#### RESOLUTION R 24-20

# RESOLUTION APPROVING THE ASSIGNMENT OF THE REDEVELOPMENT AGREEMENT FOR THE HOLLADAY NORTH DEVELOPMENT AND THE HOLLADAY SOUTH DEVELOPMENT COMPRISING A PART OF THE DOWNTOWN TIF DISTRICT OFTHE VILLAGE OF LOMBARD, ILLINOIS, AS AMENDED

WHEREAS, the Village of Lombard ("Village") is a non-home rule municipality pursuant to Section 7 of Article VII of the Constitution of the State of Illinois; and

WHEREAS, pursuant to Ordinance No. 7648, adopted April 18, 2019, the Village approved a Redevelopment Agreement for the Holladay North Development and the Holladay South Development Comprising a Part of the Downtown TIF District of the Village of Lombard, Illinois (the "Agreement") with Holladay Property Services Midwest, Inc., a Delaware corporation licensed to do business in Illinois ("Holladay"), as amended pursuant to Ordinance No. 7777, adopted February 6, 2020, approving a First Amendment to the Agreement, (the "First Amendment"), and as further amended pursuant to Ordinance No. 7808, adopted April 16, 2020 by the Village, approving a Second Amendment to the Agreement (the "Second Amendment"), and as further amended pursuant to Ordinance No. 7812, adopted May 21, 2020 by the Village, approving a Third Amendment to the Agreement (the "Third Amendment") (the Agreement, the First Amendment, the Second Amendment and the Third Amendment shall be collectively referred to herein as the "Redevelopment Agreement"); and

WHEREAS, Holladay desires to assign all of its rights, title, interests, duties and obligations under the Redevelopment Agreement to HP Lilac Station LLC, an Indiana limited liability company licensed to conduct business in Illinois ("Lilac Station"), and Lilac Station desires to accept the assignment pursuant to the terms and conditions of the Assignment and Assumption of Redevelopment Agreement (the "Assignment Agreement"), a copy of which is attached hereto as **Exhibit A** and made a part hereof; and

WHEREAS, the Village finds that Lilac Station meets the criteria set forth in 65 ILCS 5/8-11-20(6)(C), as Lilac Station has committed to equity finance at least 10% of the total cost of the

projects subject to the Redevelopment Agreement and has provided the Village with specific

evidence of 10% equity financing for the projects; and

WHEREAS, pursuant to Section XX.R. of the Redevelopment Agreement, the President

and Board of Trustees of the Village desire to approve and consent to the assignment of

Holladay's rights and obligations under the Redevelopment Agreement, pursuant to the terms

and conditions of the Assignment Agreement, as the assignment will promote public health,

safety and welfare; and

NOW, THEREFORE, BE IT RESOLVED by the President and Board of Trustees of the

Village of Lombard, DuPage County, Illinois, as follows:

SECTION 1: That the recitals set forth above are hereby incorporated herein by reference

and made a part hereof.

**SECTION 2:** That the President and Board of Trustees of the Village, pursuant to Section

XX.R. of the Redevelopment Agreement, hereby consent in writing to, and approve of the

assignment of Holladay's rights and obligations under the Redevelopment Agreement to Lilac

Station, pursuant to the terms and conditions of the Assignment Agreement, a copy of which is

attached hereto as Exhibit A. The Village's consent to and approval of the assignment of

Holladay's rights and obligations under the Redevelopment Agreement to Lilac Station are

expressly contingent upon execution of the Assignment Agreement, in substantially the same

form as **Exhibit A** hereto, by the duly authorized representatives of Holladay and Lilac Station.

SECTION 3: That all resolutions, motions or parts thereof in conflict with this Resolution

shall be and the same are hereby repealed.

SECTION 4: That this Resolution shall be in full force and effect upon its adoption and

approval as provided by law.

**ADOPTED** this 20<sup>th</sup> day of August, 2020, pursuant to a roll call vote as follows:

AYES: Trustee Whittington, Puccio, Foltyniewicz, Honig, Militello and Ware

NAYS: None

**ABSENT: None** 

# **APPROVED** by me this 20<sup>th</sup> day of August, 2020.

Kuderna

Village President

ATTEST:

Sharon Kuderna Village Clerk

# **EXHIBIT A**

# **ASSIGNMENT AND ASSUMPTION AGREEMENT**

(attached)

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# ASSIGNMENT AND ASSUMPTION OF REDEVELOPMENT AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION OF REDEVELOPMENT AGREEMENT (this "Assignment") is made as of \_\_\_\_\_\_\_, 2020 (the "Effective Date") by and between Holladay Property Services Midwest, Inc., a Delaware corporation licensed to do business in Illinois ("Assignor") and HP Lilac Station, LLC, an Indiana limited liability company licensed to do business in Illinois ("Assignee").

#### **RECITALS:**

WHEREAS, Village of Lombard, Illinois, an Illinois non-home rule municipal corporation (the "Village") and Assignor are parties to a certain Redevelopment Agreement, as defined below, pursuant to which the Village has agreed to sell to Assignor and Assignor has agreed to acquire from the Village certain real property commonly known as 101 and 109 South Main Street Lombard, Illinois and more particularly described in the Redevelopment Agreement (the "Subject Property"); and

WHEREAS, pursuant to the consent of the Village, Assignor has agreed to assign to Assignee all of Assignor's right, title and interest, in and to that certain Redevelopment Agreement dated as of April 24, 2019 as the same was amended by that certain First Amendment to Redevelopment Agreement having an effective date of February 6, 2020, that certain Second Amendment to Redevelopment Agreement having an effective date of April 16, 2020 and that certain Third Amendment to Redevelopment Agreement having an effective date of May 21, 2020 (collectively the "Redevelopment Agreement") by and between Assignor and the Village, a copy of which is attached hereto as Exhibit A, and Assignee has agreed to assume and be bound by all of the terms, conditions and provisions of the Redevelopment Agreement including, but not limited to, the Village's default remedies.

NOW, THEREFORE, in consideration of the terms and conditions of this Assignment and other good and valuable consideration, the receipt and legal sufficiency of which are hereby acknowledged, Assignor and Assignee agree as follows:

#### **SECTION 1. DEFINITIONS**

Each capitalized term used as a defined term in this Assignment but not otherwise defined herein shall have the same meaning as is ascribed to such capitalized term in the Redevelopment Agreement or the Purchase Agreement as applicable.

#### **SECTION 2. RECITALS**

The above recitals are incorporated herein by reference as if specifically stated herein.

### SECTION 3. ASSIGNMENT OF REDEVELOPMENT AGREEMENT; CONTINUING LIABILITY

Subject to the terms of this Section 3, effective as of the Effective Date, Assignor transfers, assigns, sets over and conveys to Assignee, all of the right, title and interest of Assignor in and to the Redevelopment Agreement including, without limitation, the Village's default remedies, all payments of the Available Developer Tax Increment as further described in Section VII of the Redevelopment Agreement. Assignor and Assignee acknowledge and agree that, pursuant to Section XX of the Redevelopment Agreement, this Assignment shall not release or discharge Assignor of any liability or obligation under the Redevelopment Agreement which accrued prior to the Effective Date. Assignor shall therefore continue to remain liable for the performance of all covenants, obligations, representations and warranties under the terms of the Redevelopment Agreement that accrued prior to the Effective Date, whether known or unknown.

#### SECTION 4. ACCEPTANCE OF ASSIGNMENT AND ASSUMPTION

Assignee accepts the assignment made in Section 3 herein, and, effective as of the Effective Date, assumes the Redevelopment Agreement and agrees to be liable and bound to the terms, conditions, provisions, representations and warranties of the Redevelopment Agreement, including, but not limited to, the Village's default remedies.

Assignee acknowledges and agrees that it will comply with the Rebate Statute as set forth in 65 ILCS 5/8-11-20(6)(C) by providing equity financing for not less than 10% of the total Project costs.

#### SECTION 5. ELIGIBLE REDEVELOPMENT PROJECT COSTS EVIDENCE

Assignor will comply with the obligations of Developer under Section VII of the Redevelopment Agreement to submit to the Village (with copies to Assignee) reasonable evidence that those of Developer's Eligible Redevelopment Project Costs incurred by Assignor, for which reimbursement is requested, have been incurred and paid for by Developer. Should the Village require additional documentation to establish justification for reimbursement for Eligible Redevelopment Project Costs incurred or accrued prior to the Effective Date, Assignor agrees to reasonably cooperate with Assignee in order to proffer such additional documentation that the Village may require under Section VII of the Redevelopment Agreement.

#### SECTION 6. BINDING EFFECT/RATIFICATION

This Assignment shall be binding upon and inure to the benefit of Assignor and Assignee and their respective permitted successors and assigns, executors, administrators and legal representatives and all other persons or entities claiming under or through them, or either of them. The Redevelopment Agreement shall continue in full force and effect, subject to the terms and provisions thereof and hereof, the same being hereby ratified and confirmed.

This Assignment is expressly contingent upon approval of the Assignment by the corporate authorities of the Village of Lombard.

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**SECTION 7. SEVERABILITY** 

If any provision of this Assignment or the application thereof to any circumstances shall be held invalid or unenforceable, the remainder of this Assignment and the application thereof to other circumstances shall not be affected thereby, and shall be enforced to the greatest extent permitted by law.

#### **SECTION 8. MODIFICATIONS**

Neither this Assignment nor any term hereof may be released, changed, waived, discharged, or terminated orally or by any action or inaction, but only by an instrument in writing signed by the party against which enforcement of the release, change, waiver, discharge, or termination is sought.

#### **SECTION 9. ENTIRE AGREEMENT**

This Assignment (including each Exhibit attached hereto, which is hereby incorporated herein by reference) constitutes the entire agreement between the parties hereto and it supersedes all prior agreements, negotiations and discussions between the parties relative to this Assignment.

#### SECTION 10. COUNTERPARTS

This Assignment may be executed in multiple counterparts, and may be transmitted by facsimile or electronic means, each of which shall be deemed an original and all of which when taken together shall constitute one and the same agreement.

#### SECTION 12. CHOICE OF LAW

This Assignment shall be governed by and construed in accordance with the internal laws of the State of Illinois without regard to its conflicts of law principles.

#### **SECTION 13. ATTORNEY FEES**

In the event of any litigation between the parties with respect to this Assignment, the non-prevailing party in such action will pay the reasonable attorneys' fees, paralegals' fees and court costs of the prevailing party.

#### **SECTION 14. INDEMNITY**

Assignor indemnifies, defends and holds harmless Assignee and Assignee's employees, partners, directors, officers, affiliates, subsidiaries, shareholders, agents and representatives from any and all liabilities, claims, damages, costs or expenses (including reasonable attorneys' fees) sustained by Assignee to the extent caused by any default in Assignor's performance of the obligations of the Developer under the Redevelopment Agreement with respect to any fact, event or circumstance that first occurs prior to the Effective Date.

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Assignee indemnifies, defends and holds harmless Assignor and Assignor's employees, partners, directors, officers, affiliates, subsidiaries, shareholders, agents and representatives from any and all liabilities, claims, damages, costs or expenses (including reasonable attorneys' fees) sustained by Assignor to the extent caused by any default in Assignee's performance of the obligations of the Developer under the Redevelopment Agreement with respect to any fact, event or circumstance that first occurs from and after the Effective Date.

## SECTION 15. LIMITATION ON ASSIGNOR LIABILITY

Assignor's liability under this Assignment is subject to the terms and conditions of the Redevelopment Agreement.

(signature pages to follow)

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IN WITNESS WHEREOF, this Assignment is executed as of the date and year first above written.
ASSIGNOR:
Holladay Property Services Midwest, Inc., a Delaware corporation
By: Name: Title:
ASSIGNEE:
HP Lilac Station, LLC, an Indiana limited liability company
By: Name: Title:

# **EXHIBIT A**

# REDEVELOPMENT AGREEMENT