ARTSPACE UTICA LOFTS, L.P., as beneficial owner

and

ARTSPACE UTICA LOFTS HOUSING DEVELOPMENT FUND COMPANY, INC., as fee owner

and

CITY OF UTICA INDUSTRIAL DEVELOPMENT AGENCY

PAYMENT-IN-LIEU-OF-TAX AGREEMENT

City of Utica Industrial Development Agency 2023 Real Estate Lease (Artspace Utica Lofts, L.P. Facility)

Oneida County, City of Utica, Utica City School District

Tax Account No.: 318.058-2-66

PAYMENT-IN-LIEU-OF-TAX AGREEMENT

THIS PAYMENT-IN-LIEU-OF-TAX AGREEMENT, dated as of November 30, 2023, is by and among CITY OF UTICA INDUSTRIAL **DEVELOPMENT AGENCY**, a public benefit corporation of the State of New York, with offices at One Kennedy Plaza, Utica, New York 13502 (the "Agency"), ARTSPACE UTICA LOFTS, L.P., a limited partnership duly organized, validly existing and in good standing under the laws of the State of New York, with offices at 250 Third Avenue North, Suite 400, Minneapolis, Minnesota 55401, as beneficial ARTSPACE UTICA LOFTS "Company") and (the owner. DEVELOPMENT FUND COMPANY, INC., a not-for-profit corporation duly organized, validly existing and in good standing under the laws of the State of New York, with offices at 250 Third Avenue North, Suite 400, Minneapolis, Minnesota 55401 (the "HDFC"), as fee owner and nominee for the Company.

WITNESSETH:

WHEREAS, the Agency is authorized and empowered by the provisions of Title 1 of Article 18-A of the General Municipal Law, Chapter 99 of the Consolidated Laws of New York, as amended, (the "Enabling Act"), and Chapter 710 of the Laws of 1981 of the State of New York, as amended, constituting Section 901 of said General Municipal Law (said Chapter and the Enabling Act being hereinafter collectively referred to as the "Act") to promote, develop, encourage and assist in the acquiring, constructing, reconstructing, improving, maintaining, equipping and furnishing of, among others, industrial facilities for the purpose of promoting, attracting and developing economically sound commerce and industry in order to advance the job opportunities, health, general prosperity and economic welfare of the people of the State of New York, to improve their prosperity and standard of living, and to prevent unemployment and economic deterioration; and

WHEREAS, the Company is undertaking a project consisting of (i) acquisition of that certain parcel of vacant land located at 1018 Park Avenue and a portion of those certain parcels of vacant land located at 1012 Park Avenue, 1016 Park Avenue, 1022 Park Avenue and 1013 King Street (completed address 1020 Park Avenue), in the City of Utica, Oneida County, New York (collectively, the "Land"); (ii) construction on the Land of a four-story building measuring approximately 42,640± square feet in the aggregate containing 43 live/work units, an outdoor plaza, approximately 43 parking spaces, utilities, landscaping, and a path and playground that will connect with the City of Utica planned multipurpose event space on the adjacent parcel commonly known as Artspace Utica Lofts (collectively, the "Improvements"); and (iii) acquisition and installation of furniture, fixtures and equipment in the Improvements (the "Equipment"), all to be used for the purpose of providing affordable housing and work spaces to artists and their families and to connect artists to the Utica community (the Land, the Improvements and the Equipment are referred to collectively as the "Facility" and the acquisition,

construction and equipping of the Facility is referred to collectively as the "Project"); and

WHEREAS, Bank of America, N.A. ("Construction Lender") intends to finance a portion of the costs of the Facility by extending a building loan and a project loan to the Company in the approximate aggregate principal amount of \$11,000,000, to be secured by, among other security instruments, a Building Loan Mortgage, Assignment of Leases and Rents and Security Agreement, and the Project Loan Mortgage, Assignment of Leases and Rents and Security Agreement, on the Project (collectively, the "Construction Mortgage"), both from the Company and HDFC to the Construction Lender; and

WHEREAS, New York State Low Income Housing Trust Fund ("HTF") intends to finance a portion of the costs of the Facility by extending a loan to the Company in the approximate principal amount of \$3,750,000, to be secured by, among other security instruments, a mortgage on the Project (the "HTF Mortgage") from the Company and HDFC to HTF; and

WHEREAS, New York State Downtown Revitalization Initiative ("DRI") intends to finance a portion of the costs of the Facility by extending a loan to the Company in the approximate principal amount of \$650,000, to be secured by, among other security instruments, a mortgage on the Project (the "DRI Mortgage") from the Company and HDFC to DRI; and

WHEREAS, HTF and DRI are referred to collectively as the "Lenders" and the HTF Mortgage and the DRI Mortgage are referred to collectively as the "Permanent Mortgages;" and

WHEREAS, Artspace Projects, Inc. ("Sponsor") intends to finance a portion of the costs of the Facility by accepting one or more grants in the approximate amount of (i) \$648,005 (the "Philanthropic Grants"), (ii) \$172,000 (the "NYSERDA Grant"), (iii) \$700,000 (the "ARPA Grant"), and (iv) \$1,269,000 (the "NYSCA Grant" and together with the NYSERDA Grant, the ARPA Grant and the Philanthropic Grants, the "Grants") and extending loans to the Company in the amounts of the Grants, to be secured by, among other security instruments, a mortgage on the Project (the "Philanthropic Mortgage") from the Company and HDFC to Sponsor, a mortgage on the Project (the "NYSERDA Mortgage") from the Company and HDFC to Sponsor and a mortgage on the Project (the "NYSCA Mortgage" and together with the Philanthropic Mortgage, the NYSERDA Mortgage and the ARPA Mortgage, the "Sponsor Mortgages") from the Company and HDFC to Sponsor; and

WHEREAS, to facilitate the syndication of low income housing tax credits, the Company shall admit Bank of America, N.A., a national banking association, as a limited partner with a 99.99% interest (the "Investor Limited")

Partner") and Banc of America CDC Special Holding Company, Inc, a North Carolina corporation, as a special limited partner with a 0.00% interest (the "Special Limited Partner") in accordance with a certain Amended and Restated Limited Partnership Agreement of the Partnership between the General Partner, Investor Limited Partner, Special Limited Partner and any withdrawing partner(s), as applicable (the "Limited Partnership Agreement"); and

WHEREAS, the HDFC is the fee owner of the Facility, as nominee for the Company pursuant to a Declaration of Interest and Nominee Agreement dated November 30, 2023 (the "Nominee Agreement") between the HDFC and the Company, and is entering into this PILOT Agreement for the limited purpose of its capacity as fee owner of the Facility; and

WHEREAS, the Company and Housing Visions Consultants, Inc. (the "Management Agent") are party to a Property Management Agreement dated as of November 30, 2023 (the "Management Agreement") pursuant to which the Management Agent will manage the Facility and sublease individual residential units comprising the Facility to residential tenants (each a "Residential Sublessee" and collectively the "Residential Sublessees"); and

WHEREAS, in order to induce the Company to develop the Facility, the Agency is willing to accept a leasehold interest in the Facility pursuant to a Lease Agreement dated of even date herewith and lease the Facility back to the Company and HDFC pursuant to the terms and conditions contained in a Leaseback Agreement dated of even date herewith; and

WHEREAS, the Facility will help satisfy the need for housing identified in Oneida County's Vision 20/20 Initiative by providing affordable live/work apartments for artists, creative businesses and their families; and

WHEREAS, the Agency has agreed to accept a leasehold interest to the Facility in order to advance the job opportunities, health, general prosperity and economic welfare of the people of the State of New York; and

WHEREAS, the Facility is exempt from real property taxes, general property taxes, general school district taxes, general assessments, service charges or other governmental charges of a similar nature levied and/or assessed upon the Facility or the interest therein of the Company or the occupancy thereof by the Company commencing March 1, 2024, the taxable status date, (the "Exempt Taxes"), because the Agency has a leasehold interest in the Facility and the Facility is used for a purpose within the meaning of the applicable Constitutional and statutory provisions, including the Enabling Act, provided, however, such exemption does not extend to special assessments or ad valorem levies; and

WHEREAS, the Company understands that it, as sublessee of the Facility leased by the Agency, will, in fact, have Exempt Taxes to pay under the

provisions of the Leaseback Agreement from the first date of the Exemption Term (as that date is determined by the parties and described herein) through the term of the Leaseback Agreement (the "Exemption Term"); and

WHEREAS, each year of the Exemption Term is more particularly set forth on <u>Schedule B</u> attached hereto (each year being referred to as an "Exemption Year"); and

WHEREAS, the period beginning with the first Exemption Year and ending upon the issuance of a permanent certificate of occupancy for the Project is referred to as the "Construction Exemption Term;" and

WHEREAS, the period commencing on the day following the issuance of a permanent certificate of occupancy for the Project and ending with the last Exemption Year is referred to as the "EGI Exemption Term;" and

WHEREAS, the Agency and the Company deem it necessary and proper to enter into an agreement making provision for payments-in-lieu-of-taxes and such assessments by the Company to the City of Utica, or any existing incorporated village or any village which may be incorporated after the date hereof, within which the Facility is or may be, wholly or partially located, Oneida County, Utica City School District and appropriate special districts described on Schedule A attached hereto (hereinafter each a "Taxing Authority" and collectively the "Taxing Authorities") in which any part of the Facility is or is to be located; and

WHEREAS, the PILOT Payments (as defined below) represent a deviation from the Agency's Uniform Tax Exemption Policy (the "Policy"); and

WHEREAS, pursuant to Section 874 of the Act, the Agency sent a notice to the chief executive officer of each Taxing Authority providing a description of the PILOT Payments, the Agency's reasons for deviating from the Policy as well as the time and location of the meeting during which the Agency would consider a resolution approving the deviation from its Policy and the PILOT Payments; and

WHEREAS, all defined terms herein as indicated by the capitalization of the first letter thereof and not otherwise defined herein shall have the meanings ascribed to such terms as set forth in the Leaseback Agreement.

NOW, THEREFORE, to provide for certain payments to the Taxing Authorities, and for other good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

1. The Company shall pay to each Taxing Authority:

- (a) all taxes that are due with respect to the Facility prior to the Exemption Term, no later than the last day during which such payments may be made without penalty; and
- (b) all special assessments and ad valorem taxes coming due and payable during the term of the Leaseback Agreement and the Leaseback Agreement for which the Facility is not exempt, no later than the last day during which such payments may be made without penalty.
- 2. The Company shall pay an amount in lieu of the Exempt Taxes (the "PILOT Payments") during each Exemption Year as follows:
- (a) During the <u>Construction Exemption Term</u>, the Company shall pay to each Taxing Authority an amount equal to what the Exempt Taxes would have been for the Facility but not for the Agency's involvement, such payment not to exceed the Exempt Taxes for the Facility during the 2022 2023 tax year (the "Base Taxes").
- During the EGI Exemption Term, the Company shall pay to the (b) City of Utica an amount in lieu of the Exempt Taxes equal to seven percent (7.00%) of the Effective Gross Income of the Facility. For the purposes of calculating PILOT Payments, "Effective Gross Income" or "EGI" shall be defined as the Potential Gross Income of the Facility, less vacancy losses. "Potential Gross Income" shall be defined as the maximum amount of rental income the Facility can collect in any given year. The Company shall submit to the Agency annually, no later than February 28 (i) a certified statement attesting to the EGI for the Facility for the prior calendar year, including a calculation of the PILOT Payment based on the EGI; and (ii) a check payable to "City of Utica" for the full amount of the PILOT Payment. The City shall allocate the PILOT Payment among the Taxing Authorities in the same pro-rata proportion that the Taxing Authorities would have received taxes, if the Agency did not have a leasehold interest. For purposes of apportioning the PILOT Payment, the City shall use the tax rates for the prior Exemption Year. As an example, for Exemption Year 2, the Company shall submit a statement to the Agency no later than February 28, 2026 using the EGI for calendar year 2025. The PILOT Payment remitted with this statement will be applied to School District year 2025-2026, County year 2026, and City year 2026-2027.
- (c) The Exemption Years described on <u>Schedule B</u> assume the Company will submit its first EGI statement described in Section 2(b) above in [February 2026]. If the first EGI statement is submitted on a different date, the Agency and the Company agree to amend the Exemption Years to provide for a 30-year EGI Exemption Period. During the Exemption Year that a Certificate of Occupancy is issued, PILOT Payments will be prorated between the Construction Exemption Term and the EGI Exemption Term.

- (d) Anything herein to the contrary, notwithstanding, this Agreement shall terminate on the date on which the Leaseback Agreement terminates and the Agency shall terminate its leasehold interest in the Facility pursuant to the Leaseback Agreement. Notwithstanding anything to the contrary, the Company shall have the right to terminate this Agreement without penalty if the Company determines, in its sole discretion, that termination of this Agreement will result in a more beneficial tax treatment for the Company. The right of the Company to terminate this Agreement is subject in all respects to the provisions of Article 8 of the Leaseback Agreement, and the Lease Agreement and Leaseback Agreement shall terminate concurrently.
- (e) Anything herein to the contrary, notwithstanding, upon the failure of the Company in making any payment when due hereunder and upon failure to cure such default within thirty (30) days of receipt of notice as herein provided, shall constitute an Event of Default under Section 7.1(a)(vi) of the Leaseback Agreement, and the Agency may take any one or all remedial steps afforded it in Section 7.2 of the Leaseback Agreement; provided, however, nothing herein contained shall be deemed to limit any other rights and remedies the Agency may have hereunder or under any other Transaction Document.
- (f) Anything herein to the contrary, notwithstanding, in the event of any default by the Company, the Company's Investor Limited Partner (as defined in the Amended and Restated Partnership Agreement of the Company) shall have fifteen (15) days for a monetary default and thirty (30) days in the case of any other default, after notice to the Company and the Investor Limited Partner of such default, to cure or to cause to be cured the default complained of; and the Agency shall accept such performance by or at the instigation of the Investor Limited Partner as if same had been done by the Company. If however such default cannot reasonably be expected to be cured within such period, then the Investor Limited Partner will have reasonable additional time to cure such default provided the Investor Limited Partner has commenced and continues to diligently pursue a cure.
- 3. The Company will make PILOT Payments to each Taxing Authority hereunder for each Exemption Year by making the required payment to the City of Utica no later than [February 28] of each Exemption Year. PILOT Payments that are delinquent under this Agreement shall be subject to a late penalty of five percent (5%) of the amount due which shall be paid by the Company to the City at the time the PILOT Payment is paid, and the City shall allocate the penalty among the Taxing Authorities in the same pro-rata proportion that the Taxing Authorities would have received taxes, if the Agency did not have a leasehold interest. For each month, or part thereof, that the PILOT Payment is delinquent beyond the first month, interest shall accrue to and be paid to the affected Taxing Authority on the total amount due plus a late payment penalty in the amount of one percent (1%) per month until the payment is made.

- 4. The PILOT Payments to be made by the Company pursuant to this Agreement are intended to be in lieu of all Exempt Taxes that would have to be paid on the Facility leased to the Company by the Leaseback Agreement if the Agency did not have a leasehold or other interest in the Facility.
- 5. If by reason of a change in the Constitution or laws of the State of New York, or an interpretation of the Constitution or the laws of the State of New York by the Court of Appeals (or such lower court from which the time to appeal has expired) of the State of New York, or for any other reason, the Company is required to pay any tax which the payments specified herein are intended to be in lieu of, the Company may deduct the aggregate of any such payments made by it from the amount herein agreed to be paid in lieu of such taxes and need only pay the difference. Furthermore, inasmuch as the PILOT Payments herein agreed to be made by the Company are intended to be in lieu of all Exempt Taxes, it is agreed that said payments shall not, as to any Exemption Year, be in an amount greater than would be payable for such year for such Exempt Taxes, in the aggregate, by a private corporation on account of its ownership of the Facility using an assessed value calculated pursuant to 581-A of the Real Property Tax Law. The Company shall have the ability, in its sole discretion, to challenge such 581-A assessment.
- 6. This Agreement shall be binding upon the successors and assigns of the parties.
- It is the intent of the parties that the Company will have all the rights and remedies of a taxpayer with respect to any real property or other tax, service charge, special benefit, ad valorem levy, assessment or special assessment or service charge because of which, or in lieu of which, the Company is obligated to make a payment hereunder, as if and to the same extent as if the Agency did not have a leasehold or other interest in the Facility. It is the further intent of the parties that the Company will have all of the rights and remedies of a taxpayer as if and to the same extent as if the Agency did not have a leasehold or other interest in the Facility with respect to any proposed assessment or change in assessment concerning the property (581-A or otherwise), or any portion thereof, whether through an assessor, board of assessment review, court of law, or otherwise and likewise will be entitled to protest before and be heard by such assessor, board of assessment review, court of law or otherwise and will 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 taxes that would have been payable but for the provisions hereof provided, however, that the Company must provide written notice to the Agency at least forty-five (45) days prior to filing for a change in assessment. In the event, however, that a court of competent jurisdiction shall enter an order or judgment determining or declaring that, by reason of the Agency's interest in the Facility, the Company does not have the right to bring a proceeding to review such assessment under the Real Property Tax Law or any other law, then the Company shall have the right to contest such assessment in the name and as the agent of the Agency, and the Agency agrees to cooperate with the Company in all

respects in any such proceeding at the sole cost and expense of the Company. The Company hereby unconditionally and irrevocably waives its rights, if any, to apply for and/or receive the benefit of, any other real property tax exemption including, without limitation, any real property tax exemptions that may be available under Section 485-b and Section 485-e of the Real Property Tax Law for so long as the PILOT Agreement is in effect, provided that nothing herein shall preclude the Company's rights pursuant to Section 581-a of the Real Property Tax Law. Notwithstanding anything herein to the contrary, for so long as this Agreement is in effect, the Company shall not consolidate any other tax parcels into the tax parcels that are the subject of this Agreement, without the prior written consent of the Agency in each instance.

- 8. All amounts payable by the Company hereunder will be paid to the City on behalf of the Taxing Authorities and will be payable in such lawful money of the United States of America as at the time of payment is legal tender for the payment of public and private debts, including a check payable in such money.
 - 9. (a) If any term or provision hereof should be for any reason held or adjudged to be invalid, illegal or unenforceable by any court of competent jurisdiction, such term or provision will be deemed separate and independent and the remainder hereof will remain in full force and effect and will not be invalidated, impaired or otherwise affected by such holding or adjudication.
 - (b) This Agreement may not be effectively amended, changed, modified, altered or terminated except by an instrument in writing executed by the parties hereto. Notwithstanding anything to the contrary, the Company shall have the right to terminate this Agreement without penalty if the Company determines, in its sole discretion, that termination of this Agreement will result in a more beneficial tax treatment for the Company.
 - (c) All notices, certificates or other communications hereunder shall be in writing and shall be sufficiently given and shall be deemed given when (i) mailed by United States registered or certified mail, postage prepaid, return receipt requested or (ii) when delivered by a commercial overnight courier that guarantees next day delivery and provides a receipt, to the Agency, the HDFC, the Company and the Investor Limited Partner, as the case may be, addressed as follows:

If to the Agency:

City of Utica Industrial Development Agency

One Kennedy Plaza Utica, New York 13502 Attn.: Executive Director

Email Address: jspaeth@cityofutica.com

With a Copy to:

Bond, Schoeneck & King, PLLC

501 Main Street

Utica NY 13501

Attn.: Linda E. Romano, Esq. Email Address: Iromano@bsk.com

If to the Company: Arts

Artspace Utica Lofts, L.P.

250 Third Avenue North, Suite 400 Minneapolis, Minnesota 55401

Attention: President/COO/Sr. VP Properties Email Address: greg.handberg@artspace.org

With a Copy to:

Cannon Heyman & Weiss, LLP 726 Exchange Street, Suite 500

Buffalo. New York 14210

Attention: Steven J. Weiss, Esq.

Email Address: sweiss@chwattys.com

If to the HDFC:

Artspace Utica Lofts Housing Development

Fund Company, Inc.

250 Third Avenue North, Suite 400 Minneapolis, Minnesota 55401

Attention: President/COO/Sr. VP Properties Email Address: greg.handberg@artspace.org

With a Copy to:

Cannon Heyman & Weiss, LLP

726 Exchange Street, Suite 500

Buffalo, New York 14210

Attention: Steven J. Weiss, Esq.

Email Address: sweiss@chwattys.com

If to the Investor

Bank of America, N.A.

Limited Partner:

MA5-100-04-11 100 Federal Street Boston, MA 02110

Attn: Asset Manager for Artspace Utica Lofts

With a copy to:

Holland & Knight LLP 10 St. James Avenue Boston, MA 02116

Attn: Sara C. Heskett, Esq.

provided, that the Agency, the HDFC, the Company or the Investor Limited Partner may, by notice given hereunder to the other, designate any further or different addresses to which subsequent notices, certificates or other communications to them shall be sent.

(e) This Agreement shall be governed by and construed in accordance with the laws of the State of New York.

[Signature page follows]

IN WITNESS WHEREOF, the parties have executed this **PILOT Agreement** as of the date first above written.

ARTSPACE UTICA LOFTS, L.P., a New York limited partnership

By:

Artspace Utica GP, LLC,

its general partner

By:

Artspace Projects, Inc.,

its sole member

By:

Name: Gregory P. Handberg Title: Authorized Signatory

STATE OF MINNESOTA

) ss.

COUNTY OF HENNEPIN)

JEAN ELLEN KRAMER JOHNSON NOTARY PUBLIC MINNESOTA My Commission Expires 01/81/2028

Public

The foregoing instrument was acknowledged before me this

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Description

Descript

10

SIGNATURE PAGE OF HDFC (PILOT AGREEMENT)

JEAN ELLEN KRAMER-JOHNSON NOTARY PUBLIC MINNESOTA fy Commission Expires 01/31/2028

Notary Rublin

ARTSPACE UTICA LOFTS HOUSING DEVELOPMENT FUND COMPANY, INC., a New York not-for-profit corporation

By: Name:Gregory P. Handberg

Title: Authorized Signatory

STATE OF MINNESOTA) ss.

COUNTY OF HENNEPIN)

The foregoing instrument was acknowledged before me this _____ day of November 2023, by Gregory P. Handberg, an Authorized Signatory of Artspace Utica Lofts Housing Development Fund Company, Inc., a New York not-for-profit corporation.

11

SIGNATURE PAGE OF AGENCY (PILOT AGREEMENT)

	CITY OF UTICA INDUSTRIAL DEVELOPMENT AGENCY				
Ву:	Vincent J. Gilloy, Jr Chairman				

STATE OF NEW YORK) : ss.:
COUNTY OF ONEIDA)

On the day of November 2023 before me, the undersigned a notary public in and for said state, personally appeared **Vincent J. Gilroy, Jr.**, 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 he executed the same in his capacity, and that by his signature on the instrument, the individual or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

SCHEDULE A

COUNTY OF ONEIDA Receiver of Taxes 800 Park Avenue Utica, New York 13501

CITY OF UTICA
Receiver of Taxes
City Hall
One Kennedy Plaza
Utica, New York 13502
Attn.: City Treasurer

UTICA CITY School District Receiver of Taxes 929 York Street Utica, New York 13502 Attn.: Haylee Lallier, Treasurer

SCHEDULE B

The below schedule assumes the Company will submit its first EGI report in February 2026. If the first EGI report is submitted on a different date, the Agency and the Company agree to amend this schedule at that time to provide for a 30-year EGI Exemption Period.

Exemption	Taxable Status Date	EGI Certification			
Year	Status Date	Due	School Tax Year	County Tax Year	City Tax Year
1	03/01/24	N/A	07/01/24 - 06/30/25	01/01/25 - 12/31/25	04/01/25 - 03/31/26
2	03/01/25	2026	07/01/25 - 06/30/26	01/01/26 - 12/31/26	04/01/26 - 03/31/27
3	03/01/26	2027	07/01/26 - 06/30/27	01/01/27 - 12/31/27	04/01/27 - 03/31/28
4	03/01/27	2028	07/01/27 - 06/30/28	01/01/28 - 12/31/28	04/01/28 - 03/31/29
5	03/01/28	2029	07/01/28 - 06/30/29	01/01/29 – 12/31/29	04/01/29 - 03/31/30
6	03/01/29	2030	07/01/29 - 06/30/30	01/01/30 - 12/31/30	04/01/30 - 03/31/31
7	03/01/30	2031	07/01/30 - 06/30/31	01/01/31 - 12/31/31	04/01/31 - 03/31/32
8	03/01/31	2032	07/01/31 - 06/30/32	01/01/32 - 12/31/32	04/01/32 - 03/31/33
9	03/01/32	2033	07/01/32 - 06/30/33	01/01/33 – 12/31/33	04/01/33 - 03/31/34
10	03/01/33	2034	07/01/33 - 06/30/34	01/01/34 - 12/31/34	04/01/34 - 03/31/35
11	03/01/34	2035	07/01/34 - 06/30/35	01/01/35 – 12/31/35	04/01/35 - 03/31/36
12	03/01/35	2036	07/01/35 - 06/30/36	01/01/36 - 12/31/36	04/01/36 - 03/31/37
13	03/01/36	2037	07/01/36 - 06/30/37	01/01/37 – 12/31/37	04/01/37 - 03/31/38
14	03/01/37	2038	07/01/37 - 06/30/38	01/01/38 - 12/31/38	04/01/38 - 03/31/39
15	03/01/38	2039	07/01/38 - 06/30/39	01/01/39 – 12/31/39	04/01/39 - 03/31/40
16	03/01/39	2040	07/01/39 - 06/30/40	01/01/40 - 12/31/40	04/01/40 - 03/31/41
17	03/01/40	2041	07/01/40 - 06/30/41	01/01/41 - 12/31/41	04/01/41 - 03/31/42
18	03/01/41	2042	07/01/41 - 06/30/42	01/01/42 - 12/31/42	04/01/42 - 03/31/43
19	03/01/42	2043	07/01/42 - 06/30/43	01/01/43 - 12/31/43	04/01/43 - 03/31/44
20	03/01/43	2044	07/01/43 - 06/30/44	01/01/44 – 12/31/44	04/01/44 - 03/31/45
21	03/01/44	2045	07/01/44 - 06/30/45	01/01/45 - 12/31/45	04/01/45 - 03/31/46
22	03/01/45	2046	07/01/45 - 06/30/46	01/01/46 - 12/31/46	04/01/46 - 03/31/47
23	03/01/46	2047	07/01/46 - 06/30/47	01/01/47 - 12/31/47	04/01/47 - 03/31/48
24	03/01/47	2048	07/01/47 - 06/30/48	01/01/48 - 12/31/48	04/01/48 - 03/31/49
25	03/01/48	2049	07/01/48 - 06/30/49	01/01/49 – 12/31/49	04/01/49 - 03/31/50
26	03/01/49	2050	07/01/49 - 06/30/50	01/01/50 – 12/31/50	04/01/50 - 03/31/51
27	03/01/50	2051	07/01/50 - 06/30/51	01/01/51 – 12/31/51	04/01/51 - 03/31/52
28	03/01/51	2052	07/01/51 - 06/30/52	01/01/52 – 12/31/52	04/01/52 - 03/31/53
29	03/01/52	2053	07/01/52 - 06/30/53	01/01/53 - 12/31/53	04/01/53 - 03/31/54
30	03/01/53	2054	07/01/53 - 06/30/54	01/01/54 - 12/31/54	04/01/54 - 03/31/55
31	03/01/54	2055	07/01/54 - 06/30/25	01/01/55 – 12/31/55	04/01/55 - 03/31/56