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Rhonda Francis Summit County Recorder
04/21/2022 08:48:24 AM Fee \$58.00
By COTTONWOOD TITLE INSURANCE AGENCY, INC.
Electronically Recorded

WHEN RECORDED RETURN TO: CW Larsen Village, LLC 1222 W Legacy Crossing Blvd, Suite 6 Centerville, UT 84014

Parcel Numbers: SCVCON-A101 THROUGH A105; SCVCON-A201 THROUGH A208; AND SCVCON-A301 THROUGH A306

STORAGE UNIT DECLARATION

Silver Creek Village Condominiums Association, Inc.

THIS STORAGE UNIT DECLARATION (the "Declaration") is entered into on the date of execution set forth below by an authorized representative of CW Larsen Village, LLC (the "Declarant") pursuant to the authority granted to Declarant under the "Declaration of Condominium for Silver Creek Village Condominiums" recorded in the office of the Summit County Recorder on November 13, 2020 as Entry No. 01147489 and prior to the conveyance of any condominium Unit from Declarant or its controlled entities.

RECITALS

- A. WHEREAS Declarant is the developer of certain residential Units known as Silver Creek Village Condominiums (the "Project"), which are further described on Exhibit "A" attached hereto.
- B. WHEREAS the Project is subject to the "Declaration of Condominium for Silver Creek Village Condominiums" recorded in the office of the Summit County Recorder on November 13, 2020 as Entry No. 01147489.
- C. WHEREAS the Project is depicted on the Plat recorded in the office of the Summit County Recorder on November 13, 2020 as Entry No. 01147488.
- D. WHEREAS the Project contains certain storage units depicted on the Plat as privately owned pieces of real property (the "Storage Units").
 - E. WHEREAS the Storage Units are presently owned by Declarant.
- F. WHEREAS the Declarant contemplates licensing, and/or granting easements to the individual Storage Units to purchasers of condominium Units within the Project through subsequently recorded Storage Unit Agreements (the "Conveyance").
- G. WHEREAS the Conveyance is for ongoing and perpetual use and control by any subsequent purchaser.

- H. WHEREAS the Conveyance is to be inseparably connected to the Unit identified at the time of the purchase of said condominium Unit and Storage Unit.
- I. WHEREAS the Project and the Storage Units will remain subject to the authority of the Silver Creek Village Condominiums Association, Inc. (the "Association").
- J. THEREFORE Declarant provides, and each subsequent purchaser of a Conveyance of a Storage Unit within the Project hereby agree as follows:

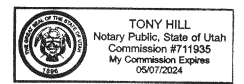
DECLARATION

- 1. **Incorporation of Recitals**. The foregoing recitals are hereby expressly incorporated into this Declaration.
- 2. **Grant of Authority**. Declarant grants authority to CW The SCV Condos, LLC, or its duly authorized agent or entity, to license, and/or grant easements to the individual Storage Unit(s) to purchasers of condominium Units within the Project.
- 3. **Identification of Storage Units**. Storage Units shall be identified using the assigned numbers as the same are shown in Exhibit "B" (the "Storage Unit Numbers").
- 4. **Indemnification**. By accepting a Conveyance of a Storage Unit pursuant to a Storage Unit Agreement, a subsequent purchaser of a Storage Unit hereby agrees to forever indemnify and hold Declarant harmless and defend Declarant against any and all damages, including damage to person and to property, which may arise in connection with the Storage Unit conveyed.
- 5. **Maintenance**. The purchaser of a Storage Unit shall be responsible to maintain, repair, replace, and insure all components of the Storage Unit, unless expressly assumed by the Association in writing.
- 6. **Right of Entry**. The Association shall have the right to enter the Storage Unit(s) as deemed necessary by the Board of Trustees to carry out its responsibilities under the Declaration of Condominium for Silver Creek Village Condominiums. If a purchaser fails to properly maintain, repair, or replace the Storage Unit in a manner satisfactory to the Board of Trustees, the Association may conduct the repair and assess the costs of such repair against the purchaser and the purchaser's condominium Unit.
- 7. **Prohibited Acts**. The purchaser of a Storage Unit(s) is prohibited from creating any unsafe condition therein including the storage of hazardous materials.
- 8. **Rules**. The Association is hereby granted the authority to create reasonable rules relating to the use and maintenance of the Storage Units pursuant to the Declaration of Condominium for Silver Creek Village Condominiums and the Utah Condominium Ownership Act, as the same may be amended or replaced.

- 9. **Successors and Assigns**. This Declaration shall be binding on all subsequent purchasers of a Conveyance of a Storage Unit and upon all of the subsequent purchaser's successors, assigns, heirs, administrators, trustees, fiduciaries, and transferees.
- 10. **Conveyance or Assignment**. A purchaser of a Storage Unit may convey or otherwise assign a Storage Unit to an Owner of another condominium Unit within the Project on such terms as may be agreeable between them. Such conveyance or assignment must be written on the Declarant's approved Storage Unit Agreement or be written using substantially similar terms and be recorded against each parcel to document the change of ownership.
- 11. **Ownership Connected to Condo Unit**. Ownership of any Storage Unit(s) shall be inseparably connected to the ownership of a condominium Unit within the Project and any purported transfer or ownership otherwise may be voided by either the Association, the Declarant, or an affected Owner harmed by the unlawful transfer.
- 12. **Right of Action**. In the event any action is necessary to compel a purchaser to fulfill any of purchaser's duties arising hereunder, the Association or the Declarant may initiate an action to enforce the covenants contained
- 13. **Attorney Fees**. If the Declarant or the Association elects to pursue an action to enforce the terms of this Declaration, whether or not a formal action is filed, the prevailing party shall be entitled to its reasonable attorney fees and costs.
- 14. **Recording**. This Agreement may be recorded against the Owner's property to bind all future successors and assigns.

| | | Dha/al |
|-----------------|------|------------------------|
| STATE OF UTAH |) | CW LARSEN VILLAGE, LLC |
| |) ss | By: Darlene Carter |
| COUNTY OF DAVIS |) | ITS: MANAGER |
| | | 4-20-22 |
| | | DATE |

On APRIL 20, 2022, personally appeared before me DAQUENE CAGTEC, the signer of the foregoing instrument, who duly acknowledged to me that he/she executed the same.



Notary Public

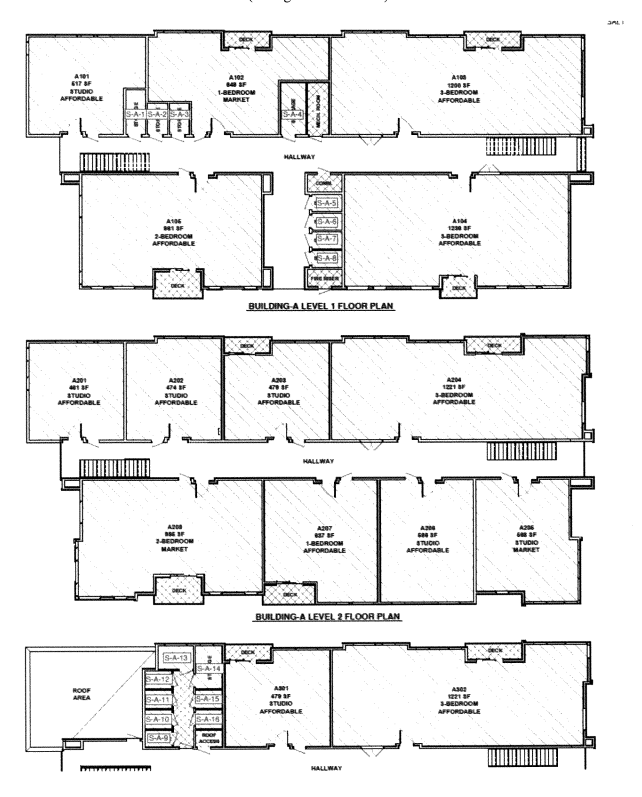
EXHIBIT "A" (Legal Description)

All of Units A101 through A105, A201 through A208, and A301 through A306, inclusive, in Building A, contained within SILVER CREEK VILLAGE CONDOMINIUMS, as the same is identified in the Plat filed in the office of the Summit County Recorder, Utah, on November 13, 2020 as Entry No. 1147488 and in the declaration recorded November 13, 2020 as Entry No. 1147489 in Book 2617 at Page 1112 (as said declaration may have been subsequently restated, amended and/or supplemented).

TOGETHER WITH the undivided ownership interest in and to the Common Areas and Facilities defined under said declaration.

SCVCON-A101 through SCVCON-A105 SCVCON-A201 through SCVCON-A208 SCVCON-A301 through SCVCON-A306

EXHIBIT "B" (Storage Unit Numbers)



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