

**AFTER RECORDING, RETURN TO:**

c/o LHMRE, LLC  
9350 South 150 East, Suite 800  
Sandy, Utah 84070  
Attention: Aida Neimarlija

Assessor Parcel No.: 26-13-352-005, 26-13-352-007, 26-24-101-020, 26-24-101-033,  
26-24-101-008, 26-24-101-032

**SECOND AMENDED AND RESTATED  
FIRST AMENDMENT TO ACCESS AND  
PARKING EASEMENT AGREEMENT**

THIS SECOND AMENDED AND RESTATED FIRST AMENDMENT TO ACCESS AND PARKING EASEMENT AGREEMENT (“**Second Amendment**”) is entered into and made effective as of the 16 day of May, 2025 (the “**Second Amendment Effective Date**”), by and between VP DAYBREAK OPERATIONS LLC, a Delaware limited liability company (“**VP Daybreak Operations**”), with its successors and assigns, VP DAYBREAK DEVCO LLC, a Delaware limited liability company (“**VP Daybreak Devco**”), with its successors and assigns, and together with VP Daybreak Operations, “**Grantor**”) and DTDB 5, LLC, a Utah limited liability company (“**DTDB 5 Grantee**”), with its successors and assigns.

**RECITALS**

WHEREAS, VP Daybreak Operations and DTDB 5 Grantee are parties to that certain Access and Parking Easement Agreement executed on June 24, 2024, and recorded with the Salt Lake County Recorder’s Office (“**Recording Office**”) on June 25, 2024, as Entry No. 14256367, Book 11500, Page 897 (“**Original Agreement**”), as amended by that certain Amended and Restated First Amendment to Access and Parking Easement Agreement recorded May 5, 2025 in the Recording Office as Entry No. 14379982, Book 11568, Page 8198 (“**First Amendment**”).

WHEREAS, both VP Daybreak Operations and VP Daybreak Devco are the owners of certain real property more particularly described on Exhibit “A-1” attached hereto and incorporated herein (the “**VP Daybreak Operations Property**”).

WHEREAS VP Daybreak Devco is the owner of certain real property more particularly described on Exhibit “A-2” attached hereto and incorporated herein (the “**VP Daybreak Devco Property**” and together with the VP Daybreak Operations Property, the “**Grantor Property**”).

WHEREAS, Section 5.3 of the Original Agreement provides that the Owners (defined in the Original Agreement as the “record fee simple owner of the Grantor Property, the DTDB 5 Property, and their successors or assigns”) may amend the Original Agreement by written instrument duly executed and acknowledged by the Owners and recorded in the Recording Office.

CTI-178040-DMF

WHEREAS, the Parties hereby amend and restate the First Amendment in its entirety as set forth herein to correct the Grantor parties and to clarify the grant of certain easements across a portion of the Grantor Property in favor of DTDB 5 Grantee and for the benefit of that certain real property more particularly described on Exhibit "B" attached hereto and incorporated herein (the "DTDB 5 Property").

## AGREEMENT

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Grantor and DTDB 5 Grantee hereby agree as follows:

1. Recitals Incorporated. The above recitals are an integral part of the agreement and understanding of Grantor and DTDB 5 Grantee and are incorporated into this Second Amendment by reference.

2. Defined Terms. Any capitalized term used but not defined in this Second Amendment shall have the meaning given that term in the Original Agreement. For the avoidance of doubt, as of the Second Amendment Effective Date, any reference to "Grantor" in the Original Agreement as amended by this Second Amendment shall mean collectively VP Daybreak Operations and VP Daybreak Devco.

3. Specific Amendments. Effective as of the date of this Second Amendment, the terms of the Original Agreement are amended as follows:

a. Grant of Easement for Access. Section 2.1 is hereby amended and restated in its entirety as follows:

"2.1 Grant of Easement for Access. Grantor hereby grants to the Owner of the DTDB 5 Property, as grantee, for the benefit of the DTDB 5 Property, and as a burden upon the Grantor Property, a nonexclusive easement for use by the Permittees for ingress and egress by vehicular and pedestrian traffic upon, over, and across the Grantor Property (the "**Access Easement**"). For the avoidance of doubt, the Access Easement includes, but is not limited to, all of the as-built portions of the roads, sidewalks, parking areas, and pathways within the Grantor Property."

b. Grant of Easement for Parking. Section 2.2 of the Original Agreement is hereby amended and restated in its entirety as follows:

"2.2 Grant of Easement for Parking. Grantor hereby grants to the Owner of the DTDB 5 Property, as grantee, for the benefit of the DTDB 5 Property, and as a burden upon the Grantor Property, a nonexclusive easement for use by the Permittees for non-reserved, non-overnight, parking of passenger vehicles in fifty-nine (59) of the parking stalls located in the two hundred forty-nine thousand eight hundred square foot parking lot (approximately

seven hundred sixty-eight (768) parking stalls) on the Grantor Property (the "**Parking Easement**"). For the avoidance of doubt, the Parking Easement includes, but is not limited to, all of the as-built portions of the parking area within the Grantor Property.”

- c. Future Development. Section 2.4 of the Original Agreement is hereby amended and restated in its entirety as follows:

“2.4 Future Development. Notwithstanding anything contained herein to the contrary (though subject to the following proviso and without diminishing any DTDB 5 Grantee rights herein), the Owner of the Grantor Property shall have the unfettered right to develop the Grantor Property in any manner and to relocate or reconfigure the location of the Access Easement area or Parking Easement area to different locations on the Grantor Property in the sole and absolute discretion of the Owner of the Grantor Property; provided, however, that (x) the access and parking easements and other rights granted hereunder to the Owner of the DTDB 5 Property, including but not limited to the aforementioned parking ratio (i.e., the grant of a parking easement to fifty-nine (59) of the of the parking stalls located in the two hundred forty-nine thousand eight hundred square foot parking lot (approximately seven hundred sixty-eight (768) parking stalls) located on the Grantor Property), shall not be reduced or otherwise materially adversely affected; (y) the rights granted hereunder to the Owner of the Grantor Property shall not negatively impact the office and/or commercial retail use of the DTDB 5 Property; and (z) the Owner of the DTDB 5 Property shall have the right to approve in advance, such approval not to be unreasonably withheld, any development of a parking structure (above-grade, below-grade, or otherwise) on the Grantor Property. During any period of construction on the Grantor Property, the Owner of the Grantor Property may fulfill its obligations hereunder by providing an alternate location(s) for some or all of the fifty-nine (59) parking stalls, provided such alternate parking is substantially similar to the parking facilities on the Grantor Property, is reasonably convenient to the DTDB 5 Property, and is otherwise acceptable to the Owner of the DTDB 5 Property in its commercially reasonable business judgment.”

- d. Maintenance and Repair of Parking Surface and Other Improvements on the Grantor Property. Section 2.5 of the Original Agreement is hereby amended and restated in its entirety as follows:

“2.5 Maintenance and Repair of Parking Surface and Other Improvements on the Grantor Property. The Owner of the Grantor Property shall maintain, or cause to be maintained the parking area, roads, and access improvements located on the Grantor Property at all times in good, operable, and clean condition and repair, including but not limited to, promptly clearing all snow and debris as needed. In the event of a casualty

to the Grantor Property resulting in the damage or destruction of all or any material portion of the parking area or access improvements located on the Grantor Property, the Owner of the Grantor Property shall promptly repair and replace such damaged or destroyed parking area or access improvements such that the Owner of the Grantee Property may continue exercise its rights under the Access Easement and Parking Easement as set forth in this Agreement. During any period of construction or repair on the Grantor Property due to such damage or destruction, the Owner of the Grantor Property shall provide alternate parking substantially similar to the parking contemplated by Section 2.2 hereof that is reasonably convenient to the DTDB 5 Property.”

- e. Restoration of Access Area and Parking Area. Section 4.2 of the Original Agreement is hereby amended and restated in its entirety as follows:

“4.2 Restoration of Access Area and Parking Area. In the event any portion of the parking area or access area of the Grantor Property are so condemned or transferred, then the remaining portion of such areas, as the case may be, shall be restored by the Owner of the Grantor Property, as near as reasonably practicable to at least the condition thereof immediately prior to such condemnation or transfer. In such event, the Owners shall work together in good faith to relocate the Access Easement and Parking Easement to those portions of the Grantor Property that are not so condemned so as to preserve Grantee’s use of the Access Easement and Parking Easement in their fullest extent; provided that such relocation shall meet the requirements set forth in Subsections 2.4(x), (y) and (z) of this Agreement.”

- f. Exhibits “A-1” and “A-2”. Exhibit “A” to the Original Agreement is hereby deleted in its entirety and replaced with Exhibits “A-1” and “A-2” attached hereto and incorporated herein by reference.
- g. Exhibit “C”. Exhibit “C” to the Original Agreement is hereby deleted in its entirety.
- h. Exhibit “D”. Exhibit “D” to the Original Agreement is hereby deleted in its entirety.
- i. Governing Law. The following is hereby added as Section 5.14 to the Original Agreement:

“5.14 Governing Law. This Agreement shall be interpreted, applied, and enforced in accordance with the laws of the State of Utah.”

4. Omnibus Amendment; Effect of Second Amendment. Any and all other terms and provisions of the Original Agreement are hereby amended and modified wherever necessary, and even though not specifically addressed herein, so as to conform to the terms and amendments of

this Second Amendment. The terms and provisions of this Second Amendment are added to, and made a part of the Original Agreement for all purposes. To the extent that any terms or provisions of this Second Amendment modify or conflict with any provisions of the Original Agreement, the terms of this Second Amendment shall control. Except as modified by this Second Amendment, all the terms and conditions of the Original Agreement shall remain in full force and effect. The Original Agreement, as amended by this Second Amendment, shall not be further amended or modified except as provided in Section 5.3 of the Original Agreement, as amended. All of the terms, conditions, and covenants of the Original Agreement, as amended, shall be binding upon and inure to the benefit of the parties hereto, and their permitted successors and assigns, to the extent that any such transfer of interest may be allowed under the terms of the Original Agreement. Each party hereby represents and warrants to the other that the person or entity signing this Second Amendment on behalf of such party is duly authorized to execute and deliver this Second Amendment and to legally bind the party on whose behalf this Second Amendment is signed to all of the terms, covenants and conditions contained in this Second Amendment. If any action is brought because of any breach of or to enforce or interpret any of the provisions of this Second Amendment, the prevailing party in such action shall be entitled to recover from the other party those attorneys' fees and other charges recoverable under the applicable provisions of the Original Agreement.

*[Signature Page Follows]*

IN WITNESS WHEREOF each of the parties hereto have executed this Second Amendment under seal of the date first above written.

**GRANTOR:**

VP DAYBREAK OPERATIONS LLC,  
a Delaware limited liability company

By: LHMRE, LLC  
Its: Operating Manager

By: Michael Kunkel  
Name: Michael Kunkel  
Title: Treasurer

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

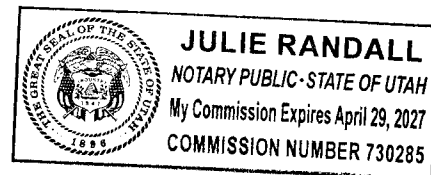
On May 16, 2025, personally appeared before me, a Notary Public, Michael Kunkel, the Treasurer of LHMRE, LLC, the operating manager of VP DAYBREAK OPERATIONS LLC, a Delaware limited liability company, personally known or proved to me to be the person whose name is subscribed to the above instrument who acknowledged to me that he executed the above instrument on behalf of VP DAYBREAK OPERATIONS LLC.

My Commission expires:

April 29, 2027

Julie Randall  
Notary Public  
Sandy, Utah  
Residing at:

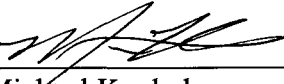
*[Signatures Continue on Following Page]*



**GRANTOR:**

VP DAYBREAK DEVCO LLC,  
a Delaware limited liability company

By: LHMRE, LLC  
Its: Operating Manager

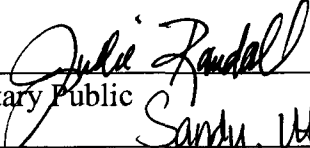
By:   
Name: Michael Kunkel  
Title: Treasurer

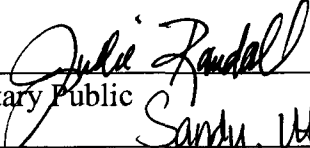
STATE OF UTAH )  
: SS.  
COUNTY OF SALT LAKE )

On May 16, 2025, personally appeared before me, a Notary Public, Michael Kunkel, the Treasurer of LHMRE, LLC, the operating manager of VP DAYBREAK DEVCO LLC, a Delaware limited liability company, personally known or proved to me to be the person whose name is subscribed to the above instrument who acknowledged to me that he executed the above instrument on behalf of VP DAYBREAK DEVCO LLC, a Delaware limited liability company.

My Commission expires:

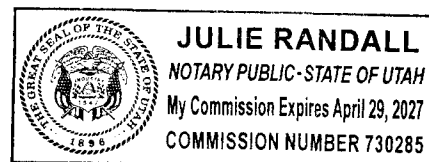
April 29, 2021

  
Notary Public

  
Residing at:

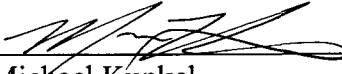
Sandy, Utah

*[Signatures Continue on Following Page]*



**DTDB 5 GRANTEE:**

DTDB 5, LLC,  
a Utah limited liability company

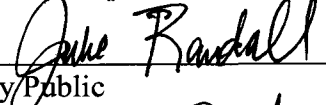
By:   
Name: Michael Kunkel  
Title: Treasurer

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

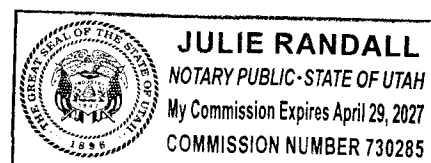
On May 16, 2025, personally appeared before me, a Notary Public, Michael Kunkel, the Treasurer of DTDB 5, LLC, a Utah limited liability company, personally known or proved to me to be the person whose name is subscribed to the above instrument who acknowledged to me that he executed the above instrument on behalf of DTDB 5, LLC.

My Commission expires:

April 29, 2027

  
Notary Public

Residing at:



**Exhibit "A-1"**

**Legal Description of the VP Daybreak Operations Property**

**The following real property located in Salt Lake County, Utah and described as:**

**LOT 1, DAYBREAK VILLAGE 7A PLAT 3 SUB AMD**

**(A portion of Parcel #26-13-352-005-0000)**

Beginning at a point that lies South 89°55'30" East 1499.605 feet along the Daybreak Baseline Southeast (Basis of bearings is South 89°55'30" East 10641.888' between Southwest Corner of Section 24, T3S, R2W and the Southeast Corner of Section 19, T3S, R1W) and North 4580.423 feet from the Southwest Corner of Section 24, Township 3 South, Range 2 West, Salt Lake Base and Meridian and running thence North 36°32'55" West 535.000 feet; thence North 53°27'06" East 517.004 feet; thence South 36°32'55" East 535.000 feet; thence South 53°27'06" West 517.004 feet to the point of beginning.

**Parcel contains 6.350 acres.**

Excluding any portion lying within DAYBREAK SOUTH STATION MULTI FAMILY #6 recorded in the office of the Salt Lake County Recorder on August 30, 2022 in Book 2022P at Page 205 as Entry No. 14008680.

**Exhibit "A-2"**

**Legal Description of the VP Daybreak Devco Property**

Beginning at the South Corner of Lot C-110 of the Daybreak Urban Center Plat 1 subdivision, said point also being on the Northwesterly Right-of-Way Line of Center Field Drive, said point lies South  $89^{\circ}55'30''$  East 1199.845 feet along the Daybreak Baseline Southeast (Basis of bearings is South  $89^{\circ}55'30''$  East 10641.888' between Southwest Corner of Section 24, T3S, R2W and the Southeast Corner of Section 19, T3S, R1W) and North 4352.029 feet from the Southwest Corner of Section 24, Township 3 South, Range 2 West, Salt Lake Base and Meridian and running thence along said Center Field Drive the following (3) courses: 1) North  $49^{\circ}54'53''$  East 60.054 feet to a point on a 500.500 foot radius tangent curve to the right, (radius bears South  $40^{\circ}05'07''$  East, Chord: North  $51^{\circ}40'59''$  East 30.892 feet); 2) along the arc of said curve 30.896 feet through a central angle of  $03^{\circ}32'13''$ ; 3) North  $53^{\circ}27'06''$  East 184.791 feet to the Southwesterly Right-of-Way Line of Grandville Avenue and a point on a 28.000 foot radius non tangent curve to the right, (radius bears North  $77^{\circ}57'29''$  West, Chord: South  $26^{\circ}02'06''$  West 13.541 feet); thence along said Grandville Avenue the following (3) courses: 1) along the arc of said curve 13.677 feet through a central angle of  $27^{\circ}59'11''$ ; 2) South  $36^{\circ}32'54''$  East 28.530 feet to a point on a 28.000 foot radius non tangent curve to the right, (radius bears South  $23^{\circ}07'31''$  East, Chord: North  $80^{\circ}52'05''$  East 13.541 feet); 3) along the arc of said curve 13.677 feet through a central angle of  $27^{\circ}59'11''$  to the Southeasterly Right-of-Way Line of said Center Field Drive; thence along said Center Field Drive South  $53^{\circ}27'06''$  West 275.608 feet; thence North  $36^{\circ}32'54''$  West 36.342 feet to the point of beginning.

Property contains 0.246 acres, 10719 square feet.

Tax Parcels 26-24-101-008 and 26-24-101-032

**Exhibit "B"**

**Legal Description of the DTDB 5 Property**

The following real property located in Salt Lake County, Utah and described as:

LOT C-110 OF DAYBREAK URBAN CENTER PLAT 1 AMENDING LOT T3 OF THE KENNECOTT MASTER SUBDIVISION #1 AMENDED AND PRIVATE RIGHTS-OF-WAY OF THE EAST TOWN CENTER ROADWAY DEICATION PLAT IN LIEU OF CONDEMNATION, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE AND OF RECORD IN THE SALT LAKE COUNTY RECORDER'S OFFICE.

Preliminary Assessor Parcel No: 26-24-101-020-0000