



2014K026320

SANDY WEGMAN

RECORDER - KANE COUNTY, IL RECORDED: 6/4/2014 08:47 AM REC FEE: 65.00

STATE OF ILLINOIS

COUNTIES OF KANE, DUPAGE,)

KENDALL AND WILL

CITY OF AURORA

)

PAGES: 37

CERTIFICATE

I, Isabel M. García-Kodron, DO HEREBY CERTIFY THAT I am the City Clerk of the City of Aurora, Kane, DuPage, Kendall and Will Counties, Illinois and, as such officer, I have the lawful power and duty to keep a record of all proceedings of the City Council of said City, and of all Ordinances and Resolutions presented to or passed by said City Council.

I DO HEREBY FURTHER CERTIFY that the foregoing document is a true, correct and complete copy of:

RESOLUTION NO. R14-015

RESOLUTION AUTHORIZING THE EXECUTION OF A DEVELOPMENT AGREEMENT WITH 210 N. LAKE STREET, LLC FOR 212 N. LAKE STREET AND 221 SPRUCE STREET.

which was approved on <u>February 11, 2014</u>, is now on file in my office and that the proceedings of the City Council of said City at the meeting duly called and held on <u>February 11, 2014</u>, were in accordance with applicable laws, at which a quorum was present and acting throughout.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Corporate Seal of the City of Aurora, in the State of Illinois this 3rd day of June, 2014.

Isabel M. García-Kodron

City Clerk City of Aurora, Illinois

(SEAL)

ORIGINAL

CITY OF AURORA, ILLINOIS

RESOLUTION NUMBER: 414-015

DATE OF PASSAGE: FORMANY 11, 2014

RESOLUTION AUTHORIZING THE EXECUTION OF A DEVELOPMENT AGREEMENT WITH 210 N. LAKE STREET, LLC FOR 212 N. LAKE STREET AND 221 SPRUCE STREET

WHEREAS, the City of Aurora has a population of more than 25,000 persons and is, therefore, a home rule unit as defined in Article VII, section 6(a) of the 1970 Constitution of the State of Illinois; and

WHEREAS, said section of the Constitution authorizes a home rule unit to exercise any power and perform any function pertaining to its government and affairs for the protection of the public health, safety, morals and welfare; and

WHEREAS, the Corporate Authorities of the City of Aurora, Kane, Kendall, Will and DuPage Counties, Illinois have considered a Development agreement for certain property within the City of Aurora and the TIF #5 Redevelopment Project Area/Tax Increment Financing District, a true and correct copy of the Development Agreement (the "Development Agreement") being attached hereto and made a part hereof as EXHIBIT "A"; and

WHEREAS, a transfer to the 2014 City Budget has been requested to provide \$300,000 in Account Number 235-1830-465.55-81 GRANTS-ECONOMIC AGREEMENTS / 210 N LAKE STREET, LLC in order to provide all necessary 2014 funding for the project and \$75,000 will be budgeted each year in the same account to provide all necessary 2015-2018 funding for the project; and

WHEREAS, the City Council has determined that it is in the best interests of the residents of the City of Aurora that this Development Agreement be entered into, and further, that but for the provision for incentives as provided therein, the property would not otherwise be developed.

NOW THEREFORE, BE IT RESOLVED by the City Council of the City of Aurora, Kane, Kendall, Will, and DuPage Counties, Illinois, as follows:

Section 1: The Preambles hereto are made a part hereof as fully as if completely repeated at length herein.

Section 2: That the Mayor and City Council hereby find that it is in the best interests of the City of Aurora and its residents that the aforesaid "Development Agreement" with Salvatore Arenella be entered into by the City of Aurora, with said Agreement to be substantially in the form attached hereto and made a part hereof as EXHIBIT "A".

Section 3: That the Mayor and City Clerk are hereby authorized to execute for and on the behalf of the City of Aurora, the aforesaid Development Agreement.

Section 4: That this Resolution shall take effect from and after its adoption and approval as required by law.

PASSED AND APPROVED ON FORMALIAM AYES: 10 NAYS: 2 NOT VOTING Ward 1 Ward 7 Ward 2 Ward 8 Ward 3 Ward 9 Ward 4 ₩ard 10 Ward 5 Ward 6 Alderman at Large Attest: City Clerk, City of Aurora, Illinois Mayor, City of Aurora, Illinois

EXHIBIT "A" <u>TIF DEVELOPMENT AGREEMENT</u> <u>WITH 210 N. LAKE ST., LLC FOR 212 N LAKE STREET AND 221 SPRUCE STREET</u>

WITNESSETH:

WHEREAS, the City of Aurora has a population of more than 25,000 persons in it and is, therefore, a home rule unit as defined in Article VII, section 6(a) of the 1970 Constitution of the State of Illinois; and

WHEREAS, the CITY has the authority, pursuant to the laws of the State of Illinois, to promote the health, safety and welfare of the City and its inhabitants, to prevent the presence of blight, to encourage private re-development in order to enhance the local tax base, to increase additional tax revenues realized by the City, foster increased economic activity within the City, to increase employment opportunities within the City, and to enter into contractual agreements with third parties for the purpose of achieving the aforesaid purposes, and otherwise take action in the best interests of the City; and

WHEREAS, on September 21, 2013, 210 N. Lake St., LLC filed with the City of Aurora a request for financial assistance for certain property within the City of Aurora and the TIF #5 Redevelopment Project Area/Tax Increment Financing District ("TIF District"); and

WHEREAS, this <u>Agreement</u> relates to the proposed revitalization of the property legally described in <u>Attachment "A"</u> attached hereto and made a part hereof ("Property").

WHEREAS, the <u>DEVELOPER</u> desires to cause the renovation of the <u>Property</u> as described in Article Five and the renovation and redevelopment description in <u>Attachment "B"</u> ("Project"); and

WHEREAS, the <u>CITY</u> is authorized under the provisions of the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended ("Act"), to finance redevelopment in accordance with the conditions and requirements set forth in the <u>Act</u>; and

WHEREAS, to stimulate and induce redevelopment pursuant to the <u>Act</u>, the <u>CITY</u> has taken certain actions and adopted the following ordinances, after giving all notices required and after conducting the public hearings required by law ("Enabling Ordinances"):

Tax Increment Financing District Number Five (TIF #5)

- 1. The <u>CITY</u> authorized the preparation of a report, entitled Redevelopment Plan and Project, by Kane, McKenna and Associates, Inc., dated November 2006 ("**Redevelopment Plan**") concerning the redevelopment of the West River Redevelopment Plan and Project Area, including but not limited to the Property ("**TIF District**").
- 2. In accordance with the Act, the City of Aurora conducted a public hearing with respect to the Redevelopment Plan and the redevelopment of the TIF District at the meetings of the City Council of the City of Aurora, Illinois ("Corporate Authorities") held on March 27, 2007.
- 3. Ordinance Number O07-48 adopted April 24, 2007, titled "An Ordinance of the City of Aurora, DuPage, Kane, Kendall, and Will Counties, Illinois Approving a Tax Increment Redevelopment Plan and Redevelopment Project for the West River Area TIF Redevelopment Project Area."

- 4. Ordinance Number O07-49 adopted April 24, 2007, titled "An Ordinance of the City of Aurora, DuPage, Kane, Kendall, and Will Counties, Illinois, designating West River Area TIF Redevelopment Project Area of Said City, a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; said Redevelopment Project Area being legally described in said Ordinance.
- 5. Ordinance Number O07-50 adopted April 24, 2007, titled "An Ordinance of the City of Aurora, DuPage, Kane, Kendall, and Will Counties, Illinois, adopting Tax Increment Allocation Financing for the West River Area TIF Redevelopment Project Area"; and

WHEREAS, as part of the study of the redevelopment of the <u>TIF District</u>, the <u>CITY</u> found that the improvements on the <u>Property</u> suffer from the following factors: age, obsolescence, depreciation of physical maintenance, deterioration, inadequate utilities, excessive vacancies, deleterious land use or layout, excessive land coverage and lack of community planning; and

WHEREAS, this <u>Agreement</u> has been submitted to the <u>Corporate Authorities</u> of the <u>CITY</u> for consideration and review, the <u>Corporate Authorities</u> have taken all actions required to be taken prior to the execution of this <u>Agreement</u> in order to make the same binding upon the <u>CITY</u> according to the terms hereof, and any and all actions of the <u>Corporate Authorities</u> of the <u>CITY</u> precedent to the execution of this <u>Agreement</u> have been undertaken and performed in the manner required by law; and

WHEREAS, the <u>Corporate Authorities</u> of the City of Aurora, Kane, Kendall, Will and DuPage Counties, Illinois have determined that it is in the best interests of the residents of the city that this <u>Agreement</u> be entered into in that but for the incentive provision(s) herein, the property would not otherwise be developed as described herein; and

WHEREAS, the <u>CITY</u> has adopted Resolution Number <u>RIH-DIS</u> authorizing the execution of this <u>Agreement</u>; and

WHEREAS, the <u>CITY</u>, in order to stimulate and induce redevelopment of the <u>Property</u>, agreed to finance a portion of the <u>TIF Eligible Project Costs</u> through <u>Net Incremental Property Taxes</u>, and potential other sources, all in accordance with the terms and provisions of the <u>Act</u> and this <u>Agreement</u>.

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreements herein contained, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties do hereby agree as follows:

ARTICLE ONE INCORPORATION OF RECITALS

1.1 <u>Incorporation of Recitals</u>. The findings, representations and agreements set forth in the above Recitals are material to this <u>Agreement</u> and are hereby incorporated into and made a part of this Agreement as though fully set forth in this Article One.

ARTICLE TWO DEFINITIONS

2.1 <u>Definitions.</u> For purposes of this <u>Agreement</u>, unless the context clearly requires otherwise, words and terms used in this <u>Agreement</u> shall have the meanings provided herein, including above in the recitals hereto and as follows:

"Change in Law" means the occurrence, after the Effective Date, of an event described herein provided such event materially changes the costs or ability of the Party relying thereon to carry out its obligations under this Agreement and such event is not caused by the Party relying thereon. Change in Law means any of the following: (i) the enactment, adoption, promulgation or modification of any federal, state or local law, ordinance, code, rule or regulation (other than by the CITY or with respect to those made by the CITY, if they violate the terms of this Agreement); (ii) the order or judgment of any federal or state court, administrative agency or other governmental body; (iii) except as otherwise provided herein, the imposition of any conditions on, or delays in, the issuance or renewal of any governmental license, approval or permit (or the suspension, termination, interruption, revocation, modification, denial or failure of issuance or renewal thereof) necessary for the undertaking of the services to be performed under this Agreement, unless due to the action or inaction of DEVELOPER; or (iv) the adoption, promulgation, modification or interpretation in writing of a written guideline or policy statement by a governmental agency (other than the CITY or with respect to those made by the CITY, only if they violate the terms of this Agreement).

"Collector" means the officer or officers of the County of Kane, Illinois, who is or are at the time obligated under applicable law to collect and pay over to the <u>CITY</u> the Incremental Property Taxes pursuant to and in accordance with the <u>Act</u>.

"Eligible Improvements" means costs of the Project eligible for payment under the Act.

"Effective Date" means the date as established pursuant to Article Thirteen.

"Incremental Property Taxes" means that portion of the *ad valorem* taxes, if any, arising from the taxes levied upon the <u>Property</u>, which taxes are attributable to the increases in the then current equalized assessed valuation ("EAV") of the taxable lot, block, tract or parcel of all portions of the <u>Property</u> in the <u>TIF District</u> over and above the total Initial <u>EAV</u> of all of said portions of the <u>Property</u> in the <u>TIF District</u>, all as determined by the County Clerk of the County of Kane, Illinois, pursuant to and in accordance with the <u>Act</u>, the <u>TIF</u> Ordinances and this <u>Agreement</u>, which are attributable to the <u>Property</u> and includes any replacement, substitute or amended taxes.

"Initial EAV" means the equalized assessed value of the <u>Property</u> for calendar year of the <u>Enabling Ordinances</u>, certified by the County Clerk of Kane County as provided in the <u>Act</u>.

"Net Incremental Property Taxes" means that portion of the Incremental <u>Property</u> Taxes remaining after those payments required to be made to the applicable public school districts based upon agreements entered into between the <u>CITY</u> and said school district or school districts, and payments to any other taxing jurisdictions which are required under applicable State law, and after deduction of administrative expenses of the <u>CITY</u>.

"Person" means any individual, corporation, partnership, limited liability company, joint venture, association, trust, or government or any agency or political subdivision thereof, or any agency or entity created or existing under the compact clause of the United States Constitution.

"Project" means the renovation and redevelopment of the <u>Property</u> as described in Article Five and in Attachment "B".

"Actual Project Cost" means all those actual and known costs expended by the DEVELOPER for the Project as presented in documentation to the CITY.

"Estimated Project Costs" means all those costs estimated to be expended by the <u>DEVELOPER</u> associated with the <u>Project</u> as estimated in the Developer's Project Expense Estimates attached hereto and hereby made a part hereof in **Attachment "D"**.

"TIF Eligible" means those eligible qualified expenses as authorized by the Act.

"TIF Eligible Project Costs" means those eligible qualified <u>Actual Project Costs</u> as authorized by the <u>Act</u>.

"State" means the State of Illinois.

"Uncontrollable Circumstance" means any event which:

- (a) is beyond the reasonable control of and without the fault of the Party relying thereon; and
- (b) is one or more of the following events:
 - (i) a Change in Law;
 - (ii) insurrection, riot, civil disturbance, sabotage, act of the public enemy, explosion, nuclear incident, war or naval blockade;
 - (iii) epidemic, hurricane, tornado, landslide, earthquake, lightning, fire, windstorm, other extraordinary or ordinary weather conditions or other similar act of God;
 - (iv) governmental condemnation or taking other than by the <u>CITY</u>;
 - (v) strikes or labor disputes;
 - (vi) unreasonable delay or unreasonable denial of the issuance of building or other permits or approvals by the <u>CITY</u> or by other governmental authorities having jurisdiction;
 - (vii) shortage or unavailability of essential materials, which materially change the ability of the Party relying thereon to carry out its obligations under this Agreement; or
 - (viii) unknown or unforeseeable geo-technical or environmental conditions;
- (c) Uncontrollable Circumstance shall not include: economic hardship; unavailability of materials (except as described in b(vii) above); or a failure of performance by a contractor (except as caused by events which are Uncontrollable Circumstances as to the contractor).

ARTICLE THREE CONSTRUABILITY OF TERMS

- **3.1** <u>Construability of Terms.</u> This <u>Agreement</u>, except where the context by clear implication shall otherwise require, shall be construed and applied as follows:
 - (a) Definitions include both singular and plural.
 - (b) Pronouns include both singular and plural and cover all genders.

- (c) The words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation".
- (d) Headings of Articles and Sections herein are solely for convenience of reference and do not constitute a part hereof and shall not affect the meaning, construction or effect hereof.
- (e) All Attachments attached to this <u>Agreement</u> shall be and are operative provisions of this <u>Agreement</u> and shall be and are incorporated by reference in the context of use where mentioned and referenced in this <u>Agreement</u>. In the event of a conflict between any Attachment and the terms of this Agreement, the Agreement shall control.
- (f) Any certificate, letter or opinion required to be given pursuant to this <u>Agreement</u> means a signed document attesting to or acknowledging the circumstances, representations, opinions of law or other matters therein stated or set forth. Reference herein to supplemental agreements, certificates, demands, requests, approvals, consents, notices and the like means that such shall be in writing whether or not a writing is specifically mentioned in the context of use.
- (g) In connection herewith concerning written directions or authorization in respect of the investment of any funds, notwithstanding any provision hereof to the contrary, such direction or authorization orally by telephone, other telecommunication or otherwise, confirmed in writing, including by telecopier/facsimile transmission, shall be appropriate and is hereby approved. Failure of the investing agent to actually receive such written confirmation shall not render invalid or ineffective any such oral direction or authorization.
- (h) The City Mayor, unless applicable law requires action by the <u>Corporate Authorities</u>, shall have the power and authority to make or grant or do those things, certificates, requests, demands, notices and other actions required that are ministerial in nature or described in this <u>Agreement</u> for and on behalf of the <u>CITY</u> and with the effect of binding the <u>CITY</u> as limited by and provided for in this <u>Agreement</u>. <u>DEVELOPER</u> is entitled to rely on the full power and authority of the Persons executing this <u>Agreement</u> on behalf of the <u>CITY</u> as having been properly and legally given by the <u>CITY</u>.

ARTICLE FOUR CITY CODES, ORDINANCES AND PROCEDURES

4.1 Adherence to City Codes and Ordinances. All development and construction of the Project shall comply in all respects with the provisions in the Building, Plumbing, Mechanical, Electrical, Storm Water Management, Fire Prevention, Property Maintenance, FoxWalk Design Guidelines, Zoning and Subdivision Codes of the City of Aurora and all other germane codes and ordinances of said City in effect on the date that an application for a building permit and/or earth moving permit for such re-development or construction is filed, and during construction, except as otherwise provided herein and to the extent all such codes and ordinances are of general applicability to property within the city. DEVELOPER has examined and is familiar with all the current covenants, conditions, restrictions, building regulations, zoning ordinances, property maintenance regulations, environmental laws and land use regulations, codes, ordinances, federal, state and local ordinances, and the like,

and represents and warrants that the <u>Project</u> shall be developed in accordance with same, or those that are in place at the time of building permit/earth moving permit.

4.2 Approval of Plans and Permits. DEVELOPER shall petition the City for all applicable approvals required for the renovation and construction of the Project including but not limited to: Certificate(s) of Appropriateness; Zoning Permit(s); Building Permit(s); Sign Permit(s); Stormwater Permit(s); Demolition Permit(s); Driveway Permit(s); Curb Cut Permit(s) and any improvements in the public right of way. Said petitions by DEVELOPER shall include making all submittal requirements in conformance with City policies, codes and ordinances. All documents and submittals shall adhere to all applicable codes and ordinances including but not limited to those listed in this Agreement.

The <u>CITY'S</u> review and approval shall not be unreasonably withheld. The <u>CITY</u> shall further promptly process, and not unreasonably withhold its approval of these requests of <u>DEVELOPER</u>.

- **Compliance with Applicable Laws.** DEVELOPER shall at all times acquire, install, construct, operate and maintain the <u>Project</u> in conformance with all applicable laws, rules, ordinances and regulations. All work with respect to the <u>Project</u> shall conform to all applicable federal, state and local laws, regulations and ordinances, including, but not limited to, FoxWalk Design Guidelines, zoning, subdivision and planned development codes, building codes, environmental laws (including any law relating to public health, safety and the environment, and the amendments, regulations, orders, decrees, permits, licenses or deed restrictions now or hereafter promulgated there under), life safety codes, property maintenance codes and any other applicable codes and ordinances of the <u>CITY</u> in effect from time to time during the course of construction of the <u>Project</u>, unless the same conflicts with an express term of this Agreement.
- **4.4** <u>Cooperation.</u> The <u>CITY</u> and the <u>DEVELOPER</u> agree to cooperate in implementing the <u>Project</u> in accordance with the Parties respective obligations set forth in this <u>Agreement</u> and in accordance with specific approvals by the <u>CITY</u> in the future of the site plans for the Property and Project. Whenever any Party is required to take any action pursuant to the terms of this <u>Agreement</u>, including but not limited to giving any consent, such action shall not be unreasonably withheld or delayed.

The <u>CITY</u> agrees to cooperate with <u>DEVELOPER</u>, and shall affirmatively support <u>DEVELOPER</u>'s attempts to obtain all necessary approvals from any governmental or quasi-governmental entity other than the <u>CITY</u> and upon request of <u>DEVELOPER</u>, shall promptly execute any applications or other documents which <u>DEVELOPER</u> intends to file with such other governmental or quasi-governmental entities with respect to the Project.

- **4.5** <u>Modifications.</u> <u>DEVELOPER</u> may request and obtain certain modifications to this <u>Agreement</u>, without a public hearing except as required by state law, but with the approval of the <u>Corporate</u> Authorities of the <u>CITY</u>.
- **4.6** Reimbursement Procedures. The <u>CITY</u> shall authorize the distribution of funds to the <u>DEVELOPER</u> pursuant to Article Six, upon satisfaction of the conditions stated in this <u>Agreement</u> in addition to the Reimbursement Procedures included herein in **Attachment "C"**.

PROJECT

- **5.1** <u>Project.</u> The <u>DEVELOPER</u> shall cause the completion of the <u>Project</u>, being the renovation of the <u>Property</u> pursuant to the description in <u>Attachment "B"</u>.
- **5.2** <u>Acquisition of Property.</u> <u>DEVELOPER</u> shall purchase the property at 212 N Lake Street and 221 Spruce Street, Aurora, IL 60505 from the owners of the <u>Property</u>.

ARTICLE SIX CITY COVENANTS AND AGREEMENTS

- **6.1** <u>City Obligations.</u> The <u>CITY</u> shall have the obligations set forth in this Article Six. All obligations of the <u>CITY</u> are expressly contingent upon <u>DEVELOPER</u> receiving all required <u>CITY</u> approvals for the <u>Project</u>, and upon <u>DEVELOPER</u> acting in accordance with all terms of this Agreement.
- **6.2 Financial Incentive.** To stimulate and induce redevelopment in the <u>TIF District</u> the <u>CITY</u> agrees to provide an incentive to the <u>DEVELOPER</u>, for <u>TIF Eligible Project Costs</u> in an amount up to Six hundred thousand dollars (\$600,000.00) of the <u>Actual Project Costs</u>, the lesser amount is the maximum amount of said incentive ("**Incentive Amount**"). Said <u>Incentive Amount</u> shall be subject to the following provisions and prior to the distribution of any <u>CITY</u> funds the <u>DEVELOPER</u> shall satisfy the conditions listed in Section 7.2 herein. Said <u>Incentive Amount</u> being a distribution, or reimbursement to the <u>CITY</u>, of Net Incremental Property Taxes, or revenue from other sources as determined by the <u>CITY</u> in its sole discretion.
 - (a) In connection with certain <u>TIF Eligible Project Costs</u>, it is understood that the <u>CITY</u> shall provide the funds described in this Section 6.2 in accordance with the restrictions and requirements of the <u>Act</u> and this <u>Agreement</u> including, but not limited to, the reimbursement procedures set forth in Section 4.6 herein.
 - (b) This <u>Incentive Amount</u> is based solely on the <u>Project</u> and no further incentives shall be made available to the <u>DEVELOPER</u> for the completion of the additional improvements.
 - (c) The <u>CITY</u> is not required to issue any tax increment financing revenue bonds, <u>CITY</u> or <u>DEVELOPER</u> investment notes, or any other financing device of any kind to pay the Incentive Amount.
 - (d) The <u>CITY</u> shall reimburse the <u>DEVELOPER</u> hereunder either from the existing fund balance in the <u>TIF District Fund</u> or such other source as may be determined by the <u>CITY</u> in its absolute and sole discretion. The <u>Incentive Amount</u> shall take the following form:
 - (i) Three hundred thousand dollars (\$300,000.00) is the maximum amount the <u>CITY</u> shall reimburse <u>DEVELOPER</u> as the initial reimbursement of <u>TIF</u> <u>Eligible Costs</u>; said funds may be requested by the <u>DEVELOPER</u> once a certificate of occupancy is issued for the opening of the Save-A-Lot grocery store, to be distributed pursuant to the terms of this <u>Agreement</u>; and seventy five thousand dollars (\$75,000.00) per year for the next four (4) year(s) is the

maximum amount the <u>CITY</u> shall reimburse <u>DEVELOPER</u> for the remaining <u>TIF Eligible Costs</u>; said funds may be requested by the <u>DEVELOPER</u> on the anniversary date of the issuance of the certificate of occupancy, to be distributed pursuant to the terms of this <u>Agreement</u>.

(e) If the total cost for all of the <u>TIF Eligible Project Costs</u> (taken as a whole) is less than the <u>Incentive Amount</u>, the lesser amount is the maximum amount <u>DEVELOPER</u> shall be entitled to be reimbursed hereunder. If the acquisition cost of the <u>Property</u> and/or the cost of the <u>TIF Eligible Project Costs</u> exceed the <u>Incentive Amount</u>, <u>DEVELOPER</u> shall only be entitled to receive the maximum Incentive Amount stated herein from the <u>CITY</u>.

ARTICLE SEVEN DEVELOPER'S COVENANTS AND AGREEMENTS

- **7.1** <u>Developer's Obligations.</u> <u>DEVELOPER</u> shall have the obligations set forth in this Article Seven for the re-development, reconstruction, construction, financing, completion and furtherance of the Project. These commitments shall include, but are not limited to the following:
 - (a) Acquisition of Property: The <u>DEVELOPER</u> shall acquire fee title to all of the <u>Property</u> and with the exception of the liens stated in Section 7.3 herein, said <u>Property</u> shall be free and clear of all encumbrances. A contract to acquire the deed to the <u>Property</u> shall not satisfy this requirement.
 - Timing of this Obligation: The <u>DEVELOPER</u> covenants and agrees to satisfy the requirements of this Section 7.1(a) prior to the <u>Effective Date</u> or within sixty (60) days after the <u>Effective Date</u>. Failure of <u>DEVELOPER</u> to satisfy this obligation shall make this Agreement null and void ab initio.
 - (b) <u>Application for Approvals:</u> The <u>DEVELOPER</u> shall petition the City for all applicable approvals pursuant to Article Four herein.
 - Timing of this Obligation: The <u>DEVELOPER</u> covenants and agrees to satisfy the requirements of this Section 7.1(b) within ninety (90) days after the <u>DEVELOPER</u> acquires fee title to the last <u>Property</u> contemplated by this <u>Agreement</u> for purposes of this <u>Project.</u>
 - (c) <u>Progress Meetings: DEVELOPER</u> shall meet with the <u>Corporate Authorities</u> and <u>CITY</u> staff and make presentations to the <u>Corporate Authorities</u> and <u>CITY</u> staff as reasonably requested by the <u>CITY</u> Mayor in order to keep the <u>CITY</u> apprised of the progress of the <u>Project</u>. The <u>DEVELOPER</u> shall document each of said meetings with the <u>CITY</u>.
 - Timing of this Obligation: Within fifteen (15) days after the <u>Effective Date</u>, the <u>DEVELOPER</u> shall begin regular meetings if requested by the <u>CITY</u> pursuant to this Section 7.1(c).
 - (d) <u>Project:</u> The <u>DEVELOPER</u> shall complete the <u>Project</u> in accordance with all of the provisions set forth in this <u>Agreement</u>, and in accordance with future approvals by the <u>CITY</u>.

Timing of this Obligation: Within twelve (12) months of issuance of the first building permit from <u>CITY</u> for the <u>Project</u>, the <u>DEVELOPER</u> shall have achieved a certificate of occupancy permit for the <u>Property</u>.

(e) <u>Life Safety:</u> The <u>DEVELOPER</u> shall complete any and all life safety portions of the <u>Project</u> in accordance with all of the provisions set forth in this <u>Agreement</u>, and in accordance with future approvals by the <u>CITY</u>.

Timing of this Obligation: The <u>DEVELOPER</u> covenants and agrees to substantially complete any and all life safety portions of the <u>Project</u> within thirty (30) days after acquiring the first approved building permit from the <u>CITY</u> for the <u>Project</u>. All life safety portions of the <u>Project</u> shall begin immediately upon receipt of said building permit.

(f) <u>Project Investment: DEVELOPER</u> agrees that not less than One million nine hundred eighty seven thousand eight hundred and twenty seven dollars (\$1,987,827.00) will be spent by <u>DEVELOPER</u> on improvements made to the <u>Property</u> by completion of the <u>Project</u>. These <u>Estimated Project Costs</u> are further delineated in the Developer's Project Expense Estimates attached hereto and made a part hereof in <u>Attachment "D"</u>.

Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall demonstrate in writing to the <u>CITY</u>'s sole satisfaction that <u>DEVELOPER</u> has met the requirements of this Section 7.1(f).

(g) Initial Main Use: The <u>DEVELOPER</u> or a tenant of the <u>DEVELOPER</u> shall operate a Save-A-Lot brand grocery store, or an alternative grocery store brand or business which is acceptable to the <u>CITY</u> ("Initial Main Use"), occupying a minimum of 14,251 square feet, on the street level of the <u>Property</u> for a term of not less than ten (10) years ("Initial Use Term") from the date of occupancy, or if a certificate of occupancy was issued prior to the approval of this Agreement said term shall be from the <u>Effective Date</u>. Any tenant lease(s) with the corporate entity that will operate the <u>Initial Main Use</u> shall be a long term lease of not less than a term of ten (10) years, and is subject to the <u>CITY</u> Attorney's review and approval.

In the event that the <u>Initial Main Use</u> ceases to do business (i.e., does not operate on at least a five (5) day a week basis for at least five (5) hours of operation per day or if a restaurant at least Six (6) day a week basis for at least breakfast and lunch or lunch and dinner service) during said <u>Initial Use Term</u> time period, <u>DEVELOPER</u> shall be given six (6) months to find a replacement <u>Initial Main Use</u> acceptable to the <u>CITY</u>. During the period that the <u>Initial Main Use</u> ceases to operate the <u>Initial Use Term</u> time period shall be considered on hold.

Timing of this Obligation: The <u>DEVELOPER</u> shall deliver to the <u>CITY</u> any applicable long term tenant leases for said Initial Main Use to meet the requirements of this Section 7.1(g), prior to the <u>Effective Date</u> or within ninety (90) days after the <u>Effective Date</u>.

(h) Advertising, Promotions and Identification: The DEVELOPER and/or the DEVELOPER's tenants shall, in all advertisements and promotions relative to, and in all identifications of, the Property or the uses on the Property, regardless of the form thereof, clearly and prominently indicate that the Property or the uses on the Property is

located in "Aurora," by use of the words "Aurora" or "City of Aurora" in said advertisement, promotion or identification. In this regard, where the advertising, promotion or identification indicates the <u>Property</u> or the uses on the <u>Property</u> as being associated with more than one municipality, the reference to "Aurora" or "City of Aurora" shall appear first.

Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall demonstrate to the <u>CITY</u>'s sole satisfaction that <u>DEVELOPER</u> has met the requirements of this Section 7.1(h).

- (i) <u>Prohibited Uses</u>: The <u>DEVELOPER</u> agrees that the following uses shall not be permitted on the <u>Property</u> for the entire <u>Initial Use Term</u>, plus an additional three (3) years:
 - 1. Rooming and boarding / Single Room Occupancy (1320)
 - 2. Used Clothing Stores (2120)
 - 3. Pawn Shop (2160)
 - 4. Flea Market (2170)
 - 5. Banks, Financial Institutions and Insurance this prohibition is limited to pay day loans and currency exchange uses (2200)
 - 6. Laundromat (2610)
 - 7. Certain Personal Services this prohibition is limited to a tattoo parlors use (2630)
 - 8. Poolrooms (5260)
 - 9. Certain Special Purpose Recreational Institutions this prohibition is limited to a roller skating rink use or a bowling alley use (5200)

Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall demonstrate to the <u>CITY</u>'s sole satisfaction that <u>DEVELOPER</u> has met the requirements of this Section 7.1(i).

- (j) <u>No Contesting Real Estate Taxes:</u> <u>DEVELOPER</u> shall not contest the assessed valuation of the <u>Property</u>, the equalized assessed valuation of the <u>Property</u>, and the applicable CITY tax levies on the <u>Property</u> during the term of this <u>Agreement</u>.
 - Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall demonstrate to the <u>CITY</u>'s sole satisfaction that <u>DEVELOPER</u> has met the requirements of this Section 7.1(j).
- (k) Duty to Report Change in PINs: DEVELOPER shall notify the CITY from time to time of all new property index numbers (PINs) as they are issued by the County Clerk, it being understood that without such information the CITY shall be unable to calculate and determine the amount of Incremental Property Taxes, and failure of DEVELOPER to do so shall require the CITY to withhold any Incremental Property Taxes that may have been generated by the parcels that have the missing PINs that have not been reported by DEVELOPER to the CITY until such Incremental Property Taxes attributable to the missing PINs can be ascertained. The aforesaid duty to report change in pins shall be the exclusive obligation of DEVELOPER.

Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall demonstrate to the <u>CITY</u>'s sole satisfaction that <u>DEVELOPER</u> has met the requirements of this Section 7.1(k).

(i) Financing: The DEVELOPER shall construct the Project with a minimum of one million two hundred sixty nine thousand six hundred and seventy seven dollars (\$1,269,677.00) of funding provided to DEVELOPER by a lending institution ("Developer Funding"). This Developer Funding is further delineated in the Developer Funding Source attached hereto and made a part hereof in Attachment "E". The DEVELOPER shall provide in writing to the CITY, for the required minimum amount of the Developer Funding, evidence of either a loan commitment, expressly limited to expenditures on the Project; or a segregated account at a financial institution, expressly limited to withdrawals to, and expenditures for, the Project.

Timing of this Obligation: The <u>DEVELOPER</u> covenants and agrees to meet the requirements of this Section 7.1(I) within thirty (30) days after the <u>Effective Date</u> and prior to initial payment by <u>CITY</u> to <u>DEVELOPER</u>.

(m) <u>Compliance with Lender's Terms:</u> <u>DEVELOPER</u> must satisfy all terms and conditions imposed by its lender(s) in relation to <u>Developer Funding</u>.

Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall demonstrate to the <u>CITY</u>'s sole satisfaction that <u>DEVELOPER</u> has met the requirements of this Section 7.1(m).

(n) <u>Payment of Fees: DEVELOPER</u> shall pay the typical and customary fees including but not limited to recapture, permit, inspection review, and other fees for the <u>Project</u> in effect from time to time during the term of this <u>Agreement</u>.

Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall meet the requirements of this Section 7.1(n).

(o) <u>Prevailing Wage</u>: <u>DEVELOPER</u> shall pay "Prevailing Wage Rates" (as established under 820 ILCS 130/0.01 et seq.) to any of its workers on the <u>Project</u>, regardless of whether such prevailing wages are required under !llinois law.

Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall demonstrate to the <u>CITY</u>'s sole satisfaction that <u>DEVELOPER</u> has met the requirements of this Section 7.1(o).

(p) <u>Design Professional(s)</u>: <u>DEVELOPER</u> shall employ certified and responsible design professionals to produce architectural plans, building plans, engineering plans and specifications for the plan renovation as necessary for the <u>Project</u>. The materials produced shall and may be used by the <u>DEVELOPER</u> and the <u>CITY</u> to promote and market the <u>Property</u>.

Timing of this Obligation: Within thirty (30) days after the <u>Effective Date</u>, the <u>DEVELOPER</u> shall comply with this Section 7.1(p).

- (q) <u>Licensed Contractor</u>: <u>DEVELOPER</u> shall only employ contractor(s) which are licensed by the City to complete the <u>Project</u>.
 - Timing of this Obligation: Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall demonstrate to the <u>CITY</u>'s sole satisfaction that <u>DEVELOPER</u> has met the requirements of this Section 7.1(q).
- (r) Partnership Sign: <u>DEVELOPER</u> shall post an identification sign, provided by the <u>CITY</u>, promoting the partnership with the <u>CITY</u> on the <u>Project</u>. Said sign shall be posted on the <u>Property</u> for the duration of the <u>Project</u> or for a minimum of thirty (30) days whichever is longer.
 - *Timing of this Obligation:* Upon the request of the <u>CITY</u>, the <u>DEVELOPER</u> shall post the sign as provided by the <u>CITY</u>.
- (s)-(v) Reserved.
- (w) <u>Demolition:</u> Site demolition and tree clearing for the <u>Property</u> and the <u>Project</u> shall be accomplished by <u>DEVELOPER</u> at the <u>DEVELOPER</u>'s sole cost.
 - Timing of this Obligation: The <u>DEVELOPER</u> covenants and agrees meet the requirements of this Section 7.1(w) within sixty (60) days after the Effective Date.
- **7.2** <u>Financial Incentive.</u> The <u>DEVELOPER</u> shall satisfy all of the following conditions prior to the <u>CITY</u>'s distribution of any <u>CITY</u> funds referenced in Section 6.2 herein to the <u>DEVELOPER</u>:
 - (a) The <u>DEVELOPER</u> may request the said funds referenced in Section 6.2 herein upon satisfaction of the Reimbursement Procedures in Section 4.6 herein and those conditions and provisions included in Section 7.1 herein.
 - (b) The <u>DEVELOPER</u> shall have acquired and have fee title to all of the parcels which constitute the Property.
 - (c) The <u>DEVELOPER</u> shall deliver any applicable long term tenant leases for said Initial Main Use to satisfy the Initial Main Use obligations referenced in Section 7.1(g) herein
 - (d) The <u>DEVELOPER</u> shall satisfy the security obligations referenced in Section 7.3 herein.
 - (e) The <u>DEVELOPER</u> shall satisfy the financing obligations referenced in Section 7.1 herein.
 - (f) The <u>DEVELOPER</u> shall have no uncontested lien, other than the mortgage or mortgages set forth in this <u>Agreement</u>, exists against the <u>Property</u>.
 - (g) The <u>DEVELOPER</u> is not in default under this <u>Agreement</u> after expiration of all applicable cure periods.
- **7.3** <u>City Security.</u> Prior to the disbursement of any portion of the <u>Incentive Amount</u> referenced in Section 6.2 herein, the <u>DEVELOPER</u> shall execute a Developer Note and City Security guaranteeing repayment of the sum of six hundred thousand dollars (\$600,000.00) being the mutually agreed to

security amount for the <u>Incentive Amount</u>. The form of the Developer Note and City Security shall be mutually agreeable to by the <u>CITY</u> and the <u>DEVELOPER</u> and shall include the following provisions:

- (a) <u>DEVELOPER</u>'s payment and performance of the Developer Note and this <u>Agreement</u> shall be secured by a Security Agreement ("City Security") from <u>DEVELOPER</u> to the <u>CITY</u>, constituting a second lien on the <u>Property</u>.
- (b) This <u>Agreement</u> and the <u>CITY</u>'s rights granted or referenced herein (including its rights to receive funds from the <u>DEVELOPER</u>), are subject to and subordinate to the rights and remedies of First Merit Bank ("First Lien Lender") set forth in that certain Note, ("First Note"), made by the <u>DEVELOPER</u> in favor of the <u>First Lien Lender</u> in the amount of one million two hundred and seventy-four thousand dollars (\$1,274,000.00), that certain Mortgage ("First Lien"), by the <u>DEVELOPER</u> in favor of the <u>First Lien Lender</u>, and recorded with the Kane County Recorder of Deeds and any other documents which evidence and/or secure the <u>First Note</u> and the <u>First Lien</u>.

And the <u>CITY</u>'s rights granted or referenced herein (including its rights to receive funds from the <u>DEVELOPER</u>), are further subject to and subordinate to the rights and remedies of the Small Business Administration (SBA) ("**Second Lien Lender**") set forth in that certain Note, ("**Second Note**"), made by the <u>DEVELOPER</u> in favor of the <u>Second Lien Lender</u> in the amount of eight hundred and ninety-one thousand eight hundred dollars (\$891,800.00), that certain Mortgage ("**Second Lien**"), by the <u>DEVELOPER</u> in favor of the <u>Second Lien Lender</u>, and recorded with the Kane County Recorder of Deeds and any other documents which evidence and/or secure the <u>Second Note</u> and the <u>Second Lien</u>.

- (c) <u>DEVELOPER</u> hereby represents and warrants to the <u>CITY</u> that <u>DEVELOPER</u>'s execution of and performance under this <u>Agreement</u> and all other documents and instruments required to be executed by <u>DEVELOPER</u>, do not violate or create a default under that certain <u>First Lien</u> or <u>Second Lien</u> given by <u>DEVELOPER</u>, to secure an indebtedness pursuant to the <u>First Note</u> or <u>Second Note</u>, given to the <u>First Lien Lender</u> or <u>Second Lien Lender</u>, said <u>First Lien</u> or <u>Second Lien</u> being heretofore recorded in the Office of the Kane County Recorder of Deeds against the <u>Property</u>.
- (d) As a condition precedent to the <u>CITY</u>'s obligation to convey the <u>Incentive Amount</u>, <u>DEVELOPER</u> shall obtain <u>First Lien Lender</u> and <u>Second Lien Lender</u> consent and approval to the <u>City Security</u>.
- (e) <u>DEVELOPER</u> hereby represents and warrants to the <u>CITY</u> that there are no uncontested lien, other than the mortgage or mortgages set forth in this Section 7.3, exists against the <u>Property</u>. As supporting documentation a title search for the <u>Property</u> is shall be submitted to the <u>CITY</u> upon their request.
- (f) If at any time within the <u>Initial Use Term</u> described in this <u>Agreement</u>, should <u>DEVELOPER</u> either sell the <u>Property</u> to any party, without the <u>CITY</u>'s consent, or abandon the <u>Project</u> or commit an event of default as set forth in Article Ten, the Developer Note and <u>City Security</u> shall immediately become due and owing.
- (g) Provided the <u>Initial Main Use</u> remains in business on the <u>Property</u> for the entire <u>Initial Use Term</u>, the <u>CITY</u> shall release the Developer Note and the <u>City Security</u>.

- (h) Provided these conditions are met, then in that event on said <u>Initial Use Term</u> expiration, <u>DEVELOPER</u>'s obligations under the Developer Note and <u>City Security</u> shall terminate, be automatically null and void and of no further force or effect.
- (i) In the event that the <u>Initial Main Use</u> ceases to operate, then provisions of the Developer Obligations Section 7.1(g) herein shall apply.
- (j) As a condition precedent to the <u>CITY</u>'s obligation to convey the <u>Incentive Amount</u>, <u>DEVELOPER</u> and the <u>CITY</u> shall execute such documents as are necessary to memorialize these agreements and understandings. The Developer Note and <u>City Security</u> shall be recorded as of the date of initial <u>Incentive Amount</u> being dispersed to the <u>DEVELOPER</u>.
- (k) The Parties agree to record an Original copy of the <u>City Security</u> at the appropriate County Recorder's Office. <u>DEVELOPER</u> shall submit one executed copy of the <u>City</u> Security to the <u>CITY</u> and pay the recording charges.

A sale shall be defined to include any transfer or assignment of any part of the <u>Property</u>, or any interest or part thereof in the <u>DEVELOPER</u> or any subsequent entity that operates or controls the <u>Property</u>, including but not limited to a sale or transfer of any interest or part thereof in the <u>DEVELOPER</u> between the owners of any interest in the <u>DEVELOPER</u>. Refinancing approved by the <u>CITY</u> will not trigger the due on sale clause. If the <u>CITY</u> consents to the sale, it may also consent to the transfer to the buyer of the obligations under the Developer Note and the <u>City Security</u>.

Abandonment shall be deemed to have occurred when work or operations substantially cease on the <u>Property</u> for more than sixty (60) days for any reason other than Uncontrollable Circumstances.

ARTICLE EIGHT REPRESENTATIONS AND WARRANTIES OF DEVELOPER

<u>DEVELOPER</u> represents warrants and agrees as the basis for the undertakings on its part herein contained that as of the date hereof and until completion of the <u>Project</u>:

- **8.1** <u>Developer Existence.</u> <u>DEVELOPER</u> shall do or cause to be done all things necessary to preserve and keep in full force and effect its existence and standing as an Illinois limited liability company, so long as <u>DEVELOPER</u> maintains an interest in the <u>Property</u> or has any other remaining obligation pursuant to the terms of this <u>Agreement</u>.
- **8.2** Construction of Project. DEVELOPER shall diligently pursue obtaining all required permits and DEVELOPER shall cause construction of the Project on the Property to be prosecuted and completed pursuant to the terms hereof with due diligence, in good faith and without delay, subject to Uncontrollable Circumstances and the other provisions of this Agreement.
- **8.3** Further Assistance and Corrective Instruments. The CITY and DEVELOPER agree that they shall, from time to time, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such supplements hereto and such further instruments as may be reasonably required for carrying out the intention of or facilitating the performance of this Agreement to the extent legally permitted and within the CITY's sound legal discretion.

- **8.4 No Gifts.** DEVELOPER covenants that no officer, member, manager, stockholder, employee or agent of DEVELOPER, or any other Person connected with DEVELOPER, has made, offered or given, either directly or indirectly, to any member of the Corporate Authorities, or any officer, employee or agent of the CITY, or any other Person connected with the CITY, any money or anything of value as a gift or bribe or other means of influencing his or her action in his or her capacity with the CITY.
- 8.5 <u>Disclosure.</u> Concurrently with execution of this <u>Agreement</u>, <u>DEVELOPER</u> shall disclose to the <u>CITY</u> the names, addresses and ownership interests of all Persons that comprise <u>DEVELOPER</u>. At the time of execution of this <u>Agreement</u> and prior to Closing, no change shall be made in the Persons comprising <u>DEVELOPER</u> or in their ownership interests without the consent of the <u>CITY</u> which consent shall not be unreasonably withheld.
- 8.6 Organization and Authorization. 210 N. Lake St., LLC, is an Illinois Limited Liability Company duly organized and existing under the laws of the State of Illinois, and is authorized to and has the power to enter into, and by proper action has been duly authorized to execute, deliver and perform, this Agreement. DEVELOPER is solvent, able to pay its debts as they mature and financially able to perform all the terms of this Agreement. To DEVELOPER's knowledge, there are no actions at law or similar proceedings which are pending or threatened against DEVELOPER which would result in any material and adverse change to DEVELOPER's financial condition, or which would materially and adversely affect the level of DEVELOPER's assets as of the date of this Agreement or that would materially and adversely affect the ability of DEVELOPER to proceed with the Project. The DEVELOPER's signatory covenants that they are an authorized representative of the DEVELOPER and has the right, power and authority to execute this Agreement.
- Non-Conflict or Breach. Neither the execution and delivery of this Agreement by DEVELOPER, the consummation of the transactions contemplated hereby by DEVELOPER, nor the fulfillment of or compliance with the terms and conditions of this Agreement by DEVELOPER conflicts with or shall result in a breach of any of the terms, conditions or provisions of any offerings or disclosure statement made or to be made on behalf of DEVELOPER (with DEVELOPER's prior written approval), any organizational documents, any restriction, agreement or instrument to which DEVELOPER or any of its partners or venturers is now a party or by which DEVELOPER or any of its partners or its venturers is bound, or constitutes a default under any of the foregoing, or results in the creation or imposition of any prohibited lien, charge or encumbrance whatsoever upon any of the assets or rights of DEVELOPER, any related party or any of its venturers under the terms of any instrument or agreement to which DEVELOPER, any related party or any of its venturers is bound.
- **8.8** Financial Resources. <u>DEVELOPER</u> has sufficient financial and economic resources to implement and complete <u>DEVELOPER</u>'s obligations contained in this <u>Agreement</u>.
- 8.9 <u>Order Acceptance for Sales Tax Purposes.</u> <u>DEVELOPER</u> shall not permit any sales at the <u>PROPERTY</u> to be accepted anywhere other than the <u>PROPERTY</u>. If <u>DEVELOPER</u> leases any portion of the <u>PROPERTY</u> to a tenant or tenants, each lease shall contain a provision in substantial conformance with the following language: "Tenant covenants that all of its sales at the [demised premises] shall be deemed to be accepted at the [demised premises]."

ARTICLE NINE REPRESENTATIONS AND WARRANTIES OF THE CITY

<u>CITY</u> represents, warrants and agrees as the basis for the undertakings on its part herein contained that:

- **9.1** Organization and Authority. The City of Aurora is a municipal corporation duly organized and validly existing under the law of the State of Illinois, is a home rule unit of government, and has all requisite corporate power and authority to enter into this Agreement.
- **9.2** <u>Authorization.</u> The execution, delivery and the performance of this <u>Agreement</u> and the consummation by the <u>CITY</u> of the transactions provided for herein and the compliance with the provisions of this <u>Agreement</u> (i) have been duly authorized by all necessary corporate action on the part of the <u>CITY</u>, (ii) require no other consents, approvals or authorizations on the part of the <u>CITY</u> in connection with the <u>CITY</u>'s execution and delivery of this <u>Agreement</u>, and (iii) shall not, by lapse of time, giving of notice or otherwise result in any breach of any term, condition or provision of any indenture, agreement or other instrument to which the <u>CITY</u> is subject.
- **9.3** <u>Litigation.</u> To the best of the <u>CITY</u>'s knowledge, there are no proceedings pending or threatened against or affecting the <u>CITY</u> or the <u>TIF District</u> in any court or before any governmental authority which involves the possibility of materially or adversely affecting the ability of the <u>CITY</u> to perform its obligations under this <u>Agreement.</u>

ARTICLE TEN EVENTS OF DEFAULT AND REMEDIES

- **10.1** <u>Developer Events of Default.</u> The following shall be Events of Default with respect to this <u>Agreement</u>:
 - (a) If any representation made by <u>DEVELOPER</u> in this <u>Agreement</u>, or in any certificate, notice, demand or request made by a party hereto, in writing and delivered to the <u>CITY</u> pursuant to or in connection with any of said documents, shall prove to be untrue or incorrect in any material respect as of the date made; provided, however, that such default shall constitute an Event of Default only if <u>DEVELOPER</u> does not remedy the default within thirty (30) days after written notice from the <u>CITY</u>.
 - (b) Default by <u>DEVELOPER</u> for a period of thirty (30) days after written notice thereof in the performance or breach of any material covenant contained in this <u>Agreement</u> concerning the existence, structure or financial condition of <u>DEVELOPER</u>; provided, however, that such default or breach shall not constitute an Event of Default if such default cannot be cured within said thirty (30) days and <u>DEVELOPER</u> within said thirty (30) days initiates and diligently pursues appropriate measures to remedy the default and in any event cures such default within ninety (90) days after such notice.
 - (c) Default by <u>DEVELOPER</u> for a period of thirty (30) days after written notice thereof in the performance or breach of any material covenant, warranty or obligation contained in this <u>Agreement</u>; provided, however, that such default shall not constitute an Event of Default if such default cannot be cured within said thirty (30) days and the <u>DEVELOPER</u>, within said thirty (30) days initiates and diligently pursues appropriate measures to remedy the default and in any event cures such default within ninety (90) days after such notice.

- (d) The entry of a decree or order for relief by a court having jurisdiction in the premises in respect of <u>DEVELOPER</u> in an involuntary case under the federal bankruptcy laws, as now or hereafter constituted, or any other applicable federal or state bankruptcy, insolvency or other similar law, or appointing a receiver, liquidator, assignee, custodian, trustee, sequestrator (or similar official) of <u>DEVELOPER</u> for any substantial part of its <u>Property</u>, or ordering the winding-up or liquidation of its affairs and the continuance of any such decree or order that has not been stayed and in effect for a period of sixty (60) consecutive days.
- (e) The commencement by <u>DEVELOPER</u> of a voluntary case under the federal bankruptcy laws, as now or hereafter constituted, or any other applicable federal or state bankruptcy, insolvency or other similar law, or the consent by <u>DEVELOPER</u> to the appointment of or taking possession by a receiver, liquidator, assignee, trustee, custodian, sequestrator (or similar official) of <u>DEVELOPER</u> or of any substantial part of the <u>Property</u>, or the making by any such entity of any assignment for the benefit of creditors or the failure of <u>DEVELOPER</u> generally to pay such entity's debts as such debts become due or the taking of action by <u>DEVELOPER</u> in furtherance of any of the foregoing, or a petition is filed in bankruptcy by others and not dismissed within sixty (60) consecutive days.
- (f) Failure to have funds to meet <u>DEVELOPER</u>'s obligations; provided, however, that such default shall constitute an Event of Default only if <u>DEVELOPER</u> does not remedy the default within thirty (30) days after written notice from the <u>CITY</u>.
- (g) <u>DEVELOPER</u> abandons the <u>Project</u>. Abandonment shall be deemed to have occurred when work stops on the <u>Property</u> for more than sixty (60) days for any reason other than: (i) Uncontrollable Circumstances, or (ii) if <u>DEVELOPER</u> is ahead of its planned construction schedule.
- (h) <u>DEVELOPER</u> materially fails to comply with applicable governmental codes and regulations in relation to the construction and maintenance of the <u>Buildings</u> contemplated by this <u>Agreement</u>; provided, however, that such default shall constitute an Event of Default only if the <u>DEVELOPER</u> does not, within ninety (90) days after written notice from the <u>CITY</u>, remedy the default.

10.2 <u>City Events of Default.</u> The following shall be Events of Default with respect to this <u>Agreement</u>:

- (a) If any representation made by the <u>CITY</u> in this <u>Agreement</u>, or in any certificate, notice, demand or request made by a Party hereto, in writing and delivered to <u>DEVELOPER</u> pursuant to or in connection with any of said documents, shall prove to be untrue or incorrect in any material respect as of the date made; provided, however, that such default shall constitute an Event of Default only if the <u>CITY</u> does not remedy the default, within thirty (30) days after written notice from <u>DEVELOPER</u>.
- (b) Default by the <u>CITY</u> in the performance or breach of any material covenant contained in this <u>Agreement</u> concerning the existence, structure or financial condition of the <u>CITY</u>; provided, however, that such default or breach shall constitute an Event of Default only if the <u>CITY</u> does not, within thirty (30) days after written notice from <u>DEVELOPER</u>, initiate and diligently pursue appropriate measures to remedy the default.

- (c) Default by the <u>CITY</u> in the performance or breach of any material covenant, warranty or obligation contained in this <u>Agreement</u>; provided, however, that such default shall not constitute an Event of Default if the <u>CITY</u> commences cure within thirty (30) days after written notice from <u>DEVELOPER</u> and in any event cures such default within ninety (90) days after such notice, subject to Uncontrollable Circumstances.
- (d) Failure to have funds to meet the <u>CITY</u>'s obligations, within thirty (30) days after written notice from <u>DEVELOPER</u> of such failure.

10.3 Remedies for Default. In the case of an Event of Default hereunder:

- (a) The defaulting Party shall, upon written notice as provided in Sections 10.1 and 10.2 herein from the non-defaulting Party, take immediate action to cure or remedy such Event of Default. If, in such case, any monetary Event of Default is not cured within thirty (30) days after receipt of the above notice, or if in the case of a non-monetary Event of Default, action is not taken or not diligently pursued, or if action is taken and diligently pursued but such Event of Default or breach shall not be cured or remedied within a reasonable time, but in no event more than ninety (90) days from the receipt of notice as provided above in Sections 10.1 and 10.2 herein unless extended by mutual agreement, the non-defaulting Party may institute such proceedings as may be necessary or desirable in its opinion to cure or remedy such default or breach, including, but not limited to, proceedings to compel specific performance of the defaulting Party's obligations under this <u>Agreement</u>.
- (b) In case the <u>CITY</u> shall have proceeded to enforce its rights under this <u>Agreement</u> and such proceedings shall have been discontinued or abandoned for any reason, then, and in every such case, <u>DEVELOPER</u> and the <u>CITY</u> shall be restored respectively to their several positions and rights hereunder, and all rights, remedies and powers of <u>DEVELOPER</u> and the <u>CITY</u> shall continue as though no such proceedings had been taken.
- (c) In the case of an Event of Default by <u>DEVELOPER</u> and its failure to cure such default after due notice and within the time periods provided in Sections 10.1 herein and this Section 10.3, in addition to any other remedies at law or in equity, the <u>CITY</u> shall be relieved of its obligations under this <u>Agreement</u>, if it so elects, and the <u>CITY</u> shall have the right, if it so elects, to terminate this <u>Agreement</u>.
- (d) In the case of an Event of Default by the <u>CITY</u> and its failure to cure such default after due notice and within the time periods provided in Section 10.2 herein and this Section 10.3, in addition to any other remedies at law or in equity, the <u>DEVELOPER</u> shall be relieved of its obligations under this <u>Agreement</u>, if it so elects, and the <u>DEVELOPER</u> shall have the right, if it so elects, to terminate this <u>Agreement</u>.

10.4 Reimbursement to City for Legal and Other Fees and Expenses.

(a) To Effective Date of Agreement. The <u>DEVELOPER</u> concurrent with the adoption of this <u>Agreement</u> by the <u>CITY</u> shall reimburse the <u>CITY</u> for the following expenses of outside contractors and professionals incurred in the preparation and review of this Agreement,

and any ordinances, letters of credit, plats, easements or other documents relating to the Project:

- (i) The reasonable costs incurred by the <u>CITY</u> for engineering services; and
- (ii) The reasonable costs incurred by the <u>CITY</u> for landscape architect services; and
- (iii) Attorneys' fees (up to \$5,000.00) incurred by the CITY; and
- (iv) Miscellaneous out-of-pocket <u>CITY</u> expenses, such as legal publication costs, recording fees and copying expense.
- (b) From and After Effective Date of Agreement. Upon demand by CITY made by and through its Mayor, DEVELOPER from time to time shall promptly reimburse CITY for all enumerated expenses and costs incurred by CITY in the administration of the Agreement, including and not limited to reasonable engineering fees, reasonable attorneys' fees, landscape architect fees, financial consultant fees (if applicable) and out of pocket expenses involving various and sundry matters such as, but not limited to, preparation and publication, if any, of all notices, resolutions, ordinances and other documents required hereunder, the negotiation and preparation of letters of credit and escrow agreements to be entered into as security for the completion of land improvements, and the review and approval of any plats, easements or other documents related to the Project.

Such costs and expenses incurred by <u>CITY</u> in the administration of the <u>Agreement</u> shall be evidenced to the <u>DEVELOPER</u> upon its request, by a sworn statement of the <u>CITY</u>; and such costs and expenses may be further confirmed by the <u>DEVELOPER</u> at its option from additional documents relevant to determining such costs and expenses designated from time to time by the <u>DEVELOPER</u>.

Notwithstanding the immediately preceding paragraph, <u>DEVELOPER</u> shall in no event be required to reimburse <u>CITY</u> or pay for any expenses or costs of <u>CITY</u> as aforesaid more than once, whether such are reimbursed or paid through special assessment proceedings, through fees established by <u>CITY</u> ordinances or otherwise.

In the event that any third party or parties institute any legal proceedings against the <u>DEVELOPER</u> and/or the <u>CITY</u> which relate to the terms of this <u>Agreement</u>, then, in that event, the <u>DEVELOPER</u>, on notice from <u>CITY</u> shall assume, fully and vigorously, the entire defense of such lawsuit and all expenses of whatever nature relating thereto provided, however:

- (i) Neither Party shall make any settlement or compromise of the lawsuit, or fail to pursue any available avenue of appeal of any adverse judgment, which would impose any liability on the other Party, without the prior approval of that Party.
- (ii) If the <u>CITY</u>, in its sole discretion, determines there is, or may probably be, a conflict of interest between <u>CITY</u> and the <u>DEVELOPER</u>, on an issue of importance to the <u>CITY</u> having a potentially substantial adverse effect on the <u>CITY</u>, then the <u>CITY</u> shall have the option of being represented by its own legal counsel. In the event the <u>CITY</u> exercises such option, then <u>DEVELOPER</u> shall reimburse the <u>CITY</u> from time to time upon written demand from the Mayor and upon notice of the amount due for any expenses, including but not limited to

court costs, attorneys' fees and witnesses' fees, and other expenses of litigation incurred by the CITY in connection therewith.

- 10.5 No Waiver by Delay or Otherwise. Any delay by either Party in instituting or prosecuting any actions or proceedings or otherwise asserting its rights under this <u>Agreement</u> shall not operate to act as a waiver of such rights or to deprive it of or limit such rights in any way (it being the intent of this provision that neither Party should be deprived of or limited in the exercise of the remedies provided in this <u>Agreement</u> because of concepts of waiver, laches or otherwise); nor shall any waiver in fact made with respect to any specific Event of Default be considered or treated as a waiver of the rights by the waiving Party of any future Event of Default hereunder, except to the extent specifically waived in writing. No waiver made with respect to the performance, nor the manner or time thereof, of any obligation or any condition under the <u>Agreement</u> shall be considered a waiver of any rights except if expressly waived in writing.
- **10.6** Rights and Remedies Cumulative. The rights and remedies of the Parties to this Agreement, whether provided by law or by this Agreement, shall be cumulative, and the exercise of any one or more of such remedies shall not preclude the exercise by such Party, at that time or different times, of any other such remedies for the same Event of Default.

ARTICLE ELEVEN EQUAL EMPLOYMENT OPPORTUNITY

- **11.1** <u>No Discrimination.</u> <u>DEVELOPER</u> shall comply with all federal, state and local laws relating to equal employment opportunity. To the extent permitted by law, <u>DEVELOPER</u> shall use reasonable efforts to employ qualified residents of the <u>CITY</u>.
- **11.2** <u>Advertisements.</u> <u>DEVELOPER</u> shall, in all solicitations or advertisements for employees placed by or on behalf of <u>DEVELOPER</u> state that all qualified applicants shall receive consideration for employment without regard to race, color, religion, sex or national origin.
- **11.3** <u>Contractors.</u> Any contracts made by <u>DEVELOPER</u> with any general contractor, agent, employee, independent contractor or any other Person in connection with the <u>Project</u> shall contain language similar to that recited in Section 11.1 and 11.2 above.

ARTICLE TWELVE MISCELLANEOUS PROVISIONS

12.1 Cancellation. In the event <u>DEVELOPER</u> or the <u>CITY</u> shall be prohibited, in any material respect, from performing covenants and agreements or enjoying the rights and privileges herein contained, or contained in the <u>Redevelopment Plan</u>, including <u>DEVELOPER</u>'s duty to build the <u>Project</u>, by the order of any court of competent jurisdiction, or in the event that all or any part of the <u>Act</u> or any ordinance adopted by the <u>CITY</u> in connection with the <u>Project</u>, shall be declared invalid or unconstitutional, in whole or in part, by a final decision of a court of competent jurisdiction and such declaration shall materially affect the <u>Redevelopment Plan</u> or the covenants and agreements or rights and privileges of <u>DEVELOPER</u> or the <u>CITY</u>, then and in any such event, the Party so materially affected may, at its election, cancel or terminate this <u>Agreement</u> in whole (or in part with respect to that portion of the <u>Project</u> materially affected) by giving written notice thereof to the other within sixty (60) days after such final decision or amendment. If the <u>CITY</u> terminates this <u>Agreement</u> pursuant to

this Section 12.1, to the extent it is then appropriate, the <u>CITY</u>, at its option, may also terminate its duties, obligation and liability under all or any related documents and agreements provided. Further, the cancellation or termination of this Agreement shall have no effect on the permits issued by the CITY for the Property and authorizations granted to <u>DEVELOPER</u> for units permitted and under construction to the extent permitted by said Court order; and the cancellation or termination of this Agreement shall have no effect on perpetual easements contained in any recorded document.

12.2 Notices. All notices, certificates, approvals, consents or other communications desired or required to be given hereunder shall be given in writing at the addresses set forth below, by any of the following means: (a) personal service, (b) electronic communications, whether by telex, telegram or telecopy, (c) overnight courier, or (d) registered or certified first class mail, postage prepaid, return receipt requested.

If to CITY:

City of Aurora

44 E. Downer Place

Aurora, Illinois 60507-2067 Attention: City Mayor

With a copy to:

City of Aurora

44 E. Downer Place

Aurora, Illinois 60507-2067 Attention: City Clerk

And:

City of Aurora

Corporation Counsel 44 E. Downer Place

Aurora, Illinois 60507-2067

If to DEVELOPER: 210 N. Lake St, LLC

Attn: Joe Rossi 28W510 Ferry Road Warrenville, IL 60555

The Parties, by notice hereunder, may designate any further or different addresses to which subsequent notices, certificates, approvals, consents or other communications shall be sent. Any notice, demand or request sent pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch by electronic means. Any notice, demand or request sent pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier, and any notices, demands or requests sent pursuant to clause (d) shall be deemed received forty-eight (48) hours following deposit in the mail.

- 12.3 <u>Time of the Essence.</u> Time is of the essence of this <u>Agreement</u>.
- 12.4 Integration. Except as otherwise expressly provided herein, this Agreement supersedes all prior agreements, negotiations and discussions relative to the subject matter hereof and is a full integration of the agreement of the Parties.
- 12.5 Counterparts. This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same Agreement.

- **12.6** Recordation of Agreement. The Parties agree to record an Original copy of this Agreement in form and content mutually agreeable to the <u>CITY</u> and the <u>DEVELOPER</u>, and executed by the then current owners of the <u>Property</u>, in the appropriate land or governmental records. <u>DEVELOPER</u> shall submit two executed copies of the Agreement to the <u>CITY</u> and pay the recording charges.
- 12.7 <u>Severability.</u> If any provision of this <u>Agreement</u>, or any Section, sentence, clause, phrase or word, or the application thereof, in any circumstance, is held to be invalid, the remainder of this <u>Agreement</u> shall be construed as if such invalid part were never included herein, and this <u>Agreement</u> shall be and remain valid and enforceable to the fullest extent permitted by law.
- 12.8 <u>Choice of Law.</u> This <u>Agreement</u> shall be governed by and construed in accordance with the laws of the State of Illinois; Kane County shall be the locus for any court action on this Agreement.
- 12.9 <u>Entire Contract and Amendments.</u> This <u>Agreement</u> (together with the Attachments attached hereto) is the entire contract between the <u>CITY</u> and <u>DEVELOPER</u> relating to the subject matter hereof, supersedes all prior and contemporaneous negotiations, understandings and agreements, written or oral, between the <u>CITY</u> and <u>DEVELOPER</u>, and may not be modified or amended except by a written instrument executed by the Parties hereto.
- **12.10** <u>Third Parties.</u> Nothing in this <u>Agreement</u>, whether expressed or implied, is intended to confer any rights or remedies under or by reason of this <u>Agreement</u> on any other person other than the <u>CITY</u> and <u>DEVELOPER</u>, nor is anything in this <u>Agreement</u> intended to relieve or discharge the obligation or liability of any third persons to either the <u>CITY</u> or <u>DEVELOPER</u>, nor shall any provision give any third parties any rights of subrogation or action over or against either the <u>CITY</u> or <u>DEVELOPER</u>. This <u>Agreement</u> is not intended to and does not create any third party beneficiary rights whatsoever.
- **12.11** <u>Waiver.</u> Any Party to this <u>Agreement</u> may elect to waive any right or remedy it may enjoy hereunder, provided that no such waiver shall be deemed to exist unless such waiver is in writing. No such waiver shall obligate the waiver of any other right or remedy hereunder, or shall be deemed to constitute a waiver of other rights and remedies provided pursuant to this <u>Agreement</u>.
- **12.12** Cooperation and Further Assurances. The CITY and DEVELOPER each covenant and agree that each shall do, execute, acknowledge and deliver or cause to be done, executed and delivered, such agreements, instruments and documents supplemental hereto and such further acts, instruments, pledges and transfers as may be reasonably required for the better clarifying, assuring, mortgaging, conveying, transferring, pledging, assigning and confirming unto the CITY or DEVELOPER or other appropriate persons all and singular the rights, property and revenues covenanted, agreed, conveyed, assigned, transferred and pledged under or in respect of this Agreement.
- **12.13** <u>Successors in Interest.</u> This <u>Agreement</u> shall be binding upon and inure to the benefit of the Parties hereto and their respective authorized successors and assigns.
- **12.14** <u>No Joint Venture, Agency or Partnership Created.</u> Nothing in this <u>Agreement</u>, or any actions of the Parties to this <u>Agreement</u>, shall be construed by the Parties or any third person to create the relationship of a partnership, agency or joint venture between or among such Parties.
- 12.15 <u>No Personal Liability of Officials of City or Developer.</u> No covenant or agreement contained in this <u>Agreement</u> shall be deemed to be the covenant or agreement of the <u>Corporate Authorities</u>, Mayor, any official, officer, partner, member, director, agent, employee or attorney of the

<u>CITY</u> or <u>DEVELOPER</u>, in his or her individual capacity, and no official, officer, partner, member, director, agent, employee or attorney of the <u>CITY</u> or <u>DEVELOPER</u> shall be liable personally under this <u>Agreement</u> or be subject to any personal liability or accountability by reason of or in connection with or arising out of the execution, delivery and performance of this <u>Agreement</u>, or any failure in that connection.

- 12.16 No Assignment. The DEVELOPER may not assign this Agreement without the express written consent of the Corporate Authorities of the CITY. Notwithstanding any provision of this Agreement to the contrary, the DEVELOPER shall at all times during the term of this Agreement remain liable to the CITY for the faithful performance of all obligations imposed upon DEVELOPER by this Agreement until such obligations have been fully performed or until the CITY, at its sole option, has otherwise released DEVELOPER from any or all of such obligations. Nothing contained herein shall prohibit the DEVELOPER from selling or leasing fully constructed and completed portions of the Project/Property from time to time to affiliates or third parties, nor shall anything contained herein prohibit the DEVELOPER from selling or assigning uncompleted portions of the Project/Property from time to time to subsidiary corporations or otherwise legal (not contractual) affiliates of the DEVELOPER, said CITY agreement not to be unreasonably withheld.
- **12.17** Repealer. To the extent that any ordinance, resolution, rule, order or provision of the <u>CITY</u>'s code of ordinances, or any part thereof, is in conflict with the provisions of this <u>Agreement</u>, the provisions of this <u>Agreement</u> shall be controlling, to the extent lawful. This <u>Agreement</u> supersedes in its entirety any other redevelopment agreement the <u>CITY</u> has entered into concerning the <u>Property</u> and including specifically the <u>Original Agreement</u>.
- **12.18** <u>Term.</u> This <u>Agreement</u> shall remain in full force and effect until the <u>TIF District</u> expires (2023); provided, however, that the <u>DEVELOPER</u>'s construction obligations hereunder shall terminate pursuant to certificates of completion issued by the <u>CITY</u>.
- 12.19 <u>Estoppel Certificates</u>. Each of the Parties hereto agrees to provide the other, upon not less than ten (10) business days prior written request, a certificate ("Estoppel Certificate") certifying that this <u>Agreement</u> is in full force and effect (unless such is not the case, in which case such Partie(s) shall specify the basis for such claim), that the requesting Party is not in default of any term, provision or condition of this <u>Agreement</u> beyond any applicable notice and cure provision (or specifying each such claimed default) and certifying such other matters reasonably requested by the requesting Party. If either Party fails to comply with this provision within the time limit specified, it shall be deemed to have appointed the other as its attorney-in-fact for execution of same on its behalf as to that specific request only.

ARTICLE THIRTEEN EFFECTIVENESS

The <u>Effective Date</u> for this <u>Agreement</u> shall be the day on which this <u>Agreement</u> is fully executed pursuant to duly enacted <u>CITY</u> ordinance authorizing the execution of and adoption of this <u>Agreement</u>.

For each day that the <u>CITY</u> or <u>DEVELOPER</u> is delayed by an Uncontrollable Circumstance, the dates set forth in this <u>Agreement</u> shall be extended by one (1) day.

IN WITNESS WHEREOF, the Parties hereto have caused this <u>Agreement</u> to be executed on or as of the day and year first above written.

CITY OF AURORA,

an Illinois municipal corporation,

Mayor

ATTEST:

City Clerk

DEVELOPER:

210 N. Lake St., LLC,

an Illinois Limited Liability Corporation

Ву:

Print Name/Title: JOE POSS: MANAging MEMISER 2 11-14

ATTEST:

Dy. . frago

Print Name/Title: KAThy Leonard

Attachment "A" Legal Description of PROPERTY

Commonly known as (address): 212 N Lake Street and 221 Spruce Street Tax Parcel Number: 15-22-156-008 and 15-22-156-005

212 N. Lake Street:

Lots 1, 2, 3 and the east half of Lot 8 in Block 10 of Wilder's Amended Addition to West Aurora, Completed in the City of Aurora, Kane County, Illinois

221 Spruce Street:

Lots 9 and 10 in Block 10 of Wilder's Amended Addition to West Aurora, completed in The City of Aurora, Kane County, Illinois

Attachment "B" Project Description

The project consists of purchasing both properties at 212 N. Lake Street and 221 Spruce Street. The office building, located at 221 Spruce Street, is being demolished to provide for a larger parking lot.

The existing commercial building, located at 212 N. Lake Street, will be renovated along with the construction of a 2,975 square foot addition to the west side of the building for a Save-A-Lot grocery store.

The renovation will include upgrades to the electrical and plumbing systems as well as upgrades to the building which consist of adding additional windows along the Lake Street façade, adding a new awning over the entrance area, tuck pointing, roofing repairs, and new signage.

Landscaping will be implemented around the perimeter of the parking lot and within the parking islands.

Life Safety Portions of the Project: None

Attachment "C" Reimbursement Procedures

Prior to the distribution of <u>CITY</u> funds the <u>DEVELOPER</u> shall satisfy the following standard conditions and procedures:

- **13.1** Approval: Prior to or upon approval of this Agreement the <u>DEVELOPER</u> shall submit the following to the <u>CITY</u>:
 - (a) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, a <u>Financial Incentive Application</u> with supporting documents that may be required at the time of application, as determined by the Chief Development Officer, which may include any or all of the following: (3rd Whereas of the <u>Agreement</u>)
 - (i) Legal description of Property. (Attachment "B")
 - (ii.) Project Expense Estimates. (Attachment "D")
 - (iii.) A copy of the most recent paid annual property tax bill, sales tax bill, and Special Service Area tax bill.
 - (iv.) Signed and notarized <u>Affidavit of Property Ownership</u> including a copy of the purchase contract and authorization of owner OR a copy of the deed showing proof of ownership for the <u>Property</u>. (Section 5.2/Section 7.2(a)/Section 7.2(f)))
 - (v.) Signed and notarized Affidavit of Organization stating that the DEVELOPER is duly organized and validly existing (Section 8.1 and 8.6); disclosure of the persons that comprise the DEVELOPER (Section 8.5); and that the DEVELOPER's representative has the right, power and authority to execute and to perform its obligations under the Agreement (Section 8.6).
 - (vi.) Signed and notarized <u>Affidavit of Representations and EEO</u>

 <u>Compliance</u> addressing all applicable provisions of Article 8 and 11of the <u>Agreement</u>. (Section 8.3, 8.4, 8.7 and 11.1, 11.2 and 11.3)
 - (vii.) As determined by the Finance Director, a signed and notarized <u>Seize the</u>

 <u>Future Financial Resources Affidavit</u> from Seize the Future affirming that the <u>DEVELOPER</u> has sufficient financial and economic resources to implement and complete <u>DEVELOPER</u>'s obligations contained in the Agreement. (Section 8.8)
 - (b) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, any additional information as is reasonably necessary for the <u>CITY</u> to determine that reimbursement is being sought for a <u>TIF Eligible Project Costs</u> and is otherwise due and payable hereunder, specifically including, but not limited to, such documents and/or information the <u>CITY</u> requests concerning the eligibility criteria in connection with payments due. (Section 8.3)

- (c) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, two executed copies of this Agreement and the recording cost that is associated with recording the <u>Agreement</u>. (Section 12.6)
- **13.2 Prior to Reimbursement Requests:** In addition to the requirements in Section13.1 above, as a prerequisite to the submittal of a reimbursement request to the CITY for review **DEVELOPER** shall have the following documents on file with the **CITY**:
 - (a) A current signed and notarized <u>Affidavit of Property Ownership</u> (Section 5.2/Section 7.2(a)/Section 7.2(f)))
 - (b) A current notarized <u>Affidavit of Organization</u> (Section 8.1, 8.5 and 8.6)
 - (c) A current notarized <u>Affidavit of Representations and EEO Compliance</u> (Articles 8 and 11)
 - (d) A current notarized <u>Seize the Future Financial Resources Affidavit</u> (Article 8.8)
 - (e) A current signed and notarized <u>Affidavit of Developer Funding</u> providing written evidence of either a loan commitment or a segregated account at a financial institution, expressly limited to withdrawals to, and expenditures for, the Project for the required minimum amount of the <u>Developer Funding</u>. (Section 7.1(I) and 8.8)
 - (f) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, a signed and notarized <u>Affidavit of City</u> <u>Security</u> including the executed <u>City Security</u> and the recording cost that is associated with recording the <u>City Security</u>. (Section 7.3)
 - (g) A copy of the recorded Agreement. (Section 12.6)

- **13.3** Each Reimbursement Request: In addition to the requirements in Section13.1 and 13.2 above, as a prerequisite to the disbursement of any and each payment to <u>DEVELOPER</u>, <u>DEVELOPER</u> must certify to the <u>CITY</u> the following if applicable:
 - (a) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, a signed and notarized <u>Affidavit of</u>
 <u>Reimbursement Request Compliance</u> addressing all applicable provisions of
 Article 4 and 7 of the <u>Agreement</u> (Sections 4.1, 4.2, 4.3, and 7.1) and in addition
 addressing the following provisions:
 - (i) <u>DEVELOPER</u> covenants that the requested disbursement, submitted to the <u>CITY</u>, is for <u>TIF Eligible Project Costs</u> which are qualified for payment under this <u>Agreement</u>, the <u>Act</u> and applicable law.
 - (ii) <u>DEVELOPER</u> covenants that the requested disbursement, submitted to the <u>CITY</u>, does not contain items for which payment is requested has been the basis for a previous payment.
 - (b) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, a signed and notarized <u>Affidavit of</u>
 <u>Promissory Note/Developer Note</u> including an executed Promissory Note or
 Developer Note. (Section 7.3)
 - (c) Updated <u>Affidavit of City Security</u> with the current City expenditure amount to date including the current request. (Section 7.3)
- **13.4** Reimbursement Requests for Improvements: In addition to the requirements in Sections 13.1, 13.2, and 13.3 above, as a prerequisite to the disbursement of any and each payment to <u>DEVELOPER</u> for improvements, <u>DEVELOPER</u> must certify to the <u>CITY</u>, the following if applicable:
 - (a) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, a signed and notarized <u>Affidavit of Improvement Compliance</u> addressing all applicable provisions of Article 6, 7 and 8 of the <u>Agreement</u> (Sections 6.2, 7.2, and 8.1) and in addition addressing the following provisions:
 - (i) <u>DEVELOPER</u> covenants that the requested disbursement, submitted to the CITY, is due and owing (or has already been paid) from <u>DEVELOPER</u> to its construction manager, contractor, subcontractor or material supplier or others.
 - (ii) <u>DEVELOPER</u> has certified that the work for which payment is sought has been completed.
 - (b) <u>DEVELOPER</u> shall submit to the <u>CITY</u>'s Chief Financial Officer/City Treasurer and Director of Building and Permits a <u>Request Form for Improvement</u>

 <u>Reimbursement</u> on a form reasonably acceptable by the <u>CITY</u> for any and each payment to the <u>DEVELOPER</u> with respect to such reimbursement. Requests for disbursement shall minimally be accompanied by the following notarized sworn statements and waiver liens in a form acceptable to the CITY:
 - (i) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, notarized sworn contractor

- statements indicating, DEVELOPER'S obligation to payment, payments made, change orders to date and any modifications to the project schedule of values.
- (ii) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, notarized certification of the sworn contractor statements indicating, <u>DEVELOPER</u>'s obligation to payment, from the licensed design professional in responsible charge.
- (iii) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, notarized sworn contractor statements and weekly timesheets for all contractors' construction personnel demonstrating compliance with prevailing wage requirements.
- (iv) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, current waivers of lien for General contractor, Project Manager and suppliers with respect to the payment requested.
- (v) <u>DEVELOPER</u> shall submit to the <u>CITY</u>, updated sub-contractor waivers of lien with respect to the last payment made, demonstrating the General contractor's payment to all sub-contractors on the last payment drawn.
- 13.5 <u>Final Reimbursement Request:</u> In addition to the requirements in Sections 13.1, 13.2, 13.3 and 13.4 above, the following additional documents shall be submitted by the DEVELOPER with the final reimbursement request.
 - Signed and notarized <u>Affidavit of Investment Compliance</u>, regardless of the deadline, affirming that the <u>Project</u> is complete and the <u>Project Investment</u> as specified in Section 7.1(f) was made to the <u>Property</u>, along with a copy of the permanent certificate of occupancy. (Section 7.1(d))
 - (b) Signed and notarized <u>Affidavit of Initial Main Use Compliance</u>, regardless of the deadline, including any and all applicable long term tenant leases for said Initial Main Use (Section 7.1(g)).
 - (c) A copy of the recorded <u>City Security</u>. (Section 7.3)

Attachment "D" Developer's Project Expense Estimates

<u>ltems</u>	Cost	
Land Acquisition		
212 N Lake Street & 221 Spruce Street, Aurora IL 60506	\$635,000.00	<u>Subtotal</u>
		\$635,000.0
New Building Construction Cost*	\$754,716.00	
		Subtotal
		\$754,716.00
Existing Building Renovations / Build Out		
Soft Costs		
Design and Professional Fees	\$15,000.00	
Permit Fees	\$10,000.00	
Impact Fees /Other Fees	\$5,000.00	
Plumbing Upgrades (Private)		
Sewer Hook-Up/ Grease Trap	\$27,799.00	
Water Service Upgrade	\$25,000.00	
Water Heater	\$10,000.00	
Other		
Electrical Upgrades		
Lighting	\$52,495.00	
Electrical Panel Upgrade	\$23,000.00	
Alarm System	\$28,400.00	
Other	\$40,000.00	
Building Upgrades	7 14,1	
Awning/Signage	\$52,100.00	
Flooring	\$38,576.00	
Masonry	\$12,300.00	
Roofing	\$10,000.00	
Windows	\$32,920.00	
Doors	\$8,280.00	
HVAC	\$42,900.00	
Drywall And Carpentry	\$64,507.00	
Painting	\$10,000.00	
Ceilings	\$17,000.00	
Fire Sprinkler System	\$80,000.00	
Other	\$181,184.00	
Contingency (10%)	\$71,650.00	Subtotal
		\$858,111.00
Public Improvements		<u> </u>
Public Utilities Extensions / Upgrades	\$0.00	
Roadway Improvements	\$0.00	
Stormwater Improvements	\$0.00	Subtotal
Otom Material Providing		\$0.00

Attachment "E" Relevant Financials

Total Project Costs	Cost	Sections
Land Acquisition	\$635,000.00	Section 7.3(b)
Cost of Improvements to the Property	\$1,987,827.00	Section 7.1(f)
Actual Project Cost	\$2,622,827.00	Attachment "D"

Breakdown of Developer's Funding Sources	<u>Cost</u>	% of Total Project	Sections
Developer Funding (Loan)	\$1,269,677.00	48%	Section 7.1(I)
Mortgage - First Merit Bank	\$753,150.00	29%	Section 7.3(b)
TIF #5 (CITY)	\$600,000.00	23%	Section 6.2
TOTAL	L \$2,622,827.00	100%	

\$600,000.00 Section 6.2(d)
AL \$600,000.00	
\$1,543,111.00	0
FirstMerit Bank	Sections Section 7.3(b)
\$753,150.00	Section 7.3(b)
	\$1,543,111.00 FirstMerit Bank