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Snell & Wilmer, LAP. 15 W. South Temple, Suite 1200 Salt Lake City, Utah 84101-1004 Attn: Craig T. Jenson 01184857 B: 2727 P: 1587

Page 1 of 12

Rhonda Francis Summit County Recorder 03/08/2022 12:39:48 PM Fee \$1,208.00 By COTTONWOOD TITLE INSURANCE AGENCY, INC.

Electronically Recorded

SIXTH AMENDMENT TO

MASTER DECLARATION OF COVENANTS,

CONDITIONS, RESTRICTIONS, AND EASEMENTS

FOR

SILVER CREEK VILLAGE

AKA THE VILLAGE PARK CITY

in Reference to Tax ID Number(s):

SCVC-3, SCVC-4, SCVC-8, SCVC-10, SCVC-11, SCVC-12, SCVC-14, SCVC-17, SCVC-18

SCVC-2-2 through SCVC-2-83, SCVC-2-A through SCVC-2-G

SCVC-5-1 through SCVC-5-46, SCVC-5-OS-1, SCVC-5-OS-2

SCVC-6-771 through SCVC-6-7-55, SCVC-6-770\$=1

SCVC-8-P1-1 through SCVC-8-P1-51, SCVC-8-P1-OS

SCVC=9-2 and SCVC-9-3

\$CVC-13-16-1 through SCVC-13-16-48, SCVC-13-16-OS-1, SCVC-13-16-OS-2, SCVC-13-16-OS-3, SCVC-13-16-OS-4, SCVC-13-16-OS-5, SCVC-13-16-OS-6, SCVC-13-16-OS-7, SCVC-13-16-OS-8

SCVC-13-16-101 through SCVC-13-16-147

SCVCON-A101, SCVCON-A102, SCVCON-A103, SCVCON-A104, SCVCON-A105, SCVCON-A201, SCVCON-A202, SCVCON-A203, SCVCON-A204, SCVCON-A205, SCVCON-A206, SCVCON-A207, SCVCON-A208, SCVCON-A301, SCVCON-A302, SCVCON-A303, SCVCON-A304, SCVCON-A305, SCVCON-A306, SCVCON-B101, SCVCON-B102, SCVCON-B103, SCVCON-B104, SCVCON-B105, SCVCON-B201, SCVCON-B202, SCVCON-B203, SCVCON-B204, SCVCON-B205, SCVCON-B206, SCVCON-B207, SCVCON-B208, SCVCON-B301, SCVCON-B302, SCVCON-B303, SCVCON-B304, SCVCON-B305, SCVCON-B306

CVILLC-111 through CVILLC-121 through CVILLC-121 through CVILLC-131 through CVILLC-138, CVILLC-141 through CVILLC-148, CVILLC-211 through CVILLC-218, CVILLC-221 through CVILLC-231 through CVILLC-238, CVILLC-241 through CVILLC-248

ESSCVC-1 through ESSCVC-125, ESSCVC-OS-1 through ESSCVC-OS-9

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

In Africal Colory

Tax ID #'s \$8,30

SIXTH AMENDMENT TO

MASTER DECLARATION OF COVENANTS. CONDITIONS, RESTRICTIONS, AND EASEMENTS

FOR

SILVER CREEK VILLAGE

AKA THE VILLAGE PARK CITY

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SIXTH AMENDMENT TO MASTER DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS, AND EASEMENTS

SILVER CREEK VILLAGE AKA THE VILLAGE PARK CITY

THIS SIXTH AMENDMENT TO MASTER DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS, AND EASEMENTS (this "Amendment") is made as of Tanuary 1⁵¹ 2021 by VILLAGE DEVELOPMENT GROUP INC., a Utan corporation (the "Declarant").

Recitals

Declarant, or Declarant's predecessor, caused that certain Master Declaration of Covenants, Conditions, Restrictions, and Easements to be recorded in the Official Records of Summit County, Utah on April 20, 2017, as Entry No. 01067652 in Book 2405 at Page 1721 amended by that certain First Amendment to Master Declaration of Covenants, Conditions, Restrictions, and Easements, recorded in the Official Records of Summit County, Utah on September 18, 2018, as Entry No. 01098454 in Book 2479 at Page 0360, further amended by that certain Second Amendment to Master Declaration of Covenants, Conditions, Restrictions, and Easements, recorded in the Official Records of Summit County, Utah on November 7. 2018, as Entry No. 01101270 in Book 2486 at Page 0007, further amended by that certain Third Amendment to Master Declaration of Covenants, Conditions, Restrictions. and Easements, recorded in the Official Records of Summit County, than on December 27, 2019, as Entry No. 01124428 in Book 2547 at Page 0982, further amended by that certain Fourth Amendment to Master Declaration of Covenants, Conditions, Restrictions, and Easements recorded in the Official Records of Summit County. Utah on February 20, 2020, as Entry No. 01127523 in Book 2555 at Page 1671, and further amended by that certain Fifth Amendment to Master Declaration of Covenants. Conditions, Restrictions, and Easements, recorded in the Official Records of Summit County, Utah on September 24, 2021, as Entry No. 01173953 in Book 2695 at Page 0237 (as amended, the "Declaration"). Capitalized terms used herein but not otherwise defined shall have the meaning ascribed to them in the Declaration.

- B. The Declaration encumbers certain real property located in Summit County, State of Utah, as more particularly described in the Declaration and in Exhibit A attached hereto.
- C. The real property described in Exhibit A as the "CW Larsen District" is subject to the Declaration pursuant to (i) CW Developer Owner's express consent to the Declaration, and (ii) the terms and conditions of that certain Tract Declaration of Covenants, Conditions and Restrictions Silver Creek Village (CW Larsen District) recorded in the Official Records of Summit County, Utah on April 20, 2017, as Entry No. 01067655 in Book 2405 at Pages 1821.

- D. Declarant has succeeded to and acquired all of the Declarant's rights as to the Property under the Declaration.
 - E. Pursuant to Section 14.2 of the Declaration, Declarant desires to amend the Declaration as provided in this Amendment and subject the Project to the provisions of this Amendment.
 - This Amendment, once recorded in the Official Records of Summit County, Utah, shall apply to all of the real property described in Exhibit A attached hereto, including the Initial Covered Property and the CW-Larsen District.

NOW, THEREFORE, the Declaration is hereby amended as follows:

- 1. <u>Incorporation of Recitals</u>. The foregoing Recitals are hereby incorporated into this Amendment by this reference.
- 2. <u>District or Benefitted Use Area</u>. Section 1.44 of the Declaration shall be deleted from the Declaration and replaced with the following:
 - "1.44 <u>District or Benefitted Use Area</u>. Shall mean a group of Lots, Units, or Parcels designated as a District or Benefitted Use Area (whether or not governed) by a District Association and subject to a District Declaration) in a Recorded instrument by Declarant, or by the Board after the period of Declarant Control has terminated, which (i) have common interests or characteristics such as shared common facilities or Limited Common Area not enjoyed by all other Members, (ii) may be receiving special services or benefits and which may be charged District Assessments as provided herein, and/or (iii) which is assigned for the purpose of exclusive use or the obligation to pay Benefitted Use Area Assessments attributable thereto, to one or more but less than all the Lots, Units, or Parcels within the Project and which is or will be conveyed to the Association or as to which the Association will be granted the rights and obligations for primarily the benefit of a particular neighborhood community developed within the Project. The Recorded instrument establishing the District or Benefitted Common Area shall identify the Lots, Units, or Parcels assigned to that District or Benefitted Common Area and shall further identify whether the purpose of the District for Benefitted Common Area is for exclusive use of the Owners and Occupants of the assigned Lots, Units, or Parcels and payment of the Benefitted Nea Assessments, or only for the purposes of paying the Benefitted Use Area Assessments attributable thereto. District and Benefitted Use Area shall have synonymous meanings."
- 3. <u>District Assessment or Benefitted Use Area Assessment</u>. Section 1.45 of the Declaration shall be deleted from the Declaration and replaced with the following:
 - "1.45 <u>District Assessment or Benefitted Use Area Assessment</u>. Shall mean Assessments levied against the Lots, Units, or Parcels assigned to a District or Benefitted Use Area, including District Expenses or Benefitted Use Area Expenses, and which may include amounts to pay the budgeted expenses, including reserves, capital repairs and replacements, insurance, administration

and other costs, or associated with other costs and expenses attributable and allocable to a District or Benefitted Use Area, or as described in Section 8.9. District Assessment and Benefitted Use Area Assessment shall have synonymous meanings."

- 4. District Assessment or Benefitted Use Area Assessment Section 1.45 of the Declaration shall be deleted from the Declaration and replaced with the following:
 - "1.48 <u>District Expenses or Benefitted Use Area Expenses</u>. Shall mean the expenses incurred or estimated to be incurred by the Association with respect to operate, maintain repair, or replace a particular District or Benefitted Use Area, including expenses for the maintenance of Limited Common Area, special facilities or services benefiting primarily the Owners within such District or Benefitted Use Area, reasonable reserves for repair and replacement of improvements and facilities, and other costs and expenses including costs of administration. District Expenses and Benefitted Use Area Expenses shall have synonymous meanings."
- 5. <u>Maintenance Assessment</u>. The following language shall be added to the end of the third paragraph of Section 8.8.4 of the Declaration: "The Association shall have a perpetual easement to enter each Lot, Unit, or Parcel to perform such maintenance."
- 6. Authority to Purchase Insurance. Section 12.2 of the Declaration shall be deleted from the Declaration and replaced with the following:
 - "12.12 Authority to Purchase Insurance. The Association shall obtain and maintain all insurance policies required by Part 4 of the Utah Community Association Act consistent with the terms and conditions of the Utah Community Association Act. All premiums for insurance policies held by the Association shall be funded by Assessments. Without limiting the foregoing, the Association shall obtain and maintain.
 - 12.12.1 Property and liability insurance for all Common Areas
 - 12.12.2 Unless obtained by a District Association, pursuant to the requirements contained in the Recorded instrument establishing a District or Benefitted Use Area, property insurance for all Units which are attached dwellings. The cost of the premium for coverage of attached dwelling Units will be allocated to the applicable Benefitted Use Assessment.
 - 12.12.3 Such property damage and liability insurance upon the Common Area.
 - 12.12.4 Directors' and officers' liability insurance covering all officers and directors of the Association as well as all regular and alternate members of the ARC and DRC, Declarant, and, to the extent such insurance is reasonably available, any property manager under contract with the Association, all in

amounts and on terms adequate to permit the Association to indemnify such Persons pursuant to the provisions hereof and pursuant to the provisions of the Articles and Bylaws.

12.12.5 Such other casualty or liability insurance as the Board, in its absolute discretion, may determine

The Association shall be the named insured in all policies providing such insurance. Neither the Association nor the Board, nor any member of the Board or officer or agent of the Association, shall be liable to any Person for failure of the Association to secure and maintain any such insurance coverage where such insurance coverage is not available in the State of Utah at a reasonable cost and on other reasonable terms and conditions.

Neither the Association nor any Board member nor Declarant shall be liable to any Person or mortgagee if any risks or hazards are not covered by the insurance obtained by the Association or if the amount of such insurance is not adequate.

If permitted by the Utah Community Association Act, the deductible on any claim made under a policy maintained by the Association shall be allocated among all Owners if the loss affects the Common Areas or all the Lots, Units or Parcels in the Project or, if the loss affects or impacts less than all the Lots, Units, or Parcels in the Project, the deductible shall be allocated among the Owners of affected Lots, Units, or Parcels."

- 7. All other terms and conditions in the Declaration that are not specifically amended or altered herein are hereby ratified and approved, and shall continue in full force and effect.
- 8. In the event of any inconsistency between the terms and provisions of this Amendment and the Declaration, as previously amended, this Amendment shall control.

[Signature and Acknowledgement Follow]

IN WITNESS WHEREOF, Declarant has caused this Amendment to be duly executed on the date set forth on page one of this Amendment. DECLARANT: VILLAGE DEVELOPMENT GROUP INC., a Utah corporation By: Name: Matthew Lowe Title: President STATE OF UTAH.) ss. COUNTY OF Webes The foregoing Sixth Amendment of Master Declaration of Covenants, Conditions, Restrictions, and Easements for Silver Creek Village was acknowledged before me this day of January 2022 by Matthew Lowe, the President of Village Development Group Inc., a Utan corporation. LISA WOOLSEY MOTARY PUBLIC - STATE OF UTAH All Colon

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EXHIBIT A

A tract of land located in the West Half (W2) and the Southwest Quarter of the Southeast Quarter (SW4SE4) of Section 15, the Southeast Quarter (SE4) of Section 16, the Northeast Quarter of the Northeast Quarter (NE4NE4) of Section 21 and the Northwest Quarter of the Northwest Quarter (NW4NW4) of Section 22, all in Township 1 South, Range 4 East, Salt Lake Base and Meridian, Summit County, Utah described as follows:

BEGINNING at a stone marking the corner common to Sections 15 No. 21 and 22 in Township 1. South, Range 4 East, Salt Lake Base and Meridian, and running thence North 00°24'00" East 195.99 feet (1193.81 feet by deed) to a point 1162.00 feet southerly measured perpendicularly to the southerly right of way line of Utah Department of Transportation Highway Project No. 276-D and 76(14), said point also being the southeast corner of that certain tract of land recorded in Book 113 at Page 461 as Entry No. 146301 of deeds in the Summit County Recorder records; thence North 83°50'00" West 943.52 feet along the south line of said tract to a point on the easterly right of way line of the North Pace Frontage Road described in Book 1311 at Page 196 as Entry No. 561234 of said records; thence northerly along a non-tangent 787.40 foot radius curve to the right 533.24 feet through a central angle of 38°48'07", said arc having a chord bearing North 09°26'52" East \$23.11 feet to a point on the southerly right of way line of Interstate Highway I-80, Project No. I-80-4(31) recorded in Book IM at Page 48 as Entry No. 100938; thence following said 180 right of way line the following five (5) courses: (1) northeasterly along a non-tangent 991.74 foot radius curve to the right 465.59 feet through a central angle of 26°53'56", said arc having a chord bearing North 45°09'40" East 461.33 feet, (2) North 59920'08" East 790.30 feet, (3) thence North 58°36'38" East 345.57 feet, (4) North 31°23'22" West 25.00 feet, and (5) North 58°42'38" East 1135.86 feet to the southerly boundary of Silver Gate Drive; thence along the southerly boundaries of said Silver Gate Drive the following three (3) courses: (1) South 3095532" East 32.42 feet (South 30°31'33" East by prior survey Entry No. 262095 of the Summit County records); (2) southeasterly along a 235.00 foot radius curve to the left 150.78 feet through a central angle of 36°45'46", said are having a chord bearing South 49°18'25". East 148.21 feet; and (3) South 67°41'18" East 792.02 feet (South 68°16'19" East by prior survey) to the westerly boundary of the Park City Fire Service District property recorded in Book 2353 at Page 818 as Entry No. 1045653; thence along said westerly boundary and the westerly and southerly boundaries of the Snyderville Basin Water Reclamation District property recorded in Book 860 at Page 373 as Entry No. 422249 the following two courses: (1) South 00°24'00" West 2061.88 feet, and (2) South 89°43'02" East 724.58 feet (748.50 feet by deed) to the east boundary of that certain parcel described in Book 264 at Page 36 Pas Entry No. 207308 of said records; thence along said east boundary South 1345.66 feet to the northeast corner of Lot 9. Silver Creek Commerce Center, Plat C; thence along the northerly boundary of said Plat Cand Silver Creek Commerce Center. Plat A, the following three (3) courses: South 58°25'15" West 600.50 feet, (2) South 7/33234" West 304.97 feet, and 33 South 76°22'47" West 325,40 feet to the easterly boundary of said Silver Creek Center Condominiums; thence along the easterly and northerly boundaries of said Silver Creek Center Condominiums and the Silver Creek Business Park Amended the following two (2) courses: (1) North 00°11'30" West 139.14 feet, and (2) North 89°43'02" West 1160.28 feet to the northwest corner of Lot Z Silver Creek Business Park Amended; thence along the easterly boundary of the North Pace Frontage Road the following four (4) courses: (1) northwesterly along a non-tangent 1462,39 foot radius curve to the left 732,07 feet through a central angle of 28°40'55", said arc

having a chord bearing North 45°39'32" West 724.45 feet, (2) North 60°00'00" West 336.18 feet, (3) northwesterly along a 1402.39 foot radius curve to the right 150.91 feet through a central angle of 06°09'56", said are having a chord bearing North 56°55'02" West 150.84 feet, and (4) North 28°43'02" West 68.48 feet to the south line of said Section 16; thence along said south line South 89°39'03" East 267.29 feet to the point of BEGINNING.

LESS AND EXCEPTING a tract of land located in the West Half (W2) of Section 15, the Southeast Quarter (SE4) of Section 16, the Northeast Quarter of the Northeast Quarter (NE4NE4) of Section 21 and the Northwest Quarter of the Northwest Quarter (NW4NW4) of Section 22, all in Township 1 South, Range 4 East, Salt Lake Base and Meridian, Summit County, Utah described as follows:

BEGINNING at a stone marking the corner common to Sections 15, 16, 21 and 22 in Township 1 South, Range 4 East, Salt Lake Base and Meridian, and running thence North 00°24'00" East 1195.99 feet (1193.81 feet by deed) to a point 1162.00 feet southerly measured perpendicularly to the southerly fight of way line of Utah Department of Transportation Highway Project No.'s 76-D and 76(14), said point also being the southeast corner of that certain tract of land described in Book 113 at Page 461 of deeds in the Summit County Recorder records; thence North 83°50'00" West 943.52 feet along the south line of said tract to a point on the easterly right of way line of a frontage road described in Book 1311 at Page 196 of said records; thence northerly 533.24 feet along a nontangent 787.40 foot radius curve to the right through a central angle of 38°48'07", said arc having a chord bearing North 09°26'52" East 523.11 feet to a point on the southerly right of way line of Interstate Highway 1-80, Project No. I-80-4(31); thence following said I-80 right of way line the following five (5) courses: (1) northeasterly 465.60 feet along the arc of said curve through a central angle of 26°53'56", said arc having a chord bearing North 45°09'40" East 461.33 feet, (2) North 59°20'08" East 790.30 feet, (3) thence North 58°36'38" East 345.57 feet, (4) North 31°23'22" West 25.90 feet, and (5) North 58°42'38" East 1135.86 feet to the southerly boundary of Silver Gate Drive recorded in a Boundary Adjustment Agreement recorded in Book 2368 at Page 1213 as Entry No. 1051989; thence along the southerly boundaries of said Silver Gate Drive the following three (3) courses: South 30°55'32" East 32.42 feet (South 30°31'33" East by prior survey Entry No. 262095 of the Summit County records) (2) southeasterly along a 235,00 foot radius curve to the left 150.78 feet through a central angle of 36°45'46", said arc having a chord bearing South 49°18'25" East 148.21 feet, and (3) South 67°41'18" East 792.02 feet (South 68°16'19" East by prior survey) to the westerly boundary of the Park City Fire Service District property recorded in Book 2353 at Page 818 as Entry No. 1045653; thence along said westerly boundary and the westerly boundary of the Snyderville Basin Water Reclamation District property recorded in Book 860 at Page 373 as Entry No. 422249 South 00°24'00" West 604.31 feet (South 00%02/46" West by deed); thence South 87°03'48" West 257.91 feet Thence northwesterly 951.94 feet along a non-tangent 465.00 foot radius curve to the left through a central angle of 117°17/42" said arc having a chord bearing North 62°30'30" West 794.20 feet; thence South 58°50'39" West 69.63 feet; thence southwesterly 65.33 feet along a 250.00 foot radius curve to the right through a central angle of 14°58'24", said arc having a chord bearing South 66°19'51" West 65.15 feet; thence South 73°,49'03" West 78.34 feet; thence southwesterly 225.28 feet along a 350.00 foot radius curve to the left through a central angle of 36°52'44", said arc having a chord bearing South 55°22'41" West 221.41 feet; thence South 53°03'42" East 125.00 feet; thence southwesterly 65.73 feet along a non-tangent 225.00 foot radius curve to the left through a central angle of 16°44'21",

said arc having a chord bearing South 28°34'07" West 65.50 feet, thence southwesterly 21.14 feet along a reverse 15.00 foot radius curve to the right through a central angle of 80°38'33", said arc having a chord bearing South 60°31'13" West 19.41 feet, thence southwesterly 381.74 feet along a reverse 255.00 foot radius curve to the left through a central angle of 85°45'56", said arc having a chord bearing South 57°57'31" West 347.06 feet; thence South 15°04'34" West 567.67 feet; thence southwesterly 181.14 feet along a 670.50 foot radius curve to the right through a central angle of 15°28'45", said arc having a chord bearing South 22°48'56" West 180.59 feet; thence South 30°33'18" West 281.92 feet; thence southerly 283.17 feet along a 529.50 foot radius curve to the left through a central angle of 30°38'28", said arc having a chord bearing South 15°14'04" West 279.81 feet; thence South 0005'09" East 210.71 feet; thence southeasterly 507.60 feet along à 630.00 foot radius curve to the left through a central angle of 46°09'51", said arc having a chord bearing South 23°10'05" East 493.98 feet; thence southerly 272.99 feet along a non-tangent 239.00 foot radius curve to the left through a central angle of 65°26'43", said arc having a chord bearing South 07°36'49" East 258.39 feet; thence South 35°53'39" East 2.50 feet; thence South 54°06'21" West 40.12 feet thence southwesterly 64.27 feet along a 235.50 foot radius curve to the right through a central angle of 15°38'08", said are having a chord bearing South 61°55'25" West 64.07 feet; thence southwesterly along a reverse 172.75 foot radius curve to the left 115.25 feet through a central angle of 38°13'24", said are having a chord bearing South 50°37'47" West 113.12 feet; thence southwesterly 18.54 feet along a reverse 85.50 foot radius curve to the right through a central angle of 12°25'18", said arc having a chord bearing South 37°43'44" West 18.50 feet thence southwesterly 112.62 feet along a reverse 532.50 foot radius curve to the left through a central angle of 12°07'02' said arc having a chord bearing South 37°52'52" West 112.41 feet: thence South 31°49'21") West 67.77 feet to a point on the northeasterly right of way of North Pace Frontage Road described in Warranty Deed No 360534 in Book 667 at Page 380, Summit County Records; thence along said northeasterly right of way the following four (4) courses: 1) northwesterly 14.01 feet along a non-tangent 1462.39 foot radius curve to the left through a central angle of 90°32'57", said arc having a chord bearing North 59°43'32", West 14.01 feet, 2) thence North 60°00'00" West 336.18 feet, 3) thence northwesterly 150.91 feet (149.06 feet by deed) along a 1402.39 foot radius curve to the right through a central angle of 06°09'56" (06°14'12" by deed) said arc having a chord bearing North 56°55'02" West 150.84 feet (North 56°52'54" West 148,99 feet by deed) to the easterly boundary of said Frontage Road described in Book 1309 at Page 728, and 4) thence North 28°43'02" West 68.48 feet (69.54 feet by deed) to the north line of said Section 21; thence along said north line South 89°39'03" East 267.29 feet (266.20 feet by deed) to the point of BEGINNING

BEING MORE CURRENTEY DESCRIBED OF RECORD AS FOLLOWS:

All of Lots 3, 4, 8, 10, 11, 12, 14, 17, and 18, STEVER CREEK VILLAGE CENTER SUBDIVISION, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

All of SHVER CREEK VILLAGE CENTER LOT 2 SUBDIVISION, including, but not limited to, Lots 1 through 83 and Parcels A through G, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

LESS AND EXCEPTING Lot 1 of said Silver Creek Village Center Lot 2 Subdivision, now known as Elk Springs at Silver Creek Village Center Subdivision.

All of SILVER CREEK VILLAGE CENTER LOT 5 SUBDIVISION, including, but not limited to, Lots 1 through 46, Open Space 1, Open Space 2, and Common Areas, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

All of SILVER CREEK VILLAGE CENTER LOT 6 AND 7 SUBDIVISION, including, but not limited to, Lots 1 through 55 and Open Space 1, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

All of SILVER CREEK VILLAGE CENTER LOT 8 PHASE 1 SUBDIVISION, including, but not limited to, all of Lots 1 through 51, all Open Spaces, and all Common Areas, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

All of SILVER CREEK VILLAGE CENTER LOT 9 SUBDIVISION, including, but not limited to, Lots through 3, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

LESS AND EXCEPTING Lot 1 of said Silver Creek Village Center Lot 9 Subdivision, now known as Central Village Condominiums.

All of SILVER CREEK VILLAGE CENTER LOT 13 & LOT 16 SUBDIVISION, including, but not limited to, Lots 1 through 48, Lots 101 through 147, all Open Spaces, and all Common Areas, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

All of the SILVER CREEK VILLAGE CENTER CONDOMINIUMS Project, including, but not limited to, Units A101 through A103, A201 through A208, A301 through A306, B101 through B105, B201 through B208, B301 through B306, all Open Spaces, and all Common Areas and Facilities, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

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All of CENTRAL VILLAGE CONDOMINIUMS, a Utah Condominium Project, including but not limited to. Units 111 through 118, 121 through 128, 131 through 128, 141 through 149, 211 not limited to, Units 111 through 118, 121 through 128, 131 through 138, 141 through 148, 211 through 218, 221 through 228, 231 through 238, and 241 through 248, all Open Spaces, and all Common Areas and Facilities, according to the official plat thereof on file and of record in the Summit County Recorder's Office. All of ELK SPRINGS AT SILVER CREEK VILLAGE CENTER SUBDIVISION, including, but not limited to, Lots 1 through 125, all Open Spaces, and all Common Areas, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

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