AMENDMENT TO THE AGREEMENT OF PURCHASE AND SALE (the "Amending Agreement")

BETWEEN: ${\bf QUEENSWELL\ LTD.}$ (the "Vendor") and

	-	BIKRAMJIT PUREWAL	BALWINDER KAUR	(the "Purchaser")	
WHER	EAS:				
A.	The Purcha	aser and the Vendor have entered	into a purchase agreement, o	dated MAY 31, 2021	, (the "Purchase
		t") in respect of the purchase, by the F			-
	(together w	rith1 Parking Unit(s) and _	Storage Unit(s)) (the "Uni	it") in a proposed standard c	ondominium plan,
	Toronto, Or	ntario (the "Condominium"), all as more	e particularly described in the Pure	chase Agreement;	
B.	The Purcha	ser and the Vendor wish to amend ce	rtain provisions of the Purchase A	greement; and	
C.	Any capitali	zed terms used but not defined herein	shall have the meaning attributed	d thereto in the Purchase Agre	eement.
contai	ned herein, and	in consideration of the sum of Two Dol d such other good and valuable consi e parties hereby agree with the other a	deration, the receipt and sufficier		
	ase Agreemen	understood and agreed between the t, and except for such change(s) no ain as stated therein, and time shall co	oted below in this Section 1, all		
DELE	TE:				
with _	 Parking Unit 	18, RESIDENTIAL UNIT18, LEVE t and _0_ Storage Unit to be designate m plan, Toronto, Ontario (the "Municip	ed by the Vendor in the manner pr		
The P	urchase Price o	of the Unit shall be			
\$		624,990.00	of lawfo	ul money of Canada payable	to the Vendor as
follows	s:				
accou	nt of the Purcha	eque with this Agreement payable to t ase Price on closing; ditional deposits to the Vendor's solic			
(i) \$	by cheque pos	26,249.50 st-dated 30 days following the date of e	(being the amount that togethe	r with the first deposit equals 5 e Purchaser:	% of the Purchase
,		31,249.50			
(ii) \$		greement by the Purchaser;	(being 5% of Purchase Price) t	by cheque post-dated 30 days	following the date
		15,624.75			
(iii) \$	f execution of t	his Agreement by the Purchaser;	(being 2.5% of Purchase Pric	e) by cheque post-dated 30	days following the
uuto o	TOXOGGIOTI OT C	15,624.75			
(iv) \$		his Agreement by the Purchaser;	(being 2.5% of Purchase Pric	e) by cheque post-dated 30	days following the
uate 0	i execution of t				
(v) \$		31,249.50	(being 5% of Purchase Price)	by cheque on the Occupancy	Date;
` '		ne Purchase Price by the Purchaser's s "E" hereto), subject to adjustments as		•	
INSE	RT:				
with _	Parking Unit	18_, RESIDENTIAL UNIT18_, LEVE t and _0_ Storage Unit to be designate m plan, Toronto, Ontario (the "Municip	ed by the Vendor in the manner pr		
The P	urchase Price o	of the Unit shall be			
Φ.		579,990.00	of love	ul money of Canada navebla	to the Vandor as
\$ follows	S:	· · · · · · · · · · · · · · · · · · ·	or lawl	ul money of Canada payable	to the vehicle as
		que with this Agreement payable to thase Price on closing;	ne Vendor's solicitors, Loopstra N	lixon LLP in trust as a deposi	to be credited on
(h) +h	o following add	ditional deposits to the Vender's solici	itore by way of post dated show	use in the amounts and an th	o datos dasaribad

23,999.50 (i) \$______ (being the amount that together with the first Price) by cheque post-dated 30 days following the date of execution of this Agreement by the Purchaser; _ (being the amount that together with the first deposit equals 5% of the Purchase

28,999.50 _ (being 5% of Purchase Price) by cheque post-dated 180 days following the date of execution of this Agreement by the Purchaser;

14,499.75 _ (being 2.5% of Purchase Price) by cheque post-dated 400 days following the date of execution of this Agreement by the Purchaser;

(iv) \$ 14,499.75	(being 2.5% of Purchase Price) by cheque post-dated 490 days following the
date of execution of this Agreement by the	e Purchaser;
(v) \$28,999.50	(being 5% of Purchase Price) by cheque on the Occupancy Date;
(a) the belones of the Durchase Price by	the Durchager's collector's cortified sharps (unless otherwise advised nursuant to the Costion titles

- (c) the balance of the Purchase Price by the Purchaser's solicitor's certified cheque (unless otherwise advised pursuant to the Section titled "Tender" in Schedule "E" hereto), subject to adjustments as provided in this Agreement on the Unit Transfer Date (as hereinafter defined).
- **2.** This Amending Agreement may be executed in one or more counterparts, each of which when so executed shall constitute an original, and all of which shall together constitute one and the same Amending Agreement.
- 3. Each Party to this Amending Agreement may execute a facsimile copy, computer scanned copy or electronically signed copy hereof and each party to this Amending Agreement shall accept a facsimile, computer scanned or electronically signed copy hereof as an originally executed copy hereof.
- **4.** This Amending Agreement is or may be electronically signed pursuant to the Electronic Commerce Act (Ontario), as amended.

IN WITNESS whereof the parties hereto have affixed their hands and seals as of the date first-noted above.

SIGNED, SEALED AND DELIVERED)DocuSigned by:
in the presence of	} Balwinder kaur
Witness:	Purchasenesikkawingspurewal Docusigned by: B T
) Purchaseा∘ऽष्ठक्रिंभ्भिन्देविस्स्रिक्षेत्र)))
) Purchaser

QUEENSWELLIGHLATED.

Authorized Signing Officer

I have the authority to bind the Corporation