AMENDED AND RESTATED DEVELOPMENT AGREEMENT FOR THE PEARY COURT AFFORDABLE WORKFORCE HOUSING COMPLEX

THIS AMENDED AND RESTATED DEVELOPMENT AGREEMENT (hereinafter

"Development Agreement") is entered into by and between Peary Court Apartments, LLC, a Delaware Limited Liability Company (herein referred to as the "Owner") and the CITY OF KEY WEST, a Florida municipal corporation (herein the "City") (collectively the "Parties"), pursuant to Chapter 90, Article IX of the City Code of Ordinances (the "Code"), and the Florida Local Government Development Agreement Act, Sections 163.3220-163.3243, *Florida Statutes*, and is binding on the "Effective Date" set forth herein.

WITNESSETH:

WHEREAS, the Owner is the record title holder of the Peary Court Affordable Workforce Housing Complex (herein referred to as the "Property", or "Peary Court") located in the City of Key West, as more specifically described in Exhibit A- Survey and Legal Description attached hereto as Exhibit A; and

WHEREAS, The current owner, Peary Court Apartments LLC purchased the Property on July 18, 2016 (see Attached Exhibit B- Special Warranty Deed) and wishes to amend the current Development Agreement, approved by City Resolution No. 16-40 to reflect changes in the demand for the types of affordable housing to be provided at the Property and to recognize the cost of providing affordable housing requires a more cost-effective design of unit types.

WHEREAS, Peary Court currently has vested entitlements for 208 dwelling units

historically used for military housing, and has (pursuant to a duly-issued demolition permit and the Historic Architectural Review Commission (HARC) approval) demolished a previouslyexisting 10,000 square foot commercial building; and

WHEREAS, City Code Section 122-611(e) requires submission and approval of a Development Agreement with any development plan submitted for approval on the property within the HSMDR Zoning District, thereby superseding the requirement in Code Section 90-679 for the City Commission to make a preliminary determination of whether or not to enter into a Development Agreement and to pursue negotiations with the Owner; and

WHEREAS, pursuant to recommendation of the Department of Economic Opportunity (DEO), the City Commission, through Ordinance No. 12-33, authorized an exception within the HSMDR Zoning District to the affordable housing and workforce housing Ordinance criteria, so that the development of Peary Court would allow the addition of 48 affordable work force housing units (calculated at 30% of the 160 existing residential units that currently exist); and

WHEREAS, Owner has identified a method of constructing fifteen (15) new affordable workforce housing one-bedroom units within the existing triplex and quadraplex units ("Conversion Units"). Thirty three (33) two-bedroom units will be constructed in discrete clusters in new buildings that will not require the demolition of any existing structures. Site layout, open space, parking, landscape and drainage, shall be as depicted on the attached Peary Court Major Development Submittal Site Plan by Bender and Associates, dated 1-6-22. Sheet A-1 (Exhibit C, referred to herein as the "Site Plan") will meet all the requirements of the City Land Development Regulations; and

WHEREAS, on July 18, 2016, the Owner executed a Declaration of Affordable Rental Housing Restrictions (Exhibit D), which was recorded at Monroe County Official Record Book

2806, Page 1651, as may be amended or modified pursuant to the terms of such Declaration of Affordable Rental Housing Restrictions (hereinafter being referred to as the "Deed Restriction") by which Owner encumbered the entire Property so that all existing and all newly constructed units will be restricted as set forth in the Deed Restriction.; and

WHEREAS, the Site Plan has been reviewed and approved by the Historic Architectural Review Commission and /or designated staff; and

WHEREAS, on ______, the City of Key West Planning Board approved Resolution No.2022-____, recommending approval with conditions of the Development Agreement, and the Planning Board approved Resolution No. 2022- ____, recommending approval with conditions of the Major Development Plan; a copy of these Resolutions being attached hereto as Exhibit E; and

WHEREAS, on ______ the City Commission considered the comments and recommendation of the City staff, the Planning Board, and comments of members of the public and approved Resolution No. 2022-__ authorizing, with conditions, development of the Affordable Workforce Housing units as provided in this Development Agreement and the Major Development Plan as approved pursuant to Resolution 22-___; a copy of these Resolutions being attached hereto as Exhibit F; and

WHEREAS, the City has determined that the new development proposed in the Site Plan and associated documents, is consistent with the City's Comprehensive Plan and Land Development Regulations and is compatible with surrounding land uses; and

WHEREAS, the City has determined that this Development Agreement is consistent with the Comprehensive Plan, the Land Development Regulations, and the Florida Statutes Principles Guiding Development for the City, and further finds that this Development Agreement is in the public interest, and will further the health, safety, welfare, and goals of the residents of the City.

NOW, THEREFORE, in consideration of the mutual promises and undertakings contained herein, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

A. **RECITALS.** The recitals set forth in the preceding "Whereas" clauses are incorporated herein and form a material part of this Agreement.

B. DEFINITIONS. For the purposes of this Development Agreement, the following terms shall have the following meanings. Terms not defined in this Development Agreement shall be as defined in the City Code, Chapter 163, *Florida Statutes*, or, if not defined in the Code or statute, shall be understood according to their usual and customary meanings.

"Affordable Workforce Housing" means housing as defined in Article V, Division
10 of Chapter 122, Sections 122-1465 through 122-1472 of the City Code, subject to the Deed
Restriction.

"Building Permit Allocation" means a residential permit allocation under Article
X, of Chapter 108, Sections 108-986 through 108-998 of the City Code.

3. "City Code" means the Code of Ordinances of the City of Key West in effect on the Effective Date of this Development Agreement, except for code sections related to Affordable Workforce Housing which shall be those provided in the Deed Restriction.

4. "Comprehensive Plan" means the City's Comprehensive Plan in effect on the Effective Date of this Development Agreement.

5. "Development", "Redevelopment", or "Redevelopment Plan" shall refer to the development of the Property for the uses, densities and intensities permitted by this Development Agreement, subject to the conditions, obligations, restrictions and terms contained herein.

6. "Site Plan" shall refer to the Peary Court Major Development Submittal Site Plan by Bender and Associates dated 1-6-22, Sheet A-1 approved by the City Commission in Resolution No.22-___, which is attached hereto as Exhibit C.

7. "Effective Date" shall refer to the date this Development Agreement becomes effective, as set forth in herein.

8. "Prerequisite Standards" shall mean "prerequisites, major construction/renovation" as defined in City Code Section 86-9 and are the minimum standards for new development required in order to be eligible to receive an allocation award from the City BPAS, including Baseline Green Building Certification, pursuant to City Code Section 108-995.

9. "Property" shall refer to the parcel described in Exhibit "A" that is the subject of this Development Agreement.

10. "Public facilities" means those facilities identified in Section 163.3221, *Florida Statutes*.

C. TERMS OF AGREEMENT.

1. Legal Description; Ownership and Equitable Interests in the Property. The legal description of the Property subject to this Development Agreement is attached hereto as Exhibit "A" and incorporated herein by reference. As evidenced by the Special Warranty Deed conveying the Property (a copy of which is attached hereto as Exhibit "B"), the Owner of the Property is Peary Court Apartments LLC and such entity is responsible for negotiation of this Agreement and for development of the Property.

2. Duration of Agreement; Renewal. This Development Agreement shall remain in effect for a period of five (5) years, commencing on the Effective Date set forth below. This Development Agreement may be renewed or extended pursuant to City Code Section 90-682(a)(2) and *Florida Statute* § 163.3229.

3. Existing Development. The Property consists of the following development located in the City of Key West on the historic Peary Court military housing site: 160 existing vested dwelling units.

4. Site Plan.

a. Uses, Densities and Intensities. The residential uses, densities and intensities, existing and proposed, conform with HSMDR Zoning District standards. The Property is allowed a maximum density of 8.6 units per acre. The Site Plan proposes an additional 48 units, for a total of 208 residential dwelling units on the Property which is equivalent to 8.6 units per acre. No commercial development is proposed.

b. Building Permit Allocations. The Site Plan encompasses construction on the Property of 48 new affordable workforce housing units. The City through its adopted Comprehensive Plan has reserved to the Property 48 affordable workforce residential dwelling unit allocations from the City of Key West Building Permit Allocation System required to construct the new affordable work force housing units as depicted on the Site Plan. The forty eight (48) BPAS Allocations reserved and committed to the Peary Court site shall each be individually assigned to a particular address and unit at the time the City issues the building permit for each affordable work force housing unit.

c. Conformity with the Land Development Regulations Development Standards and approved Major Development Plan (22-__) and associated site plans. The following development features shall conform to the Major Development Plan as approved by City Commission Resolution No.22-____ ("Major Development Plan") and to the specifications set forth in the Land Development Regulations in effect at the time of this Development Agreement (except as provided in the Deed Restriction) including:

1. Open Space.

2. Recreation Areas, which shall conform to the access requirements of Paragraph 9(j), below.

3. Types and locations of units, which shall be subject to adjustment within the standard deviations range set forth in Paragraph 5.

4. Parking for vehicles and bicycles is provided at the locations depicted on the Site Plan. All required parking is provided on site.

5. Landscaping, which is already in place will be augmented by new plantings and the removal of certain exotic plantings, while maintaining mature shade trees and shall be as depicted on the approved Landscape Plan.

6. Solid waste and recycling container storage, which is currently in place, will be augmented by new facilities to serve the new units.

7. Fencing. The perimeter fencing shall conform to the plans and specifications within the Major Development Plan.

8. Utilities and Mechanical Equipment.

9. Streets. The existing internal streets providing access to the affordable housing units shall be retained, and slightly modified to better serve all units as depicted on the Site Plan.

10. Bicycle Path. Existing shared bicycle route entering the property from Palm Avenue and White Street shall be demarcated with signage and street markings and shall connect as depicted on the approved Landscape Plan, Sheet CE.OO. The new and improved sections providing two internal connections between the cul-de-sacs, shall be constructed at five to six feet wide and constructed from dust-free material. The roads and pathways within the Property shall remain private and shall be used for the sole use of Peary Court residents only.

5. Minor Site Plan Modifications. Minor Site Plan modifications shall require approval pursuant to City Code Section 108-91 C. including, but not limited to, those listed in such section, as well as minor additions of sidewalks to the new units and small reductions of pervious area to accommodate the sidewalks.

6. Affordable Workforce Housing; Timing of Development; Deed Restriction.

The Owner shall develop forty-eight (48) affordable workforce housing units, all of which shall be at least 400 square feet in size pursuant to City Code Section 122-1467, and subject to:

a. The affordable workforce housing unit income categories and rental rates for the 48 new affordable work force housing units (including Conversion Units) shall conform to the provisions of the Deed Restriction.

7. Additional Development Conditions. The following additional conditions, terms, restrictions, and other requirements have been determined by the City of Key West to be necessary for the public health, safety, and welfare of its citizens:

a. Fire Safety. The Redevelopment Plan shall rely upon the existing number of fire hydrants and/or fire wells required to conform to all applicable fire safety requirements, as determined by the Fire Marshal of the City of Key West. On-site fire protection shall be provided in accordance with the 2020 (7th Edition) Fire Prevention code, Ch. 69A-60, F.A.C. Notwithstanding the foregoing Owner shall be entitled to rely upon the fire protection methods specified in the Information Bulletin Number 1 to contractors prepared by the architect of record, Bert Bender, dated July 28, 2021, which is Exhibit G.

b. Timing of permit applications. Prior to submitting a building permit application to the City, the Owner shall secure all permits required for that work pursuant to applicable state, regional and federal regulations.

c. Fair Housing Requirements. The Property shall continue to comply with all applicable requirements of the ADA and state and federal fair housing acts.

d. Building Heights. New building heights shall not exceed the maximum building height allowed in the HSMDR Zoning District applicable to the Property. Existing buildings converted to include new units will not have roof elevations changed from that existing as of the time of this Development Agreement. For the purpose of measuring building heights of new residential and accessory structures other than interior fences, the base elevation shall be 6.09 feet NGVD, which is the elevation of the crown of the road on White Street immediately in front of the main entrance to the Property at the intersection of White and Southard Streets (See site elevation determination by the City of Key West, attached hereto as Exhibit H.

e. Site Design. The development of the Property shall be consistent with all bulk and site design requirements in the City Code, including but not limited to open space, setbacks and buffering, lighting, landscaping, parking, utilities and stormwater management as determined by the Major Development Plan required for the Property redevelopment.

f. Impact Fees. Owner shall pay impact fees (i.e., sewer, solid waste, traffic and library impact fees) for the 48 new affordable housing units, in the amounts set forth in the impact

fee schedule established by the City Code at the rates in effect on the date of building permit issuance, unless waived by the City Commission to the extent allowed by law.

g. Energy Efficiency / Green Building. The 48 building permit allocation system (BPAS) Affordable Housing entitlements resident at Peary Court, the Property, were provided through the settlement of a legal action between the City and Florida Department of Economic Opportunity (DEO) in early 2013. As a result of the settlement, the City recognized the 48 units as Affordable Housing Allocations when it adopted its Comprehensive Plan in 2013 by Ordinance No. 13-04. The City adopted the provisions contained in Sections 86-9 and 108-997 by means of Ordinance No. 13-19, which set forth Prerequisite Standards, after the effective date of the Comprehensive Plan. The allocation of the units occurred prior to implementation of the Prerequisite Standards, therefore, the owner is exempt from these Sections of the Land Development Regulations. However, the owner may, in his sole discretion, implement the requirements of Sections 86-9 and 108-997 as both new and converted units are built.

h. Flood damage avoidance. The finished floor elevation of the first habitable floor of all conversion units shall be determined by the City of Key West Floodplain Manager or designated Building Department official at the time of building permit review. The finished floor elevations of new units in new buildings shall meet the requirements of the City Building and Floodplain management regulations.

i. Wind Load. Owner shall ensure that all new structures (including doors, windows, and cladding) meet all applicable codes to withstand the peak wind loads specified in the 2020 Florida Building Code (7th Edition).

8. Annual Reports. As required by the Deed Restriction (Exhibit D) annual reports on the project's consistency with the Deed Restriction requirements shall be submitted to the

Housing Authority of the City of Key West (hereinafter "KWHA") and the Monroe County Comprehensive Plan Land Authority (hereinafter "Land Authority"), and as referenced in the City of Key West Code Section 122-1467(e), "Reporting requirements", a copy of said report shall be issued annually to the City of Key West City Manager's Office. Any disclosures of the Annual Reports are subject to Florida Public Records law and any such exceptions. Reports dealing with the construction related items, including the location and number of units built each year shall be submitted to the City Planning Department, as per current City of Key West Code Section 90-688(b).

9. Public Facilities. All required public facilities to serve the project are available as of the date of this Development Agreement, and capacity for each is projected to be available concurrent with the impacts of development. The following list identifies required public facilities that will service the development authorized by this Agreement, who shall provide the facilities, and that existing facilities are available and concurrent with the impacts of additional development.

a. **Potable Water**. Domestic potable water is provided by Florida Keys Aqueduct Authority (FKAA). Adequate domestic potable water transmission and potable water source capacity exist for this project. There is no need for new potable water facilities to serve the Conversion Units. The new buildings housing the remaining new units will be provided with water facilities to FKAA standards.

b. Electric Service. Electric service is provided by Keys Energy Services (KEYS). No new facilities needs are anticipated to serve the Conversion Units. The new buildings housing the remaining new units will be provided with electric facilities to KEYS standards.

 c. Solid Waste. Solid waste service is provided by the franchisee of the City of Key West, and adequate capacity exists for this development. **d. Wastewater.** Wastewater treatment shall be provided by City of Key West Treatment Plant, and adequate capacity exists for this development.

e. **Protective Services.** Protective services other than parking enforcement shall be provided by the City of Key West.

f. Transportation. According to the Traffic Impact statement provided with the Major Development Plan, no significant traffic impacts are anticipated. All roadways within the Property shall remain private roads.

g. **Schools**. Adequate school facilities are anticipated to serve any students who may reside in the dwelling units developed under the Redevelopment Plan.

h. Existing Facilities. All public facilities identified above are available as of the date of this Development Agreement and are projected to be available concurrent with the impacts of the Development compliant with the Major Development Plan.

i. **Stormwater**. Those stormwater management facilities currently installed are sufficient and meet the concurrency standards of the City as demonstrated by the drainage plan and report approved with the Major Development Plan. The Owner, in coordination with the City, will negotiate in good faith (subject to the approval of any mortgagee/lender), at a future date, to consider a potential easement and/or public/private partnership for stormwater management in the area of the White Street and Eaton Street/Palm Avenue intersection; however, Owner shall not be obligated to enter into any sort of easement in favor of the City of Key West.

j. Recreational facilities. The existing development currently provides for onsite amenities for residents and guests of the 48 new affordable housing units. Private recreational facilities are currently provided on the Property to serve the needs of the residents of the 48 new affordable housing units as well as the other residents on the Property. Additionally, public recreational facilities exist in the vicinity of Peary Court, adequate to serve the recreational needs of residents.

10. Required Permits and Approvals.

Nothing in this Development Agreement shall be deemed to obviate the necessity of the Owner's compliance with terms and provisions of each of the required approvals listed below. The following is a list of other development permits and approvals needed for the development of the Property as specified and required in this Agreement:

a. Development Agreement;

b. Major Development Plan approval;

c. Tree Commission approval;

d. Building and related construction permits for Conversion Units and for each new building containing new units.

e. Historic Architectural Review Commission approval: Certificates of Appropriateness.

11. Mutual Cooperation. The City agrees to cooperate with the Owner in timely reviewing and processing all applications for permits, licenses, approvals, or consents necessary or appropriate to fully implement this Development Agreement. The City and the Owner agree to cooperate fully with and assist each other in the performance of the provisions of this Development Agreement.

12. Development to Comply with Permits and City Comprehensive Plan and Code Provisions. The Development described in and authorized by this Development Agreement shall be developed in accordance with all required permits, and in accordance with all applicable provisions of the City's Comprehensive Plan and City Code in effect on the date of execution of this Agreement. No certificate of occupancy for an individual building shall be issued until all plans for that building are approved by the City and the Owner has complied with all conditions in permits issued by the City and other regulatory entities for that building or required herein.

13. Finding of Consistency. The City finds that the Development authorized herein is consistent with the City's Comprehensive Plan and Land Development Regulations in effect on the date of execution of this Development Agreement.

14. Compliance with Permits, Terms, Conditions, and Restrictions Not Identified Herein. The failure of this Development Agreement to address a particular permit, condition, term, or restriction shall not relieve the Owner of the necessity of complying with the law governing said permitting requirements, conditions, terms, or restrictions.

15. Laws Governing this Agreement.

a. For the duration of this Development Agreement, all approved Development of the Property shall comply with and be controlled by this Development Agreement and provisions of the City's Comprehensive Plan and City Code in effect on the date of execution of this Agreement, except for the Affordable Workforce Housing Code provisions which shall be as provided in the Deed Restriction.

b. Pursuant to City Code Section 90-687 and Section 163.3233, *Florida Statutes*, the City may apply subsequently adopted laws and policies to the Property only if the City holds a public hearing and determines that:

(1) the new laws and policies are not in conflict with the laws and policies governing the Agreement and do not prevent redevelopment of the land uses, intensities, or densities set forth in this Development Agreement; (2) the new laws and policies are essential to the public health, safety, or welfare, and the City expressly states that they shall apply to the redevelopment that is subject to this Development Agreement;

(3) the City demonstrates that substantial changes have occurred in pertinent conditions existing at the time of approval of this Development Agreement; or

(4) the Development Agreement is based on substantially inaccurate information supplied by the Owner. However, nothing in this Development Agreement shall prohibit the parties from mutually agreeing to apply subsequently adopted laws to the Property.

c. If state or federal laws enacted after the Effective Date of this Development Agreement preclude any party's compliance with the terms of this Agreement, this Development Agreement shall be modified as is necessary to comply with the relevant state or federal laws. However, this Development Agreement shall not be construed to waive or abrogate any rights that may vest pursuant to common law.

16. Amendment, Extension, and Termination. This Development Agreement may be amended, extended, or terminated as follows:

a. As provided in Section 163.3237, *Florida Statutes*, and City Code Section 90-689, this Development Agreement may be amended, extended or canceled by mutual consent of the parties or their successors in interest, which shall require a written document approved by the City Commission and shall require two (2) public hearings by the City.

b. As provided in Section 163.3229, *Florida Statutes*, and City Code Section
90-684, this Development Agreement may be extended by the mutual consent of the parties,
subject to the public hearing requirements in Section 163.3225, *Florida Statutes*. The City shall

conduct at least two (2) public hearings, one of which may be held by the local planning agency at the option of the City. Notice of intent to consider extension of the Development Agreement shall be advertised approximately seven (7) days before each public hearing in a newspaper of general circulation and readership in the City of Key West, Florida, and shall be mailed to all affected property owners before the first public hearing. The day, time, and place at which the second public hearing will be held shall be announced at the first public hearing. The notice shall specify the location of the land subject to the Development Agreement, the development uses on the Property, the population densities, and the building intensities and height and shall specify a place where a copy of the Development Agreement can be obtained.

c. Pursuant to Section 163.3235, *Florida Statutes*, and City Code Section 90-689, this Development Agreement may be revoked or modified by the City if the City finds, on the basis of competent substantial evidence, that there has been a failure to comply with the terms of this Development Agreement.

17. Breach of Agreement and Cure Provisions.

a. If the City concludes that there has been a breach in this Development Agreement, prior to revoking this Agreement, the City shall serve written notice on the Owner identifying the term or condition the City contends has been breached and providing the Owner with sixty (60) days from the date of receipt of the notice to cure the breach. Each of the following events, unless caused by fire, storm, flood, other Act of God, or events beyond the control of the Owner, shall be considered a breach of this Development Agreement:

(1) Failure to comply with the provisions of this Development Agreement;

(2) Failure to comply with terms and conditions of permits issued by the City or other regulatory entity for the redevelopment authorized by this Development Agreement; or

(3) Failure to comply with the requirements of the Major Development Plan.

b. If the Owner concludes that there has been a breach in the terms and conditions of this Development Agreement, the Owner shall serve written notice on the City identifying the term or condition the Owner contends has been breached and providing the City with sixty (60) days from the date of receipt of the notice to cure the breach unless caused by fire, storm, flood, other Act of God, or events beyond the control of the City, shall be considered a breach of this Agreement:

(1) Failure to comply with the provisions of this Development Agreement;

c. If a breach in this Development Agreement occurs and is not cured within the time periods provided above, the party that provided notice of the breach may elect to terminate this Development Agreement or may seek to enforce this Development Agreement as provided by herein.

d. If the City waives a breach in this Development Agreement by the Owner,such a waiver shall not be deemed a waiver of any subsequent breach.

18. Notices. All notices, demands, requests, or replies provided for or permitted by this Development Agreement, including notification of a change of address, shall be in writing to the addressees identified below, and may be delivered by any one of the following methods:

(a) By personal delivery;

(b) By deposit with the United States Postal Service as certified or registered mail, return receipt requested, postage prepaid; or

(c) by deposit with an overnight express delivery service with a signed receipt

required.

Notice shall be effective upon receipt. The addresses of the parties are as follows:

PEARY COURT APARTMENTS, LLC:

Registered Agent: Franklin L. Zemel c/o Saul, Ewing, Arnstein and Lehr, LLP 200 East Las Olas Blvd., Suite 1000 Fort Lauderdale, Florida 33301

With a copy to:

Jeffrey D. Cornfeld The Cornfeld Group, LLC 3850 Hollywood Boulevard Suite 400 Hollywood, Florida 33021

Erica Sterling Spottswood, Spottswood & Sterling 500 Fleming Street Key West, FL 33040

TO THE CITY:

City Planning Director P.O. Box 1409 Key West, FL 33041

With a copy by regular U.S. Mail to:

City Attorney P.O. Box 1409 Key West, FL 33041-1409

City Manager P.O. Box 1409 Key West, FL 33041-1409 **19. Enforcement.** In accordance with Section 163.3243, *Florida Statutes*, any party to this Development Agreement, any aggrieved or adversely affected person as defined in Section 163.3215(2), *Florida Statutes*, or the state land planning agency (currently the DEO) may file an action for injunctive relief in the circuit court of Monroe County, Florida, to enforce the terms of this Development Agreement or to challenge the compliance of this Development Agreement with the provisions of Sections 163.3220-163.3243, *Florida Statutes*.

20. Conflicts. In the event of a conflict between the provisions of this Development Agreement and City ordinances, the terms of this Development Agreement shall control.

21. Binding Effect. This Development Agreement shall be binding upon the parties hereto, their successors in interest, heirs, assigns, and personal representatives.

22. Assignment. This Agreement may not be assigned by Owner without the written consent of the City, which consent shall not be unreasonably withheld.

23. Drafting of Agreement. The parties acknowledge that they jointly participated in the drafting of this Development Agreement and that no term or provision of this Development Agreement shall be construed in favor of or against either party based solely on the drafting of the Agreement.

24. Severability. In the event any provision, paragraph or section of this Development Agreement is determined to be invalid or unenforceable by a court of competent jurisdiction, such determination shall not affect the enforceability or the validity of the remaining provisions of this Development Agreement.

25. Applicable Law. This Development Agreement was drafted and delivered in the State of Florida and shall be construed and enforced in accordance with the laws of the State of Florida.

26. Use of Singular and Plural. Where the context requires, the singular includes the plural, and the plural includes the singular.

27. Duplicate Originals; Counterparts. This Development Agreement may be executed in any number of originals and in counterparts, all of which evidence one agreement. Only one original is required to be produced for any purpose.

28. Headings. The headings contained in this Development Agreement are for identification purposes only and shall not be construed to amend, modify, or alter the terms of the Development Agreement.

29. Entirety of Agreement; Incorporation of Prior Development Approvals. This Development Agreement incorporates or supersedes all prior negotiations, correspondence, conversations, agreements, or understandings regarding the matters contained herein. The parties agree that there are no commitments, agreements, understandings, or development orders concerning the subjects covered by this Development Agreement that are not contained in or incorporated into this document and, accordingly, no deviation from the terms hereof shall be predicated upon any prior representations, agreements or approvals, whether written or oral. This Development Agreement contains the entire and exclusive understanding and agreement among the parties and may not be modified in any manner except by an instrument in writing signed by Notwithstanding anything contained herein to the contrary, nothing in this the parties. Development Agreement shall, or shall be deemed to, defeat, limit, alter, modify, impair, enhance, or enlarge any right, obligation, claim or remedy created by the Deed Restriction. In the event of any conflict between this Development Agreement and the Deed Restriction, the Deed Restriction shall control.

30. Rendition. After this Agreement is signed by the parties, a copy of the signed Agreement shall be timely rendered by the City to the Florida Department of Economic Opportunity (DEO) as required by Rule 73C-44.003, Florida Administrative Code.

31. Effective Date of Agreement. This Agreement shall only become effective after the Florida Department of Economic Opportunity (DEO) waives its right to appeal, the 45-day appeal period established by Section 380.07, *Florida Statutes*, expires, or any such appeal has been finally resolved, whichever first occurs. The effective date of this Agreement shall be the date that it is recorded as provided in Paragraph 32, below.

32. Recording. As required by Section 163.3239, *Florida Statutes*, the City shall record this Development Agreement in the public records of Monroe County, Florida, within fourteen (14) days after the Effective Date of this Development Agreement. A copy of the recorded Development Agreement showing the date, page and book where recorded shall be submitted to the Owner and to the state land planning agency by hand delivery, registered or certified United States mail, or by a delivery service that provides a signed receipt showing the date of delivery, within fourteen (14) days after the Development Agreement is recorded.

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IN WITNESS WHEREOF, the parties hereto, by their duly authorized representatives,

have set their hands and seals on the dates below written.

PEARY COURT APARTMENTS, LLC, a Delaware Limited Liability Company

By: The Cornfeld Group, LLC a Florida Limited Liability Company, Its Manager

By:_____

Jeffrey D. Cornfeld, Manager

STATE OF FLORIDA COUNTY OF MONROE

The foregoing instrument was acknowledged before me by means of [] physical presence, or [] online notarization, this ______ day of ______, 2022, by Jeffrey D. Cornfeld, authorized person of Peary Court Apartments, LLC on behalf of the Company.

Signature of Notary Public-State of Florida

Name of Notary

Personally Known _____ Type of Identification Produced _____ OR Produced Identification

CITY OF KEY WEST

_____, 2022 By ______ Mayor ______ ATTEST: _______ CITY CLERK

LIST OF EXHIBITS

Exhibit A:	Legal Description and Survey of Property
Exhibit B:	Copy of Special Warranty Deed, dated July 18, 2016
Exhibit C:	Site Plans dated 1-6-22 by Bender & Associates Architects
Exhibit D:	Declaration of Affordable Rental Housing Restrictions, dated July 18, 2016
Exhibit E:	Key West Planning Board Resolution No. 2022, Development Agreement recommendation & Key West Planning Board Resolution No. 2022, Major Development Plan recommendation
Exhibit F:	Key West City Commission Resolution No. 22, Development Agreement approval, & Key West City Commission Resolution No. 22, Major Development Plan approval
Exhibit G:	Architect's Bulletin Number 1 dated July 28, 2021
Exhibit H:	Height Reference Point Determination by the City