CITY OF NEWBURGH INDUSTRIAL DEVELOPMENT AGENCY

Uniform	Project	Benefits	Agreement
Project	Agreem	ent No.	-22-

This Uniform Project Benefits Agreement numbered as stated above (the "Project Benefits Agreement") is dated as of the Agreement Dated Date set forth below and has been written in plain English. As used herein, the term "Agreement" shall refer to this Project Benefits Agreement and all exhibits to this Project Benefits Agreement. The terms of each such exhibit are hereby incorporated in this Project Benefits Agreement with the same effect as if fully set forth herein. When we use the words "you" and "your" in this Agreement, we mean you, the "Project Beneficiary" listed below (hereinafter, the "Project Beneficiary"). When we use the words "we", "us" and "our" in this Agreement, we mean the City of Newburgh Industrial Development Agency (hereinafter, the "Agency"), and its successors and assigns.

AGENCY INFORMATION:	Agency Name: CITY OF NEWBURGH INDUSTRIAL DEVELO	PMENT AGENCY	Agency Tax ID #:
	Agency Address (Street, City, State and Zip): City Hall, 83 Broadway, New York 12551		Agency Phone #: 845-569-7369
PROJECT BENEFICIARY INFORMATION:	Project Beneficiary Name: Grand Street Newburgh Property Co., LLC and FSH Newburgh Hotel, LLC		Project Beneficiary Tax ID #:
	Project Beneficiary Address (Street, City, State and Zip):		Project Beneficiary Phone #:
AGREEMENT DATED DATE:	November 4, 2022		
AGREEMENT TERM:	Agreement Commencement Date: November 4, 2022	Agreement Termin July 1, 2038	nation Date:
PROJECT DESCRIPTION:	The project which is the subject of this Agreement (the "Probe acquired, constructed, reconstructed, improved or installed hereinafter referred to as the "Project Facility".	<i>oject</i> ") is described on Exh d by the Agency and/or the	ibit <u>A</u> attached hereto. The physical assets to e Project Beneficiary as part of the Project are
PROJECT SITE:	The real property included in the Project Facility (the "Land") is gen Street Address: 48, 54 and 62 Grand Street in the City of Newburgh, Real Property Tax Map ID #: 31-2-13.2, 31-2-19, and 31-2-18		reet, City, State and Zip):
INCLUDING, WITHOUT LIMITAT CANNOT TERMINATE OR CANCEL CANNOT WITHHOLD, SET OFF OR BEHALF HAS THE AUTHORITY TO OTHERWISE CONTAINED HEREIN,	OU: (1) ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND TOON, THE CHOICE OF NEW YORK LAW AND WAIVER OF TRIAL BY THIS AGREEMENT, (B) YOU HAVE AN UNCONDITIONAL OBLIGATION REDUCE SUCH RECAPTURE PAYMENTS FOR ANY REASON WHATSOF DO SO AND TO GRANT THE POWER OF ATTORNEY SET FORTH IN SEINCLUDING THE INFORMATION CONTAINED IN THE EXHIBITS ATTACFORMATION TO ENTER INTO THIS AGREEMENT WITH YOU AND TO GR	JURY TERMS, (2) AGREE THA TO MAKE ALL RECAPTURE PA EVER; (3) WARRANT THAT (A) CTION 20 HEREOF, AND (B) AI HED HERETO, IS TRUE, ACCUR	AT (A) ONCE YOU EXECUTE THIS AGREEMENT, YOU YMENTS REQUIRED DUE HEREUNDER, AND (C) YOU THE PERSON SIGNING THIS AGREEMENT ON YOUR LL INFORMATION YOU HAVE DELIVERED TO US OR LATE AND COMPLETE AND YOU ACKNOWLEDGE WE
GRAND STREET NE By: FSH HOLDING,			NDUSTRIAL DEVELOPMENT
X_ Authorized Signature	X_Authorize	ed Signature	
Corey Sims Foster, Manager Print Name and Title	er, Manager Marlon Ramos, Chairperson		
ORIGIN	AL COUNTERPART NO OF MANU	ALLY EXECUTED	COUNTERPARTS

Project Beneficiary: Grand Street Newburgh Property Co., LLC and FSH Newburgh Hotel, Page 1 of 6

Agency: City of Newburgh Industrial Development Agency

CITY OF NEWBURGH INDUSTRIAL DEVELOPMENT AGENCY

Uniform Project Benefits Agreement Project Agreement No. ____-22-___

This Uniform Project Benefits Agreement numbered as stated above (the "Project Benefits Agreement") is dated as of the Agreement Dated Date set forth below and has been written in plain English. As used herein, the term "Agreement" shall refer to this Project Benefits Agreement and all exhibits to this Project Benefits Agreement. The terms of each such exhibit are hereby incorporated in this Project Benefits Agreement with the same effect as if fully set forth herein. When we use the words "you" and "your" in this Agreement, we mean you, the "Project Beneficiary" listed below (hereinafter, the "Project Beneficiary"). When we use the words "we", "us" and "our" in this Agreement, we mean the City of Newburgh Industrial Development Agency (hereinafter, the "Agency"), and its successors and assigns.

AGENCY INFORMATION:	Agency Name: CITY OF NEWBURGH INDUSTRIAL D Agency Address (Street, City, State and Zip): City, Hell, 82 Procedurary, New York, 1266		Agency Tax ID #: Agency Phone #:
	City Hall, 83 Broadway, New York 1255) 1	845-569-7369
PROJECT BENEFICIARY INFORMATION:	Project Beneficiary Name: Grand Street Newburgh Property Co., LI FSH Newburgh Hotel, LLC	LC and	Project Beneficiary Tax ID #:
	Project Beneficiary Address (Street, City, State and Zip):		Project Beneficiary Phone #:
AGREEMENT DATED DATE:	November 4, 2022		
AGREEMENT TERM:	Agreement Commencement Date: November 4, 2022	Agreement Termi July 1, 2038	nation Date:
PROJECT DESCRIPTION:	The project which is the subject of this Agreement be acquired, constructed, reconstructed, improved hereinafter referred to as the "Project Facility".		
PROJECT SITE:	The real property included in the Project Facility (the "Lai Street Address: 48, 54 and 62 Grand Street in the City of Real Property Tax Map ID #: 31-2-13.2, 31-2-19, and 3	Newburgh, Orange County, New York	treet, City, State and Zip):
INCLUDING, WITHOUT LIMITATY CANNOT TERMINATE OR CANCEL CANNOT WITHHOLD, SET OFF OR BEHALF HAS THE AUTHORITY TO OTHERWISE CONTAINED HEREIN,	DU: (1) ACKNOWLEDGE THAT YOU HAVE READ AND UNDI ION, THE CHOICE OF NEW YORK LAW AND WAIVER OF THIS AGREEMENT, (B) YOU HAVE AN UNCONDITIONAL OB REDUCE SUCH RECAPTURE PAYMENTS FOR ANY REASON DO SO AND TO GRANT THE POWER OF ATTORNEY SET FO INCLUDING THE INFORMATION CONTAINED IN THE EXHIB FORMATION TO ENTER INTO THIS AGREEMENT WITH YOU	TRIAL BY JURY TERMS, (2) AGREE TH LIGATION TO MAKE ALL RECAPTURE PA WHATSOEVER; (3) WARRANT THAT (A) WITH IN SECTION 20 HEREOF, AND (B) A ITS ATTACHED HERETO, IS TRUE, ACCUI	AT (A) ONCE YOU EXECUTE THIS AGREEMENT, YOU LYMENTS REQUIRED DUE HEREUNDER, AND (C) YOU) THE PERSON SIGNING THIS AGREEMENT ON YOUR LL INFORMATION YOU HAVE DELIVERED TO US OR RATE AND COMPLETE AND YOU ACKNOWLEDGE WE
GRAND STREET NEW By: FSH HOLDING, I	WBURGH PROPERTY CO., LLC LLC, its Sole Member	CITY OF NEWBURGH I	NDUSTRIAL DEVELOPMENT
X_ Authorized Signature		X Authorized Signature	
Corey Sims Foster, Manager Print Name and Title		Marlon Ramos, Chairperson Print Name and Title	

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Project Beneficiary: Grand Street Newburgh Property Co., LLC and FSH Newburgh Hotel, Page 1 of 6

ORIGINAL COUNTERPART NO. ___ OF ___ MANUALLY EXECUTED COUNTERPARTS

Agency: City of Newburgh Industrial Development Agency

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CITY OF NEWBURGH INDUSTRIAL DEVELOPMENT AGENCY

Uniform	Project	Benefits	Agreement
Project	Agreem	ent No.	-22

This Uniform Project Benefits Agreement numbered as stated above (the "Project Benefits Agreement") is dated as of the Agreement Dated Date set forth below and has been written in plain English. As used herein, the term "Agreement" shall refer to this Project Benefits Agreement and all exhibits to this Project Benefits Agreement. The terms of each such exhibit are hereby incorporated in this Project Benefits Agreement with the same effect as if fully set forth herein. When we use the words "you" and "your" in this Agreement, we mean you, the "Project Beneficiary" listed below (hereinafter, the "Project Beneficiary"). When we use the words "we", "us" and "our" in this Agreement, we mean the City of Newburgh Industrial Development Agency (hereinafter, the "Agency"), and its successors and assigns.

			The second secon
AGENCY INFORMATION:	Agency Name: CITY OF NEWBURGH INDUSTRIAL DE Agency Address (Street, City, State and Zip): City Hall, 83 Broadway, New York 1255		Agency Tax ID #: Agency Phone #: 845-569-7369
PROJECT BENEFICIARY INFORMATION:	Project Beneficiary Name: Grand Street Newburgh Property Co., LL FSH Newburgh Hotel, LLC	.C and	Project Beneficiary Tax ID #:
	Project Beneficiary Address (Street, City, State and Zip):		Project Beneficiary Phone #:
AGREEMENT DATED DATE:	November 4, 2022		
AGREEMENT TERM:	Agreement Commencement Date: November 4, 2022	Agreemer July 1,2	nt Termination Date: 2038
PROJECT DESCRIPTION:	The project which is the subject of this Agreement be acquired, constructed, reconstructed, improved hereinafter referred to as the "Project Facility".	(the "Project") is describe or installed by the Agency	d on Exhibit A attached hereto. The physical assets to and/or the Project Beneficiary as part of the Project are
PROJECT SITE:	The real property included in the Project Facility (the "Lan Street Address: 48, 54 and 62 Grand Street in the City of Real Property Tax Map ID #: 31-2-13.2, 31-2-19, and 3	Newburgh, Orange County, Ne	
INCLUDING, WITHOUT LIMITA' CANNOT TERMINATE OR CANCEL CANNOT WITHHOLD, SET OFF OR BEHALF HAS THE AUTHORITY TO	FION, THE CHOICE OF NEW YORK LAW AND WAIVER OF THIS AGREEMENT, (B) YOU HAVE AN UNCONDITIONAL OB REDUCE SUCH RECAPTURE PAYMENTS FOR ANY REASON	I RAL BY JURY TERMS, (2) A LIGATION TO MAKE ALL RECA I WHATSOEVER; (3) WARRANT DRTH IN SECTION 20 HEREOF, ITS ATTACHED HERETO, IS TR	NODITIONS ON THE FRONT AND SUCCEEDING PAGES HEREOF, AGREE THAT (A) ONCE YOU EXECUTE THIS AGREEMENT, YOU PTURE PAYMENT'S REQUIRED DUE HEREUNDER, AND (C) YOU THAT (A) THE PERSON SIGNING THIS AGREEMENT ON YOUR AND (B) ALL INFORMATION YOU HAVE DELIVERED TO US OR UE, ACCURATE AND COMPLETE AND YOU ACKNOWLEDGE WE IL ASSISTANCE TO YOU.
FSH NEWBURGH H By: FSH HOLDING,	OTEL, LLC LLC, its Sole Member	CITY OF NEWBU AGENCY	RGH INDUSTRIAL DEVELOPMENT
X Authorized Signature		XAuthorized Signature	
Corey Sims Foster, Manager Print Name and Title		Marlon Ramos, Chairperson Print Name and Title	
ORIGI	NAL COUNTERPART NO OF	MANUALLY EXE	CUTED COUNTERPARTS

Project Beneficiary: Grand Street Newburgh Property Co., LLC and FSH Newburgh Hotel,	Page 2 of 6	Agency: City of Newburgh Industrial Development Agency
LLC		

CITY OF NEWBURGH INDUSTRIAL DEVELOPMENT AGENCY

Uniform	Project	Benefits	Agreement
Project	Agreem	ent No.	-22-

This Uniform Project Benefits Agreement numbered as stated above (the "Project Benefits Agreement") is dated as of the Agreement Dated Date set forth below and has been written in plain English. As used herein, the term "Agreement" shall refer to this Project Benefits Agreement and all exhibits to this Project Benefits Agreement. The terms of each such exhibit are hereby incorporated in this Project Benefits Agreement with the same effect as if fully set forth herein. When we use the words "you" and "your" in this Agreement, we mean you, the "Project Beneficiary" listed below (hereinafter, the "Project Beneficiary"). When we use the words "we", "us" and "our" in this Agreement, we mean the City of Newburgh Industrial Development Agency (hereinafter, the "Agency"), and its successors and assigns.

Agency (nereinarter, the "A	gency"), and its successors and assigns.		
AGENCY INFORMATION:	Agency Name: CITY OF NEWBURGH INDUSTRIAL DE Agency Address (Street, City, State and Zip): City Hall, 83 Broadway, New York 1255		Agency Tax ID #: Agency Phone #: 845-569-7369
PROJECT BENEFICIARY INFORMATION:	Project Beneficiary Name: Grand Street Newburgh Property Co., LL FSH Newburgh Hotel, LLC	.C and	Project Beneficiary Tax ID #:
	Project Beneficiary Address (Street, City, State and Zip):		Project Beneficiary Phone #:
AGREEMENT DATED DATE:	November 4, 2022		
AGREEMENT TERM:	Agreement Commencement Date: November 4, 2022	Agreement Termi July 1, 2038	nation Date:
PROJECT DESCRIPTION:	The project which is the subject of this Agreement (be acquired, constructed, reconstructed, improved of hereinafter referred to as the "Project Facility".		
PROJECT SITE:	The real property included in the Project Facility (the "Lan Street Address: 48, 54 and 62 Grand Street in the City of N Real Property Tax Map ID #: 31-2-13.2, 31-2-19, and 3	Wewburgh, Orange County, New York	treet, City, State and Zip):
INCLUDING, WITHOUT LIMITAT CANNOT TERMINATE OR CANCEI CANNOT WITHHOLD, SET OFF OI BEHALF HAS THE AUTHORITY TO OTHERWISE CONTAINED HEREIN	YOU: (1) ACKNOWLEDGE THAT YOU HAVE READ AND UNDER TON, THE CHOICE OF NEW YORK LAW AND WAIVER OF THIS AGREEMENT, (B) YOU HAVE AN UNCONDITIONAL OBLAT REDUCE SUCH RECAPTURE PAYMENTS FOR ANY REASON DO SO AND TO GRANT THE POWER OF ATTORNEY SET FOR INCLUDING THE INFORMATION CONTAINED IN THE EXHIBIT FORMATION TO ENTER INFORMATION THIS AGREEMENT WITH YOU A	FRIAL BY JURY TERMS, (2) AGREE TH IGATION TO MAKE ALL RECAPTURE P. WHATSOEVER; (3) WARRANT THAT (A RTH IN SECTION 20 HEREOF, AND (B) A IS ATTACHED HERETO, IS TRUE, ACCU	AT (A) ONCE YOU EXECUTE THIS AGREEMENT, YOU AYMENTS REQUIRED DUE HEREUNDER, AND (C) YOU) THE PERSON SIGNING THIS AGREEMENT ON YOUR ALL INFORMATION YOU HAVE DELIVERED TO US OR RATE AND COMPLETE AND YOU ACKNOWLEDGE WE
FSH NEWBURGH HOBY: FSH HOLDING,	LLC, its Sole Member	AGENCY X	INDUSTRIAL DEVELOPMENT
Authorized Signature Corey Sims Foster, Manager Print Name and Title		Marlon Ramos, Chairperson Print Name and Title	
ORIGI	NAL COUNTERPART NO OF 1	MANUALLY EXECUTE	D COUNTERPARTS

Project Beneficiary: Grand Street Newburgh
Property Co., LLC and FSH Newburgh Hotel,
LLC

Page 2 of 6

Agency: City of Newburgh Industrial
Development Agency
LLC

CITY OF NEWBURGH INDUSTRIAL DEVELOPMENT AGENCY

Uniform Project Benefits	Agreement
Project Agreement No.	-22-

TERMS AND CONDITIONS

- 1 PUBLIC BENEFITS SOUGHT TO BE OBTAINED; FINANCIAL ASSISTANCE EXPECTED TO BE GRANTED In consideration of the undertaking and completion by the Project Beneficiary of the Project, and in anticipation of and in reliance on the public benefits expected to occur as a result of the Project, as described on Exhibit B attached hereto (the "Public Benefits"), the Agency expects to provide the Project Beneficiary with the benefits related to the Project described on Exhibit C attached hereto (the "Financial Assistance") The parties understand and agree that the Public Benefits are a material inducement to the Agency's provision of the Financial Assistance

 The Project Beneficiary agrees to use its best efforts to achieve the Public Benefits during the term of this Agreement set forth above (the "Term")
- 2 CONTINGENT NATURE OF THE FINANCIAL ASSISTANCE Notwithstanding the provisions of Section 1 of this Agreement, the Agency and the Project Beneficiary agree that the amount of Financial Assistance to be received by the Company with respect to the Project shall be contingent upon, and shall bear a direct relationship to, the success or lack of success of the Project in delivering the promised Public Benefits The Project Beneficiary agrees that the Agency's Performance and Accountability Provisions, as described and set forth in Section 8 below, (the "Performance and Accountability Provisions") shall serve to further memorialize the Project Beneficiary's commitment to attain the Public Benefits or, upon the conditions, and as and to the extent provided therein, return all or a portion of the Financial Assistance to the Agency based on the clawback provisions set forth in the Performance and Accountability Provisions The Project Beneficiary has no reason to believe that the Public Benefits will not be attained as contemplated in this Agreement
- 3 ANNUAL COMPLIANCE REPORTS The Project Beneficiary hereby agrees to provide to the Agency, at a minimum, an annual compliance report (each, a "Compliance Report") on the Public Benefits outlined herein and in the Performance and Accountability Provisions during the Term of this Agreement The annual compliance report must be provided by no later than January 31 of each year, commencing with the first January 31 following the Agreement Dated Date set forth above and annually thereafter during the Term of this Agreement The Compliance Report will include, at a minimum, the items set forth on Exhibit D attached hereto (the "Minimum Required Annual Report Items")
- 4 DEFINITIONS The following words and terms used in this Agreement shall have the respective meanings set forth below, or the definitions set forth in the Project Facility Agreements, unless the context or use indicates another or different meaning or intent
- "Act" means collectively (1) Title 1 of Article 18-A of the General Municipal Law of the State enacted into law as Chapter 1030 of the Laws of 1969 of the State and (2) Chapter 527 of the Laws of 1971 of the State, as amended, constituting Section 911-c of said General Municipal Law
- "Application" means the application submitted by the Project Beneficiary to the Agency in with respect to the Project, in which the Project Beneficiary (1) described the Project, (2) requested that the Agency grant certain Financial Assistance with respect to the Project, and (C) indicated the Public Benefits that would result from approval of the Project by the Agency
- "Contract Employee" means (1) a full-time, private-sector employee (or self-employed individual) that is not on the Project Beneficiary's payroll but who has worked for the Project Beneficiary at the Project Facility for a minimum of 35 hours per week for not less than 4 consecutive weeks providing services that are similar to services that would otherwise be performed by a Full Time Equivalent Employee, or (2) 2 part-time, private-sector employees (or self-employed individuals) that are not on the Project Beneficiary's payroll but who have worked for the Project Beneficiary at the Project Facility for a combined minimum of 35 hours per week for not less than 4 consecutive weeks providing services that are similar to services that would otherwise be performed by a Full Time Equivalent Employee
 - "Economic Development Region" means the economic development region in which the Agency is located, as defined by Section 230 of the State Economic Development Law
- "Full Time Equivalent Employee" means (1) a full-time, permanent, private-sector employee on the Project Beneficiary's payroll, who has worked at the Project Facility for a minimum of 35 hours per week for not less than 4 consecutive weeks and who is entitled to receive the usual and customary fringe benefits extended by the Project Beneficiary to other employees with comparable rank and duties; or (2) two part-time, permanent, private-sector employees on Project Beneficiary's payroll, who have worked at the Project Facility for a combined minimum of 35 hours per week for not less than 4 consecutive weeks and who are entitled to receive the usual and customary fringe benefits extended by the Project Beneficiary to other employees with comparable rank and duties; or (3) a Contract Employee
- "Project Facility Agreements" means, collectively, the various documents listed on $\underline{\textbf{Exhibit E}}$ attached hereto, as said documents may be amended or supplemented from time to time
- "Payment in Lieu of Tax Agreement" means, if the Project Facility Agreements include a payment in lieu of tax agreement, the payment in lieu of tax agreement described on **Exhibit E** attached hereto, as said document may be amended or supplemented from time to time
- "Payments in Lieu of Taxes" means, if the Project Facility Agreements include a payment in lieu of tax agreement, the payments in lieu of taxes payable under the Payment in Lieu of Tax Agreement, as summarized on Exhibit J attached hereto
 - "Project Benefits Agreement" means this agreement as may be amended or supplemented from time to time
 - "Recapture Event(s)" shall mean any of the events listed on $\underline{Exhibit\ F}$ attached hereto
 - "Recapture Period" means a period ending on the Project Benefits Agreement Termination Date
 - "State" means the State of New York
- 5 REPRESENTATIONS OF AND WARRANTIES BY THE AGENCY The Agency does hereby represent, warrant and covenant as follows:
- (A) <u>Power</u> The Agency is a public benefit corporation of the State, has been duly established under the provisions of the Act, is validly existing under the provisions of the Act and has the power under the laws of the State to enter into this Project Benefits Agreement and the other Project Facility Agreements and to carry out the transactions contemplated hereby and thereby and to perform and carry out all covenants and obligations on its part to be performed under and pursuant to this Project Benefits Agreement and the other Project Facility Agreements
- (B) <u>Authorization</u> The Agency is authorized and has the corporate power under the Act, its by-laws and the laws of the State to enter into this Project Benefits Agreement and the other Project Facility Agreements and the transactions contemplated hereby and thereby and to perform and carry out all the covenants and obligations on its part to be performed under and pursuant to this Project Benefits Agreement and the other Project Facility Agreements By proper corporate action on the part of its members, the Agency has duly authorized the execution, delivery and performance of this Project Benefits Agreement and the other Project Facility Agreements and the consummation of the transactions herein and therein contemplated
- (C) <u>Conflicts</u> The Agency is not prohibited from entering into this Project Benefits Agreement and the other Project Facility Agreements and discharging and performing all covenants and obligations on its part to be performed under and pursuant to this Project Benefits Agreement and the other Project Facility Agreements by the terms, conditions or provisions of any order, judgment, decree, law, ordinance, rule or regulation of any court or other agency or authority of government, or any agreement or instrument to which the Agency is a party or by which the Agency is bound
- 6 REPRESENTATIONS OF AND WARRANTIES BY THE PROJECT BENEFICIARY The Project Beneficiary does hereby represent, warrant and covenant as follows:
- (A) <u>Power</u> The Project Beneficiary is duly authorized to do business in the State and has the power to enter into this Project Benefits Agreement and the other Project Facility Agreements and to perform and carry out the transactions contemplated hereby and thereby and to perform and carry out all covenants and obligations on its part to be performed under and pursuant to this Project Benefits Agreement and the other Project Facility Agreements, and by proper action of its governing body has been duly authorized to execute, deliver and perform this Project Benefits Agreement and the other Project Facility Agreements
- (B) <u>Authorization</u> The Project Beneficiary is authorized and has the power to enter into this Project Benefits Agreement and the other Project Facility Agreements and the transactions contemplated hereby and thereby and to perform and carry out all covenants and obligations on its part to be performed under and pursuant to this Project Benefits Agreement and the other Project Facility Agreements. The Project Beneficiary has duly authorized the execution, delivery and performance of this Project Benefits Agreement and the other Project Facility Agreements and the consummation of the transactions herein and therein contemplated
- (C) Conflicts The Project Beneficiary is not prohibited from entering into this Project Benefits Agreement and the other Project Facility Agreements and discharging and performing all covenants and obligations on its part to be performed under and pursuant to this Project Benefits Agreement and the other Project Facility Agreements by (and the execution, delivery and performance of this Project Benefits Agreement and the other Project Facility Agreements, the consummation of the transactions contemplated hereby and thereby and the fulfillment

Project Beneficiary: Grand Street Newburgh Property Co , LLC and FSH Newburgh Hotel,	Page 3 of 6	Agency: City of Newburgh Industrial Development Agency
LLC		

CITY OF NEWBURGH INDUSTRIAL DEVELOPMENT AGENCY

Uniform Project Benefits Agreement Project Agreement No. ____-22-___

of and compliance with the provisions of this Project Benefits Agreement and the other Project Facility Agreements will not conflict with or violate or constitute a breach of or a default under) the terms, conditions or provisions of its organization and operation documents or any other restriction, law, rule, regulation or order of any court or other agency or authority of government, or any contractual limitation, restriction or outstanding indenture, deed of trust, mortgage, loan agreement, other evidence of indebtedness or any other agreement or instrument to which the Project Beneficiary is a party or by which it or any of its property is bound, and neither the Project Beneficiary's entering into this Project Benefits Agreement and the other Project Facility Agreements work the Project Beneficiary's discharging and performing all covenants and obligations on its part to be performed under and pursuant to this Project Benefits Agreement and the other Project Facility Agreements will be in conflict with or result in a breach of or constitute (with due notice and/or lapse of time) a default under any of the foregoing, or result in the creation or imposition of any lien of any nature upon any of the project Beneficiary under the terms of any of the foregoing, and this Project Benefits Agreement and the other Project Facility Agreements are legal, valid and binding obligations of the Project Beneficiary enforceable in accordance with their respective terms, except as enforceability may be limited by applicable bankruptcy, insolvency, reorganization, moratorium and other laws relating to or affecting creditors' rights generally and by general principles of equity (regardless of whether enforcement is sought in a proceeding in equity or at law)

- (D) Governmental Consent No consent, approval or authorization of, or filing, registration or qualification with, any governmental or public authority on the part of the Project Beneficiary is required as a condition to the execution, delivery or performance of this Project Benefits Agreement and the other Project Facility Agreements by the Project Beneficiary or as a condition to the validity of this Project Benefits Agreement and the other Project Facility Agreements
- 7 CONTINGENT NATURE OF THE FINANCIAL ASSISTANCE The Agency and the Project Beneficiary agree that the purpose of the Project is to create or retain permanent private sector jobs in City of Newburgh, New York in the form of direct employees at the Project Facility Accordingly, the Agency and the Project Beneficiary agree that the amount of Financial Assistance to be received by the Project Beneficiary with respect to the Project shall be contingent upon, and shall bear a direct relationship to the success or lack of success of the Project in achieving this goal
- 8 PERFORMANCE AND ACCOUNTABILITY PROVISIONS The Project Beneficiary agrees to provide the Public Benefits set forth on Exhibit B The Project Beneficiary agrees to provide the Agency with periodic written reports (not less than annually) as to the status of the Project Benefits, which reports may be requested by the Agency, or its agent(s), from time to time The Project Beneficiary agrees to meet with the Agency, or its agent(s), to discuss the status of the Project Benefits (and any written/documentary evidence of compliance) as requested by the Agency, or its agent(s), from time to time
- 9 AGREEMENTS ON THE PART OF THE PROJECT BENEFICIARY The Project Beneficiary hereby agrees as follows:
- (A) Filing Closing Date If <u>Exhibit B</u> attached hereto contains any employment projections, to file with the Agency, on or prior to the dated date of this Agreement, an employment plan, based on the employment projections contained in <u>Exhibit B</u> attached hereto, containing the information described on <u>Exhibit D</u> attached hereto and any additional information described in the Project facility Agreements
- (B) Filing Annual To file with the Agency, on an annual basis, within sixty (60) days after the end of each calendar year, an annual report containing the information described on Exhibit D attached hereto and any additional information described in the Project facility Agreements
- (C) Employment Level If **Exhibit B** attached hereto contains any employment projections, to submit to the Agency the following reports for the purpose of verifying that the Project Beneficiary is achieving the Employment Level: (a) by the 15th day of the first calendar month of each new quarter, a form NYS-45 (the "Quarterly Report," a copy of the current form of which is attached hereto on **Exhibit G**) or some other form of reporting that is explicitly approved by the Agency, and (b) by February 1 of each year during the term of this Project Benefits Agreement, a project and employment plan status report (the "Status Report," a copy of which is attached hereto on **Exhibit H** and, together with the Annual Report described in Section 5(B) above, being collectively referred to as the "Employment Affidavits") or some other form that is explicitly approved by the Agency Full Time Equivalent Employees for each calendar year during the term of this Project Benefits Agreement shall be determined by calculating the average number of Full Time Equivalent Employees as of the Project Beneficiary's last payroll date in the months of March, June, September and December and dividing that sum by 4
- (F) Non-Discrimination (1) To not discriminate against any employee or applicant for employment because of race, color, creed, age, sex or national origin The Project Beneficiary shall use its best efforts to ensure that employees and applicants for employment with the Project Beneficiary or any subtenant of the Project Facility are treated without regard to their race, color, creed, age, sex, or national origin As used herein, the term "treated" shall mean and include, without limitation, the following: recruited, whether by advertising or other means; compensated, whether in the form of rates of pay or other forms of compensation; selected for training, including apprenticeship; promoted; upgraded; demoted; transferred; laid off: and terminated
 - (2) To state in substance, in all solicitations or advertisements for employees placed by or on behalf of the Project Beneficiary during the term of this Project Benefit Agreement, that all qualified applicants will be considered for employment without regard to race, color, creed or national origin, age or sex
- 10 RECAPTURE OF FINANCIAL ASSISTANCE (A) General Upon the occurrence of a Recapture Event that occurs during the Recapture Period, the Agency may require that the Project Beneficiary pay to the Agency all or a portion of the Financial Assistance, in an amount determined by the Agency (the "Recapture Amount"), all in accordance with the terms of this Section 8 and Exhibit I attached hereto Upon the occurrence of a Recapture Event that occurs during the Recapture Period, you hereby agree, if requested by the Agency, to pay to the Agency the Recapture Amount
- (B) <u>Project Financial Assistance</u> The Recapture Amount to be paid by you to the Agency upon the occurrence of a Recapture Event during a Recapture Period shall be an amount equal to a percentage (as provided on <u>Exhibit I</u> attached hereto) multiplied by the sum of the following:
 - (1) if <u>Exhibit C</u> attached hereto indicates that the Financial Assistance includes sales and use tax abatements, the portion of the amount of State sales and use taxes determined by the Agency to be the amount of such taxes that the Project Beneficiary would have paid in connection with the undertaking of the Project if the Project Facility was privately owned by the Project Beneficiary and not deemed owned or under the jurisdiction, supervision or control of the Agency;
 - (2) if <u>Exhibit C</u> attached hereto indicates that the Financial Assistance includes mortgage recording tax abatements, the amount determined by the Agency to be the amount of any mortgage recording tax exemption provided by the Agency to the Project Beneficiary in connection with the undertaking of the Project; and
 - (3) if <u>Exhibit C</u> attached hereto indicates that the Financial Assistance includes real property tax abatements, the amount determined by the Agency to be the difference between the amount of the payment in lieu of tax payments paid by the Project Beneficiary under the Payment in Lieu of Tax Agreement and the amount of the general real property ad valorem taxes that would have been payable by the Project Beneficiary to the Taxing Entities if the Project Facility was privately owned by the Project Beneficiary and not deemed owned or under the jurisdiction and control of the Agency
- (C) Amount of Project Financial Assistance to be Recaptured Upon the occurrence of a Recapture Event, the Project Beneficiary shall pay to the Agency the Recapture Amount determined by the Agency pursuant to this Agreement
- (D) Redistribution of Project Financial Assistance to be Recaptured within thirty (30) days of such receipt to the respective taxing entity or entities that would have received such amount but for the granting by the Agency of the Financial Assistance
- (E) <u>Survival of Obligations</u> The Project Beneficiary acknowledges that the obligations of the Project Beneficiary in this Section 8 shall survive any conveyance of the Project Facility to the Project Beneficiary and/or the termination of any Project Facility Agreement
- (F) Agency Review of Recapture Determination

 If the Agency determines that a Recapture Event has occurred, it shall give notice of such determination to the Project Beneficiary Shall have fourteen (14) days from the date the notice is deemed given to submit a written response to the Agency's determination and to request a written and/or oral presentation to the Agency why the proposed recapture amount should not be paid to the Agency The Project Beneficiary may make its presentation at a meeting of the Agency The Agency shall then vote on a resolution recommending (1) a termination of Financial Assistance, (2) a recapture of Financial Assistance, (3) both a termination and a recapture of Finance Assistance, (4) a modification of Financial Assistance or (5) no action

Project Beneficiary: Grand Street Newburgh Property Co , LLC and FSH Newburgh Hotel,	Page 4 of 6	Agency: City of Newburgh Industrial Development Agency
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CITY OF NEWBURGH INDUSTRIAL DEVELOPMENT AGENCY

Uniform Project Benefits Agreement Project Agreement No. ____-22-___

- 11 LATE PAYMENTS (A) One Month If you shall fail to make any payment required by this Agreement within thirty days of the date that written notice of such payment is sent from the Agency to the Project Beneficiary at the address provided above, the Project Beneficiary shall pay the amount specified in such notice together with a late payment penalty equal to five percent (5%) of the amount due
- (B) Thereafter If the Project Beneficiary shall fail to make any payment required by this Project Benefits Agreement when due and such delinquency shall continue beyond the thirty days after such notice, the Project Beneficiary's obligation to make the payment so in default shall continue as an obligation of the Project Beneficiary to the Agency until such payment in default shall have been made in full, and the Project Beneficiary shall pay the same to the Agency together with (1) a late payment penalty of one percent (1%) per month for each month, or part thereof, that the payment due hereunder is delinquent beyond the first month, plus (2) interest thereon, to the extent permitted by law, at the greater of (a) one percent (1%) per month, or (b) the rate per annum which would be payable if such amount were delinquent taxes, until so paid in full
- 12 EVENTS OF DEFAULT The following shall be "Events of Default" under this Project Benefits Agreement, and the terms "Event of Default" or "default" shall mean, whenever they are used in this Project Benefits Agreement, any one or more of the following events:
- (A) A default in the performance or observance of any of the covenants, conditions or agreements on the part of the Project Beneficiary in this Project Benefits Agreement and the continuance thereof for a period of thirty (30) days after written notice thereof is given by the Agency to the Project Beneficiary, provided that, if such default is capable of cure but cannot be cured within such thirty (30) day period, the failure of the Project Beneficiary to commence to cure within such thirty (30) day period and to prosecute the same with due diligence
 - (B) The occurrence of an "Event of Default" under any other Basic Document
 - (C) Any representation or warranty made by the Project Beneficiary herein or in any other Basic Document proves to have been false at the time it was made
- 13 REMEDIES ON DEFAULT (A) Whenever any Event of Default hereunder shall have occurred, the Agency may, to the extent permitted by law, take any one or more of the following remedial steps:
 - (1) we may cancel or terminate this Agreement or any or all other agreements that we have entered into with you;
 - (2) we may terminate the granting of any of the Financial Assistance that has not already been delivered to you;
 - (3) we may, by written notice to you, declare to be immediately due and payable, whereupon the same shall become immediately due and payable, all amounts payable to us pursuant to this Agreement or any of the Project Facility Agreements;
 - (4) terminate the Project Facility Agreements, and convey to you all our right, title and interest in and to the Project Facility You hereby agree to pay all expenses and taxes, if any, applicable to or arising from any such transfer of title); or
 - (5) take any other action at law or in equity which may appear necessary or desirable to collect any amounts then due or thereafter to become due hereunder and to enforce the obligations, agreements or covenants of the Project Beneficiary under this Project Benefits Agreement
- (B) Interest will accrue on all amounts due under this Section 11 at the rate of one and one-half percent (1 ½%) per month or the maximum rate permitted by law, whichever is less. None of our rights or remedies under this Agreement are intended to be exclusive of, but each shall be cumulative and in addition to, any other right or remedy referred to hereunder or otherwise available to us under applicable law. If we delay or fail to enforce any of our rights under this Agreement, we will still be entitled to enforce those rights at a later time. If we take possession of the Premises or any portion thereof, we may sublease or otherwise dispose of it (including but not limited to selling the Equipment) with or without notice, at a public or private sale, and apply the net proceeds (after we have deducted all costs related to the subleasing of the Premises and/or the sale or disposition of the Equipment) to the amounts that you owe us. You agree that if notice of sale is required by law to be given, ten (10) days' notice shall constitute reasonable notice. You will remain responsible for any amounts that are due after we have applied such net proceeds.
- (C) No action taken pursuant to this Section shall relieve you from your obligations to make any payments required by this Agreement and the other Project Facility Agreements
- 14 PAYMENT OF ATTORNEY'S FEES AND EXPENSES (A) You agree to pay to us all costs and expenses, including reasonable attorneys' fees and legal expenses, incurred by us to enforce any terms or conditions of this Agreement or collect any amounts due hereunder, whether or not a lawsuit is filed, including reasonable attorneys' fees and costs incurred at trial, on appeal and in any arbitration or bankruptcy proceeding
- (B) If the Project Beneficiary should default in performing any of its obligations, covenants or agreements under this Project Benefits Agreement and the Agency should employ attorneys or incur other expenses for the collection of any amounts payable hereunder or for the enforcement of performance or observance of any obligation, covenant or agreement on the part of the Project Beneficiary herein contained, the Project Beneficiary agrees that it will, on demand therefor, pay to the Agency not only the amounts adjudicated due hereunder, together with the late payment penalty and interest due thereon, but also the reasonable fees and disbursements of such attorneys and all other expenses, costs and disbursements so incurred, whether or not an action is commenced
- 15 REMEDIES; WAIVER AND NOTICE (A) No Remedy Exclusive No remedy herein conferred upon or reserved to the Agency is intended to be exclusive of any other available remedy or remedies, but each and every such remedy shall be cumulative and shall be in addition to every other remedy given under this Project Benefits Agreement or now or hereafter existing at law or in equity or by statute
- (B) <u>Delay</u> No delay or omission in exercising any right or power accruing upon the occurrence of a Recapture Event or an Event of Default hereunder shall impair any such right or power or shall be construed to be a waiver thereof, but any such right or power may be exercised from time to time and as often as may be deemed expedient
- (C) Notice Not Required In order to entitle the Agency to exercise any remedy reserved to it in this Project Benefits Agreement, it shall not be necessary to give any notice, other than such notice as may be expressly required in this Project Benefits Agreement
- (D) No Waiver In the event any provision contained in this Project Benefits Agreement should be breached by any party and thereafter duly waived by the other party so empowered to act, such waiver shall be limited to the particular breach so waived and shall not be deemed to be a waiver of any other breach hereunder. No waiver, amendment, release or modification of this Project Benefits Agreement shall be established by conduct, custom or course of dealing
- 16 TERM This Project Benefits Agreement shall become effective and the obligations of the Project Beneficiary shall arise absolutely and unconditionally upon the execution and delivery of this Project Benefits Agreement by the Project Beneficiary and the Agency Unless otherwise provided by amendment hereof, this Project Benefits Agreement shall continue to remain in effect until Project Benefits Agreement Termination Date listed above
- 17 FORM OF PAYMENTS The amounts payable under this Project Benefits Agreement shall be payable in such coin and currency of the United States of America as at the time of payment shall be legal tender for the payment of public and private debts
- 18 PROJECT BENEFICIARY ACTS Where you are required to do or accomplish any act or thing hereunder, you may cause the same to be done or accomplished with the same force and effect as if done or accomplished by you
- 19 AMENDMENTS This Project Benefits Agreement may not be effectively amended, changed, modified, altered, or terminated except by an instrument in writing executed by the parties hereto
- 20 NOTICES (A) General All notices, certificates or other communications hereunder shall be in writing and may be personally served, telecopied or sent by courier service or United States mail and shall be sufficiently given and shall be deemed given when (1) delivered in person or by courier to the applicable address stated above, (2) received by telecopy or (3) three business days after deposit in the United States, by United States mail (registered or certified mail, postage prepaid, return receipt requested, property addressed), or (4) when delivered by such other means as shall provide the sender with documentary evidence of such delivery, or when delivery is refused by the addressee, as evidenced by the affidavit of the Person who attempted to effect such delivery

Project Beneficiary: Grand Street Newburgh Property Co , LLC and FSH Newburgh Hotel,	Page 5 of 6	Agency: City of Newburgh Industrial Development Agency
LLC		

CITY OF NEWBURGH INDUSTRIAL DEVELOPMENT AGENCY

U niform Proje	ct Benefits	Agreement
Project Agree	ement No	-22

(B)	Addresses	The addresses to which notices	, certificates and other	communications h	nereunder shall be	delivered are t	he addresses provided	on the first	page of this
Agreement									

- (C) Change of Address The Agency and you may, by notice given hereunder, designate any further or different addresses to which subsequent notices, certificates and other communications shall be sent
- 21 BINDING EFFECT This Project Benefits Agreement shall inure to the benefit of, and shall be binding upon, the Agency, the Project Beneficiary and their respective successors and assigns The provisions of this Project Benefits Agreement are intended to be for the benefit of the Agency
- 22 ASSIGNMENT YOU WILL NOT ASSIGN, TRANSFER, PLEDGE OR OTHERWISE DISPOSE OF THIS AGREEMENT, WITHOUT OUR PRIOR WRITTEN CONSENT. EXCEPT AS OTHERWISE PROVIDED IN THE PROJECT FACILITY AGREEMENTS, YOU WILL NOT ASSIGN, TRANSFER, PLEDGE OR OTHERWISE DISPOSE OF THE PROJECT FACILITY OR ANY INTEREST THEREIN, OR SUBLET OR LEND THE PROJECT FACILITY OR ANY INTEREST THEREIN TO, OR PERMIT THE PREMISES TO BE USED BY, ANYONE OTHER THAN YOU, IN EACH CASE WITHOUT OUR PRIOR WRITTEN CONSENT. Upon the occurrence of a Default under the Project Facility Agreements, we may, without notifying you, sell, assign, or transfer this Agreement or our rights in the Project Facility and the Project Facility Agreements You hereby consent to such assignment and further acknowledge and agree (a) that any such assignee is entitled to enforce all rights so assigned but does not assume any of our obligations hereunder and thereunder, (b) if so directed by us, to pay all assigned payments due under this Agreement directly to such assignee, and (c) THAT YOU HEREBY WAIVE, AND AGREE NOT TO ASSERT AGAINST ANY SUCH ASSIGNEE, ANY DEFENSE, COUNTERCLAIM OR OFFSET THAT YOU MAY HAVE AGAINST US You acknowledge that no such sale, transfer, assignment and/or grant will materially change your duties hereunder or under the Project Facility Agreements or materially increase your burdens or risks hereunder or under the Project Facility Agreements You agree that upon written notice to you of any such sale, transfer, assignment and/or grant contemplated by this Section 20. Upon any sale, transfer, assignment and/or grant contemplated by this Section 20, and except as may be otherwise provided in connection therewith, all references in this Agreement to "Agency" shall include the related assignee
- 23 SEVERABILITY If any article, section, subdivision, paragraph, sentence, clause, phrase, provision or portion of this Project Benefits Agreement shall for any reason be held or adjudged to be invalid or illegal or unenforceable by any court of competent jurisdiction, such article, section, subdivision, paragraph, sentence, clause, phrase, provision or portion so adjudged invalid, illegal or unenforceable shall be deemed separate, distinct and independent and the remainder of this Project Benefits Agreement shall be and remain in full force and effect and shall not be invalidated or rendered illegal or unenforceable or otherwise affected by such holding or adjudication
- 24 COUNTERPARTS This Project Benefits Agreement may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument
- 25 APPLICABLE LAW GOVERNING LAW; FORUM SELECTION. THIS AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES HEREUNDER SHALL IN ALL RESPECTS BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE INTERNAL LAWS OF THE STATE OF NEW YORK (WITHOUT REGARD TO THE CONFLICT OF LAWS PRINCIPLES OF SUCH STATE), INCLUDING ALL MATTERS OF CONSTRUCTION, VALIDITY AND PERFORMANCE. ANY JUDICIAL PROCEEDING BROUGHT BY OR AGAINST YOU OR US WITH RESPECT TO THIS AGREEMENT SHALL, AT OUR OPTION, BE BROUGHT IN ANY COURT OF COMPETENT JURISDICTION IN THE STATE OF NEW YORK, WITH VENUE IN ORANGE, AND, BY EXECUTION AND DELIVERY OF THIS AGREEMENT, EACH OF YOU AND WE ACCEPT, GENERALLY AND UNCONDITIONALLY CONSENT TO THE JURISDICTION OF THE AFORESAID COURTS, AND IRREVOCABLY AGREE TO BE BOUND BY ANY FINAL JUDGMENT RENDERED THEREBY IN CONNECTION WITH THIS AGREEMENT. YOU WAIVE ANY OBJECTION TO JURISDICTION AND VENUE OF ANY ACTION INSTITUTED HEREUNDER AND SHALL NOT ASSERT ANY DEFENSE BASED ON LACK OF JURISDICTION OR VENUE OR BASED UPON FORUM NON CONVENIENS.
- 26 INDEMNIFICATION You are responsible for any and all losses, damages, penalties, claims, suits, actions, costs, expenses and disbursements, including legal expenses (collectively "Claims"), whether based on a theory of strict liability or otherwise caused by or related to (a) the manufacture, installation, ownership, use, lease, possession or delivery of the Project Facility, (b) any defects in the Project Facility, including, any latent and other defects whether or not discoverable by you, and (c) patent, trademark, design or copyright infringement You agree to reimburse us for, and indemnify us against, any and all Claims Your obligations under this Section 24 include Claims against our agents, employees, officers and directors You agree to give us prompt notice of any claim or liability hereby indemnified against The indemnities contained in this Section 24 shall continue in full force and effect notwithstanding the expiration or other termination of this Agreement and shall be payable on demand
- 27 MISCELLANEOUS Time shall be of the essence of this Agreement. You agree that the terms and conditions contained in this Agreement make up the entire agreement between you and us regarding the Premises This Agreement is not binding on us until we sign it Any change in any of the terms and conditions of this Agreement must be in writing and signed by us If any part of this Agreement is contrary to, prohibited by, or deemed invalid under applicable law, such provision shall be inapplicable and deemed omitted to the extent so contrary, prohibited or invalid, but the remainder of this Agreement shall not be invalidated thereby and shall be given effect. All notices shall be given in writing by the party sending the notice and shall be effective two (2) days after being deposited in the U.S. Mail, addressed to the party receiving the notice at its address shown on the front of this Agreement (or to any other address specified by that party in writing) with postage prepaid. All of our rights and indemnities will survive the termination of this Agreement. It is the express intent of the parties not to violate any applicable usury laws. If you do not perform any of your obligations under this Agreement, we have the right, but not the obligation, to take any action or pay any amounts that we believe are necessary to protect our interests. You agree to reimburse us immediately upon our demand for any such amounts that we pay. If more than one "Beneficiary" has signed this Agreement, each of you agree that your liability is joint and several
- 28 AGENCY'S LIABILITY LIMITED The obligations and agreements of the Agency contained in this Agreement and any other instrument or document executed in connection herewith or therewith, and any other instrument or document supplemental thereto or hereto, shall be deemed the obligations and agreements of the Agency, and not of any member, officer, agent, servant or employee of the Agency in his individual capacity, and the members, officers, agents, servants and employees of the Agency shall not be liable personally hereon or thereon or be subject to any personal liability or accountability based upon or in respect hereof or thereof or of any transaction contemplated hereby or thereby The obligations and agreements of the Agency contained herein and therein shall not constitute or give rise to an obligation of the State of New York or City of Newburgh, New York, and neither the State of New York nor City of Newburgh, New York shall be liable hereon or thereon, and, further, such obligations and agreements shall not constitute or give rise to a general obligation of the Agency, but rather shall constitute limited obligations of the Agency payable solely from the revenues of the Agency derived and to be derived from the lease, sale or other disposition of the Premises (except for revenues derived by the Agency with respect to the indemnification provisions contained in this Agreement No order or decree of specific performance with respect to any of the obligations of the Agency hereunder shall be sought or enforced against the Agency unless (a) the party seeking such order or decree shall first have requested the Agency in writing to take the action sought in such order or decree of specific performance, and ten (10) days shall have elapsed from the date of receipt of such request, and the Agency shall have refused to comply with such request (or, if compliance therewith would reasonably be expected to take longer than ten days, shall have failed to institute and diligently pursue action to cause compliance with such request within such ten day period) or failed to respond within such notice period, (b) if the Agency refuses to comply with such request and the Agency's refusal to comply is based on its reasonable expectation that it will incur fees and expenses, the party seeking such order or decree shall have placed in an account with the Agency an amount or undertaking sufficient to cover such reasonable fees and expenses, and (c) if the Agency refuses to comply with such request and the Agency's refusal to comply is based on its reasonable expectation that it or any of its members, officers, agents or employees shall be subject to potential liability, the party seeking such order or decree shall (x) agree to indemnify, defend and hold harmless the Agency and its members, officers, agents and employees against any liability incurred as a result of its compliance with such demand, and (y) if requested by the Agency, furnish to the Agency satisfactory security to protect the Agency and its members, officers, agents and employees against all liability expected to be incurred as a result of compliance with such request

Project Beneficiary: Grand Street Newburgh	Page 6 of 6	Agency: City of Newburgh Industrial
Property Co , LLC and FSH Newburgh Hotel,		Development Agency
LLC		

EXHIBIT A

DESCRIPTION OF THE PROJECT

The Project which is the subject of the attached Agreement is described as follows: (A) (1) the acquisition of an interest in an approximately 1.78 acre parcel of land located at 48,54, and 62 Grand Street in the City of Newburgh, Orange County, New York (tax map number(s) 31-2-13.2, 31-2-19, and 31-2-18) (collectively the "Land"), (2) the rehabilitation and improvement of the existing three buildings on the Land totaling approximately 79,072 square feet to consist of a hotel, events venue, spa and dining facility (the "Facility") and (3) the acquisition and installation therein and thereon of related fixtures, machinery, equipment and other tangible personal property (collectively, the "Equipment") (the Land, the Facility, and the Equipment hereinafter collectively referred to as the "Project Facility"), (B) the granting of certain "financial assistance" (within the meaning of Section 854(14) of the Act) with respect to the foregoing, including potential exemptions from certain sales and use taxes, real property taxes, real estate transfer taxes and mortgage recording taxes (collectively, the "Financial Assistance"); and (C) the lease (with an obligation to purchase) or sale of the Project Facility to the Company or such other person as may be designated by the Company and agreed upon by the Agency.

EXHIBIT B

DESCRIPTION OF THE EXPECTED PUBLIC BENEFITS

In the discussions had between the Project Beneficiary and the Agency with respect to the Project Beneficiary's request for Financial Assistance from the Agency with respect to the Project, the Project Beneficiary has represented to the Agency that the Project is expected to provide the following benefits to the Agency and/or to the residents of City of Newburgh, New York (the "Public Benefits"):

Descr	Description of Benefit		ole to indicate No)	Expected Benefit	
1.	Retention of existing jobs	☐ Yes	X No	Zero (0) full time equivalent existing jobs at the Project Facility (vacant or abandoned land).	
2.	Creation of new permanent jobs	X Yes	□No	Sixty-one (61) full time or part time private sector jobs at the Project Facility and up to thirteen (13) indirect full time or part time private sector jobs at the Project Facility within six (6) months of completion of the Project.	
3.	Estimated of tax exemptions	X Yes	□ No	Approximately (i) \$433,416 in sales tax exemption; (ii) \$4,510,525 in real estate tax exemption; and (iii) \$235,725 in mortgage recording tax exemption	
4.	Creation of construction employment for local labor (i.e., labor resident in the area comprised of Hudson Valley Region as described in Agency Local Labor Policy)	X Yes	□ No	Average of sixty seven (67) direct and forty three (43) indirect full time equivalent construction jobs at the Project Facility for local labor during an estimated construction period of two (2) years, commencing within three months of the date of title to the Project Facility is delivered to the Company/ Project Beneficiary. The Company agrees that the Project will comply with the Agency's Local Labor Policy.	

	R-1	
Project Beneficiary: Grand Street	2.	Agency: City of Newburgh Industrial
Newburgh Property Co , LLC and FSH		Development Agency
Newburgh Hotel, LLC		

				In connection with Labor Policy, the Agency will contract with an independent consultant to review the Company's compliance with the Labor Policy and the Company will establish an escrow account with the Agency for the purposes of paying the costs and fees of such independent consultant.
5.	Private sector investment	X Yes	□ No	\$29,942,710.00 invested at the Project Facility within two (2) years of the date of the Approving Resolution for the Project.
6.	Creation of new revenues for local taxing jurisdictions	X Yes	□No	\$1,756,179 of new revenues for local taxing jurisdictions and special districts with respect to the Project Facility within two (2) years of the date of completion of Project operations by the Company/Project Beneficiary.
7.	Attract customers from outside the Economic Development Region	X Yes	□ No	Project is proximate to several tourism destinations; the Project Facility will allow visitors a place to stay in the City.
8.	Adaptive reuse of an existing deteriorating structure.	X Yes	□ No	Project rehabilitates three (3) historic structures which have each been vacant and deteriorating for decades.
9.	Regional wealth creation (majority of sales/customers from outside of the City)	X Yes	□ No	The Project will primarily promote visitors from outside the City to spend time in the City.
10.	Alignment with local planning and development efforts	X Yes	□ No	The City Planning Department has approved the Project.
11.	Promotes walkable community areas	X Yes	□ No	Project will encourage daily/multiple day visitors; Project intended to promote local use through restaurants, entertainment and rooftop facility.

	Pγ	
Project Beneficiary: Grand Street	D-2	Agency: City of Newburgh Industrial
Newburgh Property Co , LLC and FSH		Development Agency
Newburgh Hotel, LLC		

12.	Elimination or reduction in blight	X Yes	□ No	Current buildings are vacant	
				and deteriorating.	
13.	City official support	X Yes	□ No	City Mayor and members of	
				the City Counsel are	
				supportive of the Project.	
14.	Historic building designation	X Yes	□ No	County historian has discussed	
				historic nature of the three	
				structures.	
15.	Brownfield remediation	☐ Yes	X No	Not applicable.	

EXHIBIT C

DESCRIPTION OF THE EXPECTED FINANCIAL ASSISTANCE

In the discussions had between the Project Beneficiary and the Agency with respect to the Project Beneficiary's request for Financial Assistance from the Agency with respect to the Project, the Agency has determined that the Agency intends to grant the following types and amounts of tax abatements and other benefits listed below with respect to the Project (the "Financial Assistance"):

	Type of Financial Assistance	Applicable to Project		Amount
		(indicate Yes	or No)	
1.	Sales tax abatement	X Yes	□ No	\$433,416
2.	Mortgage tax abatement	X Yes	□ No	\$235,725
3.	Real estate tax abatement	X Yes	□ No	\$4,510,525
4.	Proceeds of revenue bonds	□ Yes	X No	\$0.00
5.	Other (describe):	□ Yes	X No	\$0.00

Project Beneficiary: Grand Street	C-1	Agency: City of Newburgh Industrial
Troject Beneficiary. Grand Street		Agency. City of Newburgh mudshlar
Newburgh Property Co , LLC and FSH		Development Agency
Newburgh Hotel LLC		

EXHIBIT D

DESCRIPTION OF THE MINIMUM REQUIRED ANNUAL REPORT ITEMS

The Project Beneficiary shall annually provide to the Agency a certified statement and documentation meeting the following minimum requirements:

- (1) enumerating the full time equivalent jobs retained and the full time equivalent jobs created as a result of the Financial Assistance, by category, including full time equivalent independent contractors or employees of independent contractors that work at the Project location;
- (2) either (A) indicating that the salary and fringe benefit averages or ranges for categories of jobs retained and jobs created that was provided in the Application is still accurate, or (B) if it is not still accurate, providing a revised list of salary and fringe benefit averages or ranges for categories of jobs retained and jobs created;
- (3) contain a certification under penalty of perjury from the Project Beneficiary (and each other owner, occupant or operator of the Project Facility receiving any portion of the Financial Assistance) that it is in substantial compliance with all local, state and federal tax, worker protection and environmental laws, rules and regulations.

EXHIBIT E

DESCRIPTION OF THE PROJECT FACILITY AGREEMENTS

In connection with the Project and the granting of the Financial Assistance, the Agency and the Project Beneficiary intend to enter into the following documents, among others:

1.	Various conveyance documents (the "Conveyance Documents") executed by the Project Beneficiary, whereby the Project Beneficiary conveys various interests in the Land and the Project Facility to the Agency.
2.	A lease agreement (the "Lease Agreement") by and between the Agency, as landlord, and the Project Beneficiary, as tenant, pursuant to which, among other things, the Project Beneficiary agrees to undertake the Project and complete the Project Facility and the Agency agrees to lease the Project Facility to the Project Beneficiary.
3.	A payment in lieu of tax agreement (the "Payment in Lieu of Tax Agreement") by and between the Agency and the Project Beneficiary, pursuant to which the Project Beneficiary agrees to make payments in lieu of taxes with respect to the Project Facility.
4.	A termination and recapture agreement (the "Sales Tax Recapture Agreement") by and between the Project Beneficiary and the Agency, as required by the Act, regarding the recovery or recapture of certain sales and use taxes constituting a part of the Financial Assistance.
5.	A mortgage and any other security documents and related documents from the Agency and the Project Beneficiary to the Project Beneficiary's lender with respect to the Project ("the "Lender"), which documents may grant a lien on and security interest in the Project Facility to secure a loan (the "Loan") from the Lender to the Project Beneficiary with respect to the Project.

	E 1	
Project Beneficiary: Grand Street	E-1	Agency: City of Newburgh Industrial
Newburgh Property Co, LLC and FSH		Development Agency _
Newburgh Hotel, LLC		

EXHIBIT F

DESCRIPTION OF THE RECAPTURE EVENTS

In connection with the Project and the granting of the Financial Assistance, the Agency and the Project Beneficiary agree that the following shall constitute recapture events with respect to the Project and the granting of the Financial Assistance:

_	
1.	Failure of the Project Beneficiary to document to the satisfaction of the Agency the
	(i) completion of the acquisition of the Project Facility within 10 months of the date of
	the Approving Resolution for the Project, and (ii) construction, reconstruction,
	renovation, and/or installation of the Project Facility within 30 months of the date of the
	Approving Resolution for the Project.
2.	Failure of the Project Beneficiary to document to the satisfaction of the Agency the
	completion of the acquisition, construction, reconstruction, renovation, and/or installation
	of the Project Facility within 30 months of the commencement of construction.
3.	Failure by the Project Beneficiary to document to the satisfaction of the Agency the
	creation of at least 80% of the average full time equivalent local labor construction jobs
	at the Project Facility during the construction period described on Exhibit B .
4.	Failure by the Project Beneficiary to document to the satisfaction of the Agency the
	creation of at least 80% of the full time equivalent new jobs at the Project Facility listed
	on Exhibit B.
5.	Failure by the Project beneficiary to develop a program designed to focus job
	opportunities for residents from the City of Newburgh and Orange County.
6.	Failure by the Project Beneficiary to document to the satisfaction of the Agency that at
	least 80% of the private sector investment described on Exhibit B occurred with respect
	to the Project Facility within 2 years of the date of the Approving Resolution for the
	Project.
7.	Failure by the Project Beneficiary to document to the satisfaction of the Agency that at
	least 80% of the new revenues for local taxing jurisdictions and special districts described
	on Exhibit B attached hereto were created within 5 years of the date of completion of the
	Project by the Project Beneficiary.
8.	Failure by the Project Beneficiary to document to the satisfaction of the Agency that the
	Project has substantially complied with the requirements of the Agency SEQR
	Resolution.
9.	Liquidation of substantially all of the Project Beneficiary's (or its members or related
	party) operating assets at the Project Facility and/or cessation of substantially all of the
	Project Beneficiary's operations at the Project Facility during the initial 10 years after
10	completion of the Project.
10.	Relocation of all or substantially all of Project Beneficiary's operations at the Project
	Facility to another site, or the sale, lease or other disposition of all or substantially all of
1.1	the Project Facility at any time.
11.	Failure by the Project Beneficiary to comply with the annual reporting requirements or to
12	provide the Agency with requested information.
12.	Sublease or assignment of all or part of the Project Facility in violation of any Project
	Facility Agreement.

	F 1	
Project Beneficiary: Grand Street	F-1	Agency: City of Newburgh Industrial
Newburgh Property Co, LLC and FSH		Development Agency
Newburgh Hotel, LLC		

- 13. A change in the use of the Project Facility, other than as described on **Exhibit B** and other directly and indirectly related uses, in violation of any Project Facility Agreement.
- 14. Failure by the Project Beneficiary to use best efforts to establish an intern and training program with Orange County Community College or other workforce development or training program serving Newburgh residents for hospitality and food/beverage industry and jobs within 24 months of commencement of construction.

Project Beneficiary: Grand Street	F-2	Agency: City of Newburgh Industrial
Newburgh Property Co , LLC and FSH		Development Agency
Newburgh Hotel, LLC		

EXHIBIT G

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II Employer egistration number			Jan 1	1	2 Apr 1 - July 1	3	4 Y	Υ	For office use only Postmark	
/ithholding lentification number			Mar 3		Jun 30 Sep 3	0 0	ec 31 Year			
mployer legal name:			avail	depende able to	ent health insuran any employee?	ce benefi	ts Yes No		Received date	
Normhan of amendances		_	If sea	asonal	employer, mark a	an X in the	e box	- I L		
Number of employees nter the number of full-time and p mployees who worked during or ne week that includes the 12th da	part-time covered received pay for	a. First m	nonth		b. Second month		c. Third month	UI	AI SI WT	
art A - Unemployment	insurance (UI) inf	formation		Pa	ırt B - Withho	lding ta	ax (WT) infor	mation		
Total remuneration paid this quarter			0 0	12.	New York State tax withheld					
 Remuneration paid this quarter in excess of the UI wage base since January 1 (see instr.) 			0 0	13.	New York City tax withheld					
3. Wages subject to contribution (subtract line 2 from line 1)			0 0	14.	Yonkers tax withheld					
4. UI contributions due Enter your UI rate] _%			15.	Total tax withheld (add lines 12, 13, and	1 14)				
5. Re-employment service fund (multiply line 3 × .00075)				16.	WT credit from pre quarter's return (s					
UI previously underpaid with interest				17.	Form NYS-1 paym for quarter					
7. Total of lines 4, 5, and 6				18.	Total payments (add lines 16 and 17)					
8. Enter UI previously overpaid				 Total WT amount due (if line 15 is greater than line 18, enter difference). 						
9. Total UI amounts due (if line 7 greater than line 8, enter difference)				20.	Total WT overpaid is greater than line 15, e here and mark an X in 2	inter difference	,			
 Total UI overpaid (# line 8 is greater than line 7, enter difference and mark box 11 below)* 				20a	Apply to outstandir liabilities and/or re	ng .	or ²⁰¹	o. Credit to n		
Apply to outstanding liabilities and/or refund				,	add lines 9 and 19;	make one	ıs			
		and Ta	ixes)							
* An overpayment				-	tax cannot be back of form, i			ount due	for the other.	
	Pa	rt C – Employ	yee wa	ge and	withholding i	nformat				
Quarterly employee/paye reporting other wages, do use negative numbers; see	not make entries in	information (/ this section; o	If more complet	than fiv te Form	ve employees or NYS-45-ATT. E	onot		Ith quarter or the	nholding totals last return you will be film s d and e.	
a Social security number	b Last name, fir	st name, middle	initial	c	Total UI remuners paid this quarte		d Gross federa distribution (see	l wages or instructions)	e Total NYS, NYC, Yonkers tax with	and
							1			
				\neg		-				Г
										\vdash
	-									
	-									\vdash
										Г
Totals (column c must equal re-				ahne '	a ia ta tha baat - f	many long as	ladge on the Best		and servelets	
Sign your return: I certify the Signature (see instructions)	at the information on	tnis return and			s is to the best of name (please print)	my know	ledge and belief t	rue, correct	, and complete.	
Date	Telephone number									_
_										

Project Beneficiary: Grand Street Newburgh Property Co , LLC and FSH Newburgh Hotel, LLC	G-1	Agency: City of Newburgh Industrial Development Agency
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•	Withholding identification number			•	41519424
		Part D - Form	NYS-1 corrections/additions		

Use Part D only for corrections/additions for the quarter being reported in Part B of this return. To correct original withholding information reported on Form(s) NYS-1, complete columns a, b, c, and d. To report additional withholding information not previously submitted on Form(s) NYS-1, complete only columns c and d. Lines 12 through 15 on the front of this return must reflect these corrections/additions

Orig last payroll d Form NYS-1		b Original total withheld reported on Form NYS-1, line	c Correct last payroll date e 4 (mmdd)	d Correct total withheld
	_			
	_	·		·
Mark an	K to indicate whether date of transfer (m.	or part of your business: er in whole or in part or in		
	the information be	ow about the acquiring chity		EIN
	the information be	, ,		
Complete	the information be			
Complete Legal name	the information be			
Complete Legal name Address e: For questirance accounts.	ons about other ch	anges to your withholding tax at ent of Labor at (518) 485-8589		5654; for your unemployment

Checklist for mailing:

Payroll service's name

File original return and keep a copy for your records.
 Complete lines 9 and 19 to ensure proper credit of payment.
 Enter your withholding ID number on your remittance.
 Make remittance payable to NYS Employment Contributions and Taxes.
 Enter your telephone number in boxes below your signature.
 See Need help? on Form NYS-45-I if you need forms or assistance.

Mail to:

NYS EMPLOYMENT CONTRIBUTIONS AND TAXES PO BOX 4119 BINGHAMTON NY 13902-4119

Payroll service's EIN

NYS-45 (12/15) (back)

Project Beneficiary: Grand Street Newburgh Property Co , LLC and FSH Newburgh Hotel, LLC	G-2	Agency: City of Newburgh Industrial Development Agency
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EXHIBIT H

ANNUAL REPORT AND DOCUMENTATION

ANNUAL STATUS REPORT

Full Time Part Time Seasonal Independent Contractors Contract Employees CREATED JOBS	Total
TELEPHONE NUMBER: RETAINED JOBS	Total
RETAINED JOBS Professional Skilled Semi-Skilled Un-Skilled Full Time	Total
Professional Skilled Semi-Skilled Un-Skilled Pull Time	Total
Professional Skilled Semi-Skilled Un-Skilled	Total
Full Time Part Time Seasonal Independent Contractors Contract Employees Professional Skilled Semi-Skilled Un-Skilled Full Time Part Time Seasonal Independent Contractors Contract Employees Officer's Certification I, the Undersigned, duly elected and appointed Employees Officer's Certification I, the Undersigned, duly elected and appointed I, the Undersigned, duly elected and appointed (Title) of pursuant to the requirements of a Project Benefit Agreement dated as of pursuant to the requirements of a Project Benefit Agreement dated as of by and between the and [Agency] Industrial Development Agency, the following:	Total
Part Time Seasonal Independent Contractors Contract Employees Professional Skilled Semi-Skilled Un-Skilled Full Time Part Time Seasonal Independent Contractors Contract Employees Officer's Certification I, the Undersigned, duly elected and appointed	
Seasonal Independent Contractors Contract Employees CREATED JOBS Professional Skilled Semi-Skilled Un-Skilled Full Time Eart Time Easonal Independent Contractors Contract Employees Contract Employees Contract Employees Contract Employees Contract Employees Contract Employees Contract Contract Employees Contract Contract Contract Employees Contract Cont	
Independent Contractors Contract Employees CREATED JOBS CREATED JOBS	
Contract Employees CREATED JOBS CREATED JOBS CREATED JOBS Professional Skilled Semi-Skilled Un-Skilled Full Time Part Time Seasonal Independent Contractors Contract Employees Officer's Certification I, the Undersigned, duly elected and appointed	
CREATED JOBS Professional Skilled Semi-Skilled Un-Skilled Full Time	
CREATED JOBS	
CREATED JOBS Professional Skilled Semi-Skilled Un-Skilled Full Time	
Professional Skilled Semi-Skilled Un-Skilled Full Time	
Full Time Part Time Seasonal Independent Contractors Contract Employees Officer's Certification I, the Undersigned, duly elected and appointed	
Part Time Seasonal Independent Contractors Contract Employees Officer's Certification I, the Undersigned, duly elected and appointed	Total
Seasonal	
Independent Contractors Contract Employees Officer's Certification I, the Undersigned, duly elected and appointed	
Contract Employees Officer's Certification I, the Undersigned, duly elected and appointed	
Contract Employees Officer's Certification I, the Undersigned, duly elected and appointed	
Officer's Certification I, the Undersigned, duly elected and appointed	
I, the Undersigned, duly elected and appointed	
Beneficiary Name), a (State) (Type of Entity) (the "Project Beneficiary" oursuant to the requirements of a Project Benefit Agreement dated as of by and between the nd [Agency] Industrial Development Agency, the following:	
Reneficiary Name), a (State) (Type of Entity) (the "Project Beneficiary" oursuant to the requirements of a Project Benefit Agreement dated as of by and between the ind [Agency] Industrial Development Agency, the following:	(Projec
bursuant to the requirements of a Project Benefit Agreement dated as of by and between the ind [Agency] Industrial Development Agency, the following:	
nd [Agency] Industrial Development Agency, the following:	ne Project Beneficiary
(A) That all information provided on this form is complete true and accurate and	3
(A) That all information provided on this form is complete, true and accurate, and	
(B) That the salary and fringe benefit averages or ranges for categories of jobs retained and join the Application are still complete, true and accurate.	obs created described
	(Officer's Signature
	(Printed)
Project Beneficiary: Grand Street H-1 Agency: City Newburgh Property Co , LLC and FSH	ty of Newburgh Industrial

EXHIBIT I

AMOUNT OF FINANCIAL ASSISTANCE TO BE RECAPTURED

Upon the occurrence of a Recapture Event, the Project Beneficiary shall pay to the Agency the following amounts as recapture:

PILOT Year	Amount of Recapture
1- 5*	100% of the Project Financial Assistance
6	50% of the Project Financial Assistance
7	40% of the Project Financial Assistance
8	30% of the Project Financial Assistance
9	20% of the Project Financial Assistance
10	10% of the Project Financial Assistance
11-12	0% of the Project Financial Assistance

 $^{^*}$ Year 1 shall mean the first year the Project shall receive an abatement of real property taxes as provided in the PILOT Agreement.

Project Beneficiary: Grand Street	I-1	Agency: City of Newburgh Industrial
Newburgh Property Co , LLC and FSH		Development Agency
Newburgh Hotel, LLC		

EXHIBIT J

SUMMARY OF PAYMENT DATES AND ESTIMATED AMOUNTS (OR FORMULA OR FORMULAS BY WHICH SUCH AMOUNTS MAY BE CALCULATED)

TAX YEAR	Percentage of Exemption*
1	90%
2	90%
3	90%
4	90%
5	90%
6	90%
7	80%
8	70%
9	60%
10	50%
11	33.33%
12	16.67%
13	0%

^{*} On future assessments related to improvements to be made as part of the Project.

Project Beneficiary: Grand Street	J-1	Agency: City of Newburgh Industrial
Newburgh Property Co , LLC and FSH		Development Agency
Newburgh Hotel, LLC		