00800882 B: 1632 P: 306

B: 1632 P: 306 Fee \$40.00 Carri R. Jeffries, Iron County Recorder - Page 1 of 6 12/30/2022 04:21:32 PM By: COTTONWOOD TITLE INSURANCE AGENCY,

WHEN RECORDED MAIL TO:

USDA - Rural Development Attn: Tonya Boykin Multifamily Housing Program Production and Preservation Division 1400 Independence Ave. SW, Room 5104A Washington, DC 20250-1530

File No.: 132133-LKF

Restrictive -Use Covenant - Transferees Assuming Agency Loans

In Reference to Tax ID Number(s).:

B-1196-0025-0000

RESTRICTIVE-USE COVENANT - TRANSFEREES ASSUMING AGENCY LOANS (Including loans approved prior to December 21, 1979) (§3560.662(b)(3))

WHEREAS, Wedgewood Associates of Cedar City, LLC, a Utah limited liability company, hereafter referred to as "Owner", or a predecessor in interest, received a loan or loans from the United States of America, acting through the Rural Housing Service in Rural Development (Agency), U.S. Department of Agriculture which was evidenced by assumption agreement dated December 30, 2022, in the original amounts of \$823,139.21, and secured by a certain Deed of Trust dated December 30, 2022, and recorded in the land records for the County of Iron, State of Utah for the purpose of providing housing in accordance with Section 42 U.S.C. 1484 (Section 514) or 1485 (Section 515), whichever is applicable, and Title V of the Housing Act of 1949, as amended "Program"; and

NOW, THEREFORE, in consideration of the restrictions on the Property as further described in Exhibit A, the sum of Ten Dollars (\$10) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties, for themselves and for their respective successors and assigns, hereby covenant and agree as follows:

- 1. Term. The period of the restriction will be until December 30, 2052.
- 2. Use Requirement. The Owner, and any successors in interest, agree to use the Property in compliance with 42 U.S.C. § 1484 or § 1485, whichever is applicable, and 7 CFR part 3560, and any other applicable regulations and amendments, for the purpose of housing program eligible very low-, low-, or moderate-income tenants.
- 3. Enforcement. The Agency and Program eligible tenants or applicants may enforce these restrictions as long as the Agency has not terminated the Restrictive Use Agreement pursuant to paragraph 7 below.
- 4. Displacement Prohibition. The Owner agrees not to refuse to lease a dwelling unit offered for rent, or otherwise discriminate in the terms of tenancy, solely because any tenant or prospective tenant is the recipient of housing assistance from the Agency or any other Federal agency.
- 5. Owner's Responsibilities. The Owner agrees to: set rents, other charges, and conditions of occupancy in a manner to meet the restrictions required by this Restrictive Use Covenant; post an Agency approved notice of these restrictions for the tenants of the property; to adhere to applicable local, State, and Federal laws; and to obtain Agency concurrence for any rental procedures that deviate from those approved at the time of prepayment, prior to implementation.

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- 6. Civil Rights Requirements. The Owner will comply with the provisions of any applicable Federal, State or local law prohibiting discrimination in housing on the basis of race, color, religion, sex, national origin, handicap or familial status, including but not limited to: Title VI of the Civil Rights Act of 1964 (Public Law 90-284, 82 Stat. 73), the Fair Housing Act, Executive Order 11063, and all requirements imposed by or pursuant to Agency regulations implementing these authorities, including, but not limited to, 7 CFR 3560.104.
- 7. Release of Obligation. The Owner will be released from the obligations under this Restrictive Use Covenant before the termination period set in paragraph 1 only when the Agency determines that there is a no longer a need for the housing or that HUD Section 8 vouchers to the residents of the housing will no longer be provided due to no fault, action or lack of action on the part of the Owner.
- 8. Violations; the Agency's Remedies. The parties further agree that upon any default under this covenant, the Agency may apply to any court, State or Federal, for specific performance of this Agreement, for an injunction against violation of this covenant or for such other equitable relief as may be appropriate, since the injury to the Agency arising from a violation under any of the terms of this covenant would be irreparable and the amount of damage would be difficult to ascertain.
- 9. Covenants to Run with Land. The Owner hereby subjects the Property to the covenants, reservations and restrictions set forth in this covenant. The Owner hereby declares its express intent that the covenants, reservations, and restrictions set forth herein shall be deemed covenants running with the land to the extent permitted by law and shall pass to and be binding upon the successors in title to the Property throughout the Term. Each and every contract, deed, mortgage or other instrument hereafter executed covering or conveying the Property or any portion thereof shall conclusively be held to have been executed, delivered and accepted subject to such covenants, reservations and restrictions, regardless of whether such covenants, reservations and restrictions are set forth in such contract, deed or other instrument. The Agency hereby agrees that, upon the request of the Owner made after the term of this covenant, the Agency shall execute a recordable instrument approved by the Agency for purposes of releasing this covenant of record. All costs and expenses relating to the preparation and recording of such release shall be paid by the Owner.
- 10. Superiority. The document hereto constitutes a restrictive covenant that is filed of record, with all other Deeds of Trusts, and that, notwithstanding a foreclosure or transfer of title pursuant to any other instrument or agreement, the restrictive covenants and provisions hereunder shall remain in full force and effect.
- 11. Subsequent Modifications and Statutory Amendments. The Agency may implement modifications necessitated by any subsequent statutory amendment without the consent of any other party, including those having the right of enforcement, to require that any third-party obtain prior Agency approval for any enforcement action concerning preexisting or future violations of this covenant.

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- 12. Other Agreements. The Owner represents and warrants that it has not and will not execute any other agreements with provisions contradictory or in opposition to the provisions of this covenant and that, in any event, the provisions of this covenant are paramount and controlling as to the rights and obligations set forth herein and supersede any other conflicting requirements.
- 13. Binding Effect. Upon conveyance of the Property during the term, the Owner shall require its successor or assignee to assume its obligations under this covenant. In any event, this covenant shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and/or assigns.
- 14. Amendment. This covenant may not be modified except by an instrument in writing executed by each of the parties that are signatories hereto.
- 15. Severability. Notwithstanding anything herein contained, if any one or more of the provisions of this covenant shall for any reason whatsoever be held to be illegal, invalid. or unenforceable in any respect, such illegality, invalidity or unenforceability shall not affect any other provision of this covenant, but this covenant shall be construed as if such illegal, invalid or unenforceable provision had never been contained herein.
- 16. Headings. The headings and titles to the sections of this covenant are inserted for convenience only and shall not be deemed a part hereof nor affect the construction or interpretation of any provisions hereof.
- 17. Governing Law. This covenant shall be governed by all applicable Federal laws.

IN WITNESS WHEREOF, the parties hereto have caused this Restrictive Use Covenant to be executed and made effective as of the date first above written.

> WEDGEWOOD ASSOCIATES OF CEDAR CITY, LLC A UTAH LIMITED LIABILITY COMPANY

BY: WEDGEWOOD HOUSING, INC., MANAGING MEMBER

Shawne Mastronardi

. President

BY:

SHAWNE MASTRONARDI, PRESIDENT

ACKNOWLEDGMENT

STATE OF Texas)				
) ss:				
COUNTY OF Comal)				
On this_30th day of_		, <u>2022</u> , befor	2022, before me, the undersigned, a notary		
public in and for said State, j	personally appeared _	Shawne Mastrona	rdi President , perso	onally known to	
me or proved to me on the b	asis of satisfactory evi	dence to be	the individual who	ose name is	
subscribed to the within inst	rument and acknowled	lged to me tl	hat he executed the	e same in his	
capacity, and that by his sign					
which the individual acted, e		,, -	Parents		
		Wedgewood	Housing Inc		
Capacity: President and Managing Member, Representing: Wedgewood Housing Inc					
Namen Teterson					
	Notary Public				
		1	(otar) I dono		
My commission expires:06	/03/2025	•			
Notarized online using audio-vide				Lauren Peterson	
				ID NUMBER	
				12499352-4 COMMISSION EXPIRES	
			OF THE PROPERTY OF THE PROPERT	June 3, 2025	

EXHIBIT A LEGAL DESCRIPTION

Beginning South 00°18'27" East 615.79 feet, along the section line and West 1143.69 feet from the East quarter corner of Section 35, Township 35 South, Range 11 West, Salt Lake Base and Meridian; thence South 24°17'21"East, 127.77 feet; thence along the Northerly line of Fiddlers Canyon Road as follows: thence along the arc of a non-tangent curve to the left (radius point for which bears South 24°17'21" East, 1100.31 feet), a distance of 123.82 feet; thence South 59°15'46" West, 48.00 feet; thence along the arc of a curve to the right, having a radius of 313.70 feet, a distance of 268.28 feet; thence North 71°44'14" West, 49.65 feet; thence along the arc of a curve to the right, having a radius of 15.00 feet, a distance of 25.96 feet; thence North 27°25'00" East, 231.82 feet along the Easterly line of Wedgewood Lane; thence South 62°35'00" East, 200.43 feet; thence North 59°15'46" East,149.16 feet to the point of beginning.