After Recording, please return to

Credit Department
Rocky Mountain Community Reinvestment
Corporation
64 East Winchester Street, Suite 330
Salt Lake City, Utah 84107
CT-160874-MCM

14009721 B: 11369 P: 3637 Total Pages: 16
08/31/2022 04:54 PM By: zjorgensen Fees: \$40.00
Rashelle Hobbs, Recorder, Salt Lake County, Utah
Return To: COTTONWOOD TITLE INSURANCE AGENCY, INC.
1996 EAST 6400 SOUTH SUITE 120SALT LAKE CITY, UT 84121

Tax Parcel I.D. No. 15-35-400-061

SUBORDINATION AGREEMENT

This Subordination Agreement (this "<u>Agreement</u>") is effective as of the 31st day of August, 2022, by and between OLENE WALKER HOUSING LOAN FUND (including its successors and assigns, "<u>Subordinated Lender</u>") and ROCKY MOUNTAIN COMMUNITY REINVESTMENT CORPORATION, a Utah nonprofit corporation (including its successors and assigns, "<u>RMCRC</u>").

RECITALS

- A. Dominguez Park III Associates, LLC, a Utah limited liability company ("Borrower"), owns or will own certain real property located in Salt Lake County, State of Utah, more particularly described in Exhibit "A" attached hereto and by this reference incorporated herein (together will all improvements located thereon, the "Subject Property").
- B. Borrower has requested that RMCRC lend Borrower funds not to exceed the original principal amount of ONE MILLION SEVEN HUNDRED THOUSAND AND NO/100 Dollars (\$1,700,000.00) (the "Subject Property Loan") for financing of or relating to the Subject Property, such obligation to be evidenced by a certain Multifamily Note (the "Note") dated as of even date herewith, and secured by, among other things, a first lien covering the Subject Property, evidenced by a Multifamily Deed of Trust, Assignment of Leases and Rents, Security Agreement and Fixture Filing (the "Deed of Trust") dated as of even date herewith, and executed by the Borrower in favor of RMCRC. The Note, Deed of Trust, and all other documents evidencing, securing or relating to the Subject Property Loan are hereinafter collectively referred to as the "Loan Documents."
- C. Subordinated Lender is the beneficiary under that certain Trust Deed With Assignment of Rents dated as of August 13, 2004, executed by Borrower, as Trustor, and recorded in the official records of the Recorder's Office of Salt Lake County, State of Utah (the "Official Records"), on August 16, 2004 as Entry No. 9147367, at Book 9026, Pages 2578 2581 (the "Subordinated Lender Trust Deed").
- D. The Subordinated Lender Trust Deed, together with that certain Deed Restriction dated as of August 13, 2004, executed in connection therewith and recorded in the Official Records on August 16, 2004 as Entry No. 9147368, at Book 9026, Pages 2582 2584, a copy of which is attached hereto as Exhibit "B" (the "Deed Restriction") encumber the Subject Property and secure indebtedness to the Subordinated Lender under that certain Trust Deed Note dated as

of August 13, 2004 in the original principal sum of TWO HUNDRED NINETY THOUSAND AND NO/100 Dollars (\$290,000.00) (the "Subordinated Lender Note"). The Subordinated Lender Note and the Subordinated Lender Trust Deed, and all other documents evidencing, securing or relating to the Subordinated Lender Note (but excluding the Deed Restriction) are collectively referred to as the "Subordinated Lender Loan Documents."

- E. In connection with the Subject Property Loan to Borrower from RMCRC, Borrower has agreed to procure this Agreement to be executed by the Subordinated Lender and delivered to RMCRC.
- F. It is a condition precedent to RMCRC making the Subject Property Loan that the Subject Property Loan shall be and remain at all times prior and superior to any indebtedness owed by Borrower to Subordinated Lender, and that the Deed of Trust and the security interests and all other rights granted under the Loan Documents shall be and remain at all times a first position lien or charge upon the Subject Property prior and superior to any lien or charge of the Subordinated Lender, including but not limited as relates to the Subordinated Lender Trust Deed and all other Subordinated Lender Loan Documents, in accordance with the terms of this Agreement; provided, for the avoidance of doubt, the Deed Restriction will not be subordinate to the Deed of Trust of RMCRC.

NOW, THEREFORE, the parties hereto agree as follows:

- 1. The Deed of Trust and any other Loan Document securing the Note in favor of RMCRC, and any renewals or extensions thereof, shall unconditionally be and remain at all times a first priority lien or charge on the Subject Property and any other property therein described, prior and superior to any lien or charge of the Subordinated Lender, including but not limited as relates to the Subordinated Lender Trust Deed and the other Subordinated Lender Loan Documents, and to any claim to such property by Subordinated Lender (regardless of the order in which such documents were signed or filed in the Official Records); provided, for the avoidance of doubt, the Deed Restriction, which is irrevocable and which shall run with the land (until the later of the expiration of the affordability period and the time the Subordinated Lender Note is paid in full), will not be subordinate to the Deed of Trust of RMCRC.
- 2. RMCRC would not make its loan above-described or disburse funds thereafter without this Agreement.
 - 3. Subordinated Lender declares, agrees, and acknowledges that:
 - a. RMCRC may, without affecting the subordination of the Subordinated Lender Loan Documents, among other things: (1) release or compromise any obligation in the Loan Documents, (2) release its liens in, or surrender, release or permit any substitution or exchange of all or any part of any properties, including the Subject Property, securing repayment of the Note, (3) retain or obtain a lien in any other property to further secure payment of the Note, or (4) exercise any remedies available under the Deed of Trust, the other Loan Documents or applicable law, including but not limited to foreclosure and sale of

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the Subject Property. Notwithstanding the foregoing, RMCRC shall not, without the prior written consent of the Subordinated Lender, increase the loan amount or increase the payments due under the Loan Documents with the exception of protective payments authorized by RMCRC's Deed of Trust, decrease the term under the Loan Documents, or increase the interest rate under the Loan Documents.

- b. It intentionally and unconditionally subordinates the lien or charge of the Subordinated Lender Trust Deed and the other Subordinated Lender Loan Documents in favor of the lien or charge upon the Subject Property set forth in the Loan Documents, and understands that in reliance upon, and in consideration of, this subordination, specific loans and advances are being and will be made under the Loan Documents and, as part and parcel thereof, specific monetary and other obligations are being and will be entered into which would not be made or entered into but for the reliance upon this subordination and this Agreement. Notwithstanding anything to the contrary in this Agreement or any other documents relating to the Subject Property, the Deed-Restriction-shall-not-be-subordinate to RMCRC's Loan Documents.
- c. It may not amend, restate or modify the Deed Restriction attached hereto as Exhibit "B" without the prior written consent of RMCRC, and any amendment, restatement or other modification of the Deed Restriction without RMCRC's prior written consent will be null, void and of no effect.
- The parties agree that if Borrower, its successors or assigns is in violation of the provisions of the Deed Restriction after the expiration of any notice or cure period relating thereto, Subordinated Lender may (a) may file a lawsuit or other action against Borrower, its successors or assigns, for specific performance of the Deed Restriction (to which Borrower acknowledges and agrees that a violation of the Deed Restriction constitutes irreparable harm to Subordinated Lender for which a specific enforcement action is appropriate); and/or (b) accelerate the Subordinated Lender Note and may commence collection actions or proceedings against Borrower for amounts owing under the Subordinated Lender Note; and/or (c) enjoin the continuing violation; and/or (d) exercise any other rights and remedies provided by law or equity; provided, however, in no event shall such actions, remedies or proceedings (i) assert, claim as a remedy, or relate to foreclosure of the Subject Property by Subordinated Lender, its successors or assigns (whether judicially or non-judicially), or (ii) affect in any way this subordination agreement and RMCRC's senior lien on the Subject Property, which shall at all times be senior and superior to the lien of Subordinated Lender on the Subject Property. If an enforcement action against Borrower is initiated and Subordinated Lender prevails, Subordinated Lender shall be entitled to receive and retain its costs and attorney's fees, and an order requiring that the units reserved for low income housing shall be brought into and remain in conformity with the Deed Restriction throughout the affordability period and until the loan is paid off. whichever date is later.
- 5. All notices expressly provided hereunder to be given shall be in writing and shall be (i) hand-delivered, effective upon receipt, (ii) sent by United States Express Mail or by private

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overnight courier, effective upon receipt, or (iii) served by certified mail. Any such notice or demand served by certified mail, return receipt requested, shall be deposited in the United States mail, with postage thereon fully prepaid and addressed to the party so to be served at its address stated below or at such other address of which said party shall have theretofore notified in writing, as provided above, the party giving such notice. Service of any such notice or demand so made shall be deemed effective on the day of actual delivery as shown by the addressee's return receipt or the expiration of three (3) business days after the date of mailing, whichever is the earlier in time. Notices to be served hereunder shall be addressed to the appropriate address set forth below, or at such other place as the parties may from time to time designate in writing by ten (10) days prior written notice thereof:

If to Subordinated Lender:

OLENE WALKER HOUSING LOAN FUND 1385 South State Street, 4th Floor Salt Lake City, Utah 84115

If to RMCRC:

ROCKY MOUNTAIN COMMUNITY REINVESTMENT CORPORATION Attn: Chief Credit Officer 64 East Winchester Street, Suite 330 Salt Lake City, Utah 84107

- 6. This Agreement will be governed by, and construed and enforced in accordance with, the laws of the State of Utah, without giving effect to conflicts of laws principles.
- 7. This Agreement may be signed in multiple counterparts with the same effect as if all signatories had executed the same instrument.
- 8. This Agreement shall be construed as a whole in accordance with its fair meaning and in accordance with governing law. This Agreement has been negotiated by each of the parties (or their respective counsel), and the language of the Agreement shall not be construed for or against any particular party.
- 9. This Agreement constitutes the entire agreement and understanding of and between the parties in relation to matters described herein, and supersedes and cancels any prior agreements between RMCRC and Subordinated Lender as to the matters set forth herein. No statements, representations, inducements or promises other than as expressly set forth herein have been given or received by any of the parties (nor by their respective agents, employees, attorneys or representatives) in return for the same. All negotiations, oral conversations, statements, representations and/or agreements leading up to the execution of this Agreement are merged herewith and shall not be the basis for any legal rights, claims or defenses in relation to any litigation or otherwise. No parole or extrinsic evidence may be used to contradict any of the terms of this Agreement. Any amendment to this Agreement must be in writing, signed by duly

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authorized representatives of the parties hereto, and specifically state the intent of the parties to amend this Agreement.

[Signature Pages Follow]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first set forth above.

SUBORDINATED LENDER:

STATE OF UTAH, DEPARTMENT OF WORKFORCE SERVICES, HOUSING AND COMMUNITY DEVELOPMENT DIVISION, ADMINISTRATOR OF THE OLENE WALKER HOUSING LOAN FUND

By

Nathan McDonald

Its: Deputy Director of the Housing and Community Development Division,

Department of Workforce Services, State of Utah, the Administrator of the Olene Walker

Housing Loan Fund

STATE OF UTAH)
	:ss.
COUNTY OF SALT LAKE)

The foregoing instrument was acknowledged before me this Aday of August, 2022, by Nathan McDonald, Deputy Director of the Housing and Community Development Division, Department of Workforce Services, State of Utah, the Administrator of the Olene Walker Housing Loan Fund.



Notary Signature and Seal

RMCRC:

ROCKY MOUNTAIN COMMUNITY REINVESTMENT CORPORATION, a Utah

nonprofit corporation

John Montgome

Its: Chief Credit Officer

STATE OF UTAH) : COUNTY OF SALT LAKE)

The foregoing instrument was acknowledged before me this <u>30</u> day of August, 2022, by John Montgomery, Chief Credit Officer of Rocky Mountain Community Reinvestment Corporation, a Utah nonprofit corporation.

MICHELLE FARNSWORTH Notary Public State Of Ulah My Commission Expires 08/19/2025 COMMISSION # 719872

: ss.

Notary Signature and Seal

ACKNOWLEDGED AND CONSENTED to as of this 21 day of August, 2022.

BORROWER:

DOMINGUEZ PARK III ASSOCIATES, LLC

a Utah limited liability company

By:

Dominguez Park III Management, LLC

a Utah limited liability company

Its:

Managing Member

By:

Utah Non-Profit Housing Corporation

a Utah nonprofit corporation

Its:

Managef/Member

By:

Marion A. Willey, Executive Director

STATE OF UTAH

: ss.

, u,

COUNTY OF SALT LAKE

The foregoing instrument was acknowledged before me this 51 day of August, 2022, by Marion A. Willey, as Executive Director of Utah Non-Profit Housing Corporation, a Utah nonprofit corporation, the Manager/Member of Dominguez Park III Management, LLC, a Utah limited liability company, the Managing Member of Dominguez Park III Associates, LLC, a Utah limited liability company.

NOTARY PUBLIC SIGNATURE AND SEAL

GARY CARTER
Notary Public State of Utah
My Commission Expires on:
January 8, 2024
Comm. Number: 709710

EXHIBIT A

Legal Description of the Subject Property

PARCEL 1:

A part of the Southeast quarter of Section 35, Township 1 South, Range 1 West, Salt Lake Base and Meridian, U.S. Survey: Beginning at a point in the West line of 700 West Street, being South 89°55'00" West 206.07 feet and North 00°02'30" West 1204.454 feet and South 89°57'30" West 33.00 feet from the Southeast corner of said Section 35, and running thence South 89°57'30" West 30.00 feet; thence South 82°21'49" West 30.27 feet; thence South 89°57'30" West 405.00 feet; thence South 00°02'30" East 32.00 feet; thence South 89°57'30" West 303.23 feet; thence North 220.19 feet; thence North 89°57'30" East 608.07 feet; thence North 00°02'30" West 50.00 feet; thence North 89°57'30" East 160.00 feet to the West line of 700 West Street; thence South 00°02'30" East 234.19 feet along said West line of street to the point of beginning.

LESS AND EXCEPTING THEREFROM any portion lying within the bounds of 3940 South Street.

PARCEL 1A:

A right-of-way and utility easement described as follows:

Beginning at a point South 89°55'00" West 206.07 feet and North 00°02'30" West 1168.454 feet and South 89°57'30" West 33.0 feet from the Southeast corner of said Section 35, and running thence South 89°57'30" West 465.0 feet; thence North 00°02'30" West 32.0 feet; thence North 89°57'30" East 405.0 feet; thence North 82°21'40" East 30.27 feet; thence North 89°57'30" East 30.00 feet to the West line of 700 West Street; thence South 00°02'30" East 36.0 feet along said West line to the point of beginning.

[Exhibit A to Subordination Agreement]

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EXHIBIT B

Olene Walker Deed Restriction

See Attached.

9147368

WHEN RECORDED MAIL TO: STATE OF UTAH, OLENE WALKER HOUSING LOAN FUND 324 S STATE STREET #500 SALT LAKE CITY, UT 84114-9302 Folio 4272019 91.47368
08/16/2004 04:16 PN \$15-00
Book 9026 Pg 2582-2584
RECURDER, SALT LAKE COUNTY, UTAH
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DEED RESTRICTION

THIS DEED RESTRICTION (the "Restriction") is made and effective as of the 13th Day of August, 2004 by <u>DOMINGUEZ PARK</u>

III ASSOCIATES, L.L.C., a <u>Utah limited liability company</u> of the State of Utah ("Borrower"), for the benefit of the OLENE WALKER

HOUSING LOAN FUND, (the "State"). For good and valuable consideration, Borrower hereby agrees as follows for the benefit of the

State:

A. Property encumbered. The restriction shall be recorded against that certain real property located at 3970 South 700 West Salt Lake City, UT 84123, as more fully described as follows:

A part of the Southeast Quarter of Section 35, Township 1 South, Range I West, Salt Lake Base and Meridian, U.S. Survey: Beginning at a point in the West line of 700 West Street, being South 89°55'00" West 206.07 feet and North 0°02'30" West 1204.454 feet and South 89°57'30" West 33.00 feet from the Southeast corner of said Section 35; and running thence South 89°57'30" West 30.00 feet; thence South 89°57'30" West 30.00 feet; thence South 89°57'30" West 30.323 feet; thence South 89°57'30" East 32.00 feet; thence South 89°57'30" West 303.23 feet; thence North 220.19 feet; thence North 89°57'30" East 608.07 feet; thence North 0°02'30" West 50.00 feet; thence North 89°57'30" East 160.00 feet to the West line of 700 West Street; thence South 0°02'30" East 234.19 feet along said West line of street to the point of beginning.

Together with a right—of-way and utility easement described as follows: Beginning at a point South 89°55'00" West 206.07 feet and North 00°02'30" West 1168.454 feet and South 89°57'30" West 33.0 feet from the Southeast corner of said Section 35; and running thence South 89°57'30" West 465.0 feet; thence North 00°02'30" West 32.0 feet; thence North 89°57'30" East 405.0 feet; thence North 82°21'40" East 30.27 feet; thence North 89°57'30" East 30.00 feet to the West line of 700 West Street; thence South 00°02'30" East 36.0 feet along said West line to the point of beginning.

Tax Parcel No.: 15-35-400-061-0000

Said property is also known by the street address of: 3970 South 700 West Salt Lake City, UT 84123

- B. Nature of Restriction. The project shall carry a Deed Restriction the term of which shall run from the date of execution hereof and remain in effect during the period of affordability under Section 92.252 or Section 92.254 of 24 CFR Part 92 (HOME Investment Partnership Program) as amended from time to time, as applicable, or until the payment in full of the Trust Deed Note of like date, whichever is later. Thereby:
 - (1) All Olene Walker Housing Loan Fund monies must be used to assist families whose annual incomes do not exceed 80 percent of the median family income for the area as determined by HUD, with adjustments based on family size. In addition, at least 90 percent of Olene Walker Housing Loan Fund monies used for rental housing must be used to assist families whose annual incomes do not exceed 60 percent of the median family income for the area as determined by HUD;
 - (2) Rental housing will qualify as affordable only if the project:
 - (a) has at least 20 percent of the Olene Walker Housing Loan Fund assisted rental units occupied by families who have annual incomes that are 50 percent or less of median income as defined by HUD. These units must sustain the Low routs as described in the following section.
 - (b) has at least 70 percent of the Olene Walker Housing Loan Fund assisted rental units occupied by families who have annual incomes that are 60 percent or less of median income as defined by HUD. These units must sustain the High rents as described in the following section.
 - (c) has the remainder of the Olene Walker Housing Loan Fund assisted rental units occupied by families who have annual incomes that are 80 percent or less of median income as defined by HUD. These units also must sustain the High rents as described in the following section.
 - (3) Every Olene Walker Housing Loan Fund assisted unit is subject to rent limitations designed to ensure that rents are affordable to low and very low income people. These maximum rents are to be referred to as HOME rents. There are two HOME rents established for projects: High HOME rents and Low HOME rents:
 - (a) High HOME rents: 80% of HOME assisted rental units must have rents that are the lessor of: The Section 8 Fair Market Rents (FMR'S) or area-wide exception rents for existing housing minus tenant paid utilities OR rents which are 30% of adjusted income for households at 65% of median income minus tenant paid utilities;

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14009721 B: 11369 P: 3647 Page 11 of 16

- (b) Low HOME rents: 20% of HOME assisted units must have rents which equal 30% of annual income for households at 50% of median income minus tenant paid utilities.
- (4) In projects where Low Income Housing Tax Credits are part of the financing, two sets of rent rules apply:
 - (a) Qualified tax credit units must not exceed tax credit rent limits, while HOME-assisted units must meet HOME rent requirements. If a unit is being counted under both programs, the stricter rent limit applies.
 - Low HOME rent units are subject to the lower of the Low HOME rent and the tax credit rent (usually the tax credit rent).
 - (2) High HOME rent units are subject to the lower of the High HOME rent and the tax credit rent (usually the tax credit rent).
 - (b) When tenants receive additional subsidy through rental assistance programs such as Section 8, additional requirements apply.
 - (1) Under tax credit rules, if the rental assistance program rent limit exceeds the tax credit rent, the unit rent may be raised to the higher limit as long as tenants pay no more than 30 percent of their adjusted monthly income for housing costs.
 - (2) HOME allows the rent to be raised to the rental assistance program limit only if the tenant pays no more than 30 percent of adjusted income, the subsidy is project-based (not tenant-based), and tenant's income is less than 50 percent of the area median income.
 - (3) In a joint tax credit/HOME-assisted unit, the stricter HOME requirements would apply.

C. SEVERELY AND PERSISTENTLY MENTALLY ILL NON-DISCRIMINATION AGREEMENT,

- (1) Rental housing funded with assistance from the State of Utah, Department of Community and Economic Development, Division of Community Development, administrator of the Olene Walker Housing Loan Fund will be available to adults with a serious mental illness as defined in paragraph D below, who experience serious and persistent mental illness, without barrier and without screening to eliminate these individuals from tenancy and/or tenancy waiting lists.
- (2) Rental housing operators/managers shall maintain a list of Community Mental Health Centers (CMHC'S) and shall make referral information available to tenants. Availability of this information shall be demonstrated by a public posting visible to tenants.
- (3) Rental housing operators/managers shall contact the Community Mental Health Center in the catchments area(s) in which this housing exists, and establish a referral relationship with CMHV staff. This working relationship will include an understanding that the manger shall call upon CMHC staff for consultation before taking any adverse actions against tenants who appear to need mental health services. Evidence of this working relationship shall be demonstrated by existence of written agreements between the owner/operator and the appropriate CMHC, by the presence of written referral information available to operators/inanagers, and by their ability to name the CMHC staff with whom they work and the use of such working relationships.
- (4) Strategies shall be developed to insure access to this housing for homeless individuals referred to the operator/manager by Public Housing Authorities, Community Mental Health Centers, and Homeless Shelter staff. Evidence of compliance with this requirement shall be the submittal of written strategies for inclusion of homeless individuals, and written working agreements with the appropriate agencies and organizations. It shall also include comparative data of successful referrals into this housing.
- (5) This policy will not supersede the selection process required by HUD for units, including SRO units, assisted with modrehab funds.

D. DEFINITION OF ADULTS WITH A SERIOUS MENTAL ILLNESS

For epidemiological estimation pursuant to Section 1912 C of Subpart 1 of Part B of Title XIX of the Public Health Services Act, as amended by Public Law 102-321, "Adults With a Serious Mental Health Illness" are persons:

Age 18 and over

Who currently or at any time during the past year,

Have had a diagnosable mental, behavioral, or emotional disorder of sufficient duration to meet diagnostic criteria specified within DSM-III-R.

That has resulted in functional impairment in one or more major life activities

These disorders include any mental disorder listed in DSM-III-R or ICD-9 or subsequent revisions, (with the exception of DSM-III-R "V" Codes, substance use disorders, developmental disorders including mental retardation and Alzheimer's related dementias, unless they co-occur with another diagnosable mental disorder).

Examples of major life activities of daily living (eating, bathing, dressing); instrumental activities of daily living (maintaining a household, using money, using public transportation); functioning in social, family and vocational/educational contexts; and coping skills and

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14009721 B: 11369 P: 3648 Page 12 of 16

stress tolerance. Adults who would have met functional impairment criteria during the referenced year without the benefit of treatment or other support services are considered to have serious mental illness. Clearly, any definition of serious mental illness in adults also requires attention to cultural and ethnic norms.

E. STANDARDIZED METHODS FOR ESTIMATION

At the present time, practical methods that can be uniformly applied as a State-by State basis have not been developed for estimating the incidence and prevalence of "serious emotional disturbance" in children and "serious mental illness" in adults. It is anticipated that several different types of studies are or will soon be available to facilitate the development of these standardized methods. SAMHSA plans to further consult with the field to develop methods from relevant studies once final definitions of the two populations have been formulated. One potential approach to produce estimates could make use of national rates for prevalence and incidence of the two defined groups, applied to general population counts for each State. Proposed methods will be reviewed, findings compared and summarized, and any issues resolved.

F. ADDITIONAL AGREEMENTS REQUIRED

The Borrower has read the foregoing paragraphs C, D and E, and understands that they are to have an agreement with the local Mental Health Center, the local Flomeless Shelter, the local Domestic Violence Shelter, and the local Housing Authority to serve the severely and persistently mentally ill and homeless and near homeless. SIX (6) of the units of the development are to be set aside for the severely and persistently mentally ill and the homeless and near homeless, OR ANY OTHER NUMBER OF UNITS DESCRIBED IN THE PARAGRAPH BELOW.

G. NONCOMPLIANCE WITH DEED RESTRICTION

If SUBRECIPIENT is found to be out of compliance with this Deed Restriction, the STATE has the option to call the Note due and payable in full. Borrower agrees that FIVE (5) units will be set aside for Special Needs (Transitional Housing, Severely and Persistently Mentally III, HIV/AIDS), ONE (1) units will be set aside for homeless or near homeless. A separate agreement with each agency serving the Special Needs Population must be executed between Borrower and the appropriate agency. Borrower agrees to contact each agency when a vacancy occurs, if SIX (6) units are not occupied by Special Needs tenants. In the event that the agencies do not have a qualified client who can fill a unit when it becomes vacant, the unit can be rented to a non-special needs tenant.

H. TERM

This restriction shall run with the title to the Property and shall be binding upon the successors, assigns, and beneficiaries of the parties. The project shall carry a Deed Restriction the term of which shall run from the date of execution hereof and remain in effect during the period of affordability under Section 92,252 or Section 92,254 of 24 CFR Part 92 (HOME Investment Partnership Program) as amended from time to time, as applicable, or until the Trust Deed Note of like date is paid in full, whichever is later. Upon such occurrence, this restriction shall automatically terminate without need for any other documentation, notice or recorded material. Nevertheless, Borrower and the State shall promptly cooperate together and take the actions and sign the documents that either of them deems necessary to terminate the Restriction and remove all record thereof from the title of the Property.

In witness whereof, this Note has been duly executed this 13th Day of August 2004.

DOMINGUEZ PARK III ASSOCIATES, LLC. a Utah Limited Liability Company

("Borrower")

By: DOMINGUEZ PARK III MANAGEMENT, LLC

lts: Manager

BY: UTAH NON PROFIT HOUSING

Its: Manager

STATE OF UTAH

COUNTY OF Salt Lake

V

On the 13th day of August, 2004 personally appeared before me Marion Willey, who being by me duly sworn did say that he is the Executive Director of Utah Non Profit Housing, a Utah Non Profit Corporation the Manager of Dominguez Park III Management LLC., a Utah Limited Liability Company, the managing partner of Dominguez Park III Associates, LLC., a Utah limited liability company, and that the attached instrument was signed on behalf of said Company, and said person acknowledged to me that said Company executed the same.

CHANDRA L. MACFARLANE
NOTARY PUBLIC - STATE OF UTAH
919 University Village
Salt Lake City, UT 84 108
My Comm. Exp. 06/11/2005

SS:

Mandra & Macfarlane

BK 9026 PG 2584

WHEN RECORDED MAIL TO: STATE OF UTAH, OLENE WALKER HOUSING TRUST FUND 324 S STATE STREET #500 SALT LAKE CITY, UT 84114-9302 1 1.293 193 12/07/2011 03:15 PM ★○□○○ Book - 9972 Pa - 8349-8351 GARRY W. OTT RECORDER, SALT DAKE COUNTY, UTAH UT ST DEPT OF COMMUNITY & CULT 324 8 STATE ST 5TH FD90R 920 UT 84111 BY: KCC, DEPUTY - MA 3 P.

Space Above This Line Is For Recorder's Use

LOAN NO: HM0716

CORRECTIVE DEED RESTRICTION

THIS CORRECTIVE DEED RESTRICTION (the "Restriction") is made and effective as of the day of ________, 2011 by Dominguez Park III Associates, LLC, a Utah limited liability company, (the "Borrower"), for the benefit of the OLENE WALKER HOUSING LOAN FUND, (the "State"). For good and valuable consideration, Borrower hereby agrees as follows for the benefit of the State:

A. <u>PROPERTY ENCUMBERED</u>. The restriction shall be recorded against that certain real property located in SALT LAKE COUNTY, State of Utah, as more fully described as follows:

LEGAL DESCRIPTION:

A part of the Southeast Quarter of Section 35, Township 1 South, Range 1 West, Salt Lake Base and Meridian, U.S. Survey: Beginning at a point in the West line of 700 West Street, being South 89°55'00" West 206.07 feet and North 0°02'30" West 1204.454 feet and South 89°57'30" West 33.0 feet from the Southeast corner of said Section 35; and running thence South 89°57'30" West 30.00 feet; thence South 89°21'49" West 30.27 feet; thence South 89°57'30" West 405.00 feet; thence South 0°02'30" East 32.00 feet; thence South 89°57'30" West 303.23 feet; thence North 220.19 feet; thence North 89°57'30" East 608.07 feet; thence North 0°02'30" West 50.00 feet; thence North 89°57'30" East 160.00 feet to the West line of 700 West Street; thence South 0°02'30" East 234.19 feet along said West line of street to the point of beginning.

Together with a right-of-way and utility easement described as follows: Beginning at a point South 89°55'00" West 206.07 feet and North 00°02'30" West 1168.454 feet and South 89°57'30" West 33.0 feet from the Southeast corner of said Section 35; and running thence South 89°57'30" West 465.0 feet; thence North 00°02'30" West 32.0 feet; thence North 89°57'30" East 405.0 feet; thence North 82°21'40" East 30.27 feet; thence North 89°57'30" East 30.00 to the West line of 700 West Street; thence South 00°02'30" East 36.0 feet along said West line to the point of beginning.

Tax Parcel Nos.: 15-35-400-061-0000;

Subject Property is also known by the property address of: 3970 South 700 West, Salt Lake City, Utah 84123.

B. NATURE OF RESTRICTION.

(1) All Olene Walker Housing Loan Fund monies must be used to assist families whose annual incomes do not exceed 80 percent of the median family income for the area as determined by HUD, with adjustments based on family size. In addition, at least 90 percent of Olene Walker Housing Loan

BK 9972 PG 8349

Fund monies used for rental housing must be used to assist families whose annual incomes do not exceed 60 percent of the median family income for the area as determined by HUD

(2) Rental housing will qualify as affordable only if the project:

- (a) has at least 20 percent of the Olene Walker Housing Loan Fund assisted rental units occupied by families who have annual incomes that are 50 percent or less of median income as defined by HUD. These units must sustain the Low rents as described in the following section.
- (b) has at least 70 percent of the Olene Walker Housing Loan Fund assisted rental units occupied by families who have annual incomes that are 60 percent or less of median income as defined by HUD. These units must sustain the High rents as described in the following section.
- (c) has the remainder of the Olene Walker Housing Loan Fund assisted rental units occupied by families who have annual incomes that are 80 percent or less of median income as defined by HUD. These units also must sustain the High rents as described in the following section.
- (3) Every Olene Walker Housing Trust Fund assisted unit is subject to rent limitations designed to ensure that rents are affordable to low and very low income people. These maximum rents are to be referred to as HOME rents. There are four HOME rents established for projects: High HOME rents and Low HOME rents;
 - (a) High HOME rents: 80% of HOME assisted rental units must have rents that are the lesser of: The Section 8 Fair Market Rents (FMR'S) or area-wide exception rents for existing housing minus tenant paid utilities OR rents which are 30% of adjusted income for households at 65% of median income minus tenant paid utilities;
 - (b) Low HOME rents; 20% of HOME assisted units must have rents which equal 30% of annual income for households at 50% of median income minus tenant paid utilities.
- (4) In projects where Low Income Housing Tax Credits are part of the financing, two sets of rent rules apply:
 - (a) Qualified tax credit units must not exceed tax credit rent limits, while HOME-assisted units must meet HOME rent requirements. If a unit is being counted under both programs, the stricter rent limit applies,
 - Low HOME rent units are subject to the lower of the Low HOME rent and the tax credit rent (usually the tax credit rent).
 - (2) High HOME rent units are subject to the lower of the High HOME rent and the tax credit rent (usually the tax credit rent).
 - (b) When tenants receive additional subsidy through rental assistance programs such as Section 8, additional requirements apply.
 - (1) Under tax credit rules, if the rental assistance program rent limit exceeds the tax credit rent, the unit rent may be raised to the higher limit as long as tenants pay no more than 30 percent of their adjusted monthly income for housing costs.
 - (2) HOME allows the rent to be raised to the rental assistance program limit only if the tenant pays no more than 30 percent of adjusted income, the subsidy is project-based (not tenant-based), and tenant's income is less than 50 percent of the area median income.
 - (3) In a joint tax credit/HOME-assisted unit, the stricter HOME requirements would apply.

C. ADDITIONAL RESTRICTIONS

Borrower agrees that there are FOUR (4) HOME –assisted units on a floating basis, which will consist of THREE (3) two-bedroom units and ONE (1) three-bedroom unit. The project will have a total of 60 units that will include FIFTY TWO (52) two-bedroom units and EIGHT (3) three-bedroom units. In addition, the project will have FIVE (5) units set aside for chronically mentally ill/special needs tenants, and ONE (1) unit set aside for homeless/transitional. Project will also have at least THREE (3) units designated for Type A fully accessible for physically handicapped. A separate agreement with each agency serving the Special Needs Population must be executed between Borrower and the appropriate agency.

The Borrower agrees to contact each agency when a vacancy occurs; if NONE (0) units are not occupied by Special Needs tenants. In the event that the agencies do not have a qualified client who can fill a unit when it becomes vacant, the unit can be rented to a non-special needs tenants.

BK-9972 PG-8350_

14009721 B: 11369 P: 3651 Page 15 of 16

D. NONCOMPLIANCE WITH DEED RESTRICTION

If Borrower is found to be out of compliance with this Deed Restriction, the STATE has the option to call the Note due and payable in full.

E. TERM

This restriction shall run with the title to the Property and shall be binding upon the successors, assigns, and beneficiaries of the parties. The term of the restriction shall run from the date of execution hereof and remain in effect during the period of affordability under Section 92.252 or Section 92.254 of 24 CFR Part 92 (HOME Investment Partnership Program) as amended from time to time, as applicable, or until the Trust Deed Note of like date is paid in full, whichever is later (the "Affordability Period"). Upon such occurrence, this restriction shall automatically terminate without need for any other documentation, notice or recorded material. Nevertheless, Borrower and the State shall promptly cooperate together and take the actions and sign the documents that either of them deems necessary to terminate the Restriction and remove all record thereof from the title of the Property.

Dated this 2 day of // 10000 12011.

Dominguez Park III Associates, LLC, a Utah limited liability company, a, ("Borrower")

By: Dominguez Park III Management, LLC

Its: Manager

By: Utah Non-Profit Housing, a Utah limited liability

company

Its: Manage

Bar: Marion A. Willey, Executive Director

STATE OF UTAH

ss:

COUNTY OF SALT LAKE

On the May of ________, 2011 personally appeared before me, Marion A. Willey, who being by me duly sworn did say that he is the Executive Director of Utah Non-Profit Housing, Manager of Dominguez Park III Management, LLC, a Utah limited liability company, Manager of Dominguez Park III Associates, LLC, a Utah limited liability company, and that the attached instrument was signed on behalf of said Company, and said person acknowledged to me that said executed the same.



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BK-9972 PG 8351