COMMUNITY DEVELOPMENT AUTHORITY OF THE CITY OF MADISON, WISCONSIN

| | | Presented September 12, 2013 | |
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| | | Referred | |
| Resolution No. 4038 | | Reported Back | |
| | ecutive Director to execute | Adopted September 12, 2013 | |
| | | Placed on File | |
| a lease amendment with Lane | e's Bakery | Moved By Paul Skidmore | |
| | | Seconded By Sue Ellingson | |
| | | Yeas <u>5</u> Nays Absent <u>2</u> | |
| | | Rules Suspended | |
| | | City of Madison (the "CDA") is the owner of The Village or | |
| Park, located at 2200 South P | ark Street; and | | |
| | approved Resolution No. 4000 | ted terms and conditions of a lease for retail space at The authorizing the execution of a lease with the Tenant at its | |
| | | Tenant wished to change the terms of the lease and at its n No. 4014 setting forth revised terms for the lease. | |
| | ated a desire to lease addition ould bring the total space lease | nal, contiguous, space which when taken together with the | |
| | space on substantially the sar | ord") hereby authorizes an amendment to the lease betweer ne terms as were previously approved which include but are | |
| Premises: | 4,875 rentable square attached Exhibit | feet (subject to final measurement) as shown on the | |
| Landlord: Tenant: | CDA Lanes Bakery with a pers | CDA Lanes Bakery with a personal guaranty from Chuck Lane | |
| Use: | Bakery café to include th | Bakery café to include the sale of sandwiches, soups, and salads. | |
| Term | Ten (10) year lease term | Ten (10) year lease term beginning upon execution of the Agreement | |
| | | Landlord shall provide two consecutive lease renewal options of five (5) years each. Renewal terms to include annual rent increases of two and one-quarter percent (2%). | |
| Rent: | \$15.80 per square foot a | \$15.80 per square foot annually. | |
| | | Rent is modified gross. Tenant shall be responsible for cost of gas and electric for the Premises and in suite janitorial. | |
| | Work, shall be abated. | Rent payment for first six (6) months following substantial completion of Landlord Work, shall be abated. Tenant to pay gas and electric costs for Premises from substantial completion of Landlord Work | |

Agreement

Rent shall increase by 2.% annually on the anniversary of the execution of the

Landlord Finish Landlord to prepare the space to "white box" condition the cost of which shall not

exceed 165,225.

Tenant Improvement

Allowance

Landlord shall provide an allowance of \$136,300 for tenant improvements to be used by Tenant for its cost of interior structural improvements over and above the

Landlord's white box finish.

Parking Landlord to provide 20 parking places in front of the restaurant with some limiting

parking to 15 minutes and several limiting parking to 1-hour. Landlord shall provide, as part of the Lease, a site plan showing the location of the parking stalls, and Tenant shall approve said location. Landlord shall use reasonable

efforts to enforce regulations and hours through its on-site security staff.

Commission Landlord shall be responsible for all leasing commissions payable to the procuring

brokers, Gail Selk, The Selk Company, LLC and, The Rifken Group Ltd. which

shall total 3% of the total rent for the primary term of the lease.

BE IT RESOLVED that the Chair and the Secretary are hereby authorized to execute and deliver an amendment to the lease and to take such other actions as shall be necessary or desirable to accomplish the purposes of this resolution including but not limited to the funding of the Landlord Finish, Tenant Improvement Allowance and Commissions as set forth above.

BE IT FURTHER RESOLVED that subject to the following conditions, the Secretary is authorized to execute a change order to the construction contract with Tri-North Builders Inc. in the amount of \$15,225 for completion of Landlord Finish. The cost of work covered by the construction contract shall not exceed \$165,225.