5-9 Grace Plaza Tax Deviation Resolution

A regular meeting of the Nassau County Industrial Development Agency (the "Agency") was convened in public session at the offices of the Agency at 1550 Franklin Avenue, Mineola, Nassau County, New York, on November 13, 2014, at 5:00 p.m. local time.

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

PRESENT:

John Coumatos Christopher Fusco

Vice Chairman Asst. Secretary

Gary Weiss

Michael Rodin

Secretary

ABSENT:

Timothy Williams

Chairman

THE FOLLOWING ADDITIONAL PERSONS WERE PRESENT:

Joseph J. Kearney

Executive Director

Joseph Foarile

Chief Financial Officer Administrative Director

Colleen Pereira Nicholas Terzulli

Director of Business Development

Edward Ambrosino, Esq.

General Counsel

Paul O'Brien, Esq.

Bond/Transaction Counsel

The attached resolution no. 2014-75 was offered by G. Weiss, seconded

Resolution No. 2014-75

RESOLUTION AUTHORIZING A DEVIATION FROM THE UNIFORM TAX EXEMPTION POLICY OF THE NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY WITH RESPECT TO A PROJECT FOR 5-9 GRACE PLAZA LLC

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 "projects" (as defined in the Act), or to cause said projects to be acquired, constructed, reconstructed and installed and to convey said projects or to lease said projects with the obligation to purchase; and

WHEREAS, 5-9 GRACE PLAZA LLC, a limited liability company organized and existing under the laws of the State of New York (the "Applicant"), presented an application (the "Application") to the Agency, which Application requested that the Agency consider undertaking a project (the "Project") consisting of the following: (A)(1) the acquisition of an interest in an approximately 0.43 acre parcel of land located at 5-9 Grace Avenue, Incorporated Village of Great Neck Plaza, Town of North Hempstead, Nassau County, New York (Section: 2; Block: 195; Lots: 21 & 22) (the "Land"), (2) the demolition of the existing structures located on the Land, (3) the construction of a 4story, approximately 46,100 square foot building on the Land (collectively, the "Building"), together with related improvements to the Land, and (4) 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 mixed-use facility consisting of approximately 4,200 square feet of retail space and 30 residential rental units a portion of which shall be affordable units (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, in the form of potential exemptions or partial exemptions from real property taxes, mortgage recording taxes and

sales and use taxes (collectively, the "Financial Assistance"); 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, the Application states that the Applicant is seeking an exemption from real property taxes with respect to the Project Facility that constitutes a deviation from the Agency's Uniform Tax Exemption Policy (the "Tax Exemption Policy"); and

WHEREAS, pursuant to Section 874(4) of the Act, the Executive Director of the Agency (A) caused a letter dated October 30, 2014 (the "Pilot Deviation Notice Letter") to be mailed to the chief executive officer of each affected tax jurisdiction, informing said individuals that the Agency would, at its meeting on November 13, 2014 (the "IDA Meeting"), consider a proposed deviation from the Tax Exemption Policy with respect to the payment in lieu of taxes agreement to be entered into by the Agency with respect to the Project Facility; and (B) conducted the IDA Meeting on the date hereof and reviewed any comments and correspondence received from the affected tax jurisdictions with respect to the proposed deviation from the Tax Exemption Policy; and

WHEREAS, the Agency desires to provide for compliance with the provisions of Section 874(4) of the Act with respect to the proposed deviation from the Tax Exemption Policy;

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

Section 1. The Agency hereby determines that the Agency has fully complied with the requirements of Section 874(4) of the Act relating to the proposed deviation from the Tax Exemption Policy.

Section 2. Having reviewed all comments and correspondence received at or prior to the IDA Meeting from the affected tax jurisdictions, the Agency hereby approves the proposed deviation from the Tax Exemption Policy as described in the Pilot Deviation Notice Letter (a copy of which is attached hereto as Exhibit A) because the proposed deviation is necessary to induce the Applicant to undertake the Project and the real property taxes would not be lower than the real property taxes that should otherwise apply with respect to the Land and the improvements thereon as of the closing date of the transaction.

Section 3. The Chairman, Vice Chairman, Administrative Director and Executive Director of the Agency are each hereby authorized and directed, acting individually or jointly, 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. If the Agency hereafter adopts appropriate final approving resolutions with respect to the proposed straight-lease transaction with the Applicant (the "Transaction"), the Chairman, Vice Chairman, Executive Director and Administrative Director of the Agency are each hereby authorized and directed, acting individually or

jointly, to cause the Agency to (A) enter into a Payment in Lieu of Taxes Agreement with the Applicant, providing, among other things, that the Applicant shall make payments in lieu of taxes consistent with the formula set forth in the Pilot Deviation Notice Letter, and (B) file an application for real property tax exemption with the appropriate assessor(s) with respect to the Project Facility.

Section 4. This Resolution shall take effect immediately, but is subject to and conditioned upon the closing of the Transaction.

ADOPTED: November 13, 2014

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

EXCUSED	
VOTING	Aye
	VOTING VOTING VOTING

The foregoing Resolution was thereupon declared duly adopted.

STATE OF NEW YORK)

COUNTY OF NASSAU)

I, the undersigned (Assistant) Secretary of Nassau County Industrial Development Agency (the "Agency"), DO HEREBY CERTIFY that I have compared the foregoing extract of the minutes of the meeting of the members of the Agency, including the resolution contained therein, held on November 13, 2014 with the original and of such resolution set forth therein and of the whole of such original so far as the same relates to the subject matters therein referred to.

I FURTHER CERTIFY that (A) all members of the Agency had due notice of said meeting; (B) said meeting was in all aspects 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.

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

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the scal of the Agency this 12 day of November, 2014.

[Asst.] Secretary

(SEAL)

EXHIBIT A

Pilot Deviation Notice Letter

See Attached

EDWARD P. MANGANO COUNTY EXECUTIVE





NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY THEODORE ROOSEVELT COUNTY EXECUTIVE & LEGISLATIVE BLDG 1550 FRANKLIN AVENUE, SUITE 235 MINEOLA. NY 11501 TELEPHONE (516): 571-1945 FAX (516) 571-1976 WWW.0085801049, 372

October 30, 2014

CERTIFIED MAIL, RETURN RECEIPT REQUESTED and FIRST CLASS MAIL

Mayor Jean A. Celender Village of Great Neck Plaza 2 Gussack Plaza Great Neck, NY 11021

NOTICE OF PROPOSED DEVIATION FROM UNIFORM TAX EXEMPTION POLICY

Mayor Celender:

Notice is hereby given that at a meeting of the Nassau County Industrial Development Agency (the "Agency") to be held on November 13, 2014 at 5 p.m. local time at the offices of the Agency at 1550 Franklin Avenue, Suite 235, Mineola, New York, the Agency will consider whether to approve the application of 5-9 GRACE PLAZA LLC (the "Applicant"), for certain "financial assistance" which, if granted, would deviate from the Agency's Uniform Tax Exemption Policy (the "Policy") with respect to the payment of real property taxes. The meeting of the Agency will be open to the public.

The Applicant has submitted an application (the "Application") to the Agency requesting that the Agency consider undertaking a project (the "Project") consisting of the following: (A)(1) the acquisition of an interest in an approximately 0.43 acre parcel of land located at 5-9 Grace Avenue, Incorporated Village of Great Neck Plaza, Town of North Hempstead, Nassau County, New York (Section: 2; Block: 195; Lots: 21 & 22) (the "Land"), (2) the demolition of the existing structures located on the Land, (3) the construction of a 4-story, approximately 46,100 square foot building on the Land (collectively, the "Building"), together with related improvements to the Land, and (4) 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 mixed-use facility consisting of approximately 4,200 square feet of retail space and 30 residential rental units a portion of which shall be affordable units (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, in the form of potential exemptions or partial exemptions from real property taxes, mortgage recording taxes and sales and use taxes; 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.

The Application states that the Applicant is seeking an abatement of real property taxes. However, based upon preliminary negotiations between representatives of the Applicant and the Agency, the parties contemplate that the Agency may agree to grant a real property tax exemption (the "Property Tax Exemption") with respect to the Project Facility as follows:

- (i) for the period commencing on the date of the closing of the Project transaction (the "Closing Date") to and including the day prior to the Effective Date, payments shall be equal to one hundred percent (100%) of the real property taxes and assessments that would be levied annually upon the Project Facility without taking into consideration the transfer of ownership, jurisdiction, supervision or control of the Project Facility to the Agency; and
- (ii) for the period commencing on the Effective Date and continuing for fifteen (15) full fiscal tax years thereafter, fixed payments equal to the sum of the BASE PILOT and the IMPROVEMENT PILOT.

Thereafter, and through the end of the term of the lease or installment sale agreement with respect to the Project Facility, the payments would be equal to the real property taxes and assessments that would be payable as if the Project Facility were returned to the tax rolls as taxable property and subject to taxation at its then current, full assessed value, as the same may be reassessed from time to time, and subject to tax rate increases imposed by the affected tax jurisdictions.

For the purposes of the foregoing, the following terms shall have the following meanings:

Agreement to be entered into with respect to the proposed Project. The BASE PILOT shall be reduced by any special taxes, assessments or levies that the Applicant is required to pay separately to the affected tax jurisdictions. In calculating the Base PILOT, the Agency shall take into account the most recent assessment data (i.e., assessed value and tax rates) available as of the Closing Date including any applicable approved tax certiorari stipulation or other settlement or arrangement with the applicable tax assessor(s).

- "IMPROVEMENT PILOT" shall be deemed to mean the product of the following amounts, as determined by the Agency: (i) the Assessed Value of the Improvement, (ii) the PILOT Rate, and (iii) the number 0.01, as phased in and adjusted pursuant to Exhibit A attached hereto. The term "Assessed Value of the Improvement" shall be deemed to mean the product of (y) the fair market value of the Project Facility (less the market value used in the calculation of the BASE PILOT) for real property tax valuation purposes, computed as of the estimated date of completion, as determined by the Agency using a methodology reasonably selected by the Agency, and (z) the level of assessment used by the Nassau County Assessor as of the year in which the Closing Date occurs. The PILOT Rate shall be evidenced by School Tax Bills, Village Tax Bills and General Tax Bills based on the most recent assessment data available to the Agency as of the year in which the Closing Date occurs. The IMPROVEMENT PILOT shall be reduced by any special taxes, assessments or levies that the Applicant is required to pay separately to the affected tax jurisdictions.
- "Effective Date" shall be deemed to mean for each affected tax jurisdiction the first day of the first fiscal tax year following the first taxable status date occurring subsequent to the last to occur of (i) the Agency acquiring an interest in the Project Facility, (ii) the filing by the Agency of the appropriate application for tax exemption with the Nassau County Tax Assessor, and (iii) the acceptance of such Application by such assessor.

The Property Tax Exemption, if approved by the Agency, would constitute a deviation from the Policy. The reason for the deviation is that the Property Tax Exemption, if approved by the Agency, is necessary to induce the Applicant to undertake the Project and that the PILOT payments would not be lower than the real property taxes that should otherwise apply with respect to the Land and the existing improvements thereon as of the Closing Date.

Sincerely,

NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Period	Begin	End	Assessed Value of Improvement ("AV")	PALOT RATE
+	Closing Date	1 day prior to Effective Date	N/A	MAN
N	Effective Date	1 yr Anniversary of Effective Date	00. AV	SUM OF TAX RATES AS OF YEAR OF CLOSING PRATES
en	1 yr Anniversary of Effective Date	2 yr Anniversary of Effective Date	.0667 * AV	RATE
4	2 yr Anniversary of Effective Date	3 yr Anniversary of Effective Date	.1333 * AV	RATE
ń	3 yr Anniversary of Effective Date	4 yr Anniversary of Effective Date	2000 'AV	RATE
æ	4 yr Anniversary of Effective Date	5 yr Anniversary of Effective Date	2667 AV	RATE
7	5 yr Anniversary of Effective Date	6 yr Anniversary of Effective Date	.3333 *AV	RATE 1 0168
8	6 yr Anniversary of Effective Date	7 yr Anniversary of Effective Date	A000 'AV	RATE * 1 0336
50	7 yr Anniversary of Effective Date	8 yr Anniversary of Effective Date	.4667 AV	RATE - 1 (MENE
10	8 yr Anniversary of Effective Date	9 yr Anniversary of Effective Date	5333 AV	RATE * 1.0681
11	9 yr Anniversary of Effective Date	10 yr Anniversary of Effective Date	.6000 AV	RATE * 1 DREB
12	10 yr Anniversary of Effective Date	11yr Anniversary of Effective Date	6667 * AV	RATE * 1 1075
53	11 yr Anniversary of Effective Date	12 yr Anniversary of Effective Date	.7333 * AV	RATE * 1 1207
77	12 yr Amiversary of Effective Date	13 yr Anniversary of Effective Date	.8000 AV	RATE * 1 1523
12	13 yr Anniversary of Effective Date	14 yr Anniversary of Effective Date	8666 * AV	DATE + 1 1753
91	14 yr Anniversary of Effective Date	15 yr Anniversary of Effective Date	9333 * AV	RATE 1.1988
Penod	BASE PILOT	IMPROVEMENT PILOT	TOTAL PILOT	
Q++	100 % of taxes as of year of Closing	100 % of taxes as of year of Closing	BASE PILOT + IMPROVEMENT PILOT	
N	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
172	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
T T	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
10	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	The state of the s
9	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
-	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + MAPROVEMENT PILOT	
20	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
6	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
10	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
-	100% of taxes as of year of Closing	AV"PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	The state of the s
12	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
13	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
14	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
12	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
0	100%, of taxee be of waar of Chesina	ALMON OT DATE	DADE OF THE STANDS OF THE STANDS	

EDWARD P. MANGANO COUNTY EXECUTIVE



JOSEPH J. KEARNEY EXECUTIVE DIRECTOR

NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY THEODORE ROOSEVELT COUNTY EXECUTIVE & LEGISLATIVE BLDG 1550 FRANKLIN AVENUE, SUITE 235 MINEULA, NY 11501 TELEPHONE (516) 571-1945 FAX (516) 571-1076

October 30, 2014

CERTIFIED MAIL, RETURN RECEIPT REQUESTED and FIRST CLASS MAIL

Supervisor Judi Bosworth Town of North Hempstead 220 Plandome Road Manhasset, NY 11030

NOTICE OF PROPOSED DEVIATION FROM UNIFORM TAX EXEMPTION POLICY

Supervisor Judi Bosworth:

Notice is hereby given that at a meeting of the Nassau County Industrial Development Agency (the "Agency") to be held on November 13, 2014 at 5 p.m. local time at the offices of the Agency at 1550 Franklin Avenue, Suite 235, Mineola. New York, the Agency will consider whether to approve the application of 5-9 GRACE PLAZA LLC (the "Applicant"), for certain "financial assistance" which, if granted, would deviate from the Agency's Uniform Tax Exemption Policy (the "Policy") with respect to the payment of real property taxes. The meeting of the Agency will be open to the public.

The Applicant has submitted an application (the "Application") to the Agency requesting that the Agency consider undertaking a project (the "Project") consisting of the following: (A)(1) the acquisition of an interest in an approximately 0.43 acre parcel of land located at 5-9 Grace Avenue, Incorporated Village of Great Neck Plaza, Town of North Hempstead, Nassau County, New York (Section: 2; Block: 195; Lots: 21 & 22) (the "Land"), (2) the demolition of the existing structures located on the Land, (3) the construction of a 4-story, approximately 46,100 square foot building on the Land (collectively, the "Building"), together with related improvements to the Land, and (4) 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 mixed-use facility consisting of approximately 4,200 square feet of retail space and 30 residential rental units a portion of which shall be affordable units (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, in the form of potential exemptions or partial exemptions from real property taxes, mortgage recording taxes and sales and use taxes; 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.

The Application states that the Applicant is seeking an abatement of real property taxes. However, based upon preliminary negotiations between representatives of the Applicant and the Agency, the parties contemplate that the Agency may agree to grant a real property tax exemption (the "Property Tax Exemption") with respect to the Project Facility as follows:

- (i) for the period commencing on the date of the closing of the Project transaction (the "Closing Date") to and including the day prior to the Effective Date, payments shall be equal to one hundred percent (100%) of the real property taxes and assessments that would be levied annually upon the Project Facility without taking into consideration the transfer of ownership, jurisdiction, supervision or control of the Project Facility to the Agency; and
- (ii) for the period commencing on the Effective Date and continuing for fifteen (15) full fiscal tax years thereafter, fixed payments equal to the sum of the BASE PILOT and the IMPROVEMENT PILOT.

Thereafter, and through the end of the term of the lease or installment sale agreement with respect to the Project Facility, the payments would be equal to the real property taxes and assessments that would be payable as if the Project Facility were returned to the tax rolls as taxable property and subject to taxation at its then current, full assessed value, as the same may be reassessed from time to time, and subject to tax rate increases imposed by the affected tax jurisdictions.

For the purposes of the foregoing, the following terms shall have the following meanings:

Agreement to be entered into with respect to the proposed Project. The BASE PILOT shall be reduced by any special taxes, assessments or levies that the Applicant is required to pay separately to the affected tax jurisdictions. In calculating the Base PILOT, the Agency shall take into account the most recent assessment data (i.e., assessed value and tax rates) available as of the Closing Date including any applicable approved tax certiorari stipulation or other settlement or arrangement with the applicable tax assessor(s).

- (b) "IMPROVEMENT PILOT" shall be deemed to mean the product of the following amounts, as determined by the Agency: (i) the Assessed Value of the Improvement, (ii) the PILOT Rate, and (iii) the number 0.01, as phased in and adjusted pursuant to Exhibit A attached hereto. The term "Assessed Value of the Improvement" shall be deemed to mean the product of (y) the fair market value of the Project Facility (less the market value used in the calculation of the BASE PILOT) for real property tax valuation purposes, computed as of the estimated date of completion, as determined by the Agency using a methodology reasonably selected by the Agency, and (z) the level of assessment used by the Nassau County Assessor as of the year in which the Closing Date occurs. The PILOT Rate shall be evidenced by School Tax Bills, Village Tax Bills and General Tax Bills based on the most recent assessment data available to the Agency as of the year in which the Closing Date occurs. The IMPROVEMENT PILOT shall be reduced by any special taxes, assessments or levies that the Applicant is required to pay separately to the affected tax jurisdictions.
- (c) "Effective Date" shall be deemed to mean for each affected tax jurisdiction the first day of the first fiscal tax year following the first taxable status date occurring subsequent to the last to occur of (i) the Agency acquiring an interest in the Project Facility, (ii) the filing by the Agency of the appropriate application for tax exemption with the Nassau County Tax Assessor, and (iii) the acceptance of such Application by such assessor.

The Property Tax Exemption, if approved by the Agency, would constitute a deviation from the Policy. The reason for the deviation is that the Property Tax Exemption, if approved by the Agency, is necessary to induce the Applicant to undertake the Project and that the PILOT payments would not be lower than the real property taxes that should otherwise apply with respect to the Land and the existing improvements thereon as of the Closing Date.

Sincerely.

NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Joseph J. Kearney

Executive Director

Period	Begin	End	Assessed Value of Improyement ("AV")	PHOTRATE
	Closing Date	1 day prior to Effective Date	N/A	N/A
2	Effective Date	1 vr Arriversary of Effective Date	VA * 00.	SUM OF TAX RATES AS OF YEAR OF CLOSING ("RATE")
6	1 vr Anniversary of Effective Date	2 yr Anniversary of Effective Date	.0667 'AV	RATE
4	2 vr Anniversary of Effective Date	3 yr Anniversary of Effective Date	.1333 * AV	RATE
40	3 vr Anniversary of Effective Date	4 yr Anniversary of Effective Date	2000 AV	RATE
	4 vr Anniversary of Effective Date	5 yr Anniversary of Effective Date	.2667 "AV	RATE
	5 vr Anniversary of Effective Date	6 yr Anniversary of Effective Date	3333 AV	RATE * 1.0166
63	6 yr Anniversary of Effective Date	7 yr Anniversary of Effective Date	VA* 0004,	RATE * 1.0335
0	7 vr Amiversary of Effective Date	8 yr Anniversary of Effective Date	.4667 *AV	RATE 1.0506
0.5	8 yr Anniversary of Effective Date	9 yr Anniversary of Effective Date	.5333 *AV	RATE * 1.0681
***	9 vr Amiversary of Effective Date	10 yr Anniversary of Effective Date	6000 AV	RATE * 1.0858
42	10 or Anniversary of Effective Date	11vr Anniversary of Effective Date	.6667 * AV	RATE * 1.1075
1 65	11 or Anniversary of Effective Date	12 yr Amiversary of Effective Date	7333 * AV	RATE * 1, 1297
14	12 or Anniversary of Effective Date	13 vr Anniversary of Effective Date	.8000 * AV	RATE 11.1523
4	13 vr Armiversary of Effective Date	14 vr Anniversary of Effective Date	.8666 * AV	RATE * 1,1753
16	14 yr Anniversary of Effective Date	15 yr Anniversary of Effective Date	9333 * AV	RATE 1.1988
Period	BASE PILOT	IMPROVEMENT PILOT	TOTAL PILOT	
7	100 % of taxes as of wear of Closing	100 % of taxes as of year of Closing	BASE PILOT + IMPROVEMENT PILOT	
0	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
3	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
4	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
10	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
9	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
7	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
9	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
6	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
10	106% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
11	100% of taxes as of year of Closing	AVPILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
12	106% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
13	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
14	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
15	106% of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
47	100% of taxes as of wear of Closing	AV*Pil OT RATE	RASE PILOT + IMPROVEMENT PILOT	



NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY THEODORE ROOSEVELT COUNTY EXECUTIVE & LEGISLATIVE BLDG. 1550 FRANKLIN AVENUE, SUITE 235 MINEOLA, NY 11501 TELEPHONE (51.6) 571 1945 FAX (516) 571 1076 ***Www.nassauldo.org**

October 30, 2014

CERTIFIED MAIL, RETURN RECEIPT REQUESTED and FIRST CLASS MAIL

County Executive Edward P. Mangano County of Nassau 1550 Franklin Avenue Mineola, NY 11501

NOTICE OF PROPOSED DEVIATION FROM UNIFORM TAX EXEMPTION POLICY

County Executive Mangano:

Notice is hereby given that at a meeting of the Nassau County Industrial Development Agency (the "Agency") to be held on November 13, 2014 at 5 p.m. local time at the offices of the Agency at 1550 Franklin Avenue, Suite 235, Mineola, New York, the Agency will consider whether to approve the application of 5-9 GRACE PLAZA LLC (the "Applicant"), for certain "financial assistance" which, if granted, would deviate from the Agency's Uniform Tax Exemption Policy (the "Policy") with respect to the payment of real property taxes. The meeting of the Agency will be open to the public.

The Applicant has submitted an application (the "Application") to the Agency requesting that the Agency consider undertaking a project (the "Project") consisting of the following: (A)(1) the acquisition of an interest in an approximately 0.43 acre parcel of land located at 5-9 Grace Avenue, Incorporated Village of Great Neck Plaza, Town of North Hempstead, Nassau County. New York (Section: 2; Block: 195; Lots: 21 & 22) (the "Land"), (2) the demolition of the existing structures located on the Land, (3) the construction of a 4-story, approximately 46,100 square foot building on the Land (collectively, the "Building"), together with related improvements to the Land, and (4) 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 mixed-use facility consisting of approximately 4,200 square feet of retail space and 30 residential rental units a portion of which shall be affordable units (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, in the form of potential exemptions or partial exemptions from real property taxes, mortgage recording taxes and sales and use taxes; 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.

The Application states that the Applicant is seeking an abatement of real property taxes. However, based upon preliminary negotiations between representatives of the Applicant and the Agency, the parties contemplate that the Agency may agree to grant a real property tax exemption (the "Property Tax Exemption") with respect to the Project Facility as follows:

- (i) for the period commencing on the date of the closing of the Project transaction (the "Closing Date") to and including the day prior to the Effective Date, payments shall be equal to one hundred percent (100%) of the real property taxes and assessments that would be levied annually upon the Project Facility without taking into consideration the transfer of ownership, jurisdiction, supervision or control of the Project Facility to the Agency; and
- (ii) for the period commencing on the Effective Date and continuing for fifteen (15) full fiscal tax years thereafter, fixed payments equal to the sum of the BASE PILOT and the IMPROVEMENT PILOT.

Thereafter, and through the end of the term of the lease or installment sale agreement with respect to the Project Facility, the payments would be equal to the real property taxes and assessments that would be payable as if the Project Facility were returned to the tax rolls as taxable property and subject to taxation at its then current, full assessed value, as the same may be reassessed from time to time, and subject to tax rate increases imposed by the affected tax jurisdictions.

For the purposes of the foregoing, the following terms shall have the following meanings:

Agreement to be entered into with respect to the proposed Project. The BASE PILOT shall be reduced by any special taxes, assessments or levies that the Applicant is required to pay separately to the affected tax jurisdictions. In calculating the Base PILOT, the Agency shall take into account the most recent assessment data (i.e., assessed value and tax rates) available as of the Closing Date including any applicable approved tax certiorari stipulation or other settlement or arrangement with the applicable tax assessor(s).

- (b) "IMPROVEMENT PILOT" shall be deemed to mean the product of the following amounts, as determined by the Agency: (i) the Assessed Value of the Improvement, (ii) the PILOT Rate, and (iii) the number 0.01, as phased in and adjusted pursuant to Exhibit A attached hereto. The term "Assessed Value of the Improvement" shall be deemed to mean the product of (y) the fair market value of the Project Facility (less the market value used in the calculation of the BASE PILOT) for real property tax valuation purposes, computed as of the estimated date of completion, as determined by the Agency using a methodology reasonably selected by the Agency, and (z) the level of assessment used by the Nassau County Assessor as of the year in which the Closing Date occurs. The PILOT Rate shall be evidenced by School Tax Bills, Village Tax Bills and General Tax Bills based on the most recent assessment data available to the Agency as of the year in which the Closing Date occurs. The IMPROVEMENT PILOT shall be reduced by any special taxes, assessments or levies that the Applicant is required to pay separately to the affected tax jurisdictions.
- (c) "Effective Date" shall be deemed to mean for each affected tax jurisdiction the first day of the first fiscal tax year following the first taxable status date occurring subsequent to the last to occur of (i) the Agency acquiring an interest in the Project Facility, (ii) the filing by the Agency of the appropriate application for tax exemption with the Nassau County Tax Assessor, and (iii) the acceptance of such Application by such assessor.

The Property Tax Exemption, if approved by the Agency, would constitute a deviation from the Policy. The reason for the deviation is that the Property Tax Exemption, if approved by the Agency, is necessary to induce the Applicant to undertake the Project and that the PILOT payments would not be lower than the real property taxes that should otherwise apply with respect to the Land and the existing improvements thereon as of the Closing Date.

Sincerely,

NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Joseph J. Kearney

Executive Director

Period	Begin	End	Assessed Value of Improvement ("AV")	PILOT RATE
		4 devi principe to Effective Date	NIA	N/A
	Closing Date	and prior to Encourse Date	00 * AV	SUM OF TAX RATES AS OF YEAR OF CLOSING ("RATE")
	Effective Date	1 yr Anniversary of Enective Date	0000	RATE
	1 vr Anniversary of Effective Date	2 yr Anniversary of Effective Date	VA 1000.	27.40
-	our Appriversary of Effective Date	3 vr Anniversary of Effective Date	.1333 * AV	RAIE
1	A Commence of Charles Date	A or Anniversary of Effective Date	.2000 'AV	RATE
0	3 yr Anniversary of Effective Date	E. Academicano of Effective Date	2667 *AV	RATE
70	4 yr Addingersary of Effective Date	Oyl Camponing of Effective Oats	3333 'AV	RATE 1,0166
	5 yr Anniversary of Effective Date	by Anniwersary of Effective Date	4000 *61/	RATE 1.0335
	6 yr Anniversary of Effective Date	7 yr Anniversary of Effective Date	ACO 0004	DATE * 1 0506
	7 vr Anniversary of Effective Date	8 yr Anniversary of Effective Date	Abb AV	DATE - 1 0691
0.0	A or Apprivenessy of Effective Date	9 vr Anniversary of Effective Date	.5333 AV	KAIE 1.0001
	Gov Angiversary of Effective Date	10 yr Anniversary of Effective Date	.6000 AV	RATE 1,0858
- 0	of the state of Charles Date	11 v. Anniversary of Effective Date	.6667 " AV	RATE * 1.1075
7 :	10 yr Amilwersary of Effective Date	12 or Anniversary of Effective Date	.7333 * AV	RATE * 1.1297
5	11 yr Anniversary of Effective Date	to a American of Effective Date	8000 AV	RATE * 1.1523
14	12 yr Anniversary of Effective Date	13 yr Adminersaly of Ellective Date	20000	RATF - 1 1753
(r)	13 yr Anniversary of Effective Date	14 yr Anniversary of Effective Date	AV GOOD.	DATE + 4 4088
9	14 yr Anniversary of Effective Date	15 yr Anniversary of Effective Date	9333 . AV	NAIL LIBOR
Period	BASE PILOT	IMPROVEMENT PILOT	TOTAL PILOT	
	100 % of taxes as of wear of Closing	100 % of taxes as of year of Closing	BASE PILOT + IMPROVEMENT PILOT	
	E company of the course of the course	AVADRI OT RATE	BASE PILOT + IMPROVEMENT PILOT	
	100% of taxes as of year of Closing	ALADE OT BATE	BASE PILOT + IMPROVEMENT PILOT	
	100%, of taxes as of year of Crosing	AV PICOL MAILE	DACE OF OT + IMPROVEMENT PROT	
4	100% of taxes as of year of Closing	AV*PILOT KATE	BASE FILOT + IMPROVEMENT FILOT	
10	100% of taxes as of year of Closing	AV-PILOT RATE	BASE PILOI + IMPROVEMENT PILO:	
	100%, of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
	100% of taxes as of upar of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
	400W of taxes as of usar of Closino	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
0 :	took of takes as of year of Closing	AV-PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
	Tools of taxes as of year of crossing	AVADU OT RATE	BASE PILOT + IMPROVEMENT PILOT	
0	100% of faxes as of year of closing	AU-PH OT RATE	BASE PILOT + IMPROVEMENT PILOT	
	100% of taxes as of year of crosing	AV-PILOT BATE	BASE PILOT + MPROVEMENT PILOT	
77	100% of taxes as or year or crushing	TAO TO TOWN	RASE DILOT + IMPROVEMENT PILOT	
13	100% of taxes as of year of Closing	AV PILOT DATE	BASE DI OT + IMPROVEMENT PILOT	
14	100% of taxes as of year of Closing	AV-PILOI RAIE	DAGE OF OTHER RODOWEAUNT DISC.	
12	100% of taxes as of year of Closing	AVPILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
		The Contract of the Contract o	DAGRED THE HADRON WITH TO HOUSE	

EDWARD P. MANGANO COUNTY EXECUTIVE





NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY THEODORE ROOSEVELT COUNTY EXECUTIVE & LEGISLATIVE BLDG 1550 FRANKLIN AVENUE, SUITE 235 MINEOLA, NY 11501 TELEPHONE (516) 571-1945 FAX (516) 571-1076 WWW.DBSSOHIDA.ORG

October 30, 2014

CERTIFIED MAIL, RETURN RECEIPT REQUESTED and FIRST CLASS MAIL

Superintendent Thomas P. Dolan Great Neck School District Phipps Administration Building 345 Lakeville Road Great Neck, NY 11020

NOTICE OF PROPOSED DEVIATION FROM UNIFORM TAX EXEMPTION POLICY

Superintendent Dolan:

Notice is hereby given that at a meeting of the Nassau County Industrial Development Agency (the "Agency") to be held on November 13, 2014 at 5 p.m. local time at the offices of the Agency at 1550 Franklin Avenue, Suite 235, Mineola, New York, the Agency will consider whether to approve the application of 5-9 GRACE PLAZA LLC (the "Applicant"), for certain "financial assistance" which, if granted, would deviate from the Agency's Uniform Tax Exemption Policy (the "Policy") with respect to the payment of real property taxes. The meeting of the Agency will be open to the public.

The Applicant has submitted an application (the "Application") to the Agency requesting that the Agency consider undertaking a project (the "Project") consisting of the following: (A)(1) the acquisition of an interest in an approximately 0.43 acre parcel of land located at 5-9 Grace Avenue, Incorporated Village of Great Neck Plaza, Town of North Hempstead, Nassau County, New York (Section: 2; Block: 195; Lots: 21 & 22) (the "Land"), (2) the demolition of the existing structures located on the Land, (3) the construction of a 4-story, approximately 46,100 square foot building on the Land (collectively, the "Building"), together with related improvements to the Land, and (4) 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 mixed-use facility consisting of approximately 4,200 square feet of retail space and 30 residential rental units a portion of which shall be affordable units (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, in the form of potential exemptions or partial exemptions from real property taxes, mortgage recording taxes and sales and use taxes; 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.

The Application states that the Applicant is seeking an abatement of real property taxes. However, based upon preliminary negotiations between representatives of the Applicant and the Agency, the parties contemplate that the Agency may agree to grant a real property tax exemption (the "Property Tax Exemption") with respect to the Project Facility as follows:

- (i) for the period commencing on the date of the closing of the Project transaction (the "Closing Date") to and including the day prior to the Effective Date, payments shall be equal to one hundred percent (100%) of the real property taxes and assessments that would be levied annually upon the Project Facility without taking into consideration the transfer of ownership, jurisdiction, supervision or control of the Project Facility to the Agency; and
- (ii) for the period commencing on the Effective Date and continuing for fifteen (15) full fiscal tax years thereafter, fixed payments equal to the sum of the BASE PILOT and the IMPROVEMENT PILOT.

Thereafter, and through the end of the term of the lease or installment sale agreement with respect to the Project Facility, the payments would be equal to the real property taxes and assessments that would be payable as if the Project Facility were returned to the tax rolls as taxable property and subject to taxation at its then current, full assessed value, as the same may be reassessed from time to time, and subject to tax rate increases imposed by the affected tax jurisdictions.

For the purposes of the foregoing, the following terms shall have the following meanings:

Agreement to be entered into with respect to the proposed Project. The BASE PILOT shall be reduced by any special taxes, assessments or levies that the Applicant is required to pay separately to the affected tax jurisdictions. In calculating the Base PILOT, the Agency shall take into account the most recent assessment data (i.e., assessed value and tax rates) available as of the Closing Date including any applicable approved tax certiorari stipulation or other settlement or arrangement with the applicable tax assessor(s).

- (b) "IMPROVEMENT PILOT" shall be deemed to mean the product of the following amounts, as determined by the Agency: (i) the Assessed Value of the Improvement, (ii) the PILOT Rate, and (iii) the number 0.01, as phased in and adjusted pursuant to Exhibit A attached hereto. The term "Assessed Value of the Improvement" shall be deemed to mean the product of (y) the fair market value of the Project Facility (less the market value used in the calculation of the BASE PILOT) for real property tax valuation purposes, computed as of the estimated date of completion, as determined by the Agency using a methodology reasonably selected by the Agency, and (z) the level of assessment used by the Nassau County Assessor as of the year in which the Closing Date occurs. The PILOT Rate shall be evidenced by School Tax Bills, Village Tax Bills and General Tax Bills based on the most recent assessment data available to the Agency as of the year in which the Closing Date occurs. The IMPROVEMENT PILOT shall be reduced by any special taxes, assessments or levies that the Applicant is required to pay separately to the affected tax jurisdictions.
- (c) "Effective Date" shall be deemed to mean for each affected tax jurisdiction the first day of the first fiscal tax year following the first taxable status date occurring subsequent to the last to occur of (i) the Agency acquiring an interest in the Project Facility, (ii) the filing by the Agency of the appropriate application for tax exemption with the Nassau County Tax Assessor, and (iii) the acceptance of such Application by such assessor.

The Property Tax Exemption, if approved by the Agency, would constitute a deviation from the Policy. The reason for the deviation is that the Property Tax Exemption, if approved by the Agency, is necessary to induce the Applicant to undertake the Project and that the PILOT payments would not be lower than the real property taxes that should otherwise apply with respect to the Land and the existing improvements thereon as of the Closing Date.

Sincerely,

NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Joseph J. Kearney

Executive Director

Period	Begin	End	Assessed Value of Improvement ("AV")	PROTRATE
		4 devication to Effective Date	N/A	A'N
	Closing Date	day prof to criticate Date	ON - AV	SUM OF TAX RATES AS OF YEAR OF CLOSING ("RATE"
	Effective Date	1 yr Anniversary of Elective Date	0687 * AV	RATE
	1 yr Anniversary of Effective Date	2 yr Amriversary of Effective Date	1444 AV	RATE
_	2 yr Anniversary of Effective Date	3 yr Anniversary of Effective Date	VA 6561.	RATE
	3 or Anniversary of Effective Date	4 yr Anniversary of Effective Date	ZUM TAV	DATE
	A . A formation of Effective Date	5 or Anniversary of Effective Date	2667 *AV	TWIE THE
	a yr Allinde Sary of Engolish Octo	6 or Appropriate of Effective Date	3333 *AV	KAIL 1.0166
	5 yr Anniversary of thecalve Date	7 - Annimorean of Effective Date	A000 AV	RATE * 1.0335
-	6 yr Anniversary of Effective Date	Cyl Administrative Communication Control	4667 'AV	RATE * 1,0506
	7 yr Anniversary of Effective Date	8 yr Anniversary of Effective Date	VA- 2223	RATE * 1.0681
	8 vr Ammversary of Effective Date	9 yr Anniversary of Effective Date	AC 00000	RATE * 1 0858
	9 or Anniversary of Effective Date	10 yr Anniversary of Effective Date	DOOD AV	DATE * 1076
	10 or Appropriate of Effective Date	11vr Anniversary of Effective Date	.6667 AV	DATE * 1007
	A Control and Charles Date	12 or Anniversary of Effective Date	.7333 * AV	KAIE 1.1287
-	11 y Amintersary of Lineary Date	49 or Anniversary of Effective Date	WA * 8000.	KAIE - 1.1523
-014	12 yr Anniversary of Effective Date	A A A Commence of Effective Date	8666 * AV	RATE * 1.1753
	13 yr Anniversary of Effective Date	14 yr Anniversary of Errective Date	VA * 6500	RATE * 1.1988
	14 yr Anniversury of Effective Date	15 yr Anniversary of Effective Date	AM 0000	
Period	BASE PILOT	IMPROVEMENT PILOT	TOTAL PILOT	
	tion of od taxes as of upar of Closing	190 % of taxes as of year of Closing	BASE PILOT + IMPROVEMENT PILOT	
+	Total of Career and of company	AV*Pit OT RATE	BASE PILOT + IMPROVEMENT PILOT	
4	100% of taxes as of year of Ottomo	AV-PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
	TUCK OF GRADS as Of year of Cassing	AVADILOT BATE	RASF PILOT + IMPROVEMENT PILOT	
	100% of taxes as of year of Closing	AV PLOT BATE	BASE PILOT + IMPROVEMENT PILOT	
	100% of taxes as of year of closing	AVADIL OF DATE	RASE PILOT + IMPROVEMENT PILOT	
	100% of taxes as of year of Closing	AV FILOT DATE	BASE PILOT + IMPROVEMENT PILOT	
	100% of taxes as of year of Closing	AV FILOI RAIE	DAGE OF OT A MODOWENENT DILOT	
	100% of taxes as of year of Closing	AV-PILOI KAIE	DASE TILOT - MADOCAGEMENT DRI OT	
	100% of taxes as of year of Closing	AV*PILOT RATE	BASE PLOI - INTROVENENT PLOI	
T	100%, of taxes as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
-	100 % of taxon as of year of Closing	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
+	400% of taxes on of wear of Closing	AV"PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
	and a few are at second of Chairs	AV*PILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
Ŧ	100% of taxes as of year of Chesha	AV*PHOT RATE	BASE PILOT + IMPROVEMENT PILOT	
	100% of taxes as of year of Charles	AVPDILOT RATE	BASE PILOT + IMPROVEMENT PILOT	
	100% of taxes as of year of Closing	AVADIL OF BATE	BASE DRIOT + IMPROVEMENT PILOT	
0	The state of the s	AVEDI CIL KRIT	BASE FILCT WILL INVESTIGATION	The state of the s