DOC # 20160023805

Agreement
Russell Shirts Washington County Recorder
07/05/2016 11:02:29 AM Fee \$ 0.00
07/05/2016 11:02:20 AM Fee \$ 0.00
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THIS AGREEMENT is made and entered into on this Aday of April, 2016, by and between ASH CREEK SPECIAL SERVICE DISTRICT, a special service district organized and existing under the laws of the State of Utah, hereinafter to as "District", and whereinafter to as "District", and owners of certain real property located within the boundaries of the District, hereinafter referred to as "Owner"

RECITALS

A. District is the governmental entity designated by the State of Utah and the Washington County Commission as the entity responsible for providing sewage collection and disposal services for the residents of Hurricane, LaVerkin, and Toquerville, Utah, respectively, and for developing and implementing rules and regulations pertaining to sewage collection and disposal in certain unincorporated areas of Washington County, Utah including the following territory, all of which lies within the Salt Lake Base and Meridian:

Ranges 10, 11, 12, 13 and 14 West in Townships 41, 42 and 43 South;

Ranges 10, 11, 12 and 13 West of Township 40 South,

Ranges 12 and 13 West of Township 39 South: and

Range 13 West and the South Half of Range 12 West in Township 38 South.

- B. Owner is the owner of record of single lot/parcel # H 4 2 10 334 located within the District's service area.
- C. Pursuant to Rule 309-600 and Rule 309-605 of the Utal Administrative Code, District thas adopted rules and regulations to protect sources of drinking water from contamination and pollutants.
- D. All property ocated within 300 feet of District's sewer system, or other wastewater treatment facility or system approved or operated by District, is required by District's rules and regulations, as a condition of development approval, to pay an impact fee and connect to District's sewer system, or other wastewater treatment facility or system approved or operated by District.
- E. For single lots/parcets located more than 300 feet from District's sewer system, or other wastewater treatment facility or system approved or operated by District, said rules and regulations allow for the construction and installation of an onsite wastewater system or alternate onsite wastewater system subject to such terms and conditions as may be reasonably required to protect sources of drinking water from contamination and pollutants.
- F. Owner's single lot/parcel is more than 300 feet from District's sewer system, or other wastewater treatment facility or system approved or operated by District, and Owner desires to

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obtain District approval for construction and installation of an onsite wastewater system of alternate onsite wastewater system on said single lot parcel.

G. The parties hereto desire to enter into a written agreement specifying the terms and conditions whereby District shall approve an onsite wastewater system or alternate onsite wastewater system for Owner's single of parcel described herein.

NOW, THEREFORE IN CONSIDERATION of the matual covenants and obligations and herein, the parties hereto agree as follows: contained herein, the parties hereto agree as follows:

- 1. For purposes of this agreement, the following terms and phrases shall have the following meanings:
 - (a) "onsite wastewater system" recans an underground wastewater disposal system for domestic wastewater, usually consisting of a building sewer, a septic tank and an absorption system, which is designed for a capacity of 5,000 gallons per day or less and is not designed to serve multiple dwelling units which are owned by separate owners except condominium and twin homes.
 - (b) "building ever" means the pipe which carries wastewater from the building drain to a wastewater disposal system or other point of disposal.
 - (c) "septic tank" means a watertight receptacle which receives the discharge of a drainage system or part thereof, designed and constructed so as to retain solids, digest organic matter through a period of detention and allow the liquids to discharge into the soil outside of the tank through an underground absorption system.
 - (d) "absorption system" means a device constructed under the ground surface to receive and to distribute effluent in such a manner that the effluent is effectively filtered and retained below ground surface.
 - (e) "alternate onsite wastewater system" means a system for treatment and disposal of domestic wastewater or wastes which consists of a building sewer, a septic tank, or other sewage treatment or storage unit and a disposal facility or method which is not a conventional system, but not including a surface discharge to the waters of the state.
 - (f) "conventional system" means an onsite wastewater system which consists of a building sewer, a septic tank, and an absorption system consisting of a standard trench a shallow trench with capping fill, a chambered trench, a deep wall trench, a seepage pit or an absorption bed.
 - (g) "Hansen Allen Luce Study" means the Washington County Water Conservancy District and Cooperating Agencies Determination of Recommended Septic System Densities for Groundwater Quality Protection, Final Report, 1997 including all tables.

- (h) "single lot parcel" means any lot of any subdivision or any undivided parcel which meets, or is exempt from, the septic system densities of the Hansen Allen Duce Study and for which a permit is sought for construction of a single family dwelling or other commercial building or structure intended for use or occupancy by a single individual or
 - 2. Owner hereby coverages and warrants that he/she/it is the owner of record of the ollowing described real property (hereinafter "the property") located in Washington County and more particularly described as follows:

(See Exhibit "A" attached hereto and incorporated herein by this reference)

3. Owner further represents, covenants and agrees that the property is now, and in the future shall be used as, a single lot/parcel, as defined herein and that the property meets the following requirements for a conventional or alternate or site wastewater system (select one):

Conventional Onsite Wastewater System

- Property complies in all respects with the Hansen Allen Luce Study and contains the minimum required acreage as identified in said study, or
- o Property is exempt from the requirements of the Hansen Allen Luce Study pursuant to Article III Section 4 of the District's Rules of Operation

Alternate Onsite Wastewater System

- o The property does not meet the minimum acreage requirements identified in the Hansen Allen Luce Study or the exemption criteria specified in Article III Section 4 of the District's Rules of Operation, and Owner shall therefore be required to provide advanced treatment measures described in Resolution No. 15-3, a copy of which is attached hereto as Exhibit "B" and incorporated herein by this reference as if fully set forth, including reduction of effluent nitrogen in accordance with said Resolution's not-toexceed standards with a not to exceed design discharge of 20 mg/L.
- 4. District acknowledges that sewer service is not available to the property through District's system, or other wastewater treatment system approved or operated by District, and hereby approves the construction and installation of an onsite wastewater system or alternate onsite wastewater system on the property, subject to the following terms and conditions
 - (a) such onsite wastewater system or alternate onsite wastewater system shall receive written approval from the State of Utah Department of Health.

- (b) any approved onsite wastewater system or afternate onsite wastewater system shall be constructed and installed in compliance with Rule 317-4-1 through 317-4-11 of the Utah Administrative Code and District's rules and regulations, as they now exist or as may be amended from time to time.
 - (c) in order to reimburse District for employee time and expenses incurred in administering and enforcing the provisions of this agreement and District's rules and regulations, Owner shall prior to construction and installation of such onsite wastewater system or alternate on the wastewater system, pay to District a non-refundable fee of \$400.00 for every 1200 gallons of capacity of said system.
 - (d) except as may otherwise be agreed in writing by the parties, Owner shall be solely responsible and liable for maintenance, repair or replacement of said onsite wastewater system or alternate onsite wastewater system, which shall at all times be maintained in good condition and repair.
 - (e) at such time that sewer service becomes available through the extension of District's sewer system, or other wastewater treatment facility of system approved or operated by District, to within 300 feet of the property, Owner shall, within 60 days of the date of such extension:
 - (i) pay to District the applicable impact fee, and
 - (ii) connect the building sewer on the property to District's sewer system, or other wastewater treatment facility or system approved or operated by District, in accordance with District's rules and regulations.
 - 5. The parties hereto specifically understand and agree that construction and installation of any onsite wastewater system or alternate onsite wastewater system approved hereby shall be completed within two (2) years of the date of this agreement. In the event that such system is not constructed or installed within said two (2) year period, Owner shall be required to obtain new approval from District before commencement of construction and installation. In the event that Owner, without District approval, constructs and installs such a system after expiration of said two (2) year period, Owner shall: (a) be required to abide by all other terms and conditions of this agreement, and (b) reimburse all costs and expenses incurred by District in insuring afterthe-fact compliance with all rules and regulations of District and the State of Utah Department of Health.
 - 6. The parties hereto agree that the terms and conditions specified in this agreement shall inure to the benefit of and shall run with the property and, upon recordation of this agreement at the office of the Washington County recorder in St. George, Utah, shall become binding upon the parties hereto, their heirs, successors and assigns who hereafter shall acquire an equitable or legal ownership interest in said property.

7. In the event of a breach or violation of any term or condition of this agreement, the party in violation or breach shall be responsible and hable to pay all costs and expenses incurred by the other party in the enforcement of said term or condition including court costs and reasonable attorneys' fee. Time shall be of the essence in this agreement. 9. This agreement represents the final and complete understanding and agreement of the parties and shall not be changed or modified except in writing signed by both parties hereto. 10. This agreement shall be construed under the laws of the State of Utah.

20160023805 07/05/2016 11:02:29 AM Page 7 of 7 Washington County Exhibit A: Parcel Number H-4-2-10-224 Tax District 03 - Hurricane City Acres 3.72 🔊 egal S: 10 T: 42S R: 14W S:🔊 T: 42S R: 14W DESCRIBED 🗚 S: BEGINNING N 88*27'52" W 274.84 FEET ALONG THE SOUTH LINE OF SECTION 10, TOWNSHIP 42 SOUTH, RANGE 14 WEST, SAETLAKE BASE AND MERIDIAN FROM THE SOUTHEAST CORNER OF SAID SECTION AND RUNNING THENCE N 88*27'52" W 388.47 FEET; THENCE N 1*15 30" E 1294.48 FEET; THENCE S 88 * 33 '11" E 661.63 FEET; THENCE S 89*18'23" E 197.78 FEET TO A POINT ON A 20.00 FOOT RADIUS CURVE TO THE RIGHT; THENCE 31.42 FEET ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 90*00'12"; THENCE S 0*41'49" W 117.36 FEET TO A POINT ON A 20.00 POOT RADIUS CURVE TO THE RIGHT; THENCE ALONG THE ARC OF SAID CURVE 31.68 FEET THROUGH A CENTRAL ANGLE OF 90*45/00"; THENCE N 💸8*33'11" W 129.95 FEET; ፒβድክርE S 1*26'49" W 45.00 FEEኙ; THENCE N 88*33'11" W 336.82 FEET; THENCE & 👺 2'08" W 1095.33 FEET TO THE POINT OF BEGINNING Name WYLER CHRISTOPHER PO BOX 1601 HILDALE, UT 84784-1601