

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

| В | Ε | Т | W | Ε | Ε | Ν | : |
|---|---|---|---|---|---|---|---|
| | | | | | | | |
| | | | | | | | |

| | | AMACON | DEVELOPMEN | NT (CITY CI | NTRE) CORP | - | |
|----------|--|--|--|---|---|--|--|
| | | (the "Ven | dor") | | | | |
| | | – and – | | | | | |
| | | XIAOTIA | N ZHANG | | | | - |
| | | | | | | | |
| | | (the "Puro | chaser") | | | | |
| | RE: | Unit: | _12 | Level: | <u>2</u> | Suite: | 212 |
| | WHEREAS the V | endor and | Purchaser enter | ed into a Pu | rchase Agreem | ent for the | Purchased Home at VOYA |
| | NOW THEREFORM the herein and convolution will be not be not being the herein and convolution will be not be not being the herein and convolution will be not be not being the notation of the notation will be not be not be not being the notation of the not | other good | and valuable | consideration | 5.00) given by on (the receipt | each party and suffi | to the other, the covenan ciency of which is hereb |
| conditio | e in the Purchase ns of the Purchase | e Agreemer e Agreemer in, and time | nt, and save and nt with any and a shall continue to | nd except fo all addendur o be of the e | r such changens and amendressence. Capita | e(s) noted ments there | the following changes sha below, all other terms an eof, shall remain in full forc s used but undefined herei |
| 1. | The following sha | all be delete | ed from the Agre | ement Cove | er: | | |
| | Documents), whi to the Closing D | ich Parking Date in suc d the " Pur o | Unit(s) and Stor th location as d chased Home") | rage Locker letermined l | Unit(s), if any, by the Vendor | shall be al in its sole | as defined in the Creatin located by the Vendor price and unfettered discretion comments to be registere |
| | 1. PURCHASE | PRICE | | | | | |
| | Thousand Nine H | <u>Hundred</u> DC | DLLARS inclusiv | e of HST, n | et of the Rebate | e (if any), a | ght Hundred Twenty-Seve is more particularly set fort Canada payable as follows |
| And the | following shall be | inserted in | its place: | | | | |
| | Documents), whi to the Closing D | ich Parking Date in suc d the " Purc | Unit(s) and Stor th location as d chased Home") | rage Locker letermined l | Unit(s), if any, by the Vendor | shall be all in its sole | as defined in the Creatin located by the Vendor price and unfettered discretion comments to be registere |
| | 1. PURCHASE | PRICE | | | | | |
| | Thousand Seven | Hundred F | Fifty DOLLARS | inclusive of | HST, net of the | e Rebate (i | ight Hundred Seventy Eight If any), as more particularl money of Canada payabl |
| 2. | applicable, the P payable to McM | urchaser sh illan LLP, i her termina | nall pay the Vend n trust, dated a | dor the sum as of the 7^{th} | of (\$10,000.00 day of <u>March</u> |) <u>Ten Thou</u> , 20 <u>22</u> , as | Cover as amended, when sand DOLLARS by cheques a further deposit pendine on account of the Purchas |

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

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)".



3.

| DATED at | this | day of | , 20 | | | | |
|---|------|--|-------------|--|--|--|--|
| IN WITNESS whereof the parties hereto have affixed their hands and seals. | | | | | | | |
| SEALED AND DELIVERED | | | | | | | |
| In the presence of: | | DocuSigned by: | | | | | |
| Witness: | | Purchasecia Mid Que JAN ZHANG | | | | | |
| Witness: | | Purchaser: | | | | | |
| | | AMACON DEVELOPMENT (CIT Docusigned by: Authoria Usip Cotnar Authorized Signing Officer: | - | | | | |
| | | I/We have authority to bind the C | Corporation | | | | |