After Recording Return To: SKAGIT LAW GROUP, PLLC P. O. Box 336 Mount Vernon, WA 98273

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10/01/2021 10:06 AM Pages: 1 of 11 Fees: \$213.50 Skagit County Auditor

WAIVER OF FIRST RIGHT OF REFUSAL

Reference No.: 200705230139

GRANTOR: SKAGIT COUNTY PUBLIC HOSPITAL DISTRICT NO. 304

(d/b/a United General Hospital), a Washington municipal

corporation

GRANTEES: ROBERT R. JACOBSEN, a married man as his separate property;

As to an undivided one-quarter fractional interest as tenant in

common

H. EDWIN STICKLE, a married man as his separate property; As to an undivided one-quarter fractional interest as tenant in

common

GILSON R. GIROTTO, a married man as his separate property; As to an undivided one-quarter fractional interest as tenant in

common

JONATHAN W. FISH, a married man as his separate property; As to an undivided one-quarter fractional interest as tenant in

common

Legal Description:

Abbreviated Form: Unit 1, The Pavilion Condominium, AFN 200704040079

Additional on Page: Page 2

Assessors Tax Parcel No: 4923-000-001-0000; P129809

This waiver is made with respect to that certain Agreement for Right of First Offer dated May 15, 2007, and with respect to that certain Right of First Opportunity of same date which is referenced in paragraph 1 of the Agreement identified above. The Agreement is attached hereto as Exhibit "A" and incorporated herein by this reference.

The parties have agreed as follows:

WAIVER OF RIGHT OF FIRST REFUSAL

Gilson R. Girotto, a married man as his separate property ("Girotto"), and Jonathan W. Fish, a married man as his separate property ("Fish"), have negotiated a sale of their interest to Robert R. Jacobsen, a married man as his separate property ("Jacobsen"), and H. Edwin Stickle, a married man as his separate property ("Stickle"), legally described as follows:

Unit 1, THE PAVILION CONDOMINIUM, according to the Declaration thereof, recorded April 4, 2007, under Auditor's File No. 200704040079, records or Skagit County, Washington, and the survey map and plans recorded April 4, 2007, under Auditor's File No. 200704040078, records of Skagit County, Washington; and being a portion of the West Half of the Southeast Quarter of the Northeast Quarter of Section 27, Township 35 North, Range 4 East, W.M. Situated in Skagit County, Washington.

Skagit County Public Hospital District #304 d/b/a United General Hospital, a municipal corporation, has been advised of: i) the pending transfer of the real property legally described herein from Cultus Mountain Medical Investments LLC, a Washington limited liability company to Stickle, Jacobsen, Girotto, and Fish individually; ii) of the pending transfers and sales of the real property legally described herein by Fish and Girotto to Jacobsen and Stickle; and iii) of the eventual transfer by Jacobsen and Stickle of the real property legally described herein to Rob-Ed Medical Investments, LLC, a Washington limited liability company.

Skagit County Public Hospital District #304 d/b/a United General Hospital, a municipal corporation, is in receipt of a copy of the Purchase and Sale Agreements; does not wish to exercise its right of first refusal; and approves of: i) the pending transfer of the real property legally described herein from Cultus Mountain Medical Investments LLC to Stickle, Jacobsen, Girotto, and Fish individually; ii) of the pending transfers and sales of the real property legally described herein by Fish and Girotto to Jacobsen and Stickle; and iii) of the eventual transfer by Jacobsen and Stickle of the real property legally described herein to Rob-Ed Medical Investments, LLC, a Washington limited liability company.

Skagit County Public Hospital District #304 d/b/a United General Hospital, a municipal corporation, retains the Right of First Refusal if Rob-Ed Medical Investments sells or transfers the real property described herein to another entity in the future.

Skagit County Public Hospital District #304 d/b/a United General Hospital, a municipal corporation, hereby waives any rights of First Refusal, arising from the Agreement for Right of First Offer or elsewhere, for the real property legally described herein, and further approves of the transfers and sales described herein.

DATED this 23 day of June, 2021.

Skagit County Public Hospital District #304 d/b/a United General Hospital, a municipal corporation

By: Ald Blockmann
Its: Suplaintendent IC FO
WAIVER OF RIGHT OF FIRST REFUSAL

-2-

STATE OF WASHINGTON COUNTY OF SKAGIT ss.

I certify that I know or have satisfactory evidence that TED BROWN is the person who appeared before me, and said person acknowledged that s/he signed this instrument, on oath stated that s/he was authorized to execute the instrument and acknowledged it as the SOPERITE OF Skagit County Public Hospital District No. 304 d/b/a United General Hospital, to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

GIVEN UNDER MY HAND AND OFFICIAL SEAL this 23 day of _______, 2021.



Printed Name MARY Voss

NOTARY PUBLIC in and for the State of Washington

My Commission Expires 12 22 2224

EXHIBIT A
(Agreement for Right of First Offer)



After recordation, return to:

Bennett Bigelow & Leedom, P.S. 1700 Seventh Avenue, Suite 1900 Seattle, WA 98101 ATTN: Anne Redman



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CHICAGO TITLE COMPANY 1C41035

AGREEMENT FOR RIGHT OF FIRST OFFER

GRANTOR: Cultus Mountain Medical Investments, LLC

GRANTEE: Skagit County Public Hospital District #304

Abbreviated Unit 1, The Pavilion Condominium, Doc. No 200704040079

Legal Description:

Complete legal description of page I of document.

Tax Parcel Nos: 350427-1-003-0100

350427-1-002-0102 350427-1-020-0008



AGREEMENT FOR RIGHT OF FIRST OFFER

THIS AGREEMENT FOR RIGHT OF FIRST OFFER, dated this 15 day of 2007, is between SKAGIT COUNTY PUBLIC HOSPITAL DISTRICT #304 (d/b/a United General Hospital), a Washington municipal corporation ("Hospital") and CULTUS MOUNTAIN MEDICAL INVESTMENTS, LLC, a Washington limited liability company ("CMMI").

RECITALS:

Hospital is lessor under the certain Ground Lease of the real property located in Skagit County, Washington more particularly described in the Memorandum of Ground Lease recorded with the Skagit County Auditor under File No. 2006 09270118 ("Property");

CMMI is the owner of Unit 1, The Pavilion Condominium, established by Declaration recorded under Document No. 200704040079 in Skagit County, Washington ("Pavilion Unit 1") located on the Property;

Hospital desires to have the opportunity to purchase Pavilion Unit 1 in the event CMMI desires to sell Pavilion Unit 1, and CMMI is willing to grant to Hospital the Right of First Offer on the terms set forth in this Agreement;

AGREEMENT:

Accordingly, in consideration of payment in the amount of One Thousand Dollars (\$1,000) and the mutual covenants herein, the parties agree:

Hospital's Right of First Opportunity. 1.

If at any time during the term of the Ground Lease, or any extension thereof, CMMI elects, in CMMI's sole and unrestricted discretion, to sell or transfer, directly or indirectly, all of its right, title, and interest in Pavilion Unit 1, CMMI shall first deliver to Hospital a written statement of the terms upon which CMMI would sell its interest in Pavilion Unit 1, or, in the alternative, a true and complete copy of any offer to purchase such interest which offer CMMI wishes to accept ("Notice of Proposed Sale"). The Notice of Proposed Sale shall state the purchase price (which must be an amount specified in dollars, but which may be paid either in a lump sum or in installments over an extended period of time) and any other provisions of the proposed sale. The Notice of Proposed Sale shall constitute an offer by CMMI which Hospital may accept, within sixty (60) calendar days of receipt of the Notice of Proposed Sale, by delivering to CMMI Hospital's unconditional acceptance of the offer stated in the Notice of Proposed Sale. During such sixty (60) calendar days, CMMI and Hospital agree to negotiate exclusively and in good faith with one another for the potential purchase and sale of the real property, but neither party shall have any obligation to accept any term or condition not acceptable or desirable to such party in its own subjective discretion. If Hospital accepts the Notice of Proposed Sale offer or CMMI accepts in writing an offer by Hospital, the purchase

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price shall be equal to and paid, and the other terms of sale shall be, in accordance with the terms of the Notice of Proposed Sale or a negotiated agreement between Hospital and CMMI. If Hospital does not so timely accept the Notice of Proposed Sale offer by CMMI or offer to purchase the real property on terms acceptable to CMMI, CMMI shall have the right to sell its interest in the Property to a third party at a price and on terms agreed to by the third party and CMMI, provided that if CMMI does not sell its interest in the Property within one (1) year of the end of such sixty (60) day period, this right of first offer shall thereafter apply to any future offers CMMI may make or consider for sale of its interest in the Property.

- (b) Hospital shall have no right to acquire the real property in the event of a transfer by foreclosure of any lien granted by CMMI, dissolution or reorganization of the CMMI legal entity, contribution of the real property by CMMI to a legal entity in exchange for at least a two-thirds interest in the legal entity, operation of law, or gift.
- (c) Upon a sale of the real property by CMMI to a third party following the Notice of Proposed Sale procedure provided for in this section, Hospital's rights under this section shall be forever terminated and this section shall be deemed deleted from this Lease.
- (d) CMMI has no present intention to sell the real property and shall have no obligation to do so or to ever issue a Notice of Proposed Sale except in the circumstances expressly stated at the beginning of this Section. If a Notice of Proposed Sale is issued, neither Hospital nor CMMI shall have any obligation to negotiate for any change in the terms so offered although they may elect to do so in their own individual and unlimited discretion.
- 2. <u>Notices</u>. Any and all notices under this Right of First Offer Agreement shall be deemed given upon mailing such notice, postage prepared, by United States registered or certified mail to the following addresses:
 - (a) To Hospital:

Skagit County Public Hospital District #304 2000 Hospital Drive Sedro-Woolley, WA 98282-4327 Attention: Chief Executive Officer

(b) To CMMI:

Cultus Mountain Medical Investments, LLC 2241 Hospital Drive Sedro-Woolley, WA 98282 Attention: Dr. Edwin Stickle

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Miscellaneous.

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of 7 12:

(a) Applicable Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Washington.

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EXHIBIT A

- (b) <u>Commissions</u>. Hospital and CMMI each warrant to the other that it will not agreed to pay any real estate brokerage commissions in connection with the transaction contemplated by this Agreement to any person or entity; each party ("Indemnitor") shall indemnify, defend and hold harmless the other party from any claims by any reason or entity for real estate commissions or finder's fees arising by reason of any action taken by the Indemnitor.
- Attorneys' Fees. If any lawsuit arises in connection with this Agreement, the substantially prevailing party therein shall be entitled to recover from the losing party the prevailing party's costs and expenses, including reasonable attorneys' fees, incurred in connection therewith, in preparation therefor and on appeal therefrom, which amounts shall be included in any judgment entered therein.
- (d) <u>Complete Agreement</u>. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof, it supersedes all proper agreements, understandings and communications between the parties, written or oral, and may not be modified, amended or otherwise changed in any manner except by written instrument executed by both parties thereto. If any provision of this Agreement is finally adjudicated to be invalid, illegal or unenforceable, in whole or in part, it will be deemed deleted to that extent, and all other provisions of this Agreement shall remain in full force and effect.
- (e) <u>Saturdays, Sundays and Legal Holidays</u>. If the time for performance of any of the terms, conditions or provisions of this Agreement shall fall on a Saturday, Sunday or legal holiday, that the time of such performance shall be extended to the next "business day" thereafter. For purpose of this Agreement, the term "business day" shall mean a day when banks generally are open to the general public for commercial banking purposes.
- (f) <u>Counterparts</u>. This Agreement may be executed in counterpart, including counterparts transmitted by facsimile machines, and the executed counterparts together shall constitute one instrument.
- (g) <u>Subordination</u>. If requested by a lender to CMMI, this Agreement shall be subordinate to any mortgage, deed of trust, or any other hypothecation for security now or hereafter placed upon Pa; vilion Unit 1. Hospital agrees to execute such document as may be reasonably required to effectuate such subordination.

[Signatures on the following page]



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SKAGIT COUNTY PUBLIC HOSPITAL DISTRICT #304 (d/b/a United General Hospital), a Washington municipal corporation

Name: Saco Rosa Title: Supplied and out

CMMI:

CULTUS MOUNTAIN MEDICAL INVESTMENTS, LLC, a Washington limited liability company

By: Edwin Stickle
Name: Edwin Stickle
Title: Managing Member

STATE OF WASHINGTON

COUNTY OF Skaget

WITNESS my hand and official seal the day and year in this certificate first above written.



Print Name: Cindy Lou Warren
NOTARY PUBLIC in and for the State of
Washington, residing at Section Woodlay
My commission expires: April 14, 200

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STATE OF WASHINGTON
COUNTY OF SKAGIT

THIS IS TO CERTIFY that on this day of May, 2007, before me, the undersigned, a notary public in and for the State of Washington, duly commissioned and sworn, personally appeared Edward of CULTUS, to me known to be the President of CULTUS MOUNTAIN MEDICAL INVESTMENTS, LLC, a Washington limited liability company, the corporation that executed the within and foregoing instrument, and acknowledged the said instrument to be the free and voluntary act and deed of said corporation, for the uses and purposes therein mentioned, and on oath stated that he/she is authorized to execute said instrument.

WITNESS my hand and official seal the day and year in this certificate first above written.

MAR SON ARES 2011

Print Name: Kayyn Lakae Clark

NOTARY PUBLIC in and for the State of
Washington, residing at Sur IN670N

My commission expires: 6301201/

200705230139 Skagit County Auditor

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L-5 EXHIBIT

Order No.:

IC41035

EXHIBIT "A"

Unit 1, THE PAVILION CONDOMINIUM, according to the declaration thereof, recorded April 4, 2007, under Auditor's File No. 200704040079, records of Skagit County, Washington, and the Survey Map and Plans recorded April 4, 2007, under Auditor's File No. 200704040078, records of Skagit County, Washington; and being a portion of the West half of the Southeast quarter of the Northeast quarter of Section 27, Township 35 North, Range 4 East, W.M.

Situated in Skagit County, Washington

END OF EXHIBIT "A" -

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