RESOLUTION NO. R24-52

A RESOLUTION BY THE TROTWOOD CITY COUNCIL AUTHORIZING THE CITY MANAGER TO ENTER INTO A COMMUNITY REINVESTMENT AREA ABATEMENT AGREEMENT WITH GATED PROPERTIES GLOBAL V, LLC FOR A ONE HUNDRED PERCENT (100%) REAL PROPERTY TAX ABATEMENT FOR A PERIOD OF FIFTEEN (15) YEARS.

WHEREAS, by prior legislation, City Council established a Community Reinvestment Area ("CRA") and Program in accordance with Ohio Revised Code Section 3735.65 *et seq.*; and

WHEREAS, one purpose of the City's CRA is to encourage development of real property via the construction or remodeling of residential, commercial and industrial properties situated in the CRA; and

WHEREAS, Gated Properties Global V, LLC ("GPG"), is constructing an Industrial Park on more than 85 acres situated in the City's CRA; and

WHEREAS, an application has been made by Gated Properties Global V, LLC for tax abatement of real property taxes for an Industrial Park development (the "Project") in accordance with the City's CRA Program and Ohio Revised Code Section 3735.65 et seq.; and

WHEREAS, the Project is situated within the boundaries of the Trotwood-Madison School District (the "School District") and the Miami Valley Career Technology Center ("MVCTC"); and

WHEREAS, the School District and MVCTC were notified of GPG's application for tax abatement concerning this Project in accordance with law; and

WHEREAS, the Board of Education of the School District on June 20, 2024, and the MVCTC School Board on June 29, 2024, consented to GPG being granted a real property tax abatement of one hundred percent (100%) for a period of fifteen (15) years, and further consented to the City executing a Community Reinvestment Area Abatement Agreement (the "Agreement") with GPG that is in substantially similar form as the Agreement attached hereto and incorporated herein as Exhibit "A"; and

WHEREAS, the City Manager recommends City Council authorize the City Manager to execute an Agreement on the City's behalf with GPG that is in substantially similar form as the Agreement attached hereto and incorporated herein as Exhibit "A", which agreement would grant GPG a one hundred percent (100%) real property tax abatement for a period of fifteen (15) years.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TROTWOOD, STATE OF OHIO:

SECTION I:

The Trotwood City Council accepts the recommendation of the City Manager and hereby authorizes the City Manager to enter into a Community Reinvestment Abatement Agreement with Gated Properties Global V, LLC that is in substantially similar form as the Agreement attached hereto and incorporated herein as Exhibit "A".

SECTION II:

This Resolution shall take effect and be in force from and

after the date of its passage.

Passed on this 1st day of July, 2024.

ATTEST:	APPROVED:
Kara B. Landis	Chun I Per
KARA B. LANDIS	YVET EF. PAGE
CLERK OF COUNCIL	MAYOR
	TYNA R. BROWN VICE-MAYOR

CERTIFICATE OF RECORDING OFFICER

I, the undersigned, hereby certify that the foregoing is a true and correct copy of
Resolution No. R24-52 adopted by the Trotwood City Council at a regular scheduled
meeting held on the 1st day of July, 2024, and that I am duly authorized to execute this
certificate.

Signed this	day of	· · · · · · · · · · · · · · · · · · ·	
		IVADA D. I. ANTOYO	
		KARA B. LANDIS	
		CLERK OF COUNCIL	

COMMUNITY REINVESTMENT AREA ABATEMENT AGREEMENT

This Community Reinvestment Area Abatement Agreement (the "Agreement") is made and entered into between the City of Trotwood, Ohio, a municipal corporation existing under the laws of the State of Ohio, with its offices located at 3035 Olive Road, Trotwood, Ohio 45426 (the "City"), and GATED Properties Global V, LLC, with its principal office located at 5855 East Naples Drive, Suite 311, Long Beach, California 90803 (the "Company"), both collectively referred to herein as the "Parties" and sets forth the complete understanding of the Parties as to the exemption of real property taxes on improvements made to the Property, defined below, pursuant to the City's Community Reinvestment Area exemption program and Ohio Revised Code ("ORC") Section 3735.65 et seq. (the "CRA Exemption").

WHEREAS, the City has encouraged the development of real property and the acquisition of personal property located in the area designated as a Community Reinvestment Area ("CRA"); and

WHEREAS, the Company desires to construct a manufacturing facility within the boundaries of the CRA located at 6214 Wolf Creek Pike, provided that the appropriate development incentives are available to support the economic viability of said Project as defined below; and

WHEREAS, the City, having the appropriate authority for the stated type of project, desires to provide the Company with incentives available for the development of the Project, as defined below, in the CRA; and

WHEREAS, the Company has submitted a proposed CRA Tax Abatement Incentive Application (attached hereto as Exhibit One and incorporated herein by this reference) to the City (the "Application"); and

WHEREAS, the City has investigated the Application of the Company and has recommended the same to the City Council on the basis that the Company is qualified by financial responsibility and business experience to create and preserve employment opportunity in the CRA and improve the economic climate of the City; and

WHEREAS, the Project is located within the boundaries of the Trotwood-Madison City School District (the "School District") and the Miami Valley Career Technology Center (the "MVCTC"), and the board of education of each such district has been notified of the proposed approval of this Agreement in accordance with ORC Sections 3735.671 and 5709.83, or has waived such notice, and has been given a copy of the Application; and

WHEREAS, pursuant to ORC Section 3735.67(A) and in conformance with the format required under ORC Section 3735.671, the Parties desire to set forth their agreement in writing with respect to matters hereinafter contained; and

WHEREAS, the Trotwood City Council, by Resolution No. R24-52, adopted July 1, 2024, has approved the terms of this Agreement and authorized its execution on behalf of the City; and

WHEREAS, pursuant to ORC Section 3735.671, on June 20, 2024 the Board of Education of the School District and on June 29, 2024 the MVCTC School Board (i) approved the terms of this Agreement, including the one hundred percent (100%) real property tax exemption for fifteen (15) years; and (ii) consented to the approval and execution of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants hereinafter contained and the benefit to be derived by the Parties from the execution hereof, the Parties herein agree as follows:

1. Project Description. The proposed industrial space will be located at 6214 Wolf Creek Pike, Trotwood, Ohio 45426 (the "Property"). Upon completion of the construction, the site will offer a 230,000 square-foot Class-A specialty manufacturing facility with tilt-up walls and interior roadways (the "Project"). The Project will provide a major industrial space to the City and will be utilized by a company for manufacturing purposes.

The Project is scheduled to commence on or about August 1, 2024 (the "Commencement Date") and to be completed on or about June 1, 2025 (the "Completion Date"), provided a tax exemption is granted.

- 2. Employment Positions and Total Annual Payroll. Between 50-150 temporary construction jobs will be created throughout the entire construction period. Further, an estimated 230 permanent living-wage jobs will be created once the Project is placed in service ("New Jobs"). Pursuant to ORC Section 3735.671(B)(8), the amount of annual payroll such New Jobs will add is estimated to be \$12,000,000.
- 3. CRA Exemption. The City hereby grants the Company a real property tax exemption pursuant to ORC Section 3735.67 equal to a percentage of the assessed valuation of the Property exempted hereunder, for the improvements made under the Project, for the following period and for the following benefit level (the "Exemption"):

Exemption Period Exemption Benefit Level
Fifteen (15) Years One Hundred Percent (100%)

The Exemption provided under this Section 3 commences the first year for which the Property would first be taxable were that Property not exempted from taxation under this Agreement. No CRA exemption hereunder shall commence after tax year 2026, nor extend beyond tax year 2040. The Company agrees and consents to the City preparing and filing all necessary applications and supporting documents to obtain the exemption authorized by the CRA Exemption statutes and the City. The City shall perform such acts as are reasonably or legally necessary or appropriate to effect, claim, reserve, and maintain the CRA Exemption granted under this Agreement, including, without limitation, joining in the execution of all documentation and providing any necessary certificates required in connection with such exemption.

- 4. Provision of Information. The Company shall provide to the proper Tax Incentive Review Council (the "TIRC Council") any information reasonably required by the TIRC Council to evaluate the compliance of the Company with the Agreement, including returns or annual reports of such Company filed pursuant to ORC Section 5711.02 if request by the TIRC Council.
- 5. School District Consents and Waivers. In consideration of the Agreement and compensation to be provided by the Company to the School District and MVCTC, the School District and MVCTC hereby:
 - (a) approve the CRA Exemption granted under the Agreement; and
 - (b) waive compliance with any notice requirements set forth in ORC Sections 3735.671, 5709.83 and 5715.27(B) and (C), and any income tax sharing provisions set forth in ORC Section 5709.82, but solely with respect to the CRA Exemption for the Project.

The Compensation Agreement for the School District and MVCTC is attached hereto as Exhibit Two.

- 6. Taxes Otherwise Due. The Company shall pay such real property taxes as are not exempted under this Agreement and are charged against the Property and shall file all tax reports and returns as required by law. If the Company fails to pay such taxes or file such returns and reports, exemptions under this Agreement are rescinded beginning with the year for which such taxes are charged or such reports or returns are required to be filed and thereafter.
- 7. CRA Exemption Continues. If, for any reason, the CRA designation expires, or the Director of the State of Ohio revokes his or her confirmation of the area, or the City revokes the designation of the area, entitlements granted under this Agreement shall continue for the number of years specified under this Agreement, unless the Company materially fails to fulfill its obligations under this Agreement and the City terminates or modifies the CRA Exemption pursuant to this Agreement.
- 8. Certifications. Pursuant to ORC Section 3735.671(B)(4), the Company hereby certifies that at the time this Agreement is executed, the Company does not owe any delinquent property taxes or taxes for which the Company is liable under Chapter 5735, 5739, 5741, 5743, 5747, or 5753 of the ORC, or, if such delinquent taxes are owed, the Company currently is paying the delinquent taxes pursuant to an undertaking enforceable by the State of Ohio or an agent or instrumentality thereof, has filed a petition in bankruptcy under 11 U.S.C.A. 101, et seq., or such a petition has been filed against the Company.

- 9. Failure to Comply. If the Company materially fails to fulfill its obligations under this Agreement, or if the City determines that the certification under Section 8, above, is fraudulent, the City may terminate or modify the CRA Exemption under this Agreement, and may require the repayment of the amount of taxes that would have been payable had the Property not been exempted from taxation under this Agreement. Repayment of taxes under this Section may be secured by the City by a lien placed on the Property (including the Project) in the amount required to be repaid hereunder, and such lien shall attach, and may be perfected, collected and enforced in the same manner as a mortgage lien on real property, and shall otherwise have the same force and effect as such.
- 10. Discontinuing Operations. If the Company discontinues operations at the Property prior to the expiration of the term of this Agreement, the Company and any successor or any related member shall not enter into an agreement under ORC Section 3735.671, 5709.62, 5709.63 or 5709.632 within three (3) years after such discontinuation. The CRA Exemption granted under this Agreement shall be revoked if it is determined that the Company, any successor to that person, or any related member has violated the prohibition against entering into this Agreement under ORC Section 3735.671(C), 5709.62, 5709.63, or 5709.632 prior to the time prescribed by that division of either of those sections. For purposes of this Section, "successor" and "related member" have meanings as defined in ORC Section 3735.671(C).
- 11. Non-Discriminatory Hiring Practices. As required under ORC Section 5709.85(D), and by executing this Agreement, the Company is hereby committing to offer equal opportunity and equal consideration to all persons who seek employment with the Company, that no individual will be discriminated against on the basis of race, color, ancestry, religion, creed, national origin, age, sex, veteran status, disability, and/or any other characteristic protected by applicable federal, State or local law.
- 12. Agreement Not Transferrable. This Agreement is not transferrable or assignable without the express, written approval of the City, which such approval shall not be unreasonably withheld.
- 13. Non-Waiver. No failure by the City to enforce its rights or seek its remedies under this Agreement upon any non-compliance or default by the Company shall affect or constitute a waiver of the City's rights to enforce that right or seek that remedy.

14. Miscellaneous.

(a) Notices. Except as otherwise specifically set forth in this Agreement, all notices, demands, requests, consents or approvals given, required or permitted to be given hereunder shall be in writing and shall be deemed sufficiently given if actually received or if hand- delivered or sent by a recognized, overnight delivery service or be certified mail, postage prepaid and return receipt requested, addressed to the other party at the address set forth in this Agreement or any addendum to our counterpart of this Agreement, or to such other address as the recipient shall have previously notified the sender of in writing, and shall be deemed received

upon actual receipt, unless sent by certified mail, in which event such notice shall be deemed to have been received when the return receipt is signed or refused. For purposes of this Agreement, notices shall be addressed to:

If to City: City of Trotwood

Attn: Quincy E. Pope, Sr., City Manager 3035 Olive Road, Trotwood, OH 45426

If to Company: GATED Properties Global V, LLC

Attn: Adin Penn

5855 East Naples Plaza Drive, Suite 311

Long Beach, CA 90803

The parties by notice given hereunder, may designate any further or different addresses to which subsequent notices, certificates, requests or other communications shall be sent.

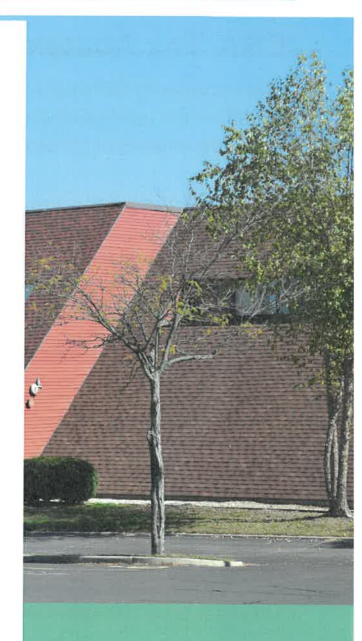
- (b) Extent of Provisions. No Personal Liability. All rights, remedies, representations warranties, covenants, agreements and obligations of the City under this Agreement shall be effective to the extent authorized and permitted by applicable law. No representation, warranty, covenant, agreement, obligation, or stipulation contained in this Agreement shall be deemed to constitute a representation, warranty covenant, agreement, obligation or stipulation of any present or future official, member, officer, agent, or employee of the City or the Company in other than his or her official capacity. No official executing or approving the City's or the Company's participation in this Agreement shall be liable personally under this Agreement or be subject to any personal liability or accountability by reason of the issuance thereof.
- (c) Amendments. This Agreement may only be amended by a written instrument executed by both Parties.
- (d) Executed Counterparts. This Agreement may be executed in several counterparts, each of which shall be regarded as an original and all of which shall constitute but one and the same agreement. It shall not be necessary in proving this Agreement to produce or account for more than one of those counterparts.
- (e) Severability. In case any section or provision of this Agreement, or any covenant, agreement, obligation or action, or part thereof, made, assumed, entered into or taken, or any application thereof, is held to be illegal or invalid for any reason:
 - (i) that illegality or invalidity shall not affect the remainder hereof or thereof, any other section or provision hereof, or any other covenant, agreement, obligation or action, or part thereof, made, assumed, entered into, or taken, all of which shall be construed and enforced as if the illegal or invalid portion were not contained herein or therein; and
 - (ii) the illegality or invalidity of any application hereof or thereof shall not affect any legal and valid application hereof or thereof; and
 - (iii) each section, provision, covenant, agreement, obligation or action, or part thereof shall be deemed to be effective, operative, made, assumed, entered into or taken in the manner and to the fullest extent permitted by law.

- (f) Captions. The captions and headings in this Agreement are for convenience only and in no way define, limit or describe the scope or intent of any provisions or sections of the Agreement.
- (g) Governing Law and Choice of Forum. This Agreement shall be governed and construed in accordance with the laws of the State of Ohio or applicable federal law. All claims, counterclaims, disputes and other matters in question between the City, its agents and employees, and the Company, its employees and agents, arising out of or relating to this Agreement or breach will be decided in a court of competent jurisdiction within Montgomery County, Ohio.
- (h) The Company affirmatively covenants that it has made no false statements to the State or local political subdivisions in the process of obtaining approval of the Community Reinvestment Act incentives. If any representative of the Company has knowingly made a false statement to the State or local political subdivision to obtain the Community Reinvestment Act incentives, the Company shall be required to immediately return all benefits received under this Agreement pursuant to ORC Section 9.66(C)(2) and shall be ineligible for any future economic development assistance from the State, any state agency or a political subdivision pursuant to ORC Section 9.66(C)(1). Any person who provides a false statement to secure economic development assistance may be guilty of falsification, a misdemeanor of the first degree, pursuant to ORC Section 2921.13(A)(4), which is punishable by a fine of not more than \$1,000 and/or a term of imprisonment of not more than six (6) months.

IN WITNESS WHEREOF, the Part day of, 2024	ies have caused this Agreement to be executed thi 4.
City of Trotwood, Ohio	GATED Properties Global V, LLC an Ohio limited liability company
By: Quincy E. Pope, Sr., City Manager	By:

CRA Tax Abatement Incentive

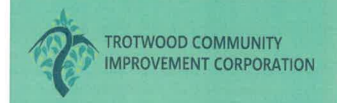
APPLICATION for Businesses



CITY OF TROTWOOD, OHIO

CRA HOUSING REVIEW COMMITTEE

Administered by: Trotwood CIC CRA Housing Officer: Chad Downing, Trotwood CIC Executive Director



CRA Tax Abatement

The Community Reinvestment Area (CRA) Program is a direct incentive tax exemption program benefiting property owners who renovate existing or construct new buildings.

This application is specifically for businesses rehabilitating or building new commercial/industrial facilities, where new improvement value will be generated as a result of the improvements. The real estate tax abatement applies only to the increase in value as a result of the improvements— it does not eliminate all of the taxes, as the "baseline" value will remain. This abatement program is available throughout the entire City of Trotwood.

"We are excited about the opportunity to offer tax abatement to help our residents. This is another tool designed to stimulate revitalization, attract new residents, and galvanize development."

Quincy E. Pope Sr., Trotwood City Manager

This application should be submitted prior to the work starting. According to Ohio Revised Code, the maximum abatement terms permitted are 100% abatement for 15 years. For any requests above 50%, the Trotwood-Madison School District will also be required to approve the abatement.

All abatement agreements will be tied to the scope of the investment/project, creation of living-wage jobs, and overall benefit to the City of Trotwood and its residents.

The designated Housing Officer for the CRA Housing Review committee, which oversees the CRA Tax Abatement process, is the Executive Director of the Trotwood Community Improvement Corporation.

PROPOSED AGREEMENT for Community Reinvestment Area Tax Incentives between the CITY OF TROTWOOD located in the County of MONTGOMERY and GATED Properties Global V, LLC

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a. Name of property owner, home or main office address, contact person, and telephone number (attach additional pages if multiple enterprise participants).

Enterprise Name	GATED Properties Global V, LLC
Contact Person	Adin Penn
Address	5855 East Naples Plaza, Suite 311, Long Beach, CA 90803
Telephone Number	(562) 756-6794

b. Project site:

Address	6214 Wolf Creek Pike, Trotwood OH 45426
Contact Person	Adin Penn
Telephone Number	(562) 756-6794

Section 2.

a. Nature of commercial/industrial activity (manufacturing, warehousing, wholesale or retail stores, or other) to be conducted at the site.

Manufacturing
b. List primary 6 digit North American Industry Classification System (NAICS) # Business may list other relevant SIC numbers Not applicable
c. If a consolidation, what are the components of the consolidation? (must itemize the location, assets and employment positions to be transferred:Not applicable
d. Form of business of enterprise (corporation, partnership, proprietorship, or other).
uc

Section 3.

Name of principal owner(s) or officers of the business.

Name	Position/Title
Daniel Penn/GATED Legacy Trust	Managing member
Adin Penn	Managing member
Gabrielle Penn	Principal
Brian Anderson	Principal
	-

Section 4. a. State the enterprise's current employment level at the proposed project site: Not applicable; this is new construction of a new facility for this manufacturing company.	
b. Will the project involve the relocation of employment positions or assets from one Ohio location to another? Yes No_X	
c. If yes, state the locations from which employment positions or assets will be relocated and the location to where the employment positions or assets will be located:	
d. State the enterprise's current employment level in Ohio (itemized for full and part-time and permanent and temporary employees): Not applicable; this is a new facility for a company that does not have an existing presence in Ohio.	
e. State the enterprise's current employment level for each facility to be affected by the relocation of employment positions or assets: Not applicable	_
f. What is the projected impact of the relocation, detailing the number and type of employees and/or assets to be relocated? As of June 20 th 2024, projection is: 207 full time employees, 23 part time employees; total: 230; \$15,000,000 total asset investment	
Section 5. Does the Property Owner owe:	
Any delinquent taxes to the State of Ohio or a political subdivision of the state? Yes No X	
Any moneys to the State or a state agency for the administration or enforcement of any environmental laws of the State?	

a.

b.

c.	whether the a	oneys to the State, a state agency or mounts owed are being contested in a No X		
d.		f the above, please provide details of e or case identification numbers (add a		ing but not limited to the location
	Section 6.			
		scription: Phase II of constru		manufacturing facility with an
	attached 1	5,000 sf office space plus interior re	oadways.	
	-			
	Section 7.			
		ed a tax exemption is provided.	_ and be completed	June 30 th , 20 <u>25</u>
	Section 8.			
	the project site	number of new employees the prope e (job creation projection must be iten t and temporary): tal employees; 207 full time, 23 par	nized by the name o	
	-			10
	b. State the tin	ne frame of this projected hiring:2	.5 yrs.	
	employees):	osed schedule for hiring (itemize by		
		hire a total 230 employees (207 ful		
	Section 9.			
		e amount of annual payroll such r		
		part time: \$1,750,000		yroll must be itemized by full and
	part-time and	permanent and temporary new emplo	yees).	
	b. Indicate sep from the proje	parately the amount of existing annuact: \$		any job retention claim resulting
	Section 10.			
		f the amount to be invested by the en	terprise to establish	, expand, renovate or occupy a
	facility:	-		
	A.	Addition of Buildings/Property		\$22,552,675
	В.	Additions/New Construction		\$23,563,675

C.	Improvements to existing buildings	\$	
D.	Machinery & Equipment	\$15,000,000	
E.	Furniture & Fixtures:	\$	
F.	Inventory	\$	
G.	Total NEW Project Investment	\$38,563,675	

Section 11.

a. Business requests the following tax exempts	ion incentives: 100	% for <u>15</u>	years covering real
property and improvements	as described above.	Be specific as to	the rate, and term.

b. Business's reasons for requesting tax incentives (be quantitatively specific as possible): In order to win the business of a globally accredited company seeking tenancy in Trotwood, we must ensure our gross rent stays competitive with the other national industrial developers fighting for their business. Please note, the benefits of the tax abatement will be entirely passed through to our tenant. Granting this abatement strictly assists in the attraction of a

global company looking to make a long term commitment to the area.

Submission of this application expressly authorizes the CITY OF TROTWOOD to contact Ohio Environmental Protection Agency to confirm statements contained within this application including item # 5 and to review applicable confidential records. As part of this property owner may also be required to directly request from the Ohio Department of Taxation, or complete a waiver form allowing the Department of Taxation to release specific tax records to the local jurisdiction considering the request.

The Applicant agrees to supply additional information upon request.

The Applicant affirmatively covenants that the information contained in and submitted with this application is complete and correct and is aware of the ORC Sections 9.66(C) (1) and 2921.13(D) (1) penalties for falsification which could result in the forfeiture of all current and future economic development assistance benefits as well as a fine of not more than \$1,000 and/or a term of imprisonment of not more than six months.

Name of Property Owner

Signature

Date

Adn Fem, Principal

^{*} A copy of this proposal must be forwarded by the local governments to the affected Board of Education along with notice of the meeting date on which the local government will review the proposal. Notice must be given a minimum of fourteen (14) days prior to the scheduled meeting to permit the Board of Education to appear and/or comment before the legislative authorities considering the request.

^{**} Attach to Final Community Reinvestment Area Agreement as Exhibit A

Please note that copies of this proposal <u>must</u> be included in the finalized Community Reinvestment Area Agreement and be forwarded to the Ohio Department of Taxation and the Ohio Development Services Agency within fifteen (15) days of final approval.

COMPENSATION AGREEMENT

WITNESSETH:

WHEREAS, the Company intends to construct a 230,000 square-foot Class-A manufacturing facility (the "Project") to be located within the School District and MVCTC, provided that certain economic development incentives are granted to support the construction of the Project; and

WHEREAS, the proposed Project will be located within an area designated as a Community Reinvestment Area pursuant to Ohio Revised Code ("ORC") Section 3735.66; and,

WHEREAS, the City, as an incentive for the Company to construct the Project, has indicated willingness to provide a 100% real property tax exemption for a period of fifteen (15) years for the increase in the assessed value of the real property improvements comprising the Project (the "CRA Exemption"); and

WHEREAS, pursuant to ORC Section 3735.671, the City and the Company intend to enter into a Community Reinvestment Area Agreement (the "CRA Agreement"), a draft of which has been provided to the School District and MVCTC, pursuant to which 100% of the increase in assessed value of the real property improvements comprising the Project is to be exempt from real property taxes which would otherwise be payable to the School District, MVCTC, Montgomery County, Ohio (the "County"), and the other political subdivisions within which the Project is located; and

WHEREAS, in order for the City to grant the CRA Exemption to the Company for non-residential improvements for a percentage greater than 75%, the approval of the Boards of Education (the "Boards") of the School District and MVCTC is required; and,

WHEREAS, in connection with obtaining such approval from the Boards, the Company has agreed to compensate the School District and MVCTC in connection with the execution of the CRA Agreement for the Project; and

WHEREAS, on June 20, 2024 the Board of Education of the School District and on June 29, 2024 the MVCTC School Board approved the terms of the CRA Agreement and waived the notice requirements under the ORC, conditioned upon the execution of this Agreement.

NOW, THEREFORE, in consideration of the premises and obligations contained in this Agreement, and to induce the Owner to proceed with the construction of the Project, the Parties agree as follows:

- **SECTION 1.** Compensation. In consideration of the approval of the CRA Agreement by the School District and MVCTC, the Company hereby agrees to compensate the School District by allocating four (4) internships for School District students and one (1) internship for a MVCTC student. The Company agrees to provide one (1) internship for any MVCTC student if zero MVCTC students apply for an internship. The Owner agrees to donate \$1,000.00 per internship spot, up to a total of \$5,000.00, for each internship position not filled in a given year. The internships will be eight (8) to ten (10) hours per week and paid at least minimum wage.
- SECTION 2. Term. The term of this Agreement shall commence on the effective date of the CRA Agreement and shall end upon termination of the CRA Exemption. In the event that the City and Company fail to enter into a CRA Agreement for the Project, or Company does not proceed with the Project, this Agreement shall be void and the parties shall be free from any obligations under it.
- **SECTION 3.** School District Consents and Waivers. In consideration of the Agreement and compensation to be provided by the Company to the School District and MVCTC, the School District and MVCTC hereby:
 - (a) approve the CRA Exemption granted under the Agreement; and
 - (b) waive compliance with any notice requirements set forth in ORC Sections 3735.671, 5709.83 and 5715.27(B) and (C), and any income tax sharing provisions set forth in ORC Section 5709.82, but solely with respect to the CRA Exemption for the Project.
- **SECTION 4**. <u>Amendment</u>. This Agreement may be amended or modified by the Parties only in writing, signed by all Parties to the Agreement.
- **SECTION 5**. Entire Agreement. This Agreement is executed pursuant to ORC Sections 3735.671, 5709.82, 5709.83 and 5715.27(B) and (C), and sets forth the entire agreement and understanding between the parties, including without limitation all forms of compensation to be paid to the School District and MVCTC pursuant to those sections, and merges and supersedes all prior discussions, agreements, and undertakings of every kind and nature between the parties with respect to the subject matter of this Agreement.

SECTION 6. Notices. All certificates and notices which are required to or may be given pursuant to the provisions of this Agreement shall be sent by the United States ordinary mail, postage prepaid, and shall be deemed to have been given or delivered when so mailed to the following addresses:

If to Company:

GATED Global V, LLC

5855 East Naples Plaza Drive, Suite 311

Long Beach, CA 90803

If to School District: Trotwood-Madison School District

3594 North Snyder Road Trotwood, OH 45426

If to MVCTC:

Miami Valley Career Technology Center

6800 Hoke Road

Englewood, OH 45315

If to City:

City of Trotwood 3035 Olive Road

Trotwood, OH 45426

Any party may change its address for receiving notices and reports by giving written notice of such change to the other parties.

SECTION 7. Severability of Provisions. The invalidity of any provision of this Agreement shall not affect the other provisions of this Agreement, and this Agreement shall be construed in all respects as if any invalid portions were omitted.

SECTION 8. Counterparts. This Agreement may be executed in any number of counterparts, all of which taken together shall constitute one and the same instrument, and any party to this Agreement may execute this Agreement by signing any such counterpart.

IN WITNESS WHEREOF, the Company, School District, MVCTC, and City have caused this Agreement to be executed in their respective names by their duly authorized officers or representatives as of the date hereinabove written.

GATED Properties Global V, LLC an Ohio limited liability Company	Trotwood-Madison School District
By:	By:Treasurer/CFO
Title:	By:President, Board of Education
Miami Valley Career Technology Center	City of Trotwood
By:Treasurer/CFO	By:Quincy E. Pope, Sr., City Manager
By: President. Board of Education	