FIRST AMENDMENT TO GRANT AWARD AGREEMENT

(Bay County Board of County Commissioners/Project Cast #273)

THIS FIRST AMENDMENT TO GRANT AWARD AGREEMENT (this "Amendment") is made and entered into as of the Effective Date as set forth on the signature page below, by and between TRIUMPH GULF COAST, INC., a Florida not-for-profit corporation ("Triumph"), and BAY COUNTY BOARD OF COUNTY COMMISSIONERS ("Grantee").

WITNESSETH:

WHEREAS, Triumph and Grantee are parties to that certain Grant Award Agreement dated September 28, 2022. All capitalized terms herein shall have the meanings set forth in the Agreement; and

WHEREAS, Grantee has requested that certain amendments be made to the Agreement, and Triumph is agreeable to such amendments, on and subject to the terms set forth herein.

NOW, THEREFORE, in consideration of the mutual covenants, promises herein and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, Triumph and Grantee hereby agree as follows:

1. **Amendment to Section 5.1.** General Requirements.

The Completion Deadline within Section 5.1 of the Agreement is hereby amended as follows: Grantee agrees to compete the purchase and to cause the renovations of and improvements to the Property by December 31, 2027 (the "Completion Deadline.")

- 2. **Amendment to Section 7.2(b)(i).** Section 7.2(b)(i) of the Agreement is hereby deleted and replaced in its entirety with the following:
 - "(i) Chapter 218, Florida Statutes; applicable rules of the Department of Financial Services (DFS); and applicable of the Rules of the Auditor General. Regardless if Section 10.550 Rules of the Auditor General are applicable or not, Grantee shall provide as part of its Audit for any fiscal year in which funds related to the Deepwater Horizon oil spill are received or expended, a report that includes an opinion (or disclaimer of opinion) as to whether the schedule of receipts and expenditures of such funds is presented fairly in all material respects in relation to the financial statements taken as a whole. The report shall be prepared in accordance with AICPA Professional Standards, AU-C Section 725, promulgated by the American Institute of Certified Public Accountants."

- 3. Amendment to Section 8.3. Performance Metrics. Section 8.3(a) of the Agreement is hereby deleted and replaced in its entirety with the following:
 - "(a) **Performance Metric #1**: By the date (the "**Performance Commencement Date**") which is the earlier of (i) three (3) years after the date that the improvements to the Property and Adjacent Property have been substantially completed as evidenced by a certificate of occupancy, or (ii) December 31, 2027, the Company will have created at least 105 New Jobs (as defined below); and"
- 4. The Performance Agreement attached as Exhibit "D" to the Agreement is hereby modified as outlined in the First Amendment to the Performance Agreement attached hereto as Exhibit "D" and incorporated herein. All references to the Performance Agreement in the Agreement shall hereafter mean and refer to the Performance Agreement as amended attached hereto as Exhibit "D."
- 5. **No Other Amendments**. Except as expressly provided above, the Agreement shall remain unmodified and in full force and effect.

[signature page follows]

IN WITNESS WHEREOF, the parties 1 executed as of	hereto have caused this Amendment to be 225 (the "Effective Date").
GRANTEE:	TRIUMPH:
BAY COUNTY BOARD OF COUNTY COMMISSIONERS	TRIUMPH GULF COAST, INC., a Florida not-for-profit corporation
By: Print Name: Title: Chairman	By: Print Name: Title: Chairman
ATTEST:	By: Print Name: Title: Treasurer
By: Print Name: Title:	ATTEST: By: Print Name: Title: Secretary

EXHIBIT "B"

Budget

(See attached)

273 Bay- Project Cast \$10,500,000 Q4 2022 N/A

		Building & Equipment Purchase, Tenant Improvement	State &/or County Tax Incentives	Total
Please change year # to actual year				_
Project Total	22	7.000.440		7.005.440
	22	7,206,413 475,198	13,420	7,206,413 488,618
	24	620,315	13,420	633,735
	25	2,112,665	58,570	2,171,235
	26	-,,	-	-
20	27	-	-	-
Project Total		10,414,591	85,409	10,500,000
T-11				
Triumph	22	3,675,000		3,675,000
	23	3,073,000		-
	24			-
20	25			-
20	26			-
20	27_			-
Triumph Total	-	3,675,000	-	3,675,000
Grantee				
	22	3,531,413		3,531,413
20	23	475,198		475,198
20	24	370,315		370,315
20	25	1,862,665		1,862,665
	26			-
	27	C 220 F01		
Grantee Total	-	6,239,591	-	6,239,591
State Sales Tax Exemption on Equipment				
				-
	22		12 420	12 420
	24		13,420 13,420	13,420 13,420
	25		58,570	58,570
	26		20,270	-
20	27			-
Match Source 1 Total		-	85,409	85,409
University of West Florida IRDF Grant				
	22			-
	23			-
20	24	250,000		250,000
	25	250,000		250,000
	26			-
20 Match Source 2 Total	27	500,000	-	500,000
match 30thte 2 Total	=	300,000		300,000

Exhibit "D"

First Amendment to the Performance Agreement

(See attached)

FIRST AMENDMENT TO PERFORMANCE AGREEMENT

This First Amendment to Performance A	Agreement (this '	'Amendment"]	is made and
entered into as of	_, 2025, jointly	and severally	by Mocama
Marine LLC, a Florida limited liability com	npany (the "Con	npany") and C	George Barry
Skitsko (the "Principal") (the Company and	d the Principal	are sometimes	individually
referred to herein as an "Obligor" and collective	ely as the "Oblig	gors"), in favor	of and for the
benefit of Triumph Gulf Coast, Inc., a Florida	not-for-profit co	rporation (" Tri	umph'').

RECITALS:

WHEREAS, Triumph and the Bay County Board of County Commissioners (the "Grantee") are parties to that certain Grant Award Agreement dated September 28, 2022 (the "Grant Agreement").

WHEREAS, pursuant to the Grant Agreement, and subject to the terms and conditions therein, Triumph has agreed to make a grant to Grantee in the maximum amount of \$3,675,000 (the "Grant") to provide partial funding for a project (the "Project") to include the purchase and improvement of a 60,000+- square foot facility and related property (the "Property") at the original Bay County Industrial Park on Highway 231, a portion of which will be leased by Grantee to the Company or an affiliate.

WHEREAS, it is a condition to Triumph's obligation to make and fund the Grant to Grantee that (i) the Company agree to perform, achieve and satisfy the Performance Metrics (as defined below), and (ii) the Obligors pay the Performance Metric Clawback Amounts (as defined as defined below) in the event that the Performance Metrics are not satisfied.

WHEREAS, the Obligors have agreed to enter into this Agreement, pursuant to which, among other things, the Obligors agree to perform, achieve and satisfy the Performance Metrics and pay to Triumph the Performance Metric Clawback Amount in the event that the Performance Metrics are not satisfied.

WHEREAS, the Obligors will derive a substantial benefit from the making of the Grant to Grantee and the completion of the Project, and thus the Obligors have received and will receive good and valuable consideration for entering into this Agreement.

WHEREAS, Grantee has requested that certain amendments be made to the Grant Agreement, and Triumph is agreeable to such amendments, on and subject to the terms set forth herein.

NOW, THEREFORE, for and in consideration of the covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Obligors agree as follows:

1. **Amendment to Section 3.** Performance Metrics. Section 3(a) of the Performance Agreement is hereby deleted and replaced in its entirety with the following:

- (a)Performance Metric #1: By the date (the "Performance Commencement Date") which is the earlier of (i) three (3) years after the date that the renovations of the Property have been substantially completed as evidenced by a certificate of occupancy or other reasonable evidence, or (ii) December 31, 2027, the Company will have created at least 105 New Jobs (as defined below); and
- 2. **No Other Amendments**. Except as expressly provided above, the Performance Agreement shall remain unmodified and in full force and effect.

[signature page follows]

IN WITNESS WHEREOF, the Company and the Principal caused this First Amendment to the Performance Agreement be executed as of the day and year first above written.

The Company:
Mocama Marine LLC, a Florida limited liability company
By: East Bay Capital, Inc., a Florida corporation, its Manager
By:
Print Name: George Barry Skitsko Title: President
The Principal:
George Barry Skitsko