

AMENDMENT #2 TO THE FOOD SERVICE AGREEMENT

This Amendment is made and entered into by and between Chatham County (“Client”), and TRIO Community Meals, LLC (“Company”) (collectively “the Parties”).

WHEREAS, the Parties have entered into a certain Food Service Agreement (the “Agreement”), effective March 18, 2024;

WHEREAS, the Parties have agreed to extend the Agreement with a pricing adjustment; and

WHEREAS, the Parties now desire to amend said Agreement upon the terms and conditions stated herein.

NOW, THEREFORE, the Parties, intending to be legally bound hereby, mutually agree as follows:

1. **Term.** This Agreement shall be extended for an additional year beginning March 18, 2026. This will be the second (2nd) renewal of three (3) renewal extensions.
2. **Payment Arrangement.** Per section 7.5 of the Agreement, in consideration for services provided to the Client, pricing at section 7.1 shall be amended to reflect that Company shall charge the Client as follows:

Meal Type	Rate Per Meal, Plus Applicable Sales Tax
Congregate (bulk)	\$5.60
Home -delivered (pre-plated)	\$5.85
Frozen Meals	\$4.43

3. **Change in Conditions.** Section 7.4 of the Agreement shall be amended to the following language: The financial terms set forth in this Agreement, and all other obligations assumed by Company hereunder, are based on conditions in existence on the date Company commences operations including, without limitation, population; labor costs; tariffs; applicable Governmental Rules; food and supply costs; provision of equipment and utilities; state of the Premises; and federal, state and local sales, use and excise taxes (the “Conditions”). Further, Client acknowledges that in connection with the negotiation and execution of this Agreement, Company has relied upon Client’s representations regarding existing and future conditions (the “Representations”). In the event of change in the Conditions, inaccuracy of the Representations, or if Client requests any significant change in the Food Services as provided under this Agreement, the financial terms and other obligations assumed by Company shall be renegotiated to reflect a proportionate increase in Company’s charges to the Client. Company will provide a thirty (30) day notice of such increased charges.

This Amendment is effective as of March 18, 2026. All other terms and conditions of the original Agreement (as modified from time to time) shall remain in full force and effect unless otherwise amended as provided in the Agreement.

CLIENT: Chatham County

COMPANY: TRIO Community Meals, LLC

Signature: _____

Signature: _____

Name: _____

Name: John Kirk

Title: _____

Title: President

Date: _____

Date: _____