JOINT USE AND OPERATION AGREEMENT

This Joint Use and Operation Agreement is entered into by and between COTTON MANOR P.U.D. OWNERS ASSOCIATION & Utah non-profit corporation (referred to as "PUD Association") established for the administration of Cotton Manor P.U.D. (a Planned Unit Development, and COTTON MANOR CONDONINIUM ASSOCIATION, a Utah mon-profit corporation (referred to as "Condominium Association") established for the administration of Cotton Manor Condominiums.

RECITALS

- A. The Condominium Association is expanized for the purposes of maintaining operating, and governing Cotton Manor Condominiums consisting of 28 constructed units (Nos. 113-124, 129-114), and additional unconstructed units (Nos. 145-152) for a total of 36 regidential units and related common elements and areas (hereinafter the "Condominium Project"); and
- B. The Must Association is arganized as a non-profit corporation for the purpose of maintaining, operating and governing Cotton Manor P.U.D., a Planned Unit Development consisting of twenty-one (21) residential units in two Phases and Telated common elements and areas (hereinafter the "PUD Project") (which project max be expanded as provided in its Declaration);
- identified on Exhibit A attached and incorporated by this reference, and is subject to a Declaration of the Cotton Manor and

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supplemental deglerations which are of record in the office of the

- D. The PUD Project is situated upon real property identified on exhibit B attached and incorporated by this reference, and is subject to a Declaration of Covenants which so frecord in the office of the Washington County Recorder.
 - E. The derea comprising the Top Project was originally projected to be part of an expansion of the Declaration of Condominium referred to above;
- The Declarant (as defined in the paglarations) has determined that establishment of a Planned Unit Development form of ownership will better suit the marketing and administration of the portion of the development known as Cotton Manor Planner Unit Development.
- G. Rules and regulations governing the establishment of Condominium and PUD projects will not allow the direct administration of the PUD project by the Condominium Association nor will murger of the two Associations permitted;
- H. The Common Areas and Facilities in the condominium project were developed with the view of servicing all the owners in each project. The financial support of all the owners was assumed in developing such Common area and Facilities;
- I. The two Associations have determined that joint operation management and maintenance services relating to the common elements, whited common elements, and common expenses of the Projects will be more economical and reflect fulfillment of the

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- original conception of the development, The terociations desire to have the benefit of the Common Areas and Facilities of each Association for the benefit of the members of both Associations; and
- The parties design that taxes assessed on the Common Areas and Facilities shall be apportioned equal among all members of each Association

NOW, THEREFORE, in consideration of the premises and the mutual promises and covenants of the parties and for other good and ' valuable consideration, receipt of which is acknowledged by each of the parties, the parties tovenant and agree as Edllows:

ARTICLE I

JOINT OPBRATION

The operation of the two Associations shall be joint insofar Under this agreement, the as legally and practically possible. Associations shall cooperatively administer the tesponsibilities conferred upon them by the Declarations of the respective projects, including maintenance of common and limited common areas in both projects and the exteriors of townhomes; planning and establishment of reserves for repair and replacement of common and limited common areas and the exteriors of townhomes; procurement of insurance; aggetiation of contracts for service of managers, maintenance personnel and other service providers and for purchase of common supplies; creation, services and safekeeping of necessary records; bulling and collection of monthly sements and other charges; and other functions.

Meliticial Coly

Neighbright Coley ARTICLE (S) JOINT USB OF FACILITIES

The members of each Association shall have the use of the or Areas and Facibles of that Association and the other Any mues and regulations respecting use of the Common Areas and Excilities shall be equally applied to members of each Association and any such Thes passed by an individual Association shall be subject to the review and approval of the Joint Board.

ARTICLE III

INT ESTABLISHMENT OF FEES

Fees shall be divided by the number of Association The Condominium Association shall divide their share of the total by their respective undivided interests as required by Uteh law. Each Association shall pay to the Joist Operations Fund the assessments levied and received on each lot or unit. or units are added whe fees shall be resulfocated, and units shall pay fees upon antial occupancy by a tetail buyer.

Declarations, Articles and Bylaws of each Association.

ARTICLE IV

FORMATION OF JOINT OPERATIONS BOARD

The Management Committee of the Condominium Association consisting of www (7) members and the Board of Trustees of the PUD Association consisting of the - Fus (3-5) members shall jointly

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form a Joint Operations Board. In the event either Association Ass a lesser number in its independent Governing board, that board shall appoint a member of its Association to serve as a member of the point Operations Board watil its Board is brought to the number In the event either Association has a greater herein specified. number in its independent governing board, that Board shall determine which of its members shall serve as members of the Join Operations Board.

The Joint Operations Board shall designate the President from one of the Associations as its President, and shall designate its Treasurer from the other Association. The terms of service as such officers shall be from January 1 until December 31 of that year. And the following year, the President of the other Wesociation which did not have a President serving the prior year and a Treasurer from the Association which did not have a President serving prior year, whall be appointed respectively President and Transurer of the Joint Operations.

ARTICLE VI

The Association shall maintain a joist operations account in a federally incured financial institution. The Joint Operations Board shed M collect Association Travenues in the name of the Associations and deposit such revenues in the Joint Operations Nothigh Cold

Signer on the account shall morande each member of the Joint Operations Board and the Transurer of each Association. Checks drawn on the Operating Account shall require one (1) signature for any check drawn for any amount equal to or less than Any check in the amount of \$101 or more whall require two

TERM OF AGREEMENT

This Agreement shall become effective on the date signed by the Dast party executing the Agreement, and shall continue for an , witial term of thirty (30) years thereafter, and shall thereupon be renewed for an additional term of thirty (30) years unless terminated by ather party hereto within six (6) months prior to the date of expiration.

ARTICLE VIII

APPERPIONMENT OF TAXES

The Washington County Assessor shall apportion the real property taxes and Facilitatele to the Common Areas and Facilitate all the beners and members of both Associations.

ARTICLE IX

INDEMNIFICATION OF BOARD AND OFFICERS

The Board Members and Officers shall not be liable to third parties for any debtaliability or obligations of the Associations

Board Members and Officers shell not be liable to the Associations or members thereof for any act or omission in the performance of this Agreement, except for gross negligence or Molling Cold

Except tap willful misconduct or gross negligence the willful misconducts Associations agree to indemnify and hold the Board Members and Officars harmless for all liability, costs, claims, actions, depages and expenses (Anciding attorney's feet and court costs) sustained by them when carrying out the provisions of this Agreement or acting under the express of implied direction of the Associations Wand to indemnify and hold them harmless from all A liability, costs, claims, damages and expenses (including counsel fees and court costs) sustained by them as a result of the actions Of the Associations and the Associations will defend any action or proceeding against thanager arising therefrom

ARTICLE K

MISCELLANEOUS

This Agreement shall inure to the benefit of and be binding all parties and their respective successors and assigns.

Any dispute arising in connection with the construction or enforcement of the provisions of this Agreement, or in the application or Walldity thereof, shall be submitted to arbitration, such arbitration proceedings to be held in St. George, Otah, in ... accordance with the rules then obtaining of the American ArtOtration Association, and this agreement to account ate shall be Any award mendered in any such specifically enforceable. arbitration proceeding shall be final and binding on any such or the parties, and judgment may be entered thereon in the appropriate District Court of the State of Utah or any other court of competent

jurisdiction. The costs and fees of any such arbitration proceeding that the borne by the respective parties thereto, but the arbitrators may in their discretion award costs and reasonable attorneys' fees to the prevailing party.

The captions of Articles in this Agreement are for the convenience of the seader only and are not intended to be part of this Agreement. All pronouns and any variations thereof shell be deemed to refer to the masculine feminine, neuter, singular or plural as the identification of the person, firm, corporation or other entity referred to may require.

This Agreement, the construction of its forms and the rights and duties of the parties hereunder shall be governed by the days of the State of Utah.

This instrument contains the entire agreement between the parties hereto, and no representations, warranties or covenants not included in this Agreement may be amended, modified or atherwise changed only by an instrument in writing executed by all of the parties, and no waiver, alteration or modification of any of the provisions hereof shall be binding upon a party unless in writing and signed by the party or its duly authorized representative.

Any provision of the Agreement that is the way contravenes the provisions of applicable law shall, to the extent the law to contravened, become idered severable and applicable and applicable

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BUSH & CUDCELL, INC.

Engineer : Planners : Surveyors 205 East Tabernacie St. George: Utah 84770 (801) 873-2337 (801) 873-3181 FAX

Sac 21, T425, R15W, SLB&M

August 17, 1994

Legal Descriptions
Prepared For
Cotton Manox

Embibit had The Cotton Manor Phase 1 Boundary

Beginning at the point of intersection of the South line of North Street and the West line of 2450 East Street, said point of beginning pains S 0.36'50" E along The section line 1358.895 feet and 5-89'11'50" W 33.00 Rest from the East 1/4 corner of Section 21, Township 42 South, Range 15 West, Salt Lake Bage and Meridian, Washington County, Utah and running then \$5 0.36'50" E 96.80 feet along the West 1866 of 2450 East Street; thence West 66.84 feet; thence S 45'00' W \$66.81 feet; thence \$ 72'49'05" W 45.00 Feet; thence N 45'00' W 27.00 feet to a point of a 5.00 foot radius curve to the left; thence Westerly 7.85 feet along the arc of said curve; thence S 45'00' W 15.00 feet; thence Se4:58'30" W 59.37 feat; thence S 38'41'45" W 53.00 feat; thence N 51'27'45" W 77.00 feat; thence N 57'04'45" W 115.00 feet; thence North 115.00 25.88 feet; thence West feet; thence West 20.00 feet to a point of a 53.25 foot radius curve concave to the Southeast othe radius of which bears East from said point; thence Wortheasterly 88.05 feet along the are of said curve; thence S 85'15'41" E feet; theree N 4.44'17" E 32 6 feet; thonce N 45.00 155.12 feet; S 45 00' W 227.60 feat; thence S 45'00' 37.75 feet; thence S 45'00' E 92.00 feet; thence N 45'00' E 139.34 feet; thence N 45'00' W 118.00 feet; thence N 45'00' 110.62 feet; thence North 20.755 feet; thence N 219.13 feet along the South line of 350 North Contain Dis 3.438 acres, Street to the point beginning. more or less.

The Cotton Manor Phase 2 Boundary

Parcel A

Beginning at a point which is S 0'36'50" B 1358.895 feet along the section line and S 89'11'50" W 341.53 feet along the South line of 350 Worth Street from the East quarter corner of Section 21, Township 42 South, Range 15 West, Salt

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Lake, Base and Meridina, and running thence S 45.00' 162.79 feat Chence N 45.00' W 52.12 feat; thence S 45.00' W 227.50 Seet; thence S 4.44' 17.7 W 32.76 feat; thence N 85.15'43" 98.11 feat to a point of a 53.25 foot radius curve to the left; thence Southwesterly 88.05 feat along the arc of said curve; thence West 26.00 feat; thence North 51.7 feat; thence N 45.00' B 236.93 feat; thence N 45.00' 20.00 feat; thence N 45.00' B 112.56 feat to the South line of 350 North Straet; thence N 89.11'50' B 264.00 feat along said South line to the point of beginning. Containing 1.230 acres, more or less.

Parcel B

Beginning at a point which is \$ 0.36'50" E 1544.65 feet along the section line and West 248.88 feet from the East 1/4 corner of Section 21, T425, R15W, SLB&M, said point being alson S 0.36'50" E 210.96 feet and West 248.88 feet from the City survey comment at the intersection of the Center lines of 350 North and 2450 East Ctreets; thence S 45'00' W 139.34 feet; thence N 45'00' W 92.00 feet; thence N 45'00' E 37' feet; thence N 45'00' W 26.00 feet; thence N 45'00' E 101.59 feet; thence S 45'00' E 118.00 feet to the point of beginning. Containing 0.355 acres more or less.

Exhibit "B" Cotton Manor Phase 3 Boundary

Reginning at a point which is 8 0°36'50" E along the section
The 1358.895 feet and 8 89'11'50" W along the South line
of 350 North Street 252.13 feet from the Bast quarter
corner of Section 1. Township 42 South Range 15 West, Salt
Lake Base and Meridian, and running thence South 20.76
feet; thence \$ 15'00'00" W 212.21 teet; thence N 45'00'00"
W 77.00 feet; thence N 45'00'00" E 162.79 feet to the
South line of 350 North Street thence N 89'11'50" E along
said South line 89.40 feet to the point of beginning.
Contains 0.353 acre more or less.

Cotton Manor Phase 4 Boundary

Beginning at a point which is S 0'36'50" E along the section line 1456.155 feet and West 33.00 feet from the East quarter corner of Section 21, Township 12 South, Range 15 West, Salt Lake Base and Meridian and running thence 8 0'36'50" E along the West line of 2450 East Street 291 11 feet; thence S 89'21'09" W 58.42 feet; thence S 45'00'00" W 3.51 feet; thence S 89'23'09" W 42.06 feet; thence S 62'11'44" H 29.19 feet to a point on a 25 foot curve to the left whose radius bears S 54'05'30" W; thence along the arc of said curve 43.24 feet; thence S 45'00'00" W 46.09 feet; thence S 13'00'00" E 84.21 feet; thence S 44'23'08" W

Mofficial: 6.47 feet; thence S 0'36'52" B 41.87 feet; thence B 3'23'08" W 506.07 feet; thence S 8'46'47" W 25.02 feet; thence S 8'14'30" W 126.74 feet; thence N 0'45'30" W 74.00 feet; thence N 89'14'30" B 58.22 feet; thence N 0'45'30" W 83.00 feet; thence N 25'01'30" W 23.54 feet to a point on the boundary line of Cotton Manor Phase along the boundary of said Phase 1 -- E 18.47 feet; thence W 18.47 feet; thence S 18 74.00 fact) thence N. 89'14'30" E 58.22 feet; thence N 0'45'30" W 83.00 feet; thence N 25'01'30" W 23.64 feet to a point on the boundary line of Cotton Manor Phase 1; thence along the houndary of said Phase 1 as follows: N 64'58'30" E 28.47 feet) thence 1045'00'00" E 15.00 feet to a point on a 5:00 foot radius curve to the right; thence along said ourve 7.85 feet; thence 8 45'00'00" B 37.00 feet; thence N 72'49'05" E 45.00 feet; thence N 45'00'00" B 466.81 feet; thence East 66'84 feet to the point of beginning. Contains 3.022 acres. Madificial Color Moltingial Color Netter of the Color Note of the Color 5-5336 Molfficial Color New Color Mottigital Coley Moltigish Coley Methician Colon 00501638