13610180 3/25/2021 2:50:00 PM \$40.00 Book - 11143 Pg - 8876-8914 RASHELLE HOBBS Recorder, Salt Lake County, UT MERIDIAN TITLE BY: eCASH, DEPUTY - EF 39 P.

RECORDED AT THE REQUEST OF:

Steven W. Call
Ray Quinney & Nebeker P.C.
36 South Main Street, Suite 1400
Salt Lake City, Utah 84111
Parcel Nos. 22-03-328-001, 22-03-334-022
A+C # 252-6/O

Above space for recording purposes

EASEMENT AGREEMENT

THIS EASEMENT AGREEMENT ("Agreement") is entered into as of the 2 1 day of March, 2021, between Medical Village, LLC ("Medical Village"), and each of the other undersigned persons below (the "Undersigned"). Medical Village and the Undersigned are referred to collectively as the "Parties" or separately as a "Party".

RECITALS

A. WHEREAS, the property located at 2200 E 4500 S, Holladay, Utah 84117 and as more particularly described in <u>Exhibit A</u> as "Parcel 1" (the "Village Professional Property") is subject to the Condominium Declaration for Village Professional Building Condominium recorded on February 25, 1980 as Entry No. 3403514 in Book 5053 Page 752, in the Office of the Salt Lake County Recorder (the "Declaration").

B. WHEREAS, pursuant to the Declaration, the condominium project created thereby is comprised of eight (8) condominium units owned by the Undersigned as follows:

- a) J. Brent Godfrey or Mary Katherine Godfrey, or Their Successor, as Trustee Under Agreement with the Godfrey Family Trust dated the 12th day of December 2014, as to Unit 1;
- b) Botox By Michelle, LLC, a Utah Limited Liability Company, as to Unit 2;

ACCOMMODATION RECORDING ONLY.

Meridian Title Company makes no representation as to
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- c) Capstone Chiropractic, LLC, a Utah limited liability company, as to Unit 3;
- d) LC Investment Properties, LLC, a Utah limited liability company, as to Unit 4;
- e) JBM Investments, LLC, a Utah limited liability company, as to Unit 5;
- f) CCLJ Properties, LLC, a Utah limited liability company, as to Unit 6; and
- g) BRIM Properties, LLC, a Utah limited liability company, as to Units 7 and 8.
- C. WHEREAS, each of the Undersigned owns an undivided interest in the common elements of the condominium project created pursuant to the Declaration, which undivided interests are appurtenant to their respective condominium units.
- D. WHEREAS, the common elements of the Village Professional Property are managed by Village Professional Building Condominium Company, a Utah non-profit corporation (the "Village Professional Association").
- E. WHEREAS, Medical Village owns land and improvements located at 2180 E 4500 S, Holladay, Utah, 84117 which is more particularly described in **Exhibit B** which is attached hereto (the "Medical Village Property").
- F. WHEREAS, Henry Walker Development, LLC ("Henry Walker") has an agreement to purchase the Medical Village Property.
- G. WHEREAS, a Record of Survey Map for the Village Professional Property, a copy of which is attached hereto <u>Exhibit C</u>, was duly recorded by the Salt Lake County Recorder's office on February 25, 1980, and a right-of-way over the Village Professional

Property is reflected on that Record of Survey Map with the corresponding legal description noted thereon.

- H. WHEREAS, an Amendment of Condominium Declaration for Village Professional Building Condominium as reflected in **Exhibit D** was executed by Leon Peterson and Karen Peterson, as owners, was duly recorded with the Salt Lake County Recorder's office on or about March 26, 1980, and a right-of-way over the Village Professional Property is reflected in that Amendment.
- I. WHEREAS, Medical Village desires to grant the Undersigned an easement for ingress and egress over that portion of the Medical Village Property legally described on **Exhibit**H attached hereto (the "Medical Village Easement Area") which easement area is depicted on **Exhibit** F attached hereto.
- J. WHEREAS, the Undersigned desire to grant Medical Village an easement for ingress and egress over that portion of the Village Professional Property legally described on **Exhibit G** attached hereto (the "Village Professional Easement Area") which easement area is depicted on **Exhibit E** attached hereto. The Medical Village Easement Area and the Village Professional Easement Area are collectively referred to in this Agreement as the "Easement Areas").
- K. WHEREAS, Medical Village and the Undersigned desire to enter into this Agreement to set forth the covenants, conditions, and restrictions relating to the Medical Village Easement Area and the Village Professional Easement Area as acknowledged, agreed upon, conveyed, and granted herein by the Parties.

TERMS

NOW, THEREFORE, for good and valuable consideration, including but not limited to the mutual covenants contained herein, the receipt and sufficiency of which are hereby acknowledged, the Parties covenant and agree as follows:

- 1. **Recitals.** The foregoing Recitals, which are true and accurate, are hereby restated and incorporated herein by reference.
- 2. Conveyance of Easement by Medical Village. Medical Village hereby conveys and grants a non-exclusive easement and right-of-way to the Undersigned, together with their successors, grantees and conveyees and their respective employees, agents, tenants, licensees, invitees, guests and visitors over and across the Medical Village Easement Area, subject to the covenants, conditions and restrictions in this Agreement including the following:
 - a. The easement shall be exclusively for the benefit of the Village Professional Property and the use thereof by the Undersigned, together with their successors, grantees and conveyees and their respective employees, agents, tenants, licensees, invitees, guests and visitors;
 - b. The easement may be used for vehicular ingress and egress, but not parking;
 - c. The easement may be used for pedestrian ingress and egress;
 - d. The easement may be used for any additional underground utilities that need to run to or from the Parties' respective properties;
 - e. The easement may be used in part for drainage; and
 - f. The location of the Medical Village Easement Area shall not be changed without the written consent of the Parties or their successors in interest.

- 3. Conveyance of Easement by the Undersigned. The Undersigned hereby convey and grant a non-exclusive easement and right of way to Medical Village, together with its successors, grantees and conveyees and their respective employees, agents, tenants, licensees, invitees, guests and visitors over and across the Village Professional Easement Area subject to the covenants, conditions and restrictions in this Agreement including the following:
 - a. The easement shall be exclusively for the benefit Medical Village Property and the use thereof by Medical Village, together with its successors, grantees and conveyees and their respective employees, agents, tenants, licensees, invitees, guests and visitors;
 - b. The easement may be used for vehicular ingress and egress, but not parking;
 - c. The easement may be used for pedestrian ingress and egress;
 - d. The easement may be used for any additional underground utilities that need to run to or from the Parties' respective properties;
 - e. The easement may be used in part for drainage; and
 - f. The location of the Village Professional Easement Area shall not be changed without the written consent of the Parties or their successor in interests.
- 4. The Superseding Effect of this Agreement on Prior Easements and Right-of-Ways. Upon the execution and recording of this Agreement with the Salt Lake County Recorder's office, this Agreement and the easements created hereby shall supersede and replace any prior easements or right-of-ways that existed or may have existed between the Parties and/or their properties including but not limited to the easements described in Exhibit C and Exhibit D.

- 5. Priority Over Liens and Encumbrances. In the event any of the properties subject to this Agreement are encumbered with a lien, mortgage, trust deed, security interest, pledge, judgment lien or other encumbrance, the Parties agree that this Agreement and the Easement Areas shall be senior to any such lien, mortgage, trust deed, security interest, pledge, judgment lien or other encumbrance of any kind, and the Parties shall make good faith efforts to obtain a subordination agreement from any such lender or lienholder.
- 6. Priority Over Other Interests. In the event all or part of the properties subject to this Agreement are sold or transferred or placed under contract to be sold or transferred, this Agreement and the Easement Areas shall be and remain valid and enforceable against any subsequent conveyee, grantee or assignee.
- 7. **Existing Utility Easements.** The Parties agree that the acknowledgment and conveyances of the Easement Areas provided for in this Agreement are made subject to utility easements heretofore granted to one or more utility companies for utilities running underground.
- 8. **No Public Use or Dedication.** This Agreement and rights to the Easement Areas are private rights and interests and the Easement Areas shall not be construed as a public road or public easement.
- 9. Agreement to Run with the Land. The Parties intend and agree that this Agreement and the easements conveyed and granted herein, together with its terms, covenants, conditions, restrictions, rights and obligations, shall be perpetual easements and shall run with the land and shall bind the Parties and their respective successors, conveyees and assigns.

- 10. Easements Conveyed in As-Is Condition. The easements are conveyed without any representation or warranty, express or implied, as to the physical condition of the Easement Areas.
- 11. Exclusive Use. Except as otherwise set forth in this Agreement, the Easement Areas shall be exclusively for the benefit of the Parties to this Agreement and their respective successors and assigns as owners of the Village Professional Property or the Medical Village Property, as applicable.
- 12. Maintenance of Easement Areas. Medical Village shall be required to maintain the Medical Village Easement Area as an asphalted drive surface sufficient for ordinary vehicular use in a commercial setting. The Village Professional Association shall be required to maintain the Village Professional Easement Area as an asphalted drive surface sufficient for ordinary vehicular use in a commercial setting. The foregoing maintenance shall include but not be limited to the removal of snow when needed, provided that neither Party shall place, blow or store snow from such Party's property onto the property owned by the other. In the event that either Party fails to maintain their respective easement area as required by this Agreement, then the other Party shall have the right, but not the obligation, to perform such maintenance work and may bill the non-performing Party the actual and reasonable expense thereof (plus a supervision fee equal to ten percent (10%) of such expense), which expense shall be paid by the nonperforming Party within ten (10) days of the receipt of documentation substantiating such expense. Should the non-performing Party fail to pay when due the expenses, then the performing Party may seek any remedy provided by applicable law and any unpaid expense shall become a lien on the parcel attributable to the non-payment. Notwithstanding the foregoing maintenance

obligations, the Parties shall not be obligated to police or light their properties encumbered by the easements granted herein.

- 13. Insurance. Medical Village and Village Professional Association shall maintain in full force and effect Commercial General Liability Insurance on an ISO standard form or its equivalent with limits of US \$2,000,000 for bodily injury, including death or property damage arising out of any one occurrence or in the aggregate on their respective properties or the Easement Area with respect to which their respective properties are the benefitted property.
- 14. **Remedies**. A Party or its successors or assigns may enforce this Agreement by specific performance or through any legal or equitable remedy available under Utah law. The Parties further agree that money damages may be an inadequate remedy for a breach or threatened breach of any provision hereof, and that a Party may enforce the terms of this Agreement by way of injunction or specific performance and that no bond or undertaking is necessary for such equitable relief.
- 15. **No Waiver.** The failure of a party to enforce a term or condition of this Agreement upon default, shall not be construed to constitute a waiver or release of the right to enforce any such covenant in the future.
- 16. No Partnership or Joint Venture Relationship. This Agreement is not intended to create and shall not be construed to create or constitute a partnership, joint venture or association between the Parties.
- 17. **Notices.** Any notice required to be given under this Agreement shall be considered given: (i) when delivered in person to the recipient named below, (ii) when delivered by a reputable overnight delivery service, or (iii) seven (7) days after deposit in the United States

mail in a sealed envelope or container, either registered or certified mail, return receipt requested, postage prepaid, addressed by name to the person and party intended. All notices shall be given to the addresses set out below in the signature blocks.

- 18. **Severability**. The covenants, terms and conditions in this Agreement are declared to be independent and severable. Thus, if any covenant, term or condition shall be held invalid or unenforceable or not to run with the land, such holding shall not affect the validity or enforceability of the remaining covenants, terms and conditions of this Agreement.
- 19. Recording. This Agreement shall be recorded in the Office of the Salt Lake County Recorder.
- 20. The Dominant Estate and Servient Estates. The dominant estate under this Agreement regarding the Village Professional Easement Area shall be the Medical Village Property. The dominant estate under this Agreement regarding the Medical Village Easement Area shall be the Village Professional Property.
- 21. Successors and Grantees. The terms successor, conveyee, grantee or assignee, or the plural thereof shall refer to each person in the chain of title which succeeds to the ownership of the property encumbered by this Agreement whether such person is a buyer, grantee, receiver, trustee, personal representative or other person who obtains fee ownership to any of the property encumbered by this Agreement.
- 22. **Default.** Except as otherwise provided for in this Agreement, if a Party defaults under this Agreement, the non-breaching Party shall be required to give written notice of such default to the alleged breaching party, and the alleged breaching party shall have ten (10)

business days in which to cure any such default or to make satisfactory arrangement for curing such default.

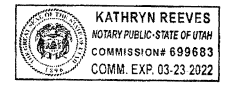
- 23. **Governing Law**. The interpretation, validity, performance, and enforcement of this Agreement shall be governed by Utah law except to the extent such law is preempted by the laws of the United States.
- 24. **Attorneys' Fees.** In the event a Party institutes any legal action or proceeding to enforce any right, covenant, term or obligation of this Agreement, the prevailing party shall be entitled to recover his or its reasonable attorneys' fees and legal expenses incurred in connection with such action.
- 25. Entire Agreement / Integrated Contract. This Agreement constitutes the entire agreement between the Parties pertaining to the subject matter hereof, and supersedes all prior oral or written agreements and understandings between the Parties concerning the subject matter.
- 26. Authority of Person Signing in a Representative Capacity. Each person executing this Agreement represents and warrants that such person is duly authorized to sign this Agreement in the capacity represented.
- 27. **Amendment**. This Agreement may only be amended or modified by a written document signed by the Parties or their successor in interest.
- 28. Counterpart Signatures. This Agreement may be executed in counterparts, each of which may be executed and delivered in counterpart, and all original counterparts, when placed together, shall constitute one agreement binding on the Parties as of the Effective Date. Notwithstanding the foregoing, the counterpart signature pages need to be original signature pages so that this Agreement may be duly recorded with the Salt Lake County Recorder's office.

29. Effective Date. This Agreement shall be effective upon the final signature of the Parties hereto.

IN WITNESS WHEREOF, this Easement Agreement is entered into on the dates set forth below.

MEDICAL VILLAGE:

MEDICAL VILLAGE, LLC
2180 East 4500 South, Suite 150 Holliday, Utah 84117
By Exace E M
Bruce Holmes, its manager and authorized agent
STATE OF UTAH) : ss
COUNTY OF SALT LAKE)
On the 20th day of March, 2021, personally appeared before me Kuthryn Recues who duly acknowledged to me that he or she executed the same on behalf of the same on his own behalf and as the manager of Medical Village
Notary Public Residing at: Sandy Utah
Commission Expires: 03-23 2022



UNDERSIGNED:

THE GODFREY FAMILY TRUST DATED THE 12TH DAY OF DECEMBER,
2014
6161 S. 2090 E. HELLADAY, UT 64121
(insert address)

By State of Mary Katherine Godfrey, or Their Successor, as Trustee of the foregoing Trust

STATE OF UTAH

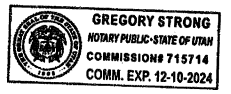
Section 1. Section

Commission Expires:

12-10-2024

GREGORY STRONG
NOTARY PUBLIC-STATE OF UTAH
COMMISSION# 715714
COMM. EXP. 12-10-2024

BOTOX BY WITCHELLE, LLC, A UTAH LIMITED LIABILITY COMPANY
By: Male State Its manager or duly authorized agent 2200 E 4500 S Ste 130 Holladay UT 84117
(insert address)
STATE OF UTAH) : ss
·
On the 171 day of Murch, 2021, personally appeared before me Michelle 3chlentz who duly acknowledged to me that he or she executed the same on behalf of the same on his own behalf and as the manager of Munaging Member of Botox By Michelle, Lic
Notary Public Residing at: (4)
Commission Expires:
12-10-2024
STATE OF UTAH STATE OF UTAH Section 1: ss COUNTY OF SALT LAKE On the 24th day of March, 2021, personally appeared before me Michelle Schlentz who duly acknowledged to me that he or she executed the same on behalf of the same on his own behalf and as the manager of March of Solox By Michelle, LLC Notary Public Residing at: Salt Lake County Commission Expires:



CAPSTONE CHIROPRACTIC LLC,
a Utah limited liability company
Ву:
Its manager or duly authorized agent
2200 E 4500 S STE 110
HOLLADAY UT GUILF
(insert address)
STATE OF UTAH)
; ss
COUNTY OF SALT LAKE)
On the 24th day of March, 2021, personally appeared before me Ryan Rowell who duly acknowledged to me that he or she executed the same as the Managing wenter
who duly acknowledged to me that he or she executed the same as the Manging went to
of Capstone Chiropractic LLC, a Utah limited liability company, on behalf of the limited liability
company.
Sugar W Stan
Notary Public (
Residing at: Saft Lake County
Commission Expires:
12-10-2024
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GREGORY STRONG
NOTARY PUBLIC-STATE OF UTAH
COMMISSION# 715714
COMM. EXP. 12-10-2024

a Utah limited liability company		
By Zy X b C		
Its manager or duly authorized agent		
400 Wind Piver Dr.		
West budan ut		
(insert address)		
STATE OF UTAH) : ss		
COUNTY OF SALT LAKE)		
On the 25th day of March, 2021, personally appeared before me Lisa Helevit who duly acknowledged to me that he or she executed the same as the March of LC Investment Properties, LLC, a Utah limited liability company, on behalf of the limited liability company.		
Notary Public Residing at: Salt Lake County		
Commission Expires:		
12-10-2024		

JBM INVESTMENTS, LLC, a Utah limited liability company

By:	
Its manager or duly author	orized agent
988 E. Losa Rosa	Street
Michale LAT 940	47_
(insert address)	
STATE OF UTAH)
CATE YEAR OF CLY MILL	: ss
COUNTY OF SALT LA	KE)
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	, a Clair finited hability company, on behalf of the infitted hability
company.	1.
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	Notary Public Stone
	Residing at: Salt Lake County
Commission Expires:	The state of the s
•	GREGORY STRONG
12-10-2024	HOTARY PUBLIC-STATE OF UTAH
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CCLJ PROPERTIES, LLC,
a Utah limited/liability company
By: Aller
Its manager or duly authorized agent
2363 DAKEVEST CANE
S.C.C UTAH
84121
(insert address)
STATE OF UTAH)
COLDETA OF CALT LAKE 7
COUNTY OF SALT LAKE)
On the 24th day of March, 2021, personally appeared before me Charles Wall who duly acknowledged to me that he or she executed the same as the Manging Member
who duly acknowledged to me that he or she executed the same as the Manager Member
of CCLJ Properties, LLC, a Utah limited liability company, on behalf of the limited liability
company.
A in the
Lugar Westign
Notary Public 8
Residing at: Satt Lake County
Commission Expires:
12 10 2 43 16

	BRIM PROPERTIES, LLC,
	a Utah limited liability company
	the state of the s
	By:
	Its manager, president, general partner or duly authorized agent
September 1	7200 F. 4500 S. # 230
	- Halla day, UT 5414
	(insert address)
	STATE OF UTAH)
	; ss
	COUNTY OF SALT LAKE)
	2 2 7 4th a March 2001 11 11 5 The state of the
	On the 24th day of March, 2021, personally appeared before me Jayson Peterson who duly acknowledged to me that he or she executed the same as the Managing Member
	of Brim Properties, LLC, a Utah limited liability company, on behalf of the limited liability
	company.
	Company.
	Luin Witten
	Notary Public
	Residing at: Salt Lake lowery
	Commission Expires:
	12-10-2024
	GREGORY STRONG
	MOTARY PUBLIC - STATE OF UTAH
	COMMISSION# 715714
	COMM. EXP. 12-10-2024

VILLAGE PROFESSIONAL BUILDING CONDOMINIUM COMPANY, a Utah non-profit corporation

(insert address) STATE OF UTAH ; ss COUNTY OF SALT LAKE) On the 24th day of March, 2021, personally appeared before me Gregory W. Strong who duly acknowledged to me that he or she executed the same as the <u>Property Wanager</u>

of Village Professional Building Condominium Company, a Utah non-profit corporation, on behalf of the non-profit corporation.

Residing at: Salt Lake County

Commission Expires:

11/30/2024



[- End of Document -]

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EXHIBIT A

The General Legal Description of the Properties owned by the Village Professional Owners

EXHIBIT "A"

Legal Description

Halber I:

Beginning at a point on the South line of 4500 South Street, said point being South 300.975 feet and West 817,332 feet from the center of Section 3, Township 2 South, Range 1 East, Salt Lake Base and Meridian; said point also being N89°38'30" W 817.90 feet and S 2°14'30" W 53.03 feet from the Salt Lake County Monument in the Intersection of 4500 South and 2300 East Streets; said monument being S 0°07'30" E from the center of said Section 3; and running thence S 2°14'30" W 272,83 feet to the North boundary line of the Carriage Lane Tract; said point also being on the line of that certain Boundary Line Agreement dated January 8, 1984 and recorded June 8, 1964 as Entry No. 2005378 in Book 2199, at Page 176; and running thence along the line established by said Agreement S 86°22'00" W 147.76 feet; thence N 0°02'12" E 282.97 feet to the South line of 4500 South Street; thence S89°38'30" E 157.96 feet to the point of beginning.

Excepting therefrom Units 1 through 8,

Being the Common Area.

Parcel 2:

Units 1 - 8, The Village Professional Building, a Utah Condominium Project.

Together with: (a) The undivided ownership interest in said Condominium Project's Common Areas and Facilities which is appurtenant to said Unit, (The referenced Declaration of Condominium providing for periodic alteration both in the magnitude of said undivided ownership interest and in the composition of the Common Areas and Facilities to which said interest relates); (b) The exclusive right to use and enjoy each of the Limited Common Areas which is appurtenant to said Unit, and (c) The nonexclusive right to use and enjoy the Common Areas and Facilities included in said condominium project (As said project may hereafter be expanded) in accordance with the aforesaid Declaration and Survey Map (As said Declaration and Map may hereafter be amended or supplemented) and the Utah Condominium Ownership Act.

Meridian Title Co. - POOR COPY-

EXHIBIT B

The Legal Description of the Property owned by Medical Village

EXHIBIT "B"

Legal Description

Beginning at the Northwest corner of the Village Professional Building Condominium Plat as found and on file at the Salt Lake County Recorders Office, Book 80-2, Page 41, and being on the South line of 4500 South Street (106,00 foot right of way), sald point being North 89°38'30" West 977.90 feet along the monument line of 4500 South Street and South 0°02'12" West 53.00 feet from a street monument found at the intersection of 4500 South Street and 2300 East Street, said street monument being South 0°07'08" East (South 0°07'30" East, Deed) 253.18 feet (253.09 feet, Deed) from the center of Section 3, Township 2 South, Range 1 East, Salt Lake Base and Meridian, and running thence South 0°02'12" West 282.98 feet along the West line of sald Village Professional Building Condominium Plat to the North line of Carriage Lane Apartments Home Condominium Plat as found and on file at the Salt Lake County Recorders Office, Book CC, Page 34, thence South 86°22'00" West 55,66 feet along the North line to a Northwest corner of said Carriage Lane Apartments Homes Condominium Plat, thence South 19°21'00" East 64.00 feet along the West line to an interior corner of said Carriage Lane Apartments Homes Condominium Plat, thence South 89°02'00" West 259,42 feet along the North line to the Northwest corner of said Carriage Lane Apartments Homes Condominium Plat and being on the East line of Holladay Boulevard (66.0 foot right of way), thence North 39°05'23" West 50.12 feet along the East line of said Holladay Boulevard, thence Northwesterly 134,74 feet along the arc of a 300,44 foot radius curve to the right (center bears North 50°54'37" East and the long chord bears North 26°14'31" West 133,61 feet with a central angle of 25°41'45") along the East line of said Holladay Boulevard, thence North 68°43'00" East 171.64 feet to and along the South line to the Southeast corner of the Twin Peaks Medical Plaza Condominium Plat as found and on file at the Salt Lake County Recorders Office Book 88-12, Page 122, thence North 0°21'30" West 131.63 feet along the East line to the Northeast corner of said Twin Peaks Medical Plaza Condominium Plat and being on the South line of 4500 South Street, thence South 89°38'30" East 225,48 feet along the South line of said 4500 South Street to the point of beginning.

> Meridian Title Co. - POOR COPY-

EXHIBIT C

A Recorded 1980 Record of Survey Reflecting a Right-of-Way Over and Across the Village Professional Property

Telephores de la companya de la comp

Meridian Tille COPYPOOR COPY4500 SOUTH ST 668.28 WAIL & WACHER 5 88° 34' 30" E FEARTED . AREA . PERPENDIQUIAR PAILOING TIES SCALE Beginning at a point on the South line of 4500 Earth Street, said point being South 300.075 feet and Nest 817.372 feet and Nest 817.372 feet and Nest 817.372 feet from the Center of Section 3, Township 2, feet from the Center of Section 3, Township 2, feet from the Section 3, Township 2, foother, Range 1, East, Soit Lake Base and Nervillan, and ronning townse 507.28'2" W 162.50 feet; thence 587.5744" E 16.00 feet; thence 507.272" W 162.50 feet; thence 187.7544" E 16.00 feet; thence 507.272" W 25.05 feet) thence No 02.12" E 282.77 feet to the point of beginning. 78°, 220 LEGEND PRIVATE OWNERSHIP UNITS COMMON AREA ALL BLEVATIONS ARE PER BALT LAKE COUNTY
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EXHIBIT D

A Recorded Amendment of Condominium Declaration Reflecting a Right-of-Way Over and Across the Village Professional Property

181. Ru. L. ?

AMENDMENT

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CONDOMINIUM DEGLARATION

FOR

VILLAGE PROFESSIONAL BUILDING CONDOMINIUM

WHEREAS, Deon Peterson and Karen F. Peterson, his wife, did create that certain Condominium known as the Village Professional Building Condominium through the recordation of a Condominium Declaration recorded February 25, 1980 as entry number 3403514 in book 5053 at pages 752 through 788 of the official records of Salt Lake County, Utah, and that certain Record of Survey Map filed for record on February 25, 1980, as entry number 3403512 in book 80-2 of Plats at page 41 in the office of the County Recorder for Salt Lake County, Utah; and

WHEREAS, said Declaration as recorded and above referred to failed to contain a legal description of the real property covered and subject to the Declaration;

WHEREAS, the Declarants, Leon Peterson and Karen F. Peterson, his wife, are the sole owners of the property described in the attached "Exhibit A" and are the sole Declarants in the above referenced Declaration and are therefore entitled to amend said Declaration and submit the subject property to the terms thereof;

Therefore, the Declarants, Leon Peterson and Karen F. Peterson, his wife, do hereby amend the above referenced Declaration to include the attached "Exhibit A" which describes the real property, with all buildings and other improvements constructed thereon together with all appurtenances thereto which are to be subject to the Utah Condominium Act as a Condominium Project according to the terms of the above referenced Declaration.

Declarants further state that all terms, covenants and conditions are in full force and effect as to the subject property.

In Witness Whereof, the undersigned have caused this amendment of Declaration to be executed on their behalf this 18 day of March, 1980.

HATU TO IE

SALT LAKE

LEGN PROFESSON and KARRN F. PETERSON, the signers of the within instrument sho willy acknowledged to me that they executed the same.

My Commission Expires: 11-7-8/

CONSENT OF MOREGAGES

First Security State Bank (Mortgagee), hereby consents to the recordation by Leon Peterson and Karem F. Peterson, his wife, of the "Condominium Declaration for Village Professional Building Condominium", the related survey map and this Amendment thereto, in the Official Records of Salt Lake County, Utah, provided, however, that such consent shall not be deemed to render the Mortgagea a declarant or developer under the Act, this Declaration, or otherwise or in any way to render the Mortgagea liable for any obligations of the Declarant or developer,

DATED this 1874 day of March, 1980.

FIRST SECURITY STATE BANK

Henry S. Kesler Its Vice President

HATTI TO ETATE COUNTY OF SALT LAKE)

On this 18 day of March, 1980, personally appeared before me Heary S. Resier who being by me duly sworn, did say that he is the Vica President of FIRST SECURITY STATE DANK, and that the foregoing instrument was signed by him in hehalf of said Corporation by authority of a resolution was signed by him in hehalf of said Corporation by authority of a resolution of the Mora of Directors and he duly acknowledged to me that the said of its Board of Directors and he duly acknowledged to me that the said Corporation executed the same and that the seal affixed is the seal of said Corporation.

> Mr Public Second rission Expires: 1444 7/98/ Residing at: Salt 1 ale Cuty, D/Ah

Meridian Title Co.

Froperty located in Salt Lake County, State of Utah.

Harris Allerta Market VI

EEGINATING at a point on the South line of 4500 South Street, said point being South 300.975 feet and West 817.332 feet from the center of Saction 3, Township 2 South, Range 1 East, Salt Lake Base and Meridian, said point also being North 89° 38' 30" West 817.90 feet and South 2° 14' 30" West 53.03 feet from the Salt Lake County Monument in the intersection of 4500 South and 2300 East Streets, said Monument being South 0° 07' 30" East from the center of said Section 3, and running thence South 2° 14' 30" West 272.83 feet to the North Boundary line of the Carriage Lane Tract, said point also being on the line of that certain boundary line agreement dated January 2,1964 and recorded June 8, 1964 as entry number 2005378 in Book 21.99 at page 176; and running thence along the line established by said agreement South 86° 22' 00" West 147.76 feet; thence North 0° 02' 12" East 282.97 feet to the South line of 4500 South Street; thence South 89° 38' 30" East 157.96 feet to the point of beginning Contains 0,9752 acres.

SUBJECT TO a right of way described as follows;

BEGINNING at a point on the South line of 4500 South Street, said point heing South 300.975 feet and West 817.332 feet and North 89° 38' 30" West 157.96 feet from the center of Section 3, Township 2 South, Range 1 East, Salt Lake Rase and Meridian, and running thence South 89° 38' 30" East 10.00 feet; thence South 0° 02' 12" West 152.50 feet; thence South 82° 57' 48" East 15.0 feet; thence South 0° 02' 12" West 128.81 feet; thence South 86° 22' West 25.05 feet; thence North 0° 02' 12" East 282.97 feat to the point of beginning.

Meridian Title Co.

CONSENT OF MOREGAGEE

FIRST SECURITY MORTGAGE CO. (Mortgagee), hereby consents to the recordation by LEON PRIERSON and KAREN F. PRIERSON, his wife, of the "Condominium Declaration for Village Professional Building Condominium", the related survey map and this Amendment thereto, in the Official Records of Salt Lake County, Utah, provided, however, that such consent shall not be desimed to render the Mortgagee a declarant or developer under the Act, this Declaration, or otherwise or in any way to render the Mortgages liable for any obligations of the Declarant or developer.

Dated this 19th day of March 1980.

FIRST SECURITY MO

Henry S. Reslex Its Executive Vice P

STATE OF DIAH

COUNTY OF SALT LAKE

On this 19th day of March, 1980, personally appeared before me RENRY S. XESIER who being by me duly sworn, did say that he is the Executive Vice President of FIRST SECURITY MORTGAGE CO., and that the foregoing instrument was signed by him in behalf of said Corporation by authority of a resolution of its Board of Directors and he duly acknowledge to me that the said Corporation executed the same and that the seal, addition is the seal of said Corporation.

My commission Expires:

Notary Public : Residing at Salt Ta

Meridian Title Co.

EXHIBIT E

A Diagram Depicting the Location of the Village Professional Easement Area

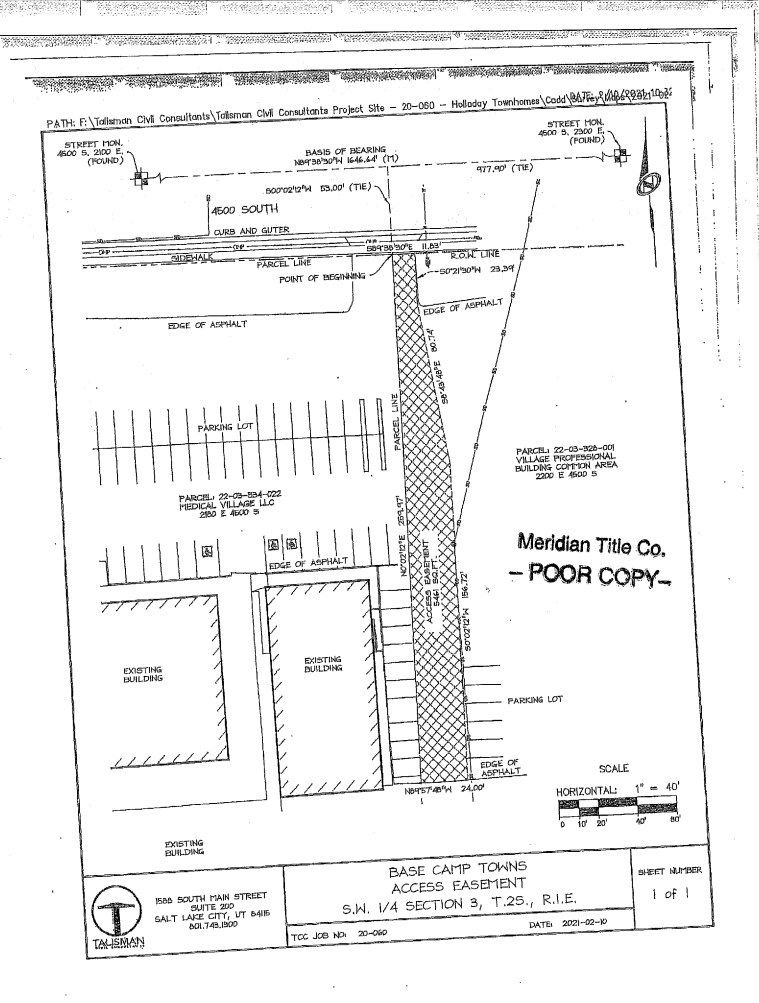


EXHIBIT F

A Diagram Depicting the Location of the Medical Village Easement Area

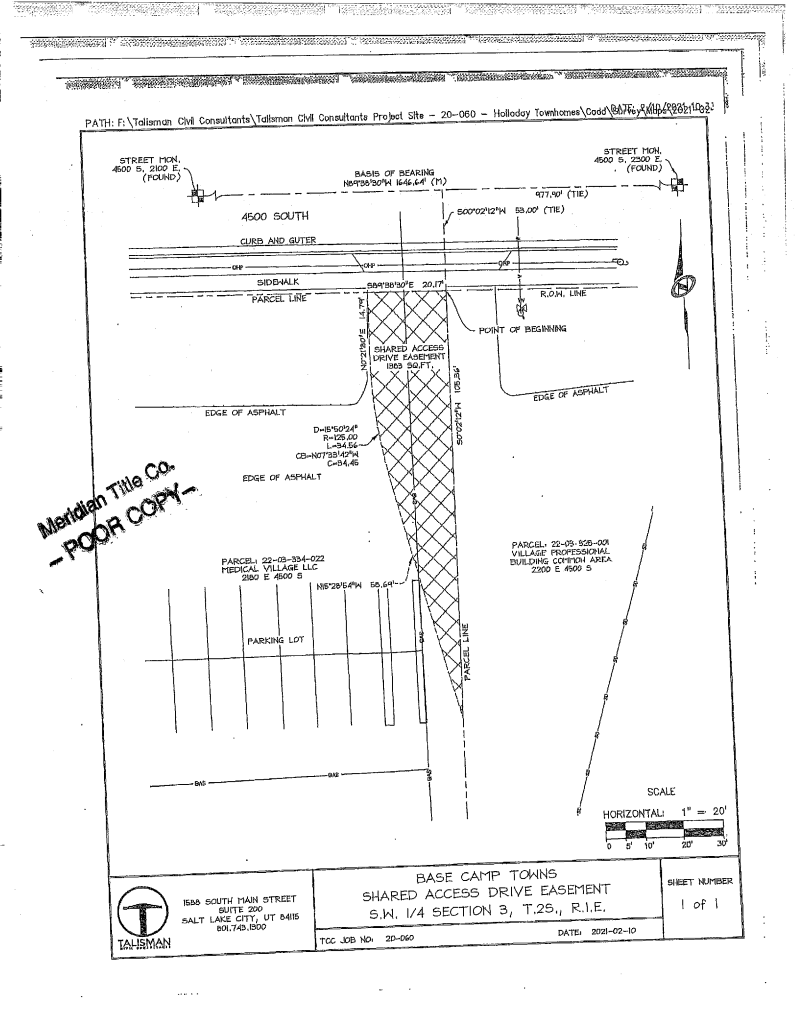


EXHIBIT G

The Legal Description of the Village Professional Easement Area



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BASE CAMP TOWNS ACCESS EASEMENT PARCEL: 22-03-328-001 2021-02-09

THE BASIS OF BEARING FOR THIS EASEMENT IS NORTH 89°38'30" WEST MEASURED BETWEEN THE FOUND CENTERLINE STREET MONUMENTS AT 4500 SOUTH AND 2300 EAST AND 4500 SOUTH AND 2100 EAST, U.S. SURVEY FEET.

TO SEE MANAGEMENT OF SECURITY OF SECURITY

BEGINNING AT A POINT WHICH IS ON SOUTHERN LINE OF 4500 SOUTH R.O.W., AND THE NORTHEAST CORNER OF PARCEL 22-03-334-022, SAID POINT BEING NORTH 89°38′30″ WEST 977.90 FEET, AND SOUTH 0°02′12″ WEST 53.00 FEET FROM THE FOUND CENTERLINE STREET MONUMENT AT 4500 SOUTH AND 2300 EAST, AND RUNNING THENCE SOUTH 89°38′30″ EAST 11.83 FEET ALONG THE SAID SOUTHERN R.O.W LINE; THENCE SOUTH 0°21′30″ WEST 23.39 11.83 FEET; THENCE SOUTH 8°43′48″ EAST 80.74 FEET; THENCE SOUTH 0°02′12″ WEST 156.72 FEET; THENCE NORTH 89°57′48″ WEST 24.00 FEET TO A POINT ON THE WESTERN LINE OF SAID PARCEL; THENCE ALONG SAID WESTERN PARCEL LINE NORTH 0°02′12″ EAST 259.97 FEET TO THE POINT OF BEGINNING, AND THE SAID NORTHEASTERN CORNER OF PARCEL AND SOUTHERN R.O.W. LINE. LOCATED IN THE SOUTHWEST 1/4 OF SECTION 3 TOWNSHIP 2 SOUTH, RANGE 1 EAST SLM

CONTAINING 5461 S.F. OR 0.125 ACRES

Meridian Title Co. - POOR COPY-

EXHIBIT H

The Legal Description of the Medical Village Easement Area



BASE CAMP TOWNS SHARED DRIVE ACCESS EASEMENT PARCEL: 22-03-328-001 2021-02-09

THE BASIS OF BEARING FOR THIS EASEMENT IS NORTH 89°38'30" WEST MEASURED BETWEEN THE FOUND CENTERLINE STREET MONUMENTS AT 4500 SOUTH AND 2300 EAST AND 4500 SOUTH AND 2100 EAST, U.S. SURVEY FEET.

BEGINNING AT A POINT WHICH IS ON SOUTHERN LINE OF 4500 SOUTH R.O.W., AND THE NORTHEAST CORNER OF PARCEL 22-03-334-0, SAID POINT BEING NORTH 89°38′30″ WEST 977.90 FEET, AND SOUTH 0°02′12″ WEST 53.00 FEET FROM THE FOUND CENTERLINE STREET MONUMENT AT 4500 SOUTH AND 2300 EAST, AND RUNNING THENCE SOUTH 0°02′12″ WEST 105.36 FEET ALONG THE WESTERN LINE OF SAID PARCEL; THENCE NORTH 15°28′54″ WEST 58.69 FEET; THENCE NORTHWESTERLY 34.56 FEET ALONG A 125 FOOT RADUIS CURVE TO THE RIGHT (LONG CHORD BEARS NORTH 07°33′42″ WEST 34.45 FEET), THROUGH A CENTRAL ANGLE OF 15°50′24″; THENCE NORTH 0°21′30″ EAST 14.79 FEET TO THE SOUTHERN LINE OF SAID 4500 SOUTH R.O.W.; THENCE ALONG SAID SOUTHERN R.O.W. LINE SOUTH 89°38′30″ EAST 20.17 FEET TO THE POINT OF BEGINNING, AND THE SAID NORTHEASTERN CORNER PARCEL AND SOUTHERN R.O.W. LINE, LOCATED IN THE SOUTHWEST 1/4 OF SECTION 3 TOWNSHIP 2 SOUTH, RANGE 1 EAST SLM

CONTAINING 1383 S.F. OR 0.032 ACRES

Meridian Title Co.

- POOR COPY-