

## AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE

BETW	EEN:							
		AMACO	N DEVELOP	MENT (CITY	CENTRE) CC	DRP.		
		(the " <b>Ve</b>	endor")					
		– and –						
		MARWA	AN AL-SHAW	/WA				
		BASSEI	L EL-KALAW	/1			_	
		(the " <b>Pu</b>	rchaser")					
	RE:	Unit:	07	Level: _	24	Suite: _	<u>2407</u>	_
VOYA;	WHEREAS the	Vendor a	and Purchase	er entered into	a Purchase	e Agreement f	or the Purc	chased Home at
	NOW THEREFORM ned herein and of wledged), the partic	other goo	d and valua	ble considera	tion (the rec			er, the covenants which is hereby
conditio and effe	It is hereby unde e in the Purchase ns of the Purchase ct as stated therei ve the meaning as	e Agreeme e Agreeme In, and tim	ent, and sav ent with any a ne shall contir	e and except and all addend nue to be of the	for such chaums and ame essence. Ca	ange(s) noted endments there	below, all o eof, shall rei	other terms and main in full force
	The following sha	all be dele	eted from the	Purchase Agre	eement:			
	Bassel El- Kala	wi's addı	ress:					
	2905-3880 DUR Mississauga Or	_	-					
	And the following	; shall be i	inserted in its	place:				
	Bassel El- Kala	wi's addı	ress:					

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

Block 10 Street 6 Home 678 Jabria

Kuwait



DATED at	29-Jul-21	this	_day of	, 20	
IN WITNESS wh	ereof the parties hereto have affi	xed their han	ds and seals.		
SEALED AND D	ELIVERED				
In the presence of	of:		DocuSigned by:		
Witness:		F	Purchaser MARWAN AL-SHAN	WWA	 29-Jul-21
Witness:		F	Purc <del>hase</del> r?BASSEDEEL-KALAV	VI	_
		<b>AI</b> Pe	HACONDESSELOPMENT (CIT Andrea Usip Colina DOBEST 1461	M	31-Jul-21 <u>—</u>

I/We have authority to bind the Corporation



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

	W		

I VV E E IN.							
	AMACON DEVELOPMENT (CITY CENTRE) CORP.						
	(The "Vendor")						
	- and –						
	MARWAN AL	-SHAWWA					
	BASSEL I	EL-KALAWI					
	(The "Original Purchaser")						
RE:	Unit: <u>07</u>	Level: <u>24</u>	Suite: <u>2407</u>				
WHERE	EAS the Vendor and Or	iginal Purchaser entered into a	a Purchase Agreement for the Pur	chased Hon			

ie at VOYA:

NOW THEREFORE for the sum of FIVE DOLLARS (\$5.00) given by each party to the other, the covenants contained herein and other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged), the parties acknowledge and agree as follows:

It is hereby understood and agreed between the Vendor and the Original Purchaser that the following changes shall be made in the Purchase Agreement, and, save and except for such change(s) noted below, all other terms and conditions of the Purchase Agreement with any and all addendums and amendments thereof, shall remain in full force and effect as stated therein, and time shall continue to be of the essence. Capitalized terms used but undefined herein shall have the meaning ascribed thereto in the Purchase Agreement.

1. The following person shall be added to the Purchase Agreement as an additional purchaser:

Name: <u>Leila</u> El-Kalaaoui Date of Birth: 18 Nov 1961 Address: Block 10 Street 6 Home 678 Jabria Kuwait Identification: Type: passport Telephone: 416-858-4147 Email: leilakalawi@icloud.com Occupation: Sales associate Employer: Al-Abrak Bassel El-Kalawi's wife Relationship to Original Purchaser:

(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;
  - proposed First Year Operating Budget;
  - 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) (h)
  - proposed By-Law No. 4 (Waiver Agreement); proposed By-Law No. 5 (Standard Unit By-Law); proposed By-Law No. 6 (Insurance Deductibles);
  - (i) proposed Management Agreement; (j)
  - proposed Rules and Regulations; (k)

  - (I) proposed Traines and Tregalations,
    (I) proposed Draft Plan of Condominium; and
    (m) Ontario's Residential Condominium Buyers' Guide.
- 4. 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 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.
- 5. This Amendment is conditional on the Additional Purchaser complying in advance with all Financial 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.





No.: HP948782



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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]

S S S S

<b>DATED</b> at	29-Jul-21	this	day of	. 20	
	arties hereto have affixed th		· -	,	
SEALED AND DELIVERED	)				
In the presence of:		DocuSign	ed by: MWW		
Witness:		DocuSig	An.		 29-Jul-21
Witness:		Original Puro Docusing	Nased BASSEL EL-Paged by:	(ALAWI	 29-Jul-21
Witness:		Additional Pu	rchaser: Leila El-Kal	aaoui	_
			PMENT (CITY CEN	TRE) CORP.	
			ra Usip Cotnam 10DC6E4461 Authorized Signing	officer:	31-Jul-21 —
		I/We h	ave authority to bind	the Corporation	