HARRIS BEACH

ATTORNEYS AT LAW

99 GARNSEY ROAD PITTSFORD, NY 14534 (585) 419-8800

RACHEL C. BARANELLO

DIRECT: (585) 419-8769 FAX: (585) 419-8816 RBARANELLO@HARRISBEACH.COM

Hon. Adam J. Bello Monroe County Executive 39 West Main Street, Suite 110 County Office Building Rochester, New York 14614 CERTIFIED MAIL RECEIPT # 9489 0090 0027 6250 1520 14

May 27, 2020

Monroe County Treasury
B-3 County Office Building
39 West Main Street
Rochester, New York 14614
CERTIFIED MAIL RECEIPT #
9489 0090 0027 6250 6528 11

Ms. Susan Buck

Mr. Tony LaFountain, Supervisor Town of Penfield 3100 Atlantic Avenue Penfield, New York 14526 CERTIFIED MAIL RECEIPT # 9489 0090 0027 6250 6528 28 Dr. Thomas K. Putnam, Superintendent Penfield Central School District 2590 Atlantic Avenue Penfield, New York 14526 CERTIFIED MAIL RECEIPT # 9489 0090 0027 6250 6529 96

Mr. Christopher Lyon, IAO, Assessor Town of Penfield 3100 Atlantic Avenue Penfield, New York 14526 CERTIFIED MAIL RECEIPT # 9489 0090 0027 6250 6530 09

Re:

County of Monroe Industrial Development Agency
SimuTech Group, Inc. Project

500 Parker Hill Drive in the Town of Penfield, New York

Gentlemen and Ms. Buck:

Enclosed herewith please find a copy of the Payment In Lieu of Tax Agreement and the Application for Real Property Tax Exemption with respect to the above-captioned matter. Also enclosed for your perusal are copies of the Memorandum of Lease and Memorandum of Leaseback which are simultaneously being sent to the Monroe County Clerk's office for recording.

Very truly yours,

Rachel C. Baranello/ Rachel C. Baranello

RCB/lap Enclosures

cc:

John Ilijevski, Esq. Steven J. Tranelli, Esq.

COMIDA

COUNTY OF MONROE INDUSTRIAL DEVELOPMENT AGENCY

AND

SIMUTECH GROUP, INC.

PAYMENT-IN-LIEU-OF-TAX AGREEMENT

Tax Map No.

138.12-1-1.1

Affected Taxing Jurisdictions:

County of Monroe Town of Penfield Penfield Central School District

Dated as of May 1, 2020

PAYMENT IN LIEU OF TAX AGREEMENT

THIS PAYMENT IN LIEU OF TAX AGREEMENT (the "PILOT Agreement") made as of May 1, 2020, is by and between the COUNTY OF MONROE INDUSTRIAL DEVELOPMENT AGENCY, a public benefit corporation of the State of New York, having its offices at 50 West Main Street, Suite 1150, Rochester, New York 14614 (the "Agency"), and SIMUTECH GROUP, INC., a corporation duly organized and validly existing under the laws of the State of Delaware with offices at c/o 1800 Brighton-Henrietta Town Line Road, Rochester, New York 14623 (the "Company").

WITNESSETH:

WHEREAS, the Agency was created by Chapter 55 of the Laws of 1972 of the State of New York pursuant to Title I of Article 18-A of the General Municipal Law of the State of New York (collectively, the "Act") as a body corporate and politic and as a public benefit corporation of the State of New York; and

WHEREAS, the Company has requested the Agency to assist in a certain project (the "Project") all as more particularly described in an application dated September 19, 2019 (the "Application") consisting of: (A) the acquisition of a leasehold interest in an approximately 3-acre parcel of land located at 500 Parker Hill Drive in the Town of Penfield, New York 14526 (the "Land"); (B) the construction of an approximately 14,500 square-foot office building thereon (the "Improvements"); and (C) the acquisition and installation therein, thereon or thereabout of certain machinery, equipment and related personal property (the "Equipment" and, together with the Land and the Improvements, the "Facility"), all for use as the Company's headquarters and training facility; and

WHEREAS, the Agency has agreed to lease the Facility to the Company; and

WHEREAS, pursuant to Section 874(1) of the Act, the Agency is exempt from the payment of taxes imposed upon real property and improvements owned by it or under its jurisdiction, control or supervision other than special ad valorem levies, special assessments and service charges against real property, which are or may be imposed for special improvements or special district improvements; and

WHEREAS, the Legislature of the County of Monroe by Resolution No. 154 of 1989 has adopted a revised tax abatement policy which was modified and readopted by the Agency in June 2000 (the "JobsPlus Tax Abatement Policy," sometimes hereinafter referred to as "JobsPlus") for industrial and/or commercial property leased, licensed and/or owned by the Agency; and

WHEREAS, the Facility meets the criteria of the JobsPlus Tax Abatement Policy; and

WHEREAS, the Agency and the Company deem it necessary and proper to enter into an agreement making provisions for payments in lieu of taxes by the Company to the County of

Monroe (the "County"), the Town of Penfield (the "Town") and the Penfield Central School District (the "School District" and, collectively with the County and the Town, the "Affected Taxing Jurisdictions").

NOW, THEREFORE, in consideration of the covenants herein contained, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, it is mutually agreed as follows:

Section 1 - Payment in Lieu of Ad Valorem Taxes.

Section 1.1 A. Subject to the completion and filing by the taxable status date (March 1, 2021) (the "Taxable Status Date") of New York State Form RP-412-a "Application For Real Property Tax Exemption" (the "Exemption Application") under Section 412-a of the New York State Real Property Tax Law (the "RPTL") and Section 874 of the Act and the approval of the Exemption Application by the appropriate assessors or Board of Assessment Review, the Facility shall be exempt from Real Estate Taxes commencing with the 2022 Town and County tax year and the 2021-2022 School tax year. For purposes of the foregoing "Real Estate Taxes" means all general levy real estate taxes levied against the Facility by the Town, County and School. The Company shall provide to the Agency with the information necessary for the completion and filing of the Exemption Application and shall provide such additional information and take such actions as are required by the appropriate assessors or Board of Assessment Review to process and approve the Exemption Application. Notwithstanding anything contained herein or in the Lease Agreement to the contrary, in the event the exemption from Real Estate Taxes is denied for any reason, the Company shall pay (and hereby agrees to pay) all Real Estate Taxes levied upon the Facility as they become due. After giving written notice to the Agency, the Company may in good faith contest the denial of the Exemption Application, provided that (i) the overall operating efficiency of the Facility is not impaired and the Facility continues to qualify as a "project" under the Act; (ii) neither the Facility nor any part of or interest in it would be in any danger of being sold, forfeited or lost; or (iii) neither the Company nor the Agency, as a result of such contest, shall be in any danger of any civil or criminal liability. The Company hereby waives any claim or cause of action against the Agency, and releases the Agency from any liability to the Company, arising from the denial of an exemption from Real Estate Taxes except to the extent that such denial results solely from the failure of the Agency to file the Exemption Application with the appropriate assessors or Board of Assessment Review by the Taxable Status Date.

B. Payee. As long as the Facility is leased to the Agency or under its jurisdiction, control or supervision, the Company agrees to pay annually directly to the Affected Taxing Jurisdictions, as a payment in lieu of taxes, within thirty (30) days of receipt of the invoice for payment of taxes (the "Payment Date"), commencing with the invoice for the 2021-2022 School tax year and the invoice for the 2022 Town and County tax year, an amount equal to the Total PILOT Payment, as set forth on Schedule A attached hereto and made a part hereof. The Company shall make all payments due hereunder without further notice or invoicing from the Agency, any Affected Taxing Jurisdiction or any other party.

The parties agree and acknowledge that payments made hereunder are to obtain revenues for public purposes, and to provide a revenue source that the Affected Taxing Jurisdictions would otherwise lose because the subject parcels are not on the tax rolls.

- 1.2 <u>Allocation</u>. The Agency shall remit to the Affected Taxing Jurisdictions amounts received hereunder (if any) within thirty (30) days of receipt of said payment and shall allocate said payments among the Affected Taxing Jurisdictions in the same proportion as ad valorem taxes would have been allocated but for the Agency's involvement, unless the Affected Taxing Jurisdictions have consented in writing to a specific allocation.
- 1.3 <u>Tax Rates</u>. For purposes of determining the allocation of the Total PILOT Payment among the Affected Taxing Jurisdictions, the Agency shall use the last tax rate utilized for levy of taxes by each such jurisdiction. For County, Town and special district purposes, the tax rates used to determine the allocation of the Total PILOT Payment shall be the tax rates relating to the calendar year which includes the Total PILOT Payment due date. For School purposes, the tax rates used to determine the PILOT payment shall be the rate relating to the school year which includes the Total PILOT Payment due date.
- 1.4 <u>Valuation of Future Additions to the Facility</u>. In the event that any structural addition shall be made to the building or buildings included in the Facility, or any additional building or improvement shall be constructed on the Land (such structural additions, buildings and improvements being referred to hereinafter as "Future Addition"), the Company agrees to make additional payments in lieu of taxes to the Affected Taxing Jurisdictions in amounts equal to the then current ad valorem tax rates which would be levied upon or with respect to the Future Addition by the Affected Taxing Jurisdictions if the Future Addition were owned by the Company exclusive of the Agency's leasehold interest multiplied by the assessment or assessments established for that tax year by the appropriate Taxing Jurisdiction.
- 1.5 <u>Period of Benefits</u>. The tax benefits provided for herein should be deemed to include (i) the 2021-2022 School tax year through the 2030-2031 School tax year, and (ii) the 2022 County and Town tax year through the 2031 County and Town tax year. This PILOT Agreement shall expire on December 31, 2031; provided, however, the Company shall pay the 2031-2032 School tax bill and the 2032 County and Town tax bills on the dates and in the amounts as if the Agency were not in title on the tax status date with respect to said tax years. In no event shall the Company be entitled to receive tax benefits relative to the Facility for more than the periods provided for herein, unless the period is extended by amendment to this PILOT Agreement executed by both parties after any applicable public hearings. The Company agrees that it will not seek any tax exemption for the Facility which could provide benefits for more than the periods provided for herein and specifically agrees that the exemptions provided for herein, to the extent actually received (based on the number of lease years elapsed), supersede and are in substitution of the exemptions provided by Section 485-b of the New York RPTL. It is hereby agreed and understood that the Affected Taxing Jurisdictions can rely upon and enforce the above waiver to the same extent as if they were signatories hereto.

Section 2 - Special District Charges, Special Assessments and other Charges. Special district charges, special assessments, and special ad valorem levies (specifically including but not

limited to fire district charges), and pure water charges and sewer charges are to be paid in full in accordance with normal billing practices.

Section 3 - Transfer of Facility. In the event that the Facility is transferred from the Agency to the Company (the lease/leaseback agreements are terminated), and the Company is ineligible for a continued tax exemption under some other tax incentive program, or the exemption results in a payment to the Affected Taxing Jurisdictions in excess of the payment described in Section I herein, or this PILOT Agreement terminates and the property is not timely transferred back to the Company, the Company agrees to pay no later than the next tax lien date (plus any applicable grace period), to each of the Affected Taxing Jurisdictions, an amount equal to the taxes and assessments which would have been levied on the Facility if the Facility had been classified as fully taxable as of the date of transfer or loss of eligibility of all or a portion of the exemption described herein or date of termination.

Section 4 - Assessment Challenges.

- 4.1 The Company shall have all of the rights and remedies of a taxpayer with respect to any proposed assessment or change in assessment of the Facility by any of the Affected Taxing Jurisdictions. The Company shall be entitled to protest before and be heard by the appropriate assessors or Board of Assessment Review, and shall be entitled to take any and all appropriate appeals or initiate any proceedings to review the validity or amount of any assessment or the validity or amount of any tax equivalent provided for herein.
- 4.2 The Company shall have all of the rights and remedies of a taxpayer with respect to any tax, service charge, special benefit, ad valorem levy, assessment, or special assessment or service charge in lieu of which the Company is obligated to make a payment pursuant to this PILOT Agreement.
- 4.3 The Company shall (i) cause the appropriate real estate tax assessment office and tax levy officers to assess the Facility and apply tax rates to the respective assessments, and (ii) file any accounts or tax returns required by the appropriate real estate tax assessment office and tax levy officers.
- Section 5 Changes in Law. To the extent the Facility is declared to be subject to taxation or assessment by an amendment to the Act, other legislative change, or by final judgment of a court of competent jurisdiction, the obligations of the Company hereunder shall, to such extent, be null and void.

Section 6 - Events of Default.

6.1 If payments are not made as provided for herein, the Agency and/or Taxing Jurisdictions, individually or collectively, shall be entitled to pursue any and all remedies afforded them at law or in equity.

Notwithstanding anything contained herein to the contrary, upon the occurrence of (i) the sale or closure of the Facility; (ii) a significant unapproved change in use of the Facility; (iii) a

significant reduction in employment at the Facility (as defined below); (iv) the Company abandons or otherwise vacates the County of Monroe; (v) the failure by the Company to make any payments required under this PILOT Agreement; or (vi) the breach of covenants or event of default (singularly or collectively an "Event of Default") under the Leaseback Agreement, dated as of the date hereof, by and between the Agency and the Company (the "Leaseback Agreement"), the Agency shall have the right to recapture real property tax abatements provided hereunder pursuant to the following schedule:

| Year of Recapture | Percent of Recapture, Applicable to Current Year and All Prior Years |
|-------------------|--|
| 1 | 100% |
| 2 | 100% |
| 3 | 50% |
| 4 | 50% |
| 5 | 25% |
| 6 | 25% |
| After year 6 | At Agency's Discretion, 25% or Less |

Any such recapture is at the sole and exclusive discretion of the Agency. The Agency shall notify the Company in writing of such Event of Default and of its intent to recapture the PILOT benefits (or any portion thereof). For purposes of this Section only, a "significant reduction in employment" shall mean more than twenty percent (20%) of the employment as stated in the Company's Application, to wit, 24. Any and all recaptured payments received pursuant to this provision shall be remitted to the Taxing Jurisdictions on a pro rata basis within sixty (60) days of receipt of payment.

6.2 If payments pursuant to Section 6.1 herein are not made by the due dates, or if any other payment required to be made hereunder is not made by the last day of any applicable cure period within which said payment can be made without penalty, the Company shall pay penalties and interest as follows: With respect to payments to be made pursuant to Section 6.1 herein, if said payment is not received by the due date defined in Section 6.1 herein, the Company shall pay, in addition to said payment, (i) a late payment penalty equal to five percent (5%) of the amount due and (ii) for each month, or any part thereof, that any such payment is delinquent beyond the first month, interest on the total amount due plus a late payment penalty, in an amount equal to one percent (1%) of the amount due per month. With respect to all other payments due hereunder, if said payment is not paid within any applicable cure period, the Company shall pay, in addition to said payment, the greater of the applicable penalties and interest hereunder, or penalties and interest which would have been incurred had payments made hereunder been tax payments to the Affected Taxing Jurisdictions.

<u>Section 7 - Assignment</u>. No portion of any interest in this PILOT Agreement may be assigned by the Company, nor shall any person other than the Company be entitled to succeed to or otherwise obtain any benefits of the Company hereunder without the prior written consent of the Agency, which shall not be unreasonably withheld or delayed.

Section 8 - Miscellaneous.

- 8.1 This PILOT Agreement may be executed in any number of counterparts each of which shall be deemed an original but which together shall constitute a single instrument.
- 8.2 All notices, claims and other communications hereunder shall be in writing and shall be deemed to be duly given if personally delivered or mailed first class, postage prepaid, as follows:

To the Agency:

County of Monroe Industrial Development Agency

50 West Main Street, Suite 1150 Rochester, New York 14614 Attn: Executive Director

With a Copy to:

Harris Beach PLLC

99 Garnsey Road

Pittsford, New York 14534 Attn: Rachel C. Baranello, Esq.

To the Company*:

SimuTech Group, Inc.

1020 Lehigh Station Road, Suite 400

Rochester, New York 14467

Attention: John Ilijevski, Chief Financial Officer

* After Project completion, the Company's address will be as follows:

SimuTech Group, Inc. 500 Parker Hill Drive Penfield, New York 14526

Attention: John Ilijevski, Chief Financial Officer

With a Copy to:

Barclay Damon, LLP

2000 Five Star Bank Plaza

100 Chestnut Street

Rochester, New York 14604

Attention: Steven J. Tranelli, Esq.

or at such other address as any party may from time to time furnish to the other party by notice given in accordance with the provisions of this Section. All notices shall be deemed given when mailed or personally delivered in the manner provided in this Section.

8.3 This PILOT Agreement shall be governed by, and all matters in connection herewith shall be construed and enforced in accordance with, the laws of the State of New York applicable to agreements executed and to be wholly performed therein and the parties hereto hereby agree to submit to the personal jurisdiction of the federal or state courts located in Monroe County, New York.

8.4 Notwithstanding any other term or condition contained herein, all obligations of the Agency hereunder shall constitute a special obligation payable solely from the revenues and other monies, if any, derived from the Facility and paid to the Agency by the Company. Neither member of the Agency nor any person executing this PILOT Agreement on its behalf shall be liable personally under this PILOT Agreement. No recourse shall be had for the payment of the principal or interest on amounts due hereunder or for any claim based upon or in respect of any modification of or supplement hereto against any past, present or future member, officer, agent, servant, or employee, as such, of the Agency, or of any successor or political subdivision, either directly or through the Agency or any such successor, all such liability of such members, officer, agents, servants and employees being, to the extent permitted by law, expressly waived and released by the acceptance hereof and as part of the consideration for the execution of this PILOT Agreement.

Section 9 - JobsPlus Tax Abatement Policy.

- 9.1 <u>Jobs Requirement.</u> The Company creates three (3) new full-time/full-time equivalent jobs in three (3) years and maintains those full-time/full-time equivalent jobs for the balance of the ten (10) year term hereof.
- 9.2 <u>Compliance Report</u>. The Company shall report its compliance with these provisions as requested by the Agency, or its project compliance monitor.
- 9.3 <u>Job Failure</u>. If the three (3) new full-time/full-time equivalent jobs are not created by the end of the three (3) year period or not continuously maintained during the balance of the term hereof, the exemption schedule will revert back to Section 485-b of the New York RPTL and the Company agrees to pay in any year for which the job creation requirements are not met (a "Disqualifying Year"), as an additional payment in lieu of taxes, an amount equal to the difference between the tax benefits received in years one through the Disqualifying Year under this PILOT Agreement and the tax benefits which would have been received in years one through the Disqualifying Year under Section 485-b of the New York RPTL. Under extenuating circumstances, the Agency Board may waive the above penalties after reviewing a written request from the Company for waiver of the penalties.
- 9.4 <u>Waiver Process</u>. The payments required hereunder for any non-compliance shall be paid by the Company to any and all Affected Taxing Jurisdictions whether or not billed. However, if the Company has made a good faith effort to achieve the job creation requirement, it may apply in writing for relief from the obligation for repayment of taxes abated, based on a showing of unforeseen economic circumstances, fiscal hardship, or other good cause. Application for relief from the repayment obligation shall be made to the Agency, which shall examine the application and grant relief, in whole or in part, from the repayment obligation or grant an alternate schedule for attaining the job creation requirement.
- 9.5 <u>Benefit Period.</u> In no event shall the Company be entitled to receive tax benefits relative to the Facility for more than ten (10) consecutive years. The Company agrees that it will not seek any tax exemption for the Facility which would provide benefits for more than ten (10)

consecutive years. Notwithstanding the foregoing, nothing contained in this PILOT Agreement shall render the Company ineligible for a continued tax exemption under Real Property Tax Law Section 485-b or any other applicable statute if this PILOT Agreement is terminated prior to the expiration of the exemption schedule set forth herein.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the parties hereto have executed this PILOT Agreement as of the day and year first above written.

| COUN | TY OF MONROE INDUSTRIAL | |
|--------|-------------------------|--|
| DEVE | LOPMENT AGENCY | |
| Ву: | and: | |
| Name: | Ana J. Liss | |
| Title: | Executive Director | |
| SIMUT | ECH GROUP, INC. | |
| Ву: | | |
| Name: | John Ilijevski | |
| Title | Chief Financial Officer | |

IN WITNESS WHEREOF, the parties hereto have executed this PILOT Agreement as of the day and year first above written.

COUNTY OF MONROE INDUSTRIAL DEVELOPMENT AGENCY

By:
Name: Ana J. Liss

Title: Executive Director

SIMUTECH GROUP, INC.

Name: John Ilijevski

Title: Chief Financial Officer

SCHEDULE A

TO PILOT AGREEMENT DATED AS OF MAY 1, 2020 BY AND BETWEEN THE COUNTY OF MONROE INDUSTRIAL DEVELOPMENT AGENCY AND SIMUTECH GROUP, INC.

"Total Tax Payment" shall be calculated as follows:

| <u>Tax</u> <u>Year</u> | County & Town | School District Tax Year | Total Taxable Valuation |
|---------------------------|---------------|--------------------------|--|
| | Tax Year | | |
| Year 1 | 2022 | 2021/2022 | Base Valuation, plus (Added Value x .10) |
| Year 2 | 2023 | 2022/2023 | Base Valuation, plus (Added Value x .20) |
| Year 3 | 2024 | 2023/2024 | Base Valuation, plus (Added Value x .30) |
| Year 4 | 2025 | 2024/2025 | Base Valuation, plus (Added Value x .40) |
| Year 5 | 2026 | 2025/2026 | Base Valuation, plus (Added Value x .50) |
| Year 6 | 2027 | 2026/2027 | Base Valuation, plus (Added Value x .60) |
| Year 7 | 2028 | 2027/2028 | Base Valuation, plus (Added Value x .70) |
| Year 8 | 2029 | 2028/2029 | Base Valuation, plus (Added Value x .80) |
| Year 9 | 2030 | 2029/2030 | Base Valuation, plus (Added Value x .90) |
| Year 10 | 2031 | 2030/2031 | Full Taxes |

For the term of this PILOT Agreement, the Company shall continue to pay full taxes based on the assessed value of the Land and any existing improvements before the completion of any Improvements related to the Project (the "Base Valuation"). During the term of this PILOT Agreement, the Base Valuation shall be increased from time to time by the percentage increase in the assessed valuation in all taxable real property in the Town of Penfield, Monroe County, New York, as of the respective tax status date for the tax year for which the recalculation is being made. The Total Taxable Valuation for each Total Tax Payment shall be calculated such that a graduated abatement factor ("Abatement Factor") shall be applied to the increased assessed valuation attributable to the Improvements made to the Facility by the Company, as an agent of the Agency, for the Project (the "Added Value"). The abatement schedule shall allow for a 90% exemption from taxation for the Added Value in Year 1, with such exemption being eliminated in 10% increments in PILOT Years 2-10.

Once the Total Taxable Valuation is established using the Abatement Factor, the Total Tax Payment shall be determined by multiplying the Total Taxable Valuation by the respective tax rate for each affected tax jurisdiction (after application of any applicable equalization rate). After Year 10, the Project Facility shall be subject to full taxation by the affected taxing jurisdictions.

Total Taxable Valuation = Base Valuation + (Added Value x Abatement Factor)
Total Tax Payment = Total Taxable Valuation (after equalization) x Tax Rate

PILOT ADDENDUM ACKNOWLEDGMENT OF PAYMENT-IN-LIEU-OF-TAX AGREEMENT

The undersigned has leased that certain real property and all improvements located thereon situated at 500 Parker Hill Drive in the Town of Penfield, Monroe County, New York. having a tax account no. 138.12-1-1.1 (the "Premises"), pursuant to that certain Lease Agreement, dated as of May 1, 2020 , by and between ESI Ventures, LLC and SimuTech Group, Inc. (the "Tenant"). The undersigned acknowledges that the Tenant submitted an application for benefits including, but not limited to, a partial abatement from real property taxes (the "Property Tax Abatement"), to the County of Monroe Industrial Development Agency (the "Agency"). In order for the Tenant to receive the Property Tax Abatement, the Tenant has leased the Premises to the Agency pursuant to that certain Lease Agreement, dated as of May 1, 2020; the Agency has leased the Premises back to the Tenant pursuant to that certain Leaseback Agreement, dated as of May 1, 2020; and the Tenant and the Agency have entered into that certain Payment-In-Lieu-Of-Tax Agreement, dated as of May 1. 2020 (the "PILOT Agreement"). The undersigned hereby acknowledges the Tenant's execution and delivery of the PILOT Agreement and further acknowledges that all obligations under the PILOT Agreement, including, but not limited to the obligation to make PILOT Payments (as defined in the PILOT Agreement), are the sole and exclusive obligations of the Tenant. Tax bills for amounts due should be sent directly to Tenant at SimuTech Group, Inc., Attn.: John Ilijevski, Chief Financial Officer, 500 Parker Hill Drive, Penfield, New York 14526.

IN WITNESS WHEREOF, the undersigned has caused this Acknowledgment to be duly executed on May 15, 2020.

ESI VENTURES, LLC

By:

Katherine T. Lally, Sole Member and Manager



NYS BOARD OF REAL PROPERTY SERVICES

INDUSTRIAL DEVELOPMENT AGENCIES
APPLICATION FOR REAL PROPERTY TAX EXEMPTION

(Real Property Tax Law, Section 412-a and General Municipal Law, Section 874)

| 1. HADOSTRIAL DEVELOPMENT AGENCY (IDA | (If more than one occupant attach separate listing) |
|---|--|
| Name County of Monroe Industrial Development Agncy | Name Simutech Group, Inc. |
| Street 50 West Main Street, Suite 1150 | Street 1020 Lehigh Station Road, Suite 400 |
| City Rochester, New York 14614 | City Rochester, New York 14467 |
| Telephone no. Day (585) 419-8769 | Telephone no. Day(585, 568-1313 |
| Evening () | Evening () |
| Contact Rachel C. Baranello | Contact John Ilijevski |
| Title Agency Counsel | Title Chief Financial Officer |
| 3. <u>DESCRIPTION OF PARCEL</u> a. Assessment roll description (tax map no.,/roll year 138.12-1-1.1 b. Street address | e. County Monroe |
| | f. Current assessment |
| c. City, Town or Village Penfield (Town) | g. Deed to IDA (date recorded; liber and page) Lease Agreement, a memorandum of which wa recorded on or about May 27, 2020. |
| a. Brief description (include property use) construction b. Type of construction | : . |
| | · · · · · · · · · · · · · · · · · · · |
| c. Square footageapprox_14,500 sf d. Total cost _\$3,175,000 e. Date construction commenced _ Summer 2020 | f. Projected expiration of exemption (i.e. date when property is no longer possessed, controlled, supervised or under the jurisdiction of IDA) See Attached PILOT Agreement |
| 5. SUMMARIZE AGREEMENT (IF ANY) AND MI MADE TO MUNICIPALITY REGARDLESS OF (Attach copy of the agreement or extract a. Formula for payment See Attached PILOT Agreement Agreement See Attached PILOT Agreement See Attached | STATUTORY EXEMPTION tof the terms relating to the project). |
| b. Projected expiration date of agreement See Attached | d PILOT Agreement |

| c. Municipal corporations to which pa | yments will | d. Person or entity resp | oonsible for payment |
|---|--|--|---|
| | Yes No | Name Simutech Gr | oup, Inc. |
| County Monroe | X | Title | |
| Town/City Penfield | _ X | 1020 Lohio | ah Station Pd Sto 400 |
| Village Porfield CSD | - x | Address | gh Station Rd,Ste 400 |
| School District Penfield CSD | - ^ | Rochester, new ro | DIK 14467 |
| e. Is the IDA the owner of the proper If "No" identify owner and explain in an attached statement. | n IDA rights or inte | rest Telephone 585-56 | 8-1313 |
| in an attached statement. The IDA | has a leasehold int | erest in the property. | |
| 6. Is the property receiving or has the (check one) Ye | /- \ | ived any other exemption from | real property taxation? |
| If yes, list the statutory exemption referencemption Section 485-a of the NY Real Property Tax Law | erence and assessmen | | ····· |
| 7. A copy of this application, including to the chief executive official of each to | ng all attachments, l municipality within | has been mailed or delivered or which the project is located as | $\frac{5/27/2020}{\text{indicated in Item 3.}}$ |
| | CERTIF | <u>ICATION</u> | |
| $_{ m I_{,}}$ Rachel C. Baranello | , | Agency Counsel | of |
| Name | | Title | |
| County of Monroe Industrial Develo | pment Agency | hereby certify that | the information |
| Organization on this application and accompanying | nanera constitutes | a true statement of facts | |
| on this application and accompanying | papers constitutes | a true statement of facts. | |
| 5/27/2020 | | <u>Kachel C.</u> | Berandlo |
| Date / | | Sign | ature |
| | FOR USE | BY ASSESSOR | |
| Date application filed | | | |
| 2. Applicable taxable status date | | | |
| 3a. Agreement (or extract) date | | | • |
| 3b. Projected exemption expiration | | | |
| 4. Assessed valuation of parcel i | | | |
| | | s for which the parcel is liable: | |
| 3. Special assessments and speci | as valorem levie | s for which the pareer is habie. | |
| | | | \$ |
| | | | |
| | | | • |
| Date | | Assessor | 's signature |

MEMORANDUM OF LEASE PURSUANT TO SECTION 291-c OF THE REAL PROPERTY LAW (Company to Agency)

THIS MEMORANDUM, dated as of May 1, 2020 (the "Memorandum of Lease"), is by and between SIMUTECH GROUP, INC., a corporation duly organized and validly existing under the laws of the State of Delaware with offices at 1020 Lehigh Station Road, Suite 400, Rochester, New York 14467 (the "Company") and the COUNTY OF MONROE INDUSTRIAL DEVELOPMENT AGENCY, a public benefit corporation of the State of New York, having its offices at 50 West Main Street, Suite 1150, Rochester, New York 14614 (the "Agency").

- 1. <u>Reference to Lease</u>: That certain Lease Agreement, dated as of May 1, 2020 (the "Lease Agreement"), whereby the Company leases certain real property to the Agency.
- 2. <u>Description of the Leased Premises</u>: Certain real property and improvements located in the Town of Penfield, Monroe County, New York, as more particularly described on **Schedule A** attached hereto (the "Leased Premises").
- 3. <u>Term of Lease Agreement</u>: Commencing May 1, 2020 and ending **December 31, 2031**.
 - 4. <u>Date of Commencement</u>: May 1, 2020.
 - 5. <u>Date of Termination</u>: December 31, 2031.
 - 6. Rights of Extension or Renewal: None.

Property Address:

500 Parker Hill Drive, Penfield, New York 14526

Tax Map No.:

138.12-1-1.1

Record and Return to:

Harris Beach PLLC

Attention: Lori A. Palmer, Paralegal

County Clerk Box #18

IN WITNESS WHEREOF, the Company and the Agency have caused this Memorandum of Lease to be executed in their respective names, all as of the date first written above.

SIMUTECH GROUP, INC.

| • | |
|---|--|
| | By: Name: John Ilijevski Title: Chief Financial Officer |
| | COUNTY OF MONROE INDUSTRIAL DEVELOPMENT AGENCY |
| 1 | By: Name: Ana J. Liss Title: Executive Director |
| STATE OF NEW YORK) COUNTY OF MONROE) ss.: | |
| said State, personally appeared John Ilije basis of satisfactory evidence to be the instrument and acknowledged to me that I | before me, the undersigned, a Notary Public in and for vski, personally known to me or proved to me on the individual whose name is subscribed to the within ne/she executed the same in his/her capacity, and that he individual or the person upon behalf of which the |
| STATE OF NEW YORK) COUNTY OF MONROE) ss.: | Notary Public STEVEN J. TRANELLI, ESQ. Notary Public – State of New York Monroe County Reg. 02TR6221507 Commission Expires: July 15, 20 |
| said State, personally appeared Ana J. Li basis of satisfactory evidence to be the instrument and acknowledged to me that h | before me, the undersigned, a Notary Public in and for iss, personally known to me or proved to me on the individual whose name is subscribed to the within ne/she executed the same in his/her capacity, and that e individual or the person upon behalf of which the |
| | Notary Public |
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IN WITNESS WHEREOF, the Company and the Agency have caused this Memorandum of Lease to be executed in their respective names, all as of the date first written above.

SIMUTECH GROUP, INC.

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| | By: |
| • | Name: John Ilijevski |
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| • | Title: Chief Financial Officer |
| | COTINITY OF MONTH OF THIS TOPPY AT |
| | COUNTY OF MONROE INDUSTRIAL |
| | DEVELOPMENT AGENCY |
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| | By: |
| | Name: Ana J. Liss |
| | Title: Executive Director |
| | Tido. Exceditye Dheetoi |
| STATE OF NEW YORK) | |
| COUNTY OF MONROE) ss.: | |
| COUNTY OF MONROE) SS.: | |
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| On the day of May, 2020, b | before me, the undersigned, a Notary Public in and for |
| said State, personally appeared John Ilije | vski, personally known to me or proved to me on the |
| basis of satisfactory evidence to be the | individual whose name is subscribed to the within |
| instrument and acknowledged to me that h | ne/she executed the same in his/her capacity, and that |
| moralizate and acknowledged to me mat i | lessue executed the same in his/her capacity, and that |
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Schedule A

Legal Description of the Leased Premises

All that tract or parcel of land situate in the Town of Penfield, County of Monroe and State of New York being more particularly described as being Lot 2 of Panorama Park Subdivision, Phase 2, being a Resubdivision of Remaining Lands "B" as shown on a map filed in the Monroe County Clerk's Office on March 18, 2020 in Liber 360 of Maps at page 39. Said parcel is located on the southerly side of Parker Hill Drive and is of the dimensions shown on said map.

Together with a right of way for ingress and egress over Parker Hill Drive to the highway.

MEMORANDUM OF LEASEBACK AGREEMENT Section 291-c of the Real Property Law (Agency to Company)

THIS MEMORANDUM, dated as of May 1, 2020 (the "Memorandum of Leaseback"), is by and between the COUNTY OF MONROE INDUSTRIAL DEVELOPMENT AGENCY, a public benefit corporation duly organized and existing under the laws of the State of New York with offices at 50 West Main Street, Suite 1150, Rochester, New York 14614, as Lessor (the "Agency"), and SIMUTECH GROUP, INC., a corporation duly organized and existing under the laws of the State of Delaware with offices at 1020 Lehigh Station Road, Suite 400, Rochester, New York 14467, as Lessee (the "Company").

- 1. <u>Reference to Leaseback</u>: That certain Leaseback Agreement, dated as of May 1, 2020 (the "Leaseback Agreement"), whereby the Agency leases certain real property and improvements back to the Company.
- 2. <u>Description of the Leased Premises</u>: Certain real property and improvements located in the Town of Penfield, Monroe County, New York, as more particularly described on **Schedule A** attached hereto (the "Leased Premises").
- 3. <u>Term of Leaseback Agreement</u>: Commencing May 1, 2020 and ending **December 31, 2031**.
 - 4. <u>Date of Commencement</u>: May 1, 2020.
 - 5. Date of Termination: December 31, 2031.
 - 6. <u>Rights of Extension or Renewal</u>: None.

Property Address: 5

500 Parker Hill Drive, Penfield, New York 14526

Tax Map No.:

138.12-1-1.1

Record and Return to:

Harris Beach PLLC

Attention: Lori A. Palmer, Paralegal

County Clerk Box #18

| | COUNTY OF MONROE INDUSTRIAL |
|---|--|
| • | DEVELOPMENT AGENCY |
| | a de de |
| | By: Name: Ana J. Liss |
| | Title: Executive Director |
| • | |
| | SIMUTECH GROUP, INC. |
| | |
| | By: |
| | Name: John Ilijevski |
| | Title: Chief Financial Officer |
| aid State nersonally appeared Ana | 20, before me, the undersigned, a Notary Public in and for |
| said State, personally appeared Ana basis of satisfactory evidence to be instrument and acknowledged to me by his/her signature on the instrument. | J. Liss, personally known to me or proved to me on the the individual whose name is subscribed to the within that he/she executed the same in his/her capacity, and that ent, the individual or the person upon behalf of which the nent. |
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| said State, personally appeared Ana basis of satisfactory evidence to be instrument and acknowledged to me by his/her signature on the instrume individual acted, executed the instrume STATE OF NEW YORK) COUNTY OF MONROE) ss.: On the day of May, 20 said State, personally appeared John basis of satisfactory evidence to be instrument and acknowledged to me | LORI A. PALMER Notary Public LORI A. PALMER Notary Public, State of New York No. 01PA4848797 Qualified in Monroe County 23 Commission Expires May 31, 20 23 O20, before me, the undersigned, a Notary Public in and for the individual whose name is subscribed to the within that he/she executed the same in his/her capacity, and that that he/she executed the same in his/her capacity, and that ent, the individual or the person upon behalf of which the |

IN WITNESS WHEREOF, the Agency and the Company have caused this Memorandum of Leaseback Agreement to be executed in their respective names as of the date first written above.

COUNTY OF MONROE INDUSTRIAL DEVELOPMENT AGENCY

| | Ву: |
|---|---|
| • | Name: Ana J. Liss |
| | Title: Executive Director |
| | |
| | SIMUTECH GROUP, INC. |
| • | |
| · | By: |
| • | Name: John Illjevski |
| • | Title: Chief Financial Officer |
| | |
| STATE OF NEW YORK) | |
| COUNTY OF MONROE) ss.: | |
| • | ofore me the undersigned a Notary Dublic in and for |
| | efore me, the undersigned, a Notary Public in and for ss, personally known to me or proved to me on the |
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| STATE OF NEW YORK) | |
| COUNTY OF MONROE) ss.: | |
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| On the 13 day of May, 2020, b | efore me, the undersigned, a Notary Public in and for |
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| | e individual or the person upon behalf of which the |
| ndividual acted, executed the instrument. | |
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| • | Notary Public |
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| | STEVEN J. TRANELLI, ESQ. Notary Public – State of New York |
| | Monroe Carrier D |
| | Monroe County Reg. 02TR6221507 Commission Expires: July 15, 20 |

Schedule A

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