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

BET\	WEEN:	QUEENSWELL LTD. (the "Vendor") a		urchaser")
WHER	EAS:			
A.			nto a purchase agreement, dated Purchaser from the Vendor, of Unit	•
	(together	with Parking Unit(s) and	Storage Unit(s)) (the "Unit") in a preparticularly described in the Purchase Ag	proposed standard condominium plan,
B.		,	ertain provisions of the Purchase Agreemen	
C.	Any capit	alized terms used but not defined herei	in shall have the meaning attributed thereto	in the Purchase Agreement.
contai	ned herein, a		ollars (\$2.00) paid by each party to the other, sideration, the receipt and sufficiency of wh as follows:	
	ase Agreeme		ne Vendor and the Purchaser that the follonoted below in this Section 1, all other tecontinue to be of the essence.	
DELE The Po		e of the Unit shall be		
\$ follows	<u> </u>		of lawful money	of Canada payable to the Vendor as
(a) \$	5,000.00 by	cheque with this Agreement payable to chase Price on closing;	the Vendor's solicitors, Loopstra Nixon LLF	in trust as a deposit to be credited on
(b) th	_	additional deposits to the Vendor's soli	icitors by way of post-dated cheques in the	amounts and on the dates described
(i) \$_ Price)	by cheque p	ost-dated 30 days following the date of	(being the amount that together with the execution of this Agreement by the Purchas	first deposit equals 5% of the Purchase ser;
(ii) \$_of exec	cution of this	Agreement by the Purchaser;	(being 5% of Purchase Price) by cheque	e post-dated 30 days following the date
(iii) \$_ date o	f execution o	of this Agreement by the Purchaser;	(being 2.5% of Purchase Price) by che	eque post-dated 30 days following the
(iv) \$_date o	f execution o	of this Agreement by the Purchaser;	(being 2.5% of Purchase Price) by che	eque post-dated 30 days following the
(v) \$_			(being 5% of Purchase Price) by cheque	e on the Occupancy Date;
			solicitor's certified cheque (unless otherwise as provided in this Agreement on the Unit Tr	
INSE The Po		e of the Unit shall be		
\$ follows	s:		of lawful money	of Canada payable to the Vendor as
		heque with this Agreement payable to the chase Price on closing;	the Vendor's solicitors, Loopstra Nixon LLP	in trust as a deposit to be credited on
(b) the		additional deposits to the Vendor's soli	citors by way of post-dated cheques in the	amounts and on the dates described
(i) \$_ Price)	by cheque p	ost-dated 30 days following the date of	(being the amount that together with the execution of this Agreement by the Purchas	first deposit equals 5% of the Purchase ser;
(ii) \$_date or	f execution o	of this Agreement by the Purchaser;	(being 5% of Purchase Price) by chec	ue post-dated 180 days following the
(iii) \$_date o	f execution o	of this Agreement by the Purchaser;	(being 2.5% of Purchase Price) by che	que post-dated 400 days following the
(iv) \$_date or	f execution o	of this Agreement by the Purchaser;	(being 2.5% of Purchase Price) by che	que post-dated 490 days following the
(v) \$			(being 5% of Purchase Price) by cheque	e on the Occupancy Date;
			solicitor's certified cheque (unless otherwise as provided in this Agreement on the Unit Tr	

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.

n the presence of)	
) Purchaser)	
Witness:) Purchaser	
)) Purchaser	
	QUEENSWELL LTD.	
	Per:Authorized Signing Officer I have the authority to bind the Corporation	_ o/s 1