Doc#. 2235313181 Fee: \$98.00

Karen A. Yarbrough Cook County Clerk

Date: 12/19/2022 04:10 PM Pg: 1 of 14

When Recorded Return To:

SomerCor 504, Inc.

Attention: Servicing Department 209 S. LaSalle Street – Suite 203

Chicago, IL 60604

Loan Name: PONO HANA, LLC

Loan No.: 562958500

SUBORDINATION AGREEMENT

space above line for recorder

This agreement dated for reference <u>December</u>, 2022 ("Subordination Agreement"), is made by and among: the SMALL BUSINESS ADMENISTRATION, an agency of the United States of America ("SBA"); BYLINE BANK ("Lender"), and PONO HANA, LLC ("Owner").

#### RECITALS

SBA is the holder and beneficiary of a Mortgage executed by Owner dated March 26, 2014, which was recorded on April 4, 2014 under Document Number 1409422029, and assigned by SomerCor 504, Inc. to the Small Business Administration pursuant to an Assignment of Mor gage dated March 26, 2014 and recorded April 4, 2014 as Document Number 1409422030 in Cook County, Illine is.

This Mortgage, together with its Memorandum of Collateral Assignment and Reassignment of Lease and Rents dated March 26, 2014 and recorded April 4, 2014 as Document Number 140942'032, and its Third Party Lender Agreement dated March 26, 2014 and recorded April 4, 2014 as Document Number 1409422031 ("SBA Security Instrument"), was pledged to secure a note in the sum of \$1,108,000.00 in favor of SomerCor 504, Inc. ("CDC"), which evidences a loan made by the CDC to PONO HANA, LLC ("Borrower") under SBA's 504 Loan Program ("SBA Loan").

Owner has also executed, or is about to execute, a mortgage dated 17 15, 2022 in favor of Lender, which shall be recorded concurrently herewith.

This mortgage together with an assignment of rents ("Lender's Security Instrument") secures a note in a sum not to exceed \$1,015,000 dated 12,15, 2022 which evidences a loan to the Owner made by the Lender ("Lender Loan").

Lender has requested that SBA's lien position on the real and personal property described in the SBA Security Instrument ("Property") be subordinated to the lien position of Lender's Security Instrument. SBA is willing to do so provided that it retains its priority with regard to all other legal and equitable interests in the Property.

#### **AGREEMENT**

In consideration of the mutual benefits to the parties and to induce Lender to make the Lender Loan, it is hereby agreed as follows:

- Use of Lender Loan Proceeds. 100% of the proceeds of the Lender Loan shall be used for the following described purpose(s): Refinancing existing loan facility with JP Morgan Chase Bank. Any other use of the proceeds, except to pay necessary, reasonable and customary closing costs, sha'r void this Subordination Agreement.
- (2) <u>Lender Warranty</u>. Lender would not make the Lender Loan without this Subordination Agreement.
- Accurate Information. The Lender warrants and represents that all information provided by the Lender to CDC, including, without limitation, all information regarding the Borrower's financial condition, is accurate to the best of its knowledge and that Lender has not withheld any material information. Lender acknowledges that for purpose of this transaction, CDC is acting on behalf of SBA, an agency in the United States Government, except that SBA accepts no liability or responsibility for any wrongfor act or omission by CDC. Lender further acknowledges that any false statements to CDC can be considered false statements to the federal government under 18 U.S.C. §1001, and may subject the Lender to criminal penalties, and that CDC and SBA are relying upon the information submitted by the Lender.
- (4) <u>Subordination of SBA Lien Priority</u>. Lender's Sectual Instrument, and any renewals or extensions thereof, shall be a lien on the Property prior to the lien of SBA's Security Instrument.
- (5) <u>Hold Harmless Agreement</u>. Except as expressly provided herein, this. Subordination Agreement shall not operate to, or be construed to, alter the priority of SBA's Security Instrument with regard to any legal or equitable interest in the Property. Owner and Lender shall hold SBA harmless from any impairment of its lien (with regard to any third party) which is occasioned by this Subordination Agreement.
- (6) Required Signatures. This Subordination Agreement is void if it is not duly executed by SBA, Lender, and Owner, or does not contain the written approval of all other individuals and legal entities with direct or contingent liability for repaying the SBA Loan such as the Borrower and all guarantors.
- (7) <u>Waiver of Provision Not to Encumber Property</u>. Lender waives its rights to enforce, as against CDC and SBA, any provisions in its documents that prohibit Borrower from further encumbering the Property or which restrict Borrower's ability to assign its lease on, or

rents, income or profits from, the Property.

- (8) Lender Compliance with SBA 504 Loan Program Requirements. Lender agrees that all documents evidencing the Lender Loan and the Lender Lien will comply with the 504 Loan Program Requirements as established by SBA, including those identified in the following subparagraphs, and, in the event one or more of the provisions in such documents do not comply with these 504 Loan Program Requirements, Lender waives any right to enforce such provisions while the 504 Loan has any unpaid balance and agrees that it must act in a commercially reasonable manner with regard to any enforcement action.
  - (a) No Open-Ended Features and No Future Advances. The Lender Loan must not be open-ended. The Lender may not make future advances except for reasonable costs of collection, maintenance, and protection of the Lender's Loan and Lender's Security Instrument.
  - (b) No Early Call or Demand Provisions. The documents evidencing the Lender Loan and the Lender's Security Instrument must not contain an early call feature or any provision that allows I ender to make demand other than when there has been a material default under the terms of the Lender Loan documents, such as failure to make timely payments, failure to pay taxes when due, or violation of any financial covenants that would cause a prudent lender to believe that the prospect of payment or performance of the Lender Loan is impaired.
  - (c) No Cross-Collateralization. The Property covered by Lender's Security Instrument must only secure the Lender 1 oa 1; and the Property must not, currently or in the future, be used as security for any other functioning provided by Lender that purports to be in a superior position to that of the SBA Loan waless authorized in writing by SBA.
  - (d) No Cross-Default. During the term of the SIA Loan, Lender must not exercise any cross-default, "deem at-risk," or any other provisions in the documents evidencing the Lender Loan or Lender's Security Instrument wat allow Lender to make demand on the Lender Loan prior to maturity unless the Lender 1 oan is in material default.
  - (e) Maturity and Balloon Payments. The Lender Loan must have a Gar. of at least 7 years (when the 504 loan is for a term of 10 years), or a term of at least 10 years (when the 504 loan is for 20 or 25 years). The start date of the term is the initial origination of the 504 loan. If the Lender has made more than one loan, then an overall loan maturity must be calculated, taking into account the amounts and maturities of each loan. Any balloon payment for the Lender Loan must be clearly identified and disclosed to SBA and approved at application or subsequently approved by SBA.
  - (f) Reasonable Interest Rate. The Lender Loan must have a reasonable interest rate that must not exceed the maximum interest rate for loans from commercial financial institutions as published periodically by SBA in the Federal Register and in effect as of the date of this Subordination Agreement.

- (9) Marshaling of Collateral for Lender Loan. In the event Lender decides to liquidate the Lender Loan, if Lender has taken additional collateral as security for the Lender Loan, Lender must liquidate the additional collateral prior to foreclosing its Security Interest in the Property, and must apply the proceeds from liquidation of the additional collateral to the Lender Loan prior to the proceeds from liquidation of the Property. Provided, however, that the Lender shall not be required to liquidate the additional collateral if it is not commercially reasonable to do so, (e.g., the additional collateral has insufficient value to justify the cost of collection) and Lender provides written justification for not liquidating the additional collateral in the 60 day notice it is required to provide the CDC and SBA prior to foreclosing its Security Interest in the Property.
- written notice of any material default on the Lender Loan or Lender's Security Instrument (referencing the SBA Loan number on page one of this Agreement) within thirty (30) days after the expiration of 20y cure period. Lender must also provide CDC and SBA with written notice of its intent to enforce collection of the Lender Loan at least sixty (60) days prior to initiating any judicial or non-judicia' proceedings against the Borrower, guarantors or the Property. Notice under this Subordination Agreement shall be deemed to have been given when sent to the CDC at the following address:

  [ ; and to SBA at the following address: 801 R
- (11) <u>Limitation on Default interest Rate on Lender Loan</u>. In the event of default on the Lender Loan, Lender may not escalate the interest rate to a rate greater than the maximum rate published by SBA in the Federal Register and in effect as of the date of this Subordination Agreement. If SBA purchases the Lender Loan of note, SBA will only pay the interest rate on the note in effect before the date of default.

#### (12) Subordination to SBA Loan of Amounts Att Sutable to Default Charges.

- (a) The term "Default Charges" includes, but is not limited to, prepayment penalties, late fees, escalated interest, and other default charges after default on the Lender Loan.
- (b) To the extent the Lender's Security Instrument secures any a nounts attributable to Default Charges, the Lender's Security Instrument is and will be subordinate to SBA's Security Instrument. This subordination applies only to CDC and SBA and their successors and assigns, and shall not inure to the benefit of Borrower or any guarantor of the Lender Loan.
- (c) In the event of default on the Lender Loan, CDC or SBA may bring the Lender Loan current or acquire the Lender Loan including Lender's Security Instrument. Lender agrees that in either of these circumstances, the amount to bring the Lender Loan current or the purchase price of the Lender Loan will be net of all amounts attributable to Default Charges subordinated to the SBA lien. Lender further agrees that if it receives any amounts attributable to Default Charges, Lender holds such funds in trust for SBA and will immediately remit them to SBA.

- (d) If Lender sells, or intends to sell the note evidencing the Lender Loan, then Lender agrees:
- (1) If the Lender sells its Note (other than when liquidating the Lender Loan), then the Lender must provide CDC/SBA, within fifteen (15) days of the sale, with written notice of the purchaser's name, address and telephone number and confirmation that the purchaser has received a copy of the executed Subordination Agreement.
  - (2) If the Lender Loan is in default and the Lender, as part of its liquidation strategy,
  - (i) proposes to sell its note, or
  - (ii) receives an offer from a third party, then the Lender must provide CDC/SBA with the option to purchase the note at the same price offered by the potential purchaser, net any De fault Charges per paragraph 12(c). SBA will have forty-five (45) days from receipt of the rotice from Lender to exercise its option to purchase the note. If SBA does not exercise its option and Lender sells its note, then the Lender must provide CDC/SBA, within fifteen (15) days of the sale, with written notice of the purchaser's name, address and telephone number, and must provide the purchaser with a copy of the executed Subordination Agreement.
  - (e) If the Lender sells or otherwise transfers its note to a third party, then any Default Charges, including, but not limited to, prepayment penalties, late fees, other Default Charges, and escalated interes' after default due under the Lender Loan must be subordinate to the amounts outstanding or, the 504 Loan and/or CDC Lien.
  - (f) If the Lender loan documents contain a swap component or hedging contract (hereinafter defined as "swap agreement"), all costs associated with this swap agreement, which may be termed swap fees, termination fees, default these or other related fees, shall be subordinate to the amounts outstanding on the 504 Loan and/or CDC Lien.
- Loan is declared in default, the parties agree to liquidate the Property in a commercially reasonable and cooperative manner. For example, Lender agrees to: (a) accept a U.S. Treasury check(s) from SBA or CDC to facilitate SBA's liquidation strategy, including, for example, purchase of the Lender Loan; (b) to provide CDC and SBA with the loan payment status for payment history, and an itemized payoff statement on the Lender Loan; (c) to provide CDC and SBA, at no charge (except for reasonable charges for photocopies) with copies of any appraisal, environmental investigation, title examination or searches conducted by or for the Lender; and (d) provide any other information about Borrower or the Lender Loan requested by CDC and SBA.
- (14) <u>Lender Waiver of Right to Indemnification by SBA or CDC</u>. If the Lender Loan documents contain provisions granting Lender the right to indemnification by subsequent owners of the Property, then Lender waives its right to enforce such provisions against SBA and CDC in the event SBA or CDC acquires title to the Property through foreclosure, acceptance of a deed in

lieu of foreclosure, or otherwise.

- this Subordination Agreement and any provision in any agreement either Party may have with a third party, including but not limited to, Borrower, the terms and conditions in this Subordination Agreement shall supersede any such provision. The parties agree that SBA may enforce this agreement as a third party beneficiary, and further agree that this Agreement shall not grant any right, benefit, priority, or interest to any other third party, including but not limited to, Borrower and Guarantor(s).
- (16) <u>Successors and Assigns</u>. This Subordination Agreement shall bind and inure to the benefit of the respective parties and their successors and assigns, including any party acquiring the Lender Loan and Lender's Security Instrument by sale, assignment, or other transfer from Lender. Lender agrees that SBA may assign this Subordination Agreement, and waives all rights to contest such assignment.
- Subordination Agreement and all related loan documents shall be construed in accordance with federal law. CDC or SBA may use local or state procedures for purposes such as filing papers, recording documents, giving notice, foreclosing liens, and other purposes, but by using these procedures, SBA does not waive any federal immunity from local or state control, penalty, tax, or liability. Lender may not claim or as sert against SBA any local or state law to deny any obligation of the Borrower, or defeat any craim of SBA with respect to the SBA Loan.
- (18) <u>Termination</u>. This Subordination / g eement will terminate upon payment in full of either the Lender Loan or the SBA Loan and all costs related thereto.
- (19) <u>Counterparts</u>. This Subordination Agreement may be executed in any number of counterparts, each of which will be deemed an original, and all of which together constitute one and the same instrument.
- (20) <u>Validity of Provisions</u>. In the event that any provision of this Subordination Agreement is deemed invalid by a court of competent jurisdiction, all other provisions of this Subordination Agreement shall remain valid and enforceable.
- (21) Revision of this Agreement. Both Lender and CDC agree that this Succedination Agreement is a standard SBA Form, and, as such, neither party has authority to modify or delete any provision in this Agreement, or add any additional provisions, without prior written authorization from the SBA.
- (22) <u>Authority to Execute Subordination Agreement</u>. The persons signing below certify that they have been duly authorized to execute this Subordination Agreement on behalf of their respective party.

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# **UNOFFICIAL COPY**

U.S. SMALL BUSINESS ADMINISTRATION
BY , its Attorney-In-Fact

By:

John L. Gardett

Sistant Content Director

A notary public or other officer comdocument to which this certificate is	apleting this certificate verifies only attached, and not the truthfulness,	the identity of the individual who signed the accuracy, or validity of that document.
State of California		
County of Fresno		
On DEC 07 2022 before	Sylvia Garcia	, notary public, personally
signature(s) on the instrument the percented the instrument.	e name(s) is 2.e subscribed to the same in his her/their authorize person(s), or the entity upon bel	•
I certify under PENALTY OF PER paragraph is true and correct.	JURY under the laws of the Sta	ate of California that the foregoing
WITNESS my hand and official se	da la	SYLV® GARCIA Notary Public - California Fresho Cut hty Commission # 2340. 3 Comm. Expires Dec 19, 2024

Lender:	BYLII	NE BANK	
	Signati Printed Title:	Name: Timothy L	Harrington sident
(State of Ininois	)		
(County of Cock	)		
person(s) whose name(he/she/they executed the signature(s) on the instracted, executed the instracted.	who proved to s) is/aie subscribed to e same in his/her/their ument, the person(s), rument.  TY OF PERJURY und	the within instrument a	sfactory evidence to be the nd acknowledged to me tha s), and that by his/her/their If of which the person(s)
WITNESS my hand and	l official seal.	F.V.MCIS T Notary Public, Sinte My Commission Explication Commission No.	SEAL" MOY Of Illinois Jan. 21, 2026 445175
			OFFICE

OWREL.	PONO HANA, LLC Signature:
	Printed Name: Remadette Burke Title: Manage
(State of Durois )	
(County of Cour )	
within instrument and acknowled sed authorized capacity(ies), and that by the entity upon behalf of which the p	, a Notary Public, LLC, Bernadette P. Burke, Manager, who proved to me or be the person(s) whose name(s) is/are subscribed to the d to me that he/she/they executed the same in his/her/their his/her/their signature(s) on the instrument, the person(s), or person(s) acted, executed the instrument.  URY under the laws of the State of Illinois that the
foregoing paragraph is true and corre	ect.
WITNESS my hand and official seal	FANCIS T MOY
Signature	My Commission Expires Jan. 21, 2026  Commission No. 245175

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Consented to and approved by	<b>y:</b>
Borrower:	PONO HANA, LLC
	Signature: Printed Name: Bernadotte Bunka
	Title: Manage
(State of Illinois O	
(State of Illinois ) (County of Cook	
, , , , , ,	fore me, Francis T Moy, a Notary Public, Na, LN.C, Bernadette P. Burke, Manager, who proved to me
within instrument and acknowled	liged to the mat he/she/there executed the
	t by his/her/th eir signature(s) on the instrument, the person(s), on the person(s) acrea, executed the instrument.
certify under PENALTY OF PE coregoing paragraph is true and co	ERJURY under the laws of the State of Illinois that the orrect.
WITNESS my hand and official s	seal.
Signature	FRANCIS T RIGY Notary Public, State Of Itinois My Commission Expires Jan. 21, 2026
(	Commission No. 44517

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Guarantor:	BRELLA PRODUCTIONS, INC.
	Signature:  Printed Name: Bernadotte Burlee  Title:  President
subscribed to the within instrume at a in his/her/their authorized capacity (it the person(s), or the entity upon behavior	- PANCIS T MOY Note: y Public, State Of Illinois My Commission Co. 445175
	TSOME

Guarantor:	Bernadette P. Burke
	Signature: Bernadelle Burke Title:
(State of Illinois )	
(County of Cook )	
instrument and acknowledged to the tauthorized capacity(ies), and that by the entity upon behalf of which the pel certify under PENALTY OF PERIO	me,, a Notary Public, urke, INDIVIDUALLY, who proved to me on the basis of n(s) whose name(s) is/are subscribed to the within that he/she/they executed the same in his/her/their nis/her/their signature(s) on the instrument, the person(s), or sor(s) acted, executed the instrument.  (RY under the laws of the State of Illinois that the
foregoing paragraph is true and correct	
WITNESS my hand and official seal.	FIANCIS T MOY  Nother Public State Of Illinois My Commission Expires Jan. 21, 2026
Signature (Us)	Commission (no. 445175

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Guarantor:	Mark M. Mallchok
	Signature:  Printed Name: Mark Mallchok  Title:  Member
(State of Illinois )	
(County of Cook	
instrument and acknowledged to me authorized capacity(ies), and that by the entity upon behalf of which the parties of the person of the parties of the entity upon behalf of which the parties of the entity upon behalf of which the parties of the entity under PENALTY OF PERJORATED TO THE PERSON TO	hok, INDIVIDUALLY, who proved to me on the basis of m(s) whose name(s) is/are subscribed to the within het he/she/they executed the same in his/her/their his/her/their signature(s) on the instrument, the person(s), cerson(s) acted, executed the instrument.  URY under the laws of the State of Illinois that the
foregoing paragraph is true and corre	
WITNESS my hand and official seal. Signature	"Of FICIAL SEAL" FRANCES T MOY Notary Public Lative Of Illinois My Commission Expire Jan. 21, 2026 Commission No. 443175
	Co

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#### **EXHIBIT A**

PARCEL 1: LOTS 8, 9 AND 10 (EXCEPT THE WEST 110 FEET THEREOF) AND THE EAST 10.80 FEET OF THE WEST 110 FEET OF LOTS 8, 9 AND 10 IN THAYER'S RESUBDIVISION OF LOTS 1 TO 8 INCLUSIVE IN BLOCK 7 IN PAYNE'S ADDITION TO EVANSTON, IN SECTION 12, TOWNSHIP 41 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 2: THE EAST 50 FEET OF THE WEST 110 FEET OF LOTS 8, 9 AND 10 (EXPECT THE EAST 10.8 FEET THEREOF) IN THAYER'S RESUBDIVISION OF LOTS 1 TO 8, BOTH INCLUSIVE, IN BLOCK 7 IN PAYNE'S ADDITION TO EVANSTON, IN SECTION 12, TOWNSHIP 41 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

PARCEL 3: EASEMENTS IN FAVOR OF PARCELS 1 AND 2 FOR PURPOSES OF PERMITTING ENCROACHMENTS OF IMPROVEMENTS AND ALLOWING ACCESS FOR PURPOSES OF MAINTENANCE OF IMPROVEMENTS AS SET FORTH IN THE RECIPROCAL GRANT OF EASEMENTS RECORDED AS DOCUMENT 1300335203.

PIN #'S: 10-12-421-022-0000, 10-12-421-025-0000, 10-12-421-026-0000

COMMONLY KNOWN AS: 1601-1607 SIMPSON STREET EVANSTON, ILLINOIS 60201