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RESTRICTIONS CONCERNING AFFORDABLE HOUSING UNITS AT/SILVER CREEK VILLAGE: SCVC-81- 82 Lots 5, 7, 9, 10, 12/& 14

THESE RESTRICTIONS CONCERNING AFFORDABLE HOUSING UNITS AT SILVER CREEK VILLAGE (hereinafter this "Deed Restriction") govern Lot 82 of the Lot 2 Subdivision part of the Silver Greek Village, as more particularly described in Exhibit A attached day of Aril hereto, and is made and entered into as of the 23, 2022 (the "Effective Date") by Summit County a political subdivision of the State of Utab (the "County"), Village Development Group, The, a Utah Corporation ("Developer"), and Habitat for Humanity of Summit and Wasatch Counties, Utah, Inc., a Utah 50L(c)(3) nonprofit corporation ("Habitat"). The County, Developer and Habitat may individually be referred to as a "Party" or collectively as the "Parties" QQ)

Recitals

- A. On or about August 4, 2015, the County entered into the Development Agreement for the Silver Creek Village Specially Planned Area ("the Agreement") with Liberty Capital Lending, LLC and Gayle Larsen, the master developers of the Silver Creek Vallage Specially Planned Area. The Agreement was recorded on August 6, 2015 as Entry No. 1025271 (Book 2307, Page 1549) in the Office of the Summit County Recorder?
- B. Subsequent to execution of the Agreement, the master developers transferred certain portions of the Silver Creek Village Specially Planned Area to other parties, including the transfer of certain parcels to Developer; and
- C. The Agreement, per Section 5.2 "Affordable Housing Requirements," requires the construction of Workforce Housing Unit Equivalents or "WUEs," as that term is defined in the Agreement) subject to a number of requirements to ensure that they are oriented towards persons employed in the County and remain affordable to those employed in the County, in perpetuity, including sales beyond the original owner; and

UMONTELE D. On November 26, 2018, Developer) recorded the Silver Creek Village Center Lot 2 Subdivision plat as Entry No 2002101 in the Summit County Recorder's Office (the

"Plat"). The Plat consists of eighty-three (83) lots with Lots 81, 82, and 83 intended for WUEs. Developer has proposed to donate to Habitat, Lot 81 and Lot 82 of Summit County Tax Parcel ID SCVC-2 ("Lot 81," "Lot 82" or collectively "Lots 81 and 82"), on terms set forth in a separate agreement between Developer and Habitat.

- E. Habitat is a nonprofit organization that advocates for, and owns and develops, affordable housing in Summit and Wasatch Counties; and
- F. On or about July 21, 2021, Developer recorded the "Silver Creek Village Center Lots & and 82 Subdivision," as Entry No. 1168928 in the Office of the Summit County Recorder, referred to as the **Property**." The Property is more particularly described in <u>Exhibit A attached hereto</u>, and
- G. Habitat has proposed to cause to be constructed a total of fourteen (14) WUEs on Lots 81 and 82, with four (4) WUEs on Lot 82 and ten (10) WUEs on Lot 82. The four (4) WUEs on Lot 81 and four (4) of the ten (10) WUEs on Lot 82 have been approved as low-income housing tax credit units per the Utah Housing Corporation's "CROWN" program, which is a "rent-to-own" program wherein Habitat obtains fow income housing tax credits through Utah Housing Corporation. The four (4) WUEs on Lot 81 and four (4) WUEs on Lot 82 that within the CROWN program are subject to a separate deed restriction. This Deed Restriction relates the remaining six (6) WUEs on Lot 82 (together the "Units");
- H. On or about July 30, 2021 the County, Developer and Habitat entered into a "Workforce Housing Agreement" setting forth more specific timelines and other details related to the affordable housing requirements; said Workforce Housing Agreement was recorded in the Office of the Summit County Recorder as Entry No.1169598 at Book 2682 Page729; and

Habitat intends to apply its own standards to the qualification and selection of applicants for its Units, and the County acknowledges and agrees that Habitat is authorized and entitled to employ its own separate application processes, application requirements, agreements and obligations to qualify applicants to purchase the Units (collectively, the "Habitat Owner Documents") in connection with Habitat's selection of applicants, and, to the extent that any provision of the Habitat Owner Documents is more restrictive than this Deed Restriction with regard to any issue governed by this Deed Restriction, the Parties intend that the Habitat Owner Documents is less restrictive than this Deed Restriction with regard to any issue governed hereby, this Deed Restriction shall govern such issue.

Covenants and Restrictions

NOW, THEREFORE, in consideration of the foregoing recitals and the covenants set forth herein, the County hereby submits the Unit to the following covenants and restrictions:

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DEFINITION

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UMONTHEICH COPY UMONTHEICH COPY "Area Median Income or "AMI" means the median income for Symmit County, 1.1 Utah as the same is calculated and published annually by the U.S. Department of Housing and Urban Development.

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"Capital Improvements" means material improvements or structural changes to a 1.2 Unit that are more than repairs or cosmetic changes, including changes that would adapt a Unit to a new or different use or materially affect the value or use of the Whit and including, but not limited to, all Permitted Capital Improvements.

"County" means Summit County, a political subdivision of the State of Utah. 1.3 Actions to be taken or decisions to be made by the County hereunder are to be taken or made by the Summit Council or the department, employee or third-party designed selected by the County Council to carry out such responsibilities or to administer, generation) the affordable høusing programs for the County.

"Disability" means a physical or mental impairment that substantially limits one 1.4 or more of a person's major life activities, including a person having a record of such an oimpairment or being regarded as having such an impairment

"Domicile" means the place where an individual has a fixed permanent home and 1.5 principal establishment to which the individual, it absent, intends to return and in which the individual and/or his or her household voluntarily reside not for a special or temporary purpose but with the intention of making a permanent home for a minimum of nine (9) months out of each calendar year.

"Employment-Qualified Purchaser" means the purchaser (or at least one 1.6purchaser if the Unit is being purchased by two or more individuals) meets the "Employment Qualified" terms and conditions of Subsection 1.17.b.

"First Mortgage" means a Mortgage (as defined in Section 1.10) having priority 1.7 as to all other Mortgages encumbering the Unit or any part thereof or interest therein.

"Household" means all related and unrelated individuals occupying a Unit as their 1.8 Primary Residence.

(0)1.9"Maximum Resale Price" means the price above which the Unit may not be sold as calculated by the County using the formula included in Section 33. The initial Maximum Resale Prices for the Units are set forth in Exhibit C.

"Mortgage" means a mortgage, deed of trust or similar security instrument by 1.10which the Unit or any part thereof or interest therein is encumbered.

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UMONTHEICH COPY ATTENCI COPY ATTENEN COPY "Net Worth" means the amount of total assets of the individuals or household that exceed total liabilities, as determined by the County For purposes of this calculation, the term "total assets" shall not include funds in retirement accounts that have an early withdrawal penalty.

> do) "Notice" means correspondence complying with the provisions of Section 13.1.

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1.13 "Owner-occupied means a Unit that is occupied by the Unit Owner as the Unit Owner's Primary Residence.

UMOSTICICO "Permitted Capital Improvements" means certain Capital Improvements made 1.14 to the Unit with the prior written consent of the County in Compliance with this Deed Restriction that may increase the Maximum Resale Price under Section 3.3.

> "Primary Residence" means the place where Domicile has been established. 1.15

"Partially Qualified Parchaser" means a prospective purchaser of the Unit who meets the requirements of a "Qualified Purchaser" set forth in Section 1.17, except that the household income of the prospective purchaser shall not exceed 100% of the AMI and as described in the Prospective Purchaser Qualification Table .

"Qualified Purchaser" means a prospective purchaser of the Unit who meets the 1.17 following requirements:

Is "Income Qualified" which means the Household of the purchaser earns a. not more than eighty percent (80%) of the AMI for Summit County based upon the table hExhibit B (as amended annually by the Department of Housing and Erban Development and published by the Utah Housing Corporation); AND

> Is "Employment Qualified" which means b.

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the purchaser (or at least one purchaser if the Unit is being muchased by two or more individuals) is employed full time at a business (vor businesses if multiple part time jobs) located in Summit County For purposes of this Section 1. "full time" is defined as working for a business or businesses logated in Summit County a minimum of 1,560 hours per year (or approximately 30 hours per week), or if self-employed, the purchaser must be registered as a business entity in the State of Utah, have a current Summit County business license, and provide substantial goods and/or services within Summit County; or

the purchaser (or at least one purchaser if the Unit is being purchased by two or more individuals is a retired person who was a full? (the employee of a business located within Summit County for at least (two continuous years immediately preceding his or her retirement; or

purci Umostilicio the purchaser is unable to work due to a Disability; AND

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UMORAGICILCOPY c. Whe Qualified Purchaser's Household shall not have a Net Worth in excess of four times the AMI for Summit County at the time of reference. Habitat and the County may establish policies and procedures for evaluating whether an applicant is a Qualified Purchaser, and any determinations made regarding an applicant's qualifications 🕤 坑 🖧 🗇 🗇

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"Reasonable Efforts" means good faith efforts to advertise the Unit for sale at its 1.18 Aximum Resale Price through appropriate local means as determine By the County. The County may establish standards for what constitutes Reasonable Efforts what this Deed Restriction.

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"Unit" (means a single-family residential unit on a lot or development parcel and is 1.19 occupied by a single ramily or household.

"Unit Owner" means the transferee or transferees receiving title to, or a fee interest 1.20\ in, the Unit and all subsequent person(s) vested with record title of the Unit according to the records of the Qounty Recorder of Summit County Wtah. Unit Owner shall not include a person who holds an interest in a Unit merely as security for the performance of an obligation?

OCCUPANCY REQUIREMENT

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Owner Occupation Required. Each Unit shall be Owner-occupied unless a Unit 2.1Owner receives prior written consent of the County, who in its sole and absolute discretion may grant an exception)

2.2 Process. Income qualification shall adhere to the following process which may be subject to additional policies or procedures adopted by the County.

2.2.1 Determine the number of adults and children (all Household members) to occupy the Apartment Unit

2.2.2 Collect either (a) 1040 Federal Tax Returns for the most recent year (or "transcript of tax refutions" issued by the Internal Revenue Service) or (b) current pay stub(s)? and/or projected means for all Household members generating income.

2.2.3 Add together the gross income for alb Household members to determine the total Household income.

2.2.4 Review Exhibit B (as updated annually) to determine whether the Household Qualified is Income\ per Section 1.17.

Unauthorized Rental; County's Option to Purchase. Any upauthorized rental of the ()**)**23 Unit by the Unit Owner in violation of this Article 2 is strictly prohibited. In addition to any other temedies available to Habitat for any such violation, this prohibition is secured by an option in favor of the County to purchase the Unit from the Unit Owner subject to this Section. Should the County determine that the Whit is being rented in violation of this Deed Restriction, then the County shall send a written notice of default to Habitat, the Unit Owner and the Unit Owner's tenant(s) indicating that the tenants' rights, including but not limited to occupance are immediately extinguished and that the County's option to purchase the Unit will be exercised unless either: (i) the issue has been resolved to the satisfaction of the County within 60 days; or (ii) Habitat shall have provided the County with notice that Habitat has commenced a foreclosure proceeding under the Habitat Owner Decuments or otherwise taken action to enforce the

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UMONTHEICH COPY ATTENEN COPY Afficial Color provisions of this Article 2. Thereafter, the County's Option shall follow the procedures and timing set forth in Article 3, with the County as the buyer and the Unit Owner as the seller Should Unit Owner fail to execute conveyance documents or take any other action necessary to complete the sale of the Unit to the County, the Unit owner shall be responsible for any and all court costs and attorney's fees to compel performance of such conveyance.

> Habitat Owner Documents. Nothing in this Article shall be interpreted to amend, 2.4supplant, abridge or otherwise waive a Unit Owner's obligations under any separate Habitat Owner Documents. Any Unit Owner subject to restrictions set forth in any Habitat Owner Documents shall still be liable under any and all separate agreements with Habitat in the event of any unauthorized rental performance termination and/or the option to purchase provisions commencing by the County. \Diamond

SELLING THE UNIT. 3.

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Any sale of the Unit shall comply with the terms of this Article 3. UNOFICE

Initial Sale of the Unit: Habitat shalbuse Reasonable Efforts to give a. preference to Qualified Purchasers, including by attempting to contract with a Qualified Burchaser who has also qualified through Habitat's loan program with and annual income of between 30% and 80% of AMI (a "Habitat Purchaser") (M ninety (90) days after issuance of a Cextificate of Occupancy, Habitat is unable to enter into a purchase contract with a Qualified Purchaser, Habitat shall use Reasonable Efforts to negotiated a contract for sale of the Unit toda prospective purchaser of the Unit whose Household earns less than 100% of the AMI. If one hundred and twenty (120) days after issuance of a Certificate of Occupancy, Habitat is unable to enter into a purchase contract with a prospective purchaser of the Unit whose Household earns less than 100% of the AMI, Habitat shall use Reasonable Efforts to negotiate a contract for sale of the Unit to a prospective purchaser of the Unit whose Household earns less than 140% of the AMI for Summit County. If one hundred and eighty (180) after issuance of a Certificate of Occupancy, Habitat is unable to enter into a purchase contract with a prospective purchaser of the Unit whose Household earns less than 140% of the AMI for Summit County, the Unit may be sold to any person who will meet the Owner-occupancy requirement. See the Prospective Purchaser Qualification Table below. Habitat shall provide the County with the following evidence to establish that they have made. "Reasonable Efforts" including the date of issuance of a Certificate of Occupancy, offered sales price, and means of advertisement. If the County, in its discretion, determines said efforts have been madequate, the County make geometric Habitat to re-start the process to find a Qualified Purchaser.

The sale of the Unit to a non-qualified purchaser does not limit the applicability of this Deed Restriction in any way with respect to cuch purchaser's use, occupancy and subsequent resale of the Unit. UMONTERON COPY

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		Prospective	Purchaser Qualif	\diamond		
	5		Employment	Net Worth	# days of Reasonable Efforts	
	Habitat Purchaser	<80% of AMI (per Workforce Housing agreement signed with County	Summit	<ami< td=""><td><u> CO/2</u></td><td>ALCIOIL COP</td></ami<>	<u> CO/2</u>	ALCIOIL COP
UMORTICIC	Qualified Purchaser <	and Developer)	Summit	AMI	90	
	I Onalithed A I	2 100% of AMI	Any	<4 x AMI		
	Employment Qualified Rurchaser	< 140% of AMI	<u> Anx</u>	<4 x AMI	0wner may sell the Unit	La Colt
A COL	3.1 <u>Ha</u>	abitat and County's Op	tion to Purchase	:. Before a Unit (Owner may sell the Unit	

UMONTELE Habitat and County's Option to Purchase. Before a Unit Owner may sell the Unit 3.1 to a third party, the Unit shust first be offered to Habitat pursuant to the terms of the Unit Owner's written agreements with Habitat for a period of sixty (60) days. If Habitat elects not to purchase the Unit within (60 days, the Unit must then be offered to the County. The Option to Rurchase to Habitat and the County shall be as follows:

Eleil COPY a. Notice of Intent to Sett. Once the Unit Owner decides to sell the Unit, the Unit Owner shall provide Notice the Habitat and the County of its Intent to sell, which shall be substantially the same form as set forth in Exhibit R (the "Notice of Intent to Sell"). The Notice of Intention Sell shall include a proposed sale price not to exceed the Maximum Resale Brice. The Notice of Intent to Sell shall be served on Habitat and the County in accordance with Section 13.1. The date on which the Notice of Intent to Sell(1s, served on Habitat and the County is the "Offer Date"

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Option to Purchase. Habitat shall have the option (the "Option") to purchase the Unit for a period of sixty (60) days (the "Habitat Option Period") in accordance with its policies and procedures. If Habitat has not entered into an agreement with Unit Owner to purchase the Huit after sixty (60) days, the County shall then have the Option, for the next sixty (60) day period ("County's Option Period") to purchase the Unit at the offered price. The Option shall be freely assignable by the County to a third party. The County may exercise the Option by delivering the Unit Owner Notice of exercise County shall endeavor to notify the Unit Owner of whether it will exercise the Option as .er ti inat it 8. COL

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UMORTHEICH COPY or (iii) exercises the Option but fails to close within thirty (30) days after delivering the Exercise Votice (unless such closing date is extended by the parties), then the Option shall automatically terminate without the need for further notice or documentation.

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Subsequent Sale of the Thir, Upon termination of the County's Option under section 3.1, the Unit Owner shall have the right to sell the Unit to a Qualified Purchaser as follows:

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Potential Purchasers List. Habitat shall maintain a list of persons interested a. in purchasing deed restricted housing that potentially meet the definition of a Qualified Purchaser (the "Rotential Purchasers List"). Once the Unit is available for sale, Habitat shall, if requested by the Unit Owner, assist in facilitating delivery of Unit Owner's marketing information to parties on the Potential Purchasers List.

Habitat may adopt written guidelines and policies to more specifically b. Regulate the eligibility and priorities of Qualified Purchasers that are not photonsistent with the criteria set forth in Section 1, D above and this Deed Restriction, and the Agreement. Persons wishing to be evaluated for Qualified Purchaser status with be required to provide income and employment documentation to Habitat for evaluation. Notwithstanding that Habitat will assistothe Owner in locating a purchaser for the Unit, Habitat makes noo representation that a Qualified Purchaser that is willing and able to close on the purchase will be identified through the Potential Purchasers/Fist.

The Unit-Owner is not prohibited from entering into a purchase contract with a potential purchaser prior to the purchaser being approved by the County; however, the Unit Owner does so at the risk of the purchase contract being voided if the potential purchaser is not subsequently approved. In any event, a potential purchaser must be approved as a Qualified Purchaser by the County for the purchase of the Unit within five (5) business days after entering into a purchase contract.

Sale to Qualified Purchaser. If the County does not exercise its Option? c. under Section 3. (The Unit Owner shall undertake Reasonable Efforts for a period of not less than ninet(G0) days after termination of the Option Period, to negotiate a contract for sale of the Unit to a Qualified Purchaser. In no instance shall the Unit Owner be required to sell the Unit for less than the Maximum Resale Price.

P. Sale to Partially-Qualified Purchaser. If, after ninety (90) days of d. Reasonable Efforts of marketing the Unit for sale, the Unit Owner is unable to enter into a purchase contract with a Qualified Purchaser, the Unit Owner shall? for a period of thirty (30) additional days, undertake Reasonable Efforts to enter into a contract with a Partially-Qualified Purchaser

sale to an Employment-Qualified Purchaser. If, after one hundred and e. twenty (120) total days of Reasonable Efforts of marketing the Unit for sale, the Unit Owner Subable to enter into a purchase contract with a Qualified Purchaser or a Partially-Vi Qua Qua Cololi Colol Qualified Purchaser, the Unit Owner, shall for a period of sixty (60) additional days, Color

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UMORAGICILCOPY undertake Reasonable Efforts to enter into a contract with an Employment-Qualified Purchaser

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f. Sale to Non-Qualified Purchaser. If, after undertaking Reasonable Efforts to sell the Unit to a Qualified Purchaser (90 days), to a Partially Qualified Purchaser (additional 30 days) and to an Partial Qualified Purchaser (additional 30 days), and to an Employment Qualified Purchaser (additional 60 days – for 180 days total), the Unit Owner has not entered into a purchase contract to sell the Unit to a person who qualifies under this Deed Restriction, then the Unit Owner shall have the right to sell the United any person who will meet the Owner-occupancy requirement. The sale of the Unit to a non-qualified purchaser does not limit the applicability of this Deed Restriction in any way with respect to such purchaser's use, occupancy and subsequent resale of the Unit.

Unit Owner shall provide the County with the following evidence to stablish that they have made "Reasonable Efforts" including the date of suance of a Certificate of Occupancy, offered Sales price, and means of advertisement. If the County, in its discretion, determines said efforts have been inadequate, the County make require Unit Owner to re-start the process to find a Qualified Purchaser

Maximum Resale Price. In no event shall the Unit Owner sell the Unit for an amount 3.3 that exceeds the Maximum Resale Price. The Maximum Resale Price shall be calculated by the County by taking the price the Unit Owner paid for the Unit (the "Owner's Purchase Price") and Elell Col? adding to that amount the following: (i) 0.25% of the Unit Owner's Purchase Price for each complete month that the Unit Owner owned the Unit (equivalent to 3% per year), which percentage increase shall not be compounded; (ii) the amount of any Permitted Capital Improvements; and (iii) a unit transfer fee that may be charged by the County at closing to defray the cost of monitoring this Deed Restriction and facilitating the sale of the Unit, which the may not exceed one-half of one percent (0.5%) of the Maximum Resale Price (or the actual safes price if less). The Maximum? Resale Price is further subject to the maintenance requirements (and possible adjustments) of Article 3. Appreciation of the Unit Owner's Purchase Price as described in this paragraph shall not apply for the period the Unit Owner is found in default pursuant to Article 8.

A purchaser shall pay no more for the Unit than is set forth in this Section 3(3) and shall not pay on behalf of seller any real estate commissions, closing costs, or other capital improvements attached to the Unit that are not Permitted Capital Improvements, or any other costs or fees not made a part of the purchase contract. The sale of any separate personal property such as appliances or furnishings may not be a condition of sale of the Unit. A purchaser shall pay all costs associated with financing the purchase of the Unit and all other closing costs subtomarily paid by purchasers of similar property in Summit County.

Recording of Affidavit Prior to Sale. In conjunction with conveyance of the Unit, 3.4 the parties (Unit Owner and purchaser) and the County shall execute a Combined Certification and uti .e Offa COP Affidavit in substantially the same form as set forth in Exhibit E, which document shall be recorded broc. in the Office of the Summit County Recorder Pailure to record the signed Combined Certification ALCO CO

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Permitted Capital Improvements The Unit Owner may include the cost of certain Permitted Capital Improvements, as more particularly described in Exhibit F attacted hereto in the Maximum Resale Price. Permitted Capital Improvements must be approved in advance by the County and shall be added to the Maximum Resale Price only after the Unit Owner submits to the County: a signed Unit Owner's affidavit (on a form provided by the County) verifying that the work was performed on the Unit, paid for by the Unit Owner and that any submitted receipts are valid and correct; receipts (original or duplicate) to verify the actual amounts expended by the Unit Owner; and copies of any building permit(s) or certificate(s) of occupancy issued by the Summit County Building Department with respect to the improvements, if required.

Note: The County shall have no obligation to approve requests for qualifying Permitted Capital Improvements that are submitted more than six (6) months after the completion date of the work (1) the County shall have the right to (0) beet the work prior to making a determination whether it qualifies as Permitted Capital Improvements. Capital Improvements that failed to obtain any weeded building permits, including tinal inspections and certificates of occupancy shall not qualify as Permitted Capital Improvements.

Qual of Pocket Costs. In calculating the costs included under this Section 3-5 a. only the Unit Owner's actual out of pocket costs and expenses shall be eligible. Amounts related to profit, labor (sweat equity) or appreciation in Unit value will not be approved.

Other Limitations. At no point in time shall the total amount of the b. Reputited Capital Improvements exceed ten percent (10%) of the Maximum Resale Price, Obv a cumulative basis, unless approved by the County in writing. The cost of all nonpermanent Permitted Capital Improvements shall be depreciated on a straight line basis at the rate of ten percent 610% per annum for ten (10) years commencing one (1) year after the date of installation?

Equity Discretion to Approve. The County shall have the ultimate authority C. to determine whether any requested improvement qualifies as a Permitted Capital Improvement.

No Limitation on Owner's Right to Make Improvements. The provisions of d. (fis Section 3.5 and any related terms)in this Deed Restriction shall not be interpreted as Prohibiting the Unit Owner from making any desired and lawful modifications or improvements to the Unit at any time whatsoever. These provisions merely serve to establish a cap on the amount and type of improvements that may increase the price of the Unit for a subsequent our chaser, as it is the intent of this Deed Restriction that the Unit. remain permanently affordable to members of the local workforce. Note, however, that improvements of the exterior of the Unit and certain interior improvements may be subject to design review and approval in accordance with the governing documents for Silver UMONTECON COPY Creek Village Owners Master Association. MUNOR APROLICIUM

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UMORAGICILCOPY No Guaranty. Nothing herein shall the construed as a representation or guaranty by the County that the Unit Owner will receive the Maximum Resale Price for the Unit upon sale.

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MAINTENANCE OF UNIT; PRÉSALE INSPECTION; INSURANCE

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Minimum Maintenance Standards. The Unit shall at all times be maintained in 4.1good, safe, and habitable condition in all respects, normal wear and tear excepted, and in full compliance with all applicable laws, ordinances, rules and regulations of any authority having? jurisdiction over the Unit. In addition, the Unit must be maintained to certain minimum standards of physica (condition, as set forth in Exhibit G) for the Unit to be offered for ale at the Maximum Resale Price.

4.2 (1 Pre-Sale Inspection and Assessment. Thirty (30) days prior to offering the Unit for sale (which beriod may be waived or reduced at the discretion of the County), the Unit Owner must contact the County, and the County will conduct an inspection of the Unit. After inspection, the Unit Owner will be provided a list of items that must be remedied prior to closing to bring the Unit to the minimum maintenance standards such that it may be offered at the Maximum Resale Price. The list will include the County's estimate of the cost to complete necessary maintenance and repairs. The Unit Owner shall then either make the necessary repairs, or the estimated cost of said repairs will be deducted from the Maximum Resale Price. If the Unit Owner chooses not to perform the repairs and accept the reduction in the Maximum Resale Price, then the inspection results and the repair estimate must be disclosed to any potential purchaser before the expiration of any inspection contingency periods associated with the purchase. This requirement applies to any sale of the Unit including under the Counter's Option as set forth in Section 3:41 1O)

Encil Col Insurance. To the extent such insurance is not provided by (The Village at Park City Homeowners Association, the Unit Owner shall continuously insure the Unit against all risks of physical loss for the full replacement cost of the Unit.

ANNUAL COMPLIANCE REPORT.

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To the extent that Habitat does not provide an annual compliance report, the Unit Owner shall complete and provide to the County an annual compliance report on a form to be provided by the County. Failure of the County to mail on otherwise provide the annual compliance report form to Habitat or the Unit Owner does not discharge the obligations of the Unit Owner to comply with this Deed Restriction or report compliance to the County on an annual basis. As part of the reporting process, the County may request additional documentation from Habitat and the Unit Owner to demonstrate compliance and Habitat and the Unit Owner shall provide such additional documentation in the timeframe and manner requested or shall be subject to default as outlined in Article 8. In conjunction with the Annual Compliance Report the County may conduct a physical inspection of the Unit.

MORTGAGE PROTECTION. 6.

Subordination to First Mortgage Except as provided in this Article 6, this Deed 6.14 Jr. Jrdina CO Restriction shall be subject and subordinate in all respects to the liens, territe, dovenants and ر م Ž(Q)

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UMONTHEIGH COPY conditions of the River Mortgage encumbering the Unit and to all advances validly secured by said First Mortgage.

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Notice of Default; Notice of Foreclosure. Notwithstanding the subordination 62 provision above, the holder of a First Montgage shall serve Notice on the County per Section 13 (a) if the Unit Owner is in default of the First Mortgage for more than 60 days; and (b) if foreclosure proceedings have commenced against the Unit.

Option to Acquire Unit from First Mortgagee Arthe holder of a First Mortgage 6.3 takes title to the Unit by way of trustee's sale, foreclosure, deed-in-lieu of foreclosure or similar means, except instances where Habitat is the First Mortgagee and conducted the foreclosure proceedings, the County shall have the right to purchase the Unit from the holder by delivering Notice to said holder of the First Mortgage within sixty (60) days after the date the holder takes title to the Unit (the "Exercise Period"); provided, however, that said holder shall have served Notice of such event upon the County in accordance with Section 13.1.b below of the Exercise Period shall be extended to 60 days after the date of service of Notice. The purchase price to be paid by the County for the Unit shall be equal to the lesser of: (a) the amount of outstanding principal, delinquent payments, and any advances validly secured by the First Mortgage; or (b) the Maximum Resale Price, plus the sum of all taxes, interest, insurance, and title insurance then due of and payable. Provided the lender has acted to cure any default within one hundred eighty (180) days or within a reasonable time established by industry standards (if greater), the purchase price may also include reasonable attorneys' fees and other reasonable costs incurred to recover the Unit through a trustee's sale, foreclosure, deed-in-lieu of breclosure or other similar means. In the event the County timely exercises such right to purchase the Unit, the County shall close on the purchase within thirty (30) days following the date that the County delivers Notice of its intent to acquire the Unit (the "Closing Deadline")

KICII COR No Impact on Foreclosure Sale. The provisions of Section 6.3 shall not impair the holder of a First Mortgage from Causing the Unit to be sold at public sale by way of judicial or non-judicial foreclosure. Any purchaser at such sale (other than the holder of the First Mortgage? as provided in this Article & shall acquire the Unit subject to this Deed Restriction. In the event of such public foreclosure sale, the County shall have no rights greater than or different from others bidding for the Unit except that the County shall have the post-foreclosure option to purchase described in Section 6.3.

Termination of Deed Restriction Upon Foreclosure; Applicability, ft the holder of a First Mortgage acquires the Unit via foreclosure sale or similar legal means as described in Section 6.3 above and the County does not exercise its option to purchase the Dnit (by either failing to deliver Notice to the holder within the Exercise Period or failing to close on such purchase by the Closing Deadline), then the provisions of this Deed Restriction shall automatically terminate with respect to the Unit and the holder of the First Mortgage shall be entitled to transfer the Unit free and clear of this Deed Restriction. In such event the owner of the Unit may, but shall not be required to, file in the Office of the Summit County Recorder an affidavit or other notice of termination, regiting the events giving rise to the termination of this Deed Restriction And such termination of this Deed Restriction with respect to the Unit shall not affect the enforceability of sp. ions A COD UIDOHIUIONIU this Deed Restriction or similar restrictions with respect to other units that are subject to this all Colors Agreement.V

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UMORIELEILCOPY NOTTHERE The above described termination of this Deed Restriction shall apply only to the acquisition of the Unit by (or through) the holder of a First Mortgage strictly as described in the ACIO preceding paragraph. If any other person or entity (including the County) shall acquire the Unit through foreclosure or trustee's sale or by any similar means, such acquisition shall be made and the Unit shall remain, subject to the terms and conditions of this Deed Restriction which shall not be automatically terminated by said foreclosure sale or other transfer event.

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Encumbrance Exceeding Maximum Resate Price is Void. In the event any 7.1encumbrance, including the refinance of a First Mortgage, when recorded against the Unit causes the total lien and unt of all encumbrances (regardless of whether caused individually or cumulatively, and regardless of the actual amount of the offending encumbrance) to exceed the Maximum Resale Price, the encumbrance, subject to the provisions of this Article Alshall be void ab initio. This Deed Restriction exists to preserve affordability for targeted for the households and any encumbrance that exceeds the Maximum Resale Price (whether taken individually or as the result of the cumulative of all encumbrances) violates public policy and, on its face, constitutes predatory and illegal lending practices. The encumbrance exceeding the Maximum Resale Price is void in its entirety and there shall be no replacement equitable (proumbrance in an amount not) exceeding the Maximum Resale Price. An affidavit filed by County reciting this requirement and the Maximum Resale Rice at the time of the recording of the encumbrance declaring the intention to void the encumbrance shall be sufficient to void the encumbrance of record. Notwithstanding the foregoing, the voiding of the security for a promissory note or underlying debt instrument shall not automatically void such indebtedness. For purposes of loans from governmental agencies or other approved (by the County) lenders such as the Veterans Administration or the U.S. Department of Agriculture - Rural Development wherein 100% of the purchase price is financed and costs of loans (not to exceed 5% of the loan amount) are permitted, such loans shall not violate the provisions of this Section 7.1/

Fraud by Owner, Penalty. The Unit Owner has acknowledged the existence of this 7.2Deed Restriction and is aware of the provisions contained herein. The act of executing a debt instrument and encumbrance in an amount exceeding the Maximum Resale Price is an act of fraud and against public, policy. Accordingly, the perpetrator of such act should not benefit from such activities so, upon the recording of an encumbrance executed by the Unit Owner exceeding the Recoll Coll Maximum-Resale Price, all right, title and interest of Unit Owner in the Unit shall revert to the County This reversion to the County shall be perfected by the County recording an affidavit stating this toguirement and the Maximum Resale Price at the time of the recording The reversion of the Unit to the County and the voiding of the encumbrance recorded against the Unit shall not relieve The Unit Owner of any underlying debt obligations to the lender. o.

DEFAULT AND REMEDIES.

Default, Noncompliance with any part of this Deed Restriction constitutes a default, 8.1 which shall include but are not limited to: (a) unauthorized rental of all or a portion of the Unit; (b) obtaining financing or a combination of financings that in the aggregate exceed the Maximum Resale Price! (c) not using a Unit as an Owner-Occupied Primary Residence; (d) failure to pay the monetary penalties of Section 8.2; (e) failure to submit the Annual Compliance Report required UMOMBELO

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Umontheight by Article 5; (f) tailure to make timely payments or otherwise defaulting on a lien or mortgage on any Unit; or (g) failure to record the affidavit required in Section 3.4.

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862 V Monetary Penalties. Upon Notice from the County to a Unit Owner of default, the Upt Owner shall have thirty (30) days (Scure such noncompliance. If the Opin Owner does not Cure the noncompliance within thirty (30) days, the County may assess monetary penalties against the Unit Owner of up to two-hundred and fifty dollars (\$250.00) per day beginning on the thirtyfirst (31) day after providing Notice per Article 13. Unless prior approval was obtained per Article of 2, rental of any Unit shall constitute an automatic default without the need to provide the Unit Owner Notice and an opportunity to cure the noncompliance. In those instances, the County may charge any Unit Owner that rents that Unit Owner's Unit automatic fines of up to the greater of \$500 per day on the rate charged for rental of the Unit per night. The County shall also provide Habitat with a copy of all notices given to Unit Owner under this Section.

County to Maintain a Possibility of Reverter. If a Unit Owner does not cure the default within thirty (30) days, then the County shall notify Habitat that the Unit Owner remains in default and provide Habitat with an opportunity to cure the default. Habitat shall have thirty (30) days to cure the default. IT Habitat does not cure the default, therefore County may initiate the process of obtaining title (18 such Unit Owner's Unit as further described in this paragraph. The County shall send Notice to Habitat and the Unit Owner that contains the specific default, the dates of such noncompliance a record of other Notices sent regarding such default, and that notifies the Unit Owner of an informal hearing before the County Council to take place within sixty (66) days of such Notice, at which Habitat and the Unit Owner may present evidence or call witnesses. After such Notice and informal hearing, the County Council shall issue a final ruling within thirty (30) days of the hearing which shall make a finding as to the Unit Owner's default. Upon a final ruling of details against such Unit Owner, the occurrence of such condition subsequent shall trigger the County's right to title in fee simple to the Unit Owner's Unit, and, upon the exercise of such right by the County, title will revert to and become revested in the County, and such title will be revested fully and completely in it, and the County will be entitled to and subject to applicable law, may of right enter upon and take possession of the Unit; provided that, contemporaneously with the County's exercise of its reversionary interest, the County shall repay, or cause to be repaid any debt or obligation incurred by the Unit Owner for the acquisition of the Unit to the extent such debt or obligation is secured by a lien against the Unit, Upon successful closing of the Unit, any reversionary interest of the County granted by this Section shall terminate in regards only to that specific finding of default. If the County pays, or causes to be paid, pursuant to this Section amounts to satisfy liens against the Unit that are more than the Maximum Resard Price, then the County may seek a deficiency judgment against such Unit Owner for the difference between the amount paid and the Maximum Resale Price.

Right To Purchase. Upon a finding of default by after whomal hearing conducted by o 8.4 the County Council as described in Section 8.3, a Unit Owner shall offer to sell the Unit to Habitat for the Maximum Resard Price less any penalties owed. If Prabitat declines to purchase the Unit, then the Unit Owners shall offer to sell the Unit to the County for the Maximum Resale Price less any penalties owed. In the event Habitat and the County declines to purchase the Unit, the County ut .ave th CODUCIENT UTA ATTENDI shall have the option, in its sole discretion, to exercise or assign its reversionary interest pursuant Post in the second

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UMORTHEICH COPY to Section 8.3, to exercise or assign its right to purchase pursuant to this Section, or to seek any other remedy provided to it at law or in equity.

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855 V Violation of Criminal Code maddition to the remedies contained herein, the Unit Owner and other individuals dealing with the transfer and/or management of the Unit (including (lenders, Realtors, attorneys and title professionals) may be subject to the provisions of Summit County Code §5-2-7: Affordable Housing Fraud (as may be amended or replaced).

8.6 Remedies Not Exclusive. Except as provided in Section 8.3 regarding the termination of the County's reversionary interest upon a safe pursuant to Section 8.4, no remedy conferred by any of the specific provisions of this Deed Restriction is intended to be exclusive of any other remedy, and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity, by statute or otherwise. The election of any one or more remedies shall not constitute a waiver of the right to pursue other remedies.

Attorney Fees. If any party shall take or defend against any action for any relief 8.7 against another party arising $\mathfrak{gu}(\mathfrak{G})$ this Deed Restriction, the prexailing party in such action or defense shall be entitled to reindursement by the other party for all costs including but not limited to reasonable attorney tes and court costs incurred by the prevailing party in such action or defense and/or enforcing any judgment granted therein, all of which costs shall be deemed to have accrued upon the commencement of such action and/or defense and shall be paid whether or not such action or detense is prosecuted to judgment. Any judgment or order entered in such action or defense shall contain a specific provision providing for the recovery of attorney fees and costs incurred in enforcing such judgment.

ENFORCEMENT.

The County and Habitat shall monitor compliance with the terms of this Deed Restriction and have the power to exercise all remedies available at law and in equity to ensure compliance by the Unit Owner and their successors in interest.

TERM 10.

This Deed Restriction shall continue in full force and effect for 60 years after the Effective Date (and automatically extended for five (59) year periods thereafter) unless terminated sooner by the normal agreement of the Unit Owner and the County (the "Term"). If the Deed Restriction is so terminated, or terminated for any reason whatsoever, the Unit Owner shall remain subject to the restrictions herein regarding the Maximum Resale Price until such time as they sell the Unit, at which time the Unit shall be sold at a market price but such that Owner shall be entitled too retain the proceeds of sale as if the Unit sold at the Maximum Resale Price, with the difference between the net proceeds at the Maximum Resale Price and the actual (market rate) sales proceeds being transferred to the County to be utilized in furtherance of the County's affordable housing goals (as determined by the County Council). Alternatively, the Unit Owner at the time of termination, may have an appraisal performed of the Unit (by an appraiser of the County's UMA CARCELON JUNO AFICION choosing, at the Unit Owner's expense, and pay/directly to the County the difference between the COL

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UMORIEICIL COPY then Maximum Resale Price and the proceeds from a hypothetical market rate sale (based on the appraisal value), and continue to own the Unit except that it shall be unencumbered by any This Deed Restriction shall be governed and construed in accordance with the laws of the f Utah. **RECORDING AND FILING; COVENANTS TO RUN WITH THE LAND** provision of this Deed Restriction. In either case the Deed Restriction shall not terminate with respect to the Unit until the required payment is actually received, unencumbered, by the County.

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and filed in the Official Records of Summit County, Utah.

2012.2Covenants Run with the Land. The County intends, declares and covenants, on behalf of itself and all future Unit Owners, that this Deed Restriction and the covenants and restrictions set forth herein, regulating and restricting the rents, use, occupancy and transfer of the Unit shall be covenants running with the land and improvements constituting the Unit, for the benefit of the County, shall encumber the Unit, and shall be binding upon the County and all subsequent Owners of the Unit.

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Notice.

MELON HOUSING MUL Any and all notices or demands to the Unit Owner or person(s) required or a. desired to be given hereunder shall be in writing and shall be validly given or made if (a) deposited in the U.S. mail certified or registered, postage prepaid, return receipt requested, (b) sent by commercial courier keeping records of deliveries and attempted deliveries, of (c) via hand delivery with signed acknowledgment of receipt by a person of suitable age and discretion Service by U.S. mail or courier shall be conclusively deemed made on the first business day delivery is attempted. Any notice or demand to the Unit Owner shall be addressed to the address of the Unit Owner appearing on the County tax records.

(Sti Any and all notices or demands to the County shall be incorriting and shall Cobe served by (a) mail or commercial courier provided to the Summit County Clerk or his/her authorized agent authorized by appointment or by law to reserve service by signing a document indicating receipt or (b) via hand delivery with signed acknowledgment of receipt by the Summit County Clerk or his/her authorized agent authorized by appointment of or by law. Service shall be complete on the date (the receipt is signed. Any notice or demand to the County shall be addressed to:

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With a copy to: Immit Cour J. Box ' Ivi' Coalville, Utah 84017

UMOMMERCIU COPY J COPY Any and all notices or demands to Habitat shall be in writing and shall be ¢. served by (a) mathew commercial courier provided (a Habitat or its authorized agent authorized by appointment or by law to receive service by signing a document indicating receipt or (c) wa hand delivery with signed acknowledgment of receipt by an authorized agent authorized by appointment or by law Service shall be complete on the date the La to UMAGANCIOILCOP receipt is signed. Any notice or demand to the Habitat shall be addressed to: er Postingentu Unothingtonuu

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Habitat for Humanity Attn: Shellie Barrus P.O. Box 682704 Park City, Utab 84068

With a copy to:

Matthew B. Hutchinson ROGGAN LEE HUTCHINSON 1225 Deer Valley Drive, Suite 201 Park City, Utah 84060

QA The parties may change their respective addresses for the purpose of d. receiving notices or demands as herein provided by Notice given in the manner aforesaid to the others, which not coal change of address shall not become effective, however, until the actual receipt free of by the others or the recording of a change of address by the County.

UMOTINGICIL COPT Ratagraph Headings. Paragraph or section headings within this Deed Restriction are inserted solely for convenience of reference, and are not intended to, and shall not govern, limit or aid in the construction of any terms or provisions contained herein.

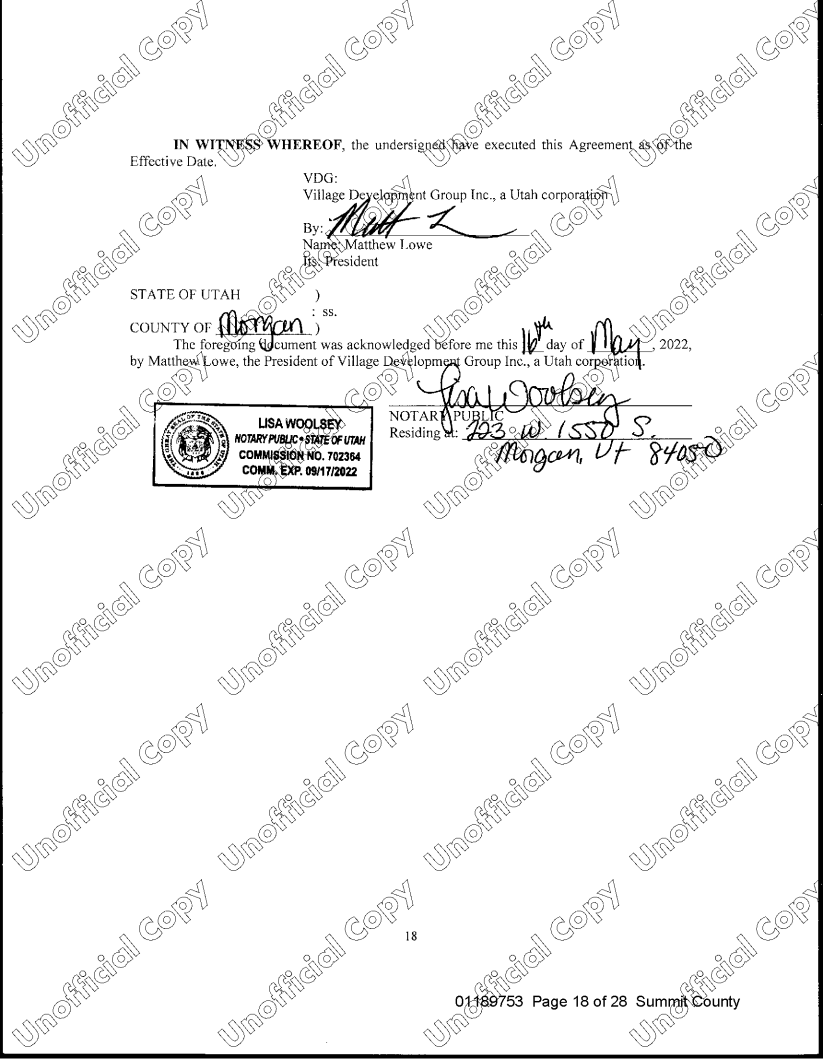
> ดข (⊙)**%**3 Gender and Number. Whenever the context so requires berein, the neuter and \sqrt{g} gender shall include any or all genders and vice versa and the use of the singular shall include the olural and vice versa.

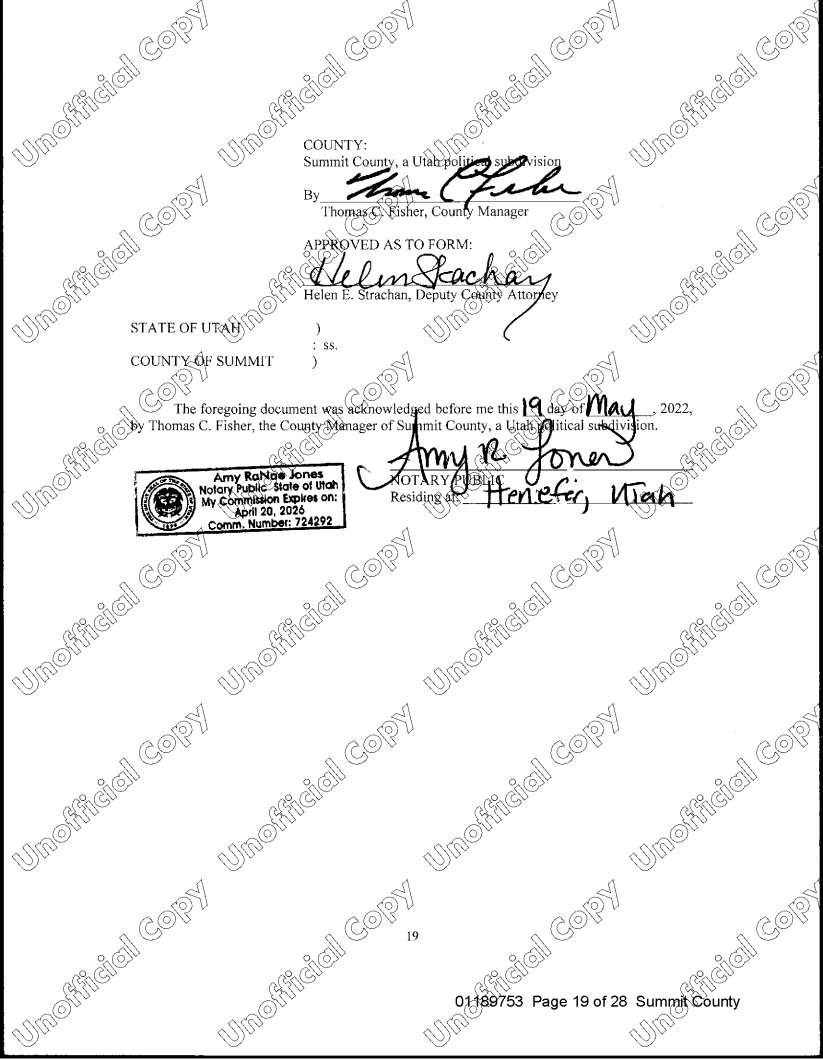
Modifications Any modification of this Deed Restriction shall be effective only 13.4 when made by writings signed by the County and the Upit Owner and recorded in the Official Records of Summit County, Utah.

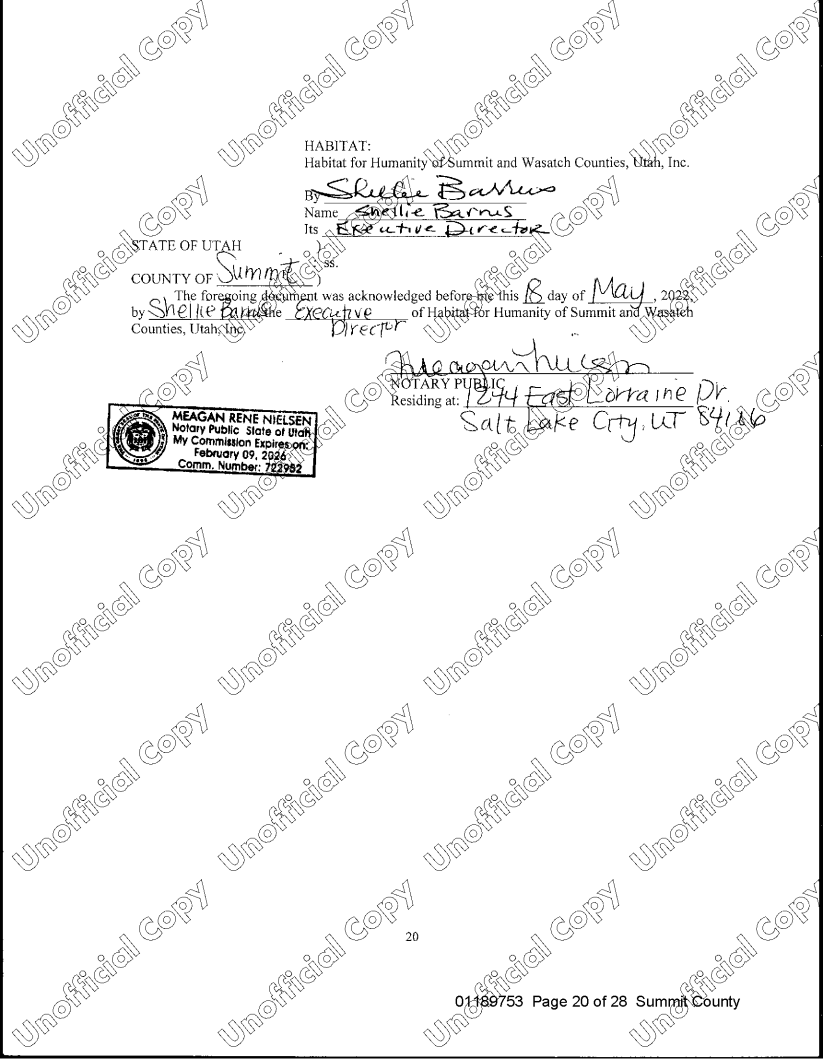
UTROFFICIO Incorporation of Recitals. The recitals set forth at the beginning of this Amended ne .1 by the COP 13.5of Color Deed Restriction are incorporated herein by this reference.

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Legal Description of the Property

ALCOLO COLORIA Parcel Number SCVC-81-82-5 Lot 5 (Silver Creek Village Center Lots 20 & 82 Subdivision, according to the official plat thereof on file and of record in the Summit County Recorder's Office. ग्र 🔊 🕮 🗰 🛪 🛪 🕂 🛪 ТД # SCVC-81-82-5 (၀)

Parcel Number SCWC-81-82-7

Lot 7, Silver Creek Killage Center Lots 81 & 82 Subdivision, according to the official plat thereof on file and oprecord in the Summit County Recorder's Office. Tax ID # SCVC-81-82-7

Parcel Number SCVC-81-82-9~(0)

Lot 9, Silver Creek Village Center Lots 81 & 82 Subdivision, according to the official plat thereof on file and of record in the Summit County Recorder's Office.

() ax ID # SCVC-81-82-9

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Parcel Number SCVC-81-82-10

Lot 10, Silver Creek Village Center Lots 81 & 82 Subdivision, according to the official plat thereof on file and of record in the Summit County Recorder's Office. Tax ID # SCVC\81-82-10

✓● Parcel Number SCVC-81-82-12

ieloll copy Let 12, Silver Creek Village Center Lots 81 & 82 Subdivision, according to the official plat Thereof on file and of record in the Summit County Recorder's Office. Tax ID # SCVC-81-82-12

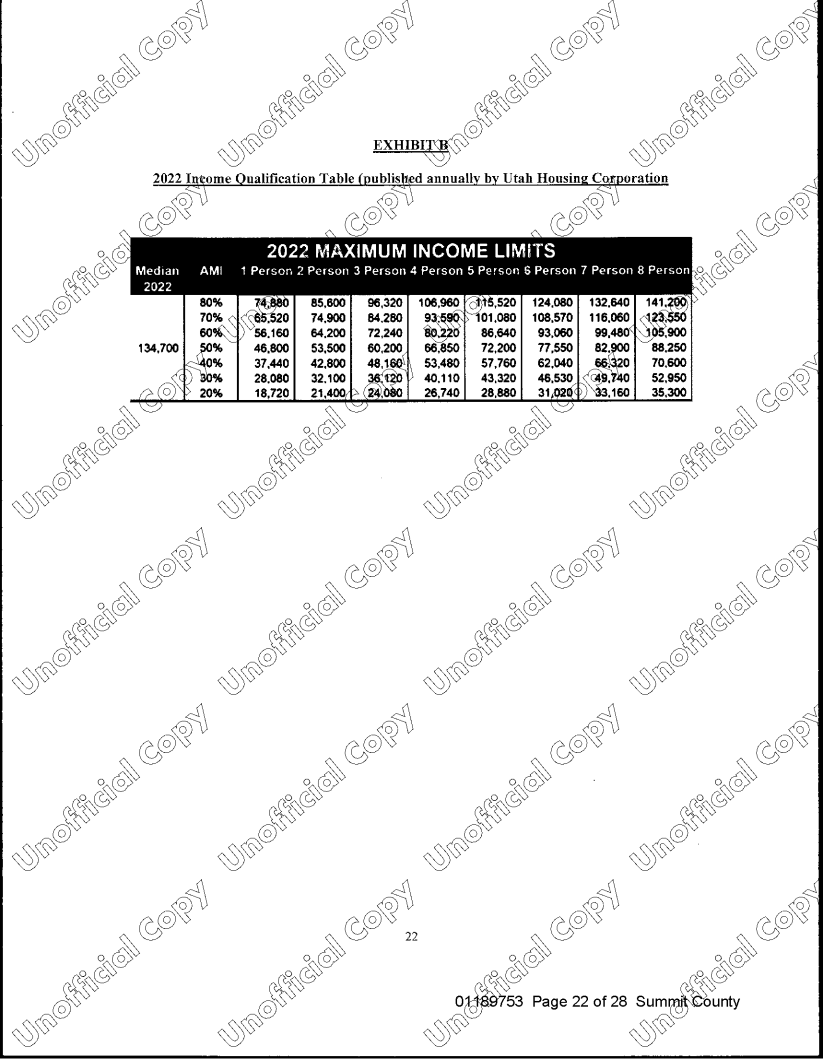
Parcel Number SCVC-81-82-14

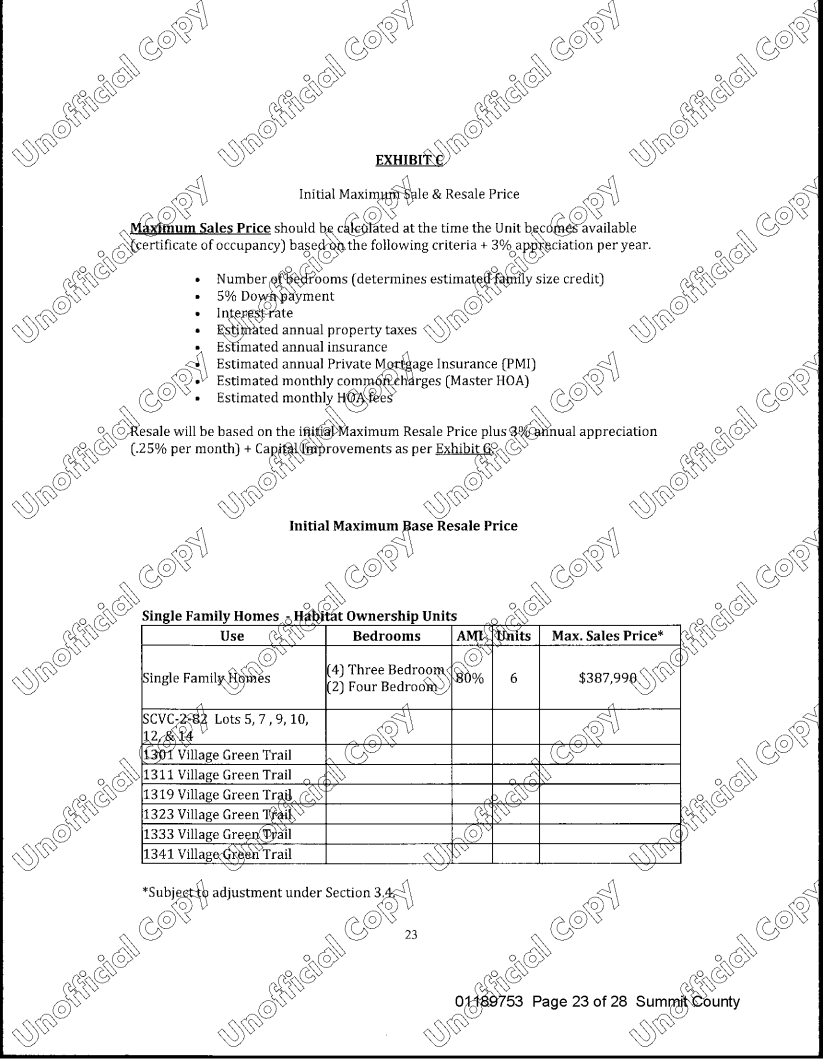
Lot 14, Silver Creek Village Center Lots 81 & 82 Subdivision, according to the official plat Umontelal o The And Copy Inmit. thereof on file and of record in the Summit County Recorder's Office. Tax ID # SCVC¹81-82-14

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UMONTHEICH COIPY UMONTELEI EXHIBIT DIA CAPICICII COPY UMONTRECIL EXHIBITED Notice of Intent to Sell I [insert name], the owner of [unsert property address] (the "Unit"), am hereby providing Summit County with a Notice of Intent to Sell as outlined in Section 3. of the Deed Restriction covering the Unit. I intend to sell the Unit at the following price (which may not exceed the Maximum Resale Price as sectorth in the Deed Restriction) The term Conternation of the Deed Restriction The terms and conditions of such intended sale are as follows [if none, write 'none']! (understand that after the County's receipt of this Notice, the form of the County's receipt of this Notice, the form of the County's receipt of the Notice, the form of the County's receipt of the Notice, the form of the County's receipt of the Notice, the form of the County's receipt of the Notice, the form of the County's receipt of the Notice, the form of the County's receipt of the Notice, the form of the County's receipt of the Notice, the form of the Notice of the Notice of the County's receipt of the Notice, the form of the Notice of t HEIGH COIPY period of sixty (60) days, to purchase the Unit under the terms of Article & of the Deed Restriction. I understand that during such 60 day period, the County max: ed Restric ed Restric B Notify me I will be free to sell the Un with the Deed Restriction. Exercise the option to purchase on the terms and within the time periods set? forth in the Deed Restriction: or \cap B. Notify me that the option to purchase will not be exercised, at which point Umothetell Copy La Pire Sincerely, UTAOTTICIOII In I will be free to sell the Unit to a Qualified Purchaser (or other eligible party) in accordance Uno And Copy Uno And Copy 1,89753 Page 24 of 28 -UMONTRECOL UMORTHEICH COPY UMONTELEI UMAGAMEICILCOPY

UMORTHEICH COPY UMORTHENCILCOPY ATHENOIL COPY Umontheliciticopy EXHIBIT JORTHEROLA.COPY 2010-011 Joll COPY Combined Certification and Affidavit Certification and Consent to Transfer. О. (Ô) Summit County hereby certifies that $, of_{\mathcal{O}}$, is a_o Qualified Purchaser' (ander the terms set forth in the RESTRICTIONS CONCERNING) AFFORDABLE HOUSING UNITS AT SILVER CREEK VILLAGE dated (anjd recorded in the Summit County Recorder's Office on as Entry No.), and consents to the transfer of the residence located at (Book , Pages J.M. ARICIOII COPY as calculated , Park City, Utah for a sales price not to exceed \$ 2001 COP pursuant to the Deed Restriction. Summit County Bv: Affidavit of Buyer and Seller. Β. Eleil COPY The undersigned, "Seller" and "Buyer", hereby affirm that the restricted affordable Rark City, Utah 84098 (Unit ___, Bear Claw) is being housing mit/located at sold af or below the Maximum Resale Price set forth in the TO RESTRICTIONS CONCERNING AFFORDABLE HOUSING UNITS ADSILVER CREEK VILLAGE executed on and recorded in Book _____ Pages _____ in the Office of the Summit County Recorder (the " Deed Restriction"). A copy of the Deed Restriction is attached hereto As of the date of the contract for sale the approved Maximum Resale Price is \$_____. The property is being sold for a total purchase price of \$_____. There is no other con . There is no other consideration paid by or on behalf of Buyer to Sellers or Sellers agents other than the purchase price set forth herein. JOH CORT Seller and Buyer affirm and acknowledge that under the Deed Restriction the price upon resale has limits and any attempt to circumvent such Deed Restriction could be a violation of applicable criminal ordinances. Buyer further affiring that any income and employment information provided to Summito County or its designee incompution with the purchase of the residence is true and accurate and that Buyer is purchasing the residence for personal use. By affirmation hereof, Buyer acknowledges the applicability and validity of the Deed Restriction and understands and agrees that any subsequent conveyance or sale will be subject to limitations and requirements set forth joll copy therein including, but not limited to, sales (price, income qualifications of the purchaser, n prove si .nowle COL improvements and the like. Buyer acknowledges that any future conveyance of the residence not COL 25 01189753 Page 25 of 28 Summit County

Afflar. Stoll COPY 1011 COPY ical Colory pproved in advance by the County under the Deed Restriction will be null and void and of an Finally, Seller and Buyer hereby authorize the release of the Closing Statement by the UMONTRACI e foi e foi 1910 TOD HOLD closing agent to the County or its designee for the sole purpose of tracking the ownership change and financial details of the sale. Notificial series **Buyer** Date: UMORTICICIL MARCE COLORING Jotary Acknowledgments Date: STATE OF UTAH - ____ day of _____ COPT COUNTY OF SUMMAR UMOMERCI slwr. Felos llolann The foregoing instrument was acknowledged before me this e fi STATE OF UTAH UMONTREACH COPY COUNTY OF SUMMIT dayof The foregoing instrument was acknowledged before me this "Buyer" AFTICILOU Unofficial Notary Public UMONTREAL Unortheticil Copy ell Coler all COPA 01189753 Page 26 of 28 Summit County 26

UMORTHEICHCOPY EXHIBIT F. DO FILCION COPY Permitted Capital Improvements

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FICIOII COPY Restriction shall include only new construction and/or fixtures erected, installed or attached as The term "Permitted Capital Improvements" as used in Section 3.5 of the Deed bermanent, functional, non-decorative improvements to real property, and shall be limited to the following items:

- a. the addition of new residential square footage (or conversion of existing space to residential square footage), or the addition of new decks, patios or similar space that expands or extends the practical residential use of the unit;
 - improvements made for the purpose of energy and water conservation;
- improvements to benefit seniors and/or handicapped persons;
- FICIOII COPY improvements made for the purpose of improving the safety, health and/or quality of life of occupants including fire safety/suppression systems, air conditioning, water or air filtration, water softeners and similar items, and
- e. improvements required by any government agenc $\mathcal{P}_{\wedge}(\circ$
- UMONTELONCOPA Permitted Capital Improvements shall not include any of the following items: \cap
 - upgrades to, or replacement of, appliances, plumbing and mechanical fixtures, carpets, and similar items that were included as part of the original construction of

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UMONTICICII COP UMOSTICICIL by Summit County in writing prior to being added to the Maximum Resale Price as described in Section 33 of the Deed Restriction. If there is a disagreement regarding the digibility of any Permitted Capital Improvements, Summer County shall have the final and exclusive authority to UMONTELOU UMOTIN UMOMBER interpret the provisions of this Exhibit É.

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