# AMENDMENT NO. 2 TO UNIFORM PROJECT AGREEMENT

THIS AMENDMENT NO. 2 TO UNIFORM PROJECT AGREEMENT (this "Amendment") dated as of June 25, 2024, by and between the NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY, a corporate governmental agency constituting a body corporate and politic and a public benefit corporation of the State of New York, having an office at One West Street, 4th floor, Mineola, NY 11501 (the "Agency"), and LUMBER ROAD ROSLYN LLC, a limited liability company organized and existing under the laws of the State of New York, having an address at 36 New York Avenue, Huntington, NY 11743 (the "Company").

### **W1TNESSETH:**

WHEREAS, the Company presented an application for financial assistance (the "Application") to the Agency, which Application requests that the Agency consider undertaking project (the "Project") consisting of the following: (A)(1) the acquisition and retention of an interest in an approximately 1.39 acre parcel of land located at 45 Lumber Road, Village of Roslyn, Town of North Hempstead, Nassau County, New York (Section: 6; Block: 53; Lot: 1031) (the "Land"), (2) the construction of an approximately 60,000 square foot, four (4) story building (collectively, the "Building") on the Land, together with related improvements to the Land, including surface parking spaces, (3) the acquisition of certain furniture, fixtures, machinery and equipment (the "Equipment") necessary for the completion thereof (collectively, the "Project Facility"), all of the foregoing for use by the Company as a multi-family apartment building consisting of approximately thirty-three (33) residential rental apartment units, including six (6) affordable residential rental apartments; (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 "Original Financial Assistance"); and (C) the lease (with an obligation to purchase), license or sale of the Project Facility to the Company or such other entity as may be designated by the Company and agreed upon by the Agency; and

WHEREAS, by letter and amended application documents, dated April 6, 2022, the Company presented a request for an amendment (the "Amendment") to the Original Financial Assistance (the "Additional Financial Assistance" and together with the Original Financial Assistance, collectively, the "Financial Assistance") to the Agency, which Amendment requested that the agency increase the approved amount of mortgage recording tax exemption in the amount of \$103,792.00, for a total maximum mortgage tax exemption amount of \$237,216.00, and such Amendment also requested that the Agency increase the approved amount of sales and use tax exemption in the amount of \$562,440.00, for a total sales and use tax exemption amount of \$1,214,576.00; and

WHEREAS, the Agency appointed the Company as agent of the Agency to undertake the acquisition, construction, installation and equipping of the Project Facility, all pursuant to the terms and conditions set forth in the Uniform Project Agreement dated as of June 1, 2022 between the Company and the Agency (as amended, modified, supplemented and restated to date, the "Project Agreement"), and the Sublease Agreement dated as of June 1, 2022 between the Company and the Agency (as amended, modified, supplemented and restated to date, the "Sublease Agreement"), and the other Transaction Documents (as defined in the Sublease Agreement); and

WHEREAS, the Company has requested that the Agency consent to the amendment of the Project Agreement, the Sublease Agreement and the other Transaction Documents to extend the expiration date of the Sales Tax Exemption (as defined in the Project Agreement) and to extend the Scheduled Completion Date (as defined in the Sublease Agreement) to allow the Company to complete the Project in the manner contemplated by the Project Agreement, the Sublease Agreement and the other Transaction Documents;

NOW, THEREFORE, in consideration of the foregoing premises, the mutual covenants and agreements contained herein and other good and valuable consideration, the receipt and sufficiency of which are acknowledged, the Company and the Agency mutually covenant, warrant and agree as follows:

## SECTION 1. DEFINITIONS.

SECTION 1.1 <u>Interpretation</u>. For purposes of this Amendment, unless otherwise defined herein, all capitalized terms used herein including, but not limited to, those capitalized terms used and/or defined in the recitals hereto, shall have the respective meanings assigned to such terms in the Transaction Documents.

## SECTION 2. AMENDMENTS.

SECTION 2.1 Subsection (b) of Section 4.3 of the Project Agreement is amended and restated in its entirety to read as follows:

"The Company, as agent for the Agency, will undertake the Project. The Company hereby agrees to limit its activities as agent for the Agency under the authority of the Authorizing Resolution to acts reasonably related to the acquisition, construction, renovation, rehabilitation and equipping of the Project Facility. The right of the Company to act as agent of the Agency shall expire on the earlier of (x) the completion of the Project, or (y) December 31, 2024 ("Termination Date"), as the same may be extended by agreement of the Agency; provided, however, that the Agency may extend the Company's agent appointment at its discretion upon the written request of the Company if such activities and improvements are not completed by such time, and further provided that the Agency shall not unreasonably withhold its consent to the extension of such appointment."

## SECTION 3. CONDITIONS.

SECTION 3.1 <u>Conditions Precedent</u>. This Amendment shall only become effective upon the fulfillment, prior to or contemporaneously with the delivery hereof; of the following conditions precedent:

(A) the execution and delivery by the Company and the Agency of an original or counterpart originals of this Amendment;

- (B) the Company shall deliver such other consents, waivers, documents, instruments and agreements as the Agency may reasonably require in connection with the transactions contemplated by this Amendment;
- (C) all other documents and legal matters in connection with this Amendment and the transactions contemplated by the Project Agreement as amended by this Amendment, shall be satisfactory in form and substance to the Agency; and
- (D) the Company shall pay the Agency's consent fee in the amount of \$1,000 and all fees and expenses (including attorneys' fees and expenses) incurred by the Agency in connection with the preparation, execution and delivery of this Amendment and the closing of the transactions contemplated herein.

## SECTION 4. MISCELLANEOUS.

## SECTION 4.1 Representations and Warranties.

- (A) All terms, conditions, covenants, representations and warranties of the Company contained in the Transaction Documents, except as expressly modified hereby, are ratified, confirmed and reaffirmed by the Company as of the date hereof, remain in full force and effect as of the date hereof, and are subject to the terms of this Amendment.
- (B) The Company represents and warrants to the Agency that it has the necessary power and has taken all necessary action to make this Amendment the valid and enforceable obligation it purports to be, and that this Amendment constitutes the legal, valid and binding obligation of the Company, enforceable against the Company in accordance with its terms.
- (C) The Company represents and warrants to the Agency that no Event of Default or Recapture Event specified in the Project Agreement, the Sublease Agreement or in any of the other Transaction Documents has occurred and is continuing and no event has occurred and is continuing which with notice or lapse of time or both would become an Event of Default or Recapture Event specified in the Project Agreement, the Sublease Agreement or any of the other Transaction Documents.
- SECTION 4.2 <u>Additional Matters</u>. All other documents and legal matters in connection with this Amendment and the transactions contemplated by the Project Agreement as amended by this Amendment shall be satisfactory in form and substance to the Agency.
- SECTION 4.3 <u>Survival of Representations and Warranties</u>. All representations and warranties made in this Amendment or any other documents furnished in connection with this Amendment shall survive the execution and delivery of this Amendment and no investigation by the Agency or any closing shall affect the representations and warranties or the right of the Agency to rely upon them.
- SECTION 4.4 <u>Reference to Project Agreement</u>. The Project Agreement, the Transaction Documents and any and all other agreements, documents, or instruments heretofore, now or hereafter executed and delivered pursuant to the terms hereof or pursuant to the terms of the Project Agreement, as amended hereby, are hereby amended so that any reference to the "Project

Agreement" in the Project Agreement, the Transaction Documents or such other agreements, documents or instruments executed in connection with the Project Agreement shall mean a reference to the Project Agreement, as amended hereby.

SECTION 4.5 <u>Governing Law</u>. This Amendment, the transactions described herein and the obligations of the parties hereto shall be construed under, and governed by, the laws of the State of New York, as in effect from time to time, without regard to principles of conflicts of laws.

SECTION 4.6 <u>Successors and Assigns</u>. The Company and the Agency, as such terms are used herein, shall include the legal representatives, successors and assigns of those parties.

SECTION 4.7 <u>Counterparts</u>; <u>Electronic Transmission</u>. This Amendment may be executed in any number of counterparts and by the Company and the Agency on separate counterparts, each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute one and the same Amendment. Delivery of an executed counterpart of a signature page of this Amendment by facsimile or email shall be effective as delivery of a manually executed counterpart of this Amendment. This Amendment may be modified only by a written agreement signed by Authorized Representatives of the Company and the Agency.

SECTION 4.8 <u>Severability</u>. Any provision of this Amendment held by a court of competent jurisdiction to be invalid or unenforceable shall not impair or invalidate the remainder of this Amendment and the effect thereof shall be confined to the provision so held to be invalid or unenforceable.

SECTION 4.9 <u>Conflicting Provisions</u>. In the event of any conflict in the terms and provisions of this Amendment and the terms and provisions of the Project Agreement, the terms and provisions of this Amendment shall govern.

SECTION 4.10 No Waiver. Notwithstanding any provision in the Transaction Documents to the contrary, the Agency's consent does not and shall not be construed to mean that there are no defaults, Events of Default or Recapture Events under the Project Agreement, the Sublease Agreement or any other Transaction Document. The Company acknowledges and agrees that nothing in this Amendment or in any document, instrument or agreement executed in connection with this Amendment shall constitute a waiver by the Agency of any default, Event of Default or Recapture Event under the Project Agreement, the Sublease Agreement or any of the other Transaction Documents.

SECTION 4.11 <u>Entire Agreement</u>. This Amendment constitutes the entire agreement and, understanding between the parties hereto with respect to the transactions contemplated hereby and supersedes all prior negotiations, understandings, and agreements between such parties with respect to such transaction.

[REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, this Amendment has been duly executed by the parties hereto as of the day and year first above written.

COMPANY:

LUMBER ROAD ROSLYN LLC

Bv:

Name: Gregory DeRosa

Title: Manager

Agency:

NASSAU COUNTY INDUSTRIAL

DEVELOPMENT AGENCY

By:

Sheldon L. Shrenkel CEO/Executive Director

STATE OF NEW		)		
COUNTY OF \$	Houx	)SS.: )		
<b>DeRosa</b> , personal individual whose resecuted the same	ly known to me or name is subscribed le in his/her capa	r proved to me or I to the within ins acity, and that b	n the basis of satisfact trument and acknowle	ally appeared <b>Gregory</b> ory evidence to be the dged to me that he/she in the instrument, the ed the instrument.
		<u>.</u>	Anto	
			Notary Public SCOTT A. HAE Notary Public, State of No. 01HA6141 Oualified in Suffoli Term Expires June	k County
STATE OF NEW	YORK	) )SS.:		
COUNTY OF NA	SSAU	)		
L. Shrenkel, pers the individual who executed the same	onally known to nose name is subscreein his capacity, a	ne or proved to n libed to the within and that by his si	ne on the basis of satis n instrument and ackno	ally appeared <b>Sheldon</b> factory evidence to be owledged to me that he rent, the individual, or
are person apon o				

Notary Public

**COLLEEN PEREIRA** 

NOTARY PUBLIC, STATE OF NEW YORK Registration No. 01PE6183424

Qualified in Nassau Gounty
My Commission Expires: 3/17/2