Amendment / to Council Resolution No. 97-2019

BY: The Chairperson at the request of the County Executive

Legis	lative	D	ay	9
Date:	July	1,	20	19

Amendment No.	1
I HARAMAN TION	

(This amendment corrects a whereas clause and corrects the following terms of the Agreement:

- 1. Clarifies that the Rental Housing Program Fund loan amount is approximate;
- 2. Clarifies the definition of Distribution;
- 3. Clarifies that Residual Receipts do not include distributions to certain partners;
- 4. Clarifies the definition of Surplus Cash;
- 5. Clarifies the penalties for late payment; and
- 6. Substitutes a new legal description.)
- On page 1, in line 29, strike "Development has failed' and substitute "Development is projected
- 2 to fail".

3

- 4 In the Payment in Lieu of Taxes Agreement, attached to the Resolution as Exhibit 1:
- On page 1, in Recital B, in the sixth line, after "Program Fund loan in the", insert
 "approximate"
- On page 2, in Section 1 "Definitions", in definition (b), in the first line, strike "cash" and substitute "Surplus Cash"
- On page 2, in Section 1 "Definitions", in definition (f), in subsection (ii), after
 "Distributions" insert "to the General Partner" and strike "Partnership's" and substitute
 "General Partner's"
- On page 3, in definition (g), strike subsections (ii) and (iii) and substitute:
- 13 "(ii) all reasonable and actual operating costs and expenses of the Development (whether
- paid as operating expenses or from available cash flow) including reasonable property
- management fees, reasonable asset management fees to the managing General Partner,
- any payments of deferred developer fee, amounts owed to the limited partner pursuant to
- the Partnership's partnership agreement, and a reasonable guaranteed distribution to the
- limited member as an investor services fee, as well as other taxes owed to the State of
- 19 <u>Maryland; and</u>
- 20 (iii) all payments required under any mortgage on the Property approved by the Maryland
- 21 <u>Department of Housing and Community Development, either directly or through its</u>

22		Community Development Administration or the County, including payments under the
23		State Financing Programs."
24	•	On page 4, in item 7, in the second line, after "payments" insert ", which penalties shall
25		not be imposed unless such payments remain outstanding after five (5) days' written
26		notice"
27	•	On page 4, strike item 8 in its entirety and substitute:
28		"8. Penalties for Late Payment. At the option of the County, if any Payment is due and
29		unpaid on or after July 1 following the due date, this Agreement may be terminated by
30		the County upon ninety (90) days' prior notice, which termination will be void if the
31		Partnership pays the outstanding Payment within such ninety (90) day period. If the
32		Partnership fails to pay the outstanding Payment within such ninety (90) day period, then
33		this Agreement will terminate, and all County real property taxes for the preceding
34		taxable year shall be immediately due and payable."
35	•	On page 9, strike the Legal Description and substitute:
36		"All that piece or parcel of land containing 3.8387 acres of land more or less as shown on
37		plat entitled "Plat of Revision Baltimore Seventh Day Adventist Korean Church" and
38		recorded among the Land Records for Howard County, Maryland on Plats numbered
39		23974 and 23975."
40		