Date: June 8, 2022

At a meeting of the Town of Brookhaven Industrial Development Agency (the "Agency"), held electronically via video conference on the 8th day of June, 2022, the following members of the Agency were:

Present:

Frederick C. Braun III, Chairman Felix J. Grucci, Jr., Vice Chair Martin Callahan, Treasurer Ann-Marie Scheidt, Secretary Gary Pollakusky, Asst. Secretary Frank C. Trotta, Asst. Treasurer Lenore Paprocky, Member

Recused:

Absent:

Also Present: Lisa M. G. Mulligan, Chief Executive Officer Lori LaPonte, Chief Financial Officer Jocelyn Linse, Executive Assistant Terri Alkon, Administrative Assistant Amy Illardo, Administrative Assistant Annette Eaderesto, Esq., Counsel to the Agency William F. Weir, Esq., Transaction Counsel Howard R. Gross, Esq., Transaction Counsel

After the meeting had been duly called to order, the Chairman announced that among the purposes of the meeting was to consider and take action on certain matters pertaining to the consent to the subleasing of a portion of the Agency's Integrated Structures Corp. 2021 Facility to Matt-Con Services Corp.

The following resolution was duly moved, seconded, discussed and adopted with the following members voting:

Voting Aye

Voting Nay

Braun Grucci Callahan Scheidt Pollakusky Trotta Paprocky RESOLUTION OF THE TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY PERTAINING TO THE CONSENT TO THE SUBLEASING OF A PORTION OF THE INTEGRATED STRUCTURES CORP. 2021 FACILITY AND APPROVING THE FORM, SUBSTANCE, EXECUTION AND DELIVERY OF RELATED DOCUMENTS.

WHEREAS, by Title 1 of Article 18-A of the General Municipal Law of the State of New York, as amended, and Chapter 358 of the Laws of 1970 of the State of New York, as may be amended from time to time (collectively, the "Act"), the Town of Brookhaven Industrial Development Agency (the "Agency") was created with the authority and power, among other things, to assist with the acquisition of certain industrial development projects as authorized by the Act; and

WHEREAS, the Agency has previously assisted 4 Pinehurst LLC, a New York limited liability company (the "Company"), in (a) the acquisition of an approximately 3.03 acre parcel of land located at 4 Pinehurst Drive, Bellport (the "Land"), and an existing approximately 20,000 square foot building located on the Land and the construction of an approximately 4,000 to 5,000 square foot addition to the existing building (the "Improvements"), and the acquisition and installation therein of certain equipment and personal property, not part of the Equipment (as such term is defined herein) (the "Facility Equipment"; and together with the Land and the Improvements, the "Company Facility"). The Company Facility was leased by the Company to the Agency and subleased by the Agency back to the Company and the Company sub-subleased the Company Facility to Integrated Structures Corp., a business corporation organized and existing under the laws of the State of New York (the "Sublessee"), and (b) the acquisition and installation of certain equipment and personal property (the "Equipment"; and together with the Company Facility, the "Facility"), which Equipment is leased by the Agency to the Sublessee and which Facility is used by the Sublessee for the manufacture and fabrication of structural steel parts (the "Project"); and

WHEREAS, the Company agreed to lease the Land and the Improvements to the Agency pursuant to the terms of a certain Company Lease Agreement, dated as of August 1, 2021 (the "**Company Lease**"), by and between the Company and the Agency; and

WHEREAS, the Company agreed to transfer title to the Facility Equipment to the Agency pursuant to a certain Bill of Sale, dated August 3, 2021 (the "**Bill of Sale**"); and

WHEREAS, the Agency agreed to sublease and lease the Company Facility to the Company pursuant to the terms of a certain Lease and Project Agreement, dated as of August 1, 2021 (the "Lease Agreement"), by and between the Agency and the Company; and

WHEREAS, the Company agreed to sub-sublease the Company Facility pursuant to the terms of a certain Lease Agreement, dated August 3, 2021 (the "Sublease Agreement"), by and between the Company, as sublessor, and the Sublessee, as sublessee; and

WHEREAS, the Sublessee is now in negotiations to sub-sublease a portion of the Facility, totaling approximately 2,000 square feet (the "Demised Premises"), to Matt-Con Services Corp., a New York business corporation (the "Tenant"), pursuant to a certain Sublease Agreement, dated April 1, 2022 (the "Tenant Lease"), between the Sublessee and the Tenant, to be used by the Tenant in its business in the fabrication of structural steel parts; and

WHEREAS, the Application For Consent to Sublease, dated April 1, 2022 (the "**Tenant Application**"), submitted by the Company to the Agency, states that the Tenant intends to provide approximately 10 full-time employees at the Demised Premises; and

WHEREAS, pursuant to Section 9.3 of the Lease Agreement, the Facility may not be subleased, in whole or in part, without the prior written consent of the Agency; and

WHEREAS, the Company has requested that the Agency consent to the subleasing of a portion of the Facility by the Sublessee to the Tenant; and

WHEREAS, the Agency hereby consents to the subleasing of the Demised Premises; and

WHEREAS, such consent may be manifested by the execution of this resolution and a certain Tenant Agency Compliance Agreement, dated as of June 8, 2022, or such other date as may be determined by the Chairman, Chief Executive Officer and counsel to the Agency (the "**Tenant Agency Compliance Agreement**"), by and between the Agency and the Tenant; and

WHEREAS, the Act authorizes and empowers the Agency to promote, develop, encourage and assist projects such as the Demised Premises and to advance the job opportunities, health, general prosperity and economic welfare of the people of the State of New York;

WHEREAS, the Company and the Tenant have agreed to indemnify the Agency against certain losses, claims, expenses, damages and liabilities that may arise in connection with the transaction contemplated by the subleasing of the Demised Premises.

NOW, THEREFORE, BE IT RESOLVED by the Agency (a majority of the members thereof affirmatively concurring) as follows:

<u>Section 1</u>. The Agency hereby finds and determines:

(a) By virtue of the Act, the Agency has been vested with all powers necessary and convenient to carry out and effectuate the purposes and provisions of the Act and to exercise all powers granted to it under the Act; and

(b) The subleasing of the Demised Premises to the Tenant will promote and maintain the job opportunities, health, general prosperity and economic welfare of the citizens of the Town of Brookhaven and the State of New York and improve their standard of living and thereby serve the public purposes of the Act; and

(c) Based on the certification of the Tenant in the Tenant Agency Compliance Agreement, the occupancy of the Demised Premises by the Tenant shall not result in the removal of a facility or plant of the Tenant from one area of the State to another area of the State or in the abandonment of one or more plants or facilities of the Tenant located within the State; unless: (i) such occupation of the Demised Premises is reasonably necessary to discourage the Tenant from removing such other plant or facility to a location outside the State, or (ii) such occupation of the Demised Premises is reasonably necessary to preserve the competitive position of the Tenant in its industry; and

(d) It is desirable and in the public interest for the Agency to consent to the subleasing of a portion of the Demised Premises and to enter into the Tenant Agency Compliance Agreement; and

(e) The Agency consents to the sublease of the Demised Premises to the Tenant; and

(f) The execution of the Tenant Agency Compliance Agreement will satisfy the requirement of Section 9.3 of the Lease Agreement that any sublease of the Demised Premises be consented to in writing by the Agency; and

(g) It is desirable and in the public interest for the Agency to consent to the sublease of the Demised Premises and to enter into the Tenant Agency Compliance Agreement.

<u>Section 2</u>. In consequence of the foregoing, the Agency hereby determines to enter into the Tenant Agency Compliance Agreement.

Section 3. The form and substance of the Tenant Agency Compliance Agreement (in substantially the form presented to the Agency and which, prior to the execution and delivery thereof, may be redated) is hereby approved.

Section 4.

(a) The Chairman, Chief Executive Officer, or any member of the Agency are hereby authorized, on behalf of the Agency, to execute and deliver the Tenant Agency Compliance Agreement in the form the Chairman, Chief Executive Officer, or any member of the Agency shall approve, and such other related documents as may be, in the judgment of the Chairman, Chief Executive Officer, or any member and Agency Counsel, necessary or appropriate to effect the transactions contemplated by this resolution (hereinafter collectively called the "Agency Documents"). The execution thereof by Chairman, Vice Chairman, Chief Executive Officer, or any member of the Agency shall constitute conclusive evidence of such approval.

(b) The Chairman, Chief Executive Officer, or any member of the Agency, are further hereby authorized, on behalf of the Agency, to designate any additional Authorized Representatives of the Agency (as defined in and pursuant to the Lease Agreement). <u>Section 5.</u> The officers, employees and agents of the Agency are hereby authorized and directed for and in the name and on behalf of the Agency to do all acts and things required or provided for by the provisions of the Agency Documents, and to execute and deliver all such additional certificates, instruments and documents, 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 officer, employee or agent acting, desirable and proper to effect the purposes of the foregoing resolution and to cause compliance by the Agency with all of the terms, covenants and provisions of the Agency Documents binding upon the Agency.

Section 6. This resolution shall take effect immediately.

STATE OF NEW YORK) : SS.: COUNTY OF SUFFOLK)

I, the undersigned Chief Executive Officer of the Town of Brookhaven Industrial Development Agency, DO HEREBY CERTIFY:

That I have compared the annexed extract of the minutes of the meeting of the Town of Brookhaven Industrial Development Agency (the "Agency"), including the resolutions contained therein, held on the 8th day of June, 2022, with the original thereof on file in my office, and that the same is a true and correct copy of the proceedings of the Agency and of such resolutions set forth therein and of the whole of said original insofar as the same related to the subject matters therein referred to.

That the Agency Documents contained in this transcript of proceedings are each in substantially the form presented to the Agency and/or approved by said meeting.

I FURTHER CERTIFY that, due to the ongoing public health crisis caused by the Novel Coronavirus (COVID-19) and pursuant to Chapter 56 of the laws of 2022, effective April 9, 2022 through June 8, 2022, the Agency's Board Meeting on June 8, 2022 (the "**Board Meeting**"), was held electronically via webinar instead of a public meeting open for the public to attend in person. Members of the public were advised, via the Agency's website, to listen to the Board Meeting by using the link listed below:

https://us02web.zoom.us/j/81649719005?pwd=TEpoTFd3MStEa2YxcDUxNzJZZXhNdz09 and entering Passcode: 535223.

and were further advised that the Minutes of the Board Meeting would be transcribed and posted on the Agency's website, and that all members of said Agency had due notice of said meeting and that the meeting was in all respects duly held.

IN WITNESS WHEREOF, I have hereunto set my hand as of the 8th day of June, 2022.

4886-7805-7506.1

Date: October 21, 2020

At a meeting of the Town of Brookhaven Industrial Development Agency (the "Agency"), held electronically via conference call on the 21st day of October, 2020, the following members of the Agency were:

Present:

Frederick C. Braun III, Chairman Felix J. Grucci, Jr., Vice Chair Martin Callahan, Treasurer Ann-Marie Scheidt, Secretary Gary Pollakusky, Asst. Secretary Frank C. Trotta, Member

Recused:

Excused: Scott Middleton, Asst. Treasurer

Also Present: Lisa M. G. Mulligan, Chief Executive Officer Lori LaPonte, Chief Financial Officer James M. Tullo, Deputy Director Jocelyn Linse, Executive Assistant Terri Alkon, Administrative Assistant Amy Illardo, Administrative Assistant Annette Eaderesto, Esq., Counsel to the Agency William F. Weir, Esq., Transaction Counsel Howard R. Gross, Esq., Transaction Counsel

After the meeting had been duly called to order, the Chairman announced that among the purposes of the meeting was to consider and take action on certain matters pertaining to acquisition of a leasehold interest in and title to a certain industrial development facility more particularly described below (Integrated Structures Corp. 2020 Facility).

The following resolution was duly moved, seconded, discussed and adopted with the following members voting:

Voting Nay

Braun Grucci Callahan Scheidt Pollakusky Trotta

Voting Aye

RESOLUTION OF THE TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY APPROVING THE ACQUISITION CONSTRUCTION, RENOVATION, AND EQUIPPING OF A CERTAIN INDUSTRIAL DEVELOPMENT FACILITY, AND MAKING CERTAIN FINDINGS AND DETERMINATIONS WITH RESPECT TO THE FACILITY AND APPROVING THE FORM, SUBSTANCE AND EXECUTION OF RELATED DOCUMENTS

WHEREAS, by Title 1 of Article 18-A of the General Municipal Law of the State of New York, as amended, and Chapter 358 of the Laws of 1970 of the State of New York, as amended from time to time (collectively, the "Act"), the Town of Brookhaven Industrial Development Agency (the "Agency"), was created with the authority and power among other things, to assist with the acquisition of certain industrial development projects as authorized by the Act; and

WHEREAS, Integrated Structures Corp., a business corporation organized and existing under the laws of the State of New York, on behalf of itself and/or the principals of Integrated Structures Corp. and/or an entity formed or to be formed on behalf of any of the foregoing (the "Applicant" and "Sublessee"), has applied to the Agency to enter into a transaction in which the Agency will assist the Company (as defined below) in the acquisition of an approximately 3.03 acre parcel of land located at 4 Pinehurst Drive, Bellport (the "Land"), and an existing approximately 20,000 square foot building located on the Land and the construction of an approximately 4,000 to 5,000 square foot addition to the existing building (the "Improvements"), and the acquisition and installation therein of certain equipment and personal property, not part of the Equipment (as such term is defined herein) (the "Facility Equipment"; and together with the Land and the Improvements, the "Company Facility"). The Company Facility will be leased by 4 Pinehurst LLC, a limited liability company organized and existing under the laws of the State of New York (the "Company") to the Agency and subleased by the Agency back to the Company and the Company will sub-sublease the Company Facility to the Sublessee, and (b) the acquisition and installation of certain equipment and personal property (the "Equipment"; and together with the Company Facility, the "Facility"), which Equipment is to be leased by the Agency to the Sublessee and which Facility is to be used by the Sublessee for the manufacture and fabrication of structural steel parts (the "Project"); and

WHEREAS, the Agency will acquire a leasehold interest in the Land and the Improvements pursuant to a certain Company Lease Agreement, dated as of October 1, 2020 or such other date as the Chairman or Chief Executive Officer of the Agency and counsel to the Agency shall agree (the "Company Lease"), by and between the Company and the Agency; and

WHEREAS, the Agency will acquire title to the Facility Equipment pursuant to a certain Bill of Sale, dated the Closing Date (as defined in the hereinafter defined Lease Agreement) (the "**Bill of Sale**"), from the Company to the Agency; and

WHEREAS, the Agency will sublease and lease the Company Facility to the Company pursuant to a certain Lease and Project Agreement, dated as of October 1, 2020, or such other date as the Chairman or Chief Executive Officer of the Agency and counsel to the Agency shall agree (the "Lease Agreement"), by and between the Agency and the Company; and

WHEREAS, the Agency will acquire title to the Equipment pursuant to a certain Equipment Bill of Sale, dated the Closing Date (the "Equipment Bill of Sale"), from the Sublessee to the Agency; and

WHEREAS, the Agency will lease the Equipment to the Sublessee pursuant to a certain Equipment Lease Agreement, dated as of October 1, 2020, or such other date as the Chairman or Chief Executive Officer of the Agency and counsel to the Agency shall agree (the "Equipment Lease Agreement"), by and between the Agency and the Sublessee; and

WHEREAS, the Sublessee and the Agency will enter into a certain Agency Compliance Agreement, dated as of October 1, 2020, or such other date as may be determined by the Chairman or Chief Executive Officer of the Agency and counsel to the Agency (the "Agency Compliance Agreement"), whereby the Sublessee will provide certain assurances to the Agency with respect to the Facility; and

WHEREAS, as security for a loan or loans, the Agency and the Company will execute and deliver to a lender or lenders not yet determined (collectively, the "Lender"), a mortgage or mortgages, and such other loan documents satisfactory to the Agency, upon advice of counsel, in both form and substance, as may be reasonably required by the Lender, to be dated a date to be determined, in connection with the financing, any refinancing or permanent financing of the costs of the acquisition, construction, renovation and equipping of the Facility (collectively, the "Loan Documents"); and

WHEREAS, the Agency contemplates that it will provide financial assistance to the Company and the Sublessee in the form of: (i) exemptions from mortgage recording taxes for one or more mortgages securing an amount presently estimated to be 3,200,000 but not to exceed 3,500,000, corresponding to mortgage recording tax exemptions presently estimated to be 24,000 but not to exceed 26,250, in connection with the financing of the acquisition, construction, renovation and equipping of the Facility and any future financing, refinancing or permanent financing of the costs of the acquisition, construction and equipping of the Facility, (ii) exemptions from sales and use taxes in an amount not to exceed 30,619, in connection with the purchase or lease of equipment, building materials, services or other personal property with respect to the Facility, and (iii) abatement of real property taxes (as set forth in the PILOT Schedule attached as Exhibit C hereof); and

WHEREAS, in connection with the abatement of real property taxes as set forth in the PILOT Schedule on Exhibit C hereof, the current pro-rata allocation of PILOT payments to each affected tax jurisdiction in accordance with Section 858(15) of the Act and the estimated difference between the real property taxes on the Facility and the PILOT payments set forth on the PILOT Schedule on Exhibit C hereof are more fully described in the Cost Benefit Analysis ("CBA") developed by the Agency in accordance with the provisions of Section 859-a(5)(b) of the Act, a copy of which CBA is attached hereto as Exhibit D; and

WHEREAS, a public hearing (the "**Hearing**") was held on October 21, 2020, so that all persons with views in favor of or opposed to either the financial assistance contemplated by the Agency or the location or nature of the Facility, could be heard; and

WHEREAS, notice of the Hearing was given on October 10, 2020 and such notice (together with proof of publication), was substantially in the form annexed hereto as <u>Exhibit A</u>; and

WHEREAS, the report of the Hearing is substantially in the form annexed hereto as Exhibit B; and

WHEREAS, the Agency has given due consideration to the application of the Applicant and to representations by the Applicant that the proposed Facility is either an inducement to the Applicant to maintain the competitive position of the Company in its industry; and

WHEREAS, pursuant to Article 8 of the Environmental Conservation Law and the regulations adopted pursuant thereto by the Department of Environmental Conservation of the State of New York (collectively, the "SEQR Act" or "SEQR"), the Agency constitutes a "State Agency"; and

WHEREAS, to aid the Agency in determining whether the Facility may have a significant effect upon the environment, the Applicant has prepared and submitted to the Agency an Environmental Assessment Form and related documents (the "Questionnaire") with respect to the Facility, a copy of which is on file at the office of the Agency; and

WHEREAS, the Questionnaire has been reviewed by the Agency; and

WHEREAS, the Applicant has agreed to indemnify the Agency against certain losses, claims, expenses, damages and liabilities that may arise in connection with the transaction contemplated by the leasing of the Facility by the Agency to the Applicant;

NOW, THEREFORE, BE IT RESOLVED by the Agency (a majority of the members thereof affirmatively concurring) as follows:

Section 1. Based upon the Questionnaire prepared by the Applicant and reviewed by the Agency, and other representations and information furnished regarding the Facility, the Agency determines that the action relating to the acquisition, construction, renovation, equipping and operation of the Facility in an "Unlisted" action, as that term is defined under SEQR. The Agency also determines that the Facility will not have a "significant effect" on the environment and, therefore, an environmental impact statement will not be prepared. This determination constitutes a negative declaration for purposes of SEQR. Notice of this determination shall be filed to the extent required by the applicable regulations under SEQR or as may be deemed advisable by the Chairman or the Chief Executive Officer of the Agency or counsel to the Agency.

Section 2. The Agency hereby finds and determines:

(a) By virtue of the Act, the Agency has been vested with all powers necessary and convenient to carry out and effectuate the purposes and provisions of the Act and to exercise all powers granted to it under the Act; and

(b) The Facility constitutes a "project", as such term is defined in the Act; and

(c) The Facility preserves the public purposes of the Act by preserving or increasing the number of permanent private sector jobs in the Town of Brookhaven. The Applicant has represented to the Agency that it currently provides fifty-five (55) full-time employees and expect the number of jobs to increase upon project completion; and

(d) The acquisition, construction, renovation and equipping of the Facility and the leasing of the Facility to the Applicant, will promote and maintain the job opportunities, health, general prosperity and economic welfare of the citizens of Town of Brookhaven, and the State of New York and improve their standard of living and thereby serve the public purposes of the Act; and

(e) The acquisition, construction, renovation and equipping of the Facility is reasonably necessary to induce the Applicant to maintain and expand its business operations in the State of New York; and

(f) Based upon representations of the Applicant and counsel to the Applicant, the Facility conforms with the local zoning laws and planning regulations of the Town of Brookhaven, Suffolk County, and all regional and local land use plans for the area in which the Facility is located; and

(g) It is desirable and in the public interest for the Agency to sublease the Land and the Improvements and to lease the Facility Equipment to the Company; and

(h) It is desirable and in the public interest for the Agency to lease the Equipment to the Sublessee; and

(i) The Company Lease will be an effective instrument whereby the Agency leases the Land and the Improvements from the Company; and

(j) The Lease Agreement will be an effective instrument whereby the Agency leases and subleases the Company Facility to the Company, the Agency and the Company set forth the terms and conditions of their agreement regarding payments-in-lieu of taxes, the Company agrees to comply with all Environmental Laws (as defined therein) applicable to the Facility and will describe the circumstances in which the Agreement may recapture some or all of the benefits granted to the Company; and

(k) The Equipment Lease Agreement will be an effective instrument whereby the Agency leases the Equipment to the Sublessee; and

(1) The Agency Compliance Agreement will be an effective instrument whereby the Sublessee will provide certain assurances to the Agency with respect to the Facility; and

(m) The Loan Documents to which the Agency is a party will be effective instruments whereby the Agency and the Company agree to secure the Loan made to the Company by the Lender.

<u>Section 3.</u> The Agency has assessed all material information included in connection with the Applicant's application for financial assistance, including but not limited to, the cost-

benefit analysis prepared by the Agency and such information has provided the Agency a reasonable basis for its decision to provide the financial assistance described herein to the Applicant.

<u>Section 4.</u> In consequence of the foregoing, the Agency hereby determines to: (i) lease the Land and the Improvements from the Company pursuant to the Company Lease, (ii) execute, deliver and perform the Company Lease, (iii) sublease and lease the Company Facility to the Company pursuant to the Lease Agreement, (iv) execute, deliver and perform the Lease Agreement, (v) lease the Equipment to the Sublessee pursuant to the Equipment Lease Agreement, (vi) execute, deliver and perform the Equipment Lease Agreement, (vi) execute, deliver and perform the Equipment Lease Agreement, (vi) execute, deliver and perform the Equipment Lease Agreement, (vi) execute and deliver the Agency Compliance Agreement, (viii) grant a mortgage on and security interests in and to the Facility pursuant to the Loan Documents, and (ix) execute and deliver the Loan Documents to which the Agency is a party.

<u>Section 5.</u> The Agency is hereby authorized to acquire the real property and personal property described in <u>Exhibit A</u> and <u>Exhibit B</u>, respectively, to the Lease Agreement, the personal property described in <u>Exhibit A</u> to the Equipment Lease Agreement and to do all things necessary or appropriate for the accomplishment thereof, and all acts heretofore taken by the Agency with respect to such acquisition are hereby approved, ratified and confirmed.

The Agency hereby authorizes and approves the following economic Section 6. benefits to be granted to the Company in connection with the acquisition, construction and equipping of the Facility in the form of: (i) exemptions from mortgage recording taxes for one or more mortgages securing an amount presently estimated to be \$3,200,000 but not to exceed \$3,500,000, corresponding to mortgage recording tax exemptions presently estimated to be \$24,000 but not to exceed \$26,250, in connection with the financing of the acquisition, construction and equipping of the Facility and any future financing, refinancing or permanent financing of the costs of the acquisition, construction and equipping of the Facility, (ii) exemptions from sales and use taxes in an amount not to exceed \$30,619, in connection with the purchase or lease of equipment, building materials, services or other personal property with respect to the Facility, and (iii) abatement of real property taxes (as set forth in the PILOT Schedule attached as Exhibit F hereof). In connection with the abatement of real property taxes as set forth in the PILOT Schedule on Exhibit C hereof, the current pro-rata allocation of PILOT payments to each affected tax jurisdiction in accordance with Section 858(15) of the Act and the estimated difference between the real property taxes on the Facility and the PILOT payments set forth on the PILOT Schedule on Exhibit C hereof are more fully described in the CBA developed by the Agency in accordance with the provisions of Section 859-a(5)(b) of the Act, a copy of which CBA is attached hereto as Exhibit D.

<u>Section 7.</u> Subject to the provisions of this resolution, the Sublessee is herewith and hereby appointed the agent of the Agency to acquire, construct, renovate and equip the Facility. The Sublessee is hereby empowered to delegate its status as agent of the Agency to its agents, subagents, contractors, subcontractors, materialmen, suppliers, vendors and such other parties as the Sublessee may choose in order to acquire, construct, renovate and equip the Facility. The Agency hereby appoints the agents, subagents, contractors, subcontractors, materialmen, vendors and suppliers of the Sublessee as agents of the Agency solely for purposes of making sales or leases of goods, services and supplies to the Facility, and any such transaction between any agent, subagent, contractor, subcontractor, materialmen, vendor or supplier, and the Sublessee, as agent of the Agency, shall be deemed to be on behalf of the Agency and for the benefit of the Facility. This agency appointment expressly excludes the purchase by the Sublessee of any motor vehicles, including any cars, trucks, vans or buses which are licensed by the Department of Motor Vehicles for use on public highways or streets. The Sublessee shall indemnify the Agency with respect to any transaction of any kind between and among the agents, subagents, contractors, subcontractors, materialmen, vendors and/or suppliers and the Sublessee, as agent of the Agency. The aforesaid appointment of the Sublessee as agent of the Agency to acquire, construct, renovate and equip the Facility shall expire at the earlier of (a) the completion of such activities and improvements, (b) a date which the Agency designates, or (c) the date on which the Sublessee has received exemptions from sales and use taxes in an amount not to exceed \$30,619, in connection with the purchase or lease of equipment, building materials, services or other personal property; provided however, such appointment may be extended at the discretion of the Agency, upon the written request of the Sublessee if such activities and improvements are not completed by such time. The aforesaid appointment of the Sublessee is subject to the completion of the transaction and the execution of the documents contemplated by this resolution.

Section 8. The Company and the Sublessee are hereby notified that they will be required to comply with Section 875 of the Act. The Company and the Sublessee shall be required to agree to the terms of Section 875 pursuant to the Lease Agreement and the Equipment Lease Agreement. The Company and the Sublessee are further notified that the tax exemptions and abatements provided pursuant to the Act and the appointment of the Sublessee as agent of the Agency pursuant to this Authorizing Resolution are subject to termination and recapture of benefits pursuant to Sections 859-a and 875 of the Act and the recapture provisions of the Lease Agreement and the Equipment Lease Agreement.

<u>Section 9.</u> The form and substance of the Company Lease, the Lease Agreement, the Equipment Lease Agreement, the Agency Compliance Agreement, and the Loan Documents to which the Agency is a party (each in substantially the forms presented to or approved by the Agency and which, prior to the execution and delivery thereof, may be redated and renamed) are hereby approved.

Section 10.

(a) The Chairman, Vice Chairman, Chief Executive Officer or any member of the Agency are hereby authorized, on behalf of the Agency, to execute and deliver the Company Lease, the Lease Agreement, the Equipment Lease Agreement, the Agency Compliance Agreement, and the Loan Documents to which the Agency is a party, all in substantially the forms thereof presented to this meeting with such changes, variations, omissions and insertions as the Chairman, Vice Chairman, Chief Executive Officer or any member of the Agency shall approve, and such other related documents as may be, in the judgment of the Chairman and counsel to the Agency, necessary or appropriate to effect the transactions contemplated by this resolution (hereinafter collectively called the "Agency Documents"). The execution thereof by the Chairman, Vice Chairman, Chief Executive Officer or any member of the Agency shall constitute conclusive evidence of such approval.

(b) The Chairman, the Chief Executive Officer of the Agency or any member of the Agency are further hereby authorized, on behalf of the Agency, to designate any additional Authorized Representatives of the Agency (as defined in and pursuant to the Lease Agreement).

Section 11. The officers, employees and agents of the Agency are hereby authorized and directed for and in the name and on behalf of the Agency to do all acts and things required or provided for by the provisions of the Agency Documents, and to execute and deliver all such additional certificates, instruments and documents, 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 officer, employee or agent acting, desirable and proper to effect the purposes of the foregoing resolution and to cause compliance by the Agency with all of the terms, covenants and provisions of the Agency Documents binding upon the Agency.

Section 12. Any expenses incurred by the Agency with respect to the Facility shall be paid by the Company and the Sublessee. The Company and the Sublessee shall agree to pay such expenses and further agrees to indemnify the Agency, its members, directors, employees and agents and hold the Agency and such persons harmless against claims for losses, damage or injury or any expenses or damages incurred as a result of action taken by or on behalf of the Agency in good faith with respect to the Facility.

Section 13. This resolution shall take effect immediately.

STATE OF NEW YORK

COUNTY OF SUFFOLK)

) : SS.:

I, the undersigned Chief Executive Officer of the Town of Brookhaven Industrial Development Agency, DO HEREBY CERTIFY:

That I have compared the annexed extract of the minutes of the meeting of the Town of Brookhaven Industrial Development Agency (the "Agency"), including the resolutions contained therein, held on the 21st day of October, 2020, with the original thereof on file in my office, and that the same is a true and correct copy of the proceedings of the Agency and of such resolutions set forth therein and of the whole of said original insofar as the same related to the subject matters therein referred to.

That the Agency Documents contained in this transcript of proceedings are each in substantially the form presented to the Agency and/or approved by said meeting.

I FURTHER CERTIFY that, due to the Novel Coronavirus (COVID-19) Emergency State and Federal bans on large meetings or gatherings and pursuant to Governor Cuomo's Executive Order 202.1 issued on March 12, 2020, as amended and extended to date, permitting local governments to hold public hearings by telephone and video conference and/or similar device, the Agency's Board Meeting on October 21, 2020 (the "**Board Meeting**"), was held electronically via webinar instead of a public meeting open for the public to attend in person. Members of the public were advised, via the Agency's website, to listen to the Board Meeting by calling (712) 770-5505 and entering access code 884-124, and were further advised that the Minutes of the Board Meeting would be transcribed and posted on the Agency's website, and that all members of said Agency had due notice of said meeting and that the meeting was in all respects duly held.

IN WITNESS WHEREOF, I have hereunto set my hand as of the 21st day of October, 2020.

EXHIBIT A

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN that due to the Novel Coronavirus (COVID-19) Emergency State and Federal bans on large meetings or gatherings and pursuant to Governor Cuomo's Executive Order 202.1 issued on March 12, 2020, as amended to date, permitting local governments to hold public hearings by telephone and video conference and/or similar device, the Public Hearing scheduled for October 21, 2020, at 10:00 a.m., local time, being held by the Town of Brookhaven Industrial Development Agency (the "Agency"), in accordance with the provisions of Article 18-A of the New York General Municipal Law will be held electronically via conference call instead of a public hearing open for the public to attend. Members of the public may listen to the Public Hearing, and comment on the Project (defined below) and the benefits to be granted by the Agency to the Company (defined below) during the Public Hearing, by calling (712) 770-5505 and entering access code 884-124. Comments may also be submitted to the Agency in writing or electronically. Minutes of the Public Hearing will be transcribed and posted on the Agency's website, all in connection with the following matters:

Integrated Structures Corp., a business corporation organized and existing under the laws of the State of New York, on behalf of itself and/or the principals of Integrated Structures Corp. and/or an entity formed or to be formed on behalf of any of the foregoing (the "Applicant" and "Sublessee"), has applied to the Agency to enter into a transaction in which the Agency will assist the Company (as defined below) in the acquisition of an approximately 3.03 acre parcel of land located at 4 Pinehurst Drive, Bellport (the "Land"), and an existing approximately 20,000 square foot building located on the Land and the construction of an approximately 4,000 to 5,000 square foot addition to the existing building (the "Improvements"), and the acquisition and installation therein of certain equipment and personal property, not part of the Equipment (as such term is defined herein) (the "Facility Equipment"; and together with the Land and the Improvements, the "Company Facility"). The Company Facility will be leased by an entity formed or to be formed and an entity related to the Sublessee and/or the principals of the Sublessee (the "Company"), to the Agency and subleased by the Agency back to the Company and the Company will sub-sublease the Company Facility to the Sublessee, and (b) the acquisition and installation of certain equipment and personal property (the "Equipment"; and together with the Company Facility, the "Facility"), which Equipment is to be leased by the Agency to the Sublessee and which Facility is to be used by the Sublessee for the manufacture and fabrication of structural steel parts (the "Project"). The Facility will be initially owned and managed or operated by the Company.

The Agency contemplates that it will provide financial assistance to the Company and the Sublessee in the form of exemptions from mortgage recording taxes in connection with the financing or any subsequent refinancing or permanent financing of the Facility, exemptions from sales and use taxes in connection with the construction and equipping of the Facility, and abatement of real property taxes, all consistent with the uniform tax exemption policies ("**UTEP**") of the Agency.

A representative of the Agency will, at the above-stated time and place, hear and accept written comments from all persons with views in favor of or opposed to either the proposed financial assistance to the Company and the Sublessee or the location or nature of the Facility. Prior to the hearing, all persons will have the opportunity to review on the Agency's website (<u>https://brookhavenida.org/</u>), the application for financial assistance filed by the Company with the Agency and an analysis of the costs and benefits of the proposed Facility.

Dated: October 10, 2020

TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY

By: Lisa MG Mulligan Title: Chief Executive Officer

EXHIBIT B

MINUTES OF PUBLIC HEARING HELD ON OCTOBER 21, 2020 AT 10:00 A.M.

TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY (INTEGRATED STRUCTURES CORP. 2020 FACILITY)

<u>Section 1.</u> Lisa MG Mulligan, Chief Executive Officer of the Town of Brookhaven Industrial Development Agency (the "Agency") called the hearing to order.

<u>Section 2.</u> Lisa MG Mulligan then appointed herself the hearing officer of the Agency, to record the minutes of the hearing.

<u>Section 3.</u> The hearing officer then described the proposed transfer of the real estate, the other financial assistance proposed by the Agency and the location and nature of the Facility as follows:

Integrated Structures Corp., a business corporation organized and existing under the laws of the State of New York, on behalf of itself and/or the principals of Integrated Structures Corp. and/or an entity formed or to be formed on behalf of any of the foregoing (the "Applicant" and "Sublessee"), has applied to the Agency to enter into a transaction in which the Agency will assist the Company (as defined below) in the acquisition of an approximately 3.03 acre parcel of land located at 4 Pinehurst Drive, Bellport (the "Land"), and an existing approximately 20,000 square foot building located on the Land and the construction of an approximately 4,000 to 5,000 square foot addition to the existing building (the "Improvements"), and the acquisition and installation therein of certain equipment and personal property, not part of the Equipment (as such term is defined herein) (the "Facility Equipment"; and together with the Land and the Improvements, the "Company Facility"). The Company Facility will be leased by an entity formed or to be formed and an entity related to the Sublessee and/or the principals of the Sublessee (the "Company"), to the Agency and subleased by the Agency back to the Company and the Company will sub-sublease the Company Facility to the Sublessee, and (b) the acquisition and installation of certain equipment and personal property (the "Equipment"; and together with the Company Facility, the "Facility"), which Equipment is to be leased by the Agency to the Sublessee and which Facility is to be used by the Sublessee for the manufacture and fabrication of structural steel parts (the "Project"). The Facility will be initially owned and managed or operated by the Company.

The Agency contemplates that it will provide financial assistance to the Company and the Sublessee in the form of exemptions from mortgage recording taxes in connection with the financing or any subsequent refinancing or permanent financing of the Facility, exemptions from sales and use taxes in connection with the construction and equipping of the Facility, and abatement of real property taxes, all consistent with the uniform tax exemption policies ("**UTEP**") of the Agency.

<u>Section 4.</u> The hearing officer then opened the hearing for comments from the floor for or against the proposed transfer of real estate, the other financial assistance proposed by the Agency and the location and nature of the Facility. The following is a listing of the persons heard and a summary of their views:

N/A

<u>Section 5.</u> The hearing officer then asked if there were any further comments, and, there being none, the hearing was closed at 10:30 a.m.

STATE OF NEW YORK

: SS.:

)

COUNTY OF SUFFOLK

I, the undersigned Chief Executive Officer of the Town of Brookhaven Industrial Development Agency, DO HEREBY CERTIFY:

That I have compared the foregoing copy of the minutes of a public hearing held by the Town of Brookhaven Industrial Development Agency (the "Agency") on October 21, 2020 at 10:00 a.m., local time, electronically, with the original thereof on file in the office of the Agency, and that the same is a true and correct copy of the minutes in connection with such matter.

IN WITNESS WHEREOF, I have hereunto set my hand as of October 21, 2020.

Executive Officer

EXHIBIT C

Proposed PILOT Schedule

Schedule of payments-in-lieu-of-taxes: Town of Brookhaven, (including any existing incorporated village and any village which may be incorporated after the date hereof, within which the Facility is wholly or partially located), South Country School District, Suffolk County and Appropriate Special Districts

| Property Address: | 4 Pinehurst Drive, Bellport, New York |
|-------------------|---------------------------------------|
| Tax Map Nos. | 0200-814.00-02.00-033.000 |

School District:

South Country School District

| Year | PILOT Amount | |
|------|--------------|--|
| 1. | \$24,687 | |
| 2. | \$25,182 | |
| 3. | \$26,712 | |
| 4. | \$28,294 | |
| 5. | \$29,929 | |
| 6. | \$31,618 | |
| 7. | \$33,362 | |
| 8. | \$35,164 | |
| 9. | \$37,025 | |
| 10. | \$38,945 | |

EXHIBIT D

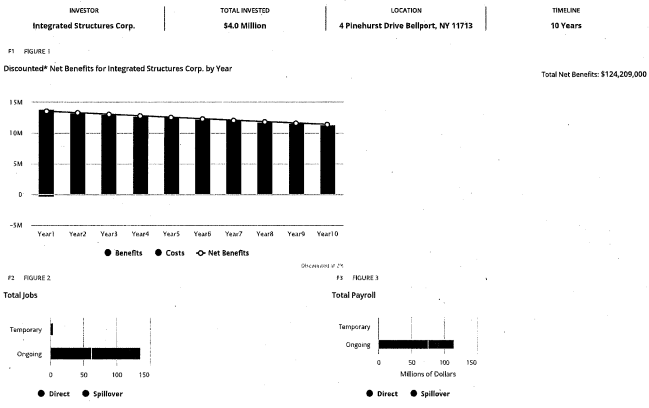
Cost Benefit Analysis

4834-5486-3053.1

Cost-Benefit Analysis for Integrated Structures Corp.

Prepared by Town of Brookhaven using InformAnalytics

Executive Summary



* •

Proposed Investment

Integrated Structures Corp. proposes to invest \$4.0 million at 4 Pinehurst Drive Bellport, NY 11713 over 10 years. Town of Brookhaven staff summarize the proposed with the following: Proposes to purchase a 20,000 sf existing building and add 5,000 additional sf to the facility. The applicant currently leases the facility. They manufacture fabricated structural streel parts. The project costs are estimated at \$3.985 million and they expect to retain 55 FTE and create 7 new FTEs. We expect that this project will be completed in a timely fashion. As per our Uniform Project Evaluation Criteria Policy, the criteria met for this project include, but are not limited to, job retention and creation and capital investment by the applicant.

T1 TABLE 1

Proposed Investments

F4 FIGURE 4

Location of Investment

| Description | Amount |
|------------------------------------------------------------------------|-------------|
| CONSTRUCTION SPENDING | |
| 20,000 existing building and plan to add 4,000 to 5,000 sf addition | \$550,000 |
| OTHER SPENDING | |
| Site work | \$40,000 |
| machinery and equipment | \$75,000 |
| Legal fees | \$35,000 |
| Achitectural/engineering fees | \$45,000 |
| financial charges | \$40,000 |
| building aquisition | \$3,200,000 |
| Total Investments | \$3,985,000 |
| Discounted Total (2%) | \$3,985,000 |

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May not sum to total due to rounding.

Cost-Benefit Analysis

A cost-benefit analysis of this proposed investment was conducted using InformAnalytics, an economic impact model developed by CGR. The report estimates the impact that a potential project will have on the local economy based on information provided by Town of Brookhaven. The report calculates the costs and benefits for specified local taxing districts over the first 10 years, with future returns discounted at a 2% rate.

T2 TABLE 2

Estimated Costs or Incentives

Town of Brookhaven is considering the following incentive package for Integrated Structures Corp..

| Description | . Nominal Value | Discounted Value* |
|---------------------------------|-----------------|-------------------|
| Property Tax Exemption | \$59,000 | \$56,000 |
| Sales Tax Exemption | \$312,000 | \$312,000 |
| Mortage Recording Tax Exemption | \$34,000 | \$34,000 |
| Total Costs | \$405,000 | \$402,000 |

May not sum to total due to rounding. * Discounted at 2%

T3 TABLE 3

State & Regional Impact (Life of Project)

The following table estimates the total benefits from the project over its lifetime.

| Description | Direct | Spillover | Total |
|----------------------------------|--------------|--------------|---------------|
| REGIONAL BENEFITS | \$84,116,000 | \$43,194,000 | \$127,310,000 |
| To Private Individuals | \$82,998,000 | \$42,625,000 | \$125,622,000 |
| Temporary Payroll | \$228,000 | \$64,000 | \$292,000 |
| Ongoing Payroll | \$82,770,000 | \$42,561,000 | \$125,331,000 |
| To the Public | \$1,119,000 | \$569,000 | \$1,588,000 |
| Property Tax Revenue | \$10,000 | N/A | \$10,000 |
| Temporary Sales Tax Revenue | \$3,000 | . \$854 | \$4,000 |
| Ongoing Sales Tax Revenue | \$1,105,000 | \$568,000 | \$1,674,000 |
| STATE BENEFITS | \$6,004,000 | \$2,661,000 | \$8,664,000 |
| To the Public | \$6,004,000 | \$2,651,000 | \$8,664,000 |
| Temporary Income Tax Revenue | \$12,000 | \$3,000 | \$15,000 |
| Ongoing Income Tax Revenue | \$5,033,000 | \$2,165,000 | \$7,198,000 |
| Temporary Sales Tax Revenue | \$3,000 | \$738 | \$3,000 |
| Ongoing Sales Tax Revenue | \$956,000 | \$492,000 | \$1,448,000 |
| Total Benefits to State & Region | \$90,120,000 | \$45,855,000 | \$135,975,000 |
| Discounted Total Benefits (2%) | \$82,592,000 | \$42,019,000 | \$124,611,000 |

May not sum to total due to rounding.

T4 TABLE 4

Benefit to Cost Ratio

The following benefit to cost ratios were calculated using the discounted totals.

| Description | Benefit* | Cost* | Ratio |
|-------------|---------------|-----------|-------|
| Region | \$116,670,000 | \$223,000 | 522:1 |
| State | \$7,940,000 | \$178,000 | 45:1 |
| Grand Total | \$124,611,000 | \$402,000 | 310:1 |
| | | | |

May not sum to total due to rounding. * Discounted at 2%

CGR has exercised reasonable professional care and diligence in the the production and design of the InformAnalytics¹⁴ tool. However, the data used is provided by users. InformAnalytics does not independently verify, validate or audit the data supplied by users. CGR makes no representations or warranties with respect to the accuracy of the data supplied by users.