CMO/15-001

This Instrument Prepared by: W. James Gooding III Gilligan, Gooding, Franjola & Batsel, P.A. 1531 SE 36th Avenue Ocala, FL 34471

Record and Return To: City Clerk City of Ocala 110 SE Watula Avenue Ocala, FL 34471

DAVID R ELLSPERMANN CLERK & COMPTROLLER MARION CO

DATE: 05/14/2020 02:42:12 PM

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DDS: \$0 MDS: \$0 INT: \$0

EIGHTH AMENDMENT TO ACQUISITION AND REDEVELOPMENT AGREEMENT FOR MIXED USE DEVELOPMENT

THIS EIGHTH AMENDMENT TO ACQUISITION AND REDEVELOPMENT AGREEMENT FOR MIXED USE DEVELOPMENT (the "Eighth Amendment"), is entered into effective the date of execution by the last of the parties hereto, by and between:

- City of Ocala, a Florida municipal corporation ("City"); and
- Downtown Ocala, LLC, a Florida limited liability company ("Developer").

WHEREAS:

- A. City and Developer are parties to:
 - 1). An Acquisition and Redevelopment Agreement for Mixed Use Development (the "Original Agreement") as recorded in OR Book 6305, Page 1466, pursuant to which, among other things, City agreed to convey the Property² to Developer so that Developer could utilize it in connection with the development of the Project.
 - 2). The following amendments (each an "Amendment," and collectively, the "Amendments") to the Original Agreement.
 - i) A First Amendment to Acquisition and Redevelopment Agreement for Mixed Use Development (the "First Amendment") as recorded in OR Book 6445, Page 1557, and re-recorded in OR Book 6449, Page 527.
 - ii) A Second Amendment to Acquisition and Redevelopment Agreement for Mixed Use Development (the "Second Amendment") as recorded in OR Book 6613, Page 1542.
 - iii) A Third Amendment to Acquisition and Redevelopment Agreement for Mixed Use Development (the "Third Amendment") as recorded in OR Book 6676, Page 1080.
 - iv) A Fourth Amendment to Acquisition and Redevelopment Agreement for Mixed Use Development (the "Fourth Amendment") as recorded in OR Book 6678, Page 819.

¹ All recording references refer to the Public Records of Marion County, Florida.

² Terms capitalized herein and not otherwise defined herein are defined in the Amended Agreement (as defined herein).

- v) A Fifth Amendment to Acquisition and Redevelopment Agreement for Mixed Use Development (the "Fifth Amendment") as recorded in OR Book 6715, Page 1794.
- vi) A Sixth Amendment to Acquisition and Redevelopment Agreement for Mixed Use Development (the "Sixth Amendment") as recorded in OR Book 6780, Page 540.
- vii) A Seventh Amendment to Acquisition and Redevelopment Agreement for Mixed Use Development (the "Seventh Amendment") as recorded in OR Book 6845, Page 963.
- viii) (The Original Agreement, as amended by the Amendments, is hereinafter referred to as the "Amended Agreement").
- B. City and Developer desire to further amend the Amended Agreement to extend the time to complete the Project, to revise the Plans for the Project, and to change the number of Dedicated Spaces.

NOW, THEREFORE, in consideration of the promises contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, the parties hereto agree as follows:

- 1. **Deadline for Completion**. Paragraph 6.1.15 of the Original Agreement, as amended by the Amendments (most recently the Sixth Amendment) is hereby amended to read as follows:
 - 6.1.1.15 Developer shall cause Completion of the Hotel and Second Building to occur prior to August 31, 2020.
- 2. **Plans.** Paragraph 3.7.1.2 of the Original Agreement, as amended by the Amendments (most recently the "Third Amendment") is hereby amended to read as follows:
 - 3.7.1.2. The Plans for the Project, and the Project as constructed, shall:
 - a. Provide at least 87,000 gross square feet of building area;
 - b. Provide a five (5) story hotel (the "Hotel") containing at least ninety (90) guest rooms;
 - c. In connection with the Hotel, provide a hotel lobby and back of house (operations) areas containing approximately 2,000 square feet; meeting space containing approximately 900 square feet; a banquet room containing approximately 2500 square feet; an open and enclosed pre-function area containing approximately 1500 square feet; additional back of house and service areas containing 1200 square feet; and ground floor retail, office and/or additional restaurant areas continuing approximately 7,000 square feet.
 - d. Provide a two (2) story second (eastern) building [referred to in the Amended Agreement as the "Second Building"] adjacent to the easterly boundary of the Property, containing approximately 1500 square feet of

retail, office or restaurant space; and at least seven (7) single story apartments containing approximately 7,000 square feet in total.

3. **Dedicated Spaces**. Paragraph 4.3.2 of the Original Agreement is hereby amended to read as follows:

4.3.2	(120) parkit	Subject to paragraph 4.3.4, City shall dedicate and reserve one hundred twenty (120) parking spaces (the "Dedicated Spaces") for the Hotel. The Dedicated Spaces shall be located as follows:	
	4.3.2.1.	16 of the Dedicated Spaces shall be located on the covered first floor of the Parking Garage.	
	4.3.2.2.	70 of the Dedicated Spaces shall be located on the covered second floor of the Parking Garage.	
	4.3.2.3	34 of the Dedicated Spaces shall be located on the uncovered fourth floor of the Parking Garage.	

- 4. **Staging for Second Building.** Paragraph 4.9 of the Original Agreement is amended to read as follows:
 - 4.9. Osceola Avenue Open for Traffic. During any period during which Osceola Avenue is used for staging construction of the Second Building, only the southbound lane thereof (up to the buffer zone of the railroad track marked by a yellow line) shall be closed for traffic, thus leaving the northbound lane open to vehicular traffic. Developer shall comply with all requirements of the City Code concerning street closings to permit the staging to occur.
- 5. **Effect on Amended Agreement.** Except as expressly set forth herein, the Amended Agreement is not amended or modified. All references herein or in the Amended Agreement to "this Agreement," "the Agreement," or similar terms shall be deemed to refer to the Amended Agreement, and as further amended hereby:

THEREFORE, the parties have executed this Eighth Amendment effective as of the date referred to above.

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SIGNATURE PAGE OF CITY OF OCALA TO EIGHTH AMENDMENT

ATTEST: Mod J. Jacobs City Clerk	City of Ocala, a Florida municipal corporation Jay A. Musieh President, Ocala City Council Date:
Approved as to form and legality	Date.
Patrick G. Gilligga W. James Good City Attorney Assistant City A	ling III ttorney
STATE OF FLORIDA COUNTY OF MARION	
	acknowledged before me this December 15, 2019, by Jay A. the City of Ocala, Florida, a Florida municipal corporation, on
	Notary Public, State of Florida Name: (CSCAI) LUSCC (Please print or type)
Notary: Check one of the following: Personally known OR Produced Identification (if this I Type of Identification Produced: Produced:	Commission Number: ROSEANN J. FUSCO Commission Expires: Expires July 30, 2023 Bonded Thru Budget Notary Services box is checked, fill in blank below).



ACCEPTED BY CITY COUNCIL Plainty 17, 2019

OFFICE OF THE CITY CLERK

SIGNATURE PAGE OF DOWNTOWN OCALA, LLC TO **EIGHTH AMENDMENT**

AS TO DEVELOPER

Downtown Ocala, LLC, a Florida limited liability

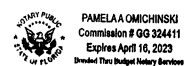
company

By: Digvijay Gaekwad as Manager

NOV

STATE OF FLORIDA **COUNTY OF MARION**

Gaekwad, as Manager of Downtown Ocala, LLC, a Florida limited liability company, on behalf of the company.



Notary Public

Name: PAMELA A. OMICHINOCI

(Please print or type)

Commission Number: GG 324411 Commission Expires: Apr 16,2023

Notary: Check one of the following:

Personally known OR

Produced Identification (if this box is checked, fill in blank below).

Type of Identification Produced: FC 1D 6230-172-60-42-0.

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