

AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE ADD PARKING/STORAGE LOCKER

BETWEEN:

3.

		AMACON DEVELOPMENT (CITY CENTRE) CORP.					
		(the "Vendor")					
		– And –					
		Ayman E Mikhail and Sherin Amin Fahmy Sidhom					
		(The "Purchaser")					
		,					
	RE:	Unit: <u>13</u>	Level: _	9	Suite: <u>91</u>	<u>3</u>	
	WHEREAS the V	endor and Purchaser entere	ed into a F	Purchase Agreeme	ent for the Pu	rchased Home at VOYA;	
	ned herein and o	ORE for the sum of FIVE Dother good and valuable des acknowledge and agree	considera	tion (the receipt			
conditionand effective	e in the Purchase ns of the Purchase ect as stated therei	erstood and agreed between e Agreement, and save and e Agreement with any and a in, and time shall continue to scribed thereto in the Purcha	d except all addend to be of the	for such change(ums and amendm essence. Capital	(s) noted bel ents thereof,	low, all other terms and shall remain in full force	
1.	The following shall be deleted from the Agreement Cover:						
	Documents), whi to the Closing D (hereinafter calle	h <u>0</u> Parking Unit(s) and <u>1</u> Storage Locker Unit(s) (as defined in the Creating ich Parking Unit(s) and Storage Locker Unit(s), if any, shall be allocated by the Vendor prior Date in such location as determined by the Vendor in its sole and unfettered discretioned the " Purchased Home "), all in accordance with the Creating Documents to be registered I, as hereinafter defined.					
	1. PURCHASE PRICE						
	The Purchase Pr (\$503,900.00)	ice of the Purchased Home OLLARS inclusive of HST, ovisions of Section 5.3 of Sc	net of the	Rebate (if any),	as more par	rticularly set forth in and	
And the	following shall be	inserted in its place:					
	Documents), whi to the Closing D (hereinafter calle	h1_ Parking Unit(s) and Stor. Date in such location as do to the "Purchased Home"), , as hereinafter defined.	age Lock	er Unit(s), if any, so by the Vendor	shall be alloc in its sole a	ated by the Vendor prior nd unfettered discretion	
	1. PURCHASE PRICE						
	Hundred Fifty (\$5	rice of the Purchased Hom 544,750) DOLLARS inclusive the provisions of Section 5.3	e of HST,	net of the Rebate	(if any), as n	nore particularly set forth	
2.	applicable, the P payable to McMi	e deposits set out in the Appropriate Set out in the Appropriate Set out in the Ven Ilan LLP, in trust, dated as the termination of the Purchaing Date.	ndor the solution of the $\underline{2}$	um of <u>Ten Thous</u> 1_ day of <u>June</u>	<u>and</u> (\$ <u>10,000</u> _, 20 <u>21</u> , as a	0) DOLLARS by cheque a further deposit pending	

[remainder of page intentionally left blank; signature page follows]

The following language shall be deleted from the Agreement Cover, or the Agreement Cover as amended, where applicable, wherever it appears: "(and representing \dots % of the Purchase Price)".

DATED at		
IN WITNESS whereof the parties hereto have affi	•	
SEALED AND DELIVERED		
In the presence of:	DocuSigned by:	
Witness:	Purolasseric Aypaan E Mikhail Docusigned by:	
Witness:	Pure ந்தத்தித்தி Amin Fahmy Sidhom	
	AMACON DEVELOPMENT (CITY CENTRE) CO	RP.
	Per: AMREA ALSIP COTNAM	24-Jun-21
	Authorized Signing Officer:	

I/We have authority to bind the Corporation