

Community Redevelopment Authority (CRA)

Wednesday, June 22, 2022 Regular Meeting Packet

Board Members:

Tom Gdowski - Chairman Jim Truell - Vice Chairman Sue Pirnie Bart Qualsett Krae Dutoit

12:00 PM

Call to Order

Roll Call

A - SUBMITTAL OF REQUESTS FOR FUTURE ITEMS

Individuals who have appropriate items for City Council consideration should complete the Request for Future Agenda Items form located at the Information Booth. If the issue can be handled administratively without Council action, notification will be provided. If the item is scheduled for a meeting or study session, notification of the date will be given.

B-RESERVE TIME TO SPEAK ON AGENDA ITEMS

This is an opportunity for individuals wishing to provide input on any of tonight's agenda items to reserve time to speak. Please come forward, state your name and address, and the Agenda topic on which you will be speaking.

DIRECTOR COMMUNICATION

This is an opportunity for the Director to comment on current events, activities, and issues of interest to the commission.



Community Redevelopment Authority (CRA)

Wednesday, June 22, 2022 Regular Meeting

Item A1

Agenda June 22, 2022

Staff Contact:



AGENDA Wednesday, June 22, 2022 12 p.m. Grand Island City Hall

Open Meetings Notifications

- 1. Call to Order
 - This is a public meeting subject to the open meetings laws of the State of Nebraska. The requirements for an open meeting are posted on the wall in this room and anyone that wants to find out what those are is welcome to read through them. The CRA may vote to go into Closed Session on any Agenda Item as allowed by State Law.
- 2. Approval of Minutes of May 18, 2022 Meeting.
- 3. Review of Financials.
- 4. Approval of Bills.
- 5. Review of Committed Projects and CRA Properties.
- 6. Redevelopment Contract and Bond Resolution Plan Amendment CRA Area 36Northwest Gateway Subdivision Lots 10, 11 and 12 (4157, 4161 and 4163 Montana
 Avenue Paramount Development LLC
 - a. Consideration of Resolution 394- Bond Resolution for Lots 10, 11 and 12 (4157, 4161 and 4163 Montana Avenue Paramount Development LLC
- 7. 2022-2023 Budget Discussions
- 8. Director's Report

Veteran's Home Property

9. Adjournment

Next Meeting July 13, 2022

COMMUNITY REDEVELOPMENT AUTHORITY AGENDA MEMORANDUM

12 p.m. Wednesday, June 22, 2022

- 2. <u>APPROVAL OF MINUTES.</u> The minutes of the Community Redevelopment Authority meeting May 18, 2022 are submitted for approval. A MOTION is in order.
- 3. <u>APPROVAL OF FINANCIAL REPORTS</u>. Financial reports for May 1-31 are included in the packet for review and approval. Financial reports from April 1-30 also need to be approved as there was no vote at the May meeting.
- 4. APPROVAL OF BILLS. Payment of bills in the amount of \$840,055.90
- 5. REVIEW OF COMMITTED PROJECTS AND CRA PROPERTIES.
- 6. <u>REDEVELOPMENT CONTRACT AND BOND RESOLUTION FOR CRA AREA</u> #36 GATEWAY NORTH SUBDIVISION–PARAMOUNT DEVELOPMENT

The Grand Island City Council approved a redevelopment plan for CRA Area No. 36 for redevelopment of the for redevelopment of the property located south of Montana Avenue east of Independence Avenue in CRA Area No. 36 for development of 3 duplexes (6 housing units) at 4157, 4161 and 4163 Montana Avenue in the Northwest Gateway Subdivision. The plan requests \$263,200 in tax increment financing along with associated interest on the TIF bonds. The CRA may approve the contract and bond resolution. A MOTION to approve Resolution 394 is in order.

7. 2022-23 BUDGET DISCUSSION

The 2021-22 budget is included for reference. Discussion will center around mil levy request for 2022-23; keep the amount of our budget request the same or keep the levy the same; general direction for façade and other projects. This is the last year that we need to budget for the Lincoln Pool Bonds. Those funds will become available in the 23-24 budget year. This is year 5 of the Husker Harvest Days payments that are reimbursed by the City from Food and Beverage Taxes.

- 8. DIRECTOR'S REPORT.
- 9. ADJOURNMENT

Chad Nabity Director



Community Redevelopment Authority (CRA)

Wednesday, June 22, 2022 Regular Meeting

Item B1

Minutes - May 18, 2022 Meeting

Staff Contact:

OFFICIAL PROCEEDINGS

MINUTES OF COMMUNITY REDEVELOPMENT AUTHORITY MEETING OF May 18, 2022

Pursuant to due call and notice thereof, a Meeting of the Community Redevelopment Authority of the City of Grand Island, Nebraska was conducted on May 18, 2022 at City Hall, 100 E. First Street. Notice of the meeting was given in the May 11, 2022 Grand Island Independent.

1. CALL TO ORDER.

Chairman Gdowski called the meeting to order at 4:00 p.m. The following members were present: Jim Truell, Bart Qualsett and Sue Pirnie. Also present were: Planning Director Chad Nabity, Planning Administrative Assistant Norma Hernandez, Finance Director Pat Brown and Assistant Finance Director Brian Schultz.

2. APPROVAL OF MINUTES.

A motion for approval of the Minutes for the April 13, 2022 meeting was made by Qualsett and second by Pirnie. Upon roll call vote, all present voted aye. Motion carried 3-0

3. APPROVAL OF FINANCIAL REPORTS.

Financial reports were reviewed by Brian Schultz. Schultz stated a correction to the header should be April vs. March. Financial were reviewed but were not approved as the board moved to the next item. April financials will be considered for approval at the June meeting along with the May financials.

4. APPROVAL OF BILLS

Nabity stated the bill for Super Market Development #85880 \$1,095,112.96 will not be paid. A motion was made by Pirnie and second by Qualsett to approve the bills except for Super Market Developers. CRA May bill amount \$1,044,436.96. Upon roll call vote, all present voted aye. Motion carried 3-0.

5. REVIEW OF COMMITED PROJECTS & CRA PROPERTY.

The committed projects and CRA projects were reviewed by Nabity.

CVB – Working on getting statues downtown and getting license agreements Hedde Building – moving forward

Azur – is working on theirs

Rawr Holdings – June 1st deadline was given. Will have an update at next meeting.

Other projects - \$185,000 left. Discussions with development of Veteran's property and May need to use for sewer, water and street and CRA will get paid back.

6. Redevelopment Plan Amendment CRA Area 36 - Northwest Gateway Subdivision Lots 10, 11 and 12 (4157, 4161 and 4163 Montana Avenue – Paramount Development LLC).

a. Consideration of Resolution 392 – Approval and Forward a
Redevelopment Plan Amendment to the Grand Island City Council –
Northwest Gateway Subdivision Lots 10, 11 and 12 (4157, 4161 and
4163 Montana Avenue – Paramount Development LLC)

A motion was made by Qualsett and second by Pirnie to approve Resolution 392. Upon roll call vote, all present voted aye. Motion carried 3-0.

7. <u>Consideration of Proposed Amendments to the Contract and Bond</u> Resolution for Innate Development Legacy 34 project CRA Area 33

a. Consideration of Resolution 393 – Amending the Contract and Bond Resolution 369 to provide for the issuance of multiple bonds in this Bond Series.

Nabity stated the original contract and bond for the project was approved in November. A single bond was issued for the full amount. The developers are building this out with a phased approach and are anticipating that the debt will be split amongst several lenders. The have requested amendments to the contract and bond resolution to allow for the same debt to be issued in with multiple bonds.

A motion was made by Pirnie and second by Truell to approve Resolution 393. Upon roll call vote, all present voted aye. Motion carried 3-0.

8. <u>Director's Report</u>

Veteran's Home Property –

May 1st – TIF Report – emailed out the end of April.

2023 Façade Applications – No applications received yet. Nabity asked board members if they want to change the process of receiving applications.

- Has been first come first serve
- Nabity has encouraged people not to submit for more than 100,000 (they can)
- Rating scale or continue with the same process

Truell felt the scales can be easily abused. Nabity talked about the rating scale he proposed in December. Qualsett mentioned its important being consistent and also felt there is no need to change the process.

Other Projects – Planning Commission hired Marvin Planning Consultants to update the Comprehensive Plan for the city and county. A kick off meeting is scheduled for Wednesday, June 8th at 7pm at the Grand Theater.

Next meeting June 15, 2022

9. Adjournment 4:18 p.m.

Respectfully Submitted, Norma Hernandez



Community Redevelopment Authority (CRA)

Wednesday, June 22, 2022 Regular Meeting

Item C1

April 2022 Financials

Staff Contact:

	MONTH ENDED <u>April-22</u>	2021-2022 YEAR TO DATE	2022 <u>BUDGET</u>	REMAINING BALANCE	% OF BUDGET <u>USED</u>
CONSOLIDATED					
Beginning Cash	341,930		548,785		
DEVIENTUE.					
REVENUE:	45.027	1/2/00	524 101	2(1.502	21.040/
Property Taxes - CRA	45,037 8,410	162,689	524,191	361,502 162,226	31.04% 17.58%
Property Taxes - Lincoln Pool		34,592	196,818	4,681,156	24.06%
Property Taxes -TIF's	200,121	1,299,085	5,400,000		
Loan Income (Poplar Street Water Line)	- 72	2,923	20,000	17,077	14.62%
Interest Income - CRA	73	907	10,000	9,093	9.07%
Interest Income - TIF'S	-	-	-	-	//DIV//01
Land Sales	-	1 000	200.000	100.200	#DIV/0!
Other Revenue - CRA	966	1,800	200,000	198,200	0.90%
Other Revenue - TIF's	-	-	-	-	
TOTAL REVENUE	254,607	1,501,995	6,351,009	5,429,255	23.65%
TOTAL DESCUDEES	506 527	1 501 005	6 900 704	5 420 255	_
TOTAL RESOURCES	596,537	1,501,995	6,899,794	5,429,255	-
EXPENSES					
Auditing & Accounting	-	-	3,000	3,000	0.00%
Legal Services	-	60	3,000	2,940	2.00%
Consulting Services	-	-	5,000	5,000	0.00%
Contract Services	6,864	46,425	75,000	28,575	61.90%
Printing & Binding	-	-	1,000	1,000	0.00%
Other Professional Services	-	10,392	16,000	5,608	64.95%
General Liability Insurance	-	-	250	250	0.00%
Postage	-	-	250	250	0.00%
Legal Notices	-	124	500	376	24.79%
Travel & Training	-	35	4,000	3,965	0.88%
Other Expenditures	-	-	-	-	
Office Supplies	-	-	1,000	1,000	0.00%
Supplies	-	-	300	300	0.00%
Land	-	-	30,000	30,000	
Bond Principal - Lincoln Pool	-	190,000	190,000	-	100.00%
Bond Interest	-	4,478	6,818	2,340	65.68%
Fiscal Agent Fees/Bond Costs	-	525	-	-	
Husker Harvest Days	-	200,000	200,000	-	100.00%
Façade Improvement	-	-	250,000	250,000	0.00%
Building Improvement	-	135,000	500,000	365,000	27.00%
Other Projects	-	-	200,000	200,000	0.00%
Bond Principal-TIF's	-	1,080,285	5,400,000	4,319,715	20.01%
Bond Interest-TIF's	-	-	-	-	
Interest Expense	-	-	-	-	
TOTAL EXPENSES	6,864	1,667,324	6,886,118	5,219,318	24.21%
INCREASE(DECREASE) IN CASH	247,743	(165,329)	(535,109)		
ENDING CASH	589,673	(165,329)	13,677	-	_
CRA CASH Lincoln Pool Tax Income Balance TIF CASH	381,514 (11,218) 219,377	_			_
Total Cash	589,673	=			

	MONTH ENDED <u>April-22</u>	2021-2022 YEAR TO DATE	2022 <u>BUDGET</u>	REMAINING BALANCE	% OF BUDGET <u>USED</u>
GENERAL OPERATIONS:					
Property Taxes - CRA	45,037	162,689	524,191	361,502	31.04%
Property Taxes - Lincoln Pool	8,410	34,592	196,818	162,226	17.58%
Interest Income	73	907	10,000	9,093	9.07%
Loan Income (Poplar Street Water Line) Land Sales		2,923	20,000	17,077	14.62% #DIV/0!
Other Revenue & Motor Vehicle Tax	966	1,800	200,000	198,200	0.90%
TOTAL	54,486	202,910	951,009	748,099	21.34%
GIRARD VET CLINIC					
Property Taxes		11,300		_	
TOTAL		11,300	_	-	
		· · · · · · · · · · · · · · · · · · ·			
GEDDES ST APTS-PROCON					
Property Taxes	832	33,205		-	
TOTAL	832	33,205	-	-	
SOUTHEAST CROSSING					
Property Taxes		-		-	
TOTAL		-	-	-	
POPLAR STREET WATER					
Property Taxes	1,179	3,102		_	
TOTAL	1,179	3,102	_	_	
		,			
CASEY'S @ FIVE POINTS					
Property Taxes	401	801		-	
TOTAL	401	801	-	-	
SOUTH POINTE HOTEL PROJECT					
Property Taxes TOTAL	2,244	4,487		-	
IOIAL	2,244	4,487	-	-	
TOKEN PROPERTIES RUBY					
Property Taxes	81	163		_	
TOTAL	81	163	_	_	
GORDMAN GRAND ISLAND					
Property Taxes	2,133	85,161		-	
TOTAL	2,133	85,161	-	-	
BAKER DEVELOPMENT INC	100	204			
Property Taxes TOTAL	102	204 204		-	
IOIAL	102	204	-	-	
STRATFORD PLAZA INC					
Property Taxes	33,712	34,578		_	
TOTAL	33,712	34,578	-	-	
	·	, -			
COPPER CREEK 2013 HOUSES					
Property Taxes	9,561	21,339		<u> </u>	
TOTAL	9,561	21,339	-	-	
	· 				

ENTENDE THEIG	MONTH ENDED <u>April-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
FUTURE TIF'S			£ 400 000	5 400 000	
Property Taxes TOTAL		<u>-</u>	5,400,000	5,400,000 5,400,000	
101.11			2,100,000	2,100,000	
CHIEF INDUSTRIES AURORA COOP					
Property Taxes	990	1,979		(1,979)	
TOTAL	990	1,979	-	(1,979)	
TOKEN PROPERTIES KIMBALL ST					
Property Taxes	80	161		(161)	
TOTAL	80	161	-	(161)	
					_
GI HABITAT OF HUMANITY Property Taxes	149	299		(299)	
TOTAL	149	299		(299)	
TOTAL	117	2,,,		(277)	
AUTO ONE INC					
Property Taxes	385	15,379		(15,379)	
TOTAL	385	15,379	-	(15,379)	
EIG GRAND ISLAND					
Property Taxes	1,680	3,361		(3,361)	
TOTAL	1,680	3,361	-	(3,361)	
TOKEN BROBERTIES CARV ST					
TOKEN PROPERTIES CARY ST Property Taxes	212	423		(423)	
TOTAL	212	423		(423)	
TOTAL	212	123		(123)	
WENN HOUSING PROJECT					
Property Taxes	140	280		(280)	
TOTAL	140	280	-	(280)	
COPPER CREEK 2014 HOUSES					
Property Taxes	30,590	62,986		(62,986)	
TOTAL	30,590	62,986	-	(62,986)	
TC ENCK BUILDERS					
Property Taxes	93	186		(186)	
TOTAL	93	186	-	(186)	
SUPER MARKET DEVELOPERS	2.047	17.100		(17.100)	
Property Taxes TOTAL	2,847 2,847	17,190 17,190		(17,190) (17,190)	_
TOTAL	2,017	17,150		(17,150)	
MAINSTAY SUITES					
Property Taxes	1,736	3,471		(3,471)	_
TOTAL TOWER 217	1,736	3,471	-	(3,471)	
Property Taxes	655	26,338		(26,338)	
TOTAL	655	26,338	-	(26,338)	
GODDED CREEK AND WORKE					
COPPER CREEK 2015 HOUSES	16 020	22.200		(22.200)	
Property Taxes TOTAL	16,838 16,838	33,299 33,299	<u>-</u>	(33,299)	
101.111	10,030	33,277	_	(33,277)	

NORTHWEST COMMONS	MONTH ENDED <u>April-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
Property Taxes	5,645	203,196	_	(203,196)	
TOTAL	5,645	203,196	<u> </u>	(203,196)	
MARKET OTH A CARRIAGE					_
HABITAT - 8TH & SUPERIOR	212	(27		((27)	
Property Taxes TOTAL	313	627 627		(627) (627)	
TOTAL	313	027		(027)	
KAUFMAN BUILDING					
Property Taxes	6,329	6,644		(6,644)	
TOTAL	6,329	6,644	-	(6,644)	
TALON APARTMENTS					
Property Taxes	2,534	97,227		(97,227)	
TOTAL	2,534	97,227	-	(97,227)	
VICTORY PLACE					
Property Taxes	246	493		(493)	
TOTAL	246	493	_	(493)	
	-			,	
THINK SMART					
Property Taxes	167	6,652		(6,652)	
TOTAL	167	6,652	-	(6,652)	
BOSSELMAN HQ					
Property Taxes	1,936	77,291		(77,291)	
TOTAL	1,936	77,291	-	(77,291)	
TALON APARTMENTS 2017					
Property Taxes	2,851	109,377		(109,377)	
TOTAL	2,851	109,377	-	(109,377)	
WEINRICH DEVELOPMENT					
Property Taxes	166	333		(333)	
TOTAL	166	333	-	(333)	
WING WILLIAMSONS Property Taxes	102	204		(204)	
TOTAL	102	204	-	(204)	
				•	
HATCHERY HOLDINGS					
Property Taxes	4,191	8,382		(8,382)	
TOTAL	4,191	8,382	-	(8,382)	
FEDERATION LABOR TEMPLE					
Property Taxes	178	356		(356)	
TOTAL	178	356	-	(356)	
MIDDLETON PROPERTIES II					
Property Taxes	384	767		(767)	
TOTAL	384	767	-	(767)	
CORRED CREEK AND HOUSES					
COPPER CREEK 2016 HOUSES Property Taxes	10,442	19,060		(19,060)	
TOTAL	10,442	19,060		(19,060)	
	,2	,		(,-00)	

	MONTH ENDED <u>April-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
EAST PARK ON STUHR					
Property Taxes		-		-	
TOTAL		-	-	-	
MENDEZ ENTERPRISES LLC PHASE 1					
Property Taxes	81	492		(492)	
TOTAL	81	492	-	(492)	
EAST PARK ON STUHR					
Property Taxes	2,856	5,712		(5,712)	
TOTAL	2,856	5,712	-	(5,712)	
TAKE FLIGHT INVESTMENTS					
Property Taxes	143	8,552		(8,552)	
TOTAL	143	8,552	-	(8,552)	
PRATARIA VENTURES HOSPITAL					
Property Taxes	38,498	76,996		(76,996)	
TOTAL	38,498	76,996	-	(76,996)	
AMMUNITION PLANT					
Property Taxes		-		-	
TOTAL		-	-	-	
URBAN ISLAND LLC					
Property Taxes	175	350		(350)	
TOTAL	175	350	-	(350)	
PEACEFUL ROOT					
Property Taxes	130	5,178		(5,178)	
TOTAL	130	5,178	-	(5,178)	
TALON 2019 LOOKBACK					
Property Taxes	76	2,897		(2,897)	
TOTAL	76	2,897	-	(2,897)	
COPPER CREEK PH2 2019 LOOKBACK					
Property Taxes	685	2,231		(2,231)	
TOTAL	685	2,231	-	(2,231)	
GRAND ISLAND HOTEL					
Property Taxes	2,816	5,632		(5,632)	
TOTAL	2,816	5,632	-	(5,632)	
PARAMOUNT OLD SEARS	107	204		(204)	
Property Taxes TOTAL	197 197	394 394	-	(394) (394)	
CENTED AT ME TRANSPORT WASH				•	
CENTRAL NE TRUCK WASH Property Taxes	1,038	41,442		(41,442)	
TOTAL	1,038	41,442	-	(41,442)	,
	_	-			

PRATARIA VENTURES MEDICAL OFFICE

	MONTH ENDED April-22	YEAR TO DATE	2022 <u>BUDGET</u>	BALANCE	% OF BUDGET <u>USED</u>
Property Taxes TOTAL	5,471 5,471	218,444 218,444		(218,444) (218,444)	
TOTAL	3,4/1	210,444	-	(210,444)	
TALON 2020 LOOKBACK PHASE 4					
Property Taxes	808	31,006		(31,006)	
TOTAL	808	31,006	-	(31,006)	
TAROSTKA 5TH ST LOOKBACK PHASE					
Property Taxes	336	671		(671)	
TOTAL	336	671	-	(671)	
OPPER CREEK PHASE 2 2020 LOOKBACI	K				
Property Taxes	1,753	3,509		(3,509)	
TOTAL	1,753	3,509	-	(3,509)	
OPPER CREEK PHASE 3 2020 LOOKBACI	K				
Property Taxes	436	872		(872)	
TOTAL	436	872	-	(872)	
HEDDE BUILDING 201 W 3RD					
Property Taxes	260	521		(521)	
TOTAL	260	521	-	(521)	
RAWR HOLDINGS LLC 110 W 2ND					
Property Taxes	15	30		(30)	
TOTAL	15	30	-	(30)	
ORCHARD REDEVELOPMENT PROJECT					
Property Taxes	650	1,301		(1,301)	
TOTAL	650	1,301	-	(1,301)	
MUR REAL ESTATE OLD WELLS FARGO)				
Property Taxes	607	1,214		(1,214)	
TOTAL	607	1,214	-	(1,214)	
WALD 12 PROPERTIES LLC					
Property Taxes	32	65		(65)	
TOTAL	32	65	-	(65)	
WING PROPERTIES 112 E 3RD ST					
Property Taxes	4	8		(8)	
TOTAL	4	8	-	(8)	
WEINRICH DEVELOPMENT 408 E 2ND ST	,				
Property Taxes	154	309		(309)	
TOTAL	154	309	-	(309)	
O'NEILL WOOD RESOURCES					_
Property Taxes	4	8		(8)	
TOTAL	4	8	-	(8)	
SOUTHEAST COMMONS - FONNERVIEW					
Property Taxes	670	751		(751)	
TOTAL	670	751	-	(751)	
•					

	MONTH ENDED April-22	2021-2022 YEAR TO DATE	2022 <u>BUDGET</u>	REMAINING BALANCE	% OF BUDGET USED
PARAMOUNT 824 E 9TH ST			·		
Property Taxes	13	25		(25)	
TOTAL	13	25	-	(25)	
J&L WESTWARD ENTERPRISES CAAP					
Property Taxes	80	159		(159)	
TOTAL	80	159	-	(159)	
MILLER TIRE					
Property Taxes	8	17		(17)	
TOTAL	8	17	-	(17)	
TOTAL REVENUE	254,607	1,501,995	6,351,009	5,043,354	23.65%

	MONTH ENDED April-22	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET USED
EXPENSES	<u> </u>			<u> </u>	
CRA					
GENERAL OPERATIONS:					
Auditing & Accounting		-	3,000	3,000	0.00%
Legal Services		60	3,000	2,940	2.00%
Consulting Services		-	5,000	5,000	0.00%
Contract Services	6,864	46,425	75,000	28,575	61.90%
Printing & Binding		-	1,000	1,000	0.00%
Other Professional Services		10,392	16,000	5,608	64.95%
General Liability Insurance		-	250	250	0.00%
Postage		-	250	250	0.00%
Legal Notices		124	500	376	24.79%
Travel & Training		35	4,000	3,965	0.88%
Other Expenditures		-		-	
Office Supplies		-	1,000	1,000	0.00%
Supplies		-	300	300	0.00%
Land		- 	30,000	30,000	0.00%
Bond Principal - Lincoln Pool		190,000	190,000	-	100.00%
Bond Interest - Lincoln Pool		4,478	6,818	2,340	65.68%
Fiscal Agent Fees/Bond Costs		525		-	#DIV/0!
PROJECTS					
Husker Harvest Days		200,000	200,000	_	100.00%
Façade Improvement		· -	250,000	250,000	0.00%
Building Improvement		135,000	500,000	365,000	0.00%
Other Projects		-	200,000	200,000	0.00%
TOTAL CRA EXPENSES	6,864	587,039	1,486,118	899,604	39.50%
GIRARD VET CLINIC					
Bond Principal		11,300	_	_	
TOTAL	-	11,300	-	-	
GEDDES ST APTS - PROCON					
Bond Principal		32,374	_	_	
TOTAL	-	32,374	_	-	
SOUTHEAST CROSSINGS					
Bond Principal		-	-	-	
TOTAL	-	-	-	-	
POPLAR STREET WATER					
Bond Principal		1,923	-	-	
TOTAL		1,923	-	-	
CASEY'S @ FIVE POINTS					
Bond Principal		6,945	_	_	
TOTAL		6,945			
IOIAL		0,743	-	-	
SOUTH POINTE HOTEL PROJECT					
Bond Principal		2,244	_	_	
TOTAL		2,244	_	_	
		-,- · ·			

TOWEN BRODED THE DUBY	MONTH ENDED <u>April-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
TOKEN PROPERTIES RUBY Bond Principal		81	_	_	
TOTAL		81	-	-	
GORDMAN GRAND ISLAND					
Bond Principal		83,028	_	-	
TOTAL	-	83,028	-	-	
BAKER DEVELOPMENT INC					
Bond Principal		102	-	-	
TOTAL	-	102	-	-	
STRATFORD PLAZA LLC					
Bond Principal	-	866	-	-	
TOTAL		866	-	-	
COPPER CREEK 2013 HOUSES					
Bond Principal		11,276	-		
TOTAL		11,276	-	-	
CHIEF INDUSTRIES AURORA COOP					
Bond Principal		990	-	-	
TOTAL		990	-	-	
TOKEN PROPERTIES KIMBALL STREET					
Bond Principal TOTAL		80 80	-	-	
IOIAL	-	80	-	-	
GI HABITAT FOR HUMANITY		4.40			
Bond Principal TOTAL		149 149	<u> </u>	-	
101.12		11,5			
AUTO ONE INC		14.004			
Bond Principal TOTAL		14,994 14,994			
		11,551			
EIG GRAND ISLAND Bond Principal		1,680			
TOTAL		1,680	<u> </u>	-	
		· ·			
TOKEN PROPERTIES CARY STREET Bond Principal		212			
TOTAL		212	<u> </u>		
7 0 1.1 <u>L</u>					
WENN HOUSING PROJECT		140			
Bond Principal TOTAL		140 140	<u>-</u>	-	
					_
COPPER CREEK 2014 HOUSES Bond Principal		30,998	_	_	
TOTAL		30,998	-	<u> </u>	
TO ENCY BUILDED	_				
TC ENCK BUILDERS Bond Principal		93	_	_	
TOTAL	_	93			

	MONTH ENDED <u>April-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
SUPER MARKET DEVELOPERS Bond Principal		_	_	_	
TOTAL	-	-	-	-	
MAINOTAN CHITTE					
MAINSTAY SUITES Bond Principal		1,736	_	_	
TOTAL	-	1,736	-	-	
TOWER 217					
Bond Principal		25,683	_	_	
TOTAL	-	25,683	-	-	
COPPER CREEK 2015 HOUSES					
Bond Principal		12,328	_	-	
TOTAL	-	12,328		-	
NORTHWEST COMMONS					
Bond Principal		197,550	-	-	
TOTAL	_	197,550		-	
HABITAT - 8TH & SUPERIOR					
Bond Principal		313	-	-	
TOTAL		313		-	
KAUFMAN BUILDING					
Bond Principal		315	-	-	
TOTAL		315		-	
TALON APARTMENTS					
Bond Principal	-	94,693	-	-	
TOTAL		94,693		-	
VICTORY PLACE					
Bond Principal		246	-	-	
TOTAL		246		-	
FUTURE TIF'S					
Bond Principal			5,400,000		
TOTAL	-	-	5,400,000	5,400,000	
THINK SMART					
Bond Principal	-	6,486	-	-	
TOTAL	-	6,486		-	
BOSSELMAN HQ					
Bond Principal	-	75,356	-	-	
TOTAL	-	75,356		-	
TALON APARTMENTS 2017					
Bond Principal		109,347	-	-	
TOTAL		109,347		-	

NATIONAL DEVICE COMPANY	MONTH ENDED <u>April-22</u>	2021-2022 <u>YEAR TO DATE</u>	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
WEINRICH DEVELOPMENT Bond Principal		166	-	-	
TOTAL		166		-	
WING WILLIAMSONS					
Bond Principal TOTAL		102 102	-	-	
IOIAL		102		-	
HATCHERY HOLDINGS					
Bond Principal TOTAL		4,191 4,191	-	-	
IOIAL		7,171			
FEDERATION LABOR TEMPLE		4=0			
Bond Principal TOTAL		178 178	-	<u> </u>	
TOTAL		170			
MIDDLETON PROPERTIES II					
Bond Principal TOTAL		384 384	-	-	
TOTAL		301			
COPPER CREEK 2016 HOUSES		0.440			
Bond Principal TOTAL		8,618 8,618	-	<u> </u>	
TOTAL		0,010			
EAST PARK ON STUHR					
Bond Principal TOTAL		2,856 2,856	-	-	
TOTAL		2,030			
TAKE FLIGHT INVESTMENTS					
Bond Principal TOTAL		8,408 8,408	-	<u> </u>	
101112		0,100			
PRATARIA VENTURES HOSPITAL		245.000			
Bond Principal TOTAL		245,999 245,999	-	-	
		,,,,,			
AMMUNITION PLANT					
Bond Principal TOTAL		<u>-</u>	-	<u> </u>	
	-				
URBAN ISLAND LLC		175			
Bond Principal TOTAL		175 175	<u> </u>	-	
PEACEFUL ROOT		5.049			
Bond Principal TOTAL		5,048 5,048			
	-	,			_
TALON 2019 LOOKBACK Bond Principal		_	_	_	
TOTAL		<u>-</u>	-	<u> </u>	_
COPPER CREEK PH2 2019 LOOKBACK Bond Principal		1,546			
TOTAL		1,546	-	-	
		· ·			

	MONTH ENDED April-22	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
GRAND ISLAND HOTEL					
Bond Principal		2,816	-	-	
TOTAL	-	2,816		-	
PARAMOUNT OLD SEARS					
Bond Principal		197	_	_	
TOTAL	-	197		-	
					_
CENTRAL NE TRUCK WASH Bond Principal		40,404			
TOTAL		40,404		-	
PRATARIA VENTURES MEDICAL OFFICE	E				
Bond Principal TOTAL		5,471 5,471	-	<u>-</u>	
IOIAL		3,471		<u> </u>	
TALON 2020 LOOKBACK PHASE 4					
Bond Principal		30,198	-	-	
TOTAL		30,198		-	
TAROSTKA 5TH ST LOOKBACK PHASE	1				
Bond Principal		-	-	-	
TOTAL	-	-		-	
OPPER CREEK PHASE 2 2020 LOOKBAC	V				
Bond Principal	K	_	_	_	
TOTAL	_	-		-	
OPPER CREEK PHASE 3 2020 LOOKBAC Bond Principal	K				
TOTAL				-	
	-				
HEDDE BUILDING 201 W 3RD					
Bond Principal TOTAL		-	-	<u>-</u>	
TOTAL		-			
RAWR HOLDINGS LLC 110 W 2ND ST					
Bond Principal		-	-	-	
TOTAL		-		-	
ORCHARD REDEVELOPMENT PROJECT	1				
Bond Principal		-	-	-	
TOTAL	-	-		-	
MID DEAL ESTATE OLD WELLS FADO	0				
AMUR REAL ESTATE OLD WELLS FARGO Bond Principal	· ·	_	_	_	
TOTAL	-	-		-	
			· · · · ·		
WALD 12 PROPERTIES LLC OLD GREEN	В				
Bond Principal TOTAL		<u> </u>		<u> </u>	
WING PROPERTIES 112 2 3RD ST					
Bond Principal		-	-	-	

	MONTH ENDED April-22	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET USED
TOTAL	-	-		-	
WEINRICH DEVELOPMENT 408 E 2ND ST	Γ				
Bond Principal		-	-	-	
TOTAL		-		-	
O'NEILL WOOD RESOURCES					
Bond Principal		-	-	-	
TOTAL		-		-	
SOUTHEAST COMMONS - FONNERVIEW	/				
Bond Principal		-	-	-	
TOTAL		-		-	
PARAMOUNT 824 E 9TH ST					
Bond Principal		-	-	-	
TOTAL	-	-		-	
J&L WESTWARD ENTERPRISES CAAP					
Bond Principal		-	-	-	
TOTAL	-	-		-	
MILLER TIRE					
Bond Principal		_	_	_	
TOTAL	-	-		-	
TOTAL EXPENSES	6.864	1,667,324	6,886,118	6,299,604	24.21%
TO THE EM EMBES	0,004	1,007,324	0,000,110	0,277,004	= 24.2170

	MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 <u>BUDGET</u>	REMAINING BALANCE	% OF BUDGET <u>USED</u>
CONSOLIDATED	500 (72		5.40.705		
Beginning Cash	589,673		548,785		
REVENUE:					
Property Taxes - CRA	256,683	419,372	524,191	104,819	80.00%
Property Taxes - Lincoln Pool	230,003	34,592	196,818	162,226	17.58%
Property Taxes -TIF's	841,443	2,140,528	5,400,000	4,071,285	39.64%
Loan Income (Poplar Street Water Line)	10,028	12,951	20,000	7,049	64.76%
Interest Income - CRA	63	970	10,000	9,030	9.70%
Interest Income - TIF'S	-	-	-	-	
Land Sales	-	_	-	-	#DIV/0!
Other Revenue - CRA	311	2,111	200,000	197,889	1.06%
Other Revenue - TIF's	-	-	-	-	
TOTAL REVENUE	1,108,528	2,610,523	6,351,009	4,552,299	41.10%
101121212121	1,100,020	2,010,020	0,221,009	.,002,233	•
TOTAL RESOURCES	1,698,201	2,610,523	6,899,794	4,552,299	- -
EXPENSES					
Auditing & Accounting	-	-	3,000	3,000	0.00%
Legal Services	-	60	3,000	2,940	2.00%
Consulting Services	-	-	5,000	5,000	0.00%
Contract Services	6,779	53,204	75,000	21,796	70.94%
Printing & Binding	-	-	1,000	1,000	0.00%
Other Professional Services	-	10,392	16,000	5,608	64.95%
General Liability Insurance	-	-	250	250	0.00%
Postage	-	1.50	250	250	0.00%
Legal Notices	35	159	500	341	31.88%
Travel & Training	-	35	4,000	3,965	0.88%
Other Expenditures Office Supplies	-	-	1 000	1 000	0.00%
Supplies	-	-	1,000 300	1,000 300	0.00%
Land	-	-	30,000	30,000	0.0076
Bond Principal - Lincoln Pool	-	190,000	190,000	50,000	100.00%
Bond Interest	2,340	6,818	6,818	_	100.00%
Fiscal Agent Fees/Bond Costs	2,310	525	-	_	100.0070
Husker Harvest Days	_	200,000	200,000	_	100.00%
Façade Improvement	_	-	250,000	250,000	0.00%
Building Improvement	-	135,000	500,000	365,000	27.00%
Other Projects	-	´-	200,000	200,000	0.00%
Bond Principal-TIF's	1,035,282	2,115,567	5,400,000	3,284,433	39.18%
Bond Interest-TIF's	-	· -	-	-	
Interest Expense	-	-	-	-	
TOTAL EXPENSES	1,044,437	2,711,761	6,886,118	4,174,882	39.38%
INCREASE(DECREASE) IN CASH	64,091	(101,238)	(535,109)		
ENDING CASH	653,764	(101,238)	13,677	-	- =
CRA CASH Lincoln Pool Tax Income Balance TIF CASH Total Cash	641,784 (13,558) 25,538 653,764	- =			

	MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 <u>BUDGET</u>	REMAINING BALANCE	% OF BUDGET <u>USED</u>
GENERAL OPERATIONS:	256.692	410.272	504.101	104.010	00.000/
Property Taxes - CRA Property Taxes - Lincoln Pool	256,683	419,372 34,592	524,191 196,818	104,819 162,226	80.00% 17.58%
Interest Income	63	970	10,000	9,030	9.70%
Loan Income (Poplar Street Water Line)	10,028	12,951	20,000	7,049	64.76%
Land Sales	10,020	-	-	-	#DIV/0!
Other Revenue & Motor Vehicle Tax	311	2,111	200,000	197,889	1.06%
TOTAL	267,085	469,995	951,009	481,014	49.42%
GIRARD VET CLINIC					
Property Taxes		11,300		-	
TOTAL	-	11,300	-	-	
GEDDES ST APTS-PROCON					
Property Taxes		33,205		-	
TOTAL		33,205	-	-	
SOUTHEAST CROSSING					
Property Taxes		-		-	
TOTAL	-	-	-	-	
POPLAR STREET WATER					
Property Taxes	8,849	11,951		-	
TOTAL	8,849	11,951	-	-	
CASEY'S @ FIVE POINTS					
Property Taxes	7,597	8,398		-	
TOTAL	7,597	8,398	-	-	
SOUTH POINTE HOTEL PROJECT					
Property Taxes	42,545	47,032		-	
TOTAL	42,545	47,032	-	-	
TOKEN PROPERTIES RUBY					
Property Taxes	1,542	1,705		-	
TOTAL	1,542	1,705	-	-	
GORDMAN GRAND ISLAND					
Property Taxes		85,161		-	
TOTAL	-	85,161	-	-	
BAKER DEVELOPMENT INC					
Property Taxes		204		-	
TOTAL	-	204	-	-	
STRATFORD PLAZA INC					
Property Taxes		34,578		_	
TOTAL	-	34,578	-	-	
COPPER CREEK 2013 HOUSES					
Property Taxes	47,143	68,482		_	
TOTAL	47,143	68,482	-	-	

ENTENDE THEIR	MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
FUTURE TIF'S Property Taxes			5,400,000	5,400,000	
TOTAL		<u> </u>	5,400,000	5,400,000	
101.12			2,100,000	2,100,000	
CHIEF INDUSTRIES AURORA COOP					
Property Taxes	18,766	20,745		(20,745)	
TOTAL	18,766	20,745	-	(20,745)	
TOWEN PROPERTIES WIND ALL ST					
TOKEN PROPERTIES KIMBALL ST Property Taxes	1,525	1,686		(1,686)	
TOTAL	1,525	1,686		(1,686)	
- 0		-,,,,,		(-,)	
GI HABITAT OF HUMANITY					
Property Taxes	2,832	3,130		(3,130)	
TOTAL	2,832	3,130	-	(3,130)	
AUTO ONE INC					
AUTO ONE INC Property Taxes		15,379		(15,379)	
TOTAL		15,379		(15,379)	
- 0		,-,-		(,-,-)	
EIG GRAND ISLAND					
Property Taxes	25,644	29,005		(29,005)	
TOTAL	25,644	29,005	-	(29,005)	
TOWEN PROPERTIES GARVIST					
TOKEN PROPERTIES CARY ST Property Taxes	4,014	4,437		(4,437)	
TOTAL	4,014	4,437		(4,437)	
101.12	.,011	.,		(,, ,,,)	
WENN HOUSING PROJECT					
Property Taxes	2,656	2,936		(2,936)	
TOTAL	2,656	2,936	-	(2,936)	
CORRED CREEK 2014 HOUSES					
COPPER CREEK 2014 HOUSES Property Taxes	199,267	262,253		(262,253)	
TOTAL	199,267	262,253		(262,253)	
- 0		,		(===,===)	
TC ENCK BUILDERS					
Property Taxes	1,761	1,947		(1,947)	
TOTAL	1,761	1,947	-	(1,947)	
CURED MADIZET DEVELOPEDO					
SUPER MARKET DEVELOPERS Property Taxes		17,190		(17,190)	
TOTAL	-	17,190		(17,190)	
		,		(,)	
MAINSTAY SUITES					
Property Taxes	32,913	36,384		(36,384)	
TOTAL	32,913	36,384	-	(36,384)	
TOWER 217		26.229		(2(220)	
Property Taxes TOTAL		26,338 26,338	_	(26,338) (26,338)	
IVIAL		20,338	-	(20,336)	
COPPER CREEK 2015 HOUSES					
Property Taxes	124,949	158,248	-	(158,248)	
TOTAL	124,949	158,248	-	(158,248)	

NODTHWEST COMMONS	MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET USED
NORTHWEST COMMONS Property Taxes	11,097	214,293		(214,293)	
TOTAL	11,097	214,293	<u> </u>	(214,293)	
HABITAT - 8TH & SUPERIOR	5.045	6.570		(6.570)	
Property Taxes TOTAL	5,945 5,945	6,572 6,572		(6,572) (6,572)	
IOIAL	3,943	0,372	-	(0,372)	
KAUFMAN BUILDING					
Property Taxes		6,644		(6,644)	
TOTAL	-	6,644	-	(6,644)	
TALON APARTMENTS					
Property Taxes		97,227		(97,227)	
TOTAL	-	97,227	-	(97,227)	
VICTORY BLACE					
VICTORY PLACE Property Taxes		493		(493)	
TOTAL	-	493	-	(493)	
THINK SMART		((52		(((52)	
Property Taxes TOTAL		6,652 6,652		(6,652) (6,652)	
TOTAL		0,032		(0,032)	
BOSSELMAN HQ					
Property Taxes		77,291		(77,291)	
TOTAL		77,291	-	(77,291)	
TALON APARTMENTS 2017					
Property Taxes		109,377		(109,377)	
TOTAL	-	109,377	-	(109,377)	
WEINRICH DEVELOPMENT					
Property Taxes	3,155	3,488		(3,488)	
TOTAL	3,155	3,488	-	(3,488)	
					_
WING WILLIAMSONS Property Taxes		204		(204)	
TOTAL		204	-	(204)	
HATCHERY HOLDINGS	70 472	07.055		(07.055)	
Property Taxes TOTAL	79,473 79,473	87,855 87,855		(87,855) (87,855)	
IOIAL	17,413	67,833		(87,833)	
FEDERATION LABOR TEMPLE					
Property Taxes		356		(356)	
TOTAL	-	356	-	(356)	
MIDDLETON PROPERTIES II					
Property Taxes	7,273	8,040		(8,040)	
TOTAL	7,273	8,040	-	(8,040)	
CODDED OBEEK 2017 HOUSES					
COPPER CREEK 2016 HOUSES Property Taxes	84,796	103,856		(103,856)	
TOTAL	84,796	103,856	-	(103,856)	
	<u> </u>	· · · · · · · · · · · · · · · · · · ·		,	

Property Taxes	GET
TOTAL	
MENDEZ ENTERPRISES LLC PHASE 1 Property Taxes 461 953 (953) TOTAL 461 953 - (953) EAST PARK ON STUHR Property Taxes 5,712 (5,712) TOTAL - 5,712 - (5,712) TAKE FLIGHT INVESTMENTS Property Taxes 8,552 (8,552)	
Property Taxes 461 953 (953) TOTAL 461 953 - (953) EAST PARK ON STUHR Property Taxes 5,712 (5,712) TOTAL - 5,712 - (5,712) TAKE FLIGHT INVESTMENTS Property Taxes 8,552 (8,552)	
Property Taxes 461 953 (953) TOTAL 461 953 - (953) EAST PARK ON STUHR Property Taxes 5,712 (5,712) TOTAL - 5,712 - (5,712) TAKE FLIGHT INVESTMENTS Property Taxes 8,552 (8,552)	
EAST PARK ON STUHR 5,712 (5,712) Property Taxes 5,712 - (5,712) TOTAL - 5,712 - (5,712) TAKE FLIGHT INVESTMENTS Property Taxes 8,552 (8,552)	
Property Taxes 5,712 (5,712) TOTAL - 5,712 - (5,712) TAKE FLIGHT INVESTMENTS Property Taxes 8,552 (8,552)	
TOTAL - 5,712 - (5,712) TAKE FLIGHT INVESTMENTS Property Taxes 8,552 (8,552)	
TOTAL - 5,712 - (5,712) TAKE FLIGHT INVESTMENTS Property Taxes 8,552 (8,552)	
Property Taxes 8,552 (8,552)	
PRATARIA VENTURES HOSPITAL	
Property Taxes 76,996 (76,996)	
TOTAL - 76,996 - (76,996)	
AMMUNITION PLANT	
Property Taxes	
TOTAL	
URBAN ISLAND LLC	
Property Taxes 3,343 3,694 (3,694)	
TOTAL 3,343 3,694 - (3,694)	
PEACEFUL ROOT	
Property Taxes 5,178 (5,178)	
TOTAL - 5,178 - (5,178)	
TALON 2019 LOOKBACK	
Property Taxes 2,897 (2,897)	
TOTAL - 2,897 - (2,897)	
COPPER CREEK PH2 2019 LOOKBACK	
Property Taxes 12,997 15,228 (15,228)	
TOTAL 12,997 15,228 - (15,228)	
GRAND ISLAND HOTEL	
Property Taxes 53,404 59,036 (59,036)	
TOTAL 53,404 59,036 - (59,036)	
PARAMOUNT OLD SEARS Property Taxes 3,761 4,155 (4,155)	
TOTAL 3,761 4,155 - (4,155)	
CENTRAL NE TRUCK WASH	
CENTRAL NE TRUCK WASH Property Taxes 41,442 (41,442)	
TOTAL - 41,442 - (41,442)	_

PRATARIA VENTURES MEDICAL OFFICE

D	MONTH ENDED <u>May-22</u>	YEAR TO DATE	2022 BUDGET	BALANCE	% OF BUDGET <u>USED</u>
Property Taxes TOTAL		218,444 218,444	_	(218,444) (218,444)	
TALON 2020 LOOVE ACIV BULSE A					
TALON 2020 LOOKBACK PHASE 4 Property Taxes		31,006		(31,006)	
TOTAL	-	31,006	-	(31,006)	
STAROSTKA 5TH ST LOOKBACK PHASE	1				
Property Taxes	6,365	7,036		(7,036)	
TOTAL	6,365	7,036	-	(7,036)	
OPPER CREEK PHASE 2 2020 LOOKBAC	K				
Property Taxes	10,836	14,345		(14,345)	
TOTAL	10,836	14,345	-	(14,345)	
OPPER CREEK PHASE 3 2020 LOOKBAC	K				
Property Taxes	8,271	9,144		(9,144)	
TOTAL	8,271	9,144	-	(9,144)	
HEDDE BUILDING 201 W 3RD					
Property Taxes		521		(521)	
TOTAL	-	521	-	(521)	
RAWR HOLDINGS LLC 110 W 2ND					
Property Taxes		30		(30)	
TOTAL	-	30	-	(30)	
ORCHARD REDEVELOPMENT PROJECT					
Property Taxes	12,333	13,634		(13,634)	
TOTAL	12,333	13,634	-	(13,634)	
AMUR REAL ESTATE OLD WELLS FARGO					
Property Taxes	11,594	12,809		(12,809)	
TOTAL	11,594	12,809	-	(12,809)	
WALD 12 PROPERTIES LLC					
Property Taxes		65		(65)	
TOTAL	-	65	-	(65)	
WING PROPERTIES 112 E 3RD ST					
Property Taxes		8		(8)	
TOTAL	-	8	-	(8)	
WEINRICH DEVELOPMENT 408 E 2ND ST					
Property Taxes	2,926	3,234		(3,234)	
TOTAL	2,926	3,234	-	(3,234)	
O'NEILL WOOD RESOURCES					
Property Taxes	97	105		(105)	
TOTAL	97	105	-	(105)	
SOUTHEAST COMMONS - FONNERVIEW					
Property Taxes	915	1,666		(1,666)	
TOTAL	915	1,666	-	(1,666)	

	MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET USED
PARAMOUNT 824 E 9TH ST	·		·		'
Property Taxes	238	264		(264)	
TOTAL	238	264	-	(264)	
J&L WESTWARD ENTERPRISES CAAP					
Property Taxes		159		(159)	
TOTAL	-	159	-	(159)	
MILLER TIRE					
Property Taxes	159	176		(176)	
TOTAL	159	176	-	(176)	
TOTAL REVENUE	1,108,528	2,610,523	6,351,009	4,042,501	41.10%

	MONTH ENDED May-22	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET USED
EXPENSES					
CRA					
GENERAL OPERATIONS:					
Auditing & Accounting		-	3,000	3,000	0.00%
Legal Services		60	3,000	2,940	2.00%
Consulting Services		-	5,000	5,000	0.00%
Contract Services	6,779	53,204	75,000	21,796	70.94%
Printing & Binding		-	1,000	1,000	0.00%
Other Professional Services		10,392	16,000	5,608	64.95%
General Liability Insurance		-	250	250	0.00%
Postage		-	250	250	0.00%
Legal Notices	35	159	500	341	31.88%
Travel & Training		35	4,000	3,965	0.88%
Other Expenditures		-		-	
Office Supplies		-	1,000	1,000	0.00%
Supplies		-	300	300	0.00%
Land		-	30,000	30,000	0.00%
Bond Principal - Lincoln Pool		190,000	190,000	-	100.00%
Bond Interest - Lincoln Pool	2,340	6,818	6,818	-	100.00%
Fiscal Agent Fees/Bond Costs		525		-	#DIV/0!
PROJECTS					
Husker Harvest Days		200,000	200,000	-	100.00%
Façade Improvement		· -	250,000	250,000	0.00%
Building Improvement		135,000	500,000	365,000	0.00%
Other Projects		-	200,000	200,000	0.00%
TOTAL CRA EXPENSES	9,155	596,193	1,486,118	890,449	40.12%
GIRARD VET CLINIC					
Bond Principal		11,300	_	_	
TOTAL	-	11,300	-	-	
GEDDES ST APTS - PROCON					
Bond Principal		32,374	_	_	
TOTAL	-	32,374	_	_	
	-	· · · · · · · · · · · · · · · · · · ·			
SOUTHEAST CROSSINGS					
Bond Principal		-	-	-	
TOTAL		-	-	-	
POPLAR STREET WATER					
Bond Principal	10,028	11,951	_	_	
TOTAL	10,028	11,951	-	-	
		<i>y</i>			
CASEY'S @ FIVE POINTS					
Bond Principal	1,453	8,398			
TOTAL	1,453	8,398	-	-	
SOUTH POINTE HOTEL PROJECT					
Bond Principal	44,788	47,032	-	-	
TOTAL	44,788	47,032			
	,				

TOWEN BRODEDTIES DUBY	MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
TOKEN PROPERTIES RUBY Bond Principal	1,624	1 705			
TOTAL	1,624	1,705 1,705	-		
1011112	1,021	1,703			
GORDMAN GRAND ISLAND					
Bond Principal	2,133	85,161	-	_	
TOTAL	2,133	85,161	-	-	
BAKER DEVELOPMENT INC					
Bond Principal		102	-	-	
TOTAL	-	102	-	-	
STRATFORD PLAZA LLC					
Bond Principal	33,712	34,578	_	_	
TOTAL	33,712	34,578	-	_	
		<u> </u>			
COPPER CREEK 2013 HOUSES					
Bond Principal	57,206	68,482	-	-	
TOTAL	57,206	68,482	-	-	
CHIEF INDUSTRIES AURORA COOP	40 ===	20 - 1-			
Bond Principal TOTAL	19,755 19,755	20,745 20,745	-	-	
IOIAL	19,/33	20,743	-	-	
TOKEN PROPERTIES KIMBALL STREET					
Bond Principal	1,605	1,686	_	_	
TOTAL	1,605	1,686	-	_	.,
	· · · · · · · · · · · · · · · · · · ·				
GI HABITAT FOR HUMANITY					
Bond Principal	2,981	3,130	-	-	
TOTAL	2,981	3,130	-	-	
AUTO ONE INC					
AUTO ONE INC Bond Principal		14 004			
TOTAL		14,994 14,994			
1011112	-	11,,,,,1			
EIG GRAND ISLAND					
Bond Principal	27,325	29,005	-	-	
TOTAL	27,325	29,005	-	-	
TOKEN PROPERTIES CARY STREET					
Bond Principal	4,226	4,437	-	-	
TOTAL	4,226	4,437	-	-	
WENN HOUSING PROJECT					
Bond Principal	2,796	2,936	_	_	
TOTAL	2,796	2,936	-	_	
COPPER CREEK 2014 HOUSES					
Bond Principal	231,255	262,253	-	-	
TOTAL	231,255	262,253	-	-	
THE PARK THE PARK					
TC ENCK BUILDERS	1.054	1.047			
Bond Principal TOTAL	1,854 1,854	1,947 1,947	-		
IVIAL	1,034	1,74/	-	-	

SUPER MARKET DEVELOPERS Superior Super		MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
MAINSTAY SUITES 34,649 36,384 - -						
MAINSTAY SUITES 34,649 36,384 - -			-	-	-	
TOTAL 34,649 36,384 - -	IOIAL		-		-	
TOTAL 34,649 36,384 - -	MAINSTAY SUITES					
TOTAL TOWER 217 Bond Principal TOTAL COPPER CREEK 2015 HOUSES Bond Principal TOTAL 145,920 158,248 - NORTHWEST COMMONS Bond Principal TOTAL 16,742 214,293 - HABITAT - 8TH & SUPERIOR Bond Principal TOTAL 6,258 6,572 - HABITAT - 8TH & SUPERIOR Bond Principal TOTAL 6,258 6,572 - KAUFMAN BUILDING Bond Principal TOTAL 5,234 7,227 - TALON APARTMENTS Bond Principal TOTAL 2,534 97,227 - TALON APARTMENTS Bond Principal TOTAL 2,534 97,227 - VICTORY PLACE Bond Principal TOTAL - SOME Description Source Sourc		34,649	36,384	-	-	
Sond Principal Copper Creek 2015 HOUSES			36,384	-	-	
State						
TOTAL - 25,683 - -			27.502			
COPPER CREEK 2015 HOUSES Bond Principal 145,920 158,248 - -				-	-	
NORTHWEST COMMONS	IOIAL		25,083	-	-	
NORTHWEST COMMONS	COPPER CREEK 2015 HOUSES					
NORTHWEST COMMONS Bond Principal 16,742 214,293 - - TOTAL 16,742 214,293 - - TOTAL 16,742 214,293 - - HABITAT - 8TH & SUPERIOR Bond Principal 6,258 6,572 - - TOTAL 6,258 6,572 - - KAUFMAN BUILDING Bond Principal 6,329 6,644 - - TOTAL 6,329 6,644 - - TALON APARTMENTS Bond Principal 2,534 97,227 - - TOTAL 2,534 97,227 - - VICTORY PLACE Bond Principal 246 - - TOTAL - 246 - - TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000		145,920	158,248	_	_	
TOTAL 16,742 214,293 - -					-	_
TOTAL 16,742 214,293 - -						
TOTAL		1.5 = 10				
HABITAT - 8TH & SUPERIOR Bond Principal 6,258 6,572 - - TOTAL 6,258 6,572 - KAUFMAN BUILDING Bond Principal 6,329 6,644 - - TOTAL 6,329 6,644 - - TALON APARTMENTS Bond Principal 2,534 97,227 - - TOTAL 2,534 97,227 - - TOTAL 2,534 97,227 - - VICTORY PLACE Bond Principal 246 - - TOTAL - 246 - - TOTAL - 246 - TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000 THINK SMART				-	-	
Bond Principal 6,258 6,572 - - TOTAL 6,258 6,572 - - KAUFMAN BUILDING 6,329 6,644 - - TOTAL 6,329 6,644 - - TOTAL 6,329 6,644 - - TALON APARTMENTS	IOIAL	16,742	214,293		<u>-</u>	
Bond Principal 6,258 6,572 - - TOTAL 6,258 6,572 - - KAUFMAN BUILDING 6,329 6,644 - - TOTAL 6,329 6,644 - - TOTAL 6,329 6,644 - - TALON APARTMENTS	HARITAT - 8TH & SUPERIOR					
TOTAL 6,258 6,572 -		6,258	6,572	_	-	
Solution					-	
Solution						
TALON APARTMENTS Sond Principal 2,534 97,227 - - TOTAL 2,534 97,227 - - TOTAL 2,534 97,227 - - VICTORY PLACE Sond Principal 246 - - TOTAL - 246 - - TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000						
TALON APARTMENTS 2,534 97,227 - - - TOTAL 2,534 97,227 - - VICTORY PLACE 246 - - TOTAL - 246 - TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000				-	-	
Sond Principal 2,534 97,227 - - -	TOTAL	6,329	6,644		-	
Sond Principal 2,534 97,227 - - -	TALON APARTMENTS					
TOTAL 2,534 97,227 - VICTORY PLACE Bond Principal 246 - - TOTAL - 246 - FUTURE TIF'S Bond Principal - 5,400,000 5,400,000 TOTAL - - 5,400,000 5,400,000		2,534	97,227	_	-	
VICTORY PLACE Bond Principal 246 - - TOTAL - 246 - FUTURE TIF'S Bond Principal - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000					-	
Principal						
TOTAL - 246 -						
FUTURE TIF'S Bond Principal - 5,400,000 5,400,000 TOTAL - 5,400,000 5,400,000 THINK SMART				-	-	
Formula	TOTAL		246		-	
Formula	FIITURE TIE'S					
TOTAL - 5,400,000 5,400,000 THINK SMART			_	5,400,000	5,400,000	
		-	-			
Bond Principal 6,486						
				-	-	
TOTAL - 6,486 -	TOTAL		6,486		-	
BOSSELMAN HQ	ROSSELMAN HO					
Bond Principal 1,936 77,291		1.936	77.291	_	_	
TOTAL 1,936 77,291 -					_	
			,			
TALON APARTMENTS 2017						
Bond Principal 2,851 112,198				-		
TOTAL 2,851 112,198 -	TOTAL	2,851	112,198		-	

	MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 <u>BUDGET</u>	REMAINING <u>BALANCE</u>	% OF BUDGET <u>USED</u>
WEINRICH DEVELOPMENT	2 222	2 400			
Bond Principal TOTAL	3,322	3,488 3,488	-	<u>-</u>	
TOTAL	3,322	3,100			
WING WILLIAMSONS					
Bond Principal	-	102	-	-	
TOTAL		102		-	
HATCHERY HOLDINGS					
Bond Principal	83,664	87,855	_	_	
TOTAL	83,664	87,855		-	
FEDERATION LABOR TEMPLE		4=0			
Bond Principal TOTAL		178 178	-	-	
IOIAL		1/0		-	
MIDDLETON PROPERTIES II					
Bond Principal	7,657	8,040		-	
TOTAL	7,657	8,040		-	
COPPER CREEK 2016 HOUSES	05.220	102.056			
Bond Principal TOTAL	95,238 95,238	103,856 103,856	-	-	
TOTAL	73,236	103,830		-	
EAST PARK ON STUHR					
Bond Principal	2,856	5,712	-	-	
TOTAL	2,856	5,712		-	
TAIZE DE LOUTE INIVECTMENTE					
TAKE FLIGHT INVESTMENTS Bond Principal		8,408			
TOTAL		8,408			
		-,			-
PRATARIA VENTURES HOSPITAL					
Bond Principal	38,498	284,497	-	-	
TOTAL	38,498	284,497		-	
AMMUNITION PLANT					
Bond Principal		_	_	_	
TOTAL	-	-		-	
URBAN ISLAND LLC	2.510	2 (0.4			
Bond Principal TOTAL	3,519 3,519	3,694 3,694	-	-	
IOIAL	3,319	3,094		-	
PEACEFUL ROOT					
Bond Principal		5,048	-	-	
TOTAL	-	5,048		-	
m., o., o., o., o., o., o., o., o., o., o					_
TALON 2019 LOOKBACK					
Bond Principal TOTAL		<u>-</u>	-	<u>-</u>	
COPPER CREEK PH2 2019 LOOKBACK					
Bond Principal	13,682	15,228	-	-	
TOTAL	13,682	15,228		-	

	MONTH ENDED <u>May-22</u>	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET <u>USED</u>
GRAND ISLAND HOTEL					
Bond Principal TOTAL	56,220	59,036	-	-	
	56,220	59,036		-	
PARAMOUNT OLD SEARS Bond Principal TOTAL	3,958	4,155	_	_	
	3,958	4,155		<u> </u>	
		,			
CENTRAL NE TRUCK WASH					
Bond Principal	1,038	41,442	-	-	
TOTAL	1,038	41,442		-	
PRATARIA VENTURES MEDICAL OFFICE					
Bond Principal	5,471	10,942	-	-	
TOTAL	5,471	10,942		-	
THE ON ASSAULACE A					
TALON 2020 LOOKBACK PHASE 4 Bond Principal		30,198		_	
TOTAL	_	30,198			
•		<u> </u>			
STAROSTKA 5TH ST LOOKBACK PHASE					
Bond Principal	7,036	7,036	-	-	
TOTAL	7,036	7,036		-	
OPPER CREEK PHASE 2 2020 LOOKBACI	K				
Bond Principal	14,345	14,345	-	_	
TOTAL	14,345	14,345		-	
	_				
OPPER CREEK PHASE 3 2020 LOOKBACE Bond Principal	K 9,144	9,144			
TOTAL	9,144	9,144			
TOTAL	,,,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
HEDDE BUILDING 201 W 3RD					
Bond Principal		-	-	-	
TOTAL	-	-		-	
RAWR HOLDINGS LLC 110 W 2ND ST					
Bond Principal		_	-	-	
TOTAL	-	-		-	
ORCHARD REDEVELOPMENT PROJECT		12 624			
Bond Principal TOTAL	13,634 13,634	13,634 13,634		<u> </u>	
IOIAL	13,031	13,031			
AMUR REAL ESTATE OLD WELLS FARGO					
Bond Principal	12,809	12,809	-	-	
TOTAL	12,809	12,809		-	
WALD 12 PROPERTIES LLC OLD GREENE	.				
Bond Principal	-	-	-	-	
TOTAL	-			-	
WING PROPERTIES 112 2 3RD ST					
Bond Principal		-	-	-	

	MONTH ENDED May-22	2021-2022 YEAR TO DATE	2022 BUDGET	REMAINING BALANCE	% OF BUDGET USED
TOTAL	-	-		-	
WEINRICH DEVELOPMENT 408 E 2ND ST	Γ				
Bond Principal	3,234	3,234	-	-	
TOTAL	3,234	3,234		-	
O'NEILL WOOD RESOURCES					
Bond Principal		-	-	-	
TOTAL		-		-	
SOUTHEAST COMMONS - FONNERVIEW	7				
Bond Principal		-	-	-	
TOTAL		-		-	
PARAMOUNT 824 E 9TH ST					
Bond Principal		-	-	-	
TOTAL		-		-	
J&L WESTWARD ENTERPRISES CAAP					
Bond Principal		-	-	-	
TOTAL		-		-	
MILLER TIRE					
Bond Principal		-	_	-	
TOTAL	-	-		-	
TOTAL EXPENSES	1,044,437	2,711,761	6,886,118	6,290,449	39.38%
					=



Community Redevelopment Authority (CRA)

Wednesday, June 22, 2022 Regular Meeting

Item D1

CRA June 2022 Bills

Staff Contact:



22-Jun-22

TO: Community Redevelopment Authority Board Members

FROM: Chad Nabity, Planning Department Director

RE: Bills Submitted for Payment

The following bills have been submitted to the Community

Redevelopment Authority Treasurer for preparation of payment.

TOTAL		\$ 840,055.90
Grand Island Community Foundation	Railside Sculpture Walk	\$ 10,000.00
Poplar St Water Line	TIF Payment Pass-Through	\$ 1,247.75
Baker Deverlopment	TIF Payment Pass-Through	\$ 2,033.70
EIG Grand Island	TIF Payment Pass-Through	\$ 12,437.65
Copper Creek Phase 2	TIF Payment Pass-Through	\$ 3,909.44
Copper Creek Phase 3	TIF Payment Pass-Through	\$ 4,014.93
Victory Village	TIF Payment Pass-Through	\$ 4,919.34
Williamson Building	TIF Payment Pass-Through	\$ 2,050.40
Federation Labor Temple	TIF Payment Pass-Through	\$ 3,578.79
East Park on Stuhr	TIF Payment Pass-Through	\$ 54,155.47
Prataria Hospital	TIF Payment Pass-Through	\$ 730,043.19
Copper Creek Phase 2	TIF Payment Pass-Through	\$ 1,014.51
Copper Creek Phase 3	TIF Payment Pass-Through	\$ 1,723.14
SouthEast Commons	TIF Payment Pass-Through	\$ 2,372.36
J&L Westward Enterprises	TIF Payment Pass-Through	\$ 1,090.14
Olsson	Veterans - Legacy South	\$ 1,369.85
Grand Island Independent	Legals	\$ 17.71
City of Grand Island	Administration fees for May 2022	\$ 4,077.53



Community Redevelopment Authority (CRA)

Wednesday, June 22, 2022 Regular Meeting

Item E1

CRA May 2022 Committed Projects

Staff Contact:

COMMITTED PROJECTS	F	REMAINING GRANT AMOUNT	2022	FISCAL YR	2023 FISCAL YR	2024 FISCAL YR	ESTIMATED COMP
Danny Oberg - 321 E 4th St (10/25/21)	\$	43,810.00	\$	43,810.00			Summer 2022
Brandon Flodman - 313 W 2nd St	\$	59,783.00	\$	59,783.00			Summer 2022
Azure Investment - 223 W 3rd St (10/25/21)	\$	88,000.00	\$	88,000.00			Summer 2022
Take Flight - 213 W 3rd St (10/25/21)	\$	49,000.00	\$	49,000.00			Summer 2022
Dave Parmely - 208 N Locust St (10/13/21)	\$	13,920.00	\$	13,920.00			Summer 2022
Hall County CVB - Statue Bases (03/09/22)	\$	10,000.00	\$	10,000.00			Fall 2022
Total Committed	\$	264,513.00	\$	264,513.00	\$ -	\$ -	
FIRE & LIFE SAFETY GRANT		TOTAL AMOUNT	202	1 FISCAL YR	2022 FISCAL YR	2023 FISCAL YR	ESTIMATED COMP
201-203 W. 3rd St. Anson (8-24-16)	\$	260,000.00	\$	260,000.00			Fall 2022
Azure Investment Group (5-12-21)	\$	70,000.00	\$	70,000.00			Spring 2022
Rawr Holdings 110 W 2nd (12/12/18)	\$	35,000.00	\$	35,000.00			Fall 2022
Total Committed F&L Safety Grant	\$	365,000.00	\$	365,000.00	\$ -	\$ -	

	 BUDGET	 2022	2022 LEFT
Façade Budgeted 2022	\$ 250,000.00	\$ 250,000.00	\$ -
Other Projects Budgeted 2022	\$ 200,000.00	\$ 14,513.00	\$ 185,487.00
Land - Budgeted 2022	\$ 30,000.00	\$ -	\$ 30,000.00
Land Sales Budgeted 2022	\$ -	\$ -	\$ -
subtotal		\$ 264,513.00	\$ 215,487.00
Balance		\$ 264,513.00	\$ 215,487.00
	 BUDGET	PAID	LEFT
Building Improvements *	\$ 500,000.00	\$ 135,000.00	\$ 365,000.00

^{*}Includes Life Safety, Façade, Other grants made in previous fiscal years

CRA PROPERTIES

Address	Purchase Price	Purchase Date	Demo Cost	Status
3235 S Locust (Desert Rose)	\$450,000	4/2/2010	\$39,764	Surplus

May 31, 2022



Community Redevelopment Authority (CRA)

Wednesday, June 22, 2022 Regular Meeting

Item I1

Redevelopment Plan Contract and Bond Resolution Plan Amendment CRA Area 36 - Paramount Montana Street Area 36

Staff Contact:

REDEVELOPMENT CONTRACT

This Redevelopment Contract is made and entered into as of the _____ day of _____, 2022, by and between the Community Redevelopment Authority of the City of Grand Island, Nebraska ("Authority"), and Paramount Development, LLC, a Nebraska limited liability company ("Redeveloper").

WITNESSETH:

WHEREAS, the City of Grand Island, Nebraska (the "City"), in furtherance of the purposes and pursuant to the provisions of Section 12 of Article VIII of the Nebraska Constitution and Sections 18-2101 through 18-2154, Reissue Revised Statutes of Nebraska, 2012, as amended (collectively the "Act"), has designated an area within the City as blighted and substandard;

WHEREAS, the Authority has adopted, after approval by the Mayor and Council of the City, that redevelopment plan amendment entitled "Redevelopment Plan Amendment Grand Island CRA Area #36 April 2022" (the "Redevelopment Plan");

WHEREAS, Authority and Redeveloper desire to enter into this Redevelopment Contract in order to implement the Redevelopment Plan and provide for the redevelopment of lots and lands located in a blighted and substandard area;

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein set forth, Authority and Redeveloper do hereby covenant, agree and bind themselves as follows:

ARTICLE I

DEFINITIONS AND INTERPRETATION

Section 1.01 Terms Defined in this Redevelopment Contract.

Unless the context otherwise requires, the following terms shall have the following meanings for all purposes of this Redevelopment Contract, such definitions to be equally applicable to both the singular and plural forms and masculine, feminine and neuter gender of any of the terms defined:

"Act" means Section 12 of Article VIII of the Nebraska Constitution, Sections 18-2101 through 18-2154, Reissue Revised Statutes of Nebraska, 2012, as amended, and acts amendatory thereof and supplemental thereto.

Paramount Development Montana Avenue Area 36

"Authority" means the Community Redevelopment Authority of the City of Grand Island, Nebraska.

"City" means the City of Grand Island, Nebraska.

"Governing Body" means the Mayor and City Council of the City.

"Holder(s)" means the registered owner or owners of Indebtedness issued by the Authority from time to time outstanding.

"Indebtedness" means any notes, loans, and advances of money or other indebtedness, including interest and premium, if any, thereon, incurred by the Authority pursuant to the Resolution and Article III hereof to provide financing for a portion of the Project Costs and secured in whole or in part by TIF Revenues. The Indebtedness as initially issued by the Authority shall consist of the Authority's Tax Increment Development Revenue Note (Paramount Development Duplex Project), Series 2022, to be issued in an amount not to exceed \$263,200 in substantially the form set forth on Exhibit C and purchased by the Redeveloper as set forth in Section 3.04 of this Redevelopment Contract.

"Liquidated Damages Amount' means the amounts to be repaid to Authority by Redeveloper pursuant to Section 6.02 of this Redevelopment Contract.

"Project" means the improvements to the Redevelopment Project Area, as further described in Exhibit B attached hereto and incorporated herein by reference and, as used herein, shall include the Redevelopment Project Property and additions and improvements thereto.

"Project Cost Certification" means a statement prepared and signed by the Redeveloper verifying the Redeveloper has become legally obligated for, or has paid the Project Costs identified on Exhibit D.

"Project Costs" means only costs or expenses incurred by Redeveloper for the purposes set forth in §18-2103(28)(a) through (g), inclusive, including the providing for such costs by the exercise of the powers set forth in §18-2107(4) of the Act, all as identified on Exhibit D. Project Costs shall include, but not be limited to acquisition, demolition and rehabilitation expenditures, site preparation costs, utility extensions and costs of the Authority for legal and plan preparation, all as described in Section 3.04 of this Redevelopment Contract.

"Redeveloper" means Paramount Development, LLC, a Nebraska limited liability company.

"Redevelopment Project Area" means that certain real property situated in the City of Grand Island, Hall County, Nebraska which has been declared blighted and substandard by the City pursuant to the Act, and which is more particularly described on Exhibit A attached hereto and incorporated herein by this reference. All such legal descriptions are subject to change based upon any re-platting requested by the Redeveloper and approved by the City.

Paramount Development Montana Avenue Area 36

"Redevelopment Project Property" means all of the Redevelopment Project Area which is the site for the improvements constituting the Project, as more particularly described on <u>Exhibit A</u> attached hereto and incorporated herein by this reference.

"Redevelopment Contract" means this redevelopment contract between the Authority and Redeveloper with respect to the Project.

"Redevelopment Plan" means the Redevelopment Plan Amendment (also defined in the recitals hereto) for the Redevelopment Project Area related to the Project, as attached hereto as Exhibit B, prepared by the Authority, approved by the City and adopted by the Authority pursuant to the Act.

"Resolution" means the Resolution of the Authority authorizing the issuance of the Indebtedness, as supplemented from time to time, and also approving this Redevelopment Contract.

"TIF Revenues" means incremental ad valorem taxes generated on the Redevelopment Project Property by the Project which are to be allocated to and paid to the Authority pursuant to the Act.

Section 1.02 Construction and Interpretation.

The provisions of this Redevelopment Contract shall be construed and interpreted in accordance with the following provisions:

- (a) Whenever in this Redevelopment Contract it is provided that any person may do or perform any act or thing the word "may" shall be deemed permissive and not mandatory and it shall be construed that such person shall have the right, but shall not be obligated, to do and perform any such act or thing.
- (b) The phrase "at any time" shall be construed as meaning at any time or from time to time.
- (c) The word "including" shall be construed as meaning "including, but not limited to."
 - (d) The words "will" and "shall" shall each be construed as mandatory.
- (e) The words "herein," "hereof," "hereunder", "hereinafter" and words of similar import shall refer to the Redevelopment Contract as a whole rather than to any particular paragraph, section or subsection, unless the context specifically refers thereto.
- (f) Forms of words in the singular, plural, masculine, feminine or neuter shall be construed to include the other forms as the context may require.

Paramount Development Montana Avenue Area 36

(g) The captions to the sections of this Redevelopment Contract are for convenience only and shall not be deemed part of the text of the respective sections and shall not vary by implication or otherwise any of the provisions hereof.

ARTICLE II FINDINGS AND REPRESENTATIONS

Section 2.01 Findings of Authority.

The Authority makes the following findings:

- (a) The Authority is a duly organized and validly existing community Redevelopment Authority under the Act.
- (b) The Redevelopment Plan has been duly approved by the City and adopted by the Authority pursuant to Sections 18-2109 through 18-2117 of the Act.
- (c) The Authority deems it to be in the public interest and in furtherance of the purposes of the Act to accept the proposal submitted by Redeveloper as specified herein.
- (d) The Redevelopment Project is expected to achieve the public purposes of the Act by among other things, increasing employment, improving public infrastructure, increasing the tax base, and lessening blighted and substandard conditions in the Redevelopment Project Area and other purposes set forth in the Act.
- (e) (1) The Redevelopment Plan is feasible and in conformity with the general plan for the development of the City as a whole and the Redevelopment Plan is in conformity with the legislative declarations and determinations set forth in the Act, and
- (2) Based on representations made by the Redeveloper and information provided to the Authority:
 - (i) the Project would not be economically feasible without the use of tax-increment financing, and
 - (ii) the Project would not occur in the Redevelopment Project Area without the use of tax-increment financing.
 - (iii) the Authority has documented that the Project would not be economically feasible without the use of funds provided by §18-2147 of the Act by determining that project funding from Redeveloper's lender will not be provided without such funds.
- (f) The Authority has determined that the costs and benefits of the Project, including costs and benefits to other affected political subdivisions, the economy of the community, and the demand for public and private services have been analyzed by the Authority and

Paramount Development Montana Avenue Area 36

have been found to be in the long-term best interest of the community impacted by the Project.

- (g) The Authority has determined that the proposed land uses and building requirements in the Redevelopment Area are designed with the general purpose of accomplishing, in conformance with the general plan, a coordinated, adjusted, and harmonious development of the City and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity, and the general welfare, as well as efficiency and economy in the process of development: including, among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire, panic, and other dangers, adequate provision for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water, sewerage and other public utilities, schools, parks, recreational and community facilities, and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, and the prevention of the recurrence of insanitary or unsafe dwelling accommodations, or conditions of blight.
- (h) The Authority has determined and documented that the location of the Project is in a blighted and substandard area and this Project is appropriate to prevent the spread of blight and substandard conditions.

<u>Section 2.02</u> <u>Representations of Redeveloper.</u>

The Redeveloper makes the following representations:

- (a) The Redeveloper is a Nebraska limited liability company having the power to enter into this Redevelopment Contract and perform all obligations contained herein and by proper action has been duly authorized to execute and deliver this Redevelopment Contract. Prior to the execution and delivery of this Redevelopment Contract, the Redeveloper has delivered to the Authority a certificate of good standing, a certified copy of the Redeveloper's operating agreement and a certified copy of the consent of members authorizing the execution and delivery of this Redevelopment Contract.
- (b) The execution and delivery of this Redevelopment Contract and the consummation of the transactions herein contemplated will not conflict with or constitute a breach of or default under any debenture, note or other evidence of indebtedness or any contract, loan agreement or lease to which Redeveloper is a party or by which it is bound, or result in the creation or imposition of any lien, charge or encumbrance of any nature upon any of the property or assets of the Redeveloper contrary to the terms of any instrument or agreement.
- (c) There is no litigation pending or to the best of its knowledge threatened against Redeveloper affecting its ability to carry out the acquisition, construction, equipping and furnishing of the Project or the carrying into effect of this Redevelopment Contract or in

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any other matter materially affecting the ability to Redeveloper to perform its obligations hereunder

- (d) The Project would not be economically feasible without the use of tax increment financing.
- (e) The Project would not occur in the Redevelopment Project Area without the use of tax-increment financing.
- (f) Redeveloper has not filed and does not intend to file an application with the Department of Revenue to receive tax incentives under the Nebraska Advantage Act or the ImagiNE Nebraska Act related to a project in the redevelopment project area. In as much as no such application has been filed, none has been approved.
- (g) No application has been filed with the Department of Revenue requesting a refund of any local option sales tax.

ARTICLE III

OBLIGATIONS OF THE AUTHORITY

Section 3.01 Division of Taxes.

In accordance with Section 18-2147 of the Act and the terms of the Resolution, the Authority hereby provides that any ad valorem tax on any Lot or Lots located in the Redevelopment Project Area for the benefit of any public body be divided for a period of fifteen years after the effective date (the "Effective Date"), as described in Section 18-2147 (1) of the Act, which Effective Date shall be the January 1, 2023. Said taxes shall be divided as follows:

- (a) That portion of the ad valorem tax on the real estate located in the Redevelopment Project Area which is produced by levy at the rate fixed each year by or for each public body upon the "redevelopment project valuation" (as defined in the Act) of the Redevelopment Project Area shall be paid into the funds of each such public body in the same proportion as all other taxes collected by or for the bodies; and
- (b) That portion of the ad valorem tax on real property in the Redevelopment Project Area in excess of such amount (the "Incremental Ad Valorem Tax"), if any, shall be allocated to, is pledged to, and, when collected, paid into a special fund of the Authority (designated in the Resolution as the "Note Fund") to pay the principal of, the interest on, and any premium due in connection with the Indebtedness. When such Indebtedness, including interest and premium due have been paid, the Authority shall so notify the County Assessor and County Treasurer and all ad valorem taxes upon real property in such Phase shall be paid into the funds of the respective public bodies.

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Section 3.02 Issuance of Indebtedness

The Authority shall authorize the issuance of the Indebtedness in the form and stated principal amount and bearing interest and being subject to such terms and conditions as are specified in the Resolution and this Redevelopment Contract; provided, at all times the maximum amount of the Indebtedness shall be limited to the lesser of (i) the stated face amount of the Indebtedness, or (ii) the sum of all Project Costs incurred by the Redeveloper as set forth on Exhibit D. No Indebtedness will be issued until Redeveloper has acquired fee title to the Redevelopment Project Property and become obligated for construction of the additions and improvements forming a part of the Project as described in the Plan.

Prior to September 1, 2022, the Authority shall issue one Tax Increment Development Revenue Note, in one taxable series, in a maximum principal amount of \$263,200, in substantially the form shown on the attached Exhibit C ("TIF Note"), for net funds available to be purchased by Redeveloper ("TIF Note Purchaser"), in a written form acceptable to Authority's attorney, and receive Note proceeds from the TIF Note Purchaser in said amount. At the option of the Authority, the Authority shall make a grant to Redeveloper in such amount, and such grant shall offset TIF Note Purchaser's obligation to purchase the TIF Note. Subject to the terms of this Agreement and the Resolution, the Authority's Treasurer on behalf of the Authority shall have the authority to determine the timing of issuing the Indebtedness and all the other necessary details of the Indebtedness.

The Redeveloper agrees to purchase the Indebtedness at a price equal to the principal amount thereof, in a private placement satisfactory to the Authority as to its terms and participants (including any pledgee thereof). Neither the Authority nor the City shall have any obligation to provide for the sale of the Indebtedness. It is the sole responsibility of the Redeveloper to effect the sale of the Indebtedness by purchasing the Indebtedness in accordance with the terms of this Redevelopment Contract and the Resolution. Redeveloper acknowledges that it is its understanding and the Authority's understanding that interest on the Indebtedness will be includable in gross income for federal income tax purposes and subject to Nebraska State income taxation.

Section 3.03 Pledge of Revenues.

Under the terms of the Resolution, the Authority pledges 100% of the available annual TIF Revenues derived from the Redevelopment Project Property as security for and to provide payment of the Indebtedness as the same fall due (including payment of any mandatory redemption amounts set for the Indebtedness in accordance with the terms of the Resolution).

<u>Section 3.04</u> <u>Purchase and Pledge of Indebtedness/Grant of Net Proceeds of Indebtedness.</u>

The Redeveloper has agreed to purchase the Indebtedness from the Authority for a price equal to the principal amount thereof, payable as provided in Section 3.02 and this Section 3.04. The Redevelopment Plan provides for the Redeveloper to receive a grant under this Redevelopment Contract. In accordance with the terms of the Redevelopment Plan the Redeveloper is to receive a grant sufficient to pay the costs of site acquisition, demolition and

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rehabilitation expenditures, all improvements related to Project public infrastructure costs, site preparation costs, utility extensions and costs of the Authority for legal and plan preparation including those items described on Exhibit D (the "Project Costs"), in the aggregate maximum amount not to exceed \$263,200. Notwithstanding the foregoing, the aggregate amount of the Indebtedness and the grant shall not exceed the amount of Project Costs as certified pursuant to Section 4.02 of this Redevelopment Contract. Such grant shall be made to the Redeveloper upon certification of Project Costs as set forth herein and in the Resolution, and payment purchase of the Indebtedness as provided in Section 3.02, unless Redeveloper elects to offset the payment of the purchase of the Indebtedness with the grant proceeds as provided herein and in the Resolution. The Authority shall have no obligation to provide grant funds from any source other than as set forth in the Resolution and this Redevelopment Contract.

Section 3.05 Creation of Funds.

In the Resolution, the Authority has provided for the creation of the following funds and accounts which funds shall be held by the Authority separate and apart from all other funds and moneys of the Authority and the City:

- a special trust fund called the "Paramount Development Duplex Project Note Fund" (the "Note (a) Fund"). All of the TIF Revenues shall be deposited into the Note Fund. The TIF Revenues accumulated in the Note Fund shall be used and applied on the Business Day prior to each Interest Payment Date (i) to make any payments to the City or the Authority as may be required under the Redevelopment Contract and (ii) to pay principal of or interest on the Note to the extent of any money then remaining the Note Fund on such Interest Payment Date. Money in the Note Fund shall be used solely for the purposes described herein and in the Resolution. All Revenues received through and including December 31, 2039 shall be used solely for the payments required herein and by the Resolution; and
- a special trust fund called the "Paramount Development Duplex Project Fund" (the "Project (b) Fund") The Authority shall disburse any money on deposit in the Project Fund from time to time to pay or as reimbursement for payment made for the Project Costs in each case within 5 Business Days after completion of the steps set forth herein and in the Resolution. If a sufficient amount to pay a properly completed Disbursement Request (as defined in Section 4.02) is not in the Project Fund at the time of the receipt by the Authority of such request, the Authority shall notify the owner of the Note and such owner may deposit an amount sufficient to pay such request with the Authority for such payment. As set forth in the Resolution, if the Redeveloper is the owner of the Note and the Redeveloper so elects, the Authority shall make a grant to Redeveloper in the amount of an approved Disbursement Request; in such event, the approved Disbursement Request amount shall offset funding of the Note.

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ARTICLE IV

OBLIGATIONS OF REDEVELOPER

Section 4.01 Construction of Project; Note; Insurance.

(a) Redeveloper will acquire the Project, demolish and rehabilitate structures on the site, prepare the site for redevelopment, install all required utilities and improvements in the public right-of-way in accordance with the plans and specifications provided to the Authority. Redeveloper will coordinate with the City for the City's design and construction required for the installation of all public infrastructure improvements and right-of-way improvements. The Redeveloper shall provide and pay for infrastructure installation.

Redeveloper shall pay for the costs of site acquisition, site preparation, demolition and rehabilitation, utility extension, public infrastructure and costs of the Authority as set forth on Exhibit D, from the grant provided in Section 3.04 hereof. Redeveloper shall be solely responsible for obtaining all permits and approvals necessary to acquire, construct and equip the Project. Until construction of the Project has been completed, Redeveloper shall make reports in such detail and at such times as may be reasonably requested by the Authority as to the actual progress of Redeveloper with respect to construction of the Project. Such reports shall include actual expenditures incurred as described on Exhibit D.

- (b) Any general contractor chosen by the Redeveloper shall be required to obtain and keep in force at all times until completion of construction, policies of insurance including coverage for contractors' general liability and completed operations. The City, the Authority and the Redeveloper shall be named as additional insureds. Any contractor chosen by the Redeveloper or the Redeveloper itself, as owner, shall be required to purchase and maintain property insurance upon the Project to the full insurable value thereof. This insurance shall insure against the perils of fire and extended coverage and shall include "All Risk" insurance for physical loss or damage. The contractor with respect to any specific contract or the Redeveloper shall also carry insurance on all stored materials. The contractor or the Redeveloper, as the case may be, shall furnish the Authority and the City with a Certificate of Insurance evidencing policies as required above. Such certificates shall state that the insurance companies shall give the Authority prior written notice in the event of cancellation of or material change in any of any of the policies.
- (c) Notwithstanding any provision herein to the contrary, in the event Redeveloper has not acquired fee simple title to the Redevelopment Project Area on or before December 1, 2022, this Redevelopment Contract shall be null and void and of no force or effect effective as of the date of execution hereof, and neither party shall have any liability or obligation to the other party with respect hereto.

Section 4.02 Cost Certification & Disbursement of Note Proceeds.

Proceeds of the Note may be advanced and disbursed in the manner set forth below:

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- (a) There shall be submitted to the Authority a grant disbursement request (the "Disbursement Request"), executed by the Director of the City's Planning Department and an authorized representative of the Redeveloper, (i) certifying that a portion of the Project has been substantially completed and (ii) certifying the actual costs incurred by the Redeveloper in the completion of such portion of the Project.
- (b) If the costs requested for reimbursement under the Disbursement Request are currently reimbursable under $\underline{\text{Exhibit D}}$ of this Redevelopment Contract and the Community Redevelopment Law, the Authority shall evidence such allocation in writing and inform the owner of the Note of any amounts allocated to the Note.
- (c) Upon notification from the Authority as described in Section 4.02(b), deposits to the accounts in the Project Fund may be made from time to time from funds received by the Authority from the owner of the Note (if other than the Redeveloper) in the amounts necessary to pay amounts requested in properly completed, signed and approved written Disbursement Requests as described herein. Such amounts shall be proceeds of the Note and the Treasurer of the Authority shall inform the Registrar (as defined in the Note Resolution) in writing of the date and amount of such deposits. At the option of the Redeveloper, if the Redeveloper is the owner of the Note, the Authority shall make a grant to Redeveloper in the amount of the approved Disbursement Request; in such event, the approved Disbursement Request amount shall offset funding of the Note. The Registrar shall keep and maintain a record of the amounts deposited into the Project Fund from Note proceeds pursuant to the terms of this Resolution as "Principal Amount Advanced" and shall enter the aggregate principal amount then Outstanding as the "Cumulative Outstanding Principal Amount" on its records maintained for the Note. The aggregate amount deposited into the Project Fund from proceeds of the Note shall not exceed \$263,200.
- (d) Redeveloper shall retain copies of all supporting documents that are associated with the redevelopment plan or redevelopment project and that are received or generated by the Redeveloper for three years following the end of the last fiscal year in which ad valorem taxes are divided and provide such copies to the city as needed to comply with the city's retention requirements under section 18-2117.04 of the Act. For purposes of this subsection, supporting document includes any cost-benefit analysis conducted pursuant to section 18-2113 of the Act and any invoice, receipt, claim, or contract received or generated by the redeveloper that provides support for receipts or payments associated with the division of taxes.

Section 4.03 No Discrimination.

Redeveloper agrees and covenants for itself its successors and assigns that it will not discriminate against any person or group of persons on account of race, sex, color, religion, national origin, ancestry, disability, marital status or receipt of public assistance in connection with the Project. Redeveloper, for itself and its successors and assigns, agrees that during the construction of the Project, Redeveloper will not discriminate against any employee or applicant for employment because of race, religion, sex, color, national origin, ancestry, disability, marital status or receipt of public assistance. Redeveloper will comply with all applicable federal, state and local laws related to the Project.

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Section 4.04 Assignment or Conveyance.

This Redevelopment Contract shall not be assigned by the Redeveloper without the written consent of the Authority. Such consent shall not be unreasonably withheld. Redeveloper agrees that it shall not convey any Lot or any portion thereof or any structures thereon to any person or entity that would be exempt from payment of real estate taxes, and that it will not make application for any structure, or any portion thereof, to be taxed separately from the underlying land of any

Section 4.50 Payment of Authority Costs.

Redeveloper shall pay to the Authority the following sums upon execution hereof:

- a. \$4,500 for legal expenses of Authority
- b. \$1,000 for City and Authority administrative accounting of incremental tax payments
- c. \$1,100 Application fee if not already paid

ARTICLE V FINANCING REDEVELOPMENT PROJECT; ENCUMBRANCES

Section 5.01 Financing

Redeveloper shall pay all costs related to the redevelopment of the Redevelopment Project Area and the Redevelopment Project Property which are in excess of the amounts paid from the proceeds of the grant provided from the proceeds of the Indebtedness and granted to Redeveloper. Redeveloper shall timely pay all costs, expenses, fees, charges and other amounts associated with the Project.

ARTICLE VI

DEFAULT, REMEDIES; INDEMNIFICATION

Section 6.01 General Remedies of Authority and Redeveloper.

Subject to the further provisions of this Article VI, in the event of any failure to perform or breach of this Redevelopment Contract or any of its terms or conditions, by any party hereto or any successor to such party, such party, or successor, shall, upon written notice from the other, proceed immediately to commence such actions as may be reasonably designed to cure or remedy such failure to perform or breach which cure or remedy shall be accomplished within a reasonable time by the diligent pursuit of corrective action. In case such action is not taken, or diligently pursued, or the failure to perform or breach shall not be cured or remedied within a reasonable time, this Redevelopment Contract shall be in default and the aggrieved party may institute such proceedings as may be necessary or desirable to enforce its rights under this Redevelopment Contract, including, but not limited to, proceedings to compel specific performance by the party failing to perform or in breach of its obligations. The Redeveloper hereby acknowledges and agrees that the Authority shall have completed its required performances and satisfied all of its obligations

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under this Redevelopment Contract upon the issuance of the Indebtedness and the subsequent payment of grant amounts to the Redeveloper as set forth in Article III hereof and by complying with the obligations of all Redevelopment Contract Amendments.

Section 6.02 Additional Remedies of Authority

In the event that (each such event an "event of default"):

- (a) the Redeveloper, or its successor in interest, shall fail to commence the construction of the improvements included in the Project Costs on or before September 1, 2022, or shall abandon construction work related to the Project Costs, once commenced, for any period of 180 days, excepting delays caused by inclement weather,
- (b) the Redeveloper, shall fail to pay real estate taxes or assessments on the Redevelopment Project Property owned by the Redeveloper or any part thereof when due; and
- (c) there is a violation of any other provision of this Redevelopment Contract, and such failure or action by the Redeveloper has not been cured within 90 days following written notice from Authority, then the Redeveloper shall be in default of this Redevelopment Contract.

In the event of such failure to perform, breach or default occurs and is not cured in the period herein provided, the parties agree that the damages caused to the Authority would be difficult to determine with certainty and that a reasonable estimation of the amount of damages that could be incurred is the amount of the grant to Redeveloper pursuant to Section 3.04 of this Redevelopment Contract, less any reductions in the principal amount of the Indebtedness, plus interest on such amounts as provided herein (the "Liquidated Damages Amount"). Upon the occurrence of an event of default, the Liquidated Damages Amount shall be paid by Redeveloper to Authority within 30 days of demand from Authority given to the Redeveloper.

Interest shall accrue on the Liquidated Damages Amount at the rate of three percent (3%) per annum and interest shall commence from the date that the Authority gives notice to the Redeveloper demanding payment.

Payment of the Liquidated Damages Amount shall not relieve Redeveloper of its obligation to pay real estate taxes or assessments with respect to the Redevelopment Project Property and the Project.

Redeveloper, on or before contracting for work included within the Project Costs, shall furnish to the Authority copies of labor and materials payment bonds and performance bonds for each contract entered into by Redeveloper related to Project Costs as provided in Section 4.01. Each such bond shall show the Authority and the City as well as the Redeveloper as beneficiary of any such bond, as and to the extent commercially obtainable (as determined in the discretion of the Authority). In addition, the Redeveloper shall provide a penal bond with good and sufficient surety to be approved by the Authority, conditioned that the Redeveloper shall at all times promptly

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make payments of all amounts lawfully due to all persons supplying or furnishing to any contractor or his or her subcontractors (for each contract entered into by Redeveloper related to Project Costs) with labor or materials performed or used in the prosecution of the work provided for in such contract, and will indemnify and save harmless the Authority to the extent of any payments in connection with the carrying out of such contracts which the Authority may be required to make under the law.

Section 6.03 Remedies in the Event of Other Redeveloper Defaults.

In the event the Redeveloper fails to perform any other provisions of this Redevelopment Contract (other than those specific provisions contained in Section 6.02), the Redeveloper shall be in default. In such an instance, the Authority may seek to enforce the terms of this Redevelopment Contract or exercise any other remedies that may be provided in this Redevelopment Contract or by applicable law; provided, however, that any defaults covered by this Section shall not give rise to a right or rescission on termination of this Redevelopment Contract, and shall not be covered by the Liquidated Damages Amount.

Section 6.04 Forced Delay Beyond Party's Control.

For the purposes of any of the provisions of this Redevelopment Contract, neither the Authority nor the Redeveloper, as the case may be, nor any successor in interest, shall be considered in breach of or default in its obligations with respect to the conveyance or preparation of the Redevelopment Area or any part thereof for redevelopment, or the beginning and completion of construction of the Project, or progress in respect thereto, in the event of forced delay in the performance of such obligations due to unforeseeable causes beyond its control and without its fault or negligence, including, but not restricted to, acts of God, or of the public enemy, acts of the Government, acts of the other party, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, and unusually severe weather or delays in subcontractors due to such causes; it being the purpose and intent of this provision that in the event of the occurrence of any such forced delay, the time or times for performance of the obligations of the Authority or of the Redeveloper with respect to construction of the Project, as the case may be, shall be extended for the period of the forced delay: Provided, that the party seeking the benefit of the provisions of this section shall, within thirty (30) days after the beginning of any such forced delay, have first notified the other party thereto in writing, and of the cause or causes thereof and requested an extension for the period of the forced delay.

Section 6.05 Limitations of Liability; Indemnification.

Notwithstanding anything in this Article VI or this Redevelopment Contract to the contrary, neither the City, the Authority, nor their respective elected officials, officers, directors, appointed officials, employees, attorneys, agents or their governing bodies shall have any pecuniary obligation or monetary liability under this Redevelopment Contract. The sole obligation of the Authority under this Redevelopment Contract shall be the issuance of the Indebtedness and granting of a portion of the proceeds thereof to Redeveloper, and full compliance with the terms specifically set forth Article III hereof and payment of TIF Revenues pledged pursuant to the Resolution. The Redeveloper releases the City and Authority from, agrees that neither the City nor

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Authority shall be liable for, and agrees to indemnify and hold the City and Authority harmless from any liability for any loss or damage to property or any injury to or death of any person that may be occasioned by any cause whatsoever pertaining to the Project.

The Redeveloper will indemnify and hold each of the City and Authority and their respective elected officials, directors, officers, appointed officials, attorneys, agents, employees and members of their governing bodies free and harmless from any loss, claim, damage, demand, tax, penalty, liability, disbursement, expense, excluding litigation expenses, attorneys' fees and expenses, or court costs arising out of any damage or injury, actual or claimed, of whatsoever kind or character, to property (including loss of use thereof) or persons, occurring or allegedly occurring in, on or about that portion of the Project owned by the Redeveloper, during the term of this Redevelopment Contract or arising out of any action or inaction of Redeveloper, related to activities of the Redeveloper or its agents during the construction of the public infrastructure or public right of ways in the Project.

ARTICLE VII

MISCELLANEOUS

Section 7.01 Notice Recording.

This Redevelopment Contract or a notice memorandum of this Redevelopment Contract may be recorded in the office of the Register of Deeds of Hall County, Nebraska.

Section 7.02 Governing Law.

This Redevelopment Contract shall be governed by the laws of the State of Nebraska, including but not limited to the Act.

Section 7.03 Binding Effect: Amendment, Assignment.

This Redevelopment Contract shall be binding on the parties hereto and their respective successors and assigns. The Redevelopment Contract shall not be amended except by a writing signed by the party to be bound. The Redeveloper may assign its rights and obligations to a controlled entity which shall be bound by all the terms hereof.

Section 7.04 Effective Date and Implementation of Redevelopment Contract.

This Agreement is in full force and effect from and after the date of execution hereof by both the Redeveloper and the Authority.

Section 7.05 Notices to Parties.

Notices to Parties shall be mailed by U. S. Mail to the following addresses:

Redeveloper:

Paramount Development, LLC

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411 West 3 ^{rd,} Ste E Grand Island, NE 68801	
Authority and City: Director Grand Island Community Redevelopment Au Hall County Regional Planning Department 100 E 1st Street P.O. Box 1968 Grand Island, NE 68802	thority
IN WITNESS WHEREOF, City and Redevel the date and year first above written.	oper have signed this Redevelopment Contract as of
ATTEST:	COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA
Secretary	By: Chairman
STATE OF NEBRASKA) SS COUNTY OF HALL) The foregoing instrument was	acknowledged before me this day
Secretary, respectively, of the Community Re Nebraska, on behalf of the Authority.	and, Chairman and edevelopment Authority of the City of Grand Island,
-	Notary Public

Paramount Development Montana Avenue Area 36

	Paramount Development, LLC
	By: Manager
STATE OF NEBRASKA)) SS
COUNTY OF HALL)
The foregoing instrument w	ras acknowledged before me this day of, 2022, by, Manager of Paramount Development, LLC, on behalf of the
limited liability company.	
	Notary Public

EXHIBIT A DESCRIPTION OF REDEVELOPMENT AREA

Legal Descriptions: Lots Ten, Eleven and Twelve of Northwest Gateway Subdivision to the City of Grand Island, Hall County, Nebraska.				

EXHIBIT B REDEVELOPMENT PLAN

[Attach copy of Redevelopment Plan Amendment]

EXHIBIT C

(FORM OF NOTE)

UNITED STATES OF AMERICA STATE OF NEBRASKA COUNTY OF HALL

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA TAX INCREMENT DEVELOPMENT REVENUE NOTE (PARAMOUNT DEVELOPMENT DUPLEX PROJECT), SERIES 2022

No. R-1		Up to \$263,200
	(subject to	reduction as described herein)
Date of	Date of	Rate of
Original Issue	Maturity	<u>Interest</u>
	December 31, 2039	0.0%
REGISTERED OWNER: Para PRINCIPAL AMOUNT: SEE	mount Development, LLC SCHEDULE 1 ATTACHED HI	ERETO
NOTE SET FORTH ON THE	EBY MADE TO THE FURTH FOLLOWING PAGES, WHIC S HAVE THE SAME EFFECT	H FURTHER PROVISIONS
AUTHORITY OF THE CITY signed by the manual signature	IEREOF, THE COMMUNOF GRAND ISLAND, NEBRA of the Chairman of the Authority Authority, and the City's corpora	SKA has caused this Note to be <i>y</i> , countersigned by the manual
		REDEVELOPMENT OF THE CITY OF GRAND ASKA
[S E A L]	By: <u>(manu</u>	al signature) Chairman
By: <u>(manual signature)</u> Secretary		

The COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA (the "Authority") acknowledges itself indebted to, and for value received hereby promises to pay, but solely from certain specified tax revenues and other funds hereinafter specified, to the Registered Owner named above, or registered assigns, on the Date of Maturity stated above (or earlier as hereinafter referred to), the Principal Amount on Schedule 1 attached hereto upon presentation and surrender hereof at the office of the registrar and paying agent herefor, the Treasurer of the City of Grand Island, Nebraska (the "Registrar"), and in like manner to pay interest on the Cumulative Outstanding Principal Amount reflected in **Schedule 1** at the Rate of Interest stated above, calculated on the basis of a 360-day year consisting of twelve, 30-day months, from the Date of Original Issue stated above, or the most recent interest payment date to which interest has been paid or duly provided for, as specified below, to maturity or earlier redemption, payable semiannually on June 1 and December 1 of each year until payment in full of such Principal Amount, beginning June 1, 2024, by check or draft mailed to the Registered Owner hereof as shown on the Note registration books maintained by the Registrar on the 15th day of the month preceding the month in which the applicable interest payment date occurs, at such Owner's address as it appears on such Note registration books. The principal of this Note and the interest hereon are payable in any coin or currency which on the respective dates of payment thereof is legal tender for the payment of debts due the United States of America.

This Note is issued by the Authority under the authority of and in full compliance with the Constitution and statutes of the State of Nebraska, including particularly Article VIII, Section 12 of the Nebraska Constitution, Sections 18-2101 to 18-2153, inclusive, Reissue Revised Statutes of Nebraska, as amended, and under and pursuant to Resolution No. ______ duly passed and adopted by the Authority on ______ 2022, as from time to time amended and supplemented (the "Resolution").

THE PRINCIPAL AMOUNT OF THIS NOTE IS SET FORTH IN SCHEDULE 1 ATTACHED HERETO. THE MAXIMUM PRINCIPAL AMOUNT OF THIS NOTE IS \$263,200.

This Note is a special limited obligation of the Authority payable as to principal and interest solely from and is secured solely by the Revenue (as defined in the Resolution) and certain other money, funds and securities pledged under the Resolution, all on the terms and conditions set forth in the Resolution. The Revenue represents that portion of ad valorem taxes levied by public bodies of the State of Nebraska, including the City, on real property in the Project Area (as defined in this Resolution) which is in excess of that portion of such ad valorem taxes produced by the levy at the rate fixed each year by or for each such public body upon the valuation of the Project Area as of a certain date and as has been certified by the County Assessor of Hall County, Nebraska to the City in accordance with law.

Reference is hereby made to the Resolution for the provisions, among others, with respect to the collection and disposition of certain tax and other revenues, the special funds charged with and pledged to the payment of the principal of and interest on this Note, the nature and extent of the security thereby created, the terms and conditions under which this Note has been issued, the rights and remedies of the Registered Owner of this Note, and the rights, duties, immunities and obligations

Paramount Development Montana Avenue Area 36

of the City and the Authority. By the acceptance of this Note, the Registered Owner assents to all of the provisions of the Resolution.

The principal of and interest hereon shall not be payable from the general funds of the City nor the Authority nor shall this Note constitute a legal or equitable pledge, charge, lien, security interest or encumbrance upon any of the property or upon any of the income, receipts, or money and securities of the City or the Authority or of any other party other than those specifically pledged under the Resolution. This Note is not a debt of the City or the Authority within the meaning of any constitutional, statutory or charter limitation upon the creation of general obligation indebtedness of the City or the Authority, and does not impose any general liability upon the City or the Authority and neither the City nor the Authority shall be liable for the payment hereof out of any funds of the City or the Authority other than the Revenues and other funds pledged under the Resolution, which Revenues and other funds have been and hereby are pledged to the punctual payment of the principal of and interest on this Note in accordance with the provisions of this Resolution.

The Registered Owner may from time to time enter the respective amounts advanced pursuant to the terms of the Resolution under the column headed "Principal Amount Advanced" on **Schedule 1** hereto (the "**Table**") and may enter the aggregate principal amount of this Note then outstanding under the column headed "Cumulative Outstanding Principal Amount" on the Table. On each date upon which a portion of the Cumulative Outstanding Principal Amount is paid to the Registered Owner pursuant to the redemption provisions of the Resolution, the Registered Owner may enter the principal amount paid on this Note under the column headed "Principal Amount Redeemed" on the Table and may enter the then outstanding principal amount of this Note under the column headed "Cumulative Outstanding Principal Amount" on the Table. Notwithstanding the foregoing, the records maintained by the Trustee as to the principal amount issued and principal amounts paid on this Note shall be the official records of the Cumulative Outstanding Principal Amount of this Note for all purposes.

Reference is hereby made to the Resolution, a copy of which is on file in the office of the City Clerk, and to all of the provisions of which each Owner of this Note by its acceptance hereof hereby assents, for definitions of terms; the description of and the nature and extent of the security for this Note; the Revenue and other money and securities pledged to the payment of the principal of and interest on this Note; the nature and extent and manner of enforcement of the pledge; the conditions upon which the Resolution may be amended or supplemented with or without the consent of the Owner of this Note; the rights, duties and obligations of the Authority and the Registrar thereunder; the terms and provisions upon which the liens, pledges, charges, trusts and covenants made therein may be discharged at or prior to the maturity or redemption of this Note, and this Note thereafter no longer be secured by the Resolution or be deemed to be outstanding thereunder, if money or certain specified securities shall have been deposited with the Registrar sufficient and held in trust solely for the payment hereof; and for the other terms and provisions thereof.

This Note is subject to redemption prior to maturity, at the option of the Authority, in whole or in part at any time at a redemption price equal to 100% of the principal amount being redeemed, plus accrued interest on such principal amount to the date fixed for redemption. Reference is hereby made to the Resolution for a description of the redemption procedures and the notice requirements pertaining thereto.

Paramount Development Montana Avenue Area 36

In the event this Note is called for prior redemption, notice of such redemption shall be given by first-class mail to the Registered Owner hereof at its address as shown on the registration books maintained by the Registrar not less than 10 days prior to the date fixed for redemption, unless waived by the Registered Owner hereof. If this Note, or any portion thereof, shall have been duly called for redemption and notice of such redemption duly given as provided, then upon such redemption date the portion of this Note so redeemed shall become due and payable and if money for the payment of the portion of the Note so redeemed and the accrued interest thereon to the date fixed for redemption shall be held for the purpose of such payment by the Registrar, interest shall cease to accrue and become payable hereon from and after the redemption date.

This Note is transferable by the Registered Owner hereof in person or by its attorney or legal representative duly authorized in writing at the principal office of the Registrar, but only in the manner, subject to the limitations and upon payment of the charges provided in the Resolution, and upon surrender and cancellation of this Note. Upon such transfer, a new Note of the same series and maturity and for the same principal amount will be issued to the transferee in exchange therefor. The Authority and the Registrar may deem and treat the Registered Owner hereof as the absolute owner hereof for the purpose of receiving payment of or on account of principal of and interest due hereon and for all other purposes.

This Note is being issued as a registered Note without coupons. This Note is subject to exchange as provided in the Resolution.

It is hereby certified, recited and declared that all acts, conditions and things required to have happened, to exist and to have been performed precedent to and in the issuance of this Note have happened, do exist and have been performed in regular and due time, form and manner; that this Note does not exceed any constitutional, statutory or charter limitation on indebtedness; and that provision has been made for the payment of the principal of and interest on this Note as provided in this Resolution.

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(FORM OF ASSIGNMENT)

ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers unto

* *	ess and Social Security Number Fication Number of Transferee
_	and hereby irrevocably constitutes and appoints Note on the Note register kept by the Registrar for stitution in the premises.
Dated:	NOTICE: The signature to this Assignment must correspond with the name of the Registered Owner as it appears upon the face of the within Note in every particular. Signature Guaranteed By:
	Name of Eligible Guarantor Institution as defined by SEC Rule 17 Ad-15 (17 CFR 240.17 Ad-15) By: Title:

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SCHEDULE 1

TABLE OF CUMULATIVE OUTSTANDING PRINCIPAL AMOUNT

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA PARAMOUNT DEVELOPMENT DUPLEX PROJECT TAX INCREMENT DEVELOPMENT REVENUE NOTE, SERIES 2022

Date	Principal Amount Advanced	Principal Amount Redeemed	Cumulative Outstanding Principal Amount	Notation Made By

Exhibit D Project Costs

Redevelopment Project Costs

1 3	
Site Acquisition	\$135,000
Sewer	10,000
Water	10,000
Electric	18,000
Public streets & sidewalks	28,500
Site prep	45,000
Arch/engineering	3,000
Legal & CRA costs	9,700
Other	4,000
TOTAL	\$263,200
	Sewer Water Electric Public streets & sidewalks Site prep Arch/engineering Legal & CRA costs Other

Total costs subject to grant not to exceed \$263,200

Redevelopment Plan Amendment Grand Island CRA Area 36 April 2022

The Community Redevelopment Authority (CRA) of the City of Grand Island intends to amend the Redevelopment Plan for Area 36 with in the city, pursuant to the Nebraska Community Development Law (the "Act") and provide for the financing of a specific infrastructure related project in Area 36.

Executive Summary:

Project Description

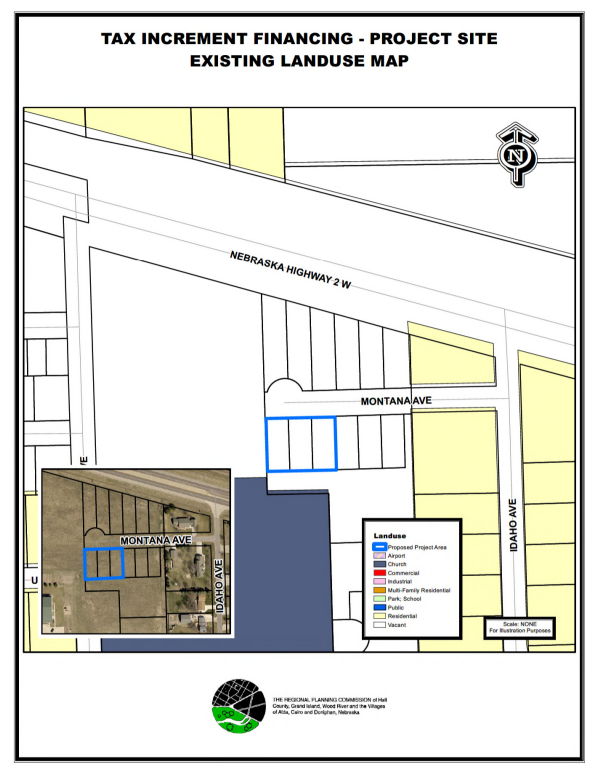
THE REDEVELOPMENT OF LOTS 10, 11, AND 12 OF NORTHWEST GATEWAY SUBDIVISION LOCATED SOUTH OF MONTANA AVENUE AND WEST OF IDAHO AVENUE IN NORTHWEST GRAND ISLAND FOR A RESIDENTIAL DEVELOPMENT 6 UNITS OF HOUSING IN 3 DUPLEXES.

The use of Tax Increment Financing to aid in redevelopment expenses associated with building 3 duplexes (6 units of housing) including acquisition, fill and grading, sidewalks and utility improvements. The use of Tax Increment Financing is an integral part of the development plan and necessary to make this project affordable. The 2020 Housing Study for the City of Grand Island identified a need of 1361 new rental and owner occupied housing units by 2024.

Paramount Development will be acquiring this property from O'Neill Wood Resources who acquired it in 2021. Changes in the cost of construction, availability of materials have led to this application for assistance with the project. The developer is responsible for and has provided evidence that they can secure adequate debt financing to cover the costs associated with the construction of units. The Grand Island Community Redevelopment Authority (CRA) intends to pledge the ad valorem taxes generated over multiple 15 year periods beginning January 1, 2024 towards the allowable costs and associated financing for the development of this property.

TAX INCREMENT FINANCING TO PAY FOR THE DEVELOPMENT OF THE PROPERTY WILL COME FROM THE FOLLOWING REAL PROPERTY: Property Description (the "Redevelopment Project Area")

Legal Descriptions: Lots 10, 11 and 12 of Northwest Gateway Subdivision in the City of Grand Island, Hall County, Nebraska.



Existing Land Use and Subject Property

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The tax increment will be captured for the tax years the payments for which become delinquent in years 2024 through 2039 inclusive.

The real property ad valorem taxes on the current valuation will continue to be paid to the normal taxing entities. The increase will come from development of the property for residential and commercial uses as previously described.

Statutory Pledge of Taxes.

In accordance with Section 18-2147 of the Act and the terms of the Resolution providing for the issuance of the TIF Note, the Authority hereby provides that any ad valorem tax on the Redevelopment Project Area for the benefit of any public body be divided for a period of fifteen years after the effective date of this provision as set forth in the Redevelopment Contract or any amendment to the redevelopment contract, consistent with this Redevelopment Plan. Said taxes shall be divided as follows:

- a. That portion of the ad valorem tax which is produced by levy at the rate fixed each year by or for each public body upon the redevelopment project valuation shall be paid into the funds, of each such public body in the same proportion as all other taxes collected by or for the bodies; and
- b. That portion of the ad valorem tax on real property in the redevelopment project in excess of such amount, if any, shall be allocated to and, when collected, paid into a special fund of the Authority to pay the principal of; the interest on, and any premiums due in connection with the bonds, loans, notes, or advances on money to, or indebtedness incurred by, whether funded, refunded, assumed, or otherwise, such Authority for financing or refinancing, in whole or in part, a redevelopment project. When such bonds, loans, notes, advances of money, or indebtedness including interest and premium due have been paid, the Authority shall so notify the County Assessor and County Treasurer and all ad valorem taxes upon real property in such redevelopment project shall be paid into the funds of the respective public bodies.

Pursuant to Section 18-2150 of the Act, the ad valorem tax so divided is hereby pledged to the repayment of loans or advances of money, or the incurring of any indebtedness, whether funded, refunded, assumed, or otherwise, by the CRA to finance or refinance, in whole or in part, the redevelopment project, including the payment of the principal of, premium, if any, and interest on such bonds, loans, notes, advances, or indebtedness.

Redevelopment Plan Amendment Complies with the Act:

The Community Development Law requires that a Redevelopment Plan and Project consider and comply with a number of requirements. This Plan Amendment meets the statutory qualifications as set forth below.

1. The Redevelopment Project Area has been declared blighted and substandard by action of the Grand Island City Council on January 25, 2022.[§18-2109] Such declaration was made after a public hearing with full compliance with the public notice requirements of §18-2115 of the Act.

2. Conformation to the General Plan for the Municipality as a whole. [§18-2103 (13) (a) and §18-2110]

Grand Island adopted a Comprehensive Plan on July 13, 2004. This redevelopment plan amendment and project are consistent with the Comprehensive Plan, in that no changes in the Comprehensive Plan elements are intended. This plan merely provides funding for the developer to rehabilitate the building for permitted uses on this property as defined by the current and effective zoning regulations. The Hall County Regional Planning Commission held a public hearing at their meeting on May 11, 2022 and passed Resolution 2022-10 confirming that this project is consistent with the Comprehensive Plan for the City of Grand Island. The Grand Island Public School District has submitted a formal request to the Grand Island CRA to notify the District any time a TIF project involving a housing subdivision and/or apartment complex is proposed within the District. The school district was notified of this plan amendment prior to it being submitted to the CRA for initial consideration.

3. The Redevelopment Plan must be sufficiently complete to address the following items: [§18-2103(13) (b)]

a. Land Acquisition:

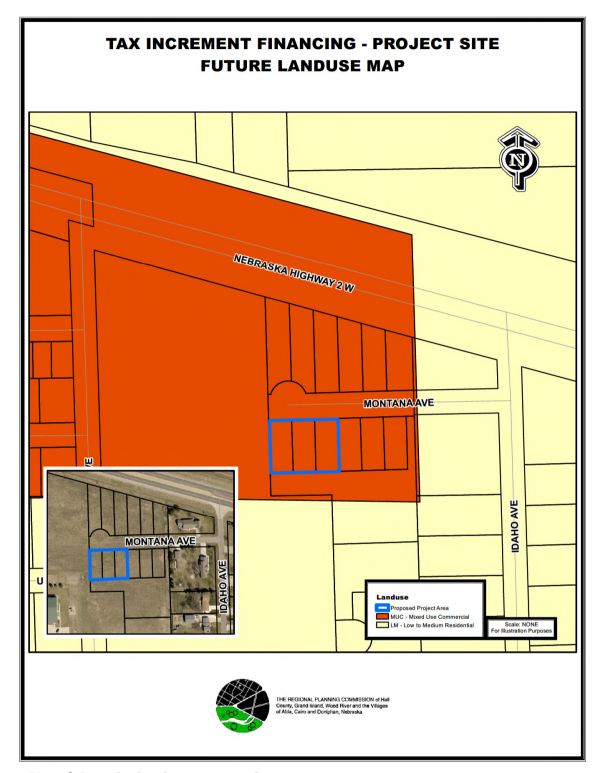
This Redevelopment Plan for Area 36 provides for real property acquisition and this plan amendment does not prohibit such acquisition. There is no proposed acquisition by the authority.

b. Demolition and Removal of Structures:

The project to be implemented with this plan does not provide for the demolition and removal any structures on this property.

c. Future Land Use Plan

See the attached map from the 2004 Grand Island Comprehensive Plan. All of the area around the site in private ownership is planned for mixed use commercial development which includes residential, commercial and office uses. The property is zoned RO residential office and residential or office uses would be permitted. This property is in private ownership. [§18-2103(b) and §18-2111] The attached map also is an accurate site plan of the area after redevelopment. [§18-2111(5)]



City of Grand Island Future Land Use Map

d. Changes to zoning, street layouts and grades or building codes or ordinances or other Planning changes.

The area is zoned RO Residential Office. The future land use map calls for mixed use commercial development across this entire site. New public streets and utilities have been extended throughout the site and the cost of the property included payments for those improvements. TIF revenues will offset the cost of acquisition and sitework of those improvements. No changes are anticipated in building codes or other ordinances. No other planning changes contemplated. [§18-2103(b) and §18-2111]

e. Site Coverage and Intensity of Use

The RO zoning district does not have a maximum residential density but does require a 6000 square foot minimum lot size. Two off street parking spaces are required for each dwelling unit constructed. [§18-2103(b) and §18-2111]

f. Additional Public Facilities or Utilities

Sanitary sewer and water are available to support this development.

Electric utilities are sufficient for the proposed use of this property. Electric lines, transformers, and conduit will need to be extended throughout the property.

No other publicly owned utilities would be impacted by the development. §18-2103(b) and §18-2111]

- 4. The Act requires a Redevelopment Plan provide for relocation of individuals and families displaced as a result of plan implementation. This property is vacant and has been vacant for more than 1 year; no relocation is contemplated or necessary.

 [§18-2103.02]
- 5. No member of the Authority, nor any employee thereof holds any interest in any property in this Redevelopment Project Area. [§18-2106] No members of the authority or staff of the CRA have any interest in this property.

6. Section 18-2114 of the Act requires that the Authority consider:

a. Method and cost of acquisition and preparation for redevelopment and estimated proceeds from disposal to redevelopers.

The purchase price of the property is \$135,000 as an eligible expense. The estimated costs of utilities including sewer, water and electric is \$38,000. The cost of grading, site prep and dirt work is \$45,000. Sidewalks and drainage are estimated at \$28,500. Other costs including landscaping and financing fees are estimated at \$33,000 Planning activities including engineering, architecture, legal fees and government fees are

estimated at \$12,700. The total of the eligible expenses for this project is estimated by the developer at over \$1,220,000.

No property will be transferred to redevelopers by the Authority. The developer will provide and secure all necessary financing.

b. Statement of proposed method of financing the redevelopment project.

The developer will provide all necessary financing for the project. The Authority will assist the project by granting the sum of \$263,200 from the proceeds of the TIF. This indebtedness will be repaid from the Tax Increment Revenues generated from the project. TIF revenues shall be made available to repay the original debt and associated interest after January 1, 2024 through December 2039.

c. Statement of feasible method of relocating displaced families.

No families will be displaced as a result of this plan.

7. Section 18-2113 of the Act requires:

Prior to recommending a redevelopment plan to the governing body for approval, an authority shall consider whether the proposed land uses and building requirements in the redevelopment project area are designed with the general purpose of accomplishing, in conformance with the general plan, a coordinated, adjusted, and harmonious development of the city and its environs which will, in accordance with present and future needs, promote health, safety, morals, order, convenience, prosperity, and the general welfare, as well as efficiency and economy in the process of development, including, among other things, adequate provision for traffic, vehicular parking, the promotion of safety from fire, panic, and other dangers, adequate provision for light and air, the promotion of the healthful and convenient distribution of population, the provision of adequate transportation, water, sewerage, and other public utilities, schools, parks, recreational and community facilities, and other public requirements, the promotion of sound design and arrangement, the wise and efficient expenditure of public funds, and the prevention of the recurrence of insanitary or unsafe dwelling accommodations or conditions of blight.

The Authority has considered these elements in proposing this Plan. This amendment, in and of itself will promote consistency with the Comprehensive Plan. This will have the intended result of preventing recurring elements of unsafe buildings and blighting conditions. This will accomplish the goal of increasing the number of residential units within the City of Grand Island and encouraging infill development.

8. Time Frame for Development

Development of this project is anticipated to begin in the 2022 year. The duplexes should be completed before the end of 2023. It is anticipated that the units in this development will be fully built out in 2023 with the tax increment on those homes beginning with the

2024 tax year. Based on the projected valuation of this project it is estimated that the TIF Bonds will pay off in just under 8 years.

9. Justification of Project

The 2020 housing study for the City of Grand Island projected that by 2024 we would need an additional 1361 new housing units. There should be 902 non-age restricted units with 518 owner occupied and with 384 rental units. There should be 459 age restricted unit 459 with 222 as 55+ owner occupied and with 237 as 55+ rental units. Between January 1 of 2020 and December of 2021 the city issued permits for 430 new housing units including both restricted and unrestricted units leaving a need for 931 additional units by 2024. The current housing market, a combination of the cost of producing housing and the prevailing wages, has not created a situation that gives the markets sufficient incentive to build the number housing units required to meet community needs. This lack of housing options impacts a variety of other areas within the community including work force development, overcrowding, and maintenance of residential units. This project will create new housing options for all citizens and potential citizens of Grand Island and will likely result in the sale of existing homes around the city.

<u>10. Cost Benefit Analysis</u> Section 18-2113 of the Act, further requires the Authority conduct a cost benefit analysis of the plan amendment in the event that Tax Increment Financing will be used. This analysis must address specific statutory issues.

As authorized in the Nebraska Community Development Law, §18-2147, *Neb. Rev. Stat.* (2019), the City of Grand Island has analyzed the costs and benefits of the proposed Redevelopment Project, including:

Project Sources and Uses. Approximately \$263,200 in public funds from tax increment financing provided by the Grand Island Community Redevelopment Authority will be required to complete the project. This investment by the Authority will leverage \$961,083 in private sector financing; a private investment of \$3.65 for every TIF dollar invested.

Use of Funds	Source of funds			
Description	TIF Funds	Private Funds	Total	
Site Acquisition	\$135,000		\$135,000	
Building Costs		\$932,083	\$932,083	
Sewer	\$10,000		\$10,000	
Water	\$10,000		\$10,000	
Electric	\$18,000		\$18,000	
Public Streets/ sidewalks	\$28,500		\$28,500	
Site prep/ Dirt work	\$45,000		\$45,000	
Planning (Arch. & Eng.)	\$3,000		\$3,000	
Financing fees/ audit	\$0	\$5,000	\$5,000	
Legal/ TIF contract	\$9,700		\$9,700	
Other	\$4,000	\$24,000	\$28,000	
			\$0	
Total	\$263,200	\$961,083	\$1,224,283	

Tax Revenue. The property to be redeveloped is anticipated to have a January 1, 2022 valuation of approximately \$22,014. Based on the 2021 levy this would result in a real property tax of approximately \$477. It is anticipated that the assessed value will increase by \$1,681,986 upon full completion, as a result of the site redevelopment. This development will result in an estimated tax increase of over \$36,472 annually. The tax increment gained from this Redevelopment Project Area would not be available for use as city general tax revenues, for the period of the bonds, but would be used for eligible private redevelopment costs to enable this project to be realized.

Estimated 2022 assessed value:	\$ 22,014
Estimated value after completion	\$ 1,704,000
Increment value	\$ 1,681,986
Annual TIF generated (estimated)	\$ 36,472
TIF bond issue	\$ 285,500

(a) Tax shifts resulting from the approval of the use of Tax Increment Financing;

The redevelopment project area currently has an estimated valuation of \$22,014. The proposed redevelopment will create additional valuation of \$1,704,000 over the course of the next year. The project creates additional valuation that will support taxing entities long after the project is paid off along with providing 6 additional housing units. The tax shift from this project will be equal to the total of the bond principal of \$263,200 if fully funded and any associated interest on the bond to be assigned with contract approval.

(b) Public infrastructure and community public service needs impacts and local tax impacts arising from the approval of the redevelopment project;

Existing water and waste water facilities will not be negatively impacted by this development. The electric utility has sufficient capacity to support the development. This is infill development with services connecting to existing line with capacity. This development will result in a larger number of students in the Engleman Elementary School service area. Fire and police protection are available and should not be negatively impacted by this development though there will be some increased need for officers and fire fighters as the City continues to grow whether from this project or others.

(c) Impacts on employers and employees of firms locating or expanding within the boundaries of the area of the redevelopment project;

This will provide additional housing options for the residents of Grand Island.

(d) Impacts on other employers and employees within the city or village and the immediate area that are located outside of the boundaries of the area of the redevelopment project; and

This project will not have a negative impact on other employers different from any other expanding business within the Grand Island area. Grand Island does have tight labor market and part of that is due to the availability and cost of housing. This development may help alleviate some of those pressures.

(e) Impacts on student populations of school districts within the City or Village:

This development will have an impact on the Grand Island School system and will likely result in additional students at the elementary and secondary school levels.

The average number of persons per household in Grand Island for 2015 to 2019 according the American Community Survey is 2.61. Six additional households would house 16 people. According to the 2010 census 19.2% of the population of Grand Island was over 4 years old and under 18 years old. 2020 census number for this population cohort are not yet available but 27.6% of the 2021 population is less than 18 years of age this is the same percentage as the under 18 age cohort in 2010. If the averages hold it would be expected that there would be an additional 3 school age children generated by this development. According to the National Center for Educational Statistics¹ the 2019-20 enrollment for GIPS was 10,070 students and the cost per student in 2017-18 was \$12,351 of that \$4,653 is generated locally.

The Grand Island Public School System was notified on April 6, 2022 that the CRA would be considering this application at their April 13, 2022 meeting.

(f) Any other impacts determined by the authority to be relevant to the consideration of costs and benefits arising from the redevelopment project.

This project is consistent the goals of the 2020 Housing Study for the City of Grand Island to create more than 1361 new housing units. Between January of 2020 and December of 2021 the City of Grand Island has issue permits for 430 housing units. The local housing market is not capable of producing the number of units needed at market rate given the costs of building and development.

Time Frame for Development

Development of this project is anticipated to be completed during between Fall of 2022 and the end of 2023. The base tax year should be calculated on the value of the property as of January 1, 2023. Excess valuation should be available for this project beginning in 2024 with taxes due in 2025. Excess valuation will be used to pay the TIF Indebtedness issued by the CRA per the contract between the CRA and the developer for a period not to exceed 15 years on each property or an amount not to exceed \$263,200 the projected amount of increment based upon the anticipated value of the project and current tax rate. Based on the estimates of the expenses of the rehabilitation the developer will spend at least \$263,200 on TIF eligible activities.

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¹ https://nces.ed.gov/ccd/districtsearch/district_detail.asp?ID2=3100016

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA

RESULUTION NU.	RESOI	LUTION NO	
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A RESOLUTION AUTHORIZING AND PROVIDING FOR THE ISSUANCE OF A COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA, TAX INCREMENT DEVELOPMENT REVENUE NOTES OR OTHER OBLIGATION, IN AN AGGREGATE PRINCIPAL AMOUNT NOT TO EXCEED \$263,200 FOR THE PURPOSE OF (1) PAYING THE COSTS OF CONSTRUCTING, DEMOLISHING, RECONSTRUCTING, IMPROVING, EXTENDING, REHABILITATING, INSTALLING, EOUIPPING, FURNISHING AND COMPLETING CERTAIN IMPROVEMENTS WITHIN THE AUTHORITY'S PARAMOUNT DEVELOPMENT, LLC, REDEVELOPMENT **SPECIFICALLY PROJECT** AREA. **INCLUDING** SITE PURCHASE. PREPARATION, DEMOLITION, UTILITY EXTENSION AND (2) PAYING THE COSTS OF ISSUANCE THEREOF; PRESCRIBING THE FORM AND CERTAIN DETAILS OF THE NOTE OR OTHER OBLIGATION; PLEDGING CERTAIN TAX REVENUE AND OTHER REVENUE TO THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON THE NOTE OR OTHER OBLIGATION AS THE SAME BECOME DUE: LIMITING PAYMENT OF THE NOTE OR OTHER OBLIGATION TO SUCH TAX REVENUES; CREATING AND ESTABLISHING FUNDS AND ACCOUNTS; DELEGATING, AUTHORIZING AND DIRECTING THE FINANCE DIRECTOR TO EXERCISE HIS OR HER INDEPENDENT DISCRETION AND JUDGMENT IN DETERMINING AND FINALIZING CERTAIN TERMS AND PROVISIONS OF THE NOTE OR OTHER OBLIGATION NOT SPECIFIED HEREIN; APPROVING A REDEVELOPMENT CONTRACT AND REDEVELOPMENT PLAN; TAKING OTHER ACTIONS AND MAKING OTHER COVENANTS AND AGREEMENTS IN CONNECTION WITH THE FOREGOING: AND RELATED MATTERS.

BE IT RESOLVED BY THE MEMBERS OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA:

ARTICLE I

FINDINGS AND DETERMINATIONS

- **Section 1.1. Findings and Determinations**. The Members of the Community Redevelopment Authority of the City of Grand Island, Nebraska (the "**Authority**") hereby find and determine as follows:
- (a) The City of Grand Island, Nebraska (the "City"), pursuant to the Plan Resolution (hereinafter defined), approved the City of Grand Island Redevelopment Area #36 Plan Amendment April 2022 (the "Redevelopment Plan") under and pursuant to which the Authority shall undertake from time to redevelop and rehabilitate the Redevelopment Area (hereinafter defined).
- (b) Pursuant to the Redevelopment Plan, the Authority has previously obligated itself and/or will hereafter obligate itself to provide a portion of the financing to acquire, construct, reconstruct, improve, extend, rehabilitate, install, equip, furnish and complete, at the cost and expense of the Redeveloper, a

Paramount Development Montana Area 36

Page 1

portion of the improvements (as defined in the Redevelopment Contract hereinafter identified) in the Redevelopment Area (the "**Project Costs**"), including, without limitation site acquisition of the Project Site (as defined in the Redevelopment Contract), (collectively, the "**Project**"), as more fully described in the Redevelopment Contract (hereinafter defined).

- (c) The Authority is authorized by the Redevelopment Law (hereinafter defined) to issue tax allocation notes for the purpose of paying the costs and expenses of the Project, the principal of which is payable from certain tax revenues as set forth in the Redevelopment Law.
- (d) In order to provide funds to pay a portion of the costs of the Project, it is necessary, desirable, advisable, and in the best interest of the Authority for the Authority to issue a Tax Increment Development Revenue Note or other obligation in an aggregate principal amount not to exceed \$263,200 (the "Note").
- (e) All conditions, acts and things required to exist or to be done precedent to the issuance of the Note do exist and have been done as required by law.

ARTICLE II

CERTAIN DEFINITIONS; COMPUTATIONS; CERTIFICATES AND OPINIONS; ORDERS AND DIRECTIONS

Section 2.1. Definitions of Special Terms. Unless the context clearly indicates some other meaning or may otherwise require, and in addition to those terms defined elsewhere herein, the terms defined in this **Section 2.1** shall, for all purposes of this Resolution, any Resolution or other instrument amendatory hereof or supplemental hereto, instrument or document herein or therein mentioned, have the meanings specified herein, with the following definitions to be equally applicable to both the singular and plural forms of any terms defined herein:

"Authority" means the Community Redevelopment Authority of the City of Grand Island, Nebraska.

City" means the City of Grand Island, Nebraska.

"Project Costs" means the redevelopment project costs (as defined in the Redevelopment Contract) in the Redevelopment Area, the costs of which are eligible to be paid from the proceeds of the Note.

"Assessor" means the Assessor of Hall County, Nebraska.

"Note" means the Paramount Development, LLC, Redevelopment Project Tax Increment Development Revenue Note Series 2022 of the Authority, in an aggregate principal amount not to exceed \$263,200, issued pursuant to this Resolution and shall include any note, including refunding note, interim certificate, debenture, or other obligation issued pursuant to the Redevelopment Law. At the option of the Owner of the Note, the titular designation of such Note may be revised to state note, interim certificate, debenture, obligation, or such other designation as is appropriate.

"Secretary" means the Secretary of the Authority.

"Cumulative Outstanding Principal Amount" means the aggregate principal amount of the Note issued and Outstanding from time to time in accordance with the provisions of this Resolution, as reflected in the records maintained by the Registrar as provided in this Resolution.

- **"Date of Original Issue"** means the date the Note is initially issued, which shall be the date of the first allocation of principal on the Note as further described in **Section 3.2**.
- **"Debt Service"** means, as of any particular date of computation, and with respect to any period, the amount to be paid or set aside as of such date or such period for the payment of the principal on the Note.
- "Escrow Obligations" means (a) Government Obligations, (b) certificates of deposit issued by a bank or trust company which are (1) fully insured by the Federal Deposit Insurance Corporation or similar corporation chartered by the United States or (2) secured by a pledge of any Government Obligations having an aggregate market value, exclusive of accrued interest, equal at least to the principal amount of the certificates so secured, which security is held in a custody account by a custodian satisfactory to the Registrar, or (c)(1) evidences of a direct ownership in future interest or principal on Government Obligations, which Government Obligations are held in a custody account by a custodian satisfactory to the Registrar pursuant to the terms of a custody agreement in form and substance acceptable to the Registrar and (2) obligations issued by any state of the United States or any political subdivision, public instrumentality or public authority of any state, which obligations are fully secured by and payable solely from Government Obligations, which Government Obligations are held pursuant to an agreement in form and substance acceptable to the Registrar and, in any such case, maturing as to principal and interest in such amounts and at such times as will insure the availability of sufficient money to make the payment secured thereby.
- **"Finance Director"** means the Treasurer/Finance Director or Acting Treasurer/Finance Director, as the case may be, of the City.
- **"Fiscal Year"** means the twelve-month period established by the City or provided by law from time to time as its fiscal year.
- "Government Obligations" means direct obligations of, or obligations the principal of and interest on which are unconditionally guaranteed by, the United States of America.
- "Improvements" means the improvements to be constructed, reconstructed, acquired, improved, extended, rehabilitated, installed, equipped, furnished and completed in the Project Area in accordance with the Redevelopment Plan, including, but not limited to, the improvements constituting the Project (as defined in the Redevelopment Contract).
- **"Payment Date"** means June 1 and December 1 of each year any Note is outstanding, commencing on the first Payment Date following the Date of Original Issue.
 - "Chairman" means the Chairman of the Authority.
- "Outstanding" means when used with reference to any Note, as of a particular date, all Notes theretofore authenticated and delivered under this Resolution except:
 - (a) Notes theretofore canceled by the Registrar or delivered to the Registrar for cancellation;
 - (b) Notes which are deemed to have been paid in accordance with **Section 10.1** hereof;
 - (c) Notes alleged to have been mutilated, destroyed, lost or stolen which have been paid as provided in **Section 3.9** hereof; and

- (d) Notes in exchange for or in lieu of which other Notes have been authenticated and delivered pursuant to this Resolution.
- "Owner" means the person(s) identified as the owner(s) of the Note from time to time, as indicated on the books of registry maintained by the Registrar.
- **"Plan Resolution"** means, Resolution No. ______ of the City, together with any other resolution providing for an amendment to the Redevelopment Plan.
- "Project Area" means the area identified and referred to as the Project Site in the Redevelopment Contract.
- "Record Date" means, for each Payment Date, the 15^{th} day immediately preceding such Payment Date.
- **"Redeveloper"** means the Redeveloper as defined in the Redevelopment Contract responsible for constructing, reconstructing, acquiring, improving, extending, rehabilitating, installing, equipping, furnishing and completing the Project.
- "Redeveloper Note" means any Note that is owned by the Redeveloper according to the records of the Registrar.
- **"Redevelopment Contract"** means the City of Grand Island Redevelopment Contract Paramount Development, LLC, Redevelopment Project, dated the date of its execution, between the Authority, and the Paramount Development, LLC, a Nebraska limited liability company, relating to the Project.
- **"Redevelopment Area"** means the community redevelopment area described, defined or otherwise identified or referred to in the Redevelopment Plan.
- "Redevelopment Law" means Article VIII, Section 12 of the Constitution of the State and Chapter 18, Article 21, Reissue Revised Statutes of Nebraska, as amended.
- **"Redevelopment Plan"** means the "City of Grand Island Redevelopment Plan Amendment for Redevelopment Area #36 April 2022" passed, adopted and approved by the City pursuant to the Plan Resolution, and shall include any amendment of such Redevelopment Plan heretofore or hereafter made by the City pursuant to law.
 - "Refunding Notes" means the notes authorized to be issued pursuant to Article V.
- "Registrar" means the Treasurer of the City of Grand Island, Nebraska, in its capacity as registrar and paying agent for the Note.
 - "Resolution" means this Resolution as from time to time amended or supplemented.
 - "Revenue" means the Tax Revenue.
 - "Special Fund" means the funds by that name created in Section 7.1.
 - "State" means the State of Nebraska.

"Tax Revenue" means, with respect to the Project Area, (a) those tax revenues referred to (1) in the last sentence of the first paragraph of Article VIII, Section 12 of the Constitution of the State and (2) in Section 18-2147, Reissue Revised Statutes of Nebraska, as amended, and (b) all payments made in lieu thereof.

"Treasurer" means the Treasurer of Hall County, Nebraska.

Section 2.2. Definitions of General Terms. Unless the context clearly indicates otherwise or may otherwise require, in this Resolution words importing persons include firms, partnerships, associations, limited liability companies (public and private), public bodies and natural persons, and also include executors, administrators, trustees, receivers or other representatives.

Unless the context clearly indicates otherwise or may otherwise require, in this Resolution the terms "herein," "hereby," "hereto," "hereof" and any similar terms refer to this Resolution as a whole and not to any particular section or subdivision thereof.

Unless the context clearly indicates otherwise or may otherwise require, in this Resolution: (a) references to Articles, Sections and other subdivisions, whether by number or letter or otherwise, are to the respective or corresponding Articles, Sections or subdivisions of this Resolution as such Articles, Sections, or subdivisions may be amended or supplemented from time to time; and (b) the word "heretofore" means before the time of passage of this Resolution, and the word "hereafter" means after the time of passage of this Resolution.

Section 2.3. Computations. Unless the facts shall then be otherwise, all computations required for the purposes of this Resolution shall be made on the assumption that the principal on the Note shall be paid as and when the same become due.

Section 2.4. Certificates, Opinions and Reports. Except as otherwise specifically provided in this Resolution, each certificate, opinion or report with respect to compliance with a condition or covenant provided for in this Resolution shall include: (a) a statement that the person making such certificate, opinion or report has read the pertinent provisions of this Resolution to which such covenant or condition relates; (b) a brief statement as to the nature and scope of the examination or investigation upon which the statements or opinions contained in such certificate, opinion or report are based; (c) a statement that, in the opinion of such person, he has made such examination and investigation as is necessary to enable him to express an informed opinion as to whether or not such covenant or condition has been complied with; (d) a statement as to whether or not, in the opinion of such person, such condition or covenant has been complied with; and (e) an identification of any certificates, opinions or reports or other sources or assumptions relied on in such certificate, opinion or report.

Section 2.5. Evidence of Action by the Authority. Except as otherwise specifically provided in this Resolution, any request, direction, command, order, notice, certificate or other instrument of, by or from the City or the Authority shall be effective and binding upon the Authority, respectively, for the purposes of this Resolution if signed by the Chairman, the Vice Chairman, the Secretary, the Treasurer of the Authority, the Finance Director, the Planning Director or by any other person or persons authorized to execute the same by statute, or by a resolution of the City or the Authority, respectively.

ARTICLE III

AUTHORIZATION AND ISSUANCE OF THE NOTE; GENERAL TERMS AND PROVISIONS

Section 3.1. Authorization of Note. Pursuant to and in full compliance with the Redevelopment Law and this Resolution, and for the purpose of providing funds to pay (a) the cost of acquiring, constructing, reconstructing, improving, extending, rehabilitating, installing, equipping, furnishing, and completing the Project, and (b) the costs of issuing the Note, the Authority shall issue one Note (the "Note") in an aggregate principal amount not to exceed \$263,200. The Note shall be designated as "Community Redevelopment Authority of the City of Grand Island, Nebraska, Paramount Development, LLC, Redevelopment Project Tax Increment Development Revenue Note Series 2022," shall have an appropriate series designation as determined by the Finance Director, shall be dated the Date of Original Issue, shall mature, subject to right of prior redemption, not later than the December 31, 2039, and shall bear interest at an annual rate of 0.00%. The Note shall be issued as a single Note as further described in **Section 3.2**.

The Note is a special, limited obligation of the Authority payable solely from the Revenue and the amounts on deposit in the funds and accounts established by this Resolution. The Note shall not in any event be a debt of the Authority (except to the extent of the Revenue and other money pledged under this Resolution), the State, nor any of its political subdivisions, and neither the Authority (except to the extent of the Revenue and other money pledged under this Resolution), the City, the State nor any of its political subdivisions is liable in respect thereof, nor in any event shall the principal of or interest on the Note be payable from any source other than the Revenue and other money pledged under this Resolution. The Note does not constitute a debt within the meaning of any constitutional, statutory, or charter limitation upon the creation of general obligation indebtedness of the Authority and does not impose any general liability upon the Authority. Neither any official of the Authority nor any person executing the Note shall be liable personally on the Note by reason of its issuance. The validity of the Note is not and shall not be dependent upon the completion of the Project or upon the performance of any obligation relative to the Project.

The Revenue and the amounts on deposit in the funds and accounts established by this Resolution are hereby pledged and assigned for the payment of the Note and shall be used for no other purpose than to pay the principal of or interest on the Note, except as may be otherwise expressly authorized in this Resolution. The Note shall not constitute a debt of the Authority or the City within the meaning of any constitutional, statutory, or charter limitation upon the creation of general obligation indebtedness of the Authority, and neither the Authority nor the City shall not be liable for the payment thereof out of any money of the Authority or the City other than the Tax Revenue and the other funds referred to herein.

Nothing in this Resolution shall preclude the payment of the Note from (a) the proceeds of future notes issued pursuant to law or (b) any other legally available funds. Nothing in this Resolution shall prevent the City or the Authority from making advances of its own funds howsoever derived to any of the uses and purposes mentioned in this Resolution.

Section 3.2. Details of Note; Authority of Finance Director.

- (a) The Note shall be dated the Date of Original Issue and shall be issued to the purchaser thereof, as the Owner, in installments. The Note shall be delivered on the earlier of allocation of the maximum principal amount of the Note or upon the issuance of a certificate of occupancy of the building constituting the Project. The Note shall be issued as a single Note with appropriate series designation.
 - (b) Proceeds of the Note may be advanced and disbursed in the manner set forth below:

- (1) There shall be submitted to the Finance Director a disbursement request in a form acceptable to the Finance Director (the "Disbursement Request"), executed by the City's Planning Director and an authorized representative of the Redeveloper, (A) certifying that a portion of the Project has been substantially completed and (B) certifying the actual costs incurred by the Redeveloper in the completion of such portion of the Project.
- (2) The Finance Director shall evidence such allocation in writing and inform the Owner of the Note of any amounts allocated to the Note.
- (3) Such amounts shall be deemed proceeds of the Note and the Finance Director shall inform the Registrar in writing of the date and amount of such allocation. The Registrar shall keep and maintain a record of the amounts allocated to the note pursuant to the terms of this Resolution as "Principal Amount Advanced" and shall enter the aggregate principal amount then Outstanding as the "Cumulative Outstanding Principal Amount" on the Note and its records maintained for the Note. The aggregate amount endorsed as the Principal amount Advanced on the Note shall not in the aggregate exceed \$263,200.

The Authority shall have no obligation to pay any Disbursement Request unless such request has been properly approved as described above, and proceeds of the Note have been deposited by the Owner of the Note (if other than the Redeveloper) into the Project Fund.

The records maintained by the Registrar as to principal amount advanced and principal amounts paid on the Note shall be the official records of the Cumulative Outstanding Principal Amount for all purposes.

- (c) The Note shall be dated the Date of Original Issue, which shall be the initial date of a allocation of the Note.
- (d) As of the Date of Original Issue of the Note, there shall be delivered to the Registrar the following:
 - (1) A signed investor's letter in a form acceptable to the Finance Director and Note Counsel; and
 - (2) Such additional certificates and other documents as the special counsel for the Authority may require.
- (e) The note shall bear zero percent interest on the Cumulative Outstanding Principal Amount of the Note from the Date of Original Issue.
- (f) The principal of the Note shall be payable in any coin or currency of the United States of America from all funds held by the which on the respective dates of payment thereof is legal tender for the payment of public and private debts. Payments on the Note due prior to maturity or earlier redemption and payment of any principal upon redemption price to maturity shall be made by check mailed by the Registrar on each Interest Payment Date to the Owners, at the Owners' address as it appears on the books of registry maintained by the Registrar on the Record Date. The principal of the Note due at maturity or upon earlier redemption shall be payable upon presentation and surrender of the Note to the Registrar. When any portion of the Note shall have been duly called for redemption and payment thereof duly made or provided for, interest thereon shall cease on the principal amount of such Note so redeemed from and after the date of redemption thereof.

- (g) The Note shall be executed by the manual signatures of the Chairman and Secretary of the Authority. In case any officer whose signature shall appear on any Note shall cease to be such officer before the delivery of such Note, such signature shall nevertheless be valid and sufficient for all purposes, the same as if s/he had remained in office until such delivery, and the Note may be signed by such persons as at the actual time of the execution of such Note shall be the proper officers to sign such Note although at the date of such Note such persons may not have been such officers.
- (i) The Finance Director is hereby authorized to hereafter, from time to time, specify, set, designate, determine, establish and appoint, as the case may be, and in each case in accordance with and subject to the provisions of this Resolution, (1) the Date of Original Issue, the principal amount of the Note in accordance with **Section 3.2(a)**, (2) the maturity date of the Note, which shall be not later than December 31, 2039, (3) the initial Payment Date and (4) any other term of the Note not otherwise specifically fixed by the provisions of this Resolution.
- (j) Any Note issued upon transfer or exchange of any other Note shall be dated as of the Date of Original Issue.
- (k) The Note shall be issued to such Owner as shall be mutually agreed between the Redeveloper and the Finance Director for a price equal to 100% of the principal amount thereof. No Note shall be delivered to any Owner unless the Authority shall have received from the Owner thereof such documents as may be required by the Finance Director to demonstrate compliance with all applicable laws, including without limitation compliance with **Section 3.6** hereof. The Authority may impose such restrictions on the transfer of any Note as may be required to ensure compliance with all requirements relating to any such transfer.
- **Section 3.3. Form of Note Generally.** The Note shall be issued in registered form. The Note shall be in substantially the form set forth in **Article IX**, with such appropriate variations, omissions and insertions as are permitted or required by this Resolution and with such additional changes as the Finance Director may deem necessary or appropriate. The Note may have endorsed thereon such legends or text as may be necessary or appropriate to conform to any applicable rules and regulations of any governmental authority or any usage or requirement of law with respect thereto.
- **Section 3.4. Appointment of Registrar.** The Finance Director is hereby appointed the registrar and paying agent for the Note. The Registrar shall specify its acceptance of the duties, obligations and trusts imposed upon it by the provisions of this Resolution by a written instrument deposited with the Authority prior to the Date of Original Issue of the initial Note. The Authority reserves the right to remove the Registrar upon 30 days' notice and upon the appointment of a successor Registrar, in which event the predecessor Registrar shall deliver all cash and the Note in its possession to the successor Registrar and shall deliver the note register to the successor Registrar. The Registrar shall have only such duties and obligations as are expressly stated in this Resolution and no other duties or obligations shall be required of the Registrar.
- **Section 3.5. Exchange of Note.** Any Note, upon surrender thereof at the principal office of the Registrar, together with an assignment duly executed by the Owner or its attorney or legal representative in such form as shall be satisfactory to the Registrar, may, at the option of the Owner thereof, be exchanged for another Note in a principal amount equal to the principal amount of the Note surrendered or exchanged, of the same series and maturity and bearing interest at the same rate. The Authority shall make provision for the exchange of the Note at the principal office of the Registrar.
- **Section 3.6. Negotiability, Registration and Transfer of Note.** The Registrar shall keep books for the registration and registration of transfer of the Note as provided in this Resolution. The transfer of the Note may be registered only upon the books kept for the registration and registration of transfer of the Note upon

(a) surrender thereof to the Registrar, together with an assignment duly executed by the Owner or its attorney or legal representative in such form as shall be satisfactory to the Registrar and (b) evidence acceptable to the Authority that the assignee is a bank or a qualified institutional buyer as defined in Rule 144A promulgated by the Securities and Exchange Commission. Prior to any transfer and assignment, the Owner will obtain and provide to the Authority, an investor's letter in form and substance satisfactory to the Authority evidencing compliance with the provisions of all federal and state securities laws, and will deposit with the Authority an amount to cover all reasonable costs incurred by the Authority, including legal fees, of accomplishing such transfer. A transfer of any Note may be prohibited by the Authority if (1) a default then exists under the Redevelopment Contract, (2) the assessed valuation of the Redeveloper Property (as defined in the Redevelopment Contract) is less than the projected amount in the application filed by the Redeveloper with the authority or (3) a protest of the valuation of the Redeveloper Property is ongoing. Upon any such registration of transfer the Authority shall execute and deliver in exchange for such Note a new Note, registered in the name of the transferee, in a principal amount equal to the principal amount of the Note surrendered or exchanged, of the same series and maturity and bearing interest at the same rate.

In all cases in which any Note shall be exchanged or a transfer of a Note shall be registered hereunder, the Authority shall execute at the earliest practicable time execute and deliver a Note in accordance with the provisions of this Resolution. The Note surrendered in any such exchange or registration of transfer shall forthwith be canceled by the Registrar. Neither the Authority nor the Registrar shall make a charge for the first such exchange or registration of transfer of any Note by any Owner. The Authority or the Registrar, or both, may make a charge for shipping, printing and out-of-pocket costs for every subsequent exchange or registration of transfer of such Note sufficient to reimburse it or them for any and all costs required to be paid with respect to such exchange or registration of transfer. Neither the Authority nor the Registrar shall be required to make any such exchange or registration of transfer of any Note during the period between a Record Date and the corresponding Interest Payment Date.

Section 3.7. Ownership of Note. As to any Note, the person in whose name the same shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of or on account of the principal of or interest on such Note shall be made only to or upon the order of the Owner thereof or his legal representative. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Note, including the interest thereon, to the extent of the sum or sums so paid.

Section 3.8. Disposition and Destruction of Note. The Note, upon surrender to the Registrar for final payment, whether at maturity or upon earlier redemption, shall be canceled upon such payment by the Registrar and, upon written request of the Finance Director, be destroyed.

Section 3.9. Mutilated, Lost, Stolen or Destroyed Note. If any Note becomes mutilated or is lost, stolen or destroyed, the Authority shall execute and deliver a new Note of like date and tenor as the Note mutilated, lost, stolen or destroyed; provided that, in the case of any mutilated Note, such mutilated Note shall first be surrendered to the Authority. In the case of any lost, stolen or destroyed Note, there first shall be furnished to the Authority evidence of such loss, theft or destruction satisfactory to the Authority, together with indemnity to the Authority satisfactory to the Authority. If any such Note has matured, is about to mature or has been called for redemption, instead of delivering a substitute Note, the Authority may pay the same without surrender thereof. Upon the issuance of any substitute Note, the Authority may require the payment of an amount by the Owner sufficient to reimburse the Authority for any tax or other governmental charge that may be imposed in relation thereto and any other reasonable fees and expenses incurred in connection therewith.

Section 3.10. Non-presentment of Note. If any Note is not presented for payment when the principal thereof becomes due and payable as therein and herein provided, whether at the stated maturity thereof or call for optional or mandatory redemption or otherwise, if funds sufficient to pay such Note have

been made available to the Registrar all liability of the Authority to the Owner thereof for the payment of such Note shall forthwith cease, determine and be completely discharged, and thereupon it shall be the duty of the Registrar to hold such funds, without liability for interest thereon, for the benefit of the Owner of such Note, who shall thereafter be restricted exclusively to such funds for any claim of whatever nature on their part under this Resolution or on, or with respect to, said Note. If any Note is not presented for payment within five years following the date when such Note becomes due, the Registrar shall repay to the Authority the funds theretofore held by it for payment of such Note, and such Note shall, subject to the defense of any applicable statute of limitation, thereafter be an unsecured obligation of the Authority, and the Registered Owner thereof shall be entitled to look only to the Authority for payment, and then only to the extent of the amount so repaid to it by the Registrar, and the Authority shall not be liable for any interest thereon and shall not be regarded as a trustee of such money.

ARTICLE IV

REDEMPTION OF NOTE

Section 4.1. Redemption of Note. The Note is subject to redemption at the option of the Authority prior to the maturity thereof at any time as a whole or in part from time to time in such principal amount as the Authority shall determine, at a redemption price equal to 100% of the principal amount then being redeemed plus accrued interest thereon to the date fixed for redemption.

Section 4.2. Redemption Procedures. The Finance Director is hereby authorized, without further action of the Council, to call all or any portion of the principal of the Note for payment and redemption prior to maturity on such date as the Finance Director shall determine, and shall deposit sufficient funds in the Debt Service Account from the Surplus Account to pay the principal being redeemed plus the accrued interest thereon to the date fixed for redemption. The Finance Director may effect partial redemptions of any Note without notice to the Owner and without presentation and surrender of such Note, but total redemption of any Note may only be effected with notice to the Owner and upon presentation and surrender of such Note to the Registrar. Notice of a total redemption of any Note shall be sent by the Registrar by first-class mail not less than five days prior to the date fixed for redemption to the Owner's address appearing on the books of registry maintained by the Registrar and indicate (a) the title and designation of the Note, (b) the redemption date, and (c) a recitation that the entire principal balance of such Note plus all accrued interest thereon is being called for redemption on the applicable redemption date.

Section 4.3. Determination of Outstanding Principal Amount of Note. Notwithstanding the amount indicated on the face of any Note, the principal amount of such Note actually Outstanding from time to time shall be determined and maintained by the Registrar. The Registrar shall make a notation in the books of registry maintained for each Note indicating the original principal advance of such Note as determined in accordance with Section 3.2 and make such additional notations as are required to reflect any additional principal advances or redemptions of such Note from time to time, including on the Table of Cumulative Outstanding Principal Amount attached to each Note if it is presented to the Registrar for that purpose. Any Owner may examine the books of registry maintained by the Registrar upon request, and the Registrar shall grant such request as soon as reasonably practicable. Any failure of the Registrar to record a principal advance or a redemption on the Table of Cumulative Outstanding Principal Amount shall not affect the Cumulative Outstanding Principal Amount shown on the records of the Registrar.

ARTICLE V

REFUNDING NOTES

Section 5.1. Refunding Notes. Refunding Notes may be issued at any time at the direction of the Finance Director for the purpose of refunding (including by purchase) any Note or any portion thereof, including amounts to pay principal to the date of maturity or redemption (or purchase) and the expenses of issuing the Refunding Notes and of effecting such refunding; provided that the Debt Service on all notes to be outstanding after the issuance of the Refunding Notes shall not be greater in any Fiscal Year than would have been the Debt Service in such Fiscal Year were such refunding not to occur.

ARTICLE VI

EFFECTIVE DATE OF PROJECT; PLEDGE OF REVENUE

Section 6.1. Effective Date of Project. For purposes of Section 18-2147, Reissue Revised Statutes of Nebraska, as amended, the effective date of the Project shall be determined as set forth in the Redevelopment Contract. The Planning Director is hereby directed to notify the Assessor of the effective date of the Project on the form prescribed by the Property Tax Administrator.

Section 6.2. Collection of Revenue; Pledge of Revenue. As provided for in the Redevelopment Plan, and pursuant to the provisions of the Redevelopment Law, for the period contemplated thereby, the Tax Revenue collected in the Project Area shall be allocated to and, when collected, paid into the Special Fund under the terms of this Resolution to pay the principal on the Note. When the Note has been paid in accordance with this Resolution, the Redevelopment Plan and the Redevelopment Contract, the Tax Revenue shall be applied as provided for in the Redevelopment Law.

The Revenue is hereby allocated and pledged in its entirety to the payment of the principal on the Note and to the payment of the Project Costs (including the Project), until the principal on the Note has been paid (or until money for that purpose has been irrevocably set aside), and the Revenue shall be applied solely to the payment of the principal on the Note. Such allocation and pledge is and shall be for the sole and exclusive benefit of the Owner and shall be irrevocable.

Section 6.3. Potential Insufficiency of Revenue. Neither the Authority nor the City makes any representations, covenants, or warranties to the Owner that the Revenue will be sufficient to pay the principal of or interest on the Note. Payment of the principal of and interest on the Note is limited solely and exclusively to the Revenue pledged under the terms of this Resolution, and is not payable from any other source whatsoever.

ARTICLE VII

CREATION OF FUNDS AND ACCOUNTS; PAYMENTS THEREFROM

- **Section 7.1. Creation of Funds and Account.** There is hereby created and established by the Authority the following funds and accounts which funds shall be held by the Finance Director of the City separate and apart from all other funds and moneys of the Authority and the City under his or her control:
- (a) a special trust fund called the "Paramount Development, LLC Redevelopment Project Tax Increment Redevelopment Project Note Fund" (the "Note Fund"). All of the Revenue shall be deposited into the Note Fund. The Revenue accumulated in the Note Fund shall be used and applied on the Business Day prior to each Payment Date (i) to make any payments to the City and Authority as may be required under the Redevelopment Contract and (ii) to pay principal on the Note to the extent of any money then remaining the Note Fund on such Payment Date. Money in the Note Fund shall be used solely for the purposes described in this Section 7.1 (a). All Revenues received through and including December 31, 2039, shall be used solely for the payments required by this Section 7.1 (a); and
- (b) a special trust fund called the "Paramount Development, LLC Redevelopment Project Fund" (the "Project Fund") The Authority shall disburse any money on deposit in the Project Fund from time to time to pay or as reimbursement for payment made for the Project Costs in each case within 5 Business Days after completion of the steps set forth in Section 3.2. If a sufficient amount to pay a properly completed Disbursement Request is not in the Project Fund at the time of the receipt by the Agency of such request, the Agency shall notify the owner of the Note and such owner may deposit an amount sufficient to pay such request with the Agency for such payment. As set forth in Section 3.2, if the Redeveloper is the owner of the Note and the Redeveloper so elects, the Agency shall make a grant to Redeveloper in the amount of an approved Disbursement Request; in such event, the approved Disbursement Request amount shall offset funding of the Note.

ARTICLE VIII

COVENANTS OF THE AUTHORITY

So long as the Note is outstanding and unpaid, the Authority will (through its proper officers, agents or employees) faithfully perform and abide by all of the covenants, undertakings and provisions contained in this Resolution or in the Note, including the following covenants and agreements for the benefit of the Owner which are necessary, convenient and desirable to secure the Note and will tend to make them more marketable; provided, however, that such covenants do not require either the City or the Authority to expend any money other than the Revenue nor violate the provisions of State law with respect to tax revenue allocation.

Section 8.1. No **Priority**. The Authority covenants and agrees that it will not issue any obligations the principal of or interest on which is payable from the Revenue which have, or purport to have, any lien upon the Revenue prior or superior to or in parity with the lien of the Note; provided, however, that nothing in this Resolution shall prevent the Authority from issuing and selling notes or other obligations which have, or purport to have, any lien upon the Revenue which is junior to the Note and the Debt Service thereon, or from issuing and selling notes or other obligations which are payable in whole or in part from sources other than the Revenue.

Section 8.2. To Pay Principal of the Note. The Authority will duly and punctually pay or cause to be paid solely from the Revenue the principal of the Note on the dates and at the places and in the manner

provided in the Note according to the true intent and meaning thereof and hereof, and will faithfully do and perform and fully observe and keep any and all covenants, undertakings, stipulations and provisions contained in the Note and in this Resolution.

Section 8.4. Books of Account; Financial Statements. The Authority covenants and agrees that it will at all times keep, or cause to be kept, proper and current books of account (separate from all other records and accounts) in which complete and accurate entries shall be made of all transactions relating to the Project, the Revenue and other funds relating to the Project.

Section 8.5. Eminent Domain Proceeds. The Authority covenants and agrees that should all or any part of the Project be taken by eminent domain or other proceedings authorized by law for any public or other use under which the property will be exempt from ad valorem taxation, the net proceeds realized by the Authority therefrom shall constitute Project Revenue and shall be deposited into the Special Fund and used for the purposes and in the manner described in **Section 7.2**.

Section 8.6. Protection of Security. The Authority is duly authorized under all applicable laws to create and issue the Note and to adopt this Resolution and to pledge the Revenue in the manner and to the extent provided in this Resolution. The Revenue so pledged is and will be free and clear of any pledge, lien, charge, security interest or encumbrance thereon or with respect thereto prior to, or of equal rank with, the pledge created by this Resolution, except as otherwise expressly provided herein, and all corporate action on the part of the Authority to that end has been duly and validly taken. The Note is and will be a valid obligation of the Authority in accordance with its terms and the terms of this Resolution. The Authority shall at all times, to the extent permitted by law, defend, preserve and protect the pledge of and security interest granted with respect to the Revenue pledged under this Resolution and all the rights of the Owner under this Resolution against all claims and demands of all persons whomsoever.

ARTICLE IX

FORM OF NOTE

Section 9.1. Form of Note. The Note shall be in substantially the following form:

(FORM OF NOTE)

THIS NOTE HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED, OR ANY STATE SECURITIES LAWS, AND THIS NOTE MAY NOT BE TRANSFERRED UNLESS THE PROPOSED ASSIGNEE IS A BANK OR A QUALIFIED INSTITUTIONAL BUYER AS DEFINED IN RULE 144A PROMULGATED BY THE SECURITIES AND EXCHANGE COMMISSION AND THE OWNER HAS OBTAINED AND PROVIDED TO THE AUTHORITY, PRIOR TO SUCH TRANSFER AND ASSIGNMENT, AN INVESTOR'S LETTER IN FORM AND SUBSTANCE SATISFACTORY TO THE AUTHORITY EVIDENCING THE COMPLIANCE WITH THE PROVISIONS OF ALL FEDERAL AND STATE SECURITIES LAWS AND CONTAINING SUCH OTHER REPRESENTATIONS AS THE AUTHORITY MAY REQUIRE.

THIS NOTE MAY BE TRANSFERRED ONLY IN THE MANNER AND ON THE TERMS AND CONDITIONS AND SUBJECT TO THE RESTRICTIONS STATED IN SECTION 3.6 OF RESOLUTION NO. ______ OF THE COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA.

UNITED STATES OF AMERICA STATE OF NEBRASKA COUNTY OF HALL

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA

PARAMOUNT DEVELOPMENT, LLC, REDEVELOPMENT PROJECT TAX INCREMENT DEVELOPMENT REVENUE NOTE, SERIES 2022

No. R-1	Up to a	n aggregate amount of \$263,200
Date of <u>Original Issue</u>	Date of <u>Maturity</u>	Rate of <u>Interest</u>
	December 31, 2039	0.00%
REGISTERED OWNER: The P.	ARAMOUNT DEVELOPMENT, I	LLC
PRINCIPAL AMOUNT: SEE S	CHEDULE 1 ATTACHED HERE	го
SET FORTH ON THE FOLLO	EBY MADE TO THE FURTHER WING PAGES, WHICH FURTH SAME EFFECT AS IF SET FORT	ER PROVISIONS SHALL FOR
THE CITY OF GRAND ISLA	OF, THE COMMUNITY REDEV ND, NEBRASKA has caused this Authority, countersigned by the many	Note to be signed by the manual
		REDEVELOPMENT OF THE CITY OF GRAND ASKA
[SEAL]	Ву:	(manual signature) Chairman
By: <u>(manual signature)</u> Secretary		
ISLAND, NEBRASKA (the "Au	EDEVELOPMENT AUTHORITY thority") acknowledges itself indebt certain specified tax revenues to the	ed to, and for value received hereby

registered assigns, on the Date of Maturity stated above (or earlier as hereinafter referred to), the Principal Amount on Schedule 1 attached hereto upon presentation and surrender hereof at the office of the registrar and paying agent herefor, the Treasurer of the City of Grand Island, Nebraska (the "Registrar"), payable semiannually on June 1 and December 1 of each year until payment in full of such Principal Amount, beginning June 1, 2024, by check or draft mailed to the Registered Owner hereof as shown on the note

registration books maintained by the Registrar on the 15th day of the month preceding the month in which the applicable payment date occurs, at such Owner's address as it appears on such note registration books. The principal of this Note is payable in any coin or currency which on the respective dates of payment thereof is legal tender for the payment of debts due the United States of America.

This Note is issued by the Authority under the authority of and in full compliance with the Constitution and statutes of the State of Nebraska, including particularly Article VIII, Section 12 of the Nebraska Constitution, Sections 18-2101 to 18-2153, inclusive, Reissue Revised Statutes of Nebraska, as amended, and under and pursuant to Resolution No. ______ duly passed and adopted by the Authority on ______, 2022, as from time to time amended and supplemented (the "Resolution").

THE PRINCIPAL AMOUNT OF THIS NOTE IS SET FORTH IN SCHEDULE 1 ATTACHED HERETO. THE MAXIMUM PRINCIPAL AMOUNT OF THIS NOTE IS \$263,200.

This Note has been issued by the Authority for the purpose of financing the costs of constructing, reconstructing, improving, extending, rehabilitating, installing, equipping, furnishing and completing certain improvements within the area identified and referred to as the City of Grand Island Redevelopment Plan Amendment for Redevelopment Area #36 April 2022, (Paramount Development, LLC, Project) which is more specifically described in the Resolution, and to carry out the Authority's corporate purposes and powers in connection therewith.

Reference is hereby made to the Resolution for the provisions, among others, with respect to the collection and disposition of certain tax and other revenues, the special funds charged with and pledged to the payment of the principal of and interest on this Note, the nature and extent of the security thereby created, the terms and conditions under which this Note has been issued, the rights and remedies of the Registered Owner of this Note, and the rights, duties, immunities and obligations of the City and the Authority. By the acceptance of this Note, the Registered Owner assents to all of the provisions of the Resolution.

This Note is a special limited obligation of the Authority payable as to principal solely from and is secured solely by the Tax Revenue (as defined in the Resolution) pledged under the Resolution, all on the terms and conditions set forth in the Resolution. The Tax Revenue represents that portion of ad valorem taxes levied by public bodies of the State of Nebraska, including the City, on real property in the Project Area (as defined in this Resolution) which is in excess of that portion of such ad valorem taxes produced by the levy at the rate fixed each year by or for each such public body upon the valuation of the Project Area as of a certain date and as has been certified by the County Assessor of Hall County, Nebraska to the City in accordance with law.

The principal hereon shall not be payable from the general funds of the City nor the Authority nor shall this Note constitute a legal or equitable pledge, charge, lien, security interest or encumbrance upon any of the property or upon any of the income, receipts, or money and securities of the City or the Authority or of any other party other than those specifically pledged under the Resolution. This Note is not a debt of the City or the Authority within the meaning of any constitutional, statutory or charter limitation upon the creation of general obligation indebtedness of the City or the Authority, and does not impose any general liability upon the City or the Authority and neither the City nor the Authority shall be liable for the payment hereof out of any funds of the City or the Authority other than the Tax Revenues and other funds pledged under the Resolution, which Tax Revenues and other funds have been and hereby are pledged to the punctual payment of the principal of and interest on this Note in accordance with the provisions of this Resolution.

The Registrar may from time to time enter the respective amounts advanced pursuant to the terms of the Resolution under the column headed "Principal Amount Advanced" on **Schedule 1** hereto (the "**Table**") and may enter the aggregate principal amount of this Note then outstanding under the column headed

"Cumulative Outstanding Principal Amount" on the Table. On each date upon which a portion of the Cumulative Outstanding Principal Amount is paid to the Registered Owner pursuant to the redemption provisions of the Resolution, the Registered Owner may enter the principal amount paid on this Note under the column headed "Principal Amount Redeemed" on the Table and may enter the then outstanding principal amount of this Note under the column headed "Cumulative Outstanding Principal Amount" on the Table. Notwithstanding the foregoing, the records maintained by the Registrar as to the principal amount issued and principal amounts paid on this Note shall be the official records of the Cumulative Outstanding Principal Amount of this Note for all purposes.

Reference is hereby made to the Resolution, a copy of which is on file in the office of the City Clerk, and to all of the provisions of which each Owner of this Note by its acceptance hereof hereby assents, for definitions of terms; the description of and the nature and extent of the security for this Note; the Tax Revenue pledged to the payment of the principal on this Note; the nature and extent and manner of enforcement of the pledge; the conditions upon which the Resolution may be amended or supplemented with or without the consent of the Owner of this Note; the rights, duties and obligations of the Authority and the Registrar thereunder; the terms and provisions upon which the liens, pledges, charges, trusts and covenants made therein may be discharged at or prior to the maturity or redemption of this Note, and this Note thereafter no longer be secured by the Resolution or be deemed to be outstanding thereunder, if money or certain specified securities shall have been deposited with the Registrar sufficient and held in trust solely for the payment hereof; and for the other terms and provisions thereof.

This Note is subject to redemption prior to maturity, at the option of the Authority, in whole or in part at any time at a redemption price equal to 100% of the principal amount being redeemed, plus accrued interest on such principal amount to the date fixed for redemption. Reference is hereby made to the Resolution for a description of the redemption procedures and the notice requirements pertaining thereto.

In the event this Note is called for prior redemption, notice of such redemption shall be given by first-class mail to the Registered Owner hereof at its address as shown on the registration books maintained by the Registrar not less than 10 days prior to the date fixed for redemption, unless waived by the Registered Owner hereof. If this Note, or any portion thereof, shall have been duly called for redemption and notice of such redemption duly given as provided, then upon such redemption date the portion of this Note so redeemed shall become due and payable and if money for the payment of the portion of the Note so redeemed shall be held for the purpose of such payment by the Registrar.

This Note is transferable by the Registered Owner hereof in person or by its attorney or legal representative duly authorized in writing at the principal office of the Registrar, but only in the manner, subject to the limitations and upon payment of the charges provided in the Resolution, and upon surrender and cancellation of this Note. Upon such transfer, a new Note of the same series and maturity and for the same principal amount will be issued to the transferee in exchange therefor. The Authority and the Registrar may deem and treat the Registered Owner hereof as the absolute owner hereof for the purpose of receiving payment of or on account of principal of and interest due hereon and for all other purposes.

This note is being issued as a registered note without coupons. This note is subject to exchange as provided in the Resolution.

It is hereby certified, recited and declared that all acts, conditions and things required to have happened, to exist and to have been performed precedent to and in the issuance of this Note have happened, do exist and have been performed in regular and due time, form and manner; that this Note does not exceed any constitutional, statutory or charter limitation on indebtedness; and that provision has been made for the payment of the principal of and interest on this Note as provided in this Resolution.

Grand Island

(FORM OF ASSIGNMENT)

ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers unto

• •	ess and Social Security Number ication Number of Transferee
the within note and all rights thereunder, and hereby agent to transfer the within Note on the note registe full power of substitution in the premises.	rirrevocably constitutes and appointser kept by the Registrar for the registration thereof, with
Dated:	NOTICE: The signature to this Assignment must correspond with the name of the Registered Owner as it appears upon the face of the within note in every particular. Signature Guaranteed By:
	Name of Eligible Guarantor Institution as defined by SEC Rule 17 Ad-15 (17 CFR 240.17 Ad-15) By: Title:

[The remainder of this page intentionally left blank]

SCHEDULE 1

TABLE OF CUMULATIVE OUTSTANDING PRINCIPAL AMOUNT

COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA PARAMOUNT DEVELOPMENT, LLC, REDEVELOPMENT PROJECT TAX INCREMENT DEVELOPMENT REVENUE NOTE, SERIES 2022

	Principal Amount	Principal Amount	Cumulative Outstanding Principal	Notation Made
Date	Advanced	Redeemed	Amount	By
				•

ARTICLE X

DEFEASANCE; MONEY HELD FOR PAYMENT OF DEFEASED NOTE

Section 10.1. Discharge of Liens and Pledges; Note No Longer Outstanding Hereunder. The obligations of the Authority under this Resolution, including any Resolutions, resolutions or other proceedings supplemental hereto, and the liens, pledges, charges, trusts, assignments, covenants and agreements of the Authority herein or therein made or provided for, shall be fully discharged and satisfied as to the Note or any portion thereof, and the Note or any portion thereof shall no longer be deemed to be outstanding hereunder and thereunder.

- (a) when the any Note or portion thereof shall have been canceled, or shall have been surrendered for cancellation or is subject to cancellation, or shall have been purchased from money in any of the funds held under this Resolution, or
- (b) if the Note or portion thereof is not canceled or surrendered for cancellation or subject to cancellation or so purchased, when payment of the principal of the Note or any portion

thereof, plus interest on such principal to the due date thereof, either (1) shall have been made or caused to be made in accordance with the terms thereof, or (2) shall have been provided by irrevocably depositing with the Registrar for the Note, in trust and irrevocably set aside exclusively for such payment, (A) money sufficient to make such payment or (B) Escrow Obligations maturing as to principal in such amount and at such times as will insure the availability of sufficient money to make such payment.

Provided that, with respect to any total redemption of any Note, notice of redemption shall have been duly given or provision satisfactory to the Registrar shall have been made therefor, or waiver of such notice, satisfactory in form, shall have been filed with the Registrar.

At such time as any Note or portion thereof shall no longer be outstanding hereunder, and, except for the purposes of any such payment from such money or such Escrow Obligations, such Note or portion thereof shall no longer be secured by or entitled to the benefits of this Resolution.

Any such money so deposited with the Registrar for any Note or portion thereof as provided in this **Section 10.1** may at the direction of the Finance Director also be invested and reinvested in Escrow Obligations, maturing in the amounts and times as hereinbefore set forth. All income from all Escrow Obligations in the hands of the Registrar which is not required for the payment of such Note or portion thereof with respect to which such money shall have been so deposited, shall be paid to the Authority and deposited in the Special Fund as and when realized and collected for use and application as is other money deposited in that fund.

Anything in this Resolution to the contrary notwithstanding, if money or Escrow Obligations have been deposited or set aside with the Registrar pursuant to this **Section 10.1** for the payment of any Note and such Note shall not have in fact been actually paid in full, no amendment to the provisions of this **Section 10.1** shall be valid as to or binding upon the Owner thereof without the consent of such Owner.

Section 10.2. Certain Limitations After Due Date. If sufficient money or Escrow Obligations shall have been deposited in accordance with the terms hereof with the Registrar in trust for the purpose of paying the Notes or any portion thereof when the same becomes due, whether at maturity or upon earlier redemption, all liability of the Authority for such payment shall forthwith cease, determine and be completely discharged, and thereupon it shall be the duty of the Registrar to hold such money or Escrow Obligations, without liability to the Owners, in trust for the benefit of the Owners, who thereafter shall be restricted exclusively to such money or Escrow Obligations for any claim for such payment of whatsoever nature on his part.

Notwithstanding the provisions of the preceding paragraph of this **Section 10.2**, money or Escrow Obligations held by the Registrar in trust for the payment and discharge of the principal of on any Note which remain unclaimed for five years after the date on which such payment shall have become due and payable, either because the Notes shall have reached their maturity date or because the entire principal balance of the Notes shall have been called for redemption, if such money was held by the Registrar or such paying agent at such date, or for five years after the date of deposit of such money, if deposited with the Registrar after the date when such Note became due and payable, shall be paid to the Nebraska State Treasurer and the Registrar shall thereupon be released and discharged with respect thereto, and the Owner thereof shall look only to the Authority for the payment thereof.

Grand Island

ARTICLE XI

AMENDING AND SUPPLEMENTING OF RESOLUTION

Section 11.1. Amending and Supplementing of Resolution Without Consent of Owner. The Authority may at any time without the consent or concurrence of the Owner of the Note adopt a resolution amendatory hereof or supplemental hereto if the provisions of such supplemental Resolution do not materially adversely affect the rights of the Owner of the Note, for any one or more of the following purposes:

- (a) To make any changes or corrections in this Resolution as to which the Authority shall have been advised by counsel that the same are verbal corrections or changes or are required for the purpose of curing or correcting any ambiguity or defective or inconsistent provision or omission or mistake or manifest error contained in this Resolution, or to insert in this Resolution such provisions clarifying matters or questions arising under this Resolution as are necessary or desirable;
- (b) To add additional covenants and agreements of the Authority for the purpose of further securing payment of the Note;
- (c) To surrender any right, power or privilege reserved to or conferred upon the Authority by the terms of this Resolution;
- (d) To confirm as further assurance any lien, pledge or charge, or the subjection to any lien, pledge or charge, created or to be created by the provisions of this Resolution; and
- (e) To grant to or confer upon the Owner of the Note any additional rights, remedies, powers, authority or security that lawfully may be granted to or conferred upon them.

The Authority shall not adopt any supplemental Resolution authorized by the foregoing provisions of this **Section 11.1** unless in the opinion of counsel the adoption of such supplemental Resolution is permitted by the foregoing provisions of this **Section 11.1** and the provisions of such supplemental Resolution do not materially and adversely affect the rights of the Owner of the Note.

Section 11.2. Amending and Supplementing of Resolution with Consent of Owner. With the consent of the Owners of the Note, the Authority from time to time and at any time may adopt a resolution amendatory hereof or supplemental hereto for the purpose of adding any provisions to, or changing in any manner or eliminating any of the provisions of, this Resolution, or modifying or amending the rights and obligations of the Authority under this Resolution, or modifying or amending in any manner the rights of the Owner of the Note; provided, however, that, without the specific consent of the Owner of the Note, no supplemental Resolution amending or supplementing the provisions hereof shall: (a) change the fixed maturity date for the payment or the terms of the redemption thereof, or reduce the principal amount of the Note or the rate of interest thereon or the Redemption Price payable upon the redemption or prepayment thereof; (b) authorize the creation of any pledge of the Tax Revenues and other money and securities pledged hereunder, prior, superior or equal to the pledge of and lien and charge thereon created herein for the payment of the Note except to the extent provided in Articles III and V; or (c) deprive the Owner of the Note in any material respect of the security afforded by this Resolution. Nothing in this paragraph contained, however, shall be construed as making necessary the approval of the Owner\ of the Note of the adoption of any supplemental Resolution authorized by the provisions of Section 11.1.

It shall not be necessary that the consents of the Owner of the Note approve the particular form of wording of the proposed amendment or supplement or of the proposed supplemental Resolution effecting

such amendment or supplement, but it shall be sufficient if such consents approve the substance of the proposed amendment or supplement. After the Owner of the Note shall have filed its consent to the amending or supplementing hereof pursuant to this Section, the Authority may adopt such supplemental Resolution.

Section 11.3. Effectiveness of Supplemental Resolution. Upon the adoption (pursuant to this **Article XI** and applicable law) by the Authority of any supplemental Resolution amending or supplementing the provisions of this Resolution or upon such later date as may be specified in such supplemental Resolution, (a) this Resolution and the Note shall be modified and amended in accordance with such supplemental Resolution, (b) the respective rights, limitations of rights, obligations, duties and immunities under this Resolution and the Owner of the Note shall thereafter be determined, exercised and enforced under this Resolution subject in all respects to such modifications and amendments, and (c) all of the terms and conditions of any such supplemental Resolution shall be a part of the terms and conditions of the Note and of this Resolution for any and all purposes.

ARTICLE XII

MISCELLANEOUS

Section 12.1. General and Specific Authorizations; Ratification of Prior Actions. Without in any way limiting the power, authority or discretion elsewhere herein granted or delegated, the Authority hereby (a) authorizes and directs the Chairman, Finance Director, Secretary, Planning Director and all other officers, officials, employees and agents of the City to carry out or cause to be carried out, and to perform such obligations of the Authority and such other actions as they, or any of them, in consultation with Special Counsel, the Owner and its counsel shall consider necessary, advisable, desirable or appropriate in connection with this Resolution, including without limitation the execution and delivery of all related documents, instruments, certifications and opinions, and (b) delegates, authorizes and directs the Finance Director the right, power and authority to exercise his independent judgment and absolute discretion in (1) determining and finalizing all terms and provisions to be carried by the Note not specifically set forth in this Resolution and (2) the taking of all actions and the making of all arrangements necessary, proper, appropriate, advisable or desirable in order to effectuate the issuance, sale and delivery of the Note. The execution and delivery by the Finance Director or by any such other officers, officials, employees or agents of the City of any such documents, instruments, certifications and opinions, or the doing by them of any act in connection with any of the matters which are the subject of this Resolution, shall constitute conclusive evidence of both the Authority's and their approval of the terms, provisions and contents thereof and of all changes, modifications, amendments, revisions and alterations made therein and shall conclusively establish their absolute, unconditional and irrevocable authority with respect thereto from the Authority and the authorization, approval and ratification by the Authority of the documents, instruments, certifications and opinions so executed and the actions so taken.

All actions heretofore taken by the Finance Director and all other officers, officials, employees and agents of the Authority, including without limitation the expenditure of funds and the selection, appointment and employment of Special Counsel and financial advisors and agents, in connection with issuance and sale of the Note, together with all other actions taken in connection with any of the matters which are the subject hereof, be and the same is hereby in all respects authorized, adopted, specified, accepted, ratified, approved and confirmed.

Grand Island

Section 12.2. Proceedings Constitute Contract; Enforcement Thereof. The provisions of this Resolution shall constitute a contract between the Authority and the Owner and the provisions thereof shall be enforceable by the Owner by mandamus, accounting, mandatory injunction or any other suit, action or proceeding at law or in equity that is presently or may hereafter be authorized under the laws of the State in any court of competent jurisdiction. Such contract is made under and is to be construed in accordance with the laws of the State.

After the issuance and delivery of any Note, this Resolution and any supplemental Resolution shall not be repealable, but shall be subject to modification or amendment to the extent and in the manner provided in this Resolution, but to no greater extent and in no other manner.

Section 12.3. Benefits of Resolution Limited to the Authority and the Owner. With the exception of rights or benefits herein expressly conferred, nothing expressed or mentioned in or to be implied from this Resolution or the Note is intended or should be construed to confer upon or give to any person other than the Authority and the Owner of the Note any legal or equitable right, remedy or claim under or by reason of or in respect to this Resolution or any covenant, condition, stipulation, promise, agreement or provision herein contained. The Resolution and all of the covenants, conditions, stipulations, promises, agreements and provisions hereof are intended to be and shall be for and inure to the sole and exclusive benefit of the City, the Authority and the Owner from time to time of the Note as herein and therein provided.

Section 12.4. No Personal Liability. No officer or employee of the Authority shall be individually or personally liable for the payment of the principal of or interest on the Note. Nothing herein contained shall, however, relieve any such officer or employee from the performance of any duty provided or required by law.

Section 12.5. Effect of Saturdays, Sundays and Legal Holidays. Whenever this Resolution requires any action to be taken on a Saturday, Sunday or legal holiday, such action shall be taken on the first business day occurring thereafter. Whenever in this Resolution the time within which any action is required to be taken or within which any right will lapse or expire shall terminate on a Saturday, Sunday or legal holiday, such time shall continue to run until midnight on the next succeeding business day.

Section 12.6. Partial Invalidity. If any one or more of the covenants or agreements or portions thereof provided in this Resolution on the part of the City, the Authority or the Registrar to be performed should be determined by a court of competent jurisdiction to be contrary to law, then such covenant or covenants, or such agreement or agreements, or such portions thereof, shall be deemed severable from the remaining covenants and agreements or portions thereof provided in this Resolution and the invalidity thereof shall in no way affect the validity of the other provisions of this Resolution or of the Note, but the Owner of the Note shall retain all the rights and benefits accorded to them hereunder and under any applicable provisions of law.

If any provisions of this Resolution shall be held or deemed to be or shall, in fact, be inoperative or unenforceable or invalid as applied in any particular case in any jurisdiction or jurisdictions or in all jurisdictions, or in all cases because it conflicts with any constitution or statute or rule of public policy, or for any other reason, such circumstances shall not have the effect of rendering the provision in question inoperative or unenforceable or invalid in any other case or circumstance, or of rendering any other provision or provisions herein contained inoperative or unenforceable or invalid to any extent whatever.

Section 12.7. Law and Place of Enforcement of this Resolution. The Resolution shall be construed and interpreted in accordance with the laws of the State of Nebraska. All suits and actions arising out of this Resolution shall be instituted in a court of competent jurisdiction in the State of Nebraska except to the extent necessary for enforcement, by any trustee or receiver appointed by or pursuant to the provisions of this Resolution, or remedies under this Resolution.

Grand Island

Section 12.8. Effect of Article and Section Headings and Table of Contents. The headings or titles of the several Articles and Sections hereof, and any table of contents appended hereto or to copies hereof, shall be solely for convenience of reference and shall not affect the meaning, construction, interpretation or effect of this Resolution.

Section 12.9. Repeal of Inconsistent Resolution. Any Resolution of the City, or the Authority and any part of any resolution, inconsistent with this Resolution is hereby repealed to the extent of such inconsistency.

Section 12.10. Publication and Effectiveness of this Resolution. This Resolution shall take effect and be in full force from and after its passage by the Community Redevelopment Authority of the City.

Section 12.11 Authority to Execute Redevelopment Contract and Approve Plan. The Chairman and Secretary are authorized and directed to execute the Redevelopment Contract, in the form presented with such changes as the Chairman, in his discretion deems proper. The Plan is approved and adopted.

PASSED AND ADOPTED:	, 2022.		
	COMMUNITY REDEVELOPMENT AUTHORITY OF THE CITY OF GRAND ISLAND, NEBRASKA		
(SEAL) ATTEST:	By:Chairman		
By:			

Secretary



Community Redevelopment Authority (CRA)

Wednesday, June 22, 2022 Regular Meeting

Item K1

2022 Budget

Staff Contact:

COMMUNITY REDEVELOPMENT AUTHORITY 2022 BUDGET

	2021 <u>BUDGET</u>	2020-2021 YE Projected	2022 <u>BUDGET</u>
CONSOLIDATED			
Beginning Cash	677,632	677,632	548,785
REVENUE:			
Property Taxes - CRA	504,203	504,203	524,191
Property Taxes - Lincoln Pool	195,805	195,805	196,818
Property Taxes - TIF's	4,858,000	4,858,000	5,400,000
Loan Income (Poplar Street Water Line)	20,000	16,000	20,000
Interest Income - CRA	10,000	10,000	10,000
Land Sales	10,000	10,000	-
Other Revenue - CRA	200,000	200,000	200,000
Other Revenue - TIF's	200,000	200,000	200,000
TOTAL REVENUE	5,788,008	5,784,008	6,351,008
-	2,700,000	2,70.,000	0,001,000
TOTAL RESOURCES	6,465,640	6,461,640	6,899,793
TVINEVORO.			
EXPENSES	2 000	2 000	2000
Auditing & Accounting	3,000	3,000	3000
Legal Services	3,000	500	3000
Consulting Services	5,000	- (5,000	5000
Contract Services	75,000	65,000	75000
Printing & Binding	1,000	-	1000
Other Professional Services	16,000	200	16000
General Liability Insurance	250	100	250
Postage	200	100	250
Legal Notices	500	250	500
Travel & Training	4,000	-	4000
Office Symplics	1,000	-	1000
Office Supplies	1,000 300	200	300
Supplies Land	30,000	200	30000
Bond Principal - Lincoln Pool	185,000	185,000	190000
Bond Interest- Lincoln Pool	10,805	10,805	6817.5
Husker Harvest Days Payment (Year 4 of 10 Nov 2021)	200,000	200,000	200000
Façade Improvement	200,000	160,000	250000
Building Improvement	670,000	268,000	500000
Other Projects	200,000	162,000	200000
TIF Payments	4,857,800	4,857,800	5400000
TH Tuymonts	1,057,000	1,037,000	3100000
TOTAL EXPENSES	6,462,855	5,912,855	6,886,118
INCREASE(DECREASE) IN CASH	(674,847)	(128,847)	(535,109)
ENDING CASH	2,785	548,785	13,676