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Recorded at request of: Twin Creeks at Stonebridge

After recording, mail to: Twin Greeks at Stonebridge HOA CO Community Association Management 410 East Tabernacle Suite B St. George, UT 84770

Record Against the Property Described in Exhibit A

> TENDMENT TO FIRST AMENDED AND RESTATED PROTECTIVE COVENANTS FOR TWIN CREEKS AT STONEBRIDGE A PLANNED UNIT DEVELOPMENT

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THIS AMENDMENT was presented to and approved in writing by not less than twothirds of the Members of the Association pursuant to Section 7.2 of the First Amended and Restated Protective Covenants for Twin Creeks at Stonebridge, a Planned Unit Community, recorded in the records of the Washington County Recorder on June 29, 2007 as Document No. 20070032886 (the "Protective Covenants").

NOW, THEREFORE, pursuant to the authority granted in Section 7.2 of the Protective Covenants, the Association hereby amends Article 4 of the Protective Covenants, which amendment shall supercede and entirely replace the former provisions of Article 4:

ARTICLE 4 - FINANCES AND OPERATIONS

CREATION OF LIEN AND PERSONAL OBLIGATION OF ASSESSMENT. The Owner of any Lot, covenants and agrees to pay to Twin Creeks at Stonebridge Owners Association assessments or charges and interest, costs of collection and a reasonable attorney fee, as hereinafter provided. All such amounts shall be a charge on the land and shall be a continuing lien upon the Lot against which each such assessment or amount is charged. Such assessments and other amounts shall be the personal obligation of (a) the person who was the Owner of such Lot at the time when the assessment fell due and (b) successors-in-title who took UNOFICIAL COPY title when assessments were delinquent. MOMICIAI COR MOMERALCOR

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MOGAICIAI COR 4.2.PURPOSE OF ASSESSMENTS. The assessments levied by the Association shall be used by the Association for the improvement, maintenance, repair and preservation of the landscaping in the front and side yard areas of each Lot, clearing weeds and debris from vacant lots, and maintaining Common Area if any is shown on the Plat. The assessments must provide for, but are not limited to, the payment of taxes on Association property and insurance maintained by the Association; the payment of the cost of repairing, replacing and maintaining the Common Areas; the payment of cost of repairing, replacing and maintaining the landscaping in the front and side yard areas of each Lot; clearing weeds and debris from vacant lots; the payment of administrative expenses of the Association; insurance deductible amounts; the establishment of a reserve account for repair, maintenance and replacement of the Common Areas which must be replaced on a periodic basis; and other amounts required that the Directors shall determine to be necessary to meet the primary purposes of the Association.

> 4.3 MAXIMUM ANNUAL ASSESSMENT. The Maximum Annual Assessment for Lots on which a residence has been constructed shall be Six Hundred Dollars (\$600.00) per Lot ("Improved Lots") and for Lots on which there is no residence Three Hundred Dollars (\$300.00) per Lot ("Unimproved Lots"). This amount shall be the basis of calculation for future maximum annual assessments and may be collected on a monthly, quarterly or annual basis, as determined by the Directors.

From and after the date referred to above the maximum annual assessment (i) may be increased each year by fifteen percent (15%) above the maximum assessment for the previous year, without a vote of the membership.

The Association may change the basis and maximum of the assessments (ii)fixed by this Section beyond fifteen percent (15%) prospectively for any annual period provided that any such change shall have the assent of two-thirds (2/3) votes of Members, voting in person or by proxy, at a meeting duity ealled for this purpose.

4.4. SPECIAL ASSESSMENTS FOR CAPITAL MPROVEMENTS. In addition to annual assessments, the Association may levy in any assessment year a special assessment, applicable to that year only. Special assessments may only be levied to defray, in whole or in part, the cost of any construction, reconstruction, repair or replacement of the Common Area. Special assessments must have the assent of two-thirds (2/3) votes of Members voting in person or by proxy, at a meeting duly called for this purpose. In the event the Board deems a special assessment necessary, and the cost of the special assessment is less than ten percent (10%) of the Association annual budget for the preceding year, then the Board may authorize and pass such a special assessment without the need for any approval by or any vote of the membership.

4.5. ADDITIONAL ASSESSMENTS. In addition to the annual assessments and special assessments for capital improvements authorized herein, the Association shall levy such additional assessments as may be necessary from time to time for the purpose of repairing and UMORTICICAL COR

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OFFICIAL COR restoring the damage or disruption resulting to streets or other Common Area from the activities of City of St. George (the "City") or other utility provider in maintaining, repairing or replacing the utility lines and facilities thereon. It is acknowledged that the ownership of said utility lines, underground or otherwise, is in the City or other utility provider up to and including the meters for individual units, and that they are installed and shall be maintained to City or utility provider specifications.

4.6.NOTICE AND QUORUM FOR ANY ACTION AUTRORIZED UNDER SECTIONS 4.3, 4.4, and 4.5. Written notice of any meeting called for the purpose of taking any action authorized under Sections 4.3, 4.4, and 4.5 above shall be sent to all Members not less than thirty (30) days, no more than sixty (60) days, in advance of the meeting. At the first such meeting called, the presence of Members or of proxies entitled to cast two-thirds (2/3) of all the votes of the Membership shall constitute a quorum. If the required quorum is not present, another meeting shall be called subject to the same notice requirement, and the required quorum of the subsequent meeting shall be one-half $(\frac{1}{2})$ of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than sixty (60) days following the preceding meeting.

4.7.EMERGENCY ASSESSMENTS. Notwithstanding anything contained in these Protective Covenants, the Board of Directors, without Member approval, may levy Emergency Assessments or increase Annual Assessments or levy Special Assessments for an emergency situation. An emergency situation is one in which the Board finds:

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an expenditure, in its discretion, required by an order of a court, or to settle (i)

an expenditure necessary to repair or maintain the Property or any part of it (ii) for which the Association is responsible where a threat to personal safety on the Property is discovered; or

(iii)an expenditure necessary to repair, maintain or cover actual Association expenses for the Properties or any part of it that could not have been reasonably foreseen by the Board in preparing and distributing the pro forms operating budget, (for example: increases in utility rates; landscape or maintenance contract services; etc.)

Provided, however, that prior to the imposition or collection of any assessment due to an emergency situation, the Board shall pass a resolution containing the written findings as to the necessity of such expenditure and why the expenditure was not or could not have been reasonably foreseen or accurately predicted in the budgeting process and the resolution shall be distributed to the Members with the notice of the assessment. If such expenditure was created by an unbudgeted utility maintenance or similar expense, increase, the Assessment created thereby shall be discontinued by the Board by a similar resolution, if such expense is subsequently reduced, or to the extent the next succeeding annual budget incorporates said increase into the UNOMICION COLON annual assessment. MOMICIAL COT

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NOFFICIAL COR 4.8.SINGLE LOTASSESSMENT. The Association may also levy a special assessment against any Owner and Member's Lot to reimburse the Association for costs incurred in bringing a Member and Member's Lot into compliance with the provisions of these Covenants. The single lot assessment may be levied upon the vote of the Board after notice and the opportunity to be heard.

4.9. RATE OF ASSESSMENT: PERIODIC ASSESSMENT, Special, Additional and Emergency Assessments must be fixed at a uniform rate for all Lots. Annual Assessments need not be assessed at a uniform rate and shall be assessed as provided for in Section 4.3.

EXEMPT PROPERTY. The following property subject to these Protective 4.10. Covenants is exempt from the assessments created herein:

> All property dedicated to and accepted by any local public authority. (i)

(ii) All Common Areas

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DATE OF COMMENCEMENT OF ANNUAL ASSESSMENTS; DUE DATES. The assessments provided for herein shall commence to accrue upon acceptance of title to a Lot by whatever means and for Unimproved Lots the rate shall change to that of an Improved Lot upon issuance of a certificate of occupancy for a Residence. The first assessment shall be adjusted according to the number of months remaining in the calendar year.

At least thirty (30) days prior to the commencement of each new assessment period, the Directors shall send or cause to be sent a written notice of the annual assessment to each Owner subject thereto. This notice shall not be a pre-requisite to validity of the assessment.

The Directors shall prepare a roster of the properties and the assessments applicable thereto at the same time that it shall fix the amount of the assessment, which roster shall be kept by the treasurer of the Association, who shall record payments of assessments and shall allow inspection of the roster by any member at reasonable times.

The Association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an officer of the Association setting forth whether the assessment on a specified Lot has been paid. Such certificate, when properly issued, shall be conclusive evidence of the payment of any assessment or fractional part thereof which is therein shown to have been paid.

EFFECT OF NON-PAYMENT OF ASSESSMENT - REMEDIES OF THE 4.12. ASSOCIATION. Any assessment or installment thereof not paid within ten (10) days after the due date therefore shall be delinquent and shall bear interest from the due date at the rate of eighteen percent (18%) per annum (or such lesser rate as the Directors shall set by resolution) until paid. In addition, a late fee of \$25.00 for each delinquent installment shall be imposed.

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MOHICIAL COP The Directors may in the name of the Association (a) bring an action at law against the Owner personally obligated to pay any such delinquent assessment without wiving the lien of assessment, or (b) may foreclose the lien against the Lot in accordance with the laws of the State of Utah applicable to the exercise of powers of sale in deeds of trust or to the foreclosure of mortgages (or in any other manner permitted by law, and/or (c) may restrict limit, or totally terminate any or all services performed by the Association in behalf of the delinquent Lot Owner. There shall be added to the amount of any delinquent assessment the costs and expense of any action, sale or foreclosure, and a reasonable attorney's fee.

> A Power of sale is hereby conferred upon the Association that it may exercise. Under the power of sale the Lot of an Owner may be sold in the manner provided by Utah law pertaining tod deeds of trust as it said Association were beneficiary under a deed of trust. The Association may designate any person or entity qualified by law to serve as Trustee for purposes of Power of sale foreclosure.

> No Owner my waive or otherwise escape liability for the assessments provided for herein by non-use of the Common Areas or by abandonment of the Lot.

> SUBORDINATION OF THE LIEN TO MORTGAGES. The lien of the 4.13. assessments provided for herein shall be subordinate to the hen of any first mortgage held by an institutional lender. Sale or transfer of any Lot shall not affect the assessment lien. However, the sale or transfer of any Lot pursuant to foreclosure of a first mortgage or any proceeding in lieu thereof shall extinguish the assessment lien as to payments that became due prior to such sale or transfer. No sale or transfer, however, shall relieve a Lot or Owner from personal liability for assessments coming due after he takes title or from the lien of such later assessments.

4.14. BOOKS, RECORDS AND AUDIT. The Association shall maintain current copies of the Protective Covenants, Articles, Bylaws, Rules and Regulations, and other similar documents, as well as its own books, records and financial statements which shall all be available for inspection by Lot Owners and insurers as well as by holders, insurers and guarantors of first mortgages during normal business hours upon reasonable notice. Charges shall be made for copying, researching or extracting from such documents. A Lot Owner or holder, insurer or guarantor of a first mortgage may obtain an audit of Association records at its own expense so Mattickel Color MOHICIALCOR long as the results of the audit are provided to the Association.

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MOMICIAICOR IN WITNESS WHEREOF, the President of the Association declares that attached bereto as Exhibit B are the written and notarized consents to this Amendment of not less than two-thirds of the Members of the Association.

DATED this <u>10</u> day of , 2010. TWIN CREEKS AT STONEBRIDGE OWNERS ASSOCIATION By: Its: STATE OF UTAH,) :SS. UShington) County of A On this 10 day of December , 2010, before me personally appeared , whose identity is personally known to or proved to me on ter A. Whitmore The the basis of satisfactory evidence, and who, being by me duly sworn (or affirmed), did say that he/she is the President of Twin Creeks at Stonebridge Owners Association, a Utah nonprofit corporation, and that the foregoing document was signed by him/her on behalf of the Association by authority of its Bylaws, Declaration, or resolution of the Board, and he/she acknowledged before me that he/she executed the document on behalf of the Association and for its stated CORM purpose Notary NOTARY PUBLI DECEMBER 25, 20 STATE OF UTAN 2013 MORACION CORN in Color COR UNOFICIAL CORN UMOSE COP Mal Color 6 MOGHE M

20110001378 01/13/2011 09:23:19 AM UNOFFICIAL NOFFICIEL COP. Page 7 of 31 Washington County EXHIBIT A (Legal Description) Legal Description for Twin Creeks at Stonebridge Phase 1 _____ Tax DSG. TCSB-1 Beginning at a point on the section line, said point being on the west line of Dixie Drive as found on file at the Washington County Recorders office as Entry No. 249075, said point also being North 89°19'50" West 40,000 feet along the section line from the East Quarter Corner of Section 22, Township 42 South, Range 16 West Salt Lake Base & Meridian, and running; thence South 00°27'50" West 82.48 feet along the westerly line of said Dixie Drive; thence southerly 275.68 feet along said westerly fine along an arc of a 972.15 foot radius curve to the left (center bears South 89°32'10" East long chord bears South Official COR 07°39'37" East 274.76 feet with a central angle of 16°14'53");) Uthence leaving said westerly line (p) Dixie Drive and running South 00(30)24" West 55.49 feet: thence North 89°20'29" West 14.74 feet; thence South 47°51'22 West 64.22 feet; thence South 22°CO 44th West 39.09 feet; thence South 04 \$51 50" West 77.55 feet; thence South \$701'33" East 65.42 feet; thence South 00°55'39" East 102.17 feet; thence South 02°10'42" West 7.51 feet: thence North 89°20'29" West 137.41 feet; thence South 00°39'31" West 10.50 feat; JOHNCHEN COR thence North 89°20'29" West 459.42 feet; thence North 18°21'34" West 169.38 feet; thence North 01°36'40" West 90.00 feet; thence North 88°47'58" West 149.70 feet; thence North 00°39'31" East 131.17 feet; thence northerly 21.94 feet along an arc of a 525.00 footradius curve to the right (center bears South 89%20 East long chord bears North 04%3 03" East 71.89 feet with a central angle of 07°51'05"); thence North 08°30'36" East 46.06 feet; thence North 89°20'29" West 94.62 feet; thence North 00°39'31" East 100.00 feet; , official Color thence North 06°44'37" East 50.28 feet; thence North 00°39'31" East 100.02 feet to the section line, said point also being on southerly line of Sunset Plateau Phase 3 thence South 89°19'50" East 898.65 feet along the section line and said southerly line to and along the southerly line of Stardust Drive to the Point of Beginning. Containing 589,312 square teet or 13.529 acres. UMORTHCIAI COR. Official Color UNOFFICIAL COPY NON CON 7



MORTON CORN 20110001378 01/13/2011 09:23:19 AM UMORTICIAL COR Page 9 of 31 Washington County Legal Description for Twin Creeks at Stonebridge Phase 🔊 Tax HD SG.-TCSB-3 Beginning at a point on the section line, said point being the Northwest corner of TWIN CREEKS STONEBRIDGE PHASE and a point on the south line of SUSSET PLATEAU PHASE 3 said point also being North 89°19'50 West 938.65 feet along the section line from the East Quarter Corner of Section 22, Township 42 South, Range 16 West, Salt Lake Base and Meridian and running; thence Southerly the following (7) courses along the Westerly line of TWIN CREEKS @ STONEBRIDGE PHASE 1; thence South 00°39'31° West 100.02 feet; thence South 06°44'37" West 50.25 feet; thence South 00°39'31" West 100 00 feet; thence South 89°20'29" East 94.62 feet; thence South 08°30'36" West 46.06 feet; thence Southerly 71 94 feet along an are of a 525.00 foot racine curve to the left (center bears South 81°29'24" East long chord hears South 04°35'03" West 71.89 feet with a central angle of 07°51'05"); thence South 063931" West 132.45 feet along said Phase 1 and to and along TWIN CREEK STONEBRIDGE PHASE 2; thence Southerly 330.60 feet along an arc of a 670,00 foot radius curve to the left (center bears South 89°20'29" East long chord bears South 13°28'39" East 327.26 feet with a central angle of 28°16'19"); thence South 62°00'59" West 101.64 feet; thence North 37°12'06" West 104.43 feet; Cology thence North 04°47'17" East 64.99 feet: thence North 27°08'11" West-120, % feet; thence North 00°39'31" East 2\$5.37 feet; thence North 26°55'53" West 97.50 feet; thence North 89"20'29" West 66.06 feet; thence North 34 33 18" West 125.64 feet; thence Northwesterly 40.59 feet along in arc of a 50.00 poot radius curve to the right (center bears North 31°51'09" East long chord bears North 34°53'18" West 39.49 feet with a central angle of 46(31'06"); thence North 33°11'42" West 163.43 feet to said center section line, said point also being the Southerly line of SUNSET PLATEAU PHASE 3; thence South 89°19'50" East 345.19 feet along the Southerly line of said SUNSET PLATEAU MORACION CORN the coopy NOFFICIAL CORN PHASE 3 to the Point of Beginning. UNOMICIAL COPY UMORICIALCORN UNOFICIAL CORN UNOFICIALCOR 9

20110001378 01/13/2011 09:23:19 AM MOATICIAL COT ile COR Page 10 of 31 Washington County **CONSENT** The undersigned Owner(s) of Lot(s) North star Dr. Twin Creeks at Stonebridge Phase ____, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and Stall Color Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: $\frac{11/23}{8}$ OWNER(S): Cattin C Nauy Print Owner Name Print Owner Nan Owner Signature STATE OF UTAH, 🚿 :SS. County of Washington On this $\frac{23}{Mg}$ day of $\frac{November}{Mg}$, 2010, before me personally appeared Cellin $\frac{23}{Mg}$ day of $\frac{Truong}{Truong}$, whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the Jan Colo preceding document, and acknowledged before me that he/she/they signed it voluntarily for its stated purpose. Notary Public UNOFFICIAL MOTHCIALCOR NOTARY PUBLIC Christopher Kalan 582828 4y Commission Expires May 25, 2014 ATÉ OF UTAH

20110001378 01/13/2011 09:23:19 AM is all cole Moffletal Coff Page 11 of 31 Washington County CONSENT The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase | , hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and ARCIALCON Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; 3. Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents Dated:)1-12-1 OWNER(§): Print Owner Name Print Owner Name **Owner Signature** Owner Signature STATE OF UTAH, :SS. County of Manufator Topporter day of , 2010, before me personally appeared On this 💭 _, whose identity is personally known to me or proved to me mu). (a)on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before methat he she they signed it voluntarily for its stated purpose. NOI UNOFICIAL CORN Notary Public

20110001378 01/13/2011 09:23:19 AM JOHNON CON ICIEN COI Page 12 of 31 Washington County CONSENT The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase ____, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the Pirst Amended and Restated Protective Convenants for Twin Creeks at Stopebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886 on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: NDV 29^{-th} 20 OWNER(S): RUMPLE DIANE A CO Print Owner Name Print Owner Name Hane L Kumpl **Owner** Signature Owner Signature STATE OF UTAH,) :SS. County of) On this day of , 2010, before me personally appeared whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is are signed on the See Attached. Unofficial preceding document, and acknowledged before me that he/she/they signed it voluntarily for its stated purpose. Notary Public COL Mal Colé

01/13/2011 09:23:19 AM 20110001378 A COR Page 13 of 31 Washington County WELLS FARGO All-purpose Acknowledgment California only State of California Vm County of Ĺ. D , (per mosert name and title of the officer), On before me, 1' âu ennam a.t Ramp Pron L personally appeared who proved to me on the basis of satisfactory evidence to be the person a whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same h his/her/their authorized capacity(ies), and that by bis/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. PARI KERMANI Commission # 1861052 Notary Public - California I certify under RENALTY OF PERJURY under the laws of the State of California that the Ventura County foregoing paragraph is true and correct. My Comm. Expires Sep 10, 2013 WITNESS my hand and official seal. Signature Notary Seal ALCOR $\mathbb{C}^{n^{\mathbb{Q}}}$ COR otary Public - Califor Pentura Count Expires Sep Enabled Sto uld scan this i al Subruission Route to Deposit Operation MOH 565350 CA (12-07 113424) F001-000DSG5350CA

20110001378 01/13/2011 09:23:19 AM MOHICIEN COR SON COR Page 14 of 31 Washington County **CONSENT** The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase 1, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and All COR Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents Dated: 11-12-10 OWNER(S): ETER <u>INTMORE</u> **Rrint** Owner Name Print Owner Name **Owner** Signature Owner Signature STATE OF UTAH. :SS. County of Washington On this 12 day of What he , 2010, before me personally appeared XAL Hutmore I whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before methat he/she they signed it voluntarily for its stated purpose. Notary MOGHICIAI COR NOTARY PUBLIC

20110001378 01/13/2011 09:23:19 AM MOSTICIAL COR COR Page 15 of 31 Washington County **CONSENT** A The undersigned Owner(s) of Lot(s) Creeks at Stonebridge Phase \ , hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and Allelancop Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886 on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: 1/0/ /7,20/1 OWNER(S): MOHICIAI COR Bauden Print Øwner Name Print Owner Name **Owner** Signature Owner Signature STATE OF UTAH. :SS. County of UnShington, On this 1 day of 16 Park , 2010, before me personally appeared Bauden , whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he she they signed it voluntarily for its stated purpose. Notary Public UNOFFICIAL CORN 581 133 COMMISSION EXPIRES

20110001378 01/13/2011 09:23:19 AM 30¹CO^Q MOMOTO Page 16 of 31 Washington County **CONSENT** The undersigned Owner(s) of Lot(s) _2/ Twin Creeks at Stonebridge Phase 1, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and 2. ANCION COR Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents Dated: 10-24/0 OWNER(S): BELMAIN OSE Print Owner Name Rrint Owner Name ose **Owner** Signature Owner Signature STATE OF UTAH :SS. County of Nashington On this 29 day of Actor 2010, before me personally appeared whose identity is personally known to me or proved to me PINAN on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he/she they signed it voluntarily for its stated purpose. Notary Public UMORTICIAL NOTARY EMBER

20110001378 01/13/2011 09:23:19 AM Moffletal Coff SON COR Page 17 of 31 Washington County CONSENT The undersigned Owner(s) of Lot(s) win 2 Creeks at Stonebridge Phase \, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and STICKEN COR Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents 112/20 Dated: OWNER(S): **Rrint** Owner Name Print Owner Name Owner Signature Owner Signature STATE OF UTAH. :SS. County of Λ As there are On this 12 day of NOVERA , 2010, before me personally appeared , whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he/she they signed it voluntarily for its stated purpose. Notary/Public UNOFFICIAL NOTARY PUBLIC KIMBERLY GRAP 581133 OMMISSION EXPIRES ECEMBER 25, 2013 STATE OF UTAH

01/13/20,11 09:23:19 AM 20110001378 MAR COR Mottorel Cort Page 18 of 31 Washington County **CONSENT** The undersigned Owner(s) of Lot(s) Creeks at Stonebridge Phase ____, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and STICION COR Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886 on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: //// z/2 OWNER(S): nda **Owner** Signature STATE OF UTAH. County of , 2010, before me personally appeared On this 17 day of RECK whose identity is personally known to me or proved to me antra on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he/shewhey signed it voluntarily for its stated purpose. Notary Public UNOFFICIAL NOTARY PUBLIC KIMBERLY GRAFF IST CON 581133 OMMISSION EXPIRES DECEMBER 25, 2013 STATE OF UTAH

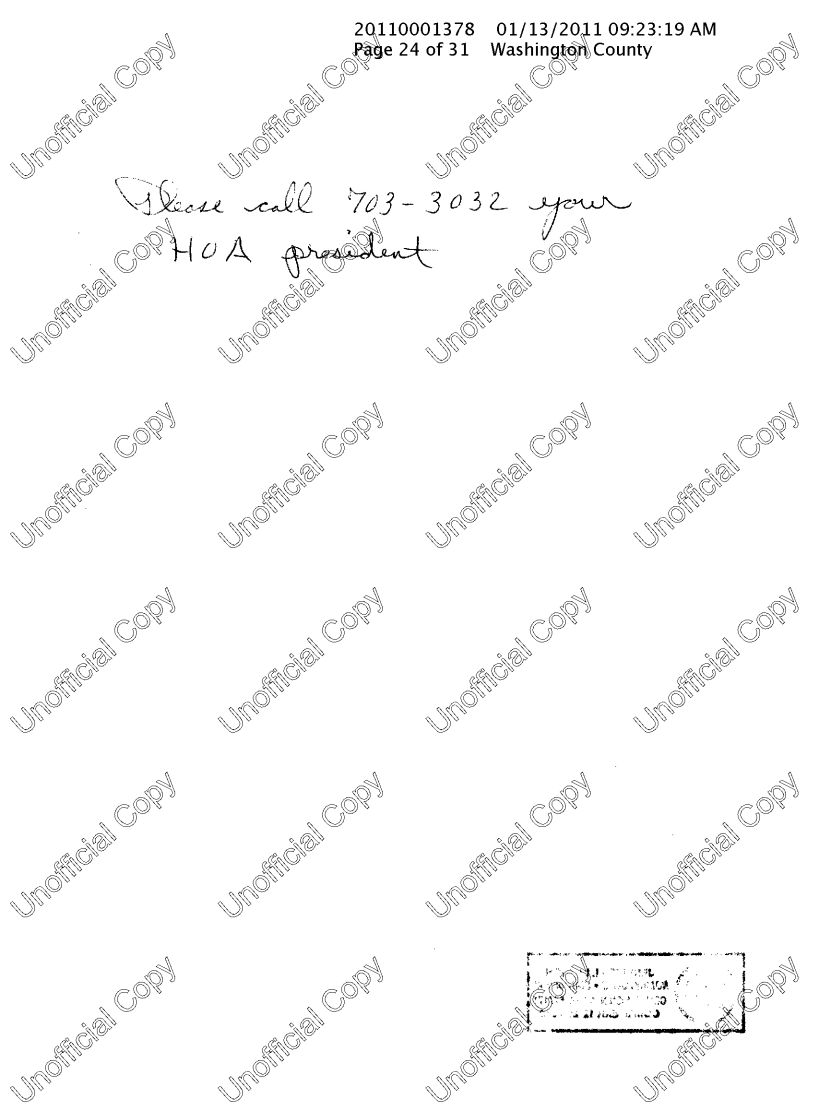
20110001378 01/13/2011 09:23:19 AM Moffletal Coff Page 19 of 31 Washington County jan Cot CONSENT The undersigned Owner(s) of Lot(s) 26Twin Creeks at Stonebridge Phase ____, hereby: N Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (6%) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886; on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First 3. Amendment to which the Owner(s) consents. 30/ Dated: OWNER(S): Col Print Owner Name Print Owner Name **Owner** Signature vner Signature Dorado STATE OF UTAH County of On this 2 day of WWW DLV, 2010, before me personally appeared - LORN 2 bris Lorenzwhose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he/she/they signed it voluntarily for its stated purpose. Notary Public UNOFICIAL NON CÓ ALLISON R TOYA **Notary Public** State of Colorado

20110001378 01/13/2011 09:23:19 AM MOMORAL COR ACTOR COR Page 20 of 31 Washington County **CONSENT** The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase _____, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations, & of the Twin Creeks at Stonebridge. Said First Amendment shall be effective uponwritten approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and 2 - Color Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: 12 1 10 OWNER(S): Print Owner Name Print Owner Name MARI Owner Signature Owner Signature STATE OF UTAH,) :SS. County of Maching) NOFFICIEN COPY On this day of bren ber , 2010, before me personally appeared and Nieprischik whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before methat he/she/they signed it voluntarily for its stated purpose. Notary COMMISSION EXPIRES UNOFICIAL DECEMBER 25, 2013 STATE OF UTAH . Mahana ang

20110001378 01/13/2011 09:23:19 AM MOMICIALCOR Page 21 of 31 Washington County CONSENT The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase , hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations & of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and 2. Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; 3. Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: OWNER(S): Owner Name Diwner Print Owner Signature Owner Signature STATE OF UTAH, :SS. County of Washington) Official Color On this 23 day of Overclose , 2010, before me personally appeared whose identity is personally known to me or proved to me · Anderson on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before methat he/she/they signed it voluntarily for its stated purpose. Notary hihik NOTARY PUBLIC KIMBERLY GRAFT UMOMICIAI S81133 CHMISSION EXPIRES RECEMBER 25, 2013 MOMORICIA

20110001378 01/13/2011 09:23:19 AM COR COR MOHICIAICO Page 22 of 31 Washington County **CONSENT** The undersigned Owner(s) of Lot(s) _# Creeks at Stonebridge Phase 1, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stoneby age governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and Michal Color Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886 on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: $// - / Z - \chi$ OWNER(S): Clean Mulphey Print Owner Name Print Owner Name Owner Signature Owner Signature STATE OF UTAH, :SS. County of WASH.) On this 12 day of NOVER Bell , 2010, before me personally appeared whose identity is personally known to me or proved to me ern Murphey on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he/she/they signed it voluntarily for its stated purpose. Notary UMORIGIAL BERLY GRAF NO CO

20110001378 01/13/2011 09:23:19 AM Mal Colé MOMBINE CON Page 23 of 31 Washington County CONSENT The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase 1, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebydege governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and ATIC RELATION Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886 on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: **OWNER(S)**: Melanie Mel Print Owner Mame Owner Signature (Owner Signature STATE OF UTAH. :SS. County of Washington) ____, 2010, before me personally appeared On this 23 day of NOVEMBEr and Melanie Nielson, whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he/she(they signed it voluntarily for its stated purpose. MAn UNOFFICIAL **JENNIFER LLARSON** NÖTARY PUBLIC + STATE of UTAH COMMISSION NUMBER 577171 COMM. EXR 12-29-2012



20110001378 01/13/2011 09:23:19 AM MOTHORAL COF COR Page 25 of 31 Washington County CONSENT The undersigned Owner(s) of Lot(s) 42 Creeks at Stonebridge Phase _/_, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebidge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and ALICIAL COR Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: _///13/10 OWNER(S): huch Hawhires Tepesa Hawkins **Print** Owner Name unsa Hawkin **Owner** Signature Owner Signature STATE OF UTAH. :SS. County of Washington On this 12 day of 11010 , 2010, before me personally appeared CIPSA a Chuck Hawkins, whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he/she/they signed it voluntarily for its stated purpose. Notary Public NOTARY PUBLIC KIMBERLY GRAFF UNOFFICIAL 581133 **HISSION EXPIRES** Ç n^Ö 5. 2013 STATE OF LITAH

20110001378 01/13/2011 09:23:19 AM NOTH CHELL COR ACTOR COR Page 26 of 31 Washington County <u>CONSEN</u> The undersigned Owner(s) of Lot(s) 49, 7-11, 12-17, 19, 24, 30-32, 33-37, 45-47 Twin at Stonebridge Phases 1+2, hereby: \$7, 59, 62-72, 74, 75, 77, 81 Creeks at Stonebridge Phases 102, hereby Acknowledges receipt of and approves and consents to the recording in the 1. records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven 167) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the Rirst Amended and Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First 3. Amendment to which the Owner(s) consents 20103 Dated: OWNER(S): A COR Estate Finance Inc Roa Print Owner Name CHAD BOTKIN VICE PRESIDENT Owner Signature By Chad Botkin Owner Signature STATE OF UTAN TEXAS) :SS. County of On this 12" day of OCTOBER , 2010, before me personally appeared HAD. BOTKEN Whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before me that he/she/they signed it voluntarily for its stated purpose. Notary Public AVAN BLAIR Notary Public UNOFFICIALCOR STATE OF TEXAS My Comm. Exp. Jan. 28, 2014

20110001378 01/13/2011 09:23:19 AM NOFFICIAL COL Michal Coll Page 27 of 31 Washington County RBC REAL ESTATE RUNANCE INC. Certificate of Assistant Secretary The undersigned Assistant Secretary of RBC Real Estate Finance Inc., a Delaware corporation (the "Corporation") hereby certifies that the resolutions below were adopted by the Board of Directors of the Corporation on October 1, 2009, and that such resolutions are in full force and effect and have not been modified or amended as of the date hereof: **Owned Property:** RESOLVED, that the following officers of the Corporation be, and each of them hereby is, authorized, in the name and on behalf of the Corporation, to prepare, execute, file and deliver any and all instruments and documents and take any and all other actions as may be necessary, desirable or appropriate in connection with the ownership, management, operation, development and sate of property owned by the Corporation: James W. Goodchild - President Chad Botkin - Vice President Richard Hartmann - Vice President Winston Pickens - Vice President Ken Shaw Wice President CO and all actions heretofore taken by such officers in connection with the foregoing be, and the same hereby are approved, ratified and confirmed IN WITNESS WHEREOF, I have signed this certificate in my capacity as Assistant Secretary of the Corporation on this 8th day of October, 2009. CO Judith Tompkins Assistant Secretary ©orporate Seal1 * COR RBC REF\Asst. Sec. Cert nagement & sale of property-all states 1565498

20110001378 01/13/2011 09:23:19 AM NO COR MOMORE Page 28 of 31 Washington County **CONSENT** The undersigned Owner(s) of Lot(s) Creeks at Stonebridge Phase 1, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the Rirst Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. 2. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and ALCION COR Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886 On June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: OWNER(S): Jonly Print Owner Name Print Owner Name Owner Signature Owner Signature STATE OF UTAH. :SS. County of Unshington On this 29 day of 15 very 200 2010, before me personally appeared Brad W & Tonya 1. Stater, whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before methat he/she(they signed it voluntarily for its stated purpose. Notary Public UNOFFICIAL VISSION EXPIRES ATE OF LITAL

01/13/20 11 09:23:19 AM 20110001378 MOSHICIEN COR ACTOR COR Page 29 of 31 Washington County CONSEN Ħ The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase I, hereby: CO Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (6%) percent (%) of the Owners of Twin Creeks building lots. OFFICIAL COR Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First 3. Amendment to which the Owner(s) consents. Dated: 12/7/12 OWNER(S): Frint Owner Name Print Owner Name Øwner Signature **Owner** Signature STATE OF UTAH :SS. County of Washington UNOFFICIAL On this day of L romor , 2010, before me personally appeared annes A. Ma Arthur a whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is are signed on the preceding document, and acknowledged before me that he/she/they signed it voluntarily for its stated purpose. Notary NOTARY UBLIC UNOFFICIAL N EXPIRES Mal Colé ECEMAG STATE OF UTAN Jan Cor

01/13/2011 09:23:19 AM 20110001378 MOHICIEL Page 30 of 31 Washington County icie Col **CONSENT** The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase ____, hereby: CO Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (6%) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and Stillight Cold Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First 3. Amendment to which the Owner(s) consents. Dated: 12/2/10 OWNER(S): Print Owner Name Print Owner Nam Owner Signature Owner Signature STATE OF UTAH :SS. ington County of Coley Coley day of Verenie , 2010, before me personally appeared whose identity is personally known to me or proved to me KODISM on the basis of satisfactory evidence to be the person(s) whose name(s) is are signed on the preceding document, and acknowledged before methat he/she/they signed it voluntarily for its stated purpose. Notary NOTARY PUBLIC 58113 UNOFFICIAL **N EXPIRES** DECEMBER 25, 2013 HOLO ON

20110001378 01/13/2011 09:23:19 AM MORECTER COR icial Colé Page 31 of 31 Washington County **CONSENT** #16 The undersigned Owner(s) of Lot(s) Twin Creeks at Stonebridge Phase _____, hereby: Acknowledges receipt of and approves and consents to the recording in the records of the Washington County Recorder of the Consent and that certain First Amendment to the First Amended and Restated Protective Convenants for Twin Creeks at Stonebridge governing provisions pertaining to Finances and Operations of the Twin Creeks at Stonebridge. Said First Amendment shall be effective upon written approval of at least sixty-seven (67) percent (%) of the Owners of Twin Creeks building lots. Waive(s) the 30 day period provided for in Section 7.2 of the First Amended and 2. Restated Protective Covenants for Twin Creeks at Stonebridge that were recorded as Entry NO. 20070032886, on June 25, 2007; Agree(s) to be bound by the amending language and provisions of the First Amendment to which the Owner(s) consents. Dated: 11-29-10 OWNER(S): DANGE F. FIANA CAN Print Owner Name Sharon J. Print Owner Name Owner Signature Owner Signature STATE OF UTAH. :SS. County of Washington) AUCIENCORM On this 29 day of 10 very best, 2010, before me personally appeared anger a Sharon J. Flangar, whose identity is personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are signed on the preceding document, and acknowledged before methat he/she/they signed it voluntarily for its stated purpose. Notary Pi UNOFFIC