



Area: West Haven

\*W3328396\*

Original Purchaser: IVORY LAND CORP

Current Purchaser: Capitol Apartments, LLC

Development: Haven Parkway Ph 2

E# 3328396 PG 1 OF 10

WCS Number: 15-758-0018

LEANN H KILTS, WEBER CTY. RECORDER  
07-JUN-24 836 AM FEE \$0.00 SED  
REC FOR: WEBER BASIN WATER CONSERV  
DIST

Secondary Contract (GAL)

Not billed thru taxes  Security Required

**CONTRACT BETWEEN WEBER BASIN WATER CONSERVANCY DISTRICT AND  
Capitol Apartments, LLC  
FOR THE ALLOTMENT OF WATER**

THIS CONTRACT, made this 2<sup>nd</sup> day of May, 2024, by and between Weber Basin Water Conservancy District, organized under the laws of the State of Utah, (herein "District") and Capitol Apartments, LLC, of Weber County, Utah (herein "Purchaser") (the Contract).

1. **SALE OF WATER.** The District will sell to the Purchaser, and the Purchaser agrees to purchase from the District, the perpetual right to use in each calendar year as hereinafter specified untreated District water for irrigation purposes in and upon the following described lands in Weber County, Utah:

Section 23, Township 6N, Range 2W, Acres 0.09

Parcel No.(s): 15-758-0018 BT

Description of Lands:

ALL OF LOT 218, HAVEN PARKWAY PHASE 2, WEST HAVEN CITY, WEBER COUNTY, UTAH.

2. **OBLIGATION TO PAY.** In Consideration of such allotment and upon condition that this contract is granted by the District, Purchaser agrees:

- 2.1. To pay for the right to use District allotted water annually, which payment initially shall be \$43.30, as such payment amounts may thereafter be adjusted annually by the District's Board of Trustees, as outlined herein below. A portion of the above payment amount is to be applied to the extent required on the District's obligations under bonds or other government-District Contracts or capital expenditures and is to be fixed from time to time by the District's Board of Trustees. The remainder of the above payment amount is to apply to the District's general operation, maintenance, and repair and replacement expenses and other special expenses and costs incurred in operating, maintaining, repairing and replacing the separate facilities of the District used or required in servicing this Contract, hereinafter referred to as "OM&R". Such fair OM&R amounts shall be estimated each year by the Board of Trustees of the District, and any such determination shall be final and conclusive and binding on all parties. If such estimate is more than the actual cost thereof, an appropriate adjustment will be made in the annual OM&R amount for the year following the year for which the estimate was made.
- 2.2. The amount so fixed shall be paid whether or not Purchaser actually takes or uses the water allotted.
- 2.3. The amounts so fixed shall be paid by the Purchaser to the District concurrently with the presentation of this agreement to the District and shall be in payment for water available for use by Purchaser in the 2024 calendar year. Succeeding annual payments shall be made by the Purchaser to the District on or before January 1 of each year thereafter. The Purchaser shall be bound by the rules and regulations of the District's Board of Trustees. Nothing contained in this paragraph shall be construed to exempt the Purchaser from paying the taxes levied.
- 2.4. The charges specified in this paragraph (2) shall remain effective against the Lands herein described, provided however that (i) the District may reallocate the water allotted pursuant to this petition, and the charges specified in this paragraph (2), to parcels of said land in separate ownership in accordance with the rules and regulations of the District; and (ii) further provided that the District is expressly entitled to, as a condition to the continued receipt of water on the Lands require any subsequent purchaser and/or owner of the Lands, or any portion of the Lands, to execute a new Contract, assignment, and/or assumption agreement containing water purchase Contract terms that are consistent with the then prevailing District policies and procedures.

- 2.5. Notwithstanding any of the forgoing, the District shall be entitled to change the charging structure of this Contract, including the amounts charged under this Contract, as determined from time to time by the District's Board of Trustees. The District may, in its sole and absolute discretion, change the billing structure outlined herein, including but not limited to changing the billing structure so that the Purchaser is billed based on the amounts of water used ("bill for use"), such that the District may choose to charge by the unit or gallon delivered or used, and may institute tiers that provide for increasing charges for each such unit based on the total use. As outlined in this Contract, Purchaser is obligated to install appropriate metering and measuring devices. Purchaser agrees that any such meter will satisfy all requirements of the District and will properly measure water usage, which measurements may be used by the District in determining any overuse, as outlined below, and in determining the appropriate charge under any bill for use payment structure adopted by the District under this paragraph.
- 2.6. The volume District allotted water shall be determined on an annual basis by the District, in its sole and absolute discretion. This volume will be based on the District's determination of the appropriate water volume for the Lands, considering then existing land size, landscaping and hardscape, efficient watering practices and irrigation technologies. The District shall be entitled to change the volume of District allocated water as determined from time to time by the District's Board of Trustees to reflect advancing irrigation technologies, changing landscaped and improvements to irrigation practices that may result in more efficient irrigation practices.

3. **PENALTY FOR DELINQUENCY.** Every installment or charge required to be paid to the District under this Contract, which shall remain unpaid after its due date, shall bear interest from date of delinquency at a rate of 18% APR.
4. **REMEDIES IN CASE OF DEFAULT.** If the Purchaser shall fail to make any payment due hereunder on or before the due date, or in the event that the Purchaser shall violate any of the terms of this Contract, the District may refuse the delivery of water, or upon written notice to Purchaser, cancel this Contract in its entirety, but either or both of these remedies are not exclusive. The District may exercise any other remedy given by this Contract or by law to enforce collection of any payment due hereunder.
5. **DELIVERY OF WATER.** District water so allotted shall be delivered and measured at a point or points designated by the District. It shall not be the responsibility of the District to provide facilities to convey the water from such point or points to the place of use. The District may use any water available to the District to the extent that it can be delivered at

points where it can be used. Purchaser agrees to bear a pro rata share of all conveyance and evaporation losses. Purchaser shall install, at their own cost and at no cost to the District, a water meter, a customer valve, and all other equipment necessary to meet current District standards.

6. **SECURITY.** The District may, as a condition of this Contract, require security to be pledged and committed by the Purchaser in addition to that security required in this Contract in order to insure and secure payments so required in this Contract. The sufficiency and form of security shall be determined by the District. Purchaser hereby agrees to commit to the District sufficient security as determined by the District and to supply whatever documentation is required by the District prior to this Contract becoming effective, wherein such commitment and documentation shall be a condition precedent to this Contract.
7. **OVERUSE.** The amount of water to which the Purchaser is entitled annually shall be determined annually by the District and be based on efficient watering practices and landscape needs. The Purchaser water use shall not exceed the allotted amount as described above. In the event that Purchaser receives water in excess of the allotted amount in any given year, whether intentionally or unintentionally, the Purchaser may be billed for the excess water at a rate or rates fixed from time to time by the Board of Trustees of the District and/or have service discontinued for the remainder of the year, in such manner as outlined in the District's then existing Policies and Procedures. Payment for use of water in excess of the allotted amount shall be paid within 30 days from notification by the District. Failure to make payment in full by the due date may result, at the District's sole discretion, in the discontinuation of service until payment in full is received by the District. Additionally, the repeated and/or excessive exceeding of the allotted amount, may result, at the District's sole and absolute discretion, in the discontinuation of service.
8. **WATER SHORTAGE.** In the event there is a shortage of District water caused by drought, inaccuracy in distribution not resulting from negligence, hostile diversion, prior or superior claims, or other causes not within the control of the District, no liability shall accrue against the District, or the United States, or any of their respective officers, agents, or employees for any damage, whether direct or indirect, arising therefrom and the payments to the District provided for herein shall not be reduced because of any such shortage or damage. During periods of water shortages, allocations of drinking water for municipal and domestic use and treated and untreated water for industrial use shall have first priority.

9. WATER CONSERVATION. The Purchaser shall, at a minimum, take the following actions to conserve and protect water: (i) keep water use within the District's conservation goals (ii) follow all applicable water use restrictions for landscape watering; (iii) follow all applicable landscape ordinances.
10. PERIODS OF DELIVERY. In no event shall the District be required to make deliveries of water hereunder other than during the irrigation seasons, the extent of which shall be determined solely by the District.
11. BENEFICIAL USE. The basis, the measure and the limit of the right of the Purchaser in the use of water shall rest perpetually in the beneficial application thereof, and the Purchaser agrees to put the water allotted Purchaser hereby to beneficial use in accordance with law. The Purchaser shall have no right to hold over or accumulate water from year to year, nor to sell or rent the water.
12. COMPLIANCE WITH LAW. The Purchaser agrees to comply fully with all applicable federal laws, orders and regulations, and the laws of the State of Utah, all as administered by appropriate authorities, concerning the pollution of streams, reservoirs, ground water, or water courses with respect to thermal pollution or the discharge of refuse, garbage, sewage effluent, industrial waste, oil, mine tailings, mineral salts or other pollutants.
13. INDEMNIFICATION. Purchaser agrees to indemnify, protect, and save and hold the District harmless against and in respect of any and all claims, losses, liabilities, damages, costs, deficiencies or expenses (including attorney's fees) resulting from any claim for any rights under the Contract or from the non-fulfillment of any covenant or agreement on the part of Purchaser under or relating to this instrument, and any and all actions, suits, proceedings, demands, assessments, judgments, costs, legal and accounting fees and other expenses incident to any of the foregoing.
14. NUMBER AND JOINT LIABILITY. In this instrument, the singular number includes the plural and the plural number includes the singular. If this instrument is executed by more than one person, firm, partnership or corporation, the obligations of each such person, firm, partnership or corporation hereunder shall be joint and several.
15. NO THIRD-PARTY BENEFICIARIES. Nothing herein shall be interpreted or construed to confer any right or remedy upon, or any duty, standard of care, liability or inference of liability to or with reference to, any person other than the District and the Purchaser and their respective successors and permitted assigns, as specifically provided for in Paragraph 19, below.
16. GOVERNING LAW; JURISDICTION. This instrument shall be governed by and construed in accordance with domestic laws of the State of Utah without giving effect to

any choice or conflict of law provision or rule (whether of the Status of Utah or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of Utah. Purchaser submits to the jurisdiction of the Second Judicial District Court of the State of Utah in any action or proceeding arising out of or relating to this instrument and agrees that all claims in respect of the action or proceeding may be heard and determined in any such court. Purchaser waives any defense of inconvenient forum to the maintenance of any action or proceeding so brought and waives any bond, surety, or other security that might be required of the District with respect thereto.

17. **INTERPRETATION.** In the event an ambiguity or question of intent or interpretation arises, no presumption or burden of proof shall arise favoring or disfavoring any party by virtue of the authorship of any of the provisions of this instrument. The paragraph headings contained herein are for purposes of reference only and shall not limit, expand, or otherwise affect the interpretation of any provision hereof. Whenever the context requires, the singular shall include the plural, the plural shall include the singular, the whole shall include any part thereof any gender shall include the masculine, feminine and neuter gender, and the term "person" shall include any individual, firm, partnership (general or limited), joint venture, corporation, limited liability company, trust, association, or other entity or association or any combination thereof. If any provision of this instrument or the application thereof to any person or circumstance shall be invalid or unenforceable to any extent, the remainder of this instrument and the application of such provision to other persons or circumstances shall not be affected thereby and shall be enforced to the extent permitted by applicable law.
18. **WAIVER.** No failure or delay in exercising any right, power or privilege under this instrument, whether intentional or not, shall operate or be construed as a waiver thereof, nor shall any single or partial exercise of a right, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege hereunder.
19. **SUCCESSION AND ASSIGNMENT.** The Contract shall be binding upon and inure to the benefit of the parties named herein. Purchaser may not assign the Contract or any of its rights, interests, or obligations thereunder without the prior written approval of the District. Any party that acquires title to any portion of the Lands described in this Contract (whether by purchase, conveyance or otherwise) shall do so subject to the terms and conditions of this Contract; provided however that the District is expressly entitled to, as a condition to the continued receipt of water on the Lands) require any such subsequent purchaser and/or owner of the Lands, or any portion of the Lands, to execute a new Contract, assignment, and/or assumption agreement containing water purchase

Contract terms that are consistent with the then prevailing District policies and procedures.

20. FURTHER ACTS. The parties hereby agree for themselves and for their successors and assigns, to execute any instruments and to perform any act which may be necessary or proper to carry out the purposes of the Contract.
21. INCORPORATION OF RECITALS. The recitals set forth in this instrument are incorporated herein by reference and made a part hereof.
22. INTEGRATION. This instrument sets forth the entire understanding of the parties with respect to the subject matter hereof, and all prior negotiations, correspondence, proposals, discussions, understandings, representations, inducements and agreements, whether oral or written and whether made by a party hereto or by any one acting on behalf of a party, shall be deemed to be merged in and superseded by this instrument and shall be of no further force or effect. There are no representations, warranties, or agreements, whether express or implied, or oral or written, with respect to the subject matter hereof, except as set forth herein, and no party has relied upon any representation, promise, assurance, covenant, omission or agreement not included in the terms hereof in making the decision to enter into this instrument. This instrument may not be contradicted by evidence of prior, contemporaneous or subsequent oral agreements among or between the parties.
23. AMENDMENTS. This instrument may not be modified, amended or changed by any oral agreement, either express or implied. No amendment, modification or change in this instrument shall be valid or binding unless reduced to writing and signed by both the District and the Purchaser. The provisions of this and the immediately preceding sentence themselves may not be amended or modified, either orally or by conduct, either express or implied, and it is the declared intention of the parties that no provisions of this instrument, including said two sentences, shall be modifiable in any way or manner whatsoever other than through a written document signed by both the District and the Purchaser.
24. EXPENSES OF ENFORCEMENT. In any proceeding to enforce, interpret, rescind or terminate this instrument or in pursuing any remedy provided hereunder or by applicable law, the prevailing party shall be entitled to recover from the other party all costs and expenses, including a reasonable attorney's fee, whether such proceeding or remedy is pursued by filing suit or otherwise, and regardless of whether such costs, fees and/or expenses are incurred in connection with any bankruptcy proceeding. For purposes of hereof, the term "prevailing party" shall include, without limitation, a party who agrees to dismiss an action or proceeding upon the other's payment of the sums allegedly due or performance of the covenants allegedly breached, or who obtains substantially the relief

sought. The provisions set forth in this paragraph shall survive the merger of these provisions into any judgment.

25. EFFECTIVE DATE. This Contract shall become effective upon approval hereof by the District, as indicated by its endorsement herein below.
26. REUSE. The reuse of water delivered pursuant to this Contract shall not be allowed without permission of the District. The waste, seepage, or return flow from water delivered pursuant to this Contract shall belong to the United States or the District for the use and benefit of the District.
27. NOTICE. Any notice herein required to be given to the Purchaser shall be sufficiently given if sent by mail addressed to the Purchaser at the address listed below, or if sent by electronic mail address to the Purchaser listed below, if any such email address is listed, or through public notice, and to the District office if delivered to 2837 East Highway 193, Layton, Utah 84040.
28. AUTHORIZED EXECUTION: The individuals signing below each represent and warrant (i) that they are authorized to execute this instrument for and on behalf of the party for whom they are signing; (ii) that such party shall be bound in all respects hereby; and (iii) that such execution presents no conflict with any other agreement of such party.
29. CONTRACT ASSESSMENTS. This Petition is governed by the provisions of Utah Code Section 17B-2a-1007, titled "Contract Assessments", together with the rules and regulations of the District's Board of Trustees relating to Contract assessments.
30. SUPERSEDES PRIOR AGREEMENTS. Upon execution, this Contract shall supersede in its entirety any and all prior agreements or Contracts relating to the delivery of water by the District to or on the subject Lands.

IN WITNESS WHEREOF, the parties have caused this contract to be executed and signed the day and year first above written.

Purchasers and Owners of Land Above Described:



Steven Haskell  
Capitol Apartments, LLC

- Steven Haskell  
Authorized agent

Address: 1689 S Haven Parkway

West Haven, UT 84401

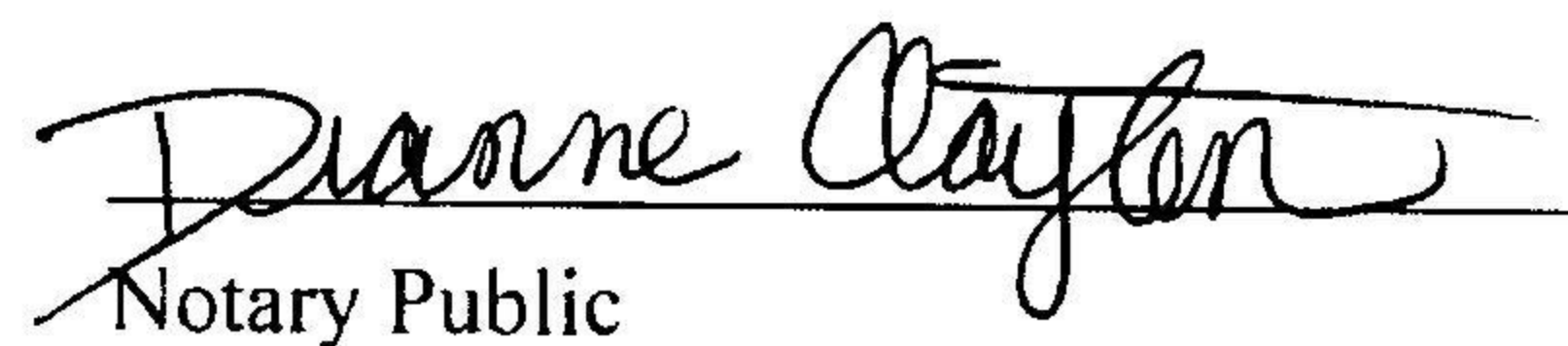
Email Address: stevenh@ivoryhomes.com

STATE OF UTAH )

COUNTY OF UTAH )

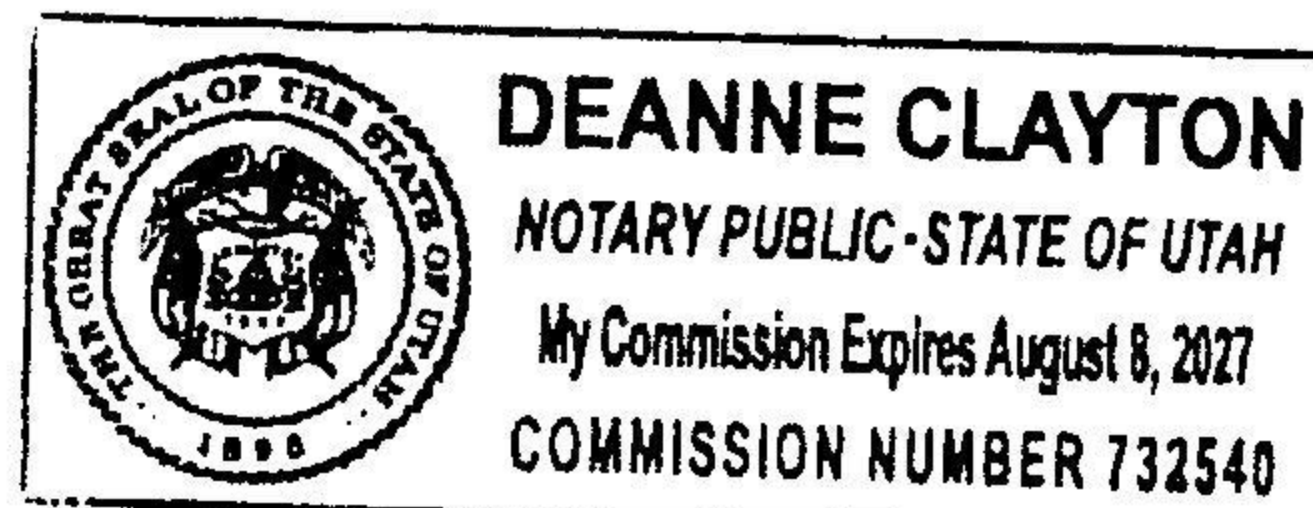
On the 2<sup>ND</sup> day of MAY, 2024, personally appeared before me Capitol Apartments, LLC the signer(s) of the above instrument, who duly acknowledged to me that they executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year first above written.



Dianne Clayton  
Notary Public

(SEAL)



## ORDER ON CONTRACT

DUE NOTICE having been given and hearing had, IT IS ORDERED that the foregoing contract of Capitol Apartments, LLC be granted, and an allotment of water is hereby made to the lands therein described, upon the terms, at the rates, and payable in the manner as in said contract set forth.

DATED this 22 day of May, 2024.

WEBER BASIN WATER CONSERVANCY DISTRICT

BY



Scott W. Paxman, General Manager/CEO

STATE OF UTAH )

COUNTY OF DAVIS )

On this 22 day of May, 2024, personally appeared before me SCOTT W. PAXMAN, known by me to be General Manager/CEO of the Weber Basin Water Conservancy District, the signer of the above instrument, who duly acknowledged to me that he executed the same.



MAKENZIE MATTHEWS  
NOTARY PUBLIC • STATE of UTAH  
COMMISSION NO. 725372  
COMM. EXP. 06-23-2026



Notary Public

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### FOR INTERNAL USE ONLY

Parcel Number: 15-758-0018

WCS Number (If different): No change

Original Purchaser: IVORY LAND CORP

Service Area: West Haven

District Inventory: 0.17

CTDI/Type: No change/West Haven

✓ WCS

10958 Service Order Created