## RESOLUTION

A meeting of the Sullivan County Resort Facilities Local Development Corporation ("SCRFLDC") was convened in public session at the Sullivan County Government Center, 100 North Street, Monticello, New York on August 11, 2025 at 9:00 a.m. local time.

The meeting was called to order by Chairman Howard Siegel, and, upon roll being called, the following members of SCRFLDC were:

	PRESENT	<u>ABSENT</u>	<u>VIDEO</u>	
Howard Siegel	[ 1		[ ]	
Kathleen Lara	[ \[ \[ \] \]		[ ]	
Philip Vallone	[ ]	[ ]	[ \ ]	
Scott Smith	$[ \sqrt{}]$	[ ]	[ ]	
Paul Guenther	[ ]	[ ]	[ \[ \]	
Sean Brooks	[ \[ \] ]	[ ]	[ ]	
Ira Steingart	[ \[ \] ]		[ ]	
Joseph Perrello <sup>1</sup>		[ \[ \] ]	[ ]	
Edward T. Sykes	[ \[ \] ]		[ ]	

The following persons were also present:
Jennifer M. Flad, Executive Director
Ira Steingart, Chief Executive Officer
Julio Garaicoechea, Project Manager
Bethanii Padu, Economic Development Coordinator
Walter F. Garigliano, General Counsel
Shawn M. Griffin, Bond Counsel

The following resolution was duly offered by Scott Smith, and seconded by Kathleen Lara, to wit:

Resolution No. 10 - 2025

RESOLUTION AUTHORIZING EXECUTION OF A SUBLEASE AGREEMENT RELATING TO REAL PROPERTY OWNED BY MONTREIGN OPERATING COMPANY, LLC ("MOC") AND LEASED TO EMPIRE RESORTS REAL ESTATE II, LLC ("ERREII") AND EXECUTION OF A DEFERRED PAYMENTS SUBORDINATION AGREEMENT

WHEREAS, pursuant to Section 1411 of the Not-for-Profit Corporation Law ("N-PCL") of the State of New York (the "State"), as amended (hereinafter collectively referred to as the "Act"), and pursuant to its Certificate of Incorporation filed on April 25, 2025 (the "Certificate"), SCRFLDC was established as a not-for-profit local development corporation of the State with the authority and power to own, lease and sell personal and real property for the purposes of, among other things, acquiring, constructing and equipping certain projects exclusively in furtherance of the charitable or public purposes of relieving and reducing unemployment,

<sup>&</sup>lt;sup>1</sup> Arrived after roll call but prior to any resolutions being considered for adoption.

promoting and providing for additional and maximum employment, bettering and maintaining job opportunities, instructing or training individuals to improve or develop their capabilities for such jobs, by encouraging the development of, or retention of, an industry in the community or area, and lessening the burdens of government and acting in the public interest; and

WHEREAS, MOC holds fee title to 19.12 acres of real property located generally at 750 Resorts World Drive, Monticello, County of Sullivan, New York (the "EV (Alder Hotel) Area") and, pursuant to that certain Lease dated as of September \_\_\_, 2025 between MOC, as landlord, and ERREII, as tenant (the "Ground Lease"), has leased the EV (Alder Hotel) Area to ERREII, and ERREII is the ground lessee of the EV (Alder Hotel) Area pursuant to the Ground Lease; and

WHEREAS, ERREII intends to enter into that certain Amended and Restated Lease to Agency dated as of September \_\_\_, 2025 between ERREII and the County of Sullivan Industrial Development Agency (the "Agency") for the EV (Alder Hotel) Area, to be memorialized by a Memorandum of Amended and Restated Lease to Agency to be recorded in the Office of the Clerk of Sullivan County, together with an Amended and Restated Leaseback to Company between the Agency and the ERREII, to be memorialized by a Memorandum of Amended and Restated Leaseback to Company to be recorded in the Office of the Clerk of Sullivan County (the aforementioned certain Amended and Restated Lease to Agency and Amended and Restated Leaseback to Company being hereby collectively referred to as the "Agency Lease Agreements"); and

WHEREAS, SCRFLDC intends to acquire the buildings, improvements and personal property located on the EV (Alder Hotel) Area consisting of a 124,000 square foot six story building containing a 99-room modern lifestyle hotel with an upscale cantina style eatery, two Topgolf Swing Suites, a RWC merchandise retail store, golf club house with locker rooms, pro shop and offices and parking for up to 289 cars (the "EV (Alder Hotel) Improvements") utilized for, without limitation, the rental of rooms, suites and other accommodations for transient occupancy by guests, patrons and customers, the provision of all amenities available at or associated with a hotel, including food and beverage facilities and services (including the sale and serving of alcoholic beverages), parking services, and any and all other features, services and amenities from time to time provided at the EV (Alder Hotel) Area for the use or enjoyment of guests, patrons and customers or the public at large (the "EV (Alder Hotel) Area Business"); and

WHEREAS, in order to finance the purchase of the EV (Alder Hotel) Area Business, SCRFLDC intends to issue its tax-exempt bonds, Series 2025 ("Bonds") pursuant to an Indenture of Trust and Security Agreement ("Indenture") by and between SCRFLDC and U.S. Bank Trust Company, National Association, as trustee ("Trustee"); and

WHEREAS, the Agency and SCRFLDC intend to enter into an Economic Development Services Agreement pursuant to which SCRFLDC shall provide economic development services to the Agency within an area that includes the EV (Alder Hotel) Area (the "Economic Development Services Agreement"); and

WHEREAS, ERREII desires to grant a subleasehold estate to SCRFLDC and SCRFLDC desires to obtain a subleasehold estate in the EV (Alder Hotel) Area for a term of forty (40) years, which term exceeds the useful life of the Golf Course Improvements; and

WHEREAS, SCRFLDC desires to authorize its Chairman, Chief Executive Officer or Executive Director ("Authorized Officers") to negotiate, execute and deliver a Sublease Agreement relating to the EV (Alder Hotel) Area, pursuant to which SCRFLDC will have sole and exclusive possession of the EV (Alder Hotel) Area; and

WHEREAS, rent due ERREII under the Sublease Agreement may be deferred in the event sufficient funds are not available to make current rent payments ("Deferred Rent"); and

WHEREAS, ERREII has agreed to subordinate its right to receive Deferred Rent until funds to pay Deferred Rent become available or until a fixed future date; and

WHEREAS, to memorialize the agreements of ERREII and SCRFLDC relating to Deferred Rent, MOC, SCRFLDC and the Trustee plan to enter into a Deferred Payments Subordination Agreement; and

WHEREAS, SCRFLDC desires to authorize the Authorized Officers to negotiate, execute and deliver a Deferred Payments Subordination Agreement.

## NOW, THEREFORE, BE IT RESOLVED as follows:

- Section 1. The Authorized Officers of SCRFLDC are hereby authorized and directed to negotiate, execute and deliver a Sublease Agreement relating to the Casino Parcel.
- Section 2. The Sublease Agreement shall require ERREII to deliver to SCRFLDC sole and exclusive possession of the EV (Alder Hotel) Area and provide that SCRFLDC shall have quiet and peaceable possession of the EV (Alder Hotel) Area throughout the sublease term, without hindrance by ERREII or any persons claiming by, through or under ERREII.
- Section 3. The Sublease Agreement shall commence effective on the Closing Date and shall terminate on the earlier of (i) February 15, 2066; or (ii) upon filing a certificate signed by an authorized representative of each of SCRFLDC and ERREII stating the parties' intention to terminate the Sublease Agreement.
- Section 4. The Sublease Agreement shall provide for SCRFLDC to pay rent to ERREII in the amount of FIVE HUNDRED THOUSAND FIVE HUNDRED and 00/100 (\$500,500.00) Dollars per annum, payment of which shall commence following a rent-free period through December 31, 2025, subject to CPI Adjustments in equal monthly installments in advance on the first (1st) business day of each calendar month (commencing January 1, 2026) (the "Base Rent").
- Section 5. The Sublease Agreement shall include a provision whereby ERREII shall acknowledge that the Sublease Agreement is being entered into in connection

with the issuance of the Bonds pursuant to the Indenture between SCRFLDC and Trustee and for so long as the Bonds are outstanding there are provisions available to defer payments of Deferred Rent.

- Section 6. The Authorized Officers of SCRFLDC are hereby authorized and directed to negotiate, execute and deliver a Deferred Payments Subordination Agreement.
- Section 7. The Authorized Officers are hereby authorized and directed for and in the name and on behalf of SCRFLDC to do all acts and things required and to execute and deliver all such certificates, instruments and documents, to pay all such fees, charges and expenses and to do all such further acts and things as may be necessary or, in the opinion of the Authorized Officers acting, desirable and proper to effect the purposes of the foregoing resolutions and to cause compliance by SCRFLDC with all of the terms, covenants and provisions of the documents executed for and on behalf of SCRFLDC.
- Section 8. This resolution shall take effect immediately.

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

Howard Siegel	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Kathleen Lara	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Philip Vallone	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Scott Smith	[√]Yes	[ ] No	[ ] Absent	[ ] Abstain
Paul Guenther	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Sean Brooks	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Ira Steingart	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Joseph Perrello	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Edward T. Sykes	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain

The resolutions were thereupon duly adopted.

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## COUNTY OF SULLIVAN :

I, the undersigned Secretary of SCRFLDC, DO HEREBY CERTIFY THAT:

- 1. I have compared the foregoing copy of a resolution of the Sullivan County Resort Facilities Local Development Corporation ("SCRFLDC") with the original thereof on file in the office of SCRFLDC, and that the same is a true and correct copy of such resolution and of the proceedings of SCRFLDC in connection with such matter.
- 2. Such resolution was passed at a meeting of SCRFLDC duly convened in public session on August 11, 2025 at 9:00 a.m. at the Sullivan County Government Center, 100 North Street, Village of Monticello, Sullivan County, New York, at which the following members were present:

•	<u>PRESENT</u>	<u>ABSENT</u>	<u>VIDEO</u>		
Howard Siegel Kathleen Lara Philip Vallone Scott Smith			[ ] [ √ ]		
Paul Guenther			[ √ ]		
Sean Brooks Ira Steingart		[ ]			
Joseph Perrello Edward T. Sykes	[ \frac{1}{2}]	[ ]	[ ]		

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

Howard Siegel	[ √ ] Yes	[ ] No	[ ] Absent	[ ] Abstain
Kathleen Lara	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Philip Vallone	[ √ ] Yes	[ ] No	[ ] Absent	[ ] Abstain
Scott Smith	[ √ ] Yes	[ ] No	[ ] Absent	[ ] Abstain
Paul Guenther	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Sean Brooks	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Ira Steingart	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain
Joseph Perrello	[ √ ] Yes	[ ] No	[ ] Absent	[ ] Abstain
Edward T. Sykes	[√] Yes	[ ] No	[ ] Absent	[ ] Abstain

and therefore, the resolution was declared duly adopted.

I FURTHER CERTIFY that (i) all members of SCRFLDC had due notice of said meeting, (ii) pursuant to Sections 103(a) and 104 of the Public Officers Law (Open Meetings Law), said meeting was open to the general public and public notice of the time and place of said meeting was duly given in accordance with such Sections 103(a) and 104, (iii) the meeting in all respects was duly held, and (iv) there was a quorum present throughout.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on the 11<sup>th</sup> day of August, 2025.

Kathleen Lara, Secretary