

AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE **ADDING A PURCHASER**

BETWEEN:							
	AMACON	DEVELOPM	ENT (CITY CEN	TRE) CORP.			
	(The "Vend		(3	,			
	- and –						
			XIAO CHU F	<u>IUO</u>			
	(The "Orig	inal Purchas	ser")				
RE:	Unit: <u>0</u>	3	Level:	41	Suite: _	4103	
WHERE at VOYA;	EAS the Ven	dor and Orig	inal Purchaser er	ntered into a Po	urchase Agr	eement for th	ne Purchased Home
	n and other	good and	valuable consid	eration (the re			other, the covenants of which is hereby
shall be made in conditions of the	the Purchas Purchase A ted therein, a	se Agreemen greement wit and time shal	t, and, save and h any and all add I continue to be d	except for such dendums and a of the essence.	h change(s) amendments	noted below, thereof, shal	e following changes all other terms and I remain in full force out undefined hereir
1. The follo	owing perso	n shall be ad	ded to the Purcha	ase Agreement	t as an addit	tional purchas	ser:
Naı Date of Bi Addre		07/20	l35 Oakville Onta	ario L6H 2P2			
Occupati	ne: 514-62 nail: <u>jialun0'</u> ion: Softwa	7 <u>@hotmail.cor</u> are engineer	•	Iriver's licence		No.: Q400	1-40109-20720
Employ	yeı. <u>Sun L</u> i	IIE					

(the "Additional Purchaser" and together with the Original Purchaser, collectively, the "Purchaser").

- The Additional Purchaser's information in Section 1 is hereby added to Appendix 2 of the Addendum. 2.
- 3. The Additional Purchaser confirms receipt of the following documentation and a copy of the executed Purchase Agreement:
 - Disclosure Statement;

Relationship to

Original Purchaser:

proposed First Year Operating Budget;

boyfriend

- proposed Declaration; (c)
- proposed By-Law No. 1 (General By-law); (d)
- (e) proposed By-Law No. 2 (Shared Facilities Agreements);
- proposed By-Law No. 3 (Assumption Agreements); (f)
- (g) proposed By-Law No. 4 (Waiver Agreement);
 (h) proposed By-Law No. 5 (Standard Unit By-Law);
 (i) proposed By-Law No. 6 (Insurance Deductibles);
 (ii) proposed Management Agreement;
- proposed Management Agreement; (j)

- (i) proposed Management Agreement,
 (k) proposed Rules and Regulations;
 (l) proposed Draft Plan of Condominium; and
 (m) Ontario's Residential Condominium Buyers' Guide.
- The Additional Purchaser hereby waives its rights to a ten (10) day rescission period and agrees that for the purposes of Section 73(2) of the Condominium Act, 1998, the ten (10) day statutory rescission period 4. commenced on the date the Original Purchaser received all of the documents set forth in Section 3 and a copy of the executed Purchase Agreement.
- This Amendment is conditional on the Additional Purchaser complying in advance with all Financial 5. Transactions and Reports Analysis Centre of Canada and financing requirements to the complete satisfaction of the Vendor, failing which this Amendment shall be rendered null and void, all in the Vendor's sole and absolute discretion.



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6. The Additional Purchaser shall assume and be bound by all Purchaser obligations under the Purchase Agreement.

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



DATED at	13-Jul-21	thisday of	, 20
IN WITNESS whereof the parti	es hereto have affixed their	hands and seals.	
SEALED AND DELIVERED			
In the presence of:		DocuSigned by: D360C55391A4465	
Witness:	·	Original Purchaser: XIAO CHU HL	JO
Witness:		Original <u>Purchaser:</u> NU UN A	 13-Jul-21
Witness:		Additional Purchaser: JIA LUN QI	
	AM	IACON DEVELOPMENT (CITY CENT	RE) CORP.
	Pel	Authorized Signing	Officer:
		I/We have authority to bind	the Corporation