# THIRD AMENDMENT to the 2024 ALLOCATION AGREEMENT

This Third Amendment to the Allocation Agreement between the **CITY OF COLUMBIA** ("CITY"), and **Columbia Community Land Trust**, **Inc**, ("Agency") is made as of the date of the last signatory noted below ("Third Amendment Effective Date").

#### **RECITALS**

WHEREAS, on March 5, 2024, CITY and Agency entered into an Agreement ("2024 Agreement") related to the allocation of American Rescue Plan Act funding; and

WHEREAS, on May 7, 2024, the Parties entered into a First Amendment ("First Amendment");

WHEREAS, on or about August 6, 2024, the Parties entered into a Second Amendment ("Second Amendment"); and

WHEREAS, the Parties hereto desire to formally amend the 2024 Agreement, as previously amended, with this Third Amendment (hereinafter "Third Amendment") and desire to be bound by the terms contained in the 2024 Agreement as previously amended, now further amended or supplemented by those terms contained in the Third Amendment.

#### <u>AMENDMENT</u>

NOW, THEREFORE, in consideration of the mutual benefit to be derived by the parties, it is agreed to amend the 2024 Agreement as previously amended, as follows:

- 1. Section 3 shall be removed and replaced with the following:
  - "3. Requirements for Agency's Affordable Housing Projects. For Agency's Affordable Housing Projects pursuant to Section 2 of this Agreement, Agency shall comply with the following requirements:
    - a. Agency shall identify the property within the city limits of Columbia, Missouri, that Agency desires to purchase and shall provide City with a copy of Agency's contract to purchase the property and any estimated construction/renovation costs for that property.
    - b. The identified property must meet all federal requirements related to the use of ARPA funding.
    - c. For each property identified and approved by the City's Representative, Agency shall enter into a funding agreement, deed of trust and promissory note, substantially in compliance with Exhibits A, B, and C (hereinafter, collectively "Funding Documents") in the amount required for the purchase and any renovation and /or construction costs of that particular property."
- 2. Section 4 shall be removed and replaced with the following:
  - "4. Payment
    - a. For housing development pursuant to Section 2, City shall provide

funding for the purchase price and closing costs at closing. Construction, renovation and demolition costs will be based upon reimbursement basis as stated in the Funding Agreement.

- b. For Community Cooperative Affordable Housing Development pursuant to Section 21, City shall provide funding on the date of the closing on the purchase of the property.
- c. Not to Exceed Amount. The total amount of all payments for all housing development costs pursuant to Section 2, 20, and 21 shall not exceed one million dollars (\$1,000,000.00)."
- 3. Section 18 shall be removed and replaced with the following:
  - "18. Contract Documents. This Agreement includes the following exhibits, which are incorporated herein by reference:

Exhibit	<u>Description</u>
Α	Funding Agreement Template
В	Deed of Trust Template
С	Promissory Note Template
D	Agency's 2024 Agreement with CoMoCHDO

In the event of a conflict between the terms of an exhibit and the terms of this Agreement, the terms of this Agreement control."

- 4. The following Section 21 shall be added to the 2024 Agreement:
  - "21. Community Cooperative Affordable Housing Development. In addition to the Allocation Amount being used by the Agency as set forth above, the Parties agree that the Allocation Amount may be used for Community Cooperative Affordable Housing Development in accordance to the requirements set forth herein.
    - a. Agency may use fifty thousand dollars (\$50,000.00) of the Allocation Amount to procure land developed by Columbia Missouri Community Housing Development Organization (CoMoCHDO), as affordable housing pursuant to Agency's 2024 Agreement with CoMoCHDO as set forth in Exhibit D."
- 5. Exhibit D, attached hereto, is hereby added to the Agreement.
- 6. All other terms of the 2024 Agreement, as previously amended, shall remain unchanged and in full force and effect.

[SIGNATURES ON FOLLOWING PAGE]

**IN WITNESS WHEREOF,** the Parties hereto have duly executed this Third Amendment to the 2024 Agreement, on the day and year last written below.

#### CITY OF COLUMBIA, MISSOURI

ATTEST:	Ву:	De'Carlon Seewood, City Manager Date:
By: Sheela Amin, City Clerk	<del></del>	
APPROVED AS TO FORM:		
By: Nancy Thompson, City Counse	lor/rw	
ATTEST:	COLUINC.  By:	Anthony Stanton, President  10/2/24  Date
By:	_	
Name and Title		

#### **Exhibit D**

# Columbia Community Land Trust and Columbia Missouri Community Housing Development Organization Agreement

This agreement by and between Columbia Community Land Trust and its representatives, designees, officers, directors, employees, agents, successors and their assigns ("Agency") and Columbia Missouri Community Housing Development Organization (CoMoCHDO), a non-profit corporation of the State of Missouri and a Community Housing Development Organization ("CHDO") and is effective as of the date of signing by both parties.

# **CHDO Responsibilities**

In consideration for Agency's agreement to engage CHDO and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, CHDO agrees that the requirements in this agreement apply to ALL work performed by CHDO for Agency regardless of when or where the work is performed and regardless of the specific project on which the work is performed. In addition, CHDO also agrees that the terms of any other agreement(s) between the parties do not extinguish or supersede the requirements of this agreement.

Specifically, CHDO agrees with Agency as follows:

# Terms and Conditions of Work

To perform and oversee all work involving the construction of an affordable home at 903 N. Garth Ave, as set forth in the CHDO's proposal and specs as described in their October 12, 2023 proposal for Fiscal Year 2022 HOME CHDO Set Aside funds. The property at 903 N. Garth Ave is legally described as:

Part of Lots 23 and 24 in John A. Stewart's Addition to the City of Columbia, Missouri, described as follows: Beginning at a point 110 feet South of the Northeast corner of Lot Number 24, thence in a Wester Direction parallel with Benton Sweet 150 feet; thence South 66 feet; thence in a Easter direction 150 feet parallel with the North line, thence North 66 feet to the point of beginning. Also a Driveway easement over and across the North portion of the following described real estate: Part of Lots one (1), Two (2), Twenty-Three (23) and Twenty-four(24) in John A. Stewart's addition to the City of Columbia Missouri, described as follows: Beginning at a point on the East line of said Lot One(1) Thirty-four (34) feet South of the Northeast corner thereof; thence North along the East line of said Lots One(1) and Twenty-four(24) Fifty-Eight(58) feet; thence west parallel with the North line of Lot Twenty-Four(24) One Hundred Fifty (150) feet to the point of beginning, being that easement created by an instrument recorded in Book 273 at Page 153 of the Boone county, Missouri, Records.

(Hereinafter, "the Property")

# Ownership

- 1. CHDO has inspected the Property and is familiar with the condition of the land.
- 2. CHDO agrees to own the Property as legally described during the development process. The Agency and the CHDO agree that upon completion of development of a single family residential home, defined as receiving a Certificate of Occupancy through the City of Columbia, Community Development Department, Division of Building and Site Development, the land as legally described within this document shall be conated to the Agency.

- 3. The CHDO shall maintain ownership of only the improvements and be solely responsible for selling only the improvements to a qualified buyer. Sale of the home shall be in accordance with U.S. Department of Housing and Urban Development (HUD) eligible activities as defined by HOME regulations at 24 CFR Part 92.206
- 4. The improvements shall be sold subject to the Agency's Ground Lease (Exhibit B) and Homebuyer Selection Policy (Exhibit C). The Agency shall have the final responsibility and authority in determining buyer eligibility according to its Homebuyer Selection policy.
- 5. The sale by CHDO is subject to all requirements, conditions, limitations, and restrictions established by the Trust for sale of property. That CHDO acknowledges that those requirements, conditions, limitations and restrictions may limit the marketability and limit the pool of prospective buyers. CHDO acknowledges it is familiar with all such requirements, conditions, limitations, and restrictions and accepts and agrees to abide by same.
- 6. Should the CHDO not sell the home within 9 months from the date of receiving a Certificate of Occupancy from the City of Columbia Division of Building and Site Development, the CHDO shall be required to market the home as a rental property to a HOME eligible household at 60% or below the HUD defined area median income level. Rental occupant income verification shall be completed according to HUD's Part 5 definition of income and with source documentation in accordance with 24 CFR 92.203(a)(1)(i). In the event the home is offered as rental property under this section CHDO shall continue to market the property for sale upon completion of any rental term.

# Safety

- 7. CHDO agrees that the safety of workers engaged in the work under this agreement is solely its responsibility. CHDO specifically agrees to take appropriate precautions to ensure the safety of all persons, including, but not limited to, its own employees and other contractors and CHDOs and their employees, whose safety might otherwise by jeopardized by any risk of harm relating to or arising out of the work.
- 8. CHDO must comply with all applicable safety federal, state and local laws, rules, regulations, statutes, ordinances and directives ("laws") that are in force or that may come into force during the work as they relate to CHDO's operations, materials and personnel.
- 9. CHDO will apply to obtain all necessary permits and conform strictly to laws and ordinances in force in the locality where its work must be performed.
- 10. At all times, CHDO will provide sufficient, safe and proper facilities to allow Agency, or an authorized representative, to inspect CHDO's work and performance. Upon request, CHDO will also produce all the documents necessary to evaluate the quality of the materials used in its work.
- 11. CHDO must submit copies of all accidents or injury reports to Agency, or an authorized representative as soon as practicable or prescribed by law.

# Indemnity

12. The work performed by CHDO shall be at its exclusive risk. To the fullest extent permitted by law, CHDO will defend, indemnify and hold harmless all indemnified parties from any and all claims for bodily injury and property damage (other than damage to the work itself), which arise or are in any way connected with the work performed, materials furnished or services provided by CHDO, CHDO's subcontractors or anyone employed directly or indirectly by any of them under this agreement.

Indemnified parties include the, Agency representatives, designees, officers, directors, employees, agents, successors and their assigns.

Claims include any and all claims for bodily injury, death or damage to property, demands, damages, actions, causes of action, suits, losses, judgments, obligations and any liabilities, costs and expenses (including but not limited to investigative and repair costs, attorneys' fees and consultants' fees).

- 13. CHDO is not obligated to indemnify and defend Agency for claims due to the sole negligence or willful misconduct of indemnified parties. Any obligations assumed pursuant to this agreement will not be construed to negate, abridge or reduce other statutory or common law rights or obligations of indemnity, which otherwise exist as to a party or person described in this agreement.
- 14. CHDO's indemnification and defense obligations under this contract extend to claims made after this agreement is terminated as well as while it is in force and continue until such claims are finally adjudicated or until such time that any and all actions against the indemnified parties for such matters which are indemnified hereunder are fully and finally barred by applicable laws.
- 15. CHDO shall, within sixty (60) days of filing, cause the discharge of record of any mechanics' lien filed against the Premises by payment, deposit, bond or court order. CHDO shall indemnify and hold Agency harmless from any liability arising from the imposition of any mechanics' lien or other lien on the Premises.

#### Insurance

- 16. Prior to the beginning of the work, CHDO must provide to Agency certificates of insurance showing that CHDO has coverage for itself and its employees, agents and CHDOs as set forth in the insurance requirements section. The certificate of insurance shall provide that the insurer will give the Agency 30 days' prior written notice or cancellation and termination of the CHDOs coverage thereunder. If any of these policies is terminated, CHDO must provide to Agency certificates of insurance showing replacement coverage with an effective date no later than the day coverage under the policy being replaced is cancelled or terminate.
- 17. All coverage must be placed with insurance companies duly admitted in the state of Missouri and must be approved by the Agency.
- 18. All CHDO insurance carriers must maintain an A.M. Best rating of "A-" or better.
  - CHDO's general liability policy must name Agency representatives, designees, officers, directors, employees, agents, successors and their assigns as an additional insured (This should be on a standard ISO form or equivalent General Liability form with no modifications limiting coverage.) Coverage must include coverage for completed operations. Additional insured coverage must apply as primary and non-contributory with respect to any other insurance afforded to the Agency and Contractor.
- 19. Each insurer must give to Agency written notice of cancellation and termination of Contractor's coverage at least 30 days before the effective date of such cancellation or termination. This shall be verified in writing on the certificate of insurance.
- 20. At least two weeks prior to the expiration, cancellation or termination of any insurance policy required by this agreement, CHDO must provide Agency with a new and replacement certificates of insurance and additional insured endorsements.
- 21. CHDO must provide Agency with a waiver of subrogation from each of CHDO's insurers on commercial general liability in favor of Agency with respect to losses arising out of or in connection with the work.
- 22. The insurance coverage required must be of sufficient type, scope and duration to ensure Agency is covered for the liability related to any manifestation date within the applicable statutes of limitation and/or response to any work performed by or on behalf of Agency in relation to the project. CHDO agrees to maintain the above insurance for the benefit of Contractor for a period of

- three (3) years or the expiration of any statute of limitation as may be applicable, whichever is later.
- 23. CHDO must secure a workers' compensation insurance policy. The workers' compensation policy must cover all of CHDO's work and performance and provide coverage for all employees, executive officers, sole proprietors, partners and members of a limited liability company, in the amounts required by all applicable laws and must include employers liability coverage to cover the damages that become due in case of bodily injury, occupational sicleness or disease or death of CHDOs employees. This policy must be written with limits of (\$500,000) for each accident, (\$500,000) for each disease and (\$500,000) per disease, per each employee.
- 24. CHDO shall require its design professional(s) to maintain professional liability insurance coverage with a company acceptable to the Agency with limits no less than \$1,000,000 per claim and \$1,000,000 general aggregate. Such insurance shall have a maximum deductible of \$25,000 per claim.
- 25. CHDO must secure a commercial general liability insurance policy to cover the damages that become due in case of bodily injury, property damage and personal or advertising injury arising out of or related to:
  - All CHDO's operations and premises;
  - All CHDO's products and completed operations;
  - All liability or responsibility assumed by the CHDO in the Indemnity section of this agreement;
  - All liability assumed in a business contract;
  - Agency as an additional insured; and
  - Defense expenses paid in addition to the policy limits.

In addition, CHDO must provide Contractor proof of insurance with a Certificate of Insurance and Additional Insured Endorsement on ISO form CG 2010 and CG 2037 (or substitute forms providing equivalent coverage). CHDO is responsible for maintaining this insurance policy.

The coverage available to Agency, as additional insured, in the types of insurance policies mentioned above must be at least:

- \$1,000,000 for each occurrence;
- \$2,000,000 for general aggregate
- \$2,000,000 for products/completed operations aggregate; and
- \$1,000,000 for personal and advertising injury limits.
- 26. CHDO must secure an umbrella liability insurance policy with limits of at least \$1,000,000 to cover the damages that become due in case of bodily injury, property damage and personal and advertising injury with, at least, the same terms and conditions as the policies mentioned above. Certificate of insurance must indicate the umbrella policy is follow form for additional insured and waiver of subrogation.
- 27. CHDO must secure an automobile liability insurance policy to cover the damages that become due in case of bodily injury, death of a person or property damage arising out of Agencyship, maintenance or use of any motor vehicle or trailer owned, hired, leased, used on behalf of or borrowed by CHDO. The policy must also include coverage for any equipment subject to motor vehicle laws. Business auto liability insurance must be written in the amount of not less than

\$1,000,000 for each accident. CHDO's automobile liability policy must name Agency as an additional insured.

# **Agency Responsibilities**

Agency, in consideration of the provisions contained in this agreement, agrees with CHDO as follows:

- 28. In exchange for the donation of the Property legally described within this document, Agency agrees to pay CHDO \$50,000.00 from its American Rescue Plan Act (ARPA) allocation for purposes of development costs for constructing the single family residential home on the Property.
- 29. Agency will provide homebuyer orientation and education to prospective homebuyers regarding its ground lease.
- 30. Agency will determine buyer eligibility according to its Homebuyer Selection Policy.

#### Additional provisions:

- 31. The time requirements of this contract may be extended by agreement of the parties in the event that CHDO is delayed by acts of the Agency's required alterations or damage occurring from fire or other casualty.
- 32. No verbal order, objection, claim or notice of either party to the other will be of effect or binding and no evidence of such order, objection, claim or notice will be admissible in any lawsuit. Both parties, Agency and CHDO, agree to execute and deliver in writing all communications that affect and bind the other. Any verbal communication between the parties will be considered as immaterial and nonbinding.
- 33. No provision of this contract can be waived or interpreted by reason or any other act. A waiver from this contract or any of its provisions is valid only if it is an express waiver, definitely agreed to and entered into by the parties in writing.
- 34. Upon signing by all parties, this document shall be recorded by the Boone County, Missouri Recorder of Deeds.
- 35. Agency will receive \$1,000 from the sales proceeds at closing. All remaining proceeds shall be retained by the CHDO.
- 36. CHDO shall be responsible for covering all closing and Realtor costs associated with selling the home to a qualified buyer.
- 37. The term of this agreement shall expire upon closing to a program eligible homeowner.

<b>Project Information</b> Project # and /or Address:		
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**Signatures** 

This agreement is entered into by the parties listed below, effective as of the date signed by both parties below.

Columbia Community Land Trust

11 N 7th Street
Columbia, MO 65201

Print Name: ANTHON E STAN TON Print Name: John Scalise

Signature: Signature: October 03, 2024

Date: October 03, 2024