of same subject to the Vendov providing to the Purchaser or the Purchaser's Solicitor the following:
 - (a) a mortgage statement or letter, from the mortgages(1) confirming the amount, if any, required to be paid to the mortgages(s) to obtain (partial) discharges of the mortgages with respect to the Unit;
 - (if applicable) a direction from the Vendor to the Purchaser to pay such amounts to the mortgages(s) (or to whomever the mortgages may direct) on the Closing Date to obtain a (partial) discharge of the mortgage(s) with respect to the Unit; and (b)
 - an undertaking from the Vendor's Solicitor to deliver such amounts to the mortgagees and to register the (partial) discharge of the mortgages with respect to the Unit upon receipt thereof and to advise the Purchaser or the Purchaser's Solicitor concerning registration particulars. (0)
- The Perchaser covenants and agrees that he/she is a "home buyer" within the meaning of the Construction Lien Act, R.S.D. 1990, c.C.30, and will not claim any lien holdback on the Closing Date or Occupancy Date. The Vendor shall complete the remainder of the Condominium according to its subsidies of completion and neither the Occupancy Date use the Closing Date shall be delayed on that account. The Purchaser agrees to close this transaction notwichstanding any construction liens or certificates of action which may have been registered on this to the Unit or the Condominium provided that the Vendor undertakes to remove such registrations as soon as possible after Closing and to indomnify and save the Purchaser harmless with respect to same.

The Planning Act

This Agreement and the transaction arising therefrom are conditional upon compliance with the provisions of Section 50 of the *Planning Act*, R.S.O. 1990, c.P.13 and any amendments thereto on or before the Closing Date.

Closing

- The Purchases acknowledges and agrees that the date set out in subperagraph 2(a) of this Agreement is a First Tentative Occupancy Date as such term is defined in the TARION Addendum. The Vender may, in secondance with section 3 of the TARION Addendum, on one or more occasions, extend the First Tentative Occupancy Date by notice in writing to the Purchaser of any such subsequent Tentative Occupancy Date and later than almost days (90) before the existing Tentative Occupancy Date (which may include the First Tentative Occupancy Date as set cut in subparagraph 2(a) of this Agreement and in the TARION Statement), failing which the existing Tentative Occupancy Date shell far all purposes be the First Occupancy Date. A subsequent Tentative Occupancy Date can be any Business Day on or before the Outside Occupancy Date as a provided in the TARION Statement and Addendum annexed hereto. 14.
- By no later than 30 days after completion of the roof slab or roof trusses and sheathing for the Building, as the case may be, the Vender shall by written notice to the Purchaser set either (i) the Final Tentative Occupancy Date or (ii) the Pirm Occupancy Date, failing which, the existing Tentative Occupancy Date shall be the Firm Occupancy Date. By no later than 90 days before the last extended Tentative Occupancy Date, the Vender shall give notice of the Final Tentative Occupancy Date or Firm Closing Date, failing which the last extended Tentative Occupancy Date shall for all purposes be the Firm Occupancy Date. The Final Tentative Occupancy Date or Firm Occupancy Date, as the case may be, can be any Business Day on or before the Quiside Occupancy Date. 15.
- Where the Yendor has set a Final Tentative Occupancy Data but cannot provide occupancy by such date, the Yendor shall set a Firm Occupancy Date that is no later than one hundred and twenty (120) days after the Final Tentative Occupancy Date, by written notice to the Purchaser no later than 90 days before the Final Tentative Occupancy Date, failing which, the Final Tentative Occupancy Date shall be the Firm Occupancy Date. The Firm Occupancy Date can be any Business Day on or before the Outside Occupancy Date,
- The Firm Occupancy Date, once set or deemed to be set in accordance with Section 3 of the TARION Addendum, can be changed only in accordance with the provisions set forth in the TARION Addendum. 17.
- Where the Vendor and Purchaser have agreed that the Purchaser shall be responsible for outsin Conditions of Occupancy, the requirements of paragraph & of the Tarion Addendum shall apply. If the Vendor is unable to Initials: Vendor: Purchaser: N.C.

substantially complete the Unit and close this transaction in accordance with the provisions of this Agreement, all moneys paid hereunder by the Purchaser shall be returned to the Purchaser together with any interest which may be payable in accordance with the provisions of the Act and this Agreement shall be null and void. In that event, it is understood and agreed that the Vender shall not be liable for any damages arising out of the delay in completion of the Unit, the Condominium or the common elements except pursuant to applicable TARION Regulations.

For greater certainty, the Vender shall not be responsible or liable for reimbursing the Purchaser for any costs, expenses, or damages suffered or incurred by the Purchaser as a result of such delay or damage, and specifically shall not be responsible for any costs and expenses incurred by the Purchaser in moving, obtaining alternative second additional specifical production of construction of the Unit or restification of damage, not for any costs incurred in having to store or move the Purchaser's furniture or other belongings pending such completion or rectification, except pursuant to applicable TARION Regulations.

19. If the Unit is substantially completed by the Vendor on or before the Closing Date (or any extension thereof as permitted heremder), and provided the Vendor provides evidence of permitted occupancy in secondance with the Tarlon Addendum, this transaction shall be completed notwithstanding that the Vendor has not fully completed the Unit, the Condominians or the commune cleanests, and the Vendor shall complete such outstanding work within a reasonable time after Closing, having regard to weather conditions and the availability of materials or labour. The Vendor shall have the right, subsequent to Closing, to enter the Unit from time to time at all reasonable times and on notice to complete the work. The Purchaser acknowledges that failure to complete the Condominium or common cloments on or before Closing shall not be deemed to be a failure to complete the Unit.

Purchasar's Covenants. Representations and Warranties

- The Purchaser covenants and agrees that this Agreement is subordinate to and postponed to any mortgages arranged by the Vendor and any advances thereunder from time to time, and to any easement, Reense or other agreement concerning the Condominum and the Condominum Documents. The Purchaser further agrees to consent to and execute all documentation as may be required by the Vendor in this regard and the Purchaser hereby intevocably appoints the Vendor at the Purchaser's attorney to execute any consents or other documents required by the Vendor to give effect to this paragraph. The Purchaser's attorney to execute any consents or other documents required by the Vendor to give effect to this paragraph. The Purchaser hereby consents to the Vendor to binding a consumer's report containing credit and/or personal information for the purposes of this transaction. The Purchaser's returner agrees to deliver to the Vendor, within ten (10) days of written domand from the Vendor, all necessary financial and personal information required by the Vendor in order to evidence the Purchaser's attility to pay the balance of the Purchase Price on the Closing Date, including without limitation, written confirmation of the Purchaser's income and evidence of the source of the payments required to be made by the Purchaser in accordance with this Agreement.
- The Purchaser covenants and agrees not to register this Agreement or notice of this Agreement or a caution, certificate of pending hitigation, Purchaser's Lien, or any other document providing evidence of this Agreement against title to the Property, Unit or the Condominium and further agrees not to give, register, or permit to be registered any encumbrance against the Property, Unit or the Condominium. Should the Purchaser be in default of his obligations is returned, the Vendor may, as agent and attorney of the Purchaser, cause the removal of notice of this Agreement, caution or other discument providing evidence of this Agreement or any assignment thereof, from the tile to the Property, Unit or the Condominium. In addition, the Vendor, at its, option, shall have the right to declare this Agreement hall and void in accordance with the provisions of paragraph 32 hereof. The Purchaser hereby irrevocably consents to a court order removing such action of this Agreement, any saution, or any other document or instrument whatsoever from title to the Property, Unit or the Condominium and the Purchaser agrees to pay all of the Vendor's costs and expenses in obtaining such order (including the Vendor's Solicitor's fees on a solicitor and effect basis).
- The Purchaser covenants not to list for sale or lease, advertise for sale or lease, sell or lease, nor in any way easign his or her interest under this Agreement, or the Purchaser's rights and interests hereunder or in the Unit, nor directly or indirectly permit any third party to list or advertise he Unit for sale or lease, at say time until after the Closing Date, without the prior written consent of the Vendor, which consent may be arbitrarily whichled. The Purchaser acknowledges and agrees that once a breach of the proceeding covenant occurs, such breach is or shall be inequable of rectification, and accordingly the Purchaser acknowledges, and agrees that in the event of such breach, the Vendor shall have the unitateral right and option of terminating this Agreement and the Occupancy License, effective upon delivery of notice of termination to the Purchaser or the Purchaser's solicitor, whereupon the provisions of this Agreement dealing with the consequence of termination by reason of the Purchaser's default, shall apply. The Purchaser shall be entitled to direct that title to the Unit be taken in the name of his or her spouse, or a member of his or her immediate family only, and shall not be permitted to direct title to any other third parties.
- 23. The Purchaser covenants and agrees that he or she shall not directly or indirectly object to nor oppose any official plan amendment(s), rezoning application(s), severance application(s), minor variance application(s) and/or site plan application(s), nor any other applications ancillary thereto relating to the development of the Property, or any neighbouring or adjacent lands owned by the Vendor (or its affiliated, associated or related entity) within the area bounded by Confederation Parkway, Square One Drive and Parkwide Village Drive. The Purchaser further acknowledges and agrees that this covenant may be pleaded as an extepped or ber to any opposition or objection related by the Purchaser thereto. The Vendor shall be entitled to insert the foregoing covenants and restrictions in the Transfer/Deed and/or the Purchaser may be required to deliver a separate covenant on the Closing Date. The Purchaser shall be required to obtain a similar covenant (embrecable by end in fivour of the Vendor), from any subsequent transferee of the Unit.
- The Purchaser covenants and agrees that he or she shall not interfere with the completion of other units and the common elements by the Vendor. Until the Project is completed and all units are sold and transferred the Vendor may make such use of the Condominium as may facilitate the completion of the Project and sale of all the units, including, but not limited to the resintenance of a sales/reptal/administration office and model units, and the display of signs located on the Project.

nitials: Yendor: Purchaser: 1

Non-Merger

All of the covenents, representations, warranties, agreements and obligations of the Purchaser contained in this Agreement shall survive the closing of this transaction, and shall remain in full force and effect notwithstanding the 25 Agreement shall survive see war transfer of title of the Unit to the Purchaser.

Terrolantion without Default ...

In the event this Agreement is terminated through no fault of the Purchaser, all deposit monies paid by the Purchaser toward the Purchase Price, together with any interest required by law to be paid, shall be returned to the Purchaser, provided however, that the Vendor shall not be obligated to return any nomics paid by the Purchaser as an Occupantry Foe or for optional upgrades, changes or extrast ordered by the Purchaser. In no event shall the Vendor or his agents be liable for my demages or costs whatsoever and without limiting the generality of the threepoing, for any nomics paid to the Vendor for optional upgrades, changes, extrast, for any loss of bergain, for any refereding costs, or for any professional or other fees paid in relation to this transaction. It is understood and agreed by the parties that if construction of the Unit is not completed in ancordance with the provisions of this Agreement on or before the Occupancy Date, or any extension thereof, for any reason except for the Vendor's wild neglect, or in the event the Purchaser cannot take possession of the Property on the Occupancy Date by reason of any fire damages or other hearards or damages whatsoever occasioned thereto, the Vendor shall not be responsible for reinforming the Purchaser for any costs and expenses incurred by the Purchaser in obtaining afternals accommodation pending the completion of construction of the Unit or the rectification of any such damage, nor for any costs incurred by the Purchaser in obtaining afternals accommodation pending the completion of construction of the Unit or the rectification of any such damage, nor for any costs incurred by the Purchaser in obtaining afternals accommodation pending the completion of construction of the Unit or the rectification of any such damage, nor for any costs incurred by the Purchaser in obtaining afternals accommodation pending the completion of construction of the Unit or the rectification of any such damage, nor for any costs incurred by the Purchaser in obtaining afternals

Delays

The Furchaser acknowledges and agrees that this Agreement shall not be terminable solely by reason of a delay in Occupancy, and that the Vendor shall not be liable for compensation for a delay in occupancy, except as required by the TARION Addendum and further, any such claim for compensation shall be submitted with receipts within 180 days after occupancy for the Vendor's review and assessment. 27.

Warranty Program

The Vendor represents and warrants to the Purchaser that the Vendor is a registered vendor with TARION. The Vendor covenants that on completion of this teansantion a warranty certificate for the Unit will be requested by the Vendor from TARION. The Vendor further covenants to provide the Corporation with a similar warranty certificate with respect to the common elements. These shall be the only warranties overing the Unit and common elements. The Purchaser acknowledges and agrees that any warranties of workmanship or materials, in respect of the construction of the Condominum including the Unit, whether implied by this Agreement or at lawy or in equity or the construction of the Condominum including the Unit, whether implied by this Agreement or at lawy or in equity or the part of the construction of the Condominum including the Unit, whether implied by this Agreement or all lawy or in equity or the lime period and in respect of these items as stated in the ONRIWPA, it being understood and agreed that there is no representation, warranty, guarantee, collateral agreement, or condition proceduant to, concurrent with or it any way affecting this Agreement, the Condominum or the Unit, other than as expressed herein. Without limiting the generality of the foregoing, the Purchaser hereby releases the Vendor from any liability whatsoever in respect of water damage caused to improvements, if any, and chattles stored in the Unit, and acknowledges and agrees that the Vendor shall not be liable or responsible for the repair or recrification of any actorior work to the Property resulting from ordinary accordance, including settlement of director, walkers, purch statistically and the Vendor's any accordancy or consequential damages whatsoever resulting from any defects in materials, design or working nor for any secondary or consequential damages whatsoever resulting from any defects in materials, design or working nor for any secondary or consequential damages whatsoever resulting from any defects in materials, design or w

Right of Fatry

Notwithstanding the Purchaser occupying the Unit on the Occupancy Date or the closing of this transaction and the clivery of citie to the Unit to the Purchaser, as applicable, the Vendor or any person authorized by it shall retain a licence and shall be entitled at all reasonable times and upon reasonable prior notice to the Purchaser to enter the Unit and the common elements in order to make inspections or to do any work or replace therein or thereon which may be deemed necessary by the Vendor in connection with the Unit or the common elements or which may be required in order to comply with any requirements of any municipal agreements for a period not exceeding the later of fifteen (15) years or until all services in the Project of which the Property forms a part are assumed by the relevant numbrial authorities, and such right shall be in addition to any rights and easements created under the Act. A licence and right of entry in favour of the Vendor for a period not exceeding the later of fifteen (15) years or until all services in the Project of which the Property forms a part are assumed by the relevant numbrial authorities similar to the foregoing may be

Initials: Vandor: Purchaser: Will

included in the Transfer/Deed provided on the Clasing Date and acknowledged by the Perchaser at the Vendor's sole

Осекралсу

30,

- (a) Except where the Purchaser and the Vendor have agreed that the Purchaser shall be responsible for certain Conditions of Occupancy and subject to paragraph 3 of the Turion Addendum, the Unit shall be deemed to be substantially completed when the interior work has been finished to the minimum standards allowed by the Maintelphity so that the Unit may be lawfully occupied notwithstanding that there remains other work within the Unit and/or the common elements to be completed. Except where the Purchaser is responsible for certain Conditions of Occupancy, the Purchaser shall not occupy the Unit until the Maintelphity has permitted same or consented thereto, if such consent is required, and the Occupancy Date shall be extended until such required consent is given and the Vendor shall be entitled to set a Delayed Occupancy Date. Where the Purchaser has the responsibility for certain Conditions of Occupancy, evidence of occupancy is not required to be delivered by the Vendor, and the Purchaser shall be required to take company once the Vendor has confirmed in wirting to the Purchaser that it has completed the obligations, notwithstanding that Purchaser's obligations may not complete be at that time. The Purchaser acknowledges that the failure to complete the Common elements before the Occupancy Date shall not be decamed to be failure to complete the Unit, and the Purchaser agrees to complete this transaction notwithstanding any claim submitted to the Vendor and/or to the Warranty Program in respect of apparent deficiencies or incomplete work provided, always, that such incomplete work does not prevent accupancy of the Unit as otherwise permitted by the Municipality.
- If the Unit is substantially complete and fit for occupancy on the Occupancy Date, as provided for in subperagraph (a) above, but the Creating Documents have not been registered, or in the event the Coodominhum is registered prior to the Occupancy Date and closing documentation has yet to be prepared, the Purchaser shall pay to the Vendor a further amount on account of the Purchase Price specified in paragraph I hereof without adjustment save for any pro-rated portion of the Occupancy Fee described and calculated in Schedule "C", and the Purchaser shall occupy the Unit on the Occupancy Date pursuant to the Occupancy Licence stratched hereto as Schedule "C". (b)

Inspection

- 31.
- The Purchaser (or the Purchaser's designate) agrees to meet the Vender's representative at the date and time designated by the Vender, prior to the Occupancy Date, to conduct a pro-delivery inspection of the Unit (hereinafter referred to as the "PDI") and to list all mutually agreed items remaining incomplete, at the time of such inspection together with all moutually agreed definiencies with respect to the Unit, on the Warranty Program Cartificate of Completion and Possession (the "CCP"), in the forms prescribed from time to thine by, and required to be completed pursuant to the provisions of the ONHWPA. The said CCP and PDI Porms shall be executed by both the Purchaser and the Vender's representative at the PDI and shall constitute the Vender's only undertaking with respect to incomplete or deficient work. Except us to those items specifically listed on the PDI or CCP forms, the Purchaser shall be deemed to have anknowledged that the Unit has been completed in accordance with the provisions of the Agreement and the Purchaser shall be deemed conclusively to have accepted the Unit. In the event that the Vender performs any additional work to the Unit in its discretion, the Vender shall not be deemed to have wrived the provision of this paragraph or otherwise shall get the Unit in the securities of the CCP and PDI Forms by the Purchaser are conditions of the Vender's obligation to provide occupancy to the Unit to the Purchaser and to complete this transaction on the Occupancy Date. Except as specifically set out in this paragraph, the Purchaser shall not be entitled to enter the Unit or the Property prior to the Occupancy Date.
 - The Purchaser is hereby notified and acknowledges that the Homeowner Information Package, as defined in TARION's Builtetin 42 (the "HIP") is available from TARION. The Vender further agrees to provide the HIP to the Purchaser (or the Purchaser's Designate), at or before the FDI. The Purchaser, (or the Purchaser's Designate) agrees to execute and provide to the Vender the Confirmation of Receipt of the HIP, in the form required by the Warranty Program, forthwith upon receipt of the HIP. natific (b)
 - The Purchaser shall be entitled to send a designate (the "Designate") to conduct the PDI in the Purchaser's place, provided the Purchaser first provides to the Vendor the Appointment of Designate for PDI is the forest prescribed by the ONHWPA, prior to the PDI. If the Purchaser appoints a Designate, the Purchaser school/edges and agrees that the Purchaser shall be bound by all of the documentation executed by the Designate to the same degree and with the force and effect as if executed by the Purchaser directly. (c)
 - in the event the Purchaser (or the Purchaser's Designate) falls to execute the CCP and PDI Forms at the conclusion of the PDI, the Vender may declare the Purchaser to be in default under this Agreement and may exercise any or all of its remedies set forth herein or at law, Alternatively, the Vender may complete the CCP and PDI Porms on betail of the Purchaser and/or the Purchaser's Designate and the Purchaser hereby irrevocably appoints the Vender the Purchaser's attorney to complete the CCP and PDI Porms on the Purchaser's Designate's) behalf and the Purchaser shall be bound as if the Purchaser had executed the CCP and PDI Forms. (d)
 - In the event the Purchaser (or the Purchaser's Dosignate) falls to execute the Confirmation of Receipt of the HIP forthwith upon receipt thereof, the Vender may declare the Furchaser to be in default under this Agreement and may exercise any or all of its remedies set forth herein or at law. (e)

Purchaser's Default

In the event that the Purchaser is in default with respect to any of his or her obligations constant in this Agreement or in the Occupancy Lisease on or before the Cloqing Date and falls to remedy such default forthwith, if such default is a monetary default and/or pertains to the execution and delivery of documentation required to be given to the Vendor on the Occupancy or Final Closing Date, or within five (5) days of the Purchaser being notified in writing with respect to any non monetary default, the Vendor may, at its sole

Initiale: Vendor: Purchasor: 11

option, in addition to (and without projudice to) any other rights or remedies available to the Vendor at law or in equity, unilaterally suspend all of the Purchaser's rights, benefits and privileges contained hardin (including without limitation, the right to make colour and finish selections with respect to the Unit as hereinbefore provided or contemplated), and/or unilaterally declare this Agreement and the Cocupancy License to be terminated and of no further force or effect. In such event, all deposit monles theretofive paid, together with all monies peld for any mans or changes in the Unit, shall be retained by the Vendor, as its liquidated damages, and not as a penalty, in addition to, and without prejudice to, any other rights or remedies available to the Vendor at law or in equity. In the twent of the termination of this Agreement and/or the Cocupancy License by reason of the Purchaser's default as aforeasid, the Purchaser shall be obliged to the third what we had to the Purchaser and the Purchaser. Further the Purchaser shall execute such releases and any funishings and/or belongings of the Purchaser. Further the Purchaser shall execute such releases and any funishings and/or belongings of the Purchaser. Further the Purchaser shall execute such releases and any other documents or assumences as the Vendor may require in order to confirm that the Purchaser does not have, and the Purchaser hereby covenants and agrees that he/she will not have, any legal, equilable or proprietary interest whatsoever in the Unit and/or the Property or any portion thereof. In the event the Purchaser falls or refuses to execute such releases, documents and assurances in the Purchaser's name, place and stead, and in accordance with the provisions of the Powers of Astorney Act, R.S.O. 1990, as amanded, the Purchaser hereby declares that this power of attorney may be extended by the Vendor during any subsequent legal incapacity on the part of the Purchases. Where the Vendor's Solicitors (or an Berrow Agent) lafare holding any of

(b) In addition to, and without prejudice to the Vendor's rights set out in subparagraph (a) above, the Purchaser acknowledges and agrees that if any amount, payment and/or adjustment due and payable by the Purchaser to the Vendor pursuant to this Agreement is not made and/or paid on the date due, the Vendor shall be satisfied but not obligated to accept same, 'provided that, such amount, payment and/or adjustment shall, until 'paid, bear interest at the rate equal to eight (3%) percent per amount above the bank rate as defined in subsection 19(2) of Ontario Regulation 48/01 to the Act as at the date of default.

Common Elements

33. The Purchaser acknowledges that the Condominian will be constructed to Ontario Building Code requirements at the time of issuance of the building permit. The Purchaser ecoenants and agrees the Purchaser shall have no claims against the Vondor for any equal, higher or better standards of workmanship or materials. The Purchaser agrees that the foregoing may be pleaded by the Vendor as an estopped in any action brought by the Purchaser or his successors in title against the Vendor. The Vendor may, from time to time, change, vary or modify in its sole discretion or at the instance of any governmental authority or mortgages, any elevations, building specifications or site plans of any part of the Unit and the Condominium, to conform with any municipal or architectural requirements related to building codes, official plan amendments, spring by-laws, committee of adjustment and/or land division committee decisions, municipal site plan approval or architectural control. Such changes may be to the plans and specifications existing at mospition of the Condominium or as they existed at the time the Purchaser entered into this Agreement, or as litualizated on any sales material, including without limitation brockures, models or otherwise. With respect to any aspect of construction, linishing or equipment, the Vendor shall have the right, without the Purchaser's consent, to authorities are, in the judgment of the Vendor, whose determination shall be final and binding, of equal or better quality. The Purchaser shall have no claim against the Vendor for any such changes, variances or modifications for shall the Vendor be required to give notice thereof. The Purchaser hereby consents to any such alterations and agrees to complete the sale notwithshanding any such modifications.

Executiona

34. The Purchaser agrees to provide to the Vendor's Solicitors on each of the Occupancy Date and Closing Date a clear and up-to-date Execution Certificate confirming that no executions are filed at the local Land Titles Office against the individual(s) in whose name title to the Unit is being taken.

Risk

33. The Condominium shall be and remain at the risk of the Vendor until Closing. In the event of any physical damage to the Condominium (or to any portion thereof) caused by fire, explosion, shood, sot of God, civil insurrection, set of war or set of terrorism, which are beyond the reasonable control of the Vendor and ere not caused or contributed to by the fault of the Vendor, occurring prior to the final closing of this stransaction (and whether before or during the Purchaser's occupancy of the Unit) which renders the Unit uninhelitable, then it is understood and agreed that, if the Vendor's ocusaroution lender cleats to appropriate all (or substantially all) of the available insurance proceeds (if any) so triggered by such damage to reduce, pro tanto, the Vendor's contanoling indebtedness to it, and/or is unwilling to lend or advance any contex required to rebuild and/or repair such damage, or if such damage cannot be substantially repaired within one (1) year from the date of the damage occurring, as determined jointly by the Vendor and the project architect setting reasonably (and which determination shall be final and binding on the parties better, and act subject to thellenge or appeal under any circumstances whatsoever), then in either case such damage shall be decaned and construct for all purposes to have frustrated the completion of this transaction and this contract, and if the Purchaser has already taken possession of the Unit at the time of such damage, then the Purchaser suckting company of the Unit, at the time of such damage, then the Purchaser on account of the Purchaser Price (Institute of all monies paid to the Vender fire extra and/or appraises, but exclusive of any occupancy fees) shall be fully refunded to the Purchaser, together with all interest accrued thereon at the prescribed rate, and the Vender shall not be liable for any costs and/or damages incurred by the Purchaser thereby whatsoever, whether scieng from (or in connection with) the termination of the Purchaser's existing occupan

Initials: Vendor: Purchaser; M

General

- The Vendor shall provide a statutory declaration on the Closing Date that it is not a non-resident of Canada within the 36 ing of the ITA
- The Vendor and Purchaser agree to pay the custs of registration of their own documents and any tax in connection therewith; provided the Purchaser shall pay the costs of registration of any charge/mortgage to be given or assumed pursuant to this Agreement. If there are any chartels included in this transaction, the allocation of value of such chartels may be provided by the Vendor in its sole discretion and the Purchaser shall be required to pay retail sales tax on the Closing Date, based upon such allocation, and in the Vendor's sole discretion may be collected by the Vendor from the 37.
- The Vendor and the Purchaser agree that there is no representation, warranty, collateral agreement or condition affecting this Agreement or the Property or supported hereby other than as expressed herein in writing, whether contained in any sales brothures or alleged to have been made by any sales representatives or agents. 38.
- This Offer when accepted by the Vandor shall constitute a binding contract of purchase and sale subject only to the capturation of the statutory period in the Act, and time shall in all respects be of the essence in this Agreement. This Offer and its acceptance is to be read with all changes of gender or number required by the context and the terms, provisious and conditions hereof shall be for the benefit of and be binding upon the Vendor and the Purchaser, and as the context of this Agreement permits, their respective heirs, estate trustees, successors and assigns. 39.
- The Purchaser acknowledges that, notwithstanding anything contained in any brochures, drawings, plans, advertisements, or other marketing materials, or any statements made by the Vendor's sale representatives, there is no warranty or representation contained berein on the part of the Vandor as to the area of the Unit or any other matter (including without limitation, the amenities to be provided to the Condominium which shall be provided as more particularly set out in the Condominium Disclosure Statement). The Parchaser in ther acknowledges that any dimensions, ceiling heights, or other data shown on such materials are approximate only and that the Parchaser is not purchasing the Unit on a price per square foot basis. Ceiling heights may very based upon buildnesds, ducts, or other design requirements. Accordingly, the Parchaser shall not be entitled to say statement or refund of the Purchase Price based on the precise area and/or final configuration (including without limitation, the construction of the others image or reversal of the floor plan layout) and/or ceiling height of the constructed Unit. 40. (a)
 - The Purchaser acknowledges that the net suits area of the Unit, as may be represented or referred to by the Vendor or any sales agent, or which appear in any sales material is approximate only, and is generally measured to the outside of all exterior, corridor and stairwell wails, and to the centre line of all party walls segmented to the outside of all exterior, corridor and stairwell wails, and to the centre line of all party walls segmented one residential unit from mother. NOTE: For more information on the method of calculating the floor area of any unit, reference should be made to Builder Bulletin No. 22 published by TARION. Aspital issable floor spece, may vary from any stated or represented floor area or gross floor area, and the extent of the isolated related by the continuous propresented square flooring space or not floor area within the confines of the Unit may vary from any represented square flooring or floor area measurements are generally calculated based on the middle floor of the Condombilum building for each suite type, such that units on lower floors may have less floor space due to thicker structural members, mechanical rooms, etc., while units on higher floors may have less floor space due to thicker structural members, mechanical rooms, etc., while units on higher floors may have less the the Unit purchased hereinder are approximate only, and that the Purchase Price shall not be subject to any adjustment or claim for compensation whatsoever, whether based upon the ultimate square footage of the Unit, or the notice of useable living space within the confines of the Unit, or the next floor area of the Unit, or the faction of usually spaces within the confines of the Unit, or the area (either gress or not) of the Unit, or the dissensions of the Unit. The Purchaser further acknowledges that the ceiling height of the Unit is measured from the upper surface of the connecte floor slab (or subfloor) to the underside surface of the connecte floor slab (or subfloor) to the underside surface of the (b) compensation whatsoever.
- The parties waive personal teader and agree that tender, in the absence of any other mutually acceptable arrangement and subject to the provisions of Paragraph 42 of this Agreement, shall be validly made by the Vendor upon the Parchaser, by a representative of the Vendor attending at the Land Registry Office in which title to the Condontiatum is recorded at 12:00 noon on the Closing Date or the Company Date as the case may be and remaining there until 12:30 p.m. and is ready, willing and able to company Date as the case that Parahaser or his Solicitor fails to appear or appears and fails to close, such attendance by the Vendor's representative shall be deemed satisfactory syldence that the Vendor is ready, willing and able to complete the sale at such time. Payment shall be tendered by certified chaque drawn on any Canadian chartered bank; 41. (a)
 - It is further provided that, notwithstanding subparagraph 41(a) hereof, in the event the Purchaser or his solicitor advise the Vendor or its solicitors, on or before the Occupancy Date or Closing Date, as applicable, that the Purchaser is unable or unwilling to complete the purchase or take occupancy, the Vendor is relieved of any obligation to make any formal tender upon the Purchaser or his solicitor and may exercise forthwith any and all of its right and remedies provided for in this Agreement and at law; and **(b)**
 - The Purchaser acknowledges that the Vendor may not be the registered owner of the Property and that the Transferor in the Transferor on the Closing Data and the declarant of the Condominium may be a different corporation and not the Vendor. Notwithstanding the foregoing, the Purchaser agrees to close this transaction and accept a Transfer/Deed on the Closing Date from the registered owner of the Property. (p)
- In the event that the electronic registration system (accounting referred to as the "Teraview Electronic Registration System" or "TERS") is operative in the applicable Land Titles Office in which the Property is registered, then at the option of the Vendor's solicitor, the following provisions shall prevail: 42

Initials: Vendor: Perchaser: M

- (a) The Purchaser shall be obliged to retain a lawyer, who is both an authorized TERS user and in good standing with the Law Society of Upper Canada to represent the Purchaser in connection with the completion of the transaction, and shall authorize such lawyer to enter into an escrew closing agreement with the Vendor's solicitor on the latter's standard form (hereinafter referred to as the "Escrew Decament Registration Agreement"), satabilishing the procedures and timing for completing this transaction and to be executed by the Purchaser's solicitor and returned to the Vendor's solicitors prior to the Closing Date.
- (b) The delivery and exchange of documents, monies and keys to the Unit and the release thereof to the Vendor and the Parcheser, as the case may be:
 - shall not occur contemporaneously with the registration of the Transfer/Deed (and other registrable documentation); and
 - (ii) shall be governed by the Escrow Document Registration Agreement, pursuant to which the solicitor receiving the documents, keys and/or certified funds will be required to bold same in escrow, and will not be entitled to release same except in strict accordance with the provisions of the Recrow Document Registration Agreement.
- (c) If the Parchaser's lawyer is unwilling or unable to complete this transaction via TERS, in accordance with the provisions contemplated under the Escrew Decument Registration Agreement, then said lawyer (or the authorized agent thereof) shall be obliged to porsunally attend at the office of the Vendor's solicitor, at such time on the scheduled Closing Date as may be directed by the Vendor's solicitor or as mutually agreed upon, in order to complete this transaction via TERS utilizing the computer facilities in the Vendor's solicitor's office, and shall pay a fee as determined by the Vendor's solicitor, asting reasonably for the use of the Vendor's computer facilities.
- (d) The Purcheser expressly acknowledges and agrees that he or she will not be entitled to receive the Transfer/Deed to the Unit for registration until the balance of funds due on closing, in accordance with the statement of adjustments, are either remitted by certified chaque via personal delivery or by electronic funds transfer to the Vendar's Solicitor (or in such other manner as the latter may direct) prior to the release of the Transfer/Deed for registration.
- (e) Each of the parties hereto agrees that the delivery of any documents not intended for registration on title to the Unit may be delivered to the other party hereto by web-based document delivery system or telefax transmission (or by a similar system reproducing the original or by electronic transmission of electronically signed documents through the laternath, provided that all documents so transmitted have been duly and properly exceuted by the appropriate particularizations thereto which may be by electronic signature. The party transmitting any such document shall also deliver the original of same (unless the document is an electronically signed document) to the recipient party by overnight courier sent the day of closing or within 7 business days of closing, if same has been so requested by the recipient party.
- (f) Notwithstanding anything contained in this Agreement to the contrary, it is expressly understood and agreed by the parties hereto that an effective tender shall be deemed to have been validly made by the Vendor upon the Purchaser when the Vendor's Solicitors have:
 - delivered all closing documents, keys and/or funds to the Purchaser's solicitor in accurdance with the provisions of the Escrow Document Registration Agreement;
 - (ii) advised the Parchaser's solicitor, in writing, that the Vendor is ready, willing and able to complete the transaction in accordance with the terms and provisions of this Agreement; and
 - (iii) has completed all steps required by TERS in order to complete this transaction that can be performed or undertaken by the Vendor's solicitor without the cooperation or participation of the Furchaser's solicitor, and specifically when the "completeness signatory" for the transfer/deed has been electronically "signad" by the Vendor's Solicitors;

without the necessity of personally attending upon the Purcheser or the Purcheser's solicitor with the aforemental documents, keys and/or funds, and without any requirement to have an independent witness evidencing the foregoing.

- 43. This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario.
- 44. The headings of this Agreement form no part hereof and are inserted for convenience of reference only.
- 45. Each of the provisions of this Agreement shall be deemed independent and severable and the invalidity or unanterceability in whole or in part of any one or more of such provisions shall not be deemed to impair or affect in any manner the validity, enforceability or effect of the remainder of this Agreement, and in such event all the other provisions of this Agreement shall continue in fall force and effect as if such invalid provision had never been included herein.
- 46. The Purchaser acknowledges that the Vendor may from time to time lease any and all unsold units in the Condominium for residential purposes and this paragraph shall constitute notice to the Purchaser as registered owner of the Unit after the Closing Date pursuant to the Act.
- 47. (a) If any documents desired or required to be executed by the Purchaser in connection with this transaction are done so by the Purchaser's lawful atterney, then the Power of Attorney instrument must be provided in duplicate to the Vendor's solicitor, on or before the Occupancy Date, accompanied by a Statutory Declaration of the Purchaser's solicitor, unequivocally confirming that said Power of Attorney has not been revoked as of the Occupancy Date. On the Closing Date, the Purchaser's solicitor must arrange for registration of the Power of Attorney instrument in the Eard Registry Office in which tiffs to the Conforminium is recorded, and

initials: Vendor; Parchaser:

provide a duplicate registered copy of said Power of Attorney to the Vender's solicitor, together with a further Statutory Declaration that the Power of Attorney has not been revoked as at the Closing Date.

(b) Where the Purchaser is a corporation, or where the Purchaser is buying in trust for a corporation to be incorporated, the execution of this Agreement by the principal or principals of such corporation, or by the person amused as the Purchaser in trust for a corporation to be incorporated, as the case may be, shall be deemed and construed to construct the personal guarantee of such person or persons so signing with respect to the obligations of the Purchaser herein.

Notice

48. Any notice desired or required to be given to the Vendor or the Purchaser shall be in writing and delivered in sucordance with the TARION Addeadam attached hereto. The Purchaser expressly agrees that where an email address is provided, all communications will be directed to that small address. The Purchaser agrees to update the Vendor promptly in writing with any change of contact information.

Material Change

- 49. The Purchaser acknowledges and agrees that the Vendor may, from time to time in its sole discretion, due to site conditions, governmental approval requirement, design request or constraints, for marketing considerations or for may other reason:
 - change the Property's municipal address or numbering of the units (in terms of the unit number and/or level number ascribed to any one or more of the units);
 - change, vary or modify the plans and specifications pertaining to the units (including without findstion the interior layout), the proposed Condominium or the Building or any portion thereof (including architectural, structural, engineering, landscaping, grading, mechanical, site servicing and/or other plans and specifications existing at the interption of the Project, or existing at the time the Purchaser entered into this Agreement, or as same may be illustrated in any sales becomer(s), model(s) in the sales office or otherwise, including without limitation, making any change to the total mamber of residential, parting and/or other units intended to be wreated within the Condominium, and/or any change, increase or decrease to the proposed total number of levels or floors within the Condominium, as well as any changes or alterations to the design, style, size and/or configuration of any dwelling or other units within the Condominium.
 - change, vary, or modify the number, size and location of any windows, column(s) and/or bulkhead(s) within or adjacent in (or comprising part of) the Unit, from the number, size and/or location of same as displayed or illustrated in any sales brochure(s), model(s) or floor plan(s) previously delivered or shown to the Purchaser, including but not limited to ceiling helphs (which may be required to be adjusted), beloogy/iterrace sizes and bryonts, the insertion or placement of any window(s), column(s) and/or bulkhead(s) in one or more locations within the Unit which have not been shown or illustrated in any sales brochure(s), model(s) or floor plan(s) previously delivered or shown to the Purchaser (regardless of the extent or impact thereof), as well as the removal of any window(s), column(s) and/or bulkhead(s) from any location(s) previously shown or litustrated in any sales brochure(s), model(s) in the sales office or otherwise; and/or
 - (iv) Priichasers are further notified that the suite designations will not necessarily correspond with the actual legal unit and level designations of the proposed Condominium and the Declarant reserves the right, prior to condominium registration, to change suite numbers and unit and level designations, as long as the location of the Residential Unit does not change.
 - (v) change the layout of the Unit such that same is a mirror image of the layout shown to the Purchaser (or a mirror image of the layout illustrated in any sales brochure or other marketing marketing theretails) delivered to the Purchaser); and/or
 - (vi) change the preposed boundaries of the Condominium by increasing, decreasing or changing the number of proposed units to be located thereon as more particularly set out in the Condominium Disalorure Statement;

and that the Purchaser shall have absolutely no claim or cause of action whetsoever against the Vender or its sales representatives (whether based or founded in contract, tort or in equity) for any such changes, delections, alterations or representatives (whether based or founded in contract, tort or in equity) for any such changes, delection, alteration or modifications as consequence thereof, nor any notice thereof (unless any such change, delection, alteration or modification to the sald plans and specifications is material in nature (as defined by the Act) and significantly affects the fundamental character, use or value of the Unit and/or the Condominium, in which case the Vender shall be chilged to notify the Purchaser in writing of such change, deletion, elevation or readification as soon as reasonably possible after the Vender proposes to implement same, or otherwise becomes aware of same), and where any such change, deletion, alteration or modification to the said plans and specifications is material in nature, then the Purchaser's only recourse and remody shall be the termination of this Agreement prior to the Closing Date (and specifically within 10 days after the Purchaser is notified or otherwise becomes aware of such-material change), and the return of the Purchaser's deposit mordes, together with interest accrued thereon at the rate prescribed by the Act.

CRUSE of Action

50. (a)

The Purchaser acknowledges and agrees that notwithstanding any rights which he or she might otherwise have at law or in equity griding out of this Agreement, the Purchaser shall not easert any of such rights, nor tave any claim or cause of action whatsoever as a result of any matter or thing arising under or in connection with this Agreement (whether based or founded in contract law, for law or in equity, and whether for innoccut misrepresentation, negligant misrepresentation, breach of contract, breach of fiduciary duty, breach

Initials: Vegetor: Purobaser: M

of constructive trust or otherwise), against any person, firm, corporation or other legal entity, other than the person, firm, corporation or legal entity specifically named or defined as the Vendor herein, even though the Vendor may be (or may ultimately be found or adjudged to be) a nominee or agent of another person, firm, corporation or other legal entity, or a trustee for and on behalf of another person, firm, corporation or other legal entity, and this acknowledgment and agreement may be pleaded as an estoppel and bar digainst the Purchaser in any action, suit, application or proceeding brought by or on behalf of the Purchaser to assert any of such rights, claims or causes of action against any such third parties.

(b) At any time prior to the Closing Date, the Vendor shall be permitted to assign this Agreement (and its rights, benefits and interests becaused; to any person, firm, permership or corporation and upon any such assigned assuming all obligations under this Agreement and notifying the Purphaser or the Purchaser's solicitor of such assignment, the Vendor named barein shall be automatically released from all obligations and itabilities to the Purchaser arising from this Agreement, and said assignce shall be deemed for all purposes to be the vendor hardin as if it had been an original party to this Agreement, in the place and stead of the Vendor.

Early Terinia ation Conditions

The Purchaser acknowledges that this Agreement is subject to the satisfaction (or waiver, as applicable) of the Barty Termination Conditions countsined in the TARION Addendum. The Purchaser acknowledges that the commencement of construction of the Coordominium (including the Unit) shall not be construct as a waiver or satisfaction of these conditions. The Purchaser further acknowledges that these conditions are for the sole benefit of the Vender and may be waived by the Vender at its sole and absolute discretion at any time in whole or in part without notice to its Purchaser.

Natice/Warning Provisions

- 52. (a) The Purchaser scknowledges that it is anticipated by the Vendor that in connection with the Vendor's application to the appropriate governmental authorities for draft plan of condominium approval contain requirements may be imposed upon the Vendor by various governmental authorities. These requirements (the "Requirements") usually relate to warning provisions to be given to Purchasers in councetion with environmental or other concerns (such as, for example, warnings relating to noise levels, the proximity of the Condominium to major streets or to rail lines and similar matters). Accordingly, the Purchaser covenants and agrees that (1) on either or both of the Occupancy Date or Closing Date, as determined by the Vendor, the Purchaser shall execute any and all documents required by the Vendor comoverdingle, inter alia, that the Purchaser is aware of the Requirements, and (2) if the Vender is required to incorporate the Requirements into the final Condominium Documents or this Agreement, the Purchaser shall accept the same, without in any way affecting this transaction of constituting a material change.
 - (b) Purchasers are advised that despite the inclusion of noise central features in the Condominium and within Units, the sound levels from increasing road traffic may on occasion interfier with some autivities of the occupants of the Condominium as the sound level limits may occasionally exceed the Ministry of Environment sound level limits. The Residential Unit will be supplied with a central sinconditioning system which will allow windows and exterior doors to remain closed, thereby ensuring that the indoor sound levels are within the sound level limits of the Municipality and the Ministry of Environment.
 - (c) Purchasers are advised that the to the proximity of the ground floor retail spaces, noise from these rotals spaces may at times be audible.
 - (d) The Purchaser admowledges that the Condominium will be developed in accordance with requirements which may be imposed by the City of Mississauga together with any regional, provincial, federal and/or other governmental authorities or agencies lawing jurisdiction over the Condominium including, without limitation, strport and transit anthorities and the Ministry of the Environment (the "Governmental Authorities") and that the proximity of the Project to the Pearson International Airport, Highways 401 and 403 and other outper arterial roads, may result in noise exposure levels exceeding the noise criteria established by the Governmental Authorities and despite inclusion of noise centrol features in the Project, if necessary, noise or vibration may continue to be of concern, occasionally interfering with some activities of occupants in the Condominium. Notwithstanding the foregoing, the Purchaser agrees to complete the purchase transaction and acknowledges and agrees that wroning clauses similar to the foregoing, subject to amondment and enlargement by any wording or text recommended by the Vendor's noise consultants of by any of the Governmental Authorities may be applicable to the Condominium and/or may be registered on title to the Condominium and/or may be registered on title
 - (e) The Purchaser further acknowledges and agrees that the elevator banks, garbage and recycling mom(s), loading dook, mechanical systems, garage access, at grade retail/commercial operations and amenities may occasionally enter now levels to exceed a comfortable level, and may occasionally interface with some activities of the occupants. The Purchaser revertheless agrees to complete this transaction in accordance with the terms herein, notwithstanding the existence of such potential noise and/or vibration converses.
 - The Purchaser acknowledges that each Residential Unit is to be equipped with a centralized heating and cooling system (the "HVAC system"). The owner of the Residential Unit shall be responsible for the maintenance and repair of such HVAC system (including all pipes, conduits, equipment and appurtmented of) the Residential Unit. The maintenance and repair of the HVAC system may be arranged for by the Condominium Corporation and carried out by its designated contractors or workness, but shall be paid by the owner of the Unit, in addition to common expenses. Purchasers shall permit access to the Residential Unit as needed, from time to time, to the Corporation and all others entitled thereto, to repair and maintain the HVAC system to the cochet that same is applicable.
 - (a) The Perchaser acknowledges that if the Residential Unit contains landnate flooring, same may absorb excess motature under humid conditions and release its normal molature content under excessively dry conditions. Such flooring will naturally swell during the humid season and will shrink when heat is applied. The Purchaser acknowledges that the Vendor will not be responsible for any swelling or shrinkage criticis.

Initials: Vendor: Purchasor: ML

resulting from exocasive hundrity or excessive dryncas within the Rasidential Unit. When the heating system is not in use during late spring, summer and early fall, the Vendor strongly recommends that the Purchaser use a dehumblifier in the Unit. Correspondingly, when the heating system is on during the late fall, whiter and early spring, the Vendor strongly recommends the use of a hundriffer system within the Rasidestial Unit. The Purchasers are further advited that condensation may occur from cooling where windows are closed and bood fan is not in use. The Purchaser takes full responsibility for any damage to the flooring as a result of its failure to mitigate air quality conditions as herein set out. Further, the Purchaser expressly agrees to caver short-five percent (65%) of all hardwood, tiled or laminate flooring (as applicable) by area rugs or broadloom carpoting with suitable underpadding in order to reduce or eliminate sound transmission from one unit to another.

- (h) The Purchaser is hereby advised that the Vendor's builder's risk and/or comprehensive liability insurance (ciffective prior to the registration of the Condominium), and the Condominium's master insurance polley (effective from and other the registration of the Condominium) will only cover the common elements and the standard unit and will not cover any betterments or improvements made to the standard unit, nor any fauntalings or personal belongings of the Purchaser or other occupant of the Residential Unit. Absordingly, the Purchaser should arrange for his or her own insurance coverage with respect to same, effective from and after the Occupancy Date, all at the Purchaser's sole out and expense.
- (i) The Purchaser acknowledges and agrees that the Vendor (and any of its authorized agents, representatives and/or contractors), as well as one or more authorized representatives of the Condominium, shall be permitted to enter the Unit after Closing, from time to time, in order to enable the Vendor to correct any outstanding warrantable deficiencies or incomplete work for which the Vendor is responsible, and to enable the Condominium to inspect the condition or state of repair of the Unit and undertake or complete any requisits repairs thereto (which the owner of the Unit has failed to do) in accordance with the Act.
- The Purchaser acknowledges that there may be notes, inconvenience and disruption to living conditions during construction of other components of the Project, as described in the Candominium Disclosure Statement, of which the Candominium foruse a part. The construction timetable for subsequent components is completely at the discretion of the Vendor and its successors and assigns, and the Vendor does not warrant that any additional component will over be constructed and reserves the right, in its sole and unfeitered discretion to herease, reduce or redesign same. Notwithstanding the foregoing, Perchasers acknowledge that the Condominium is not a "phased condominium corporation" as described in the Aut, but rather will be a standard frechold condominium corporation. The Purchasur agree that the foregoing may be piscated at a bar to any objection thereto and the Vendor and its successors and assigns, and its and their affiliated outlies shall not be responsible for any such claims.
- The Purchaser acknowledges that despite the best efforts of the Dufferin-Peal Catholic School Board or the Peal District School Board, aufficient ascommodation may not be locally available for all students articulated from the development area and that students may instead be secommodated in facilities entitle the area, and further, that students may later be transferred. Purchasers agree for the purpose of transportation to school, if bussing is provided by the Dufferin-Peci Catholic School Board or the Peci District School Board as accordance with that School Board's policy, that students will not be bussed home to school, but will neet the lass at designated locations in or outside of the area. Purchasers are advised to contact the School Boards for more details.
- (I) The Purchaser acknowledges that where there is no municipal refuse, organic waste, garbage or recycling service available to the Condominium, where the design constraints cannot accommodate the municipal requirements for municipal waste services, or where the cost is prohibitive in the Vendor's opinion, the Condominium may contract for these services from a private contractor(s). In such event, the cost of the private service will be included in the Condominium Budget and form part of the common expenses psyable by Unit owners.
- (m) Purchasers are advised that the City of Mississanga does not require off-site enew removal. However, is the case of heavy snow falls, the limited snow storage space available on the property may make it necessary to fruck the snow off the site will all associated costs bring berne by the registered property owner.
- (n) Purchasers are advised that door to door postal service will not be available within this development.
- (o) Purchasers are advised that Park Block 3, registered Plan 43M-1808, and Part of Block 1, Plan 43M-1808, will be or have been built to a city parkland standard, and are intended to serve fix entire city population. Activities within these Blocks may include pedestrian walkways, cycling, seating and special events such as festivals.
- (p) Purchasers are advised that street tree planting is the responsibility of the owner of the lands, and that street tree planting is only required to be carried out in accordance with the approved plans and City of Mississauga specifications and stundards.
- (q) Purchasers are advised that site conditions may prevent the planting of street trees within cestain portions of the public right-of-way.
- (r) Purchasers are advised that the City of Mississangu has no jurisdiction over the monies charged by the Vendor to the purchaser for street tree planting.
- (s) Purchasers are advised that a mix of land uses are permitted within the surreunding blocks and the subject leads in accordence with the City's Zoning By-law.
- (c) The Purchasors are advised that a multi-use recreational trail may be constructed and operated in the future by the City along Square One Drive and Zonta Meadows.

Initials: Vendor: Bushase

- (u) Purchasers are advised that proposed subdivision block 2, on a modivision plan to be registered, has been configured on the basis that a hotel and/or commercial retail uses would be developed along the preminent frontage adjacent to Block 3, Plan 43M-1808. In the event that significant changes to the adjacent development block are proposed, the Community Services Department reserves the right to review the parkland dedication requirements for the proposed master planned development, which may result in amendments to the area and the configuration of Block 3, registered Plan 43M-1808.
- (v) Purchasers are advised that Confederation Parkway and potentially Parkside Village Drive and Square One Drive are or may be designated as transit routes and any street within this development may also be used as a transit route.
- (w) Purchasers are advised that there will be NO direct vehicular access permitted to or from Confederation Parkway. Access to or from Confederation Parkway will only be from Parkside Village Drive or Square One Drive.
- (x) The Purchaser acknowledges that the Vendor anticipates entering into an agreement with an internet service provider for bulk internet service to all units. Accordingly, the cost of same, if implemented, shall be included in the common expenses, and the Purchaser shall be required to sign all documentation required by the service provider in connection therewith.
- (y) The Purchaser acknowledges that the Building in which the Condominium is proposed to be located will contain retail and/or summorcial space (collectively "Commercial Space") which may be registered as a separate condominium, remain as freshold or be incorporated into the proposed condominium, at the discretion of the Vender. The Commercial Space shall be used for such uses se permitted under the applicable municipal zoning by-tawn. There are no restrictions on the type of use or hours of operation thereof, and the said Commercial Space may include outdoor patio, terrace or selling areas. The Purchaser acknowledges that such use may result in noise and/or other disruption which may occasionally interfere with the activities of occupants in the Condominium due to additional pedestrian and/or vehicular traffic.

Further, the Purchaser acknowledges that it and the Condominium Corporation shall not be entitled to object to same or take any action which might adversely affect the development or operation of the Commercial Space. The Purchaser consents to any future Committee of Adjustment or other municipal or governmental applications with respect to the Commercial Space and agrees not to directly a indirectly object to obstruct or interfere with same.

Purchaser Creditworthiness

As permitted by the Tarion Addendum, this Agreement is conditional upon the Vendor being satisfied, in its sole and absolute discretion with the oreditworthiness of the Purchaser and shall so advise the Purchaser within sixty (60) days of the acceptance of this Agreement. This condition is hothered for the sole benefit of the Vendor and may be waived by it, at its sole option, at any time. The Purchaser represents that the Purchaser is capable of obtaining the financing the Purchaser requires to enable the Purchaser to complete this transaction on an "all cash" basis. The Purchaser covenants and agrees to provide, at the Purchaser's cole cost and expense, to fise Vendor or its designated lender, within fifteen (1.3) days of specification of this Agreement by the Vendor, all requisite information and materials the Vendor may require to determine the Purchaser's creditworthiness including but not limited to, proof respecting income and source of funds as, and isoluting, without limitation, a mortgage commitment from a Bank. That Company or fluencial institution for the named purchaser(s). The Vendor shall have sixty (60) days to advise the Purchaser of the satisfied or waiver of this condition. Furface, the Vendor shall be entitled to request from the Purchaser and source of the Vendor.

Electronic Commerce Act

Pursuant to subsection 3(1) and any other relevant provisions of the Electronic Commerce Act, 2000, S.O. 2000, w. 17, as amended (Ontario) (or any successor or similar legislation): (i) the Purchaser acknowledges and agrees to use and accept any information and/or document to be provided by the Vendor and/or the Vendor's Solicitors, respect of this transaction in an electronic form it, when end in the form provided by the Vendor and/or the Vendor's Solicitors; and (ii) the Purchaser acknowledges and agrees to provide to the Vendor and/or its solicitors any information and/or document required in respect of this transaction in an electronic form as, when and in the form required by the Vendor sad/or the Vendor's Solicitors, in the Vendor's sole and unfattered discretion.

Purchaser's Contest to Collection, Use and Disciosure of Personal Information

The Purchaser hereby consents to the Vendor's collection and use of the Purchaser's personal information, necessary and sufficient to such the Vendor to proceed with the Purchaser's purchase of the Unit and for the completion of this transaction, post closing and after sales customer care purposes and marketing purposes. The personal information collected and used by the Vendor includes without limitation, the Purchaser's nerve, home address, a mail address, facsimile/telephone number, age, date of birth, marital status, residency status, social insurance number and financial information. The Purchaser's marital status shall only be used for the limited purposes described in subparagraphs (a), (c), (f) and (g) below and the Purchaser's residency status and social insurance number, shall only be used for the limited purpose described in subparagraph (f) below. The Vendor shall also collect and use the Purchaser's desired suite design(s) and colour@mish.selections for the purpose of completing this transaction.

The Purchaser hereby consents to the disclosure and/or transfer by the Vendor of any or all personal information collected by the Vendor to the following third parties for the following purposes, on the express understanding and agreement that the Vendor shall not sell or otherwise provide or distribute such personal information to any third parties other than the following:

(a) any fluancial institution(s) providing (or wishing to provide) mortgage fluancing, banking and/or other fluancial or related services to the Purchaser, including without Brutation, the Vender's construction

Initials: Vendor: Perobaser:

lender(s), the project manitor, the Vendor's designated construction lender(s), the TARION Warranty Program and/or any warranty bond provider and/or excess condominium deposit insurer, required in connection with the development and/or construction financing of the Condominium and/or the financing of the Purchaser's acquisition of the Property from the Vendor;

- (b) any insurance companies providing (or wishing to provide) insurance coverage with respect to the Property (or any portion thereof) and/or the common elements of the Condominium, including without limitation, any title insurance companies providing (or wishing to provide) title insurance to the Purchaser or the Furchaser's mortgage lender(s) in connection with the completion of this transaction;
- (c) any trades/suppliers or sub trades/suppliers, who have been retained by or on behalf of the Vendor (or who are otherwise dealing with the Vendor) to facilitate the completion and finishing of the Unit, and the installation of any outres or upgrades ordered or requested by the Purphaser;
- (d) pag or more providers of cable television, telephone, telecommunication, security alarm systems, hydro electricity, chilled water/hot water, gas and/or other similar or related services to the Property (or any portion fraceof) and/or the Condomination;
- (c) any relevant governmental authorities or agencies, including without limitation, the Land Titles Office (in which the Condominium will be registered), the Ministry of Finance for the Province of Ontario (i.e. with respect to Land Transfer Tax), and CRA (i.e. with respect to HST);
- (f) CRA, to whose attention the T-5 interest income tax information return and/or the NR4 non-resident withholding tax information return is submitted (where applicable), which will contain or refer to the Purchaser's social insurance number, as required by Raguistion 201(I)(5)(3) of the ITA;
- (g) the Vender's Solicitors, to facilitate the Occupancy or Occupancy Period and/or final cleaning of this transaction, including the closing by electronic means via the Teraview Electronic Registration System, and which may (in turn) involve the disclosure of such personal information to an internet application service provider for distribution of documentation;
- (h) the condominium corporation, for purposes of facilitating the completion of the corporation's voting, leasing and/or other relevant records, and to the condominium's property manager for the purposes of facilitating the issuance of notices, the collection of common expresses and/or implementing other condominium management/administration functions;
- (i) any party where the disclosure is required by law;

.4

- (i) any party where the Purchaser consents to the disclosure;
- (k) any companies or legal entities that are associated with, related to or affiliated with the Vendor, other future condominium declarants that are likewise associated with, related to, or affiliated with the Vendor (or with the Vendor's parent/hotding company) and are developing one or more other condominium projects or communities that may be of interest to the Purchaser, for the limited purposes of marketing, advertising and/or selling various products and/or services to the Purchaser; or
- (i) one or more third party data processing companies which handle or process marketing each algas on behalf of the Vendor or other companies that are associated with, related to, or affiliated with the Vendor, and who may send (by e mail or other means) promotional literature/brochures about new condominiums and/or related services to the Purchaser.

The Purchaser may direct the Vendor not to use the Purchaser's personal information for marketing purposes, including the purposes identified in subparagraphs (k) and (l), by giving notice to the Vendor at the address and telephone number that appears in the Agreement of Purchase and Sale.

The Purchaser may obtain additional information about the Vendor's personal information management practices, make a complaint to the Vendor about its practices and request access to, or a correction of, personal information about the Purchaser in the Vendor's possession or control, by contacting the Vendor at the address and telephone number that appears in the Agreement.

Irrevocability

This offer by the Purchaser, shall be irrevocable by the Purchaser until the 15th day (excluding Saturdays, Sundays and statutory holidays) following the date of his or her execution of this Agreement, after which time, this offer may be withdrawn, and if so, same shall be sull and vold and the deposit shall be returned to the Purchaser without interest or deduction. Acceptance by the Veader of this offer shall be deemed to have been sufficiently made if this Agreement is executed by the Vender on or before the invovable date specified in the preceding sentence, without requiring any notice of such acceptance to be delivered to the Purchaser prior to such time. Without limiting the generality of the foregoing, acceptance of this offer (or any counter offer with respect thereto) may be made by way of telefax transmission (or similar system approaches the original) provided all of the necessary signatures and initials of both parties hereto are duly reflected on (or represented by) the telefaxed copy of the agreement of purchase and sale so transmitted, and such acceptance shall be deemed to have been effected or made when the acceptance offer (or counter offer, as the case may be) is selefaxed to the intended party, provided that a confirmation of such refereed to the received by the transmitting party at the time of such transmission, and the original executed document is thereafter sent to the receipent of the telefaxed copy.

initials: Vendor: Princhuse

Princhiser, ______

AVIA

PENTHOUSE COLLECTION - TOWER 1/2

ADDENDUM TO THE AGREEMENT

FEATURES AND FINISHES

The following are included in the purchase price:

SUITE FEATURES:

- Solid core entry door complete with deadbolt lock, door viewer and brushed chrome
- Wide plank laminate flooring in entry, hallway, kitchen, living room, dining room, den and bedroom(s) as per plan from Vendor's standard sample packages
- Exterior swing door or glass sliding door to balcony as per plan
- Mirrored sliding doors in entry and bedroom(s) closets as per plan
- All Interior walls to be painted off-white in a latex flat finish
- Smooth ceiling finish throughout
- Oversized baseboards and casings throughout

KITCHEN FEATURES:

- Cabinets with soft closing hardware from Vendor's standard sample packages
- Double thick quartz countertop with matching waterfall feature from Vendor's standard sample packages, as per plan
- Tile backsplash between upper cabinets and counter from Vendor's standard sample packages
- Undermount stainless steel kitchen sink with chrome faucet and pull-down spray head
- Stainless steel kitchen appliances consist of; glass top electric range with hood fan vented to the exterior, free standing dishwasher and refrigerator as per plan*, panelized dishwasher and refrigerator as per plan**
- Track lighting fixture
- Under cabinet lighting above countertop

BATHROOM FEATURES:

- Cabinets with soft closing hardware from Vendor's standard sample packages
- Double thick quartz vanity countertop with backsplash from Vendor's standard sample
- Undermount porcelain vanity basin with single lever chrome faucet
- Porcelain/ceramic bathroom floor tile from Vendor's standard sample packages
- Vanity mirror
- Medicine cabinet in ensuite or main bathroom as per plan
- Tub/shower with chrome single lever control in main bathroom/ensuite as per plan
- Glass shower enclosure with pre-formed shower base in ensuite as per plan
- Full height tile in tub/shower surround as per plan
- Tile wet wall surround behind vanity and tollet
- White plumbing fixtures (tollet, tub and vanity basin)
- Chrome accessories consisting of tissue holder, towel bar and compression rod (tubs only)
- Entry privacy lock
- Exhaust fan vented to the exterior

Want

LAUNDRY FEATURES:

- In-suite stacked washer and dryer vented to exterior
- Porcelain/ceramic floor tiles as per plan

MECHANICAL FEATURES:

Individual unit controls for centralized heating and air conditioning

ELECTRICAL FEATURES:

- Pot lighting in entry, kitchen, living, den, bedroom(s) and bathrooms, as per plan
- individual service panel with circuit breakers
- Celling light fixtures provided in entry, kitchen, bedroom(s) and walk in closet(s) as per plan
- Capped ceiling fixture provided in living room, dining room and den as per plan
- Voice data wiring and coaxial cable to accommodate telephone, television and high-speed Internet access
- * Galley kitchen to be equipped with free standing dishwasher and refrigerator
- ** Linear kitchen to be equipped with panelized dishwasher and refrigerator

i

AVIA - TOWER ONE

· SCHEDULE "B"

FEATURES AND FINISHES

The following are included in the purchase price:

SUITE FEATURES:

- Solid core entry door complete with deadbolt look, door viewer and brushed chrome bardware.

 Wide plank laminate flooring in every, hallway, khohen, living room, dining room, den and bedroom(s) as per plan from Vendor's standard sample packages
 Exterior swing door or glass sliding door to buleany as per plan
- Misrored sliding doors in entry and bedroom(s) closets as per plan
- All Interior walts to be painted off-white in a latex flat finish Smooth ceiling finish throughout

KITCHEN FEATURES:

- Cabinets with soft closing hardware from Vendor's standard sample packages
- Quartz countertop from Vendor's standard sample packages
- The backsplash between upper cabinets and counter from Vendor's standard sample packages. Undermount stainless steel idection sink with chrome faucet and pull-down agray head.
- Kitchen appliances consist of glass top electric range with hood fan vented to the exterior, free standing dishwasher and refrigerator as per plane, panelized dishwasher and refrigerator as per plane.
- Track lighting flature
- Under cabinet lighting above countertop

BATHROOM FEATURES:

- Cabinets with soft closing hardware from Vendor's standard sample packages
- Quartz vanity countertop with backsplash from Vendor's standard sample packages
- Undermount percelain vanity basin with single lever chrome faucet
- Porcelain/caramie bathroom floor tile from Vendor's standard sample packages
- Yanity mirror
- Medicine cabinet in casulte or main bathroom as per plan
- Recessed pot lights
- Tub/shower with chrome single lover control in usin bathroom/ensuite as per plan
- Glass shower enclosure with pre-formed shower base in ensuite as per plan
- Full height-ceramic tile in tub/shower surround as per plan
- White plumbing fixtures (tollet, tub and vanity basin)
 Chrome accessories consisting of tissus holder, towel bar and compression rod (tube only)
- Entry privacy lock
- Exhaust fan vented to the exterior

LAUNDRY FEATURES:

- In-suite stacked washer and dryer vented to exterior
- Porcelain/ceraraic floor.tiles as per plan

MECHANICAL FEATURES:

Individual unit controls for centralized heating and air conditioning

ELECTRICAL FRATURES:

- Individual service panel with circuit breakers
- Cailing light fixtures provided in entry, kitchen, bedroom(s) and walk in closet(s) as per plan
- Capped ceiling fixture provided in living room, dining room and den as per plan

 Value data wiring and coxclai cable to accommodate telephone, television and high-speed internet access
- * Gulley kitchen to be equipped with free standing dishwasher and refrigerator
- ** Linear kitchen to be equipped with panelized dishwarher and refrigerator

Notes:

Laminate flooring is subject to natural variations in colour and grain. Caramic and porcelain tile are subject to ahade

7,6

- Pursuant to the Agreement and upon request by the Vendor, the Purchaser shall make colour and material choices from the Vendor's standard selections by the date designated by the Vendor (of which the Purchaser shall be given at least 5 days prior notice) to properly complete the Vendor's colour and material selection from. If the Purchaser shall be given at least 5 within such time period the Vendor may exercise all of the Purchaser's rights to colour and material selections hereunder and such assections shall be binding upon the Purchaser. No changes whatsoever shall be permitted in colours and materials so specied by the Vendor, except that the Vendor shall have the right at any time and without prior notice to the Purchaser to substitute other materials and items for those provided in this Schedule provided that such materials and items are of equal quality to or better than the materials and items set out herein. 2,
- prior recipe to the responser to amendment these successes one make an energy provided to the content of the materials and items are of equal quality to or, better than the materials and items set out herein.

 The Purchaser acknowledges that there shall be no reduction in the price or credit for any standard features listed begain
- which are emitted at the Purchaser's request,

 References to model types or model numbers refer to current manufacturer's models. If these types or models change, 4, the Vender shall provide an equivalent model.

5. б.

All dimensions, if any, are approximate.

All specifications and materials are subject to change without notice.

All specifications and materials are subject to change without notice.

Pursuant to the Agreement, this Schedule or amendment or change order, the Purchasor may have requested the Vender to construct an additional feature within the Unit which is in the nature of an optional extra. If, an a result of building, construction, design, material availability or site conditions within the Unit or the building, the Vendor is not able to construct such extra, the Vendor may, by written notice to the Purchaser, terminate the Vendor's obligation to construct the said extra. In such event, the Vendor shall refund the Purchaser the morries, if any, paid by the Purchaser to the Vendor is respect of such extra. without interest, and in all other respects this Agreement shall continue in full force Vendor in respect of such extra, without interest, and in all other respects this Agraement shall continue in full force and effect, with thus to continue to be of the essence.

Flooring and specific features will depend on the Vendor's package as selected.

E. & O. E

Initials: Veridor: Purchaser: N

schedule "C" to agreement of purchase and sale terms of occupancy licence

- C.1. The transfer of title to the Unit shall take place on the Closing Date upon which date, unless otherwise expressly provided for hereunder, the term of this Occupancy Licence shall be terminated.
- C.2. The Purchaser shall pay or have paid to the Vandor, on or before the Occupancy Date or such earlier data as specified in paragraph 1(a)(v) and 1(b), if applicable, as provided for therein, by certified cheque drawn on a Canadian chartered bank the amount set forth in paragraph 1(a)(v) and 1(b), if applicable, of this Agreement without adjustment. Upon the Occupancy Date, the Vendor grants to the Purchaser a licence to occupy the Unit from

The Purchaser shall pay to the Vendor the Occupancy Fee calculated as follows:

- (a) the amount of interest payable in respect of the uspaid balance of the Purchase Price at the prescribed rate;
- (b) an amount reasonably estimated by the Vendor on a monthly basis for municipal realty taxes attributable by the Vendor to the Unit; and in the Vendor of the Vendor
- (c) the projected monthly common expense contribution for the Unit:

as an occupancy charge on the first day of each month in advance during the Occupancy Period, no part of which shall be credited as payments on account of the Purchase Prioc, but which payments shall be a charge for occupancy only. If the Occupancy Date is not the first day of the month, the Purchaser shall pay on the Occupancy Date a pre rate amount for the balance of the month ty certified funds. The Purchaser shall deliver to the Vender on or before the Occupancy Date a series of post-dated chaques as required by the Vender for payment of the estimated monthly Occupancy Pec. The Occupancy Pec may lie recalculated by the Vender, from time to time based on revised estimates of the items which may be lawfully taken into account in the calculation thereof and the Purchaser shall pay to the Vender such which may be lawfully taken into account in the Vender. With respect to taxes, the Purchaser agrees that the amount estimated by the Vender or account of municipal realty taxes attributed to the Unit shall be subject to recalculation inquicipality after the Clealing Date and the municipal tax mill rate in effect as at the date such assessment or reassessment is issued. The Occupancy Fee shall thereupon be recalculated by the Vender and any amount owing by one party to the other shall be paid upon demand.

- C.3. The Purchaser shall be allowed to remain in occupancy of the Unit during the Occupancy Period provided the terms of this Occupancy Licence and the Agreement have been observed and performed by the Purchaser. In the event the Purchaser breaches the terms of occupancy, or definite under the Agreement, the Vendor in its sole discretion and without limiting any other rights or remedies available to it it law or under this Agreement, may terminate this Agreement and revoke the Occupancy Licence, whereupon the Purchaser shall be deemed a trespesser and shall give up vacant possession forthwith. The Vendor may take whatever steps it deems necessary to obtain vacant possession of the Unit and the Purchaser shall reimburse the Vendor for all costs it may incur in this respect.
- C.4. At or prior to the time that the Perchaser takes possession of the Unit, the Purchaser shall execute or cause to be executed and delivered to the Vendor any documents, directions, acknowledgments, assumption agreements or any and lighter desuments required by the Vendor pursuant to this Agreement, in the same manner as if the closing of the transaction was taking place at that time.
- C.5. The Purchaser shell pay the monthly Occupancy Fee during the Occupancy Period and the Vendor shall return all unused post-dated Occupancy Fee obsques to the Purchaser on or shortly after the Closing Date.
- C.6. The Purchaser agrees to maintain the Unit in a clean and senitary condition and not to make any alterations, improvements or additions thereto without the prior written approval of the Vender, which may be unreasonably charges and expenses billed directly to the occupant of the Unit by the supplier of such services or other responsibility of the Carperation under the Candeminium Documents, including without limitation with respect to the supply of water, hydro-electricity and gas service to the Unit, which are payable directly by the Unit Ownet and do not form part of common expenses and shall execute all documentation as may be required by the Vender or utility supplier in this regard.
- C.7. The Purchaser's occupency of the Unit shaft be governed by the provisions of the Condominium Documents and the provisions of the Agreement. The Unit may only be occupied and used in accordance with the Condominium Documents and for an other purpose.
- C.8. The Vendor covenants to proceed with all dus diligence and dispatch to register the Condominium Documents. If the Vendor for any reason whatsoever is unable to register the Condominium Documents and therefore is unable to deliver a registerable Transfer/Deed to the Furchaser within twenty four (24) months after the Occupancy Date, the Furchaser or Vendor shall have the right after such twenty four (24) month period to give sixty (60) days written notice to the other, of an intention to terminate the Occupancy License and this Agreement. If the Vender and Furchaser consent to Agreement and Occupancy License whall be terminated and all anneys paid to the Vender on account of the Purchaser together with interest required by the Act, subject however, to any repair and redeeprating expenses of the Vender necessary to restore the Unit to its original state of conspancy, reasonable wear standard form. If the Vender and Purchaser do not consent to termination, the provisions of Section 79(3) of the Act may be invoked by the Vendor.
- C.9. The Vender and the Purchaser coverant and agree, notwithstanding the taking of possession, that all terms hereunder continue to be binding upon them and that the Vender may enforce the provisions of the Occupancy Licence separate and spart from the purchase and sale provisions of this Agreement.

hithds: Vendor: Purshaser:

- C. 10. The Purchaser acknowledges that the Vendor holds a first insurance policy on the Condominium instuding all aspects of a standard unit only and not on any improvements or betterments made by or on behalf of the Purchaser. It is the responsibility of the Purchaser, after the Companny Date to insure the improvements or betterments to the Unit and to replace and/or repair same if they are removed, injured or destroyed. The Vendor is not ifable for the Purchaser's less occasioned by fire, then or other essualty, unless caused by the Vendor's wilful conduct.
- C.11. The Purchaser sprees to indemnify the Vendor for all losses, costs and expenses incurred as a result of the Purchaser's aegiect, damage or use of the Unit or the Condominium, or by reason of injury to any person or property in or upon the Unit or the Condominium behalfs from the negligence of the Purchaser, members of his immediate family, survents, agents, invites, tenants, contrastors and licenseer. The Purchaser agrees that should the Vendor sleet to repair or redecorate all or any part of the Unit or the Condominium as a result of the Purchaser's neglect, damage or use of the for such repairs or redecoration shall be at the discretion of the Vendor, and such costs may be added to the Purchase Price.
- C.12. In accordance with clause \$10(6)(d) and (e) of the Act, subject to strict compilance by the Purchaser with the requirements of occupancy set forth in this Agreement, the Purchaser shall not have the right to assign, subject of in any of the Vendor, which consent may be arbitrarily withheld. The Purchaser asknowledges that an administrative fee will the Occupancy Period without the express prior written consent be payable to the Vendor each time the Purchaser wishes to assign, subject or dispose of the Occupancy License during the Occupancy Period.
- C.13. The provisions set forth in this Agreement, unless ofterwise expressly modified by the terms of the Occupancy Licence, shall be deemed to form an integral part of the Occupancy Licence. In the event the Vender elects to terminate the Occupancy Licence pursuant to this Agreement following substantial damage to the Unit and/or the Condominium, the Occupancy Licence shall terminate forthwith apon notice from the Vender to the Purchaser. If the Unit and/or the Condominium can be repaired within a reasonable time following damages as determined by the vender (but not, in any event, to exceed one hundred and eighty (180) days) and the Unit is, during such period of with fill due dispisely and the Occupancy Pee shall about during the period when the Unit and/or the Condominium otherwise, the Purchaser shall vacate the Unit and defiver up vacant possession to the Vender and all moneys, to the extent provided for in paragraph 21 hereof (excluding the Occupancy Pee paid to the Vender) shall be returned to the Purchaser. It is understood and agreed that the proceeds of all insurance policies held by the Vender are for the benefit of the Vender alone.

Initiale: Vendor: Porchaser:

NOTE: An Individual Identification Information Record is required by the Proceeds of Crime (Money Laundering) and Terrorist Financing Act. This Record must be completed whenever there is an act in respect to the purchase or sale of real estate. It is recommended that the Individual Identification Information Record be completed:

(i) for a buyer when the offer is submitted and/or a deposit made, and

(ii) for a seller when the seller accepts the offer.

Vendor: AMACON DEVELOPMENT (CITY CENTRE) CORP. Lot/Suite #: PH5 5005 Phase/Tower: Avia 1 Plan No.:

Transaction Property Address: 430 Square One Dr. in the City of Mississauga

Sales Representative/Broker:

Date Information Verified: December 21, 2019

A. Verification of Individual

NOTE: One of Section A.1, A.2. or A.3 must be completed for your individual clients or unrepresented individuals that are not clients, but are parties to the transaction (e.g. unrepresented buyer/purchaser or seller/vendor) . Where you are unable to identify an unrepresented individual, complete section A.4 and consider sending a Suspicious Transaction Report to FINTRAC if there are reasonable grounds to suspect that the transaction involves the proceeds of crime or terrorist activity. Where you are using an agent or mandatary to verify the identity of an individual, special process and caution needs to be used.

1. Full Legal Name of Individual:

MOHAMMAD WAHEED RANA

2. Address:

4663 PENHALLOW ROAD,

MISSISSAUGA, ONTARIO, L5V 1G2

3. Date of Birth:

April 04, 1965

4. Principal Business or Occupation:

TRAVEL MINA INC/TRAVEL AGENT

A.1 Federal/Provincial/Territorial Government-Issued Photo ID

Ascertain the individual's identity by comparing the individual to their photo ID. The individual must be physically present.

1. Type of Identification Document (must see original): Drivers License

2. Document Identification Number:

490-P162-93685

3. Issuing Jurisdiction:

ONTARIO

4. Document Expiry Date (must not be expired):

November 28, 2024

A.2 Credit File

Ascertain the individual's identity by comparing the individual's name, date of birth and address information above to information in a Canadian credit file that has been in existence for at least three years. If any of the information does not match, you will need to use another method to ascertain client identity. Consult the credit file at the time you ascertain the individual's identity. The individual does not need to be physically present.

1.	Name of Canadian Credit Bureau Holding the Credit File:
2.	Reference Number of Credit File:

A.3 Dual ID Process Method

1. Complete two of the following three checkboxes by ascertaining the individual's identity by referring to information in two independent, reliable, sources. Each source must be well known and reputable (e.g., federal, provincial, territorial and municipal levels of government, crown corporations, financial entities or utility providers). Any document must be an original paper or original electronic document (e.g., the individual can email you electronic documents downloaded from a website). Documents cannot be photocopied, faxed or digitally scanned. The individual does not need to be physically present.

Verify the individual's name and date of birth by referring to a document or source containing the individual's name and date of birth

Name of Source:	 	 	
Account Number**:	 	 	

Verify the individual's name and address by referring to a document or source containing the individual's name and address

Name of Source: Account Number**:		
ne individuals' name and	confirm a financial account*	

Verify th

Name of Source: Financial Account Type:

Account Number**:

** Or reference number if there is no account number.

Lot No./Suite:PH5 5005 Project: AMACON DEVELOPMENT (CITY CENTRE) CORP. {@File Name} 25May19

A.4 Unrepresented Individual Reasonable Measures Record (if applicable)

Only complete this section when you are unable to ascertain the identity of an unrepresented individual.					
1. Measures taken to Ascertain Identity (check one):					
Asked unrepresented individual for information to ascertain their identity					
Other, explain:					
Date on which above measures taken:					
2. Reasons why measures were unsuccesful (check one):					
Unrepresented individual did not provide information					
Other, explain:					
B. Verification of Third Parties (if applicable)					
NOTE: Only complete Section B for your clients. Complete this section of the form to indicate whether a client is acting to behalf of a third party. Either B.1 or B.2 must be completed.					
B.1 Third Party Reasonable Measures Where you cannot determine whether there is a third party, complete this section.					
Is the transaction being conducted on behalf of a third party according to the client? (check one):					
Yes					
No					
Measures taken (check one):					
Asked if client was acting on behalf of a third party					
Other, explain:					
Date on which above measures taken:					
Reason why measures were unsuccessful (check one):					
Client did not provide information					
Other, explain:					
Indicate whether there are any other grounds to suspect a third party (check one):					
No					
Yes, explain:					
B.2 Third Party Record					
Where there is a third party, complete this section.					
1. Name of third party:					
2. Address:					
3. Date of Birth:					
4. Nature of Principal Business or Occupation:					
5. Incorporation number and place of issue (if applicable):					
or treest her search reserver some brees or made (h abbrecess).					

6. Relationship between third party and client:

NOTE: Only complete Sections ${\it C}$ and ${\it D}$ for your clients.

C. Client Risk (ask your Compliance Officer if this section is applicable)

Determine the level of risk of a money laundering or terrorist financing offence for this client by determining the appropriate cluster of client in your policies and procedures manual this client falls into and checking one of the checkboxes below:

Low RIS	
	Canadian Citizen or Resident Physically Present
	Canadian Citizen or Resident Not Physically Present
	Canadian Citizen or Resident - High Crime Area - No Other Higher Risk Factors Evident
C	Foreign Citizen or Resident that does not Operate in a High Risk Country (physically present or not)
	Other, explain:
Mediu	ım Risk
	Explain below
High F	Risk
_	Foreign Citizen/Resident that operates in a High Risk Country (physically present or not)
	Other Explain

If you determined that the client's risk was high, tell your brokerage's Compliance Officer. They will want to consider this when conducting the overall brokerage risk assessment, which occurs every two years. It will also be relevant in completing Section D below. Note that your brokerage may have developed other clusters not listed above. If no cluster is appropriate, the agent will need to provide a risk assessment of the client, and explain their assessment, in the relevant space above.

D. Business Relationship (ask your Compliance Officer when this section is applicable)

D. 1. Purpose and Intended Nature of the Business I	Relationship
Check the appropriate boxes.	
_ (Coldonnar property	Residential property for income purposes Land for Commercial Use
D.2. Measures Taken to Monitor Business Rel Up-To-Date	ationship and Keep Client Information
D.2.1. Ask the Client if their name, address or principal include the updated information on page one.	business or occupation has changed and if it has
D.2.2 Keep all relevant correspondence with the clien information you have used to monitor the business relation measures beyond simply keeping correspondence on file,	nship with the client. Optional - if you have taken
D.2.3. If the client is high risk you must conduct enhanced measures to monitor the brokerage's busine relationship and keep their client information up to date. Optional - consult your Compliance Officer and document what enhanced measures you have applied:	
D.3 Suspicious Transactions Don't forget, if you see something suspicious during the Consult your policies and procedures manual for more in the consult your policies.	he transaction report it to your Compliance Officer.