RESOLUTION OF THE TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY TAKING OFFICIAL ACTION AUTHORIZING THE EXTENSION OF TIME TO COMPLETE THE ACQUISITION, RENOVATION AND EQUIPPING OF, AND TO FULFILL EMPLOYMENT COMMITMENTS WITH RESPECT TO, THE **2019 UNITED MEAT PRODUCTS INC. FACILITY** AND THE EXECUTION OF RELATED DOCUMENTS.

WHEREAS, the Town of Brookhaven Industrial Development Agency (the "Agency") was created by 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 (collectively, the "Act"), with the authority and power to, among other things, acquire, construct, renovate and equip a project, provide financial assistance, and mortgage, lease, grant options with respect to and dispose of property; and

WHEREAS, the Agency previously assisted **BELLPORT FORTUNE LLC**, a New York limited liability company (the "**Company**"), and United Meat Products Inc., a New York corporation (the "**Sublessee**"), with (a) the acquisition of an approximately 4.9 acre parcel of land (the "**Land**"), and the acquisition, renovation and equipping of the approximately 30,000 square foot building thereon (the "**Improvements**"), located at 50 Sawgrass Drive, Bellport, Town of Brookhaven, Suffolk County, New York (and further identified as Tax Map No. 200-872.00-02.00-018.011) (the "**Company Facility**"), to be initially leased by the Agency to the Company and further subleased by the Company to the Sublessee, and (b) the acquisition and installation therein of certain equipment and personal property (the "**Equipment**"), which Equipment is to be leased by the Agency to the Sublessee (the Company Facility and the Equipment are collectively referred to herein as the "**Facility**"), which Facility is to be used by the Sublessee for the production and distribution of, and office space in connection with the Sublessee's business of the production and distribution of, meat and other food products; and

WHEREAS, the Company leased the Company Facility to the Agency pursuant to a Company Lease Agreement, dated as of January 1, 2019 (the "Company Lease"), between the Company and the Agency; and

WHEREAS, the Agency subleased and leased the Company Facility to the Company pursuant to a Lease and Project Agreement, dated as of January 1, 2019 (the "Lease Agreement"), between the Agency and the Company; and

WHEREAS, the Agency leased the Equipment to the Sublessee pursuant to an Equipment Lease Agreement, dated as of January 1, 2019 (the "**Equipment Lease**"), between the Agency and the Sublessee; and

WHEREAS, the Agency entered into a certain Agency Compliance Agreement, dated as of January 1, 2019 (the "**Agency Compliance Agreement**"), among the Agency, the Company, the Sublessee, Qishu Lin, and Xinhua Wang; and

WHEREAS, the Agency, the Company, the Sublessee, Qishu Lin, and Xinhua Wang entered into a certain Letter Agreement, dated as of August 1, 2021 (the "First Letter Agreement") extending the time by which the Company and the Sublessee will create and maintain at the Company Facility seven (seven) full-time equivalent employees from December 31, 2019 to December 31, 2021, and thereafter sixteen (16) full-time equivalent employees from December 31, 2020 and to December 31, 2022, and extending the time in which to complete the acquisition, renovation and equipping of the Facility from December 31, 2019 to December 31, 2021; and

WHEREAS, the Agency, the Company, the Sublessee, Qishu Lin, and Xinhua Wang entered into a certain Letter Agreement, dated as of December 31, 2021 (the "Second Letter Agreement") extending the time by which the Company and the Sublessee will create and maintain at the Company Facility seven (7) full-time equivalent employees from December 31, 2021 to December 31, 2022, and thereafter sixteen (16) full-time equivalent employees from December 31, 2022 and to December 31, 2023, and extending the time in which to complete the acquisition, renovation and equipping of the Facility from December 31, 2021 to June 30, 2022; and

WHEREAS, in order to complete the acquisition, renovation and equipping of the Facility, the Company and the Sublessee have now requested that the Agency further extend the time by which the Company and the Sublessee will create and maintain at the Company Facility seven (7) full-time equivalent employees from December 31, 2022 to December 31, 2023, and thereafter for sixteen (16) full-time equivalent employees from December 31, 2023 to December 31, 2024, and the time in which to complete the acquisition, renovation and equipping of the Facility from June 30, 2022 to October 30, 2023 (collectively, the "Extension of Time"); and

WHEREAS, the Act authorizes and empowers the Agency to acquire, renovate, construct, equip, promote, develop, encourage and assist projects such as the Company Facility and to advance the job opportunities, health, general property and economic welfare of the people of the State of New York; and

WHEREAS, to provide for the Extension of Time, the Agency, the Company, the Sublessee, Qishu Lin, and Xinhua Wang will enter into a certain Letter Agreement, dated as of December 1, 2022, or such other date as may be determined by the Chairman, Chief Executive Officer or counsel to the Agency (the "**Third Letter Agreement**"); and

WHEREAS, the Agency has given due consideration to the request of the Company and the Sublessee; and

WHEREAS, the Company, the Sublessee, Qishu Lin, and Xinhua Wang 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 proposed Extension of Time.

NOW, THEREFORE, BE IT RESOLVED by the Town of Brookhaven Industrial Development Agency (a majority of the members thereof affirmatively concurring) that:

## <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 Facility constitutes a "project", as such term as defined in the Act; and
- c. The acquisition, renovation and equipping of the Facility, the continued leasing and subleasing of the Company Facility by the Agency to the Company, the acquisition and installation of the Equipment, the continued leasing of the Equipment by the Agency to the Sublessee, and the continued subleasing of the Company Facility by the Company to the Sublessee, 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
- d. The acquisition, renovation and equipping of the Facility is reasonably necessary to induce the Company and the Sublessee to maintain and expand their business operations in the Town of Brookhaven and the State of New York; and
- e. Third Letter Agreement will be an effective instrument whereby the Agency will grant the Extension of Time to the Company and the Sublessee.
- Section 2. In consequence of the foregoing, the Agency hereby (i) approves the Extension of Time, (ii) approves the form and substance of the Third Letter Agreement (provided, however, the sales tax exemptions granted to the Company and the Sublessee by the Agency, which such exemptions have expired, shall not be thereby extended), and authorizes the execution and delivery of the Third Letter Agreement and such other related documents as may be necessary or appropriate to effect the Extension of Time.
- Section 3. The Chairman, Chief Executive Officer and/or any other member of the Agency are hereby authorized and directed to, on behalf of and in the name of the Agency, execute, deliver and perform the Third Letter Agreement, and other certificates, agreements, instruments and documents, as above contemplated and in such form and containing such terms, conditions and provisions as the person executing same on behalf of the Agency shall deem necessary or desirable, and shall approve, such necessity, desirability, and approval, to be conclusively evidenced by his or her execution and delivery thereof.
- <u>Section 4.</u> Counsel to the Agency and Weinberg Gross & Pergament LLP Agency are hereby authorized and directed to prepare, for submission to the Agency, the Second Amendment and all documents necessary to effect the Extension of Time described in the foregoing resolution.

Section 5. Any and all acts, instruments, and other writings heretofore or hereafter performed and/or executed and delivered by any one or more of the Chairman, Chief Executive Officer or any member of the Agency, pursuant to the several foregoing resolutions, for and on behalf of and in the name of the Agency, in connection with the transactions contemplated thereby, be and the same hereby are, in all respects ratified, confirmed and approved.

Section 6. The documents, including the proposed Third Extension of Time, promptly following the execution and delivery thereof, be identified by any of the Chairman, Chief Executive Officer or any member of the Agency by his or her endorsement thereon and when so identified be filed with the official records of the Agency.

Section 7. Any expenses incurred by the Agency with respect to the Facility shall be paid by the Company and the Sublessee. By acceptance hereof, the Company and the Sublessee agree to pay such expenses and further agree to indemnify and hold harmless the Agency, its members, directors, employees and agents from and against all claims, suits, actions, proceedings, obligations, damages, liabilities, judgments, costs and expenses, including legal fees and expenses, incurred as a result of action or inaction taken by or on behalf of the Agency in good faith with respect to the Facility.

Section 8. The Chairman, Chief Executive Officer, Counsel to the Agency or any member of the Agency are hereby authorized and directed (i) to distribute copies of this resolution to the Company and the Sublessee, and (ii) to do such further things or perform such acts as may be necessary or convenient to implement the provisions of this resolution.

<u>Section 9.</u> This resolution shall take effect immediately.

Adopted: November 16, 2022 Accepted: November \_\_\_, 2022

· —		BELLPORT FORTUNE LLC
	By:	Qishu Lin, Managing Member
		UNITED MEAT PRODUCTS INC.
	By:	Qishu Lin, President
		Qishu Lin
		Xinhua Wang

RESOLUTION OF THE TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY APPROVING THE MODIFICATION OF DOCUMENTS CONCERNING THE EXTENSION OF THE COMPLETION DATES AND THE EMPLOYMENT REQUIREMENTS OF THE COMPANY AND SUBLESSEE FOR THE **2019 UNITED MEAT PRODUCTS INC. FACILITY** AND THE EXECUTION OF RELATED DOCUMENTS.

WHEREAS, the Town of Brookhaven Industrial Development Agency (the "Agency") was created by 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 (collectively, the "Act"), with the authority and power to, among other things, acquire, construct, renovate and equip a project, provide financial assistance, and mortgage, lease, grant options with respect to and dispose of property; and

WHEREAS, the Agency previously assisted **BELLPORT FORTUNE LLC**, a New York limited liability company (the "**Company**"), and United Meat Products Inc., a New York corporation (the "**Sublessee**"), with (a) the acquisition of an approximately 4.9 acre parcel of land (the "**Land**"), and the acquisition, renovation and equipping of the approximately 30,000 square foot building thereon (the "**Improvements**"), located at 50 Sawgrass Drive, Bellport, Town of Brookhaven, Suffolk County, New York (and further identified as Tax Map No. 200-872.00-02.00-018.011) (the "**Company Facility**"), to be initially leased by the Agency to the Company and further subleased by the Company to the Sublessee, and (b) the acquisition and installation therein of certain equipment and personal property (the "**Equipment**"), which Equipment is to be leased by the Agency to the Sublessee (the Company Facility and the Equipment are collectively referred to herein as the "**Facility**"), which Facility is to be used by the Sublessee for the production and distribution of, and office space in connection with the Sublessee's business of the production and distribution of, meat and other food products; and

WHEREAS, the Company leased the Company Facility to the Agency pursuant to a Company Lease Agreement, dated as of January 1, 2019 (the "Company Lease"), between the Company and the Agency; and

WHEREAS, the Agency leased the Company Facility to the Company pursuant to a Lease and Project Agreement, dated as of January 1, 2019 (the "Lease Agreement"), between the Agency and the Company; and

WHEREAS, the Agency leased the Equipment to the Sublessee pursuant to an Equipment Lease Agreement, dated as of January 1, 2019 (the "Equipment Lease"), between the Agency and the Sublessee; and

WHEREAS, the Agency entered into a certain Agency Compliance Agreement, dated as of January 1, 2019 (the "Agency Compliance Agreement"), among the Agency, the Company, the Sublessee, Qishu Lin, and Xinhua Wang; and

WHEREAS, the Company and the Sublessee previously requested, and the Agency previously consented to, (i) the extension of the Completion Date (as defined in the Lease Agreement, and the Equipment Completion Date for (as defined in the Equipment Lease to December 31, 2021 (the "**First Completion Date Extension**"), and (ii) the extension of time by which the Company and the Sublessee are to create and maintain at the Facility seven (7) full-time equivalent employees, and sixteen (16) full-time equivalent employees (collectively, the "**First FTE Extension**"); and

WHEREAS, the Agency, the Company, the Sublessee, Qishu Lin and Xinhua Wang, entered into a certain Letter Agreement, dated as of August 1, 2021 (the "First Amendment"), by which the Lease agreement, Equipment Lease Agreement and the Agency Compliance Agreement were amended to reflect the First Completion Date Extension and the First FTE Extension; and

WHEREAS, in order to complete the acquisition, renovation and equipping of the Facility the Company and the Sublessee have now requested that the Agency further extend (i) the Completion Date (as defined in the Lease Agreement) and Equipment Completion Date (as defined in the Equipment Lease Agreement) to June 30, 2022 (the "Second Completion Date Extension"), and (ii) the dates by which the Company and the Sublessee agreed to create and maintain at the Facility seven (7) full time equivalent employees, and sixteen (16) full time equivalent employees, to December 31, 2022 and December 31, 2023, respectively (collectively, the "Second FTE Extension").

WHEREAS, the Act authorizes and empowers the Agency to acquire, renovate, construct, equip, promote, develop, encourage and assist projects such as the Company Facility and to advance the job opportunities, health, general property and economic welfare of the people of the State of New York; and

WHEREAS, to provide for the Second Completion Date Extension and the Second FTE Extension, the Agency and the Company will enter into a certain Letter Agreement, dated as of December 31, 2021, or such other date as may be determined by the Chairman, Chief Executive Officer or counsel to the Agency (the "Second Amendment"), by and between the Agency and the Company; and

WHEREAS, the Agency has given due consideration to the request of the Company and the Sublessee; and

WHEREAS, the Company and the Sublessee 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 proposed Second Completion Date Extension and the Second FTE Extension.

NOW, THEREFORE, BE IT RESOLVED by the Town of Brookhaven Industrial Development Agency (a majority of the members thereof affirmatively concurring) that:

<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 Facility constitutes a "project", as such term as defined in the Act; and
- c. The acquisition, renovation and equipping of the Facility, the continued leasing and subleasing of the Company Facility to the Company, the continued leasing of the Equipment to the Sublessee, and the continued sub-subleasing of the Company Facility by the Company to the Sublessee, 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
- d. The acquisition, renovation and equipping of the Facility is reasonably necessary to induce the Company and the Sublessee to maintain and expand their business operations in the Town of Brookhaven and the State of New York; and
- e. Based upon the representations of the Company and the Sublessee:
- i the Facility conforms with the local zoning laws and planning regulations of the Town of Brookhaven and all regional and local use plans for the area in which the Facility is located; and
- ii The Facility and the operations conducted therein will not cause or result in the violation of the health, labor or other laws of the United States of America, the State of New York, or the Town of Brookhaven; and
- f. The Second Amendment will be an effective instrument whereby the Agency will grant the Second Completion Date Extension and the Second FTE Extension to the Company and the Sublessee.
- Section 2. In consequence of the foregoing, the Agency hereby approves the Second Completion Date Extension and the Second FTE Extension, provided, however, the sales tax exemptions granted to the Company and the Sublessee by the Agency, which such sales tax exemptions have previously expired, shall not thereby be extended, and authorizes the execution and delivery of the Second Amendment and such other related documents as may be necessary or appropriate to effect the Second Completion Date Extension and the Second FTE Extension.
- Section 3. The Chairman, Chief Executive Officer and/or any other member of the Agency are hereby authorized and directed to, on behalf of and in the name of the Agency, execute, deliver and perform the Second Amendment, and other certificates, agreements, instruments and documents, as above contemplated and in such form and containing such terms, conditions and provisions as the person executing same on behalf of the Agency shall deem

necessary or desirable, and shall approve, such necessity, desirability, and approval, to be conclusively evidenced by his or her execution and delivery thereof.

Section 4. Counsel to the Agency and Weinberg Gross & Pergament LLP Agency are hereby authorized and directed to prepare, for submission to the Agency, the Second Amendment and all documents necessary to effect the Second Completion Date Extension and the Second FTE Extension described in the foregoing resolution.

Section 5. Any and all acts, instruments, and other writings heretofore or hereafter performed and/or executed and delivered by any one or more of the Chairman, Chief Executive Officer or any member of the Agency, pursuant to the several foregoing resolutions, for and on behalf of and in the name of the Agency, in connection with the transactions contemplated thereby, be and the same hereby are, in all respects ratified, confirmed and approved.

Section 6. The documents, including the proposed Second Amendment, promptly following the execution and delivery thereof, be identified by any of the Chairman, Chief Executive Officer or any member of the Agency by his or her endorsement thereon and when so identified be filed with the official records of the Agency.

Section 7. Any expenses incurred by the Agency with respect to the Facility shall be paid by the Company and the Sublessee. By acceptance hereof, the Company and the Sublessee agree to pay such expenses and further agree to indemnify and hold harmless the Agency, its members, directors, employees and agents from and against all claims, suits, actions, proceedings, obligations, damages, liabilities, judgments, costs and expenses, including legal fees and expenses, incurred as a result of action or inaction taken by or on behalf of the Agency in good faith with respect to the Facility.

Section 8. The Chairman, Chief Executive Officer, Counsel to the Agency or any member of the Agency are hereby authorized and directed (i) to distribute copies of this resolution to the Company and the Sublessee, and (ii) to do such further things or perform such acts as may be necessary or convenient to implement the provisions of this resolution.

<u>Section 9.</u> This resolution shall take effect immediately.

Adopted:	January 12, 2022
Accepted:	January, 2022

#### BELLPORT FORTUNE LLC

By:	
	Qishu Lin, Managing Member
	UNITED MEAT PRODUCTS INC.
By:	
•	Qishu Lin, President

RESOLUTION OF THE TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY TAKING OFFICIAL ACTION TO AUTHORIZE THE EXTENSION OF THE COMPLETION DATES FOR **2019 UNITED MEAT PRODUCTS INC. FACILITY** AND THE EXECUTION OF RELATED DOCUMENTS.

WHEREAS, the Town of Brookhaven Industrial Development Agency (the "Agency") was created by 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 (collectively, the "Act"), with the authority and power to, among other things, acquire, construct, renovate and equip a project, provide financial assistance, and mortgage, lease, grant options with respect to and dispose of property; and

WHEREAS, **BELLPORT FORTUNE LLC**, a New York limited liability company (the "**Company**"), previously applied to the Agency on half of itself and United Meat Products Inc., a New York corporation (the "**Sublessee**"), to enter into a transaction in which the Agency will assist with (a) the acquisition of an approximately 4.9 acre parcel of land (the "**Land**"), and the acquisition, renovation and equipping of the approximately 30,000 square foot building thereon (the "**Improvements**"), located at 50 Sawgrass Drive, Bellport, Town of Brookhaven, Suffolk County, New York (and further identified as Tax Map No. 200-872.00-02.00-018.011) (the "**Company Facility**"), to be initially leased by the Agency to the Company and further subleased by the Company to the Sublessee, and (b) the acquisition and installation therein of certain equipment and personal property (the "**Equipment**"), which Equipment is to be leased by the Agency to the Sublessee (the Company Facility and the Equipment are collectively referred to herein as the "**Facility**"), which Facility is to be used by the Sublessee for the production and distribution of, and office space in connection with the Sublessee's business of the production and distribution of, meat and other food products; and

WHEREAS, the Agency by resolution duly adopted on December 4, 2018 (the "Authorizing Resolution"), authorized the acquisition, renovation and equipping of the Facility and the execution and delivery of the Agency Documents (as defined therein); and

WHEREAS, the Company leased the Company Facility to the Agency pursuant to a Company Lease Agreement, dated as of January 1, 2019 (the "Company Lease"), between the Company and the Agency; and

WHEREAS, the Agency leased the Company Facility to the Company pursuant to a Lease and Project Agreement, dated as of January 1, 2019 (the "Lease Agreement"), between the Agency and the Company; and

WHEREAS, the Agency leased the Equipment to the Sublessee pursuant to an Equipment Lease Agreement, dated as of January 1, 2019 (the "Equipment Lease"), between the Agency and the Sublessee; and

WHEREAS, the Agency entered into a certain Agency Compliance Agreement, dated as of January 1, 2019 (the "**Agency Compliance Agreement**"), among the Agency, the Company, the Sublessee, Qishu Lin, and Xinhua Wang; and

WHEREAS, in order to complete the acquisition, renovation and equipping of the Facility the Company and the Sublessee have now requested that (i) the Agency extend the Completion Date (as defined in the Lease Agreement) and Equipment Completion Date (as defined in the Equipment Lease Agreement) to December 31, 2021 (the "Completion Date Extension"), provided, however, the sales tax exemptions granted by the Agency to the Company and the Sublessee shall not thereby be extended; and (ii) the Company and the Sublessee have requested that the dates by which the Company and the Sublessee agreed to create and maintain at the Facility seven (7) full time equivalent employees, and sixteen (16) full time equivalent employees, be extended (collectively, the "FTE Extension").

WHEREAS, the Act authorizes and empowers the Agency to acquire, renovate, construct, equip, promote, develop, encourage and assist projects such as the Company Facility and to advance the job opportunities, health, general property and economic welfare of the people of the State of New York; and

WHEREAS, to provide for the Completion Date Extension and the FTE Extension, the Agency and the Company will enter into a certain Letter Agreement, dated as of August 1, 2021, or such other date as may be determined by the Chairman, Chief Executive Officer or counsel to the Agency (the "Extension Letter Agreement"), by and between the Agency and the Company.

NOW, THEREFORE, BE IT RESOLVED by the Town of Brookhaven Industrial Development Agency (a majority of the members thereof affirmatively concurring) that:

#### Section 1. 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 as defined in the Act; and
- c. The acquisition, renovation and equipping of the Facility, the continued leasing and subleasing of the Company Facility to the Company, the continued leasing of the Equipment to the Sublessee, and the continued sub-subleasing of the Company Facility by the Company to the Sublessee, 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
- d. The acquisition, renovation and equipping of the Facility is reasonably necessary to induce the Company and the Sublessee to maintain and expand their business operations in the State of New York; and

- e. Based upon the representations of the Company:
- i the Facility conforms with the local zoning laws and planning regulations of the Town of Brookhaven and all regional and local use plans for the area in which the Facility is located; and
- ii The Facility and the operations conducted therein will not cause or result in the violation of the health, labor or other laws of the United States of America, the State of New York, or the Town of Brookhaven; and
- f. The Extension Letter Agreement will be an effective instrument whereby the Agency will grant the Completion Date Extension and the FTE Extension to the Company and the Sublessee.
- Section 2. In consequence of the foregoing, the Agency hereby approves the Completion Date Extension and the FTE Extension, provided, however, the sales tax exemptions granted to the Company and the Sublessee by the Agency shall not thereby be extended, and authorizes the execution and delivery of the Extension Letter Agreement and such other related documents as may be necessary or appropriate to effect the Completion Date Extension and the FTE Extension.
- Section 3. The Chairman, Chief Executive Officer and/or any other member of the Agency are hereby authorized and directed to, on behalf of and in the name of the Agency, execute, deliver and perform the Extension Letter Agreement, and other certificates, agreements, instruments and documents, as above contemplated and in such form and containing such terms, conditions and provisions as the person executing same on behalf of the Agency shall deem necessary or desirable, and shall approve, such necessity, desirability, and approval, to be conclusively evidenced by his or her execution and delivery thereof.
- Section 4. Counsel to the Agency and Weinberg Gross & Pergament LLP Agency are hereby authorized and directed to prepare, for submission to the Agency, the Extension Letter Agreement and all documents necessary to effect the Completion Date Extension and the FTE Extension described in the foregoing resolution.
- Section 5. Any and all acts, instruments, and other writings heretofore or hereafter performed and/or executed and delivered by any one or more of the Chairman, Chief Executive Officer or any member of the Agency, pursuant to the several foregoing resolutions, for and on behalf of and in the name of the Agency, in connection with the transactions contemplated thereby, be and the same hereby are, in all respects ratified, confirmed and approved.
- <u>Section 6.</u> The documents, including the proposed Extension Letter Agreement, promptly following the execution and delivery thereof, be identified by any of the Chairman, Chief Executive Officer or any member of the Agency by his or her endorsement thereon and when so identified be filed with the official records of the Agency.

Section 7. Any expenses incurred by the Agency with respect to the Facility shall be paid by the Company and the Sublessee. By acceptance hereof, the Company and the Sublessee agree to pay such expenses and further agree to indemnify and hold harmless the Agency, its members, directors, employees and agents from and against all claims, suits, actions, proceedings, obligations, damages, liabilities, judgments, costs and expenses, including legal fees and expenses, incurred as a result of action or inaction taken by or on behalf of the Agency in good faith with respect to the Facility.

Section 8. The Chairman, Chief Executive Officer, Counsel to the Agency or any member of the Agency are hereby authorized and directed (i) to distribute copies of this resolution to the Company and the Sublessee, and (ii) to do such further things or perform such acts as may be necessary or convenient to implement the provisions of this resolution.

Section 9. This resolution shall take effect immediately.

Adopted: July 28, 2021

Accepted: August \_\_\_, 2021

BELLPORT FORTUNE LLC

By: Qishu Lin, Managing Member

UNITED MEAT PRODUCTS INC.

By: Qishu Lin, President

RESOLUTION OF THE TOWN OF BROOKHAVEN INDUSTRIAL AGENCY DEVELOPMENT MAKING CERTAIN **FINDINGS** AND DETERMINATIONS WITH RESPECT TO THE ACQUISITION AND EQUIPPING OF A CERTAIN INDUSTRIAL DEVELOPMENT FACILITY AND TAKING OFFICIAL ACTION AUTHORIZING THE EXECUTION, DELIVERY AND PERFORMANCE OF AGREEMENTS AND TAKING OF CERTAIN OTHER ACTION PERTAINING TO THE FACILITY FOR BELLPORT FORTUNE LLC AND/OR UNITED MEAT PRODUCTS INC. AND/OR ANY OF THE PRINCIPALS OF BELLPORT FORTUNE LLC AND/OR UNITED MEAT PRODUCTS INC. AND/OR OTHER ENTITY FORMED OR TO BE FORMED ON BEHALF OF ANY OF THE FOREGOING. INCLUDING APPOINTING BELLPORT FORTUNE LLC AND/OR UNITED MEAT PRODUCTS INC. AND/OR ANY OF THE FOREGOING PERSONS AND/OR ENTITIES AS AGENT OF THE AGENCY FOR THE PURPOSE OF ACQUIRING, RENOVATING AND EQUIPPING THE FACILITY.

WHEREAS, the Town of Brookhaven Industrial Development Agency (the "Agency") was created by 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 (collectively, the "Act"), with the authority and power to, among other things, acquire, construct, renovate and equip a project, provide financial assistance, and mortgage, lease, grant options with respect to and dispose of property; and

WHEREAS, BELLPORT FORTUNE LLC, a New York limited liability company on behalf of itself and/or the principals of BELLPORT FORTUNE LLC and/or an entity formed or to be formed on behalf of any of the foregoing (the "Company"), and UNITED MEAT PRODUCTS INC. a New York business corporation, on behalf of itself and/or the principals of UNITED MEAT PRODUCTS INC. and/or an entity formed or to be formed on behalf of any of the foregoing (the "Sublessee"), have submitted to the Agency a proposal for the Agency (the "Project") (a) to assist with (i) the acquisition of an approximately 4.9 acre parcel of land (the "Land"), and the acquisition and renovation of the approximately 30,000 square foot building thereon (the "Improvements"), located at 50 Sawgrass Drive, Bellport, Town of Brookhaven, Suffolk County, New York (and further identified as Tax Map No. 200-872.00-02.00-018.011) (the "Company Facility"), to be initially leased by the Agency to the Company and further subleased by the Company to the Sublessee, and (ii) the acquisition and installation therein of certain equipment and personal property (the "Equipment"), which Equipment is to be leased by the Agency to the Sublessee (the Company Facility and the Equipment are collectively referred to herein as the "Facility"), which Facility is to be used by the Sublessee for the production and distribution of, and office space in connection with the Sublessee's business of the production and distribution of, meat and other food products, (b) to grant mortgage liens thereon and security interests therein, and (c) to provide financial assistance within the meaning of the Act, including the following as they relate to the appointment of the Company and Sublessee as agents of the Agency with respect to the acquisition, renovation and equipping of the Facility, whether or not any materials or supplies described below are incorporated into or become an integral part of the Facility: (i) all purchases, leases, rentals and other uses of tools, machinery and equipment in connection with the acquisition, renovation and equipping of the Facility, (ii) all purchases, rentals, uses or consumption of supplies, materials and services of every kind and description used in connection with the acquisition, renovation and equipping of the Facility, and (iii) all purchases, leases, rentals and uses of equipment, machinery and other tangible personal property (including installation costs with respect thereto) installed or placed in, upon or under the Facility; and

WHEREAS, the Act authorizes and empowers the Agency to acquire, renovate, construct, equip, promote, develop, encourage and assist projects such as the Facility and to advance the job opportunities, health, general property and economic welfare of the people of the State of New York; and

WHEREAS, the Agency contemplates that it will provide financial assistance to the Company and the Sublessee, consistent with the policies of the Agency, in the form of (i) exemptions from mortgage recording taxes, to the extent allowable under applicable law, on mortgages securing an aggregate principal amount presently estimated to be \$2,800,000.00, but not to exceed \$3,200,000.00, in connection with the financing of the acquisition, renovation and equipping of the Facility and any future financing, refinancing or permanent financing of the costs of acquiring, renovating and equipping of the Facility, (ii) exemptions from sales and use taxes on the acquisition, renovating and equipping of the Facility in an amount not to exceed \$5,000.00, (iii) exemptions from sales and use taxes on the acquisition and installation of the Equipment, including building materials, services or other personal property, in an amount not to exceed \$15,000.00, and (iv) abatement of real property taxes (as set forth in the PILOT Schedule attached as Exhibit A hereof), all consistent with the policies of the Agency; and

WHEREAS, the Agency contemplates it will acquire a leasehold interest in the Land and Improvements under a certain Company Lease Agreement (the "Company Lease Agreement") for a term of approximately ten (10) years, by and between the Company and the Agency, and

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

WHEREAS, the Agency contemplates that it will lease and sublease the Company Facility to the Company under a certain Lease and Project Agreement (the "Lease Agreement") for a term of approximately ten (10) years, by and between the Agency and the Company, which Lease Agreement provides or shall provide, inter alia, for the Company's and the Sublessee's obligations regarding payments in lieu of taxes with respect to the Facility, and assurances of the Company and the Sublessee with respect to the recapture of certain benefits, including sales and use tax and mortgage recording tax exemptions, granted under or by virtue of the Lease Agreement, the Equipment Lease Agreement (as defined herein) and other agreements; and

WHEREAS, the Company will sub-sublease the Company Facility to the Sublessee under a certain sublease (the "Sublease"), by and between the Company and the Sublessee; and

WHERAS, the Agency contemplates the Agency will lease the Equipment to the Sublessee under a certain Equipment Lease and Project Agreement (the "Equipment Lease

Agreement") for a term of approximately three (3) years, by and between the Agency and the Sublessee, which Equipment Lease Agreement provides or shall provide, <u>inter alia</u>, for the Sublessee's obligations, and assurances of the Sublessee with respect to the recapture of certain benefits, including sales and use granted under or by virtue of the Lease Agreement, the Equipment Lease Agreement and other agreements; and

WHEREAS, the Agency contemplates the Agency, the Company, the Sublessee and others will enter into a certain Agency Compliance and Guaranty Agreement (the "Agency Compliance and Guaranty Agreement") in order to provide assurances to the Agency with respect to the Company's and the Sublessee's obligations to the Agency and compliance with environmental laws; and

WHEREAS, in order to finance a portion of the costs of the Project, the Company and the Sublessee anticipate either or both of them may obtain loans from Citibank, N.A. (the "Bank"), and in order to secure the obligations of the Company and/or the Sublessee and/or others to the Bank, the Agency contemplates that, at the request of the Company and/or the Sublessee, the Agency, the Company and/or the Sublessee and/or others will execute and deliver a mortgage or mortgages or a security agreement or security agreements in favor of the Bank, including replacements, substitutions, extensions and additions to such mortgages), for the financing, any refinancing or permanent financing of the costs of the acquisition and equipping of the Facility, with a limitation of the Agency's liability thereunder (collectively, the "Mortgage"), for the purpose of subjecting the Company Facility and/or the Equipment to the lien of the Mortgage; and

WHEREAS, a public hearing (the "Hearing") was held on December 4, 2018, 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 more than ten days prior thereto, such notice (together with proof of publication) having been filed with the records of this Agency; and

WHEREAS, the minutes of the Hearing having been filed with the records of this Agency; and

WHEREAS, the Agency has given due consideration to the application of the Company and the Sublessee and to the representations by the Company and the Sublessee that the proposed transfer of real estate is either an inducement to the Company and the Sublessee to maintain or expand the Facility in the Town of Brookhaven or is necessary to maintain the competitive position of the Company and the Sublessee in their respective industries; 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 "SEQRA"), 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 Company and the Sublessee have 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.

NOW, THEREFORE, BE IT RESOLVED by the Town of Brookhaven Industrial Development Agency (a majority of the members thereof affirmatively concurring) that:

Section 1. Based upon the Environmental Assessment Form completed by the Company and/or the Sublessee and reviewed by the Agency and other representations and information furnished by the Company and/or the Sublessee regarding the Facility, the Agency determines that action relating to the acquisition, renovation, equipping and operation of the Facility is a "Unlisted" action, as that term is defined in the State Environmental Quality Review Act ("SEQRA") (Article 8 of the Environmental Conservation Law). The Agency as of the date of this resolution, determines that the action will not have a "significant effect" on the environment and, therefore, an environmental impact statement will not be required. This determination constitutes a negative declaration for the purposes of SEQRA. Notice of this determination shall be filed to the extent required by the applicable regulations under SEQRA or as may be deemed advisable by the Chairman, Chief Executive Officer of the Agency or counsel to the Agency.

### <u>Section 2.</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 Facility constitutes a "project", as such term as 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 Company has represented to the Agency that it will provide approximately sixteen (16) full-time employees within two (2) years of project completion; and
- d. The leasing of the Land and Improvements by the Agency from the Company, the acquisition, renovation and equipping of the Company Facility, the leasing and subleasing of the Company Facility to the Company, the sub-subleasing of the Company Facility by the Company to the Sublessee, the acquisition and installation of the Equipment, the leasing of the Equipment to the Sublessee, the providing of financial assistance to the Company and the Sublessee within the meaning of the Act, and the granting of mortgages on, and security interests in, the Facility, 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

- e. The acquisition, renovation and equipping of the Facility is reasonably necessary to induce the Company and the Sublessee to maintain and expand their respective business operations in the State of New York; and
- f. Based upon the representations of the Company and the Sublessee:

i the Facility conforms with the local zoning laws and planning regulations of the Town of Brookhaven and all regional and local use plans for the area in which the Facility is located; and

ii The Facility and the operations conducted therein will not cause or result in the violation of the health, labor or other laws of the United States of America, the State of New York, or the Town of Brookhaven; and

iii The Agency approves the location of the site of the Facility; and

iv The financial assistance of the Agency and the transactions contemplated hereby are reasonably necessary to induce the Company and the Sublessee to maintain and expand their operations within the State of New York, and to preserve the competitive positions of the Company and the Sublessee, and shall not result in the removal of a facility or plant of the Company or the Sublessee 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 Company or the Sublessee located within the State except, as set forth in the Company's and the Sublessees' application, for the purpose of discouraging the Company or the Sublessee from removing such other plant or facility to a location outside the State or to preserve the competitive position of the Company and the Sublessee in their respective industries; and

- v The Facility shall not be used for retail sales; and
- g. It is desirable and in the public interest for the Agency to lease and sublease the Company Facility to the Company and lease the Equipment to the Sublessee.

Section 3. The Agency has assessed all material information included in connection with the Company's and Sublessee's application for financial assistance, as amended, 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 Company.

Section 4. The Agency is hereby authorized and determines to, and shall, in furtherance of the purposes of the Act, lease the Land and Improvements from the Company, acquire, renovate, repair and maintain the Facility, lease and sublease the Company Facility to the Company, authorize the Company to sublease the Company Facility to the Sublessee, lease the Equipment to the Sublessee, and grant mortgage lien(s) and security interest(s) in the Facility.

Section 5. The Agency hereby authorizes and approves of the following economic benefits to be granted or inure to the benefit of the Company and the Sublessee: (i) exemptions from mortgage recording taxes, to the extent allowable under applicable law, on mortgages securing an aggregate principal amount presently estimated to be \$2,800,000.00, but not to exceed \$3,200,000.00, in connection with the financing of the acquisition, renovation and equipping of the Facility and any future financing, refinancing or permanent financing of the costs of acquiring, renovating and equipping of the Facility,(ii) exemptions from sales tax and use taxes on the acquisition, renovation and equipping of the Company Facility, including fixtures, furniture and equipment to be installed in the Company Facility or in connection with the purchase or lease of equipment, building materials, services or other personal property part of or becoming part of the Company Facility, in an amount not to exceed \$5,000.00, (iii) exemptions from sales and use taxes on the acquisition and installation of the Equipment, including building materials, services or other personal property, in an amount not to exceed \$15,000.00, and (iv) abatement of real property taxes (as set forth in the PILOT Schedule attached as Exhibit A hereof), consistent with the policies of the Agency.

Section 6. Subject to, and conditioned upon, the execution and delivery by the Company, the Sublessee and such other persons as may be required by the Agency of, and the acceptance by the Agency of, the Company Lease Agreement, Lease Agreement, the Equipment Lease Agreement, the Agency Compliance and Guaranty Agreement, and such other documents as may be required by the Agency, and the closing of the transactions contemplated hereby and thereby, the Company and the Sublessee are hereby appointed the true and lawful agents of the Agency to acquire, renovate and equip the Facility, and are authorized to delegate their status as agents of the Agency to the Company's or the Sublessee's agents, subagents, contractors, subcontractors, suppliers, vendors and other parties as the Company or the Sublessee may choose for the purpose of acquiring, renovating or equipping the Facility. The appointment described above includes the following activities as they relate to the acquiring, renovating and equipping of the Facility, whether or not the materials, services or supplies described below are incorporated into or become an integral part of the Facility: (i) all purchases, leases, rentals and other uses of tools, machinery and equipment in connection with acquiring and renovating the Facility, (ii) all purchases, rentals, uses or consumption of supplies, materials and services of every kind and description in connection with equipping the Facility, and (iii) all purchases, leases, rentals and uses of equipment, machinery, and other tangible personal property (including installation costs with respect thereto), installed or placed in, upon or under the Facility. This Agency appointment includes the power to make, execute, acknowledge and deliver any contracts, orders receipts writings and instructions, as the stated agents for the Agency, and in general to do all things which may be requisite or proper for completing the Facility, all with the same powers and with the same validity as the Agency could do if acting on its own behalf. The appointment hereunder shall expire upon the earliest of (a) the termination of the Lease Agreement or the Equipment Lease Agreement, (b) December 31, 2019, (c) completion of the initial acquisition, renovation and equipping of the Facility, and (d) the date on which the Company has realized exemptions from sales and use taxes by reason of the Agency's participation in the Project in an aggregate amount of \$5,000.00 or more, or the date on which the Sublessee has realized exemptions from sales and use taxes by reason of the Agency's participation in the Project in an aggregate amount of \$15,000.00 or more, or the date on which the aggregate exemptions from sales and use taxes realized by reason of the Agency's participation in the Project equals or exceeds \$20,000.00;

provided however, such appointment may be extended and the amounts of the exemptions may be increased at the sole discretion of the Agency, upon the written request of the Sublessee, if such activities and improvements are not completed by such time or additional sales and uses tax exemptions are necessary. The Company and 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 Company or the Sublessee, as agent of the Agency. The aforesaid agency appointment expressly exclude the Company and the Sublessee from purchasing 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.

Section 7. The Chairman, Chief Executive Officer and/or any other member of the Agency are hereby authorized and directed to, on behalf of and in the name of the Agency, execute, deliver and perform a Company Lease Agreement, Lease Agreement, Equipment Lease Agreement, Agency Compliance and Guaranty Agreement, Mortgage (including construction, permanent and refinancing mortgages, and replacements, substitutions, extensions and additions to such mortgages) with a limitation of the Agency's liability thereunder, and other certificates, agreements, instruments and documents, as above contemplated and in such form and containing such terms, conditions and provisions as the person executing same on behalf of the Agency shall deem necessary or desirable, and shall approve, such necessity, desirability, and approval, to be conclusively evidenced by his or her execution and delivery thereof. The Chairman, Chief Executive Officer and/or any other member of the Agency are hereby authorized and directed, on behalf of and in the name of the Agency, to pay all fees, charges and expenses incurred, to cause compliance with the terms, conditions and provisions of agreements binding upon the Agency, and to do all such further acts and things, in furtherance of the foregoing as such person shall deem necessary or desirable, and shall approve.

Section 8. The Company and the Sublessee hereby agree to comply with Section 875 of the Act. The Company and the Sublessee further agree that the exemption of sales and use tax provided pursuant to the Act and the appointment of the Company and the Sublessee as agents of the Agency pursuant to this resolution is subject to termination and recapture of benefits pursuant to Section 875 of the Act, the Lease Agreement and the Equipment Lease Agreement.

Section 9. Weinberg Gross & Pergament LLP are hereby appointed Transaction Counsel to the Agency, and is authorized and directed to work with Counsel to the Company, Sublessee and others, to prepare, for submission to the Agency, all documents necessary to effect the transaction described in these resolutions.

Section 10. Any and all acts, instruments, and other writings heretofore or hereafter performed and/or executed and delivered by any one or more of the Chairman, Chief Executive Officer or any member of the Agency, pursuant to the several foregoing resolutions, for and on behalf of and in the name of the Agency, in connection with the transactions contemplated thereby, be and the same hereby are, in all respects ratified, confirmed and approved.

Section 11. The documents, including the proposed Company Lease Agreement, Lease Agreement, Equipment Lease Agreement, Agency Compliance and Guaranty Agreement and Mortgage, promptly following the execution, and delivery thereof, be identified

by any of the Chairman, Chief Executive Officer or any member of the Agency by his or her endorsement thereon and when so identified be filed with the official records of the Agency.

Section 12. Any expenses incurred by the Agency with respect to the Facility shall be paid by the Company and the Sublessee. By acceptance hereof, the Company and the Sublessee agree to pay such expenses and further agree to indemnify and hold harmless the Agency, its members, directors, employees and agents from and against all claims, suits, actions, proceedings, obligations, damages, liabilities, judgments, costs and expenses, including legal fees and expenses, incurred as a result of action or inaction taken by or on behalf of the Agency in good faith with respect to the Facility.

Section 13. The Chairman, Chief Executive Officer, Counsel to the Agency or any member of the Agency are hereby authorized and directed (i) to distribute copies of this resolution to the Company and the Sublessee, and (ii) to do such further things or perform such acts as may be necessary or convenient to implement the provisions of this resolution.

Section 14. This resolution shall take effect immediately, and, unless sooner rescinded or amended, shall be deemed rescinded at the expiration of six (6) months after the date of the adoption of this resolution if the closing contemplated hereunder has not occurred prior to such expiration, subject to extension at the discretion of the Agency upon the written request of the Company or the Sublessee.

By:

By:

Adopted:

December 4, 2018

Accepted:

December 4, 2018

Qishu Lin, Managing Member

ONITED MEAT PRODUCTS INC.

Oishu Lin, President

## EXHIBIT A

# PROPOSED PILOT BENEFITS ARE FOR DISCUSSION PURPOSES ONLY AND HAVE NOT APPROVED BY THE AGENCY BOARD.

# December 4, 2018

Year	PILOT Amount
1	\$30,008
2	\$30,609
3	\$32,470
4	\$34,393
5	\$36,381
6	\$38,433
7	\$40,553
8	\$42,743
9	\$45,005
10	\$47,339