13264371 5/7/2020 4:19:00 PM \$40.00 Book - 10940 Pg - 1442-1444 RASHELLE HOBBS Recorder, Salt Lake County, UT MILLER HARRISON LLC BY: eCASH, DEPUTY - EF 3 P.

NOTICE OF REINVESTMENT FEE COVENANT

(McClelland Enclave)

Pursuant to Utah Code § 57-1-46(6), the McClelland Enclave Homeowners Association ("Association") hereby provides this Notice of Reinvestment Fee Covenant which burdens all of the real property described in Exhibit A (the "Burdened Property"), attached hereto, which is subject to the Declaration of Covenants, Conditions, and Restrictions and Reservation of Easements for McClelland Enclave, recorded with the Salt Lake County Recorder on February 9, 2018, as Entry No. 12714076, and any amendments or supplements thereto (the "Declaration").

The Reinvestment Fee Covenant requires, among other things, that upon the transfer of any of the Burdened Property subject to the Declaration, the transferee is required to pay a reinvestment fee, unless the transfer falls within an exclusion listed in Utah Code § 57-1-46(8). In no event shall the reinvestment fee exceed the maximum rate permitted by applicable law.

BE IT KNOWN TO ALL OWNERS, SELLERS, BUYERS, AND TITLE COMPANIES owning, purchasing, or assisting with the closing of a Burdened Property conveyance within McClelland Enclave that:

1. The name and address of the beneficiary of the Reinvestment Fee Covenant is:

McClelland Enclave Homeowners Association c/o Treo Community Management 8180 South 700 East, Suite 120 Sandy, UT 84070

- 2. The burden of the Reinvestment Fee Covenant is intended to run with the Burdened Property and to bind successors in interest and assigns.
- 3. The existence of this Reinvestment Fee Covenant precludes the imposition of any additional Reinvestment Fee Covenant on the Burdened Property.
- 4. The duration of the Reinvestment Fee Covenant is perpetual unless otherwise amended.
- 5. The purpose of the Reinvestment Fee is to assist the Association in covering the costs of: (a) common planning, facilities and infrastructure; (b) obligations

arising from an environmental covenant; (c) community programming; (d) resort facilities; (e) open space; (f) recreation amenities; (g) charitable purposes; or (h) common expenses of the Association, including funding Association reserves.

- The fee required under the Reinvestment Fee Covenant is required to benefit the Burdened Property.
- 7. For the amount of the Reinvestment Fee owed, please contact the Association.

IN WITNESS WHEREOF, the McClelland Enclave Homeowners Association has executed this Notice of Reinvestment Fee Covenant on the date set forth below, to be effective upon recording with the Salt Lake County Recorder.

DATED this $\underline{\underline{\mathsf{U}}}$ day of $\underline{\underline{\mathsf{May}}}$, 2020.

McClelland Enclave Homeowners Association

a Utah Non-Profit Corporation

STATE OF UTAH

COUNTY OF Salt Lake) ss.

On the day of May, 2020, personally appeared before me who by me being duly sworn, did say that she/he is an authorized représentative of McClelland Enclave Homeowners Association and that the foregoing instrument is signed on behalf of said entity and executed with all necessary authority.

ry Public - State of Utah Comm. No. 698705 Commission Expires on Jan 29, 2022

CARLI CHRISTENSEN

EXHIBIT A

Legal Description and Parcel Numbers

All of <u>McClelland Enclave</u> as shown on the Plat Map thereof on record in the Salt Lake County Recorder's Office.

8 Active Parcels.

Parcel No. 16-05-452-033-0000 through 16-05-452-037-0000;

Parcel No. 16-05-454-039-0000 through 16-05-454-040-0000.