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## AMENDMENT TO DECLARATION OF COVENANTS CONDITIONS AND RESTRICTIONS OF BLACKROCK CONDOMINIUMS AT STONEBRIDGE AND REVOCATION

THIS AMENDMENT TO THE DECLARATION of Covenants Conditions and Restrictions of BlackRock Condominiums at Stonebridge is made and executed this day of <u>TANUARY</u>, 2002 pursuant to Article 12, Section 12.4, of the DECLARATION OF COVENANTS CONDITIONS AND RESTRICTIONS OF BLACKROCK CONDOMINIUMS AT STONEBRIDGE (the "Declaration"), that were recorded the 22<sup>nd</sup> day of March, 2001, as Entry No. 715332, in Book 1400, at Pages 2062 2089, and Amendment thereto recorded April 2, 2001, as Entry No. 716505, in Book 1402, at Pages 1028-1029, records of Washington County

This document hereby revokes the Declaration of Covenants Conditions and Restrictions of Blakcrock that were recorded the 3<sup>rd</sup> day of April, 2000, as Entry No 681007, in Book 136 4 at Pages 2352-2380 records of Washington County which affected the following described real property:

All of BlackRock Condominiums at Stonebridge, Phase 1, according to the official plat thereof on file in the Office of the Washington County Recorder, affecting the property more particularly described in Exhibit A attached hereto and incorporated herein by this reterence.

This Amendment as amended by the "Declaration" affects the following described property

All of BlackRock Condominiums at Stonebridge Rhase 1, Amended and Extended, according to the official plat thereof on file in the Office of the Washington County Recorder, affecting the property more particularly described in Exhibit Battached hereto and incorporated herein by this reference.

## Article 2, Section 2.1 of the Declaration is hereby amended to read as follows:

Section 2.1. <u>Division into Units, Limited Common and Common Area</u>. In order establish a plan of condominium ownership, the condominium project is hereby divided into the following separate free-hold estates:

a. <u>Units</u> The twenty-eight (28) separately designated and legally described freehold estates consisting of the mits as defined above and designated on the map. Each unit consists

i. Sporizontally of the area within the interior surface of the sheet rock on walls which form the exterior of the building, and the lines as drawn on the map as constituting boundaries between the unit and

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common or limited common areas or between the unit and other units, and

vertically from the exterior surface of the floor of the unit up to the interior surface of the ceiling. Mechanical equipment and appurtenances located within any one unit or located without said unit but designated and designed to serve only that unit, such as appliances, electrical receptacles and outlets, air conditioning and compressors and other air conditioning apparatus, fixtures and the like, shall be considered part of the unit, as shall all decorated interiors, all surfaces of the interior structural walls, floors and ceilings, windows and window frames, doors and door frames, and trim consisting of, inter alia and as appropriate, wallpaper, paint, flooring, carpeting and tile. All pipes, wires, conduits, or other public utility lines or installations constituting a part of the unit and serving only the unit, and any structural members of any other property of any kind, including fixtures and appliances within any unit which are removable without eopardizing the soundness, safety or usefulness of the remainder of the building within which the unit is situated shall be considered part of the unit.

The maximum number of units which may be built is 116 which would result in at least a .4% minimum ownership interest in the common elements for the smaller units. The minimum number of units which may be built is 28 which would result in a 2.5% minimum ownership interest in the common elements.

Appurtenant to and inseparable from each unit shall be a percentage ownership in common areas and facilities and a par value according to the following table:

		Square	% Ownership of Common	
Bldg#	Unit#	Footage	Areas and Facilities	Par Value
1	1	1771	4.0384%	4.0384
1	2	<sup>&gt;</sup> 1837	4.1889%	4.1889
1 ,	<u> 3</u>	1749	3.9883%	3.9883
1 , \	4	1825	<u>√</u> 43(6√6%	4.1616
1 📎	<sup>))</sup> 5	1749	3.9883%	3.9883
1	6	1829	4.1707%	4.1707
1	7	1875	4.2756%	4.2756
1	8	1800	4.1046%	4.1046
2	9	1778	4.0544%	4.0544
2	10	1350	3.0784%	30784
2	11	1577 _ (	3.5961%	3.5961
2	12	1605	<b>3.6599%</b>	<b>⊯3.6599</b>
2	13	1478	3.3703%	3.3703
2	14	1662	3.7899%	3.7899
3	15	<b>1580</b>	3.6029%	3.6029
3	_16¸&\	1543	3.5185 <b>%</b>	3.5185
3	17:	<sup>№</sup> 1547	3.527	3.5277
3 3 3	_1(8)``	1371	3.1263%	3.1263
3 🦠	<b>(19</b>	1615	3.6827%	3.6827
3 🚫	20	1594	<b>3.6348%</b>	3.6348
3	21	1544	3.5208%	3.5208
3	22	1725	3.9335%	3.9335
3	23	1512	3.4478%	3.4478

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3	24	1550	3.5345%	3.5345
14	103	10970>	2.5015%	2.5015
14	104	o, 1 <b>0</b> 97	2.5015%	2.5015
14	105🌣	₹1097	2.5015%	2.5015
14	10 <del>6</del> %	<u>&gt; 1097</u>	2.5015%	2.5015
Total	~ (U)	43,854	100.00%	100

b.

These par values may not be changed except by amendment or expansion as provided herein. No unit may be further subdivided. No unit owner shall execute any deed, mortgage, lease or other instrument conveying, leasing or encombering title to the unit without including therein all interests appurtenant thereto. The purpose of this restriction is to prevent any severance of such combined ownership. Any such deed, mortgage or other instrument purporting to affect one or more of such interests, without including all such interests, shall be deemed to include any omitted interest, even though not expressly mentioned or described therein. Each unit owner has an unrestricted right of ingress and egress to the unit which is appurtenant to ownership of the unit. Units may be combined in use if owned by the same unit owner. Limited Common Areas. Limited Common Areas, if any, designated on the map, by double cross hatched areas may include carports, balconies, decks and covered decks appurtenant to certain units as contained in the Plat. The right to use and occupy each limited common area, if any, shall be appurtenant to and shall pass with the title to the unit with which it is associated, to the exclusion of other owners. Each owner of a unit is hereby granted a license to use and occupy the limited common areas and facilities reserved for the use of the unit, subject to the residual rights of the Association therein.

Common Areas and Facilities. A freehold estate consisting of the remaining portion of the real property as defined above as the "common areas and facilities." Every owner shall have a right and easement of use and enjoyment in and to the common area which easement shall be appurtenant to and shall pass with the title to every unit, subject to the following provisions:

(i) The right of the Association to charge reasonable admission and other fees for the use of any recreational facility situated upon the common area.

(ii) The right of the Association to limit the number of guests of members using the common area.

(iii) The right of the Association to suspend the vering rights and/or common utility service of a member for any period during which any assessment or portion thereof against the unit remains unpaid; and for any infraction of its published rules and regulations.

(iv) The light of the Association to enter into agreements or leases which provide for use of the common areas and facilities by a similar Association in consideration for use of the common areas and facilities of the other Association, or for cash consideration;

(v) The right of the Association with the approval of seventy-five percent (75%) of each class of owners to sell exchange, hypothecate, alienate, mortgage, encumber, dedicate, release or transfer all or part of the common area to any private individual, corporate entity, public agency, authority, or utility

(vi) The right of the Association to grant easements for public utilities or other public purposes consistent with the intended use of the common area by the Association.

(vii) The right of the Association to take such steps as are reasonably necessary or desirable to protect the common area against foreclosure.

(viii)The terms and conditions of this Declaration

(ix) The right of each individual unit owner to the use of the limited common@ea adjacent and appurtenant to the respective unit.

IN WITNESS WHEREOF, the undersigned, being the Declarant, has hereunto day of *JANUARY*, 200**2** set its hand this

## **DECLARANT:**

BLACKROCK DEVELOPMENT GROUP, L.C. a Utah limited liability company

Brian S McMullin, Manager

C & M MAGLEBY ROPERTIES a Utah General Partnership

Hal Magleby General Partne

Beginning at a point South 84\*10\*35\* East 1063.65 feet along the Section Line and North 01\*25\*23\* East 5124 feet into the South Guarter Corner et Section 22, Township 42 South, Range 16 Nest of the Sait Lake Base and Meridian, from the South Guarter Corner et Section 22, Township 42 South, Range 16 Nest of the Sait Lake Base and Meridian, from the South Guarter Corner et Section 22, Township 42 South, Range 16 Nest of the Sait Lake Base and Meridian, so the South Guarter Corner of Section 24 Corner of Sectio



EXHIBIT B

Beginning at a point on the westerly right-of-way line of Country Langua varying width public roadway, Entry No. 734830, Book 1426, Page 304, Washington County, Official Records), said point being North 89°10'35" West 1,594.94 feet along the south section line and North 00°00'00" East 672.72 feet from the southeast corner of Section 22, Township 42 South, Range 16 West of the Salt Lake Base and Meridian, said point being at the point of curvature of a 25.00 foot radius curve concave to the west, the radius point of which bears North 63842)32" West; thence leaving said westerly right-of-way line northerly 39.27 feet along the arc of said curve through a central angle of 90°00'00" to the point of tangency; thence North 63°42'32" West 62.00 feet to the point of curvature of a 20.00 foot radius curve concave to the south; thence westerly 31.42 feet along the arc of said curve through a central angle of 90°00'00" to the point of tangency; thence South 26°17'28" West 144.42 feet; thence North 63°42'32" East 43.00 feet; thence North 26°17'28" West 4.10 feet thence North 63°42'32" West 143 13 feet to a point on an existing wrought iron fence; thence coincident with said fence in the following the (5) courses: South 72°55'27" West 17.90 feet; thence North 61 05 44" West 39.69 feet; thence North 06°44'40" East 30.68 feet; thence North 29°23'23" East 19.54 feet; thence North 72°10'16" East 68.49 feet an angle point of said fence; thence leaving said fence North 38°08'25" East 18.46 feet to the point of curvature of a 15.00 foot ractive curve concave to the southeast; thence northeasterly 8.96 feet along the arc of said curve through a central angle of 34°13'16" to the point of tangency; thence North 722141" East 32.40 feet to the point of curvature of a 15.00 foot radius curve concave to the south; thence easterly 8.96 feet along the arcoff said curve through a central angle of 34°13'16" to the point of tangency; thence South 73°25'03" East 28.01 feet; thence North 42°58'17" West 34.05 feet to the point of curvature of a 7.00 foot radius curve concave to the west; thence northerly 9.76 feet along the arc of said curve through a central angle of 79°50'47" to the point of reverse curvature of a 215.00 foot radius curve concave to the northeast; thence northwesterly 19.305 feet along the arc of said curve through a central angle of 5°08'41" to the point of reverse curvature of an 85.00 foot radius curve concave to the southwest; thence northwesterly 101.435 feet along the arc of said curve through a central angle of 68°22'28 to the point of tangency; thence South 79°53'43" West 137.37 feet to the point of curvature of a 21(5.00 foot radius curve concave to the north; thence westerly 44.55 feet along the arc of said curve through a central angle of 11°52'24" to a point on a radial line; thence along said radial line North 01°46'07" East 3.29 feet; thence North 10°04'37" west 20.00 feet; thence North 05°09728" East 52.29 feet to an angle point on the boundary line of Sunbrook Golf Course, (Book 1331, Page 1998 Book 1032, Page 623; Book 1010) Page 228 & 236, Washington County, Official Records); thenog coincident with said boundary line in the following eleven (11) courses: North 79°53'43" East 166.43 feet; thence North 57°00'35" East 60 193eet; thence North 76°07'59" Fast 61.89 feet; thence South 64°48'57" East 59.84 feet; thence South 31°47'34" East 41.98 feet; thence South 15°33'28" East 69.36 feet; thence South 33°52'01" East 33.07 feet; thence South 60°17'36" East 24.73 feet; thence North 84°07'15" East 97.42 feet; thence South 29°27'39" East 58.67 feet; thence South 88°33'28" East 31.33 feet to a point on said westerly right-of-way line; thence along said westerly right-of-way line in the following three (3) courses: South 41°27'21" West 33.86 feet to the point of curvature of a 433.00 foot radius curve concave to the southeast; thence southwesterly 114.60 feet along the arc of said curve through a central angle of 45,009'53" to the point of tangency; theree South 26°17'28" West 40.00 feet to the point of beginning. Contains 2.734 acres. Less and excepting therefrom the following described property: Beginning at a point North 89°10'35" West 1,765.05 feet along the south section line and North 00°00'00" East 875.38 feet from the southeast corner of Section 22, Township 42 South, Range 16 West of the Salt Lake Base and Meridian and running thence North 81 40" West 20.53 feet; thence North 01°26'32" East 15.09 feet; thence North 72°22'37" East 13.55 feet; thence South 17°37'23" East 23.21 feet

Contains 0.007 acres.