RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

City of Chula Vista Attn: City Clerk 276 Fourth Avenue Chula Vista, CA 91910

EXEMPT FROM RECORDER'S FEES Pursuant to Government Code §6103, §27383

(Space above for Recorder's use)

SECOND AMENDMENT TO DEVELOPMENT AGREEMENT BY AND BETWEEN THE CITY OF CHULA VISTA AND McMILLIN OTAY RANCH, LLC

This Second Amendment to Development Agreement By and Between the City of Chula Vista and McMillin Otay Ranch, LLC ("Second Amendment") is made and entered into as of January ___, 2023 ("Effective Date"), by and between the CITY OF CHULA VISTA, a chartered California municipal corporation ("City") and MILLENIA 2022, LLC, a Delaware limited liability company ("Master Developer") pursuant to the authority of Section 65864 through 65869.5 of the California Government Code and Article XI, Section 2 of the California Constitution.

RECITALS

- A. The City and McMillin Otay Ranch, LLC ("Original Master Developer") entered into the Development Agreement By and Between the City of Chula Vista and McMillin Otay Ranch, LLC that was recorded October 27, 2009 as Document No. 2009-0595116. The City and SLF IV Millenia, LLC ("First Successor Master Developer") entered into the First Amendment to Development Agreement that was recorded July 27, 2018 as Document No. 2018-0306624. As used herein, the "Development Agreement" shall mean the original development agreement as amended by the first amendment.
- B. The Development Agreement concerns a project in the City originally called "Eastern Urban Center" and now called "Millenia." Master Developer is the successor in interest to Original Master Developer and First Successor Master Developer under the Development Agreement.
- C. Much of Millenia has been sold and developed. Exhibit "A" hereto is a legal description of the remaining portions ("Remaining Property") of Millenia owned by Master Developer.

D. Troperty.	The Development Agreement is still in force and effect as to the Remaining
	The Parties have agreed to amend the Development Agreement in order to facilitate t of uses within Millenia that both City and Developer desire.
	The City's Planning Commission held a duly noticed public hearing on December by Resolution No. 22 recommended to the City Council that this Second approved.
public hearing of	On, 2023, the City Council of the City held a duly noticed on the proposed Second Amendment at which time all persons had the opportunity port of or opposition to the proposed Second Amendment.
Н. (app	On, 2023 the City Council adopted Ordinance No. proving this Second Amendment.
	REFORE, in consideration of the above Recitals, and for other good and valuable he receipt and sufficiency of which are hereby acknowledged, the Parties agree as
same meaning a	ons. All defined (capitalized) terms not expressly defined herein shall have the as in the Development Agreement. In addition, the following terms shall have the ings in this Second Amendment:
be create	Remainder Parcel" shall mean the portion of existing Lot 1 of Final Map 16081 to ed by the Subdivision Map. The Lot 1 Remainder Parcel will contain approximately s. The approximate location of the Lot 1 Remainder Parcel is shown on Exhibit eto.
1.2 "Resider	ntial Parcel" shall mean Lot 19 of Final Map 16081.
	ntial Parcel Development" shall mean the Development on the Residential Parcel r all of the remaining 324 allowable residential units in the Millenia Project.
	ntial Parcel Review" shall mean the City's review as a Subsequent Approval ng but not limited to design review) of an application for the Residential Parcel ment.
	nary Title Report" shall mean that certain preliminary title report dateded by with respect to the Lot 1 of Final Map 16081.
	ision Map" shall mean the subdivision map or lot line adjustment that will create I Remainder Parcel.
	Master Developer hereby grants City an exclusive and irrevocable option to 1 Remainder Parcel ("Option") subject to the following terms and conditions:

- 2.1 Option Term. The term of the Option (the "Option Term") shall commence on the date that the Subdivision Map has been recorded and shall automatically expire on the date falling five (5) years thereafter (the "Option Termination Date"). The Option Term may be extended by written mutual agreement of the Parties.
- 2.2 <u>Developer Rights and Obligations During the Option Term.</u> During the Option Term, Master Developer shall retain all rights and obligations of ownership of the Lot 1 Remainder Parcel, including without limitation all applicable obligations under the Development Agreement. In addition, with respect to the Lot 1 Remainder Parcel during the Option Term, Master Developer shall (a) pay any and all applicable taxes, assessments and fees when due; (b) maintain the Lot 1 Remainder Parcel in its existing condition, in compliance with all applicable laws; (c) not make any major removals, alterations, or changes thereto, except as may be required by law or with City's prior written approval; and (d) except as provided in the Preliminary Title Report, maintain the Lot 1 Remainder Parcel free and clear of monetary and non-monetary liens and encumbrances.
- 2.3 <u>Contingency</u>. Master Developer shall have no obligation to convey the Lot 1 Remainder Parcel unless both (a) the Subdivision Map has recorded, and (b) the City has approved the Residential Parcel Development. The requirement to have recorded the Subdivision Map shall not be waived.
- 2.4 <u>Terms for Acquisition</u>. City and Master Developer shall use commercial best efforts in good faith to agree, by no later than fifteen days after the Effective Date, on the form of a Purchase and Sale Agreement (the "PSA") by which the Lot 1 Remainder Parcel shall be transferred. Such PSA shall include the following terms: (a) a sales price of one dollar (\$1.00); (b) the transfer of the property in an "as is" condition; (c) provision for Master Developer's requirement that the Lot 1 Remainder Parcel exclude future residential development; (d) the other terms and conditions for transfer identified in this Section 2; and (e) such other commercially reasonable terms as are typical for the transfer of land within the San Diego real estate market area as may be agreed upon by City and Master Developer.
- 2.5 Exercise of Option. At any time during the Option Term, City, or City's assignee as authorized under Section 2.6 below, may exercise the Option by timely sending Master Developer a written notice of Optionee's intention to exercise the Option (the "Exercise Notice") with a proposed closing date of no sooner than sixty (60) days after the Exercise Notice date. The Exercise Notice shall be accompanied by three (3) executed copies of the PSA. Master Developer shall promptly execute the PSA and return two (2) fully executed originals to City or its assignee.
- 2.6 <u>Assignment</u>. City may assign the Option granted under this Second Amendment without the prior consent of Master Developer, provided: (a) City gives Master Developer written notice of such assignment within thirty (30) days after such assignment; and (b) City's assignee executes an instrument in a form reasonably satisfactory to Master Developer agreeing to be bound by all the terms and conditions of the Option and the PSA. Master Developer agrees to make minor, conforming changes to the PSA in order to cause the transfer of the Lot 1 Remainder Parcel to City's designated assignee, and to meet and confer with City and assignee in order to consider such other minor, non-material proposed amendments.

- 2.7 Prior entry by City. City, or its assignee, shall have the right to enter the Lot 1 Remainder Parcel before the conveyance if and only if City (a) has provided Master Developer at least five business days written notice of its intent to enter, (b) has liability insurance of at least \$1 million naming Master Developer as an additional insured with respect to the entry, and (c) has workers' compensation insurance with respect to the entry. City hereby agrees (or, as a condition to entry, shall cause its assignee to agree) to defend, indemnify and hold Master Developer and its heirs, successors, assigns, attorneys, and employees, and the Lot 1 Remainder Parcel, harmless from and against any and all claims, costs, damages, demands, expenses, liabilities and liens (collectively, "Losses") arising from such entry, excluding any such Losses caused by Master Developer's gross negligence or willful misconduct.
- 2.8 <u>Transfer of Plaza Obligation</u>. Upon the transfer of the Lot 1 Remainder Parcel, Master Developer, with City's consent hereby granted, shall transfer to City's assignee the obligation to develop the approximately 0.25-acre plaza planned for the Lot 1 Remainder Parcel. The transfer shall be incorporated into the PSA and shall also constitute a transfer pursuant to the Parks Agreement and Development Agreement.

3. **Project Processing**.

- 3.1 No SPA Plan Amendment Required. City acknowledges and agrees that the Residential Parcel Review can and shall be processed as a Subsequent Approval pursuant to the Existing Entitlements without requiring an amendment to the SPA Plan.
- 3.2 <u>Timing and Coordination with Subdivision Map</u>. City agrees to complete each cycle of a Residential Parcel Review within ten (10) business days of Master Developer's submittal of each cycle of the application and such submittal is deemed complete by City staff. Master Developer agrees not to request final approval for the Residential Parcel Development unless and until Master Developer has submitted to the City a completed package for City approval of the Subdivision Map.
- 3.3 <u>Subdivision Map and Hotel Development on Lot 1</u>. Upon the Effective Date, Master Developer shall diligently pursue the processing of the Subdivision Map for City consideration with a target approval date of January 13, 2023. Master Developer anticipates applying to Develop a hotel on the portion of existing Lot 1 of Final Map 16081 that it will retain. City agrees to complete each cycle of its review of that hotel application within ten (10) business days of Master Developer's submittal of each cycle of the application and such submittal is deemed complete by City staff.
- 4. <u>Effect on Development Agreement</u>. Except as specifically set forth herein, all other terms and conditions of the Development Agreement and Developer's and City's obligations thereunder shall remain in full force and effect.

IN WITNESS WHEREOF, the Parties have executed this Agreement as provided herein.

CITY OF CHULA VISTA, a charter municipal corporation	MILLENIA 2022, LLC, a Delaware limited liability company		
By:	By:	a Del	dian Communities, LLC, aware limited liability company le member
ATTEST:			
By: Kerry Bigelow, City Clerk		By: Its:	Guy Asaro Manager
APPROVED AS TO FORM:			Name:
By: Glen R. Googins, City Attorney	_		

A Notary Public or other officer complindividual who signed the document to accuracy, or validity of that document.	which this certific	te verifies only the identity of the cate is attached, and not the truthfulness,			
State of California County of)				
On	, before me,	(insert name and title of the officer)			
		(insert name and title of the officer)			
Notary Public, personally appeared		<u> </u>			
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.					
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.					
WITNESS my hand and officia	l seal.				
Signature_		(Seal)			

accuracy, or validity of that document.		
State of California County of)	
On	, before me,	(insert name and title of the officer)
Notary Public, personally appeared		(insert name and title of the officer)
subscribed to the within instrument and in his/her/their authorized capacity(ies) the person(s), or the entity upon behalf	acknowledged, and that by his of which the perental PERJURY under	to be the person(s) whose name(s) is/are to me that he/she/they executed the same /her/their signature(s) on the instrument rson(s) acted, executed the instrument.
WITNESS my hand and official	l seal.	
Signature		(Seal)

Notary Public or other officer completing this certificate verifies only the identity of the

individual who signed the document to which this certificate is attached, and not the truthfulness,

EXHIBIT "A"

Legal Description of Remaining Property

Lots F and G and H and Lots 1, and 19 in the City of Chula Vista, County of San Diego, State of California, according to Map thereof No. 16081 filed in the Office of the County Recorder of San Diego County on December 28, 2015 and Parcels 1 and 2 of Parcel Map 21622 filed in the Office of the County Recorder of San Diego County on September 14, 2018, and Parcel "A" as shown on Certificate of Compliance for Adjustment Plat No. LA19-0001 as evidenced by document recorded May 19, 2019 as Instrument No. 2019-1094634 of Official Records.

EXHIBIT "B"

Approximate Depiction of Lot 1 Remainder Parcel

