Fill in this information to identify the case:						
Debtor	Rhodium 2.0 LLC					
United States Ba	nkruptcy Court for the: Southern	_ District of Texas (State)				
Case number	24-90451	-				

Official Form 410

Proof of Claim 04/22

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies or any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. **Do not send original documents**; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

P	art 1: Identify the Clai	m	
1.	Who is the current creditor?	Gaurav Parikh 2020 Revocable Trust Name of the current creditor (the person or entity to be paid for this claim Other names the creditor used with the debtor	n)
2.	Has this claim been acquired from someone else?	✓ No Yes. From whom?	
3.	Where should notices and payments to the creditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Where should notices to the creditor be sent? Gaurav Parikh 2020 Revocable Trust 32 Johnson Rd Winchester, MA 01890, USA Contact phone Contact phone Contact email Z135577858 gparikh03@gmail.com Uniform claim identifier for electronic payments in chapter 13 (if you use	Where should payments to the creditor be sent? (if different) Contact phone Contact email one):
4.5.	Does this claim amend one already filed? Do you know if	 ✓ No ✓ Yes. Claim number on court claims registry (if known) ✓ No 	Filed on
	anyone else has filed a proof of claim for this claim?	Yes. Who made the earlier filing?	

Official Form 410 Proof of Claim

Da	rt	Ġ	

Give Information About the Claim as of the Date the Case Was Filed

6. Do you have any number you use to identify the		☑ No
	debtor?	Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7.	How much is the claim?	\$ 434000.00 Does this amount include interest or other charges? No
		Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
8.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.
		Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).
		Limit disclosing information that is entitled to privacy, such as health care information.
		Secured Creditor
9.	Is all or part of the claim	□ No
	secured?	Yes. The claim is secured by a lien on property.
		Nature or property:
		Real estate: If the claim is secured by the debtor's principle residence, file a <i>Mortgage Proof of Claim Attachment</i> (Official Form 410-A) with this <i>Proof of Claim</i> .
		Motor vehicle
		Other Describe: money was lent. Promisory note. Joinder agreement
		Basis for perfection: UCC- 1 filed.
		Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$434000.00
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amount should match the amount in line 7.)
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)%
		Fixed
		Variable
10.	Is this claim based on a	☑ No
	lease?	Yes. Amount necessary to cure any default as of the date of the petition.
11.	Is this claim subject to a	☑ No
	right of setoff?	Yes. Identify the property:

Official Form 410 Proof of Claim

12. Is all or part of the claim	⋈ No		
entitled to priority under 11 U.S.C. § 507(a)?	Yes.	Check all that apply:	Amount entitled to priority
A claim may be partly priority and partly		Domestic support obligations (including alimony and child support) under 1 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$
nonpriority. For example, in some categories, the law limits the amount		Up to \$3,350* of deposits toward purchase, lease, or rental of property r services for personal, family, or household use. 11 U.S.C. § 507(a)(7).	\$
entitled to priority.	— d	Vages, salaries, or commissions (up to \$15,150*) earned within 180 lays before the bankruptcy petition is filed or the debtor's business ends, whichever is earlier. 11 U.S.C. § 507(a)(4).	\$
	□ ⊺	axes or penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$
		Contributions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$
		Other. Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$
	* Amo	ounts are subject to adjustment on 4/01/25 and every 3 years after that for cases begun	on or after the date of adjustment.
13. Is all or part of the claim entitled to administrative priority pursuant to 11 U.S.C. 503(b)(9)?	days	ndicate the amount of your claim arising from the value of any goods receive for the date of commencement of the above case, in which the goods dinary course of such Debtor's business. Attach documentation supporting	have been sold to the Debtor in
Part 3: Sign Below			
The person completing this proof of claim must sign and date it. FRBP 9011(b). If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I am the I am the I am the I am a g	MM / DD / YYYY	ward the debt.
	•	ne of the person who is completing and signing this claim:	
	Name	Gaurav Parikh	
		First name Middle name Last r	name
	Title	Gaurav Parikh 2020 Revocable Trust	
	Company	Identify the corporate servicer as the company if the authorized agent is a servicer	<u> </u>
	Address		
	Contact phone	Email	



Official Form 410 Proof of Claim

Verita (KCC) ePOC Electronic Claim Filing Summary

For phone assistance: Domestic (888) 733-1541 | International 001-310-823-9000

Debtor:					
24-90451 - Rhodium 2.0 LLC					
District:					
Southern District of Texas, Houston Division	_				
Creditor:	Has Supporting Doc	umentation:			
Gaurav Parikh 2020 Revocable Trust	Yes, supporting	g documentation successfully uploaded			
32 Johnson Rd	Related Document Statement:				
Winchester, MA, 01890	Has Related Claim:				
USA	No	_			
Phone:	Related Claim Filed B	Зу:			
7135577858	Filing Party:				
Phone 2:	Creditor				
Fax:					
Email:					
gparikh03@gmail.com					
Other Names Used with Debtor:	Amends Claim:				
	No				
Acquired Claim:					
	No				
Basis of Claim:	Last 4 Digits:	Uniform Claim Identifier:			
Secured Creditor	No				
Total Amount of Claim:	Includes Interest or 0	Charges:			
434000.00	No				
Has Priority Claim:	Priority Under:				
No					
Has Secured Claim:	Nature of Secured A	mount:			
Yes: 434000.00	Describe: mon agreement	ney was lent. Promisory note. Joinder			
Amount of 503(b)(9):	Value of Property:				
No Based on Lease:	Annual Interest Rate				
No		•			
Subject to Right of Setoff:	Arrearage Amount:				
No Basis for Perfection:					
	UCC- 1 filed.				
	Amount Unsecured:				
Submitted By:					
Gaurav Parikh on 20-Oct-2024 9:42:06 p.m. Eastern Time					
Title:					
Gaurav Parikh 2020 Revocable Trust					
Company:					

UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS				
A. NAME & PHONE OF CONTACT AT SUBMITTER (optional) +1- 713-557-7858				
B. E-MAIL CONTACT AT SUBMITTER (optional) gparikh03@gmail.com				
C. SEND ACKNOWLEDGMENT TO: (Name and Address)				
32 Johnson Rd Winchester, MA 01890 USA	\neg			
TVINIGHOUSI, WITCH TOOK SON				
SEE BELOW FOR SECURED PARTY CONTACT INFORMA	THE AS	BOVE SPACE IS FO	OR FILING OFFICE USE	ONLY
1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full r not fit in line 1b, leave all of item 1 blank, check here	name; do not omit, modify, or abbreviate any the Individual Debtor information in item 10 c			al Debtor's name will
1a. ORGANIZATION'S NAME RHODIUM 2.0 LLC				
OR 1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
DEBTOR'S NAME: Provide only <u>one</u> Debtor name (2a or 2b) (use exact, full n not fit in line 2b, leave all of item 2 blank, check here	ame; do not omit, modify, or abbreviate any			al Debtor's name will
2a. ORGANIZATION'S NAME			,	
OR 2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECU	RED PARTY): Provide only one Secured Pa	arty name (3a or 3b)		
3a. ORGANIZATION'S NAME GAURAV PARIKH 2020 REVOCABLE T				
OR 3b. INDIVIDUAL'S SURNAME PARIKH	FIRST PERSONAL NAME GAURAV	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS 32 JOHNSON RD	WINCHESTER	STATE MA	POSTAL CODE 01890	COUNTRY
4. COLLATERAL: This financing statement covers the following collateral: ALL OF DEBTOR'S NOW EXISTING OR	HEREAFTER ACQUI	RED PROP	ERTY DESCR	LIBED
ON EXHIBIT A ATTACHED HERETO, AN	NALL PROCEEDS TH	IEREOF.		
Check only if applicable and check only one box: Collateral is held in a Trus	t (see UCC1Ad, item 17 and Instructions)	being administe	red by a Decedent's Persona	I Representative
6a. Check only if applicable and check only one box:	(200 000 ma, norm m and mondonolis)	6b. Check only i	f applicable and check <u>only</u> c	ne box:
Public-Finance Transaction Manufactured-Home Transaction 7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor	A Debtor is a Transmitting Utility Consignee/Consignor Seller		itural Lien Non-UCC	nsee/Licensor
7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor 8. OPTIONAL FILER REFERENCE DATA:	Consignee/Consignor Seller	/buyer L Ba	Lice Lice	IISEE/LICENSOF

Debtor count:1Secured party count:1

TEXAS SECRETARY of STATE JANE NELSON

Original Filing

Uniform Commercial Code P.O. Box 13193 Austin,Texas 78711-3193



Jane Nelson Secretary of State

Office of the Secretary of State

Transaction Receipt

Session ID: 072124RK0508 Filing #: 240042567767 Document #: 1383884620002

July 21, 2024

You will be notified via email when your filing has been imaged. Thank you for allowing us to assist you with your request.

Congratulations!

You have successfully submitted a web filing or placed an order. Please make note of the document number above. You will be notified by email when documents or orders have been processed. Expected response times for the following are:

- Filings within 24 hours;
- Certificates as quick as 2 hours;
- Copies (certified or plain) within 3 business days.

If you are not in receipt of your notification within this timeframe, please contact us at <u>UCC_Assist@sos.texas.gov</u> or call (512) 475-2703 for assistance.

Thank you for allowing us to assist you with your request. To return to the Uniform Commercial Code menu, please <u>click here</u>.

1 of 2 7/21/2024, 1:43 PM

Instructions:

● INSTRUCTIONS NEED WRITTEN.

2 of 2 7/21/2024, 1:43 PM

Rhodium Enterprises Inc.



with the

February 10, 2022

Gaurav Parikh 2020 Revocable Trust gparikh03@gmail.com 32 Johnson Rd., Winchester, MA 01890

Our auditors, **Armanino**, **LLP**, are conducting an audit of our financial statements. Please confirm directly to them the following information relating to our note payable to you at **December 31, 2021**:

Date of note:	1/19/2021
Original amount of note:	\$434,000.00
Unpaid principal balance:	\$434,000.00
Maturity date:	7/30/2024
Interest rate:	.20 %
Date to which interest has been paid:	N/A

Please indicate in the space provided below whether the above information is in agreement with your records. If it is not, please furnish our auditors any information you have that will help them reconcile the difference. Please sign and date your response and email your reply to amanda.pratzel@armaninoLLP.com, or mail your reply directly to Armanino LLP, 225 N 9th St #400, Boise, ID 83702, Attn: Confirmation Coordinator.

Very truly yours,

Cameron Blackmon, Authorized Signatory

To: Armanino, LLP

The above information regarding the obligation to Rhodium 2.0 agrees with our records at Decem following exceptions (if any):	iber 31, 2021
If there are any direct or contingent liabilities to you not otherwise indicated above, please list:	
Signature: January Statemen Title: Authorized Signatory	

Date: 02/14/2022

RHODIUM 2.0 LLC JOINDER AGREEMENT

This Joinder Agreement (this "Joinder Agreement") to that certain Operating Agreement for Rhodium 2.0 LLC, a Delaware limited liability company (the "Company") dated and effective as of December 22, 2020, by and among Rhodium JV LLC, a Delaware limited liability company (as the "Member") and Rhodium JV LLC, a Delaware limited liability company (as the "Manager")(the "Operating Agreement") is made and entered into as of __01 / 19 / 2021 (the "Effective Date") by and between the Company and Gaurav Parikh 2020 Revocable Trust, a trust formed under the laws of Massachusetts (the "Holder" and "Parikh Trust"). Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Operating Agreement.

RECITALS

WHEREAS, Holder has acquired from the Company 1,860,000 Class B Non-Voting Units in the Company (the "Units") pursuant to the Subscription Agreement, attached hereto as <u>Exhibit</u> "A", dated <u>01/19/2021</u> by and among Parikh Trust and the Company (the "Subscription Agreement"); and

WHEREAS, pursuant to the terms of the Subscription Agreement, Parikh Trust's 1,860,000 Class B Non-Voting Units represent a 0.48222222222217% Percentage Interest in the Company; and

WHEREAS, pursuant to the terms of the Subscription Agreement and the Operating Agreement, Holder is required, as a holder of such Units, to become a party to the Operating Agreement, and Holder agrees to do so in accordance with the terms hereof and the Operating Agreement.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Holder hereby agrees as follows:

- 1. <u>Joinder to LLC Agreement</u>. Holder hereby agrees that, upon execution of this Joinder, Parikh Trust shall become a party to the Operating Agreement and shall be fully bound by, and subject to, all of the covenants, terms and conditions of the Operating Agreement as though an original party thereto and shall be deemed a Class B Non-Voting Unit Member for all purposes thereof.
- 2. <u>Governing Law</u>. This Joinder Agreement shall be governed by and construed in accordance with the laws of the State of Texas.
- 3. <u>Counterparts</u>. This Joinder Agreement may be executed in one or more counterparts, including electronically signed counterparts, each of which shall be deemed to be an original and all of which, taken together, shall be deemed to constitute one and the same instrument.

4.	Notices.	All notices,	demands o	r other	communications	as	set	forth	in	the	Operating
	Agreeme	nt, shall be di	rected to Ho	older at:							

GAURAV PARIKH

32 JOHNSON RD

WINCHESTER MA 01890

Email: GPARIKH03@GMAIL.COM

5. <u>Descriptive Headings</u>. The headings used in this Joinder are for administrative convenience only and do not constitute substantive manner to be considered in construing this Joinder.

The parties have executed this Joinder Agreement as of the date set forth above.

The Company:

RHODIUM 2.0 LLC

A Delaware limited liability company

By: Rhodium JV LLC

Its: Manager

Cameron Blackmon

By: Cameron Blackmon

Its: Authorized Representative

The Holder:

GAURAV PARIKH 2020 REVOCABLE TRUST

a trust formed under the laws of Massachusetts

By: _GAURAV PARIKH_____

Its: GAURAV PARIKH

PRINCIPAL AMOUNT: \$434,000.00 LOAN DATE: 01/19/2021 , 2021 MATURITY DATE: JULY 30, 2024

SECURED PROMISSORY NOTE

FOR VALUE RECEIVED, RHODIUM 2.0 LLC, a Delaware limited liability company (hereinafter, the "Borrower"), promises to pay to the order of GAURAV PARIKH 2020 REVOCABLE TRUST, a trust formed under the laws of Massachusetts (hereinafter, the "Creditor") the principal sum of FOUR HUNDRED THIRTY-FOUR THOUSAND AND 00/100S DOLLARS (\$434,000.00) (the "Principal Amount), which Principal Amount and Accrued Interest (as hereinafter defined) shall be due and payable upon the terms and conditions set forth in this Secured Promissory Note (hereinafter, this "Note").

The amounts owing hereunder are secured as set forth in that certain Security Agreement of even date herewith (the "Security Agreement") executed by Borrower in favor of Creditor.

So long as the Principal Amount remains outstanding, simple interest in the amount of **0.20%** shall accrue on the outstanding balance of the Principal Amount (hereinafter, "Accrued Interest"). Accrued interest shall be paid annually on the anniversary of the Loan Date appearing above. A final balloon payment of the total outstanding Principal Amount and all Accrued Interest shall be due and payable on July 30, 2024 (hereinafter, the "Maturity Date").

The Borrower shall have the right to prepay this Note, in whole or in part, at any time prior to the Maturity Date without penalty or premium; provided, however, that any prepayment shall be first applied Accrued Interest, and then to the Principal Amount.

An "Event of Default" hereunder shall mean the occurrence of any of the following events: (a) the failure of Borrower to pay the outstanding balance of the Principal Amount and all Accrued Interest in full by the Maturity Date; (b) the failure of Borrower to keep, perform or observe any covenant, condition or agreement contained or expressed herein or in any other written agreement between Borrower and Creditor, including, but not limited to, the Security Agreement; (c) Borrower becoming insolvent; (d) Borrower making a general assignment for the benefit of creditors; (e) Borrower initiating or defending any case, proceeding or other action which seeks to have an order for relief entered, adjudicating Borrower as bankrupt or insolvent, or which seeks a reorganization or relief from creditors of Borrower, or which seeks the appointment of a receiver, trustee, custodian or other similar official for Borrower or for at least a substantial part of such Borrower's property; and/or (f) Borrower dissolving or liquidating.

Upon the occurrence of an Event of Default hereunder that remains uncured for thirty (30) days following written notice thereof: (a) the outstanding balance of the Principal Amount and all Accrued Interest shall be immediately due and payable; (b) the outstanding balance of the Principal Amount shall bear interest at a combined rate of Accrued Interest plus 2% per annum, compounded daily on a basis of 360 days per year, for a total of 2.20% per annum (the "**Default Rate**"); and (c) the Creditor may exercise any and all rights or remedies that the Creditor has under this Note and/or the Security Agreement, along with any and all other or additional rights or remedies to which the Creditor may be entitled at law or in equity.

No modification or waiver of any of the terms of this Note shall be allowed unless by written agreement signed by Borrower and Creditor. No waiver of any breach or default hereunder shall be deemed a waiver of any subsequent breach or default of the same or similar nature.

Any notices required under this Note shall be in writing and delivered to the recipients and addresses specified below, or such other addresses as Borrower or Creditor may specify from time to time in writing.

IF TO BORROWER:

RHODIUM 2.0 LLC 4412 Summercrest Court Fort Worth, TX 76109

With a copy via same means to:

FORNARO LAW 1022 S. La Grange Rd. La Grange, IL 60525 Attn: Charles Topping Heather Cavanaugh

charles@fornarolaw.com heather@fornarolaw.com

IF TO CREDITOR:

GAURAV PARIKH
32 JOHNSON RD
WINCHESTER MA 01890
USA

With a copy via same means to:

GAURAV PARIKH
32 JOHNSON RD
WINCHESTER MA 01890
USA

All questions concerning the construction, validity and interpretation of this Note shall be governed by, and construed in accordance with, the laws of the State of Delaware, without giving effect to any choice of law or conflict of law rules or provisions (whether of the State of Delaware or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of Delaware. Each party hereto irrevocably submits to the exclusive jurisdiction of the state courts of the State of Texas located in the City of Fort Worth, Texas, for the purposes of any suit, action or other proceeding arising out of this Note or the transactions contemplated hereby. Each party irrevocably and unconditionally waives any objection to the laying of venue of any

action, suit or proceeding arising out of this Note or the transactions contemplated hereby in the state courts of the State of Texas, located in the City of Fort Worth, Texas, and hereby irrevocably and unconditionally waives and agrees not to plead or claim in any such court that any such action, suit or proceeding brought in such court has been brought in an inconvenient forum.

EACH PARTY HERETO UNCONDITIONALLY AND IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY JURY IN ANY LEGAL PROCEEDING DIRECTLY OR INDIRECTLY ARISING OUT OF OR RELATING TO THIS NOTE OR THE TRANSACTIONS CONTEMPLATED HEREBY, WHETHER BASED ON CONTRACT, TORT OR ANY OTHER THEORY.

Neither party may assign, sell or otherwise transfer this Note or Borrower's rights under this Note without prior written consent of the other party, which consent shall not be unreasonably withheld.

The terms and conditions of this Note shall inure to the benefit of and shall be binding upon the heirs, administrators, executors, successors, and/or assigns of the Borrower and Creditor.

In the event that any provision, clause, sentence, section or other part of this Note is held to be invalid, illegal, inapplicable, unconstitutional, contrary to public policy, void or unenforceable in law to any person or circumstance, Borrower and Creditor intend that the balance of this Note shall nevertheless remain in full force and effect so long as the purpose of this Note is not affected in any manner adverse to either party.

This Note may be executed in one or more counterparts, each of which, when executed and delivered in accordance with the terms of this provision, shall be an original, and all of which, when executed and delivered, shall constitute one and the same instrument. This Note and any amendments thereto may be executed and delivered using Electronic Delivery (hereinafter defined). A party's signature and execution of this Note and any amendments hereto received through facsimile transmission or other electronic means (including files in Adobe .pdf or similar format sent via e-mail, and/or use of electronic signature services such as DocuSign, Adobe Sign, HelloSign, or similar electronic signature services (hereinafter, "E-Signature")) shall bind a party to the terms of this Note, and shall be considered for all purposes as if such party's signature is/was placed and delivered via E-Signature were an original. This Note, and any amendments thereto, to the extent delivered by electronic mail or E-Signature (any such delivery, an "Electronic **Delivery**") shall be treated in all manner and respects as an original signed and executed version delivered in person. At the request of a party, the party upon which the request is made shall reexecute a "wet-ink" original of this Note, and any amendments thereto, and deliver the same to requesting party. No party shall not raise the use of Electronic Delivery to deliver a signature or the fact that any signature or instrument was transmitted or communicated through the use of Electronic Delivery as a defense to validify of the this Note or terms hereof, and all of the parties hereby forever waives any such defense.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK; SIGNATURE PAGE(S) FOLLOWS]

[SIGNATURE PAGE TO SECURED PROMISSORY NOTE FROM RHODIUM 2.0 LLC]

BORROWER:	RHODIUM 2.0 LLC, A Delaware limited liability company
	By: Rhodium JV LLC, Its: Manager
	Cameron Blackmon
	By: Cameron Blackmon Its: Authorized Representative
DATE:	, 2021
CREDITOR:	GAURAV PARIKH 2020 REVOCABLE TRUST a trust formed under the laws of Massachusetts
	Cx C Purith

By: GAURAV PARIKH

Its: GAURAV PARIKH

01 / 19 / 2021

DATE:

SECURITY AGREEMENT

THIS SECURITY AGREEMENT (this "Security Agreement") is made and entered into on 01/19/2021 2021, by RHODIUM 2.0 LLC, a Delaware limited liability company (hereinafter, the "Grantor" or "Borrower"), in favor of GAURAV PARIKH 2020 REVOCABLE TRUST, a trust formed under the laws of Massachusetts (hereinafter, the "Creditor"), in consideration of Creditor extending credit to the Grantor pursuant to and subject to the terms and conditions set forth in that certain Secured Promissory Note of even date herewith in the original principal amount of FOUR HUNDRED THIRTY-FOUR THOUSAND AND 00/100S DOLLARS (\$434,000.00) executed by the Borrower and delivered to the Creditor, together with any modifications, extensions, renewals, additions, substitutions, or replacements thereof (collectively, the "Note"). In consideration therefor, the Grantor grants the Creditor as security for the indebtedness evidenced by the Note and any other obligations of the Grantor to the Creditor thereunder (collectively, the "Indebtedness") a security interest in and a lien upon all property of Grantor's property described in Exhibit A attached hereto, whether now existing or owned or hereafter arising or acquired (collectively, the "Collateral"). All capitalized terms not defined in this Security Agreement shall have their respective meanings ascribed to them in the Note.

Grantor represents and warrants to the Creditor that it is the owner of each of the items comprising the Collateral, and that the security interests granted therein to the Creditor constitute valid and enforceable liens thereupon. Except for those certain liens on Collateral specified in Exhibit B attached hereto (but excluding the lien created by this Security Agreement, which is also listed on Exhibit B attached hereto) (collectively, and exclusive of the lien created by this Security Agreement, the "Existing Liens"), no other or additional security interests in the Collateral or any portion thereof exist, nor shall any security interests in the Collateral be sold, assigned, or granted for so long as any Indebtedness is owed. The lien created by this Security Agreement is pari passu with, and not subordinate or senior to, the Existing Liens. The Creditor has a pro rata interest in the Collateral in an amount determined by dividing the Indebtedness by the sum of the Indebtedness and the total amount of the Company's indebtedness secured by the Existing Liens. The Grantor shall, at its sole cost and expense, perform all steps requested by the Creditor to create, perfect or maintain the security interest herein granted, including the filing of a UCC-1 Financing Statement covering the lien created by this Agreement and all Existing Liens, evidencing such liens' pari passu and pro rata nature, and the execution and filing of any other financing statements or documents.

If an "Event of Default" (as defined in the Note) shall occur or be continuing for a period of thirty (30) days after Creditor's provision of written notice to Grantor, the Creditor shall have, in addition to any other rights and remedies provided for herein or under the Note, the rights and remedies of a secured party under the State of Delaware Uniform Commercial Code, and any other rights or remedies afforded to Creditor at law or in equity.

This Security Agreement cannot be changed, modified or terminated except in writing signed by the parties hereto.

Any notices pursuant to this Security Agreement shall be in writing and delivered to the recipients and addresses specified below, or such other addresses as Grantor or Creditor may specify from time to time in writing.

IF TO GRANTOR:

RHODIUM 2.0 LLC 4412 Summercrest Ct. Fort Worth, TX 76109

With a copy via same means to:

FORNARO LAW 1022 S. La Grange Rd. La Grange, IL 60525 Attn: Charles Topping Heather Cavanaugh

charles@fornarolaw.com heather@fornarolaw.com

IF TO CREDITOR:

<u>USA</u>

GAURAV PARIKH	
32 JOHNSON RD	
WINCHESTER MA 01890	
USA	
With a copy via same means t	to:
GAURAV PARIKH	
32 JOHNSON RD	
WINCHESTER MA 01890	

The terms and conditions of this Security Agreement shall inure to the benefit of and shall be binding and severally upon the successors, assigns of the Grantor and Creditor.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK; SIGNATURE PAGE FOLLOWS]

[SIGNATURE PAGE TO SECURITY AGREEMENT FROM RHODIUM 2.0 LLC]

IN WITNESS WHEREOF, the Grantor and Creditor, with intent to be bound by the terms of this Security Agreement, have executed this Security Agreement as of the day and year first written above.

GRANTOR:	RHODIUM 2.0 LLC, A Delaware limited liability company				
	By: Rhodium JV LLC, Its: Manager				
	Cameron Blackmon				
	By: Cameron Blackmon, Its: Authorized Signatory				
DATE:	01 / 26 / 2021 , 2021				

CREDITOR: GAURAV PARIKH 2020 REVOCABLE TRUST a trust formed under the laws of Massachusetts

By: GAURAV PARIKH

Its: GAURAV PARIKH

DATE: 01/19/2021

EXHIBIT A COLLATERAL

The Collateral shall consist of:

- (A) "Inventory" which means and includes all of Grantor's now owned or hereafter acquired goods, merchandise and other personal property, wherever located, to be furnished under any contract of service or held for sale or lease, all raw materials, work in process, finished goods and materials and supplies of any kind, nature or description which are or might be used or consumed in Grantor's business or used in selling or furnishing such goods, merchandise and other personal property, and all documents of title or other documents representing them;
- (B) "Equipment" which means and includes all of Grantor's now owned or hereafter acquired equipment, machinery, and goods (excluding Inventory), whether or not constituting fixtures, including, without limitation: all office equipment, tools, dies, parts, data processing equipment, furniture and trade fixtures, and vehicles, and all replacements and substitutions therefore and all accessions thereto:
- (C) "General Intangibles" which means and includes all of Grantor's now owned or hereafter acquired general intangibles as said term is defined in the Uniform Commercial Code including, without limitation, trademarks, tradenames, tradestyles, trade secrets, equipment formulation, manufacturing procedures, quality control procedures, product specifications, patents, patent applications, copyrights, registrations, contract rights, choses in action, causes of action, corporate or other business records, inventions, designs, goodwill, claims under guarantees, licenses, franchises, tax refunds, tax refund claims, computer program flow diagrams, source codes, object codes and all other intangible property of every kind and nature;
- (D) "Receivables" which means and includes all of Grantor's now owned or hereafter acquired accounts and contract rights, instruments, insurance proceeds, documents, chattel paper, letters of credit and Grantor's rights to receive payment thereunder, any and all rights to the payment or receipt of money or other forms of consideration of any kind at any time now or hereafter owing or to be owing to Grantor, all proceeds thereof and all files in which Grantor has any interest whatsoever containing information identifying or pertaining to any of Grantor's Receivables, together with all of Grantor's rights to any merchandise which is represented thereby, and all Grantor's right, title, security and guaranties with respect to each Receivable, including, without limitation, all rights of stoppage in transit, replevin and reclamation and all rights as an unpaid vendor;
- (E) All books, records, ledger cards, files, correspondence, computer programs, tapes, disks and related data processing software (owned by Grantor or in which it has an interest) which at any time evidence or contain information relating to (A), (B), (C) and (D) above or are otherwise necessary or helpful in the collection thereof or realization thereupon;
- (F) All of Grantor's right, title and interest in and to all goods and other property, whether or not delivered;

- (G) Documents of title, policies and certificates of insurance, securities, chattel paper, instruments and other documents or instruments evidencing or pertaining to (A), (B), (C), (D), (E) and (F) above or otherwise;
 - (H) Intentionally Omitted.
- (I) (i) all cash held as cash collateral to the extent not otherwise constituting collateral, all other cash or property at any time on deposit with or held by Creditor for the account of Grantor (whether for safekeeping, custody, pledge, transmission or otherwise), (ii) all present or future deposit accounts (whether time or demand or interest or non-interest bearing) of Grantor with Creditor or any other person including those to which any such cash may at any time and from time to time be credited, (iii) all investments and reinvestment (however evidenced) of amounts from time to time credited to such accounts, and (iv) all interest, dividends, distributions and other proceeds payable on or with respect to (x) such investments and reinvestment and (y) such accounts; and
- (J) All products and proceeds of (A), (B), (C), (D), (E), (F), (G), (H) and (I) above (including, but not limited to, all claims to items referred to in (A), (B), (C), (D), (E), (F), (G), (H) and (I) above) and all claims of Grantor against third parties for (i) loss of, damage to, or destruction of, (ii) payments due or to become due under leases, rentals and hires of any or all of (A), (B), (C), (D), (E), (F), (G), (H) and (I) above and (iii) proceeds payable under, or unearned premiums with respect to policies of insurance in whatever form.

EXHIBIT B EXISTING LIENS

•	That certain loan in the amount of \$ (excluding interest, fines, penalties, attorney's costs and fees, and/or other amounts that may be assessed or due under pursuant to the note(s) or loan documents evidencing the loan, if any) made by to the Grantor, and which loan is secured by Collateral.
•	That certain loan in the amount of \$ (excluding interest, fines, penalties, attorney's costs and fees, and/or other amounts that may be assessed or due under pursuant to the note(s) or loan documents evidencing the loan, if any) made by to the Grantor, and which loan is secured by Collateral.
•	That certain loan in the amount of \$ (excluding interest, fines, penalties, attorney's costs and fees, and/or other amounts that may be assessed or due under pursuant to the note(s) or loan documents evidencing the loan, if any) made by to the Grantor, and which loan is secured by Collateral.
•	That certain loan in the amount of \$ (excluding interest, fines, penalties, attorney's costs and fees, and/or other amounts that may be assessed or due under pursuant to the note(s) or loan documents evidencing the loan, if any) made by to the Grantor, and which loan is secured by Collateral.
•	That certain loan in the amount of \$ (excluding interest, fines, penalties, attorney's costs and fees, and/or other amounts that may be assessed or due under pursuant to the note(s) or loan documents evidencing the loan, if any) made by, to the Grantor, and which loan is secured by Collateral.
•	That certain loan in the amount of \$ (excluding interest, fines, penalties, attorney's costs and fees, and/or other amounts that may be assessed or due under pursuant to the note(s) or loan documents evidencing the loan, if any) made by, to the Grantor, and which loan is secured by Collateral.
•	That certain loan in the amount of \$ (excluding interest, fines, penalties, attorney's costs and fees, and/or other amounts that may be assessed or due under pursuant to the note(s) or loan documents evidencing the loan, if any) made by, to the Grantor, and which loan is secured by Collateral.
•	That certain loan in the amount of \$ (excluding interest, fines, penalties, attorney's costs and fees, and/or other amounts that may be assessed or due under pursuant to the note(s) or loan documents evidencing the loan, if any) made by, to the Grantor, and which loan is secured by Collateral.



TITLE Rhodium 2.0 Inv Docs for Counter Signing - Parikh Trust

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IP: 107.194.108.213

7 01 / 26 / 2021 The document has been completed.

COMPLETED 22:50:39 UTC-6

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

	AME & PHONE OF CONTACT AT SUBAURAY PARIKH 7135577858 -MAIL CONTACT AT SUBMITTER (o	, ,	-			
C. SEND ACKNOWLEDGMENT TO: (Name and Address) Gaurav Parikh 32 Johnson Rd Winchester, MA 01890 USA SEE BELOW FOR SECURED PARTY CONTACT INFORMATION			FILING NUMBER: 24-0042567767 FILING DATE: 07/21/2024 12:42 PM DOCUMENT NUMBER: 1383884620002 FILED: Texas Secretary of State IMAGE GENERATED ELECTRONICALLY FOR WEB FILING THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY			
3	r's name will not fit in line 1b, leave all of ite Ad)	ame (1a or 1b) (use exact, full name; do not o m 1 blank, check here and provide the Indi				
	1a. ORGANIZATION'S NAME RHODIUM 2.0 LLC					
OR	1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	AD	DITIONAL	NAME(S)/INITIAL(S)	SUFFIX
3	alling address 46 W US Highway 79	CITY ROCKDALE		STATE POSTAL CODE 76567		COUNTRY USA
		ame (2a or 2b) (use exact, full name; do not o m 2 blank, check here and provide the Indi				
UCC1		III 2 Diank, one ok nero sama provide the mai		Jimation III	nem 10 of the 1 maneing state	ement Addendam (Form
	Za. ONOANIZATION O NAINE					
OR	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	AD	DITIONAL	NAME(S)/INITIAL(S)	SUFFIX
2c. M	AILING ADDRESS	CITY	STA	ATE	POSTAL CODE	COUNTRY
3. SE	CURED PARTY'S NAME (or NAME of ASS	IGNEE of ASSIGNOR SECURED PARTY) - P	rovide only <u>one</u> S	Secured Par	ty name (3a or 3b)	
	3a. ORGANIZATION'S NAME GAURAV PARIKH 2020	REVOCARLE TRUST				
OR	3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		DITIONAL	NAME(S)/INITIAL(S)	SUFFIX
3c. M	AILING ADDRESS	CITY	STA	ATE	POSTAL CODE	COUNTRY
	JOHNSON RD	WINCHESTER	N	IA	01890-2252	USA
ALL (LLATERAL: This financing statement cover OF DEBTOR'S NOW EXISTING OR H TACHED HERETO, AN ALL PROCEE	EREAFTER ACQUIRED PROPERTY D	ESCRIBED ON	N EXHIBIT		
EXHI	BIT A					
"Deb	tor" shall mean Rhodium 2.0 LLC The	Collateral shall consist of:				
berea locate lease supp consi merc docu (B) "E herea whet	nventory which means and includes al al-er acquired goods, merchandise and ed. to be furnished under any contract and the con	d other personal property, wherever of service or held for sale or hished goods and materials and which are or might be used or he selling or furnishing such goods, and all documents of title or other all of debtor's now owned or and goods (excluding Inventory), g, without limitation: all office				
ļ		teral is held in a Trust (see UCC1Ad, item 17 and	Instructions) Thei	ing adminis	stered by a Decedent's Perso	onal Representative
6a. Cl	neck <u>only</u> if applicable and <u>check only</u> one b		6b.	Check only	iteled by a Decedent's Ferse if applicable and check <u>only</u> I Lien □Non-UCC Filing	
	FERNATIVE DESIGNATION (if applicable): TIONAL FILER REFERENCE DATA:	Lessee/Lessor Consignee/Consign	or Seller/Buy	yer 🗀 Ba	ilee/Bailor Licensee/Lic	ensor

page						
	INANCING STATEMENT ADDENDUM DW INSTRUCTIONS					
- 1	ME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Decause Individual Debtor name did not fit, check here	g Statement; if line 1b was left			estannors thannors thannors thannors thannors than	***************************************
OR	9a. ORGANIZATION'S NAME RHODIUM 2.0 LLC 9b. INDIVIDUAL'S SURNAME					
	FIRST PERSONAL NAME					
	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX				
10 DF	BTOR'S NAME: Provide (10a or 10b) only <u>one</u> additional De	ebtor name or Debtor name that o			IS FOR FILING OFFICE U	;
	do not omit, modify, or abbreviate any part of the Debtor's na 10a. ORGANIZATION'S NAME					
	10b. INDIVIDUAL'S SURNAME					
	INDIVIDUAL'S FIRST PERSONAL NAME					
	INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)					SUFFIX
10c. M	AILING ADDRESS	CITY	S	STATE	POSTAL CODE	COUNTRY
11. Г	ADDITIONAL SECURED PARTY'S NAME or ASSIGNOI	R SECURED PARTY'S NAME: F	Provide only one	e name (11	a or 11b)	
	11a. ORGANIZATION'S NAME		<u></u>	<u> </u>	<u> </u>	
OR	11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	FIRST PERSONAL NAME AD		ADDITIONAL NAME(S)/INITIAL(S) SUFFIX	
		0.000			7500741 0005	0.0111170
TTC. IVI	AILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
12. AD	DITIONAL SPACE FOR ITEM 4 (Collateral)					
all acc (C) "G or here Comm styles. contro copyri- corpor	s. and vehicles, and all replacements and substitution essions thereto; eneral Intangibles" which means and includes all of ceafter acquired general intangibles as said term is deserted acquired general intangibles as said term is desercial Code including, without limitation, trademarks, trade secrets, equipment formulation, manufacturing procedures, product specifications, patents, patent ghts., registrations, contract rights, chosen in action, ate or other business records, inventions, designs, guarantees, licenses, franchises, tax refunds, tax ref	debtor's now owned efined in the Uniform , trade names, trade g procedures. quality applications, causes of action, loodwill, claims				
13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable) 14. This FINANCING STATEMENT covers timber to be cut covers as-extracted collateral is filed as a fixture filing					filing	
describ	me and address of a RECORD OWNER of real estate led in item 16 (if Debtor does not have a record interest):	16. Description of real estate:				
1						

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	FINANCING STATEMENT ADDENDUM OW INSTRUCTIONS		
- 1	ME OF FIRST DEBTOR: Same as line 1a or 1b on Finar because Individual Debtor name did not fit, check here		
OR	9a. ORGANIZATION'S NAME RHODIUM 2.0 LLC 9b. INDIVIDUAL'S SURNAME		
	FIRST PERSONAL NAME		
	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

4. This FINANCING STATEMENT covers the following collateral:

program flow diagrams, source codes. object codes and all other intangible property of every kind and nature;

- (D) "Receivables" which means and includes all of Debtor's now owned or hereafter acquired accounts and contract rights, instruments, insurance proceeds, documents, chattel paper, letters of credit and Debtor's rights to receive payment hereunder, any and all rights to the payment or receipt of money or other forms of consideration of any kind at any time now or hereafter owing or to be owing to Debtor, all proceeds thereof and all files in which Debtor has any interest whatsoever containing information identifying or pertaining to any of Debtors Receivables, together with all of Debtor's right, to any merchandise which is represented thereby, and all Debtor's right, title, security and guaranties with respect to each Receivable, including, without limitation, all rights of stoppage in transit. replevin and reclamation and all rights as an unpaid vendor;
- (E) All books, records, ledger cards, files, ,correspondence, computer programs, tapes, disks and related data processing software (owned by Debtor or in which it has an interest) which at any time evidence or contain infom1ation related 10 (A). (B). (C) and (D) above or are otherwise necessary or helpful in the collection thereof or realization thereupon;
- (F) All of Debtor's right, title and interest in and to all goods and other property, whether or not delivered;
- (0) Documents of title. policies and certificates of insurance, securities, chattel paper.instruments and other documents or in,,1nllnents evidencing or pertaining to (A), (13), (C),(D), (E) and (F) above or otherwise;
- (H) In1en1ionally Omitted;
- rle (i) all cash held as cash collateral to the extent not otherwise constituting collateral, all other cash or property at any time on deposit with or held by secured party for the account of Debtor (whether for safekeeping, custody, pledge, transmission or otherwise), (ii) all present or future deposit accounts (whether time or demand or interest or non-interest bearing) of Debtor with secured party or any other person including those LO which any such cash may at any time and from time to lime be credited, (iii) all investments and reinvestment {however evidenced} of amounts from time to time credited to such accounts. and (iv) all interest dividends, distributions and other proceeds payable on or with respect to (x) such investment and reinvestments and (y) such accounts; and
- (J) All products and proceeds of (A), (B), (C). (DJ, (E), (F), (G), (H) and (I) above (including, but not limited to, all claims to items referred to in A), (B}. (C), (D), (E), (F), (G). (H) and (I) above) and all claims of Debtor against third parties for (i) loss of, damage to, or destruction of, (ii) payments due or to become due under leases, rentals and hires of any or all of A), (B), (C), (D), (E), (F), (G}, (H) and (I) above and (iii) proceeds payable under, or unearned premiums with respect to policies of insurance in whatever form.