SUB-AGENT APPOINTMENT AGREEMENT

THIS SUB-AGENT APPOINTMENT AGREEMENT (the "Agreement"), dated as of August 29, 2022, is by and between CAMILLUS MILLS PHASE II, LLC, a limited liability company organized and existing under the laws of the State of New York, having an office for the transaction of business located at 221 West Division Street, Syracuse, New York 13204 (the "Company"), and MCK BUILDING ASSOCIATES INC., a corporation organized and existing under the laws of the State of New York, having an office for the transaction of business at 221 West Division Street, Syracuse, New York 13204 (the "Sub-Agent").

WITNESSETH:

WHEREAS, the Onondaga County Industrial Development Agency (the "Agency") was created by Chapter 435 of the Laws of 1970 of the State of New York (the "State") and Chapter 676 of the Laws of 1975 of the State of New York, as amended pursuant to Title 1 of Article 18-A of the General Municipal Law of the State of New York (collectively, the "Act") as a body corporate and politic and as a public benefit corporation of the State of New York (the "State"); and

WHEREAS, by resolution duly adopted by the members of the Agency on May 11, 2021 (the "Approving Resolution"), the Agency authorized the Company and Camillus Mills Redevelopment Company, Inc. to act as its agents for the purposes of undertaking a project for the benefit of the Company and Camillus Mills Redevelopment Company, Inc. (the "Project") consisting of: (A)(1) the acquisition of a leasehold interest in an approximately 1.97 acre parcel of land located at 52 Genesee Street (tax map no. 002.-01-02.1) in the Village of Camillus, Onondaga County, New York (the "Land"); (2) the construction on the Land of an approximately 60,500 square foot building, consisting of approximately fifty-eight (58) market rate apartments, and approximately 6,500 square feet of commercial/retail space, approximately ninety-seven (97) parking spaces and related amenities (collectively, the "Facility"); and (3) the acquisition and installation therein and thereon by Camillus Mills Redevelopment Company, Inc. of related fixtures, machinery, equipment and other tangible personal property (collectively, the "Facility Equipment") (the Land, the Facility and the Facility Equipment being collectively referred to as the "Company Project Facility"), such Company Project Facility to be leased and subleased by the Agency to Camillus Mills Redevelopment Company, Inc. and further subleased by Camillus Mills Redevelopment Company, Inc. to the Company; and (4) the acquisition and installation therein and thereon by the Company of related fixtures, machinery, equipment and other tangible personal property (collectively the "Equipment" and together with the Company Project Facility, 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 estate transfer taxes and mortgage recording taxes (subject to certain statutory limitations) (the "Financial Assistance"); and (C) the lease (with an obligation to purchase) or sale of the Company Project Facility to Camillus Mills Redevelopment Company, Inc. or such other person as may be designated by Camillus Mills Redevelopment Company, Inc. and agreed upon by the Agency and the lease (with an obligation to purchase) or sale of the Equipment to the Company or such other person as may be designated by the Company and agreed upon by the Agency; and

WHEREAS, by the Approving Resolution, the Agency delegated to the Company the authority to appoint sub-agents subject to the execution of a project agreement by and among Camillus Mills Redevelopment Company, Inc., the Company and the Agency and compliance with the terms set forth therein; and

WHEREAS, Camillus Mills Redevelopment Company, Inc., the Company and the Agency entered into a Project Agreement by and among the Company and the Agency dated as of December 1, 2021 (the "Project Agreement");

NOW, THEREFORE, the parties hereto hereby agree as follows:

1. The Company hereby appoints the Sub-Agent as an agent of the Agency for the purpose of assisting the Company and the Agency in the completion of the Project and benefitting from the State and local sales and use tax exemption relative to expenditures made in furtherance thereof. The Sub-Agent is only an agent of the Agency for the aforementioned purposes. The Sub-Agent hereby agrees to limit its activities as agent for the Agency under the authority of this Agreement to acts reasonably related to the completion of the Project Facility.

2. The Sub-Agent covenants, agrees and acknowledges:

- a. To make all records and information regarding State and local sales and use tax exemption benefits claimed by it in connection with the Project available to the Company and the Agency upon request. The Sub-Agent agrees to comply with all procedures and policies established by the State Department of Taxation and Finance, or any similar entity, regarding the documenting or reporting of any State and local sales and use tax exemption benefits, including providing to the Company all information of the Sub-Agent necessary for the Company to complete the State Department of Taxation and Finance's "Annual Report of Sales and Use Tax Exemptions" (Form ST-340).
- b. To be bound by and comply with the terms and conditions of Section 875(3) of the Act as if such section were fully set forth herein. Without limiting the scope of the foregoing, the Sub-Agent acknowledges that pursuant to Section 875(3) of the Act, the Agency shall recover, recapture, receive or otherwise obtain from the Sub-Agent the portion of the Financial Assistance (the "Recapture Amount") consisting of: (1) (a) that portion of the State sales and use tax exemption claimed by the Sub-Agent to which the Sub-Agent was not entitled, which is in excess of the amount of the State sales and use tax exemption authorized by the Agency or which is for property or services not authorized by the Agency; or (b) the full amount of such State sales and use tax exemption claimed by the Sub-Agent, if the Sub-Agent fails to comply with a material term or condition regarding the use of the property or services as represented to the Agency in the application to the Agency in regard to the Project or otherwise; and (2) any interest or penalties thereon imposed by the Agency or by operation of law or by judicial order or otherwise.
- c. That the failure of the Sub-Agent to promptly pay such Recapture Amount to the Agency will be grounds for the State Commissioner of Taxation and Finance to collect sales and use taxes from the Sub-Agent under Article 28 of the Tax Law, together with interest and penalties. In addition to the foregoing, the Sub-Agent acknowledges and agrees that for

purposes of exemption from State sales and use taxation, "sales and use taxation" shall mean sales and compensating use taxes and fees imposed by article twenty-eight or twenty-eight-A of the Tax Law but excluding such taxes imposed in a city by section eleven hundred seven or eleven hundred eight of such article twenty-eight.

- That all purchases made by the Sub-Agent in connection with the Project shall be made using "IDA Agent or Project Operator Exempt Purchase Certificate" (Form ST-123, a copy of which is attached hereto as Exhibit A), and it shall be the responsibility of the Sub-Agent (and not the Agency) to complete Form ST-123. The Sub-Agent acknowledges and agrees that it shall identify the Project on each bill and invoice for such purchases and further indicate on such bills or invoices that the Sub-Agent is making purchases of tangible personal property or services for use in the Project as agent of the Agency. For purposes of indicating who the purchaser is, the Sub-Agent acknowledges and agrees that the bill of invoice should state, "I, MCK BUILDING ASSOCIATES INC., certify that I am a duly appointed agent of the Onondaga County Industrial Development Agency and that I am purchasing the tangible personal property or services for use in the following IDA project and that such purchases qualify as exempt from sales and use taxes under my Sub-Agent Appointment Agreement." The Sub-Agent further acknowledges and agrees that the following information shall be used by the Sub-Agent to identify the Project on each bill and invoice: Camillus Mills Redevelopment Company, Inc. / Camillus Mills Phase II, LLC Project; at 52 Genesee Street (tax map no. 002.-01-02.1) in the Village of Camillus, Onondaga County, New York; IDA Project No.: 3101-21-08A.
- e. That the Sub-Agent shall indemnify and hold the Agency harmless from all losses, expenses, claims, damages and liabilities arising out of or based on labor, services, materials and supplies, including equipment, ordered, used or provided by Subagent in connection with the Project Facility (including any expenses incurred by the Agency in defending any claims, suits or actions which may arise as a result of any of the foregoing), for such claims or liabilities that arise as a result of the Sub-Agent acting as agent for the Agency pursuant to this Agreement or otherwise.

The Sub-Agent shall indemnify and hold the Agency, its members, officers, employees and agents and anyone for whose acts or omissions the Agency or any one of them may be liable, harmless from all claims and liabilities for loss or damage to property or any injury to or death of any person that may be occasioned subsequent to the date hereof by any cause whatsoever in relation only to Sub-Agent's work on or for the Project Facility, including any expenses incurred by the Agency in defending any claims, suits or actions which may arise as a result of the foregoing.

The foregoing defenses and indemnities shall survive expiration or termination of this Agreement and shall apply whether or not the claim, liability, cause of action or expense is caused or alleged to be caused, in whole or in part, by the activities, acts, fault or negligence of the Agency, its members, officers, employees and agents, anyone under the direction and control of any of them, or anyone for whose acts or omissions the Agency or any of them may be liable, and whether or not based upon the breach of a statutory duty or obligation or any theory or rule

of comparative or apportioned liability, subject only to any specific prohibition relating to the scope of indemnities imposed by statutory law.

- f. That as agent for the Agency or otherwise, the Sub-Agent will comply at the Sub-Agent's sole cost and expense with all the requirements of all federal, state and local laws, rules and regulations of whatever kind and howsoever denominated applicable to the Sub-Agent with respect to the Project Facility.
- g. That Section 875(7) of the Act requires the Agency to post on its website all resolutions and agreements relating to the Sub-Agent's appointment as an agent of the Agency or otherwise related to the Project, including this Agreement, and that Public Officers Law Article 6 declares that all records in the possession of the Agency (with certain limited exceptions) are open to public inspection and copying. If the Sub-Agent feels that there is information about the Sub-Agent in the Agency's possession which are in the nature of trade secrets or information, the nature of which is such that if disclosed to the public or otherwise widely disseminated would cause substantial injury to the Sub-Agent's competitive position, the Sub-Agent must identify such elements in writing, supply same to the Agency prior to or contemporaneously with the execution hereof and request that such elements be kept confidential in accordance with Public Officers Law Article 6. Failure to do so will result in the posting by the Agency of all information in accordance with Section 875 of the Act.
- h. That the Sub-Agent must timely provide the Company with the necessary information to permit the Company, pursuant to General Municipal Law §874(8), to timely file an Annual Statement with the New York State Department of Taxation and Finance on "Annual Report of Sales and Use Tax Exemptions" (Form ST-340) regarding the value of sales and use tax exemptions the Additional Agent claimed pursuant to the agency conferred on it by the Company with respect to this Project on an annual basis.
- i. That the failure to comply with the foregoing will result in the loss of the exemption.
- j. That if the Sub-Agent is the general contractor for the Project, then at all times following the execution of this Agreement, and during the term thereof, the Sub-Agent shall maintain or cause to be maintained the following insurance policies with an insurance company licensed in the State that has an A.M. Best rating of not less than A-:
 - (i) Insurance against loss or damage by fire, lightning, and other casualties customarily insured against (with a uniform standard extended coverage endorsement), such insurance to be in an amount not less than the full replacement value of the completed Project Facility, exclusive of footings and foundations, as determined by a recognized appraiser or insurer selected by the general contractor.
 - (ii) Workers' compensation insurance, disability benefits' insurance, and each other form of insurance which the general contractor is required by law to provide covering loss resulting from injury, sickness, disability, or death of employees of the general contractor who are located at or assigned to the Project Facility;

(iii) A policy of commercial general liability insurance with a limit of liability of not less than \$1,000,000 per occurrence on an "occurrence" basis and \$2,000,000 in the aggregate for bodily injury, including death, and property damage, including but not limited to, contractual liability under this Agreement and personal injury, with blanket excess liability coverage in an amount not less than \$2,000,000, covering the Project Facility and Equipment and the Company's and the Agency's use or occupancy thereof against all claims on account of bodily injury or death and property damage occurring upon, in or about the Project Facility or in connection with the ownership, maintenance, use and/or occupancy of the Project Facility and all appurtenant areas.

In addition, all insurance required by this section shall be with insurance companies of recognized financial standing selected by the general contractor and licensed to write such insurance in the State. Such insurance may be written with deductible amounts comparable to those on similar policies carried by other Persons engaged in businesses similar in size, character, and other respects to those in which the general contractor is engaged. All policies evidencing such insurance except the Workers' Compensation policy shall name the general contractor as insured and the Agency as an additional insured, as its interests may appear, and shall provide that such coverage with respect to the Agency be primary and non-contributory with any insurance secured by the Agency and require at least thirty (30) days' prior written notice to the Agency of cancellation, reduction in policy limits, or material change in coverage thereof.

Prior to the effective date of this Agreement, the general contractor shall deliver to the Agency, satisfactory to the Agency in form and substance: (i) certificates evidencing all insurance required hereby; (ii) the additional insured endorsement(s) applicable to the Agency; (iii) the final insurance binder addressed to the general contractor covering the Project Facility; and (iv) evidence that the insurance so required is on a primary and non-contributory basis. In addition, the general contractor shall provide, if so requested by the Agency, a final and complete copy of each insurance policy within thirty (30) days of the execution of this Agreement.

The general contractor shall deliver or cause to be delivered to the Agency on or before the first business day of each January thereafter each of the items set forth in the immediately preceding paragraphs, dated not earlier than the immediately preceding month, reciting that there is in full force and effect, with a term covering at least the next succeeding calendar year, insurance in the amounts and of the types required hereby for so long as the general contractor is performing, supervising or causing work to be done on or at the Project Facility. The general contractor shall furnish to the Agency evidence that the policy has been renewed or replaced or is no longer required by this Agreement in each such year.

k. That every controversy, dispute or claim arising out of or relating to this Agreement shall be governed by the laws of the State, without regard to its conflicts-of-laws provisions that if applied might require the application of the laws of another jurisdiction; and that the Sub-Agent irrevocably and expressly submits to the exclusive personal jurisdiction of the Supreme Court of the State and the United States District Court for the Northern District of New York, to the exclusion of all other courts, for the purposes of litigating every controversy, dispute or claim arising out of or relating to this Agreement.

- 3. Failure of the Sub-Agent to comply with any of the provisions of this Agreement shall result in the immediate nullification of the appointment of the Sub-Agent and the immediate termination of this Agreement and may result in the loss of the Sub-Agent's, the Company's State and local sales and use tax exemption with respect to the Project at the sole discretion of the Agency. In addition, such failure may result in the recapture of the State and local sales and use taxes avoided.
- 4. The Company acknowledges that the assumption of certain obligations by the Sub-Agent in accordance with this Agreement does not relieve the Company of its obligations under any provisions of the Approving Resolution, the [Equipment] Lease Agreement by and between the Company and the Agency dated as of December 1, 2021, the Project Agreement or of any other agreement entered into by the Company in connection with the Project.
- 5. The Company and the Sub-Agent agree that the Agency is a third-party beneficiary of this Agreement.
- 6. This Agreement shall be in effect until the earlier of: (i) the completion of the work on the Project by the Sub-Agent; or (ii) the Sub-Agent's loss of status as an agent of the Agency as set forth herein. Notwithstanding the foregoing, the provisions of Sections 2(b), 2(c) and 2(e) shall survive the termination of this Agreement.

[NO FURTHER TEXT ON THIS PAGE]

IN WITNESS WHEREOF, the Company and the Sub-Agent have caused this Agreement to be executed in their respective names by their respective duty authorized officers, all as of the day and year first above written.

CAMILLUS MILLS PHASE II, LLC

Name: To Line & Sun

Name: tous up as B. S nTHERLAN
Title: MEMBER

MCK BUILDING ASSOCIATES INC.

Name: Im

Title: President

Exhibit A to Sub-Agent Appointment Agreement

Form ST-123 (see attached)



New York State Department of Taxation and Finance-New York State Sales and Use Tax

ST-123

IDA Agent or Project Operator Exempt Purchase Certificate Effective for projects beginning on or after June 1, 2014

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This certificate is not valid unless all entries have been completed.					
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To the seller:					
You must identify the project on each bill and invoice for such purch	uses and indicate on the b	I pr invoice	that the ID	A or agent	
or project operator of the IDA was the purchaser.					
Project Information					260
I certify that I am a duty appointed agent or project operator of the named ID				nly or services for us	i d
in the following IDA project and that such purchases quality as exempt from	sales and use taxes wider my	agreement i	ACE with the	•	
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project operator (manadiyy)	status mids įmminičyji			<u>/ /</u>	
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(Mark on X in baxes that apply)					
A. Tangible personal property or services (other than ut	No services and motor veh	icles or tand	able person	al property	
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L. B. Certain utility services (gas, propane in containers o used to complete the project, but not to operate the		concity, refri	gerabon, or	slöam)	
	somposed project				
G. Motor vehicle or tangible personal property installed	l in a qualitying motor vehic	da			
Certification: I certify that the above statements are true, complete, and constituences and issue this swemption certificate with the browledge that this sapply to a brensection or transactions for which I sendened this document and way constitute a falony or other crimo tender New York State Law, punish-above document is required to be filled with, and delivered to, the wendor as agent it dearward a document required to be liked with the Tax Department for two purples authorized to Investigate the validity of tax exclusions or exemptions claims.	ioniment provides evidence ti that withing leading this docur r by a substantial fire and a poor or the Tox Department for the poor or the Tox Department for the poor	nt state etc. In the state set field state set for see octure the sees of 1	local sales o l'oteni to eva nience. I und l'ax il ser secti natand that ti	or use taxes do not not any stach has lervised that this ion 1838 and is the Tax Department	
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Instructions

To the purchaser

You may use Form ST-123 if you:

- Nave been appointed as an agent or project operator by an industrial development agency (IDA) and
- the purchases qualify for examption from sales and use law as described in the KDA contract.

You may use Form ST-123 as a single-purchase certificate or as a blanker certificate covering the first and subsequent purchases qualifying for the project listed.

Agent or project operator sales but ID number — Fyou are registered with the Tax Department for sales tax purposes, you must enter your sales tax identification number on this certificate, if you are not required to be registered, where AVA.

Industrial development ageracies and authorities (ICAs) are public benealt corporations under General letenicipal Law Article 18-A and the Public Authorities Law, for the purpose of promoting, developing, encouraging, and assisting in the acquisition, constitution, reconstruction, improvement, material running, equipping, and furnishing of industrial, manufacturing, warehousing, commercial, research, and recreational lacities in New York State.

IDAs are exampl from the payment of sales and use lax on Picir parchases, in accordance with Tax Law section 1116(a)(1). However, IDAs do not normally make check purchases for projects. Commonly, IDAs instead appoint a business enterprise or developer, contractor, or subcontractor as its agent or project operator. Such purchases made by the agent or project operator, such purchases made by the IDA, are deemed to be made by the IDA, are deemed to be made by the IDA.

Example 1: ICA agreement with its again or project operator states that contractor X may make all purchases at meterials and equipment received for completion of the project, as again for the EDA. Contractor X mais a backhoe and a buildoor for site pap assister, purchases concrete and landes to construct a building, and purchases was machinery to be installed in the building. All these purchases by contractor X as again of the ICA are assemble three tax.

Example 2: RIA agreement with its agent or project operator states that contractor X may make all purchases of maintains and equipment to be incorporated into the project, as agent for the IDA. Contractor X makes the same purchases as in Example 1. Since the conorator X makes the same purchases as in Example 1. Since the conorator X may purchase these litera exempt from tax. However, suctal of the backbors and buildcaper is not exempt since these them such actions are normally taxable and the IDA agreement does not authorize contractor X to make such rentals as agent of the IDA.

A contractor or subcontractor not appointed as agent or project operator of an IDA must present suppliers with Form ST-12D.1, Contractor Exampl Purchase Certificate, when making purchases that are ordinarily example from law in accordance with Tax Law sections. 115(a)(15) and 115(a)(15). For more information, see Form ST-12O.1.

Exempt purchases

To quality, the purchases must be made within the authority granted by the IDA and used to complete the project (not to operate the completed project).

- A. Mark box Ato indicate you are purchasing langible personal property and services (other than utility services and motor vehicles or langible personal property installed in a qualifying motor vehicle) exercit from tax.
- Mark box B to indicate year are purchasing certain constant vivoy services used in completing the project exempt from text. This includes gas, electricity, retrigeration, and steam; and gas, electric, retrigeration, and steam services.
- C. Mark box C to indicate you are purchasing a motor vehicle or tangible personal property related to a qualifying motor vehicle exempt from law.

Misuse of this certificate

Misuse of this exemption certificate may subject you to serious civil and criminal sendons in addition to the payment of any tax and interest due. These include:

- . A penalty equal to 100% of the law due,
- A\$50 panelty for each fraudulant examption certificate leaved;
- Crivinal felony prosecution, punishable by a substantial fine and a possible jut semience; and
- Revocation of your Certificate of Authority if you are required to be registered as a vendor. See TSS-I4-09(17)6, Amendments that Encourage Compliance with the Tax Lew and Enhance the Tex Department's Enterowment Ability. For norm information.

To the seller

When making purchases as egant or project operator of an IDA, the purchaser must provide you with this exemption certificate with all entries compissed to establish the right to the exemption. You must identity the project on each bit and invoice for such purchases and indicate on the bill or invoice that the IDA or agent or project operator of the IDA was the purchases.

As a New York State registered vendor, you may accept an exemption certificate in line of collecting tax and be protected from liability for the tax if the certificate in line considered yailed if it is.

- accepted in good faith;
- In your possession within 90 days of the transaction; and
- properly completed (all required entries were made).

An exemption certificate is accepted in good faith when you have so beowiedge that the exemption certificate is take or is traudulently given, and you exemble reasonable critically due care. If you do not receive a properly completed certificate within 90 days after the delivery of the property or service, you will share with the purchaser the burden of proving the sale was exempt.

You must also mainfait a method of associating an invoice (or other source document) for an exempt sale with the exemption certificate you have on the from the purchase. You must been this certificate at least three years after the due date of your sales tax return to which it relates of the date that was thed, it takes.

Privacy notification

New York State Law requires all government agencies that maintain a system of records to provide notification of the legal authority for any sequest, the principal purposates for which the intermation is to be collected, and where it will be maintained. To view this information, visit our Web stin, or, if you do not have internet goosts, cell and request Publication 54, Privacy Notification. See Need height for the Web address and brimphone warnior.

Need help?



Visit our Web site at www.tax.ny.gov

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Similar Similar

Sales Tax Information Center:

(518) 485-2889

To order forms and publications:

(518) 457-6431



Text Telephone (TTY) Hotline (for persons with hearing and speech disabilities using a TTY):

(518) 485-6062