12280649 5/16/2016 4:49:00 PM \$61.00 Book - 10431 Pg - 7344-7360 Gary W. Ott Recorder, Salt Lake County, UT MILLER HARRISON LLC BY: eCASH, DEPUTY - EF 17 P.

AMENDED AND RESTATED DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS

OF THE

LARSON COVE/LANE SUBDIVISION

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This Declaration is made on the date executed below by the Association after being approved by at least a majority of the voting interests.

RECITALS

- A. Larson Cove/Lane is a planned unit development located in Midvale City, Salt Lake County, Utah;
- B. Larson Cove/Lane Subdivision was originally made subject to that certain document entitled, "Declaration of Covenants, Conditions, and Restrictions of the Larson Cove/Lane Subdivision", recorded on June 26, 2012 as Entry No. 11417400 in the Salt Lake County Recorder's Office, and that certain document entitled, "Declaration of Annexation Larson Cove Phase II", recorded on April 8, 2013 as Entry No. 11613860 in the Salt Lake County Recorder's Office (together referred herein as the "Original Declaration");
- C. This Declaration replaces the Original Declaration in its entirety and any amendments thereto recorded previously hereto;
- I. All Owners, guests, invitees, agents, and Residents shall abide by the provisions of this Declaration;
- J. These covenants, conditions, restrictions, easements, and limitations shall run with the land described in Exhibit "A" and shall be binding on and burden all parties having or acquiring any right, title, or interest to the land or any part thereof and shall create serviette tenements on the land. The covenants, conditions, restrictions, easements, and limitations shall also benefit all parties having or acquiring any right, title, or interest to the land and shall create dominant tenements on the land;
- K. The Association may be incorporated as a Utah nonprofit corporation. If incorporated, it shall be entitled to the rights, obligations, and benefits of the Utah Revised Nonprofit Corporation Act (Utah Code Ann. 16-6a-101, et. seq.) as amended from time to time;
- L. Pursuant to Section 7 of the Original Declaration, the Original Declaration can be amended at any time by a majority vote of the Owners.
 - M. At least a majority of the Owners have approved this Declaration;

NOW THEREFORE, for the benefit of the Project and the Owners thereof, the following covenants, conditions, restrictions, and easements shall apply to and be binding on the Project:

1 DEFINITIONS

Capitalized terms used in the Governing Documents (including recitals) have the following meanings:

1.1 Articles

Articles mean the Articles of Incorporation for Larson Cove Homeowners Association, Inc.

1.2 Association

Association means Larson Cove Homeowners Association, Inc. It is intended that the Association be a Utah non-profit corporation. Failure of the Association to maintain its corporate status will not result in the dissolution of the Association. The Association may renew its corporate status, reinstate its corporate status, or re-incorporate without Owner approval.

1.3 Board

Board means the Board of Directors. The Board governs the property, business, and affairs of the Association.

1.4 Bylaws

Bylaws mean the Bylaws of the Association, as amended or restated from time to time.

1.5 Common Areas

Common Areas mean private roadways (8135 South or Larson Lane), street lights, entrances to the Project (including gates, walls, fencing and landscape features on the outside of the walls or fencing, if any), and as further identified herein or on the plat Map.

1.6 Common Expenses

Common Expenses mean all sums spent to administer, maintain, or replace the Common Areas; expenses agreed upon as common expenses by the Board or a majority of the Owners; expenses authorized by the Governing Documents or the Community Association Act as common expenses; any other expenses necessary for the common benefit of the Owners.

1.7 Community Association Act

Community Association Act shall mean Utah Code §§ 57-8a-1 et seq., as amended or replaced from time to time.

1.8 Declaration

Declaration means this document, as amended, supplemented, or restated from time to time.

1.9 Director

Director means a member of the Board.

1.10 Governing Documents

Governing Documents mean the Declaration, Bylaws, Articles, Map, and rules and regulations.

1.11 Lot

Lot means a separately numbered parcel of property as shown on the Map. Lots shall include all utility lines and other installations exclusively serving the Lot whether under or over the Common Areas or not.

1.12 Map

Map means the record of survey map(s) on file with the Salt Lake County Recorder.

1.13 Member

Member means an Owner.

1.14 Owner

Owner means the owner of the fee in a Lot together with an undivided interest in the Common Areas. If a Lot is subject to an executory purchase contract, the contract purchaser shall be considered the Owner. However, the seller and buyer may otherwise agree but must inform the Board in writing of the alternative arrangement.

1.15 Person

Person means an individual, corporation, partnership, association, trustee, or other legal entity.

1.16 Project

Project means Larson Cove/Lane Subdivision as shown on the Map. The project includes the land, buildings, improvements and structures, easements, rights, appurtenances, and articles of personal property intended for use in connection therewith. Exhibit "A" contains the legal description for the Project.

1.17 Resident

Resident means any Person living or staying at the Project. Residents include without limitation: Owners, tenants, family members of Owners and tenants, and guests staying more than a week.

2 SUBMISSION

The Project and the Governing Documents are submitted to the provisions of the Utah Community Association Act.

3 EASEMENTS

3.1 Easement for Encroachment

If any part of the Common Areas encroaches on a Lot, an easement for the encroachment and for maintenance shall exist. If any part of a Lot encroaches upon the Common Areas, an easement for the encroachment and for maintenance shall exist. Such encroachments will not be considered to be encumbrances to the Common Areas or Lots. Encroachment causes include, without limitation, errors in the original construction; errors in the Map; settling, rising, or shifting of the earth; or changes in position caused by repair or reconstruction of the Project.

3.2 Right of Ingress, Egress, and Enjoyment

Each Resident, guest, or invitee has the right to ingress and egress across the Common Areas necessary for access the Lot. Subject to the rules and regulations, each Resident has a right to enjoyment of the Common Areas. The rights described in this Section are appurtenant to and pass with title to the Lot.

3.3 Association Easement

The Association, its Board, employees, agents, and contractors shall have non-exclusive easements to use the Common Areas to perform their duties as assigned by the Governing Documents.

3.4 Easement for Utility Services

The Project is subject to a blanket easement over, across, above, and under it for ingress, egress, installation, maintenance, repair, and replacement of utilities. Utilities include, without limitation, water, sewer, gas, telephone, electricity, data, video, and cable.

4 MAINTENANCE

4.1 Common Areas

The Common Areas shall be maintained by the Association.

4.2 Lots

Owners shall maintain, repair, and replace their Lot at their cost. An Owner's maintenance responsibility

extends to all components of their Lot as defined in the Declaration, on the Map, and in the Utah Community Association Act. Lots shall be maintained to protect and preserve the health and safety of other Lots and in a manner so as not to detract from the appearance of the Project.

5 MEMBERSHIP AND ASSOCIATION

5.1 Membership

Every Owner is a Member of the Association. Membership in the Association is mandatory, is appurtenant to the Lot, and shall not be separated from the Lot.

5.2 Voting Rights

Each Lot shall have one vote. Voting is governed by the Bylaws.

5.3 Status and Authority of Board

The Board is the governing body of the Association. It is obligated to manage, operate, and maintain the Project and to enforce the Governing Documents. The Board has exclusive authority to act in the Association's name. Any action taken by the Board on behalf of the Association will be deemed to be done in the Association's name. The rights and powers of the Board are governed by the Bylaws.

5.4 Composition and Selection of Board

The Bylaws govern how the Board is established and selected.

6 USE RESTRICTIONS

6.1 Use of Lots

Lots may be used for residential use only. Home businesses are allowed as long as they do not increase traffic flow or have exterior indication of a business. Home businesses must be licensed and comply with zoning code.

6.2 No Obstruction of Common Areas

Owners and Residents shall not obstruct Common Areas. Owners and Residents shall not use Common Areas for their private use, unless approved by the Board. Owners and Residents shall not store anything in the Common Areas, except for parking in designated parking areas. Owners and Residents shall not alter Common Areas. Owners and Residents may not damage or commit waste to the Common Areas.

6.3 Cancellation of Insurance/Nuisance

Owners and Residents shall not do or keep anything in a Lot, which would result in the cancellation of insurance or increase the premium. Owners and Residents shall not do or keep anything in a Lot which would violate a law. No noxious, destructive, or offensive activity shall be done in a Lot. No activity shall be done which creates a nuisance.

6.4 Rules and Regulations

Owners and Residents shall obey the rules created by the Board.

6.5 Signs

Signs may be placed on Lots subject to size restrictions that may be provided by rule of the Association.

6.6 Parking

No articles, material, equipment, or vehicles of any nature shall be parked or stored on any street located within the Subdivision. Licensed, regularly used, and operable passenger vehicles (i.e. visitor vehicles) may be parked in the streets of the Subdivision for brief periods of time (i.e. less than twenty-four hours). Parking of boats, campers, snowmobiles, recreational vehicles, trailers, etc., is permitted for a period not to exceed 72 hours while transitioning for use. No unlicensed or inoperable vehicles may be stored in the Project, unless they are stored in a garage or other area not visible from the street. Any vehicle improperly parked is subject to towing at the owner's expense. Winter snow removal requires all vehicles to be off the street, in accordance with the City of Midvale snow removal regulations, to facilitate timely and safe snow plowing.

6.7 Livestock and Poultry

No animals, livestock, or poultry of any kind shall be raised, bred, or kept on any Lot except as allowed by ordinance of the City of Midvale.

6.8 Garbage and Refuse Disposal

No Lot shall be used as or maintained as a dumping ground for rubbish, trash, garbage, or other waste, and such materials shall not be kept on any Lot except in covered containers. All trash containers shall be covered and kept screened from view from the street in suitable enclosed areas, except during public collection. All equipment for the storage or disposal of such materials shall be kept in a clean and sanitary condition. The burning of rubbish, leaves, or trash within the Subdivision is prohibited. Each Lot and its abutting street are to be kept free of trash, weeds, and other refuse by the Lot owner. No unsightly material or objects are to be stored on any Lot in view of the general public.

6.9 Repair of Improvements

No improvements on any Lot shall be permitted to fall into disrepair and such improvements shall at all times be kept in good condition and repair and adequately painted or otherwise finished. In the event any building or structure is damaged or destroyed, then, subject to Association approval, such building or structure shall be repaired or rebuilt or shall be demolished at the sole expense of the owner of such Lot, within a reasonable amount of time.

6.10 Leases

Leases shall be subject to the following restrictions:

- 6.10.1 Lots may be rented only to a single family. Dormitory, hostel, hotel, or nightly rentals are strictly prohibited.
- 6.10.2 All leases and tenants shall be subject to the provisions of the Declaration, Bylaws, rules and regulations. Any owner who leases their Lot shall be responsible for assuring the occupants' compliance with the Governing Documents.
- 6.10.3 The leasing of Lots shall comply with this Section. "Leasing", in any grammatical form, means granting the right to use or occupy a Lot to a non-Owner while no Owner occupies the Lot as their primary residence. Lots owned by business entities or trust shall be considered leased regardless of who occupies the Lot.
 - 6.10.4 <u>Initial Lease Term</u>. The initial lease term shall be a 6-month minimum.
- 6.10.5 <u>Lease Agreements Required Terms</u>. If requested by the Board, Owners shall provide the Board with a copy of the written lease agreement and the names and contact information for all adult tenants. All lease agreements shall contain terms subjecting the Resident to the terms, conditions, and restrictions of

the Governing Documents, as amended from time to time. The Owner shall provide the tenant with a copy of the Governing Documents. In the event the Governing Documents are amended, revised, changed, or supplemented by the Association, the Owner shall provide the tenant with a copy of the amendments, revisions, changes, or supplements within ten (10) calendar days of adoption by the Association, its Board, or membership.

6.11 Timeshares

Timeshares and time-sharing of Lots is prohibited. Under no circumstances shall any Lot be owned or used as a "time period unit" as defined by Utah Code § 57-8-3(26), as amended from time to time.

6.12 Subdivision/Combination

No Lot shall be further subdivided or separated into smaller Lots. Multiple Lots may be combined into a single Lot with written permission from the Association. However, the combined Lots shall pay assessments on the number of original Lots.

6.13 Firearms and Projectile Weapons

The use of firearms, airsoft guns, BB guns, pellet guns, archery equipment, or any other projectile weapon, however powered, is prohibited.

7 ARCHITECTURAL CONTROL

7.1 Architectural Control Committee

The Board shall serve as the Architectural Control Committee. The Architectural Control Committee shall insure that all improvements and landscaping within the Project comply with the requirements of this Declaration and harmonize with the surrounding homes.

7.2 Submission to Committee

No home, accessory, addition, repair to the exterior of a home, or other improvement shall be constructed, maintained, or altered unless complete plans and specifications have first been submitted and approved by the Architectural Control Committee.

7.3 Standard

In deciding whether to approve plans and specifications, the Architectural Control Committee shall use its best judgment to ensure that all improvements, construction, color schemes, and building materials harmonize with existing surroundings and structures.

7.4 Approval Procedure

Any plans submitted to the Architectural Control Committee shall be approved or disapproved in writing within 30 days after submission. Architectural Control Committee failure to act and communicate the decision in 30 days results in approval of the proposed plans.

7.5 No Liability for Damages

The Architectural Control Committee shall not be liable for damages by reason of any action, inaction, approval, or disapproval by it with respect to a request for approval.

7.6 Building Materials

All structures constructed within the Project shall be of new materials (with exception of natural stone or rock) and shall be of good quality workmanship and materials. All Owners shall strictly comply with all state laws and city ordinances pertaining to fire hazard control.

7.7 Fences

Chain link fence is prohibited unless it is existing when this Declaration is recorded, in which case the chain link fence may remain until the fence is replaced by the Owner. Height of fence may not exceed Midvale City requirements.

7.8 Fixtures

Roof mounted air conditioners, roof mounted solar panels, roof mounted satellite dish less than one meter in diameter, and roof-mounted antenna shall be installed so as not to be seen from the street, unless permitted pursuant to law.

7.9 Utility Connections

Owners will be responsible for paying for the utility connections and related fees. Owners are not allowed to "reduce" the water meter in size.

7.10 Lots with Swimming Pools

Swimming pools must be constructed, fenced, and maintained in accordance with all state and municipal requirements.

8 ENFORCEMENT

8.1 Compliance

Each Owner and Resident shall comply with the Governing Documents. Failure to comply will be grounds for the remedies provided in this Declaration.

8.2 Remedies

The remedies for violations shall be levied against the Owner in all cases and the Residents in cases involving injunctive relief or as otherwise allowed by law. Remedies shall not be mutually exclusive and can be exercised concurrently. The Association shall have rights to take the following actions to correct violations of the Governing Documents:

- 8.2.1 After 15 days' notice, to enter a Lot and abate and remove any violation of the Governing Documents. Any expense incurred in abating the violation will be an individual assessment against the Owner. If the Association exercises this right of entry, they will not be guilty of any manner of trespass or nuisance;
- 8.2.2 To levy fines pursuant to procedures adopted by the Board. The procedures shall comply with the Utah Community Association Act;
- 8.2.3 To bring suit for damages, to enjoin, abate, or remedy the violation on behalf of the Association and the Owners.

8.3 Action by Owner

An Owner may bring an action against another Owner or the Association for damages, to enjoin, abate, or remedy a violation being committed by another Owner or the Association.

8.4 Hearings

The Board shall adopt procedures for hearings. When a hearing is requested or required, the hearing shall be conducted in accordance with the Board's procedures.

9 ASSESSMENTS

9.1 Covenant for Assessment

By accepting a deed or other conveyance, each Owner covenants and agrees to pay the Association all regular assessments, special assessments, individual assessments, late penalties, and collection costs (including attorney's fees) whether or not a lawsuit is commenced. No Owner may exempt themselves from liability for assessments by abandonment of their Lot, failure of the Association to maintain the Common Areas, or non-use of the Common Areas. If an Owner loses their Lot to foreclosure or voluntarily conveys it, they shall remain personally liable for unpaid assessments, late fees, interest, and collection costs (including attorney's fees).

9.2 Annual Budget

The Board shall prepare an annual budget for the Association. The annual budget shall provide for: the maintenance, repair, and replacement of the Common Areas; and the administration, management, operation, and reserves of the Association. If the Board fails to adopt an annual budget, the last adopted budget shall continue in effect.

9.3 Reserve Account

The Association shall establish a reserve account to fund long-term maintenance and replacement items. The Board shall use reasonable efforts to fund the reserve account. The Board shall not be personally liable for failure to fund the reserve unless gross negligence or intentional misconduct is proven in a court of law.

9.4 Regular Assessment

The Association may collect the regular assessment on an annual basis, semi-annual basis, quarterly basis, or monthly basis. Written notice of the regular assessment amount and payment schedule shall be sent to Owners at least 30 days in advance of the beginning of the fiscal year for which the regular assessment will be due. Apart from the initial notice of regular assessment, the Association is not obligated to send periodic invoices for regular assessments. If the Board fails to fix a regular assessment, the amount of the last regular assessment and payment schedule will continue in effect.

9.5 Special Assessment

The Association may levy a special assessment for the purpose of defraying in whole or in part the cost of any budget shortfall, construction, reconstruction, maintenance, repair, or replacement of the Common Areas. A special assessment must be approved by a majority of a quorum of Owners.

9.6 Emergency Assessment

If the regular assessments are inadequate to pay the Common Expenses, the Board shall determine the amount of the shortfall. Once the amount of the shortfall is determined, the Board shall adopt a supplemental budget. The Association may levy an emergency assessment to fund the supplemental budget. The Association may levy an emergency assessment up to 20% of the original annual budget without approval from the Owners. If an emergency assessment exceeds 20% of the original annual budget, it must be approved by a majority of a quorum of Owners.

9.7 Individual Assessment

Any expenses attributable to less than all the Lots may be assessed exclusively against the affected Lots. Individual assessments include, without limitation:

- 9.7.1 Assessments levied against a Lot to reimburse the Association for costs incurred in correcting a violation of the Governing Documents;
 - 9.7.2 Fines, late fees, interest, collection costs (including attorney's fees);
- 9.7.3 Services provided to a Lot due to an Owner's failure to maintain, for emergency repairs, or to protect the health, safety, and welfare of adjoining Lots and Common Areas;
 - 9.7.4 Reinvestment fees; and
 - 9.7.5 Any charge described as an individual assessment by the Governing Documents;

9.8 Apportionment of Assessments

Regular, special, and emergency assessments will be apportioned equally among the Lots. Individual assessments shall be apportioned exclusively to the Lots benefitted or affected.

9.9 Nonpayment of Assessment

Assessments not paid within 30 days after the due date established by the Board will be late and subject to interest at 18% per annum on any delinquent balance and a late fee in an amount to be determined by the Board that may accrue each month until the balance is paid in full.

9.10 Application of Partial Payments

Partial payments shall be credited first to collection costs (including attorney's fees), then to interest and late fees, then to the oldest assessments, then the most recent assessments.

9.11 Suspension of Voting Rights

If an Owner has a delinquent assessment balance, the Association may suspend their right to vote.

9.12 Lien for Assessment

All assessments, late fees, interest, and collection costs (including attorney's fees) not timely paid shall be a charge and continuing lien upon each Lot against which the assessment is made. The Association shall file a notice of lien with the county recorder as evidence of nonpayment.

9.13 Enforcement of Lien

Without waiving its right to personally pursue an Owner for unpaid assessments, the Association may foreclose its lien in the same manner as deeds of trust, mortgages, or any other manner permitted by Utah law.

9.14 Appointment of Trustee

The Owners hereby convey and warrant pursuant to U.C.A. Sections 57-1-20 and 57-8a-402 to the Association's attorney of record, with power of sale, the Lot and all improvements to the Lot for the purpose of securing payment of assessments under the terms of the Declaration.

9.15 Subordination of Lien

A lien for assessments shall be subordinate to a first Mortgage now or hereafter placed upon a Lot. The sale of a Lot pursuant to foreclosure of a first Mortgage shall extinguish the lien for assessments which became due prior to the foreclosure sale. A foreclosure will not relieve the purchaser's obligation to pay 6 months of assessments, late fees, and penalties.

10 INSURANCE

10.1 Types of Insurance Maintained by the Association

To the extent reasonably available, the Association shall obtain the following insurance coverage:

- 10.1.1 Public liability for the Common Areas for at least \$1,000,000 per occurrence and \$2,000,000 in the aggregate for property damage, bodily injury, or death;
 - 10.1.2 Property, fire, and extended hazard for all Common Areas, if available and advisable;
 - 10.1.3 Directors and officers for at least \$1,000,000.00;
- 10.1.4 Fidelity bond or dishonest acts insurance for at least the value of the reserves and operating capital of the Association.

The Board may adopt insurance rules and policies to maintain the insurability of the Project, keep the premiums reasonable, and enforce responsibilities of the Owners.

10.2 Insurance Company

The Association shall use an insurance company knowledgeable with community association insurance, which is licensed in Utah.

10.3 Premium as Common Expense

The premiums for the Association's insurance policies shall be a Common Expense.

10.4 Insurance by Owner

Each Owner shall insure their Lot, home, and personal property.

10.5 Payment of Deductible

The deductible on a claim made against an Association policy shall be paid for by the party:

- 10.5.1 Who would be liable for the loss, damage, claim, or repair in the absence of insurance; or
- 10.5.2 From whose Lot the cause originates.

If there are multiple responsible parties, the loss shall be allocated equally amongst the parties. If a loss is caused by an Act of God, nature, or risk or peril beyond the control of the parties, then the Owner shall be responsible for the deductible. Deductibles shall be determined by the Board. If the Board changes the deductible amount, 60 days' notice will be given to the Owners. Owners found to be responsible for the deductible, shall be so despite inadequate personal insurance. If the Board finds an Owner to be responsible for the deductible, it shall be an Individual Assessment.

11 MISCELLANEOUS

11.1 Amendment of Declaration

A majority of Lots must approve any amendment to the Declaration. However, the Board may amend without Owner approval, to correct misspellings, grammar, or to comply with changes in the loan underwriting guidelines, if failure to comply would disqualify the Project from financing eligibility.

11.2 Termination of Declaration

Owners representing 75% or more of the voting interests in the Association must approve a termination of the Declaration.

11.3 Transfer Common Areas

Owners representing more than 67% of the voting interests in the Association must approve any transfer, sale, or conveyance of the Common Area.

11.4 Votes without a Meeting

The Association may collect votes without a meeting as outlined in the Bylaws or otherwise by applicable laws.

11.5 Service of Process

The registered agent of the Association will be the Person named in the corporate records on file with the Utah State Department of Commerce, Division of Corporations.

If the corporate status of the Association expires, the president shall be the successor agent. The name and address of the president shall be kept with the Association's records at its principal place of business.

11.6 Taxes on Lots

Each Lot is subject to separate taxation of each taxing authority. Consequently, no taxes will be assessed against the Project except for Association personal property. Each Owner will pay all taxes which may be assessed against him or his Lot.

11.7 Covenants Run with the Land

The Declaration contains covenants, which run with the land and create equitable servitudes. The Declaration shall be binding upon and inure to the benefit of the Association, all parties who hereafter acquire any interest in or occupy a Lot or any part of the Project, their heirs, successors, assigns, grantees, devisees, personal representatives, guests, and invitees. Each Owner or Resident shall comply with the Governing Documents. All interests in the Lots shall be subject to the Governing Documents. Failure to comply shall be grounds for an action for damages or injunctive relief by the Association or an Owner. By acquiring any interest in a Lot, each Owner or Resident agrees to be bound by the Governing Documents.

11.8 Severability

If any provision of the Declaration is determined to be invalid or unenforceable, it shall not affect the remaining provisions of the Declaration.

11.9 Waiver

No provision of the Declaration shall be waived or abrogated by reason of a failure to enforce it.

11.10 Gender

The use of one gender shall be deemed to refer to all genders. The use of the singular shall be deemed to refer to the plural and vice versa.

11.11 Headings

The headings are for reference only and not to describe, interpret, limit, extend or affect the content of the Declaration.

11.12 Conflicts

If the Declaration conflicts with the Bylaws, Articles, or rules, the Declaration shall control.

11.13 Effective Date

The Declaration and any amendments take effect upon recording in the Salt Lake County Recorder's Office.

IN WITNESS WHEREOF, the Association has caused this Declaration to be executed by its duly authorized officers.

Larson Cove Homeowners Association, Inc.

DATED this 13 day of MAY, 2016.

By: Andrew Stoddard

Its: President

STATE OF UTAH

County of SALT LAKE; ss.

On this 13 day of MAY, 2016, personally appeared before me ANDEW STODDAR who being by me duly sworn, did say that he is the President of the Association authorized to execute this Declaration and did certify that at least a majority of the Association's voting interests approved this Declaration.

NOTARY PUBLIC

Tyler LaMarr
NOTARY PUBLIC - STATE OF UTAH
My Comm. Exp. 9/11/2019
Commission # 684997

 $\begin{array}{c} 16 \\ \text{Amended and Restated Larson Cove/Lane Declaration} \\ 2016 \end{array}$

Exhibit A

Property Description and Parcel Numbers

ALL LOTS IN THE LARSON COVE/LANE PUD AS SHOWN ON THE OFFICIAL PLAT MAP THEREOF ON RECORD WITH THE SALT LAKE COUNTY RECORDER, UTAH

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All of Larson Cove Phase I
                            (5 Lots and Common Area)
       22-31-177-027-0000
       22-31-177-028-0000
       22-31-177-029-0000
       22-31-177-030-0000
       22-31-177-031-0000
       22-31-177-037-0000 (Common Area)
All of Larson Cove Phase 2
                            (11 Lots and Common Area)
       22-31-176-126-0000
       22-31-176-127-0000
       22-31-176-128-0000
       22-31-176-129-0000
       22-31-176-130-0000
       22-31-176-131-0000
       22-31-176-132-0000
       22-31-176-133-0000
       22-31-176-134-0000
       22-31-176-135-0000
       22-31-176-136-0000
       22-31-176-137-0000 (Common Area)
All of Larson Lane
                     (4 Lots)
       22-31-176-108-0000
       22-31-176-109-0000
       22-31-176-110-0000
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22-31-176-125-0000