FIRST AMENDMENT TO THE DEVELOPMENT AGREEMENT WITH THE CITY OF SAN ANTONIO, TEXAS, MLK GARDEN HOMES LLC, and THE BOARD OF DIRECTOR'S OF REINVESTMENT ZONE NUMBER ELEVEN, CITY OF SAN ANTONIO, TEXAS

BETWEEN THE CITY OF SAN ANTONIO, MLK GARDEN HOMES,LLC and the BOARD OF DIRECTORS OF REINVESTMENT ZONE NUMBER ELEVEN

This First Amendment to the Development Agreement (this "FIRST AMENDMENT") is entered into by and between the City of San Antonio ("CITY"), a municipal corporation governed by the laws of the State of Texas, MLK Garden Homes LLC, ("MLK") and Board of Directors of Reinvestment Zone Number Eleven ("TIRZ 11") a tax increment reinvestment zone organized and existing under state law. Together, CITY, MLK, and TIRZ 11 may be referred to, herein, as "the Parties."

RECITALS

- A. CITY, MLK, and TIRZ 11 entered into that certain DEVELOPMENT AGREEMENT (the "Agreement") authorized by City of San Antonio Ordinance No. 2017-03-30-0193, passed and approved on March 30, 2017, and attached hereto as EXHIBIT A.
- B. Prior to this FIRST AMENDMENT, the Agreement was in full effect and, subject to the terms of this FIRST AMENDMENT, the Parties were in compliance with all terms and conditions of the Agreement.
- C. The Parties, now seek to amend the terms and conditions of the Agreement as stated in this First Amendment and affirm that all other provisions of the Agreement remain in full force and effect.

AMENDMENT

NOW THEREFORE, the Parties hereby agree and amend as follows:

- Definitions. All capitalized terms used in this FIRST AMENDMENT without definition herein shall have the meanings assigned to such terms in the Agreement.
- 2. <u>Amendment.</u> The Parties hereby mutually agree to amend the Agreement as follows:
 - (A) Section 2.8, Construction Schedule, of the Agreement is hereby deleted in its entirety and replaced with the following revised schedule. See Exhibit A.
 - (B) Section 4.1, Project, of the Agreement is hereby amended by adding the following Public Improvement expenses as underlined and deleting the contingency as stricken through to read as follows:

SECTION 4.1. PROJECT. The Project shall consist of the development of public infrastructure and public improvements necessary to facilitate the construction of 12 contiguous single-family homes located at Martin Luther King Drive and Aurelia Street, San Antonio, Texas and within the TIRZ. Public Improvements shall constitute design, construction, assembly, installation and implementation of an urban residential development, including but not limited to street curbing, sidewalks, street lighting, landscaping and other necessary, street and utility improvements. Reimbursable public improvement expenses include bicycle lane improvements, geotechnical report expenses, non-waived SAWS impact fees. Developer purchased from and closed on the City 10 lots located on Martin Luther King Drive and Aurelia Street. Prior to construction, two lots, identified as 2918 and 2922 Martin Luther King Drive must be under contract. [The Project shall be contingent on Developer acquiring two additional lots located adjacent at 2918 and 2922 Martin Luther King Drive.] Construction on the Project is anticipated to commence on March 1, 2017 and shall be completed no later than March 31, 2020.

(C) Sections 4.4, Reimbursement, and 7.1, Maximum Reimbursement of Developer of the Agreement is hereby amended by increasing the allowable reimbursement costs not to exceed \$330,000.00 as detailed below by strike throughs and underlines:

SECTION 4.4. REIMURSEMENT. Reimbursement of TIF Funds are subject to availability and are not intended to reimburse all costs incurred in connection with the Project or expenses incurred by Developer for performance of the obligations under this Agreement. Neither the City nor the Board can guarantee that Available Tax Increment Funds shall completely reimburse Developer. Available Tax Increment Funds shall constitute a source of reimbursement to Developer for construction of the Public Improvements. The total payment to Developer from the TIF Fund will not exceed \$330,000.00 [\$300,000.00]. Developer is eligible for reimbursement of eligible Project Costs as of the Effective date of this Agreement.

SECTION 7.3. MAXIMUM REIMBURSEMENT OF DEVELOPER. Following the Board's authorization, the Developer shall receive, in accordance with the Project Plan, total reimbursements for Public Improvements of a maximum of not to exceed THREE HUNDRED THIRTY THOUSAND DOLLARS (\$330,000.00) [\$300,000.00]) on eligible Project Costs.

3. No Other Changes. Except as specifically set forth in this First Amendment, all of the terms and conditions of the Agreement shall remain the same and are hereby ratified and confirmed. The Agreement shall continue in full force and effect and with this First Amendment shall be read and construed as one instrument.

- 4. <u>Choice of Law</u>. This First Amendment shall be construed in accordance with and governed by the laws of the State of Texas.
- 5. <u>Counterparts.</u> This First Amendment may be executed in any number of counterparts, but all such counterparts shall together constitute but one instrument. In making proof of this First Amendment it shall not be necessary to produce or account for more than one counterpart signed by each party hereto by and against which enforcement hereof is sought.

WITNESS HEREOF, the parties h Amendment on the day of	ereto have executed in triplicate originals this First2017.
CITY OF SAN ANTONIO a municipal corporation	MLK GARDEN HOMES LLC,
. · · · · · · · · · · · · · · · · · · ·	Poberta Co
Sheryl L. Sculley City Manager	Name: Title: Managing Partner
TIRZ 11	
Name: Councilman William Shaw Title: Presiding Officer	
ATTEST:	ATTEST:
Y	N
Leticia Vacek City Clerk	Name: Title:
APPROVED AS TO FORM:	
City Attorney	

Exhibit A

MLK Garden Homes

Task Name	Duration	START	FINISH	Predecessors	Comments
Project Start	0	07/25/16	07/25/16		
Preliminary Engineering	10d	07/25/16	08/05/16	1	
Schedule Preparation	1d	07/25/16	07/25/16	1	
Preliminary Site Plan	10d	07/25/16	08/05/16	1	
Master Utility Plan	30d	11/23/16	01/03/17		
MUP Preparation	30d	11/23/16	01/03/17		
Bidding Period		TBD	TBD		
TIRZ Meeting with Councilman	0	12/09/16	12/09/16		
Presentation to City Staff		TBD	TBD		
Zoning	77d	10/05/16	01/19/17		
Zoning Application Preparation	10d	10/05/16	10/18/16		
Metes and Bounds/Field Notes	6d	10/13/16	10/20/16		
Submit Zoning Package to COSA	0	10/25/16	10/25/16		
Submittal and Review Period	27d	10/25/16	11/30/16	11, 12, 13	
Zoning Commission Approval	0	12/20/16	12/20/16		Meets 1st and 3rd Tuesday o
Package to City Council	22d	12/21/16	01/19/17		
City Council Approval	0	01/19/17	01/19/17	16	Meets Thursdays
Subdivision Plat	490d	07/25/16	06/08/18		
Field Survey	9d	07/25/16	08/04/16	1	
Begin Plat	0	08/08/16	08/08/16		
Set Up Plat Document (CAD)	10d	08/08/16	08/19/16	20	
Plat ID Number	3d	10/06/16	10/10/16		
Storm Water Management Plan	15d	10/14/16	11/03/16		
Traffic Impact Analysis - Worksheet Anticipated	d 15d	10/13/16	11/02/16		
Submit Plat LOC Package/CDs	5d	10/28/16	11/03/16		
 City Review Period (Comment/Response) 	311d	11/04/16	01/12/18		
Plat Review	291d	11/04/16	12/15/17	25	
CD's Review	210d	03/27/17	01/12/18		
Final Plat Submittal	40d	01/12/18	03/08/18		
Submit Final Plat Application Package	1d	01/15/18	01/15/18	17, 26, 28	
COSA Five-Day Review	5d	01/12/18	01/18/18		
Planning Commission	1d	02/28/18	02/28/18		
Approved for Recordation	7d	02/28/18	03/08/18		
Post-Construction Acceptance	5d	06/01/18	06/07/18	39	

Task Name	Duration	START	FINISH	Predecessors	Comments
Plat Recordation	1d	06/08/18	06/08/18	34	
Construction	420d	03/09/18	10/17/19		
Public Infrastructure (Water and Roadway)	60d	03/09/18	05/31/18	28, 33	
Construction of Public Infrastructure	40d	03/09/18	05/03/18		
Field Acceptance	20d_	05/04/18	05/31/18	38	_
Houses 1-3	90d	06/01/18	10/04/18	37	
Houses 4-6	90d	10/05/18	02/07/19	40	
Houses 7-9	90d	02/08/19	06/13/19	41	
Houses 10-12	90d	06/14/19	10/17/19	42	
Project Complete	1d	10/18/19	10/18/19	43	