1 2 3	EXHIBIT #5 AMENDMENT #1
4 5 6 7 8	AMENDMENT TO OPERATING AND MANAGEMENT AGREEMENT BETWEEN CITY OF HALLANDALE BEACH, PRH BEACHWALK BEACHCLUB, LLC AND PRH-2600 HALLANDALE BEACH, LLC
9 10 11 12 13	This Amendment to Operating and Management Agreement (the "Agreement") is made and entered into by and between the CITY OF HALLANDALE BEACH, hereinafter referred to as "City," PRH BEACHWALK BEACHCLUB, LLC, hereinafter referred to as "Operator," and PRH- 2600 HALLANDALE BEACH, LLC, hereinafter referred to as "Developer."
14 15 16 17 18	<b>WHEREAS</b> , on December 6, 2012, the City entered into the Agreement for the operation, management and maintenance of City property located at <u>111 Surf Road</u> , Property ID <u># 514226-01-0170</u> , known as North Beach Park and the Restaurant; and
19 20 21 22	WHEREAS, on May 15, 2015, the City Commission adopted Resolution 2015-39 granting SBERG Management, LLC ("SBE") as operator of the restaurant at the City's North Beach Park; and
23 24 25	WHEREAS, the Restaurant and beach club facility opened to the public on August 17, 2015;
26 27 28 29	<b>WHEREAS</b> , pursuant to Section 35.4. of the Agreement, any subcontract for the operation of the restaurant will be treated as an assignment of the Agreement and must comply with the requirements applicable to the assignment provision of the Agreement; and
30 31 32 33	<b>WHEREAS</b> , pursuant to Section 34.3., "Procedure for Assignments Requiring City's Consent," on January 6, 2017, City staff received a written application from the Operator requesting approval of a new restaurant operator; and
34 35 36	WHEREAS, having engaged in a highly competitive process, the Operator proposes to replace the current restaurant operator SBE with Beach-Chu Hallandale LLC, an affiliate of Azumi Limited ("Azumi"); and
37 38 39 40 41 42	<b>WHEREAS</b> , the Operator is requesting City Commission approval of Beach-Chu Hallandale LLC, an affiliate of Azumi Ltd, as the operator of the restaurant at the North City Beach Park Building.
42 43 44 45	<b>NOW THEREFORE,</b> in consideration of the mutual promises of the parties contained herein the parties agree as follows:
46 47	1. The Agreement is hereby amended to incorporate the following:
48 49 50	A. Effective <u>March 1<sup>st</sup>, 2017</u> Beach-Chu Hallandale LLC is hereby approved to replace SBE as the restaurant operator of the City's North Beach Park Restaurant pursuant to Section 35.4 the Agreement between the City and

51 52 53 54 55 56 57 58	Operator. Operator and Developer understand that the approval of Beach- Chu Hallandale LLC as the restaurant operator is not considered approval for any Changes to the Improvements, including but not limited to the Restaurant, Restrooms/Changing Rooms, Beachfront Rental Facility, Lifeguard Office, Landscape Buffer and Sand Volleyball Court. Any changes to the Improvements must comply with the requirements of the Agreement, including but not limited to those set forth in Section 14 hereof.
	3. Section 5, Term, of the Agreement is amended to read as follows:
61 62 63 64	This Agreement commenced on December 6, 2012 (the "Effective Date"), and will have a term of 30 years following the Fee Commencement Date, as hereinafter defined (the "Term").
	C. Section 8.1. No Charges for Certain Use, of the Agreement is amended to read as follows:
68 69 70 71 72 73 74 75 76 77	Operator will not be permitted to impose any charges for use by the public of the Restrooms/Changing Rooms, Sand Volleyball Courts, or the sandy beach in general. Operator may impose and will set charges for use of any other facilities and uses provided upon the Property. Operator will provide a discount to City residents on any such charges imposed by Operator. Operator has agreed to provide a 20% discount for Hallandale Beach residents on all services at the facility with the exception of food and beverage. Residents will receive a 10% discount for food and beverage items. The menu will display information that communicates these discounts to patrons.
78 I 79 80	D. Section 17, Parking, of the Agreement, subsections 17.2 and 17.3 are amended to read as follows:
80 81 82 83 84 85 86 87 88 89 90 91 92 93	17.2 The parties acknowledge and agree that the Parking Spaces will be used only for visitors to the Restaurant and the beach. The Parking Spaces may not be used for the parking of cars of Beachwalk condominium residents or visitors unless they are visiting the Restaurant or the beach. 17.3 Public Parking Spaces. 40 of the 80 Parking Spaces will be designated for use by the Public (the "Public Parking Spaces") from dawn until 7:00 pm (the "Public Parking Hours"). During the Public Parking Hours, the City will set the rates and collect the revenue with respect to the Public Parking Spaces. Between 7:00 pm and dawn (the "Operator Parking Hours"), the Public Parking Spaces will be used only for visitors to the Restaurant and the beach. During the Operator Parking Hours, the City will set the rates and collect the revenue with respect to the Public Parking Spaces.
	E. Section 18, Restaurant Operation, subsection 18.3. Operating Hours, of the Agreement is amended to read as follows:

97 The Restaurant minimum operating periods are as follows: 98 Days of operation: The Restaurant will be open 7 days a week, except when 99 100 the Restaurant is closed for refurbishment, as permitted by this Agreement. 101 Initially, the restaurant will be open 7 days for dinner and 4-5 days for Lunch. 102 Lunch may be increased to 7 days, subject to demand. 103 104 Hours of operation: 105 106 1<sup>st</sup> Floor Beach Bar: 10am – 6pm 107 Restaurant 2nd Floor: Lunch Service 12:00pm – 2:30pm 108 Dinner Service 5:30pm – 11:00 pm 109 110 The Restaurant may be closed on certain holidays, if requested by Operator 111 and approved by the City Manager. Any changes to the operating hours must 112 comply with section 25.1. 113 114 F. Section 20, Beachfront Rental Facility, subsection 20.2, Beach Rental 115 Equipment, of the Agreement is amended to read as follows: 116 117 Beach Rental Equipment. The Beachfront Rental Facility will house a beach 118 chair and umbrella rental operation with sufficient inventory to provide beach 119 chairs and umbrellas for patrons within an area of the beach designated on 120 the Preliminary Site Plan. 121 122 G. Section 28. Taxes and Assessments, of the Agreement is amended to read 123 as follows: 124 125 During the Term, Operator will be responsible for any and all taxes or assessments levied against the Property and Improvements by any 126 127 Governmental Authority other than the City. Operator shall pay all taxes and 128 assessments prior to delinquency. Operator will have the right to contest any taxes and assessments, at Operator's expense. The City agrees to cooperate 129 130 with Operator in any contest of taxes or assessments, but Operator will be responsible for any costs incurred by City in such contest. If Operator pays 131 132 any tax or assessment, a portion of which is received by the City, the City 133 agrees to remit back to Operator the City's allocated share of the tax or 134 assessment. 135 136 H. Section 29 Operating Fee, subsection 29.1, Scaled Operating Fee of the 137 Agreement is amended to read as follows: 138 139 Operator agrees to pay City the monthly Minimum Operating Fee, as 140 described below. Operator shall also pay City a Percentage Fee calculated 141 upon the Gross Revenue from the operation of the Property, to the extent the 142 Percentage Fee set forth below is higher than the sum of the minimum 143 Monthly Operating Fees paid in any year, according to the following 144 schedule: 145

146 29.1.1. Commencing with the month during which the Improvements are 147 opened to the public, which the parties acknowledge was August 17, 2015, 148 hereinafter referred to as the "Fee Commencement Date," and continuing 149 through July 2020, Operator shall pay the City the greater of (a) a Minimum Operating Fee of \$5,000.00 per month or (b) 2.5% of Gross Revenue per 150 151 year. 152 153 29.1.2. Commencing in August 2020 and continuing through July 2025, 154 Operator shall pay the City the greater of (a) a Minimum Operating Fee of 155 \$7,000.00 per month or (b) 3.0% of Gross Revenue per year. 156 157 29.1.3. Commencing in August 2025 and continuing through July 2030, Operator shall pay the City the greater of (a) a Minimum Operating Fee of 158 159 \$9,000.00 per month or (b) 3.5% of Gross Revenue per year. 160 161 29.1.4. Commencing in August 2030 and continuing through July 2035, 162 Operator shall pay the City the greater of (a) a Minimum Operating Fee of 163 \$11,000.00 per month or (b) 4.0% of Gross Revenue per year. 164 165 29.1.5. Commencing in August 2035 and continuing through July 2040, Operator shall pay the City the greater of (a) a Minimum Operating Fee of 166 167 \$13,000.00 per month or (b) 4.5% of Gross Revenue per year. 168 169 29.1.6. Commencing in August 2040 and continuing through July 2045. 170 Operator shall pay the City the greater of (a) a Minimum Operating Fee of \$15,000.00 per month or (b) 5.0% of Gross Revenue per year. 171 172 173 I. Section 29, Operating Fee, subsection 29.3 Gross Revenue, of the 174 Agreement is amended to read as follows: 175 176 For purposes of calculating the Percentage Fee due under this Agreement, Gross Revenue will include all revenue generated by the use and operation 177 178 of the Property, including but not limited to, all revenue generated by the 179 Restaurant, Beachfront Rental Facility, the Parking Spaces, and any events which may be held at the Property. Gross Revenue will not include (a) 180 181 refunds to customers, (b) any promotional, employee or other discounts actually granted and (c) the amount of sales taxes imposed upon sales to 182 183 customers and collected by Operator or any Sub Operator or subcontractor 184 for remittance to the State of Florida, Division of Revenue. 185 186 J. Section 29, Operating Fee, subsection 29.5 Operator's Records and Gross 187 Revenue Reporting Requirement, of the Agreement is amended to read as 188 follows: 189 190 Operator must provide the City with a monthly statement of gross revenue, 191 which shall be provided to the City thirty (30) days following the end of the month covered by the statement. The monthly statement must be 192 193 accompanied by a certificate executed by an officer of Operator in the form 194 attached as Exhibit 29.5. The statements of gross revenue and certificates 195 may be transmitted to the City electronically. 196

197 198 199 200 201 202 203 204	Operator's annual Gross Revenue reports will be subject to a yearly audit as determined by the City by a certified public accountant selected by City. The City will provide the complete draft and final audit reports to Operator for review upon City's receipt. Operator will have 30 days after receipt to review and propose corrections to the draft audit report. If the final audit report shows that Percentage Fee payments to the City during the audit period fell short of the Percentage Fee payments required by this Agreement by an amount exceeding 10% of the required Percentage Fee payments, then the
205 206 207 208	following shall occur: 29.5 .1. Operator shall promptly pay the amount of the shortfall due City;
208 209 210 211	29.5.2. Operator must reimburse City for the cost of the audit;
211 212 213 214	29.5.3. For the next five-year period, Operator's Minimum Operating Fee will increase by \$2500 per month, and the maximum Percentage Fee will increase by an additional 0.5%; and
	Section 29, Operating Fee, is amended to add the following new section, Section 29.7 Sales Revenue Reporting Requirement, to the Agreement to read as follows:
219 220 221 222 223 224 225	If the monthly statements submitted pursuant to Section 29.5, above, indicate that total Gross Revenues for any calendar quarter did not equal or exceed 103% of the total Gross Revenues for the same period in the prior year, referred to as the "Growth Target," then Operator shall within sixty (60) days submit an outline of its plan to achieve the Growth Target. The outline must include the following:
226 227	29.7.1. Summaries of revenues from each category of services 29.7.2. Plans for the improvement of revenues for the next quarter
228 L. 229 230	Section 30, City Option to Buy Out Operator, of the Agreement is hereby deleted in its entirety and replaced by the following:
230 231 232 233 234 235 236	Section 30. City Share of Assignment Proceeds. In the event that Operator transfers, sells or assigns this Agreement, City shall be entitled to receive and Operator shall pay to City the greater of \$300,000 or two percent (2%) of the gross proceeds received by Operator in connection with such transfer, assignment or sale of this Agreement.
	Section 31, Other Payments Due Under this Agreement, is hereby amended to add the following:
240 241 242 243 244 245 246	If the City, prior to the date that is two (2) years following the Effective Date of this Amendment #1, completes the repainting and beautification of the Hallandale Beach Bridge, PRH agrees to and will reimburse the City for the actual costs paid to third parties of such repainting and beautification, not to exceed \$200,000. The amount to be reimbursed to the City will be paid within sixty (60) days of receipt of the City's paid invoice to the City's contractor for the Bridge repainting and beautification.

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248	N. Section 32, Long Term Building Maintenance, subsection 32.1, Periodic		
249	Inspection, of the Agreement is amended to read as follows:		
250			
251	Every five (5) years, beginning after the Fee Commencement Date, the City		
252	may select and procure an engineer to perform an engineering and		
253	maintenance inspection of the Property ("Periodic Inspection"). The engineer		
254	will evaluate the condition of the Building, including the structural system		
255	(roof, structural walls, windows, and exterior doors), plumbing system, HV		
256	AC, and other mechanical systems ("Building Systems"), as well as the		
257	condition of the Restaurant and all walkways, patio areas, and all other		
258	portions of the Property and Improvements to be maintained by Operator		
259	("Operator Areas"). Representatives of the Operator and the City will be		
260	notified of the Periodic Inspection and allowed to attend the inspection.		
261 262	2. The provisions of the Agreement being modified and any attachments therete in		
262	<ol><li>The provisions of the Agreement being modified and any attachments thereto in conflict with this Amendment #1 shall be and are hereby amended to conform with</li></ol>		
203 264	this Amendment # 1, effective as of the date of the last execution of this Amendment		
265	#1 by both parties.		
266			
267	3. All provisions of the Agreement not in conflict with this Amendment #1 remain in full		
268	force and effect, and are to be performed at the level specified in the Agreement.		
269	4. This Amendment #1 shall be effective upon the date it is executed by the City		
270	("Effective Date").		
271			
272	IN WITNESS WHEREOF, THE PARTIES HERETO HAVE DULY EXECUTED THIS		
273	DOCUMENT AS THE DATES SET OUT BELOW.		
274			
275	(Signatures appear on the following page.)		
276			

**OPERATOR:** WITNESSES: PRH Beachwalk Beachclub, LLC, a Florida limited liability company By: \_\_\_\_\_ Print name: \_\_\_\_\_ Title: \_\_\_\_\_ Date: \_\_\_\_\_ **DEVELOPER**: WITNESSES: PRH-2600 Hallandale Beach, LLC, a Florida limited liability company By: \_\_\_\_\_ Print name: \_\_\_\_\_ Title: \_\_\_\_\_ Date: \_\_\_\_\_ CITY OF HALLANDALE BEACH, FLORIDA ATTEST: By: \_\_\_ Roger Carlton, City Manager , City Clerk Approved as to Legal Form

Jennifer Merino, City Attorney

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282	EXHIBIT 29.5
283	to
284	
285	AMENDMENT TO OPERATING AND MANAGEMENT AGREEMENT BETWEEN CITY
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287	HALLANDALE BEACH, PRH BEACHWALK BEACHCLUB, LLC AND
288	PRH-2600 HALLANDALE BEACH, LLC
289	
290	GROSS REVENUE CERTIFICATE
291 292	GROSS REVENUE CERTIFICATE
292 293	
293 294	
294	Reference is hereby made to that certain Operating and Management Agreement (as
295	amended, supplemented, renewed, extended, replaced, or restated from time to time in
297	effect, the " <u>Agreement</u> "), dated as of December 6, 2012, by and between the CITY OF
298	HALLANDALE BEACH ("City"), PRH BEACHWALK BEACHCLUB, LLC ("Operator"),
299	and PRH-2600 HALLANDALE BEACH, LLC ("Developer").
300	
301	Further, specific reference is made to sections 29.3 and 29.5 of the Agreement and
302	Operator's obligations thereunder. Terms defined in the Agreement and not otherwise
303	defined herein shall have the meanings contained in the Agreement.
304	5 5
305	Attached is the Operator's Statement of Gross Revenue ("Statement") for the calendar
306	month ended, 20
307	
308	The Statement presents fairly in all material respects, to the extent of the actual
309	knowledge of the Operator, the Gross Revenue at and for the period presented, and
310	was prepared as required by the Agreement.
311	
312	IN WITNESS WHEREOF, the undersigned has executed this Gross Revenue
313	Certificate as of the day of, 20
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315	
316	
317	OPERATOR:
318	DDLL Deschwelk Deschelub, LLC, s
319	PRH Beachwalk Beachclub, LLC, a
320	Florida limited liability company
321 322	
322	
323 324	By: Print name:
324	
325	Title:
520	Date: