A regular meeting of the Nassau County Industrial Development Agency (the “Agency”) was convened in public session at the offices of the Agency located at 1550 Franklin Avenue, Mineola, Nassau County, New York on December 19, 2017 at 9:00 a.m., local time.

The meeting was called to order by the Chairman, upon roll being called, the following members of the Agency were:

Timothy Williams  Chairman
John Cournatos  Vice Chairman
Christopher Fusco  Asst. Secretary
Michael Rodin

NOT PRESENT:

THE FOLLOWING ADDITIONAL PERSONS WERE PRESENT:

Joseph J. Kearney  Executive Director
Joseph Fourile  Chief Financial Officer
Colleen Pereira  Administrative Director
Nicholas Terzulli  Director of Business Development
Paul O’Brien, Esq.  Bond/Transaction Counsel
Milan Tyler, Esq.  Bond/Transaction Counsel

The attached resolution no. 2017-81 was offered by Michael Rodin, seconded by John Cournatos:
Resolution No. 2017-81
RESOLUTION FINDING THAT ACTION TO UNDERTAKE A
CERTAIN PROJECT FOR 14 PARK PLACE LLC WILL NOT HAVE A SIGNIFICANT
ADVERSE IMPACT ON THE ENVIRONMENT

Project Name: 14 Park Place, a/k/a 15 Bond Street
Location: 15 Bond Street, Incorporated Village of Great Neck Plaza, Town
of North Hempstead, Nassau County, New York
SEQR Status: Type I Unlisted XX
Determination of Significance: Negative Declaration XX Positive Declaration ___

WHEREAS, the Nassau County Industrial Development Agency (the "Agency")
is authorized and empowered by the provisions of Chapter 1030 of the 1969 Laws of New York,
constituting Title I of Article 18-A of the General Municipal Law, Chapter 24 of the
Consolidated Laws of New York, as amended (the "Enabling Act"), and Chapter 674 of the 1975
Laws of New York, as amended, constituting Section 922 of said General Municipal Law (said
Chapter and the Enabling Act being hereinafter collectively referred to as the "Act") to promote,
develop, encourage and assist in the acquiring, constructing, reconstructing, improving,
maintaining, equipping and furnishing of manufacturing, industrial and commercial facilities,
among others, for the purpose of promoting, attracting and developing economically sound
commerce and industry to advance the job opportunities, health, general prosperity and economic
welfare of the people of the State of New York, to improve their prosperity and standard of
living, and to prevent unemployment and economic deterioration; and

WHEREAS, to accomplish its stated purposes, the Agency is authorized and
empowered under the Act to acquire, construct, reconstruct and install one or more "project" (as
defined in the Act) or to cause said project to be acquired, constructed, reconstructed and
installed and to convey said project or to lease said project with the obligation to purchase; and

WHEREAS, 14 PARK PLACE LLC, a limited liability company organized and
existing under the laws of the State of New York (the "Applicant"), has presented an application
for financial assistance (the "Application") to the Agency, which Application requests that the
Agency consider undertaking a project (the "Project") consisting of the following: (A)(1) the
acquisition of an interest in an approximately 0.69-acre parcel of land located at 14 Park Place,
a/k/a 15 Bond Street, a/k/a 24 Park Place in the Village of Great Neck Plaza, Town of North
Hempstead, Nassau County, New York (Section: 02; Block: 331; Lots: 39, 47 and 48) (the
"Land"), (2) the demolition of existing improvements and the construction of an approximately
60,000 square foot building consisting of approximately 55 residential rental units (the
"Building") on the Land, together with related improvements to the Land, and (3) the acquisition
of certain furniture, fixtures, machinery and equipment necessary for the completion thereof (the
"Equipment"), all of the foregoing for use by the Applicant as a residential rental facility
(collectively, the “Project Facility”); (B) the granting of certain “financial assistance” (within the meaning of Section 854(14) of the General Municipal Law) with respect to the foregoing; and (C) the lease (with an obligation to purchase), license or sale of the Project Facility to the Applicant or such other entity as may be designated by the Applicant and agreed upon by the Agency; and

WHEREAS, pursuant to Article 8 of the New York Environmental Conservation Law, Chapter 43-B of the Consolidated Laws of New York, as amended (the “SEQR Act”) and the regulations adopted pursuant thereto by the Department of Environmental Conservation of the State of New York, being 6 N.Y.C.R.R. Part 617, et. seq., as amended (the “Regulations” and collectively with the SEQR Act, “SEQRA”), the Agency must satisfy the requirements contained in SEQRA prior to making a final determination whether to undertake the Project; and

WHEREAS, pursuant to SEQRA, to aid the Agency in determining whether the Project may have a significant adverse impact upon the environment, the Applicant submitted to the Agency: (1) Part 1 of the Full Environmental Assessment Form (“EAF”) dated October 23, 2017; and (2) Applicant’s Application for Financial Assistance dated October 23, 2017 (together the “Project Environmental Documents”); and

WHEREAS, pursuant to SEQRA, the Agency desires to conduct a review of the Project to determine whether the Project may have a significant adverse impact on the environment and whether an Environmental Impact Statement must be prepared with respect to the Project.

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY AS FOLLOWS:

Section 1. Based upon a thorough review and examination of the Project Environmental Documents and upon the Agency’s knowledge of the area surrounding the Land and such further investigation of the Project and its environmental effects as the Agency has deemed appropriate, the Agency makes the following findings with respect to the Project:

(1) The Agency is undertaking an uncoordinated review of the Project in accordance with the requirements of SEQRA;

(2) Prior to making a recommendation about the potential environmental significance of the Project, the Agency has consulted several information sources, and has considered the list of activities which are Type I Actions outlined in Section 617.4 of the Regulations, the list of activities that are Type II Actions outlined in Section 617.5 of the Regulations, and the criteria for determining significance outlined in Section 617.7 of the Regulations; and
(3) In doing so, the Agency determined that the Project is an
Unlisted action pursuant to SEQRA as it involves the construction
of a four (4) story multi-family structure with fifty-five (55)
residential units. The Project is in the Incorporated Village of
Great Neck Plaza which has a population of approximately 6,898.
Thus, the Project is well below the Type I threshold of 250 units to
be connected to existing sanitary sewer/water systems.

(4) No potentially significant adverse impacts on the
environment are noted in the EAF and none are known to the
Agency.

Section 2. Based upon the foregoing investigations of the potential environmental
impacts of the Project and considering both the magnitude and importance of each environmental
impact indicated, the Agency has determined that the Project will not have a significant adverse
impact upon the environment. The reasons supporting this determination are as follows:

1. **Impact on Land.** The Project is not anticipated to create any potentially
   significant adverse impacts to land resources or land use. The Project, in
   relevant part, consists of the construction of a four (4) story multi-family
   structure with fifty-five (55) residential units on the Land, which has been
   previously disturbed. While the Project does not currently meet
   zoning/land use requirements applicable to the Land, the Applicant
   applied for variances from the Village Zoning Board of Appeals for the
   Project. The Zoning Board of Appeals undertook an additional
   environmental review of the Project. The Project is consistent with
   surrounding uses, which are commercial and residential in nature.
   Accordingly, the Project is not anticipated to create any potentially
   significant adverse impacts to land resources or land use.

2. **Impact on Water.** There are no wetlands on site, nor is the Project located
   within the one-hundred foot buffer area of any wetland. The Project will
   not create a new water body. The Project is not located in a designated
   100 or 500 year floodplain. Accordingly, the Project is not anticipated to
   create any potentially significant adverse impacts to water.

3. **Impact on Air.** The Project will not be a significant source of air
   emissions. The Project does not entail the types of activities or operations
   that require the Applicant to acquire an Air Facility Permit or that are
   associated with a significant potential for air emissions. Any potential
   impact on air as a result of construction activities will be minor, and
   temporary in nature. Accordingly, the Project will not create any
   significant adverse impacts to air resources.
4. **Impact on Plants and Animals.** The Land and surrounding area of the Project does not possess significant ecological value as it is within a well-developed residential and commercial area. Accordingly, the Project will not create significant adverse impacts to plants, animals or natural communities, wildlife habitat or wetlands.

5. **Impact on Agricultural Land Resources.** The Project is located in an area currently used for residential and commercial purposes. The Project will not involve the conversion or loss of agricultural land resources. Accordingly, the Project will not create any significant adverse impacts to agricultural land resources.

6. **Impact on Aesthetic Resources.** The Project does not contain, nor is it adjacent to, a building, archeological site or district which is listed on, or that has been nominated to the State or National Register of Historic Places. The Land is not in an area designated as sensitive for archeological sites by the NYS Historic Preservation Office. However, the Project area has been previously disturbed and the Land is situated in a well-developed residential and commercial area. Accordingly, the Project is not anticipated to create any significant adverse impacts to aesthetic resources.

7. **Impact on Historic and Archeological Resources.** The Project does not contain, nor is it adjacent to, any historically significant resources or archeologically sensitive areas. Areas near the Project were previously developed and lack the characteristics that would suggest the potential presence of any significant archeological resources. Accordingly, the Project will not create any significant adverse impacts to historical or archeological resources.

8. **Impact on Open Space and Recreation.** The Project does not comprise public open space nor is the Land or surrounding area currently used for public recreation. Accordingly, the Project will not create any significant impacts to open space or recreational resources.

9. **Impact on Critical Environmental Areas.** The Land is not located in or substantially contiguous to any Critical Environmental Area ("CEAs"). Accordingly, there will be no significant adverse impacts to CEAs.

10. **Impact on Transportation.** The Project will not result in a substantial increase in traffic above present levels or generate substantial new demand for transportation facilities or services. Any impacts to transportation from construction activities will be minor and temporary in nature. Accordingly, it is not anticipated that the Project will create any significant adverse impacts to transportation.
11. **Impact on Energy.** The Project may result in an increase in energy usage, however, existing utility lines serve the Project and no significant improvements are necessary to accommodate the Project. Accordingly, it is not anticipated that the Project will create any significant adverse impacts to energy.

12. **Impact on Noise and Odor.** The Project is not expected to appreciably increase ambient noise levels or to create odors. The Project does not involve the types of activities that create significant noise or odors. Any impacts to noise and/or odor from construction activities will be minor, and temporary in nature. Accordingly, the Project will not create any significant adverse impacts to noise or odors.

13. **Impact on Public Health.** The Project does not entail the types of activities or operations that are associated with a significant potential for affecting public health, such as storing large amounts of hazardous or toxic materials. Accordingly, the Project will not create any significant adverse impact to public health.

14. **Impact on Growth and Character of the Community and Neighborhood.** The Project will not result in high levels of population growth, and is in character with adjacent residential and commercial development and surrounding uses. Accordingly, the Project will not create any significant adverse impacts to the growth or character of the community.

15. Considering all of the above, the Project will not have a significant adverse impact upon the environment and a negative declaration pursuant to SEQRA is hereby issued.

**Section 3.** The Chairman, the Vice Chairman, the Executive Director and the Administrative Director of the Agency are hereby further authorized on behalf of the Agency, or acting together or individually, to distribute copies of this Resolution to the Applicant and to do such further things or perform such acts as may be necessary or convenient to implement the provisions of this Resolution.

**Section 4.** This Resolution shall take effect immediately.

The question of the adoption of the foregoing Resolution was duly put to a vote on roll call, which resulted as follows:

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<thead>
<tr>
<th>Name</th>
<th>Vote Status</th>
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<tbody>
<tr>
<td>Timothy Williams</td>
<td>VOTING AYE</td>
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<td>John Coumatos</td>
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<td>Christopher Fusco</td>
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<td>Michael Rodin</td>
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- 6 -
The foregoing Resolution was thereupon declared duly adopted.
STATE OF NEW YORK
COUNTY OF NASSAU

We, the undersigned [Assistant] Secretary and [Vice] Chairman of the Nassau County Industrial Development Agency (the "Agency"), do hereby certify that we have compared the foregoing extract of the minutes of the meeting of the members of the Agency, including the Resolution contained therein, held on December 19, 2017 with the original thereof on file in our office, and that the same is a true and correct copy of said original and of such Resolution set forth therein and of the whole of said original so far as the same relates to the subject matters herein referred to.

WE FURTHER CERTIFY that (A) all members of the Agency had due notice of said meeting; (B) said meeting was in all respects duly held; (C) pursuant to Article 7 of the Public Officers Law (the "Open Meetings Law"), said meeting was open to the general public, and due notice of the time and place of said meeting was duly given in accordance with such Open Meetings Law; and (D) there was a quorum of the members of the Agency present throughout said meeting.

WE FURTHER CERTIFY that, as of the date hereof, the attached Resolution is in full force and effect and has not been amended, repealed or rescinded.

IN WITNESS WHEREOF, we have heretounto set our respective hands and affixed the seal of the Agency this 19th day of December, 2017.

[Signature]
[Vice] Chairman

[Signature]
[Assist.] Secretary

(SEAL)