RESOLUTION NO. 22- (CRA)

A RESOLUTION OF THE BOARD OF COMMISSIONERS OF THE FORT LAUDERDALE COMMUNITY REDEVELOPMENT AGENCY APPROVING AND AUTHORIZING EXECUTION OF A SECOND AMENDMENT TO THE DEVELOPMENT INCENTIVE PROGRAM AGREEMENT IN FAVOR OF THRIVE DEVELOPMENT GROUP LLC; APPROVING MODIFICATION OF THE TIMING OF DISBURSEMENTS; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, pursuant to Resolution No. 19-08, the Board of Commissioners of the Fort Lauderdale Community Redevelopment Agency ("CRA") approved a \$2,500,000 Development Incentive Program forgivable loan and a \$340,375.87 CRA Streetscape Enhancement Program forgivable loan to renovate existing buildings and to provide streetscape improvements; and

WHEREAS, pursuant to Resolution No. 22-01, the Development Agreement was amended by that First Amendment dated May 4, 2022; and

WHEREAS, Thrive Development Group LLC, (the "Developer") has confirmed the project is 80% complete; and

WHEREAS, the Development Incentive Program Agreement, as amended, currently restricts fund disbursements in minimum increments of \$500,000, with authority to make no more than two (2) disbursements per fiscal year; and

WHEREAS, the Developer has received \$1,000,000 in reimbursement of hard cost to date; and

WHEREAS, the Developer has requested acceleration of disbursements on a bimonthly basis, provided all other conditions in the Development Incentive Program Agreement, as amended, have been met.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COMMISSIONERS OF THE FORT LAUDERDALE COMMUNITY REDEVELOPMENT AGENCY;

SECTION 1. That the recitals are true and correct and incorporated herein.

SECTION 2. Agency hereby Amendment, in of same and all transaction (coll- or approval of the	approves n substantially to other docume ectively, the "l	nodifying the form a ents or ins	the tim attached truments	ing of disbut to CAM No. 2 necessary or	rsemer 22-063 incide	nts, ap 1, and a ntal to o	proves author consui	s the rizes ex mmatic	Second xecution on of the
SECTION 3. unchanged and	•		herein,	Resolutions	Nos.	19-08	and	22-01	remain
SECTION 4. Program Agree Counsel.				nd Amendmei approval and					
SECTION 5. its passage.	That this Res	solution sl	hall be in	full force and	l effect	immed	iately	upon a	nd after
	Adopted this, 2022.								
				Chair DEAN J. TRANTALIS					
ATTEST:									
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	SOLOMAN		1	Heather Morai	itis				
APPROVED AS	TO FORM:			Steven Glassr	man				
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General (I	Ben Sorensen	1				