# FIRST AMENDMENT TO PUD AGREEMENT AND RESTRICTIVE COVENANT

WHEREAS, Rollingwood Land Partners, Ltd., a Texas limited partnership ("RLP" or "Owner") and the City of Rollingwood (the "City") entered into that certain PUD Agreement and Restrictive Covenant recorded in Document No. 2001013539 of the Official Public Records of Travis County, Texas (the "PUD Agreement") dated January 25, 2001, covering approximately 18.6 acres of land (the "Land") located within the City of Rollingwood in Travis County, Texas, as more fully described in the PUD Agreement; and

WHEREAS, PPF Off Rollingwood Landowner, LP, a Delaware limited partnership ("PPF"), an affiliated or related entity to RLP is the current owner of a portion of the Land;

WHEREAS, Rollingwood I and II Investors, Ltd, a Texas limited partnership ("Investors"), an affiliated or related entity to RLP, is also the current owner of a portion of the Land;

WHEREAS, RLP, PPF, Investors and the City desire to amend the PUD Agreement as set forth in this First Amendment to PUD Agreement and Restrictive Covenant (this "First Amendment");

WHEREAS, the City is currently an owner of a part of the Land and enters into this First Amendment in its capacity as the authority to regulate zoning of the Land, and in its capacity as an owner a part of the Land affected by this First Amendment;

WHEREAS, pursuant to Section 21(d) of the PUD Agreement, the PUD Agreement may only be amended by the City and the owners of a part of the Land affected by the amendment; and

WHEREAS, all of the owners affected by this First Amendment are parties to this First Amendment.

NOW, THEREFORE, for good and valuable consideration to each of the parties, the receipt and sufficiency of which are hereby acknowledged, RLP, PPF, Investors, and the City hereby agree to amend the PUD Agreement as follows:

- 1. Notwithstanding the limitations on height and floodplain measurements provided in the Development Plan attached to the PUD Agreement as Exhibit B, or any other limitation of the PUD Agreement:
  - a. the maximum height of Office #4 (as labeled on the Development Plan) is increased from 67 feet to 70 feet; and
  - b. With respect to "Office #4" and "Parking Structure #3," the height of such building and structure shall be measured from four feet above the 100 year improved flood plain at the highest point of such flood plain within the footprint of the affected building or structure.

- 2. Section 3(a)(iii) of the PUD Agreement is hereby amended to provide as follows: the aggregate office building square footage may not exceed 340,000. The following sentence ("If the Owner . . . 325,000.") is hereby deleted and of no further force or effect. The additional maximum aggregate office building square footage allowed by this First Amendment may be included only in the construction of Office #4. For the avoidance of doubt, no increase from 340,000 aggregate office building square footage shall be permitted, without further amendment of the PUD Agreement.
- 3. The first sentence of Section 7(b) of the PUD Agreement is deleted in its entirety and replaced with:

The roof of Office #1 shown on the Development Plan must be of pitched-type construction (hip or gable-type roofs with a minimum pitch of 3-12) and the roof of Office #2 on the Development Plan may be flat roof-type construction with vertical roof screening matching such screening on Building #3 (so labeled on the Development Plan) as described in the attached Exhibit "A".

- 4. Section 17 of the PUD Agreement will have the following new sub-section (h) added:
- (h) Owner shall convey a non-exclusive easement to the City, for the benefit of the public, for pedestrian access across the Property in the location identified in the attached Exhibit "B", to the Greenbelt Buffer/Conservation Area. Owner will maintain this easement area.
- 5. Section 17(a) of the PUD Agreement is hereby deleted it its entirety and replaced with:
  - (a) Such dedication area may only be used for the following purposes (i) greenbelt and conservation purposes, (ii) at the option of the City and at City's expense, for the extension, operation and maintenance of underground public utility lines, (iii) as a drainage easement for surface water run-off from the remainder of the Land in accordance with civil engineering plans approved by the City's engineer, and (iv) any other uses (excluding ball parks, athletic fields, and regularly conducted organized events) desired by the City consistent with the foregoing uses or public use of a park (including butterfly habitat), provided, however, that any such uses of the Greenbelt Buffer/Conservation Area will not create (a) unnecessary light pollution, (b) unnecessary noise pollution, (c) increased traffic and/or parking areas for the adjacent office tenants and residential neighbors. The City shall not represent to the public or residents of the City that any part of Owner's Property may be used for parking in connection with any use of the Greenbelt Buffer/Conservation Area, nor shall the City interfere with Owner's right to prohibit parking on Owner's Property by users of the Greenbelt Buffer/Conservation Area.
- 6. All references to "Parking Garage #2" in Section 7(c) of the PUD Agreement shall also apply to "Parking Garage #3". The following sentence shall be added to the end of Section 7(c) of the PUD Agreement:

Following completion of Parking Garage #3 and upon RLP's request, when the Building Official has confirmed that Parking Garage #3 has complied with the Lighting Standards identified in Section 7(c) of the PUD Agreement (when such garage is in use and the effect of night-time vehicle movements in the garage can be evaluated), Owner may prepare a form of notice of compliance with applicable lighting standards which shall be executed by the City and recorded in the Official Public Records of Travis County, Texas.

#### 7. Additional Covenants to First Amendment.

For the amendments to the PUD Agreement effected in Sections 1, 2, and 4 of this First Amendment, RLP covenants that each of the following will occur prior to the submission of any application for a building permit for either Office #4 or Parking Structures #3:

- a. RLP has planted wax myrtle trees and other shrubs on the side of Parking Structure #2 facing Timberline Drive, to provide reasonable screening of such structure from the residences on Timberline Drive. Such Wax Myrtles shall not be credited to any required landscaping, or tree planting or replacement otherwise required by the terms of the PUD Agreement or any applicable regulation of the City.
- b. RLP has painted the side of Parking Structure #2 that faces Timberline Drive a different color in consultation with the residents on Timberline Drive.
- c. RLP has installed metal screens in the elevated floor openings on the side of Parking Structure #2 that faces Timberline Drive to serve the function of screening vehicular and overhead light directed or reflected toward Timberline Drive to perform to the standard described in Section 7(c) of the PUD Agreement (the "Lighting Standard"), as shown on Exhibit "B" attached hereto.
- d. In response to concerns by affected residents on adjacent properties regarding continuous lighting in Office #2 throughout the night, RLP has installed lighting fixtures and controls to automatically shut off lights after 7 p.m. in rooms that remain unoccupied.
- e. RLP has re-planted wildflowers in Greenbelt Buffer/Conservation Area, and has restored the Greenbelt Buffer/Conservation Area conveyed to the City to its approximate condition existing prior to the removal of trees, vegetation, and a rock wall by RLP's contractor, including the removal of gravel, planting of replacement trees and grass, and restoration of the rock wall with a new gap in the wall sufficient for access to the Greenbelt Buffer/Conservation Area by lawn maintenance mowers and equipment.
- f. At RLP's request, when the Building Official has confirmed that all covenants listed in this Section 7 of this First Amendment have been satisfied, RLP may present to the City a form of notice indicating satisfaction of such covenants, and the City shall execute and record same in the Official Public Records of Travis County, Texas.

## 8. <u>Representation</u>.

RLP represents that: (i) it is familiar with the proximity and circumstances of all lots and tracts comprising a part of the Land that have been conveyed to third parties who/which have not joined in this First Amendment; and (ii) no such lot or tract is affected by any modification provided in this

First Amendment for the purpose of joint action required for amendment as provided in Section 21(d) of the PUD Agreement. The City relies on such representation in entering into this First Amendment without the joinder of any owner(s) of such lot(s) or tract(s).

#### 9. Miscellaneous

- (a) Any capitalized term used but not defined herein shall have the same meaning given to such term in the Agreement.
- (b) Except as expressly amended hereby, the Agreement shall remain in full force and effect. In the event of any inconsistencies between the provisions of this First Amendment and the Agreement, the provisions of this First Amendment shall control.
- (c) This First Amendment may be executed simultaneously in two or more counterparts, each of which will be deemed an original, but all of which will constitute one and the same instrument.
- (d) The following exhibits are attached to this First Amendment and incorporated herein by reference:

Exhibit "A" – Roof Screens for Office #2

Exhibit "B" – Screens for Parking Structure #2

Exhibit "C" – Location of Access Easement to the Greenbelt Buffer/Conservation Area

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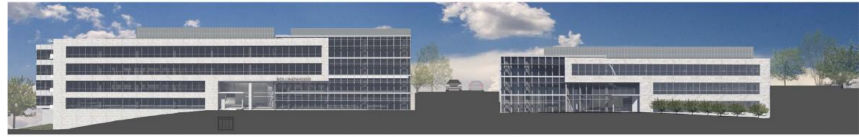
EXECUTED this _	day of			_, 2016.	
			ngwood nership	l Land Partners, Ltd., a Texas limited	
		By:	Rollingwood 99, Ltd., a Texas limited partnership, its general partner		
			By:	EGP Management, L.L.C., a Texas limited liability company, its general partner	
				By: Name: Title:	
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COUNTY OF TRAVIS	§				
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			Notar	ry Public for the State of Texas	
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EXECUTED this	day of			, 2016.		
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	By:	PPF OFF Rollingwood Landowner, GP, LLC, a Delaware limited liability company, its general partner				
		By:	PPF OFF Rollingwood Venture, LP, a Delaware limited partnership, its sole member			
			By:	Rollingwood I and II Investors, Ltd., a Texas limited partnership, its general partner		
				By:	EGP Management, L.L.C., a Texas limited liability company, its general partner	
				Name	o:	
STATE OF TEXAS	§					
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## EXHIBIT "A"



OFFICE #3 OFFICE #2

ROLLINGWOOD
austin.texas
maa. 2013110

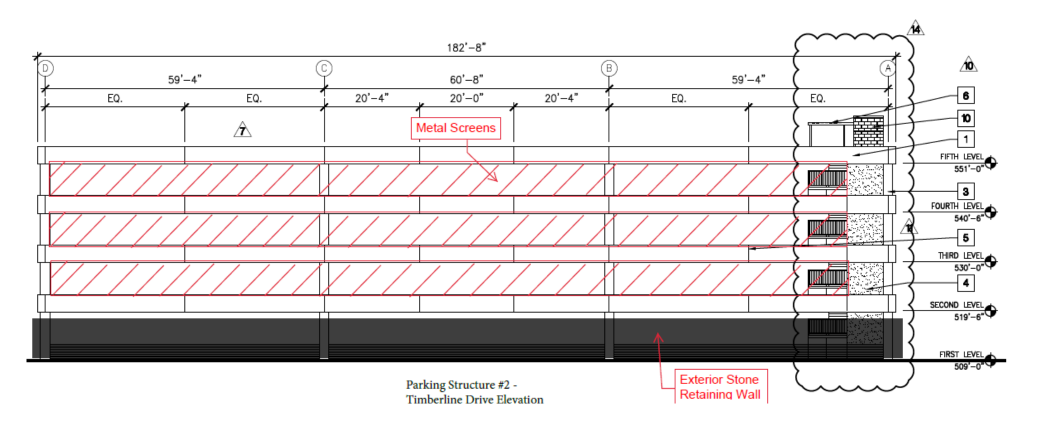
SITE ELEVATION

10.15.2013





## EXHIBIT "B"



## EXHIBIT "C"

