WHEN RECORDED, MAIL TO:

DV LUXURY RESORT LLC, A Delaware limited liability company 1990 Broadway Street, Suite 160 Redwood City, CA 94063-2038

File No. 30539

01078127 B: 2429 P: 0622

Page 1 of 6

Mary Ann Trussell, Summit County Utah Recorder 09/22/2017 10:44:44 AM Fee \$20.00

By PARK CITY TITLE

Electronically Recorded

OF LEASE AGREEMENT AND AMENDMENT OF LEASE AGREEMENT AND AMENDMENT OF MEMORANDUM OF LEASE

This Amendment and Partial Release of Lease Agreement and Amendment of Memorandum of Lease ("Release Agreement") is made and entered into this September 22, 2017, by and between TALISKER EMPIRE PASS HOTEL, LLC, a Delaware limited liability company ("Tandlord") and DV LUXURY RESORT, LLC, a Delaware limited liability company ("Tenant"). Landlord and Tenant may be referred to herein individually as a Party, or collectively as the Parties.

RECITALS

- A. Landlord and Tenant entered into that certain Agreement of Lease, dated May 23, 2007, as amended (the "Lease Agreement"), for the lease of certain real property more particularly described therein (the "Property"). A Memorandum of Lease, giving notice of the Lease Agreement, was recorded in the Office of the Summit County Recorder on May 23, 2007, as Entry No. 814188, in Book 1867 at Page 941 (the "Lease Memorandum")
- B. In accordance with, and subject to the terms and conditions of, the Lease Agreement, upon request of Tenant, Landlord, as the owner and lessor of the Property, has agreed to convey to Tenant's designee, 921 M, LLC, a Utah limited liability company, ("Buyer"), all of Landlord's right, title and interest in and to such portion of the Property as is described in Exhibit A attached hereto and incorporated herein by this reference (the "Released Property").
- C. Section 20.1(b) of the Lease Agreement provides that, upon the closing of the conveyance of the Released Property to Buyer, the Lease Agreement shall be amended to provide that the "Demised Premises" under the Lease Agreement no longer includes the Released Property, and Section 14.7.1 of the Lease Agreement requires that an amendment to the Lease Memorandum be recorded with respect to any amendment to the Lease Agreement.
- D. The parties intend that this Release Agreement shall be both (x) the amendment of the Lease Agreement required by Section 20,1(b) of the Lease Agreement;

and (y) the amendment of the Lease Memorandum with respect to the conveyance of the Released Property to Buyer required by Section 1417 of the Lease Agreement.

NOW THEREFORE, in consideration of the foregoing recitals, the mutual covenants and agreements set forth herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

Amendment to Agreement of Lease and Partial Release. The Lease Agreement is hereby amended to exclude the Released Property from the "Demised Premises" thereunder. With respect to the Released Property only, any and all liens, leasehold interests or other encumbrances created by, or arising under, the Lease Agreement are hereby released. All right, title, and interest of Tenant in and to the Released Property, whether under the Lease Agreement or otherwise, is extinguished as of the date of this Release Agreement. In conjunction therewith the Released Property is hereby released from the Lease Memorandum, the Lease Memorandum shall no longer be of any force or effect with respect to the Released Property, the "Leased Property" as described in the Lease Memorandum shall no longer include the Released Property, and the Lease Memorandum is hereby amended and modified accordingly. Except as expressly set forth in this Section 1 (and then only with respect to the Released Property), nothing in this Release Agreement shall be construed or interpreted as modifying, amending terminating, limiting or affecting in any manner the obligations and liabilities of Landlord and Tenant with respect to the Demised Premises (excluding the Released Property and any other units previously released from the Demised Premises pursuant to a written agreement signed by both Landlord and Tenant), whether pursuant to the Lease Agreement or otherwise.

Governing Law. This Release Agreement shall be governed and controlled by the laws of the State of Utah.

Further Assurances. Each Party agrees to do, execute, acknowledge and deliver all such further acts, instruments and assurances, and to take such further action as shall be reasonably necessary or desirable to fully carry out the express purpose and intent of this Release Agreement.

Amendment. This Release Agreement sets forth all of the terms, conditions and understandings between Landlord and Tenant with respect to the amendment and partial release of the Lease as described herein, and there are no terms, conditions or understandings, either oral or written, between the parties hereto with regard to the amendment or partial release of the Lease Agreement other than as set forth herein. No alteration, amendment, change or addition to this Release Agreement shall be binding unless reduced to writing and signed by all of the parties hereto.

Binding Effect. The covenants, conditions and agreements made and entered into by the Parties hereto are declared to be binding upon and to inure to the benefit of their respective heirs, executors, administrators, successors, and/or assigns.

Counterparts. This Release Agreement may be executed in counterparts, and when each Party has signed and delivered at least one such counterpart, each counterpart shall be deemed an original, and, when taken together with the other signed counterparts, shall constitute one Release Agreement, which shall be binding upon and effective as to all Parties.

IN WITNESS WHEREOF, the Parties have executed this Release Agreement as of the day and year set forth above.

Una official colors

LANDLORD:

TALISKER EMPIRE PASS HOTEL LLC, a Delaware limited liability company
By: TALISKER EMPIRE PASS HOTEL
CLASS A HOLDING CO LLC,
a Delaware limited liability company

By:

Name: Junes michel

Its: President

TALISKER EMPIRE PASS HOTEL LLC, a Delaware limited liability company
By: TALISKER EMPIRE PASS HOTEL CLASS A HOLDING CO LLC, a Delaware limited liability company

By: Name: Paul SINEL
Its: SECRETARY

01078127 Page 3 of 6 Summit County

41				
COUNTY OF Grea	to britain		the Chillips	
Pass Hotel Class A Holdin	<i>Nichel</i> the <i>Bre</i> ng Co LLC, a Delawar	re limited liability com	Talisker Empire pany, as Manager	
for Talisker Empire Pass H	lotel LLC, a Delaware	limited liability compa	ny.	
My Commission Expires:	at dealf	NOTARY I	U BUC PUBLIC TANYA SCOTT-TOM	LIN
(SEAL)	7 12 ! 3 N	TA A	NOTARY PUBLIC St Paul's Gate 22-24 New Street St Helier	
915			Jersey JE1 4TR Channel Islands www.notaryjersey.com	602
COUNTY OF Great	is Shitai		JL SETTING	
The foregoing instruction 2017 by Paul Si'/2 Pass Hotel Class A Holdin	nel, the <u>Sec</u>	ged before me this 9 of e limited liability con	Talisker Empire	A
for Talisker Empire Pass H	otel LLC, a Delaware		ny.	7 - 600 - 1000
My Commission Expires:	at death l	NOTARY P	BLIC OBLIC	<u>-</u>
(SEAL)		OF COR	YA SCOTT-TOMLIN ARY PUBLIC ful's Gate New Street	
1.7	1213	St He Jerse	elier by JE1 4TR	7 - COL 7
(SEAL)		S A YOUNG WWW	notaryjersey.com	
			1	
)) Co.) (0)
	01	078127 Page 4 of 6	Summit County	

TENANT DV LUXURY RESORT LLC, Wetter Group of the Colory a Delaware limited liability company By: . Neil Johnson, Authorized Signatory STATE OF UTAH COUNTY OF SUMMIT The foregoing instrument was acknowledged before me this 19 16 day of September, 2017 by Neil Johnson, the Authorized Signatory of DV Luxury Resort LLC, a Delaware limited liability company My Commission Expires: 4/8/2019 STEFANIE BOWEN (ŞÊÂL) NOTARY PUBLIC . STATE OF UTAH My Commission Expires April 8, 2019 **COMMISSION NUMBER 682789** Uno Hileloll Color TO AFRICAL COPY

01078127 Page 5 of 6 Summit County

EXHIBIT A

DESCRIPTION OF RELEASED PROPERTY

Unit No. 921, of The Hotel & Residences At Empire Canyon Resort, according to the Condominium Plat recorded in the Office of the Summit County Recorder on January 20, 2010, as Entry No. 890518, the First Amendment to Condominium Plat recorded June 23, 2011 as Entry No. 925198, and the Second Amendment to Condominium Plat recorded September 2, 2015 as Entry No. 1027256 (the "Condominium Plat") and the Declaration of Covenants, Conditions and Restrictions for The Residences At Empire Canyon Resort recorded in the Office of the Summit County Recorder on January 20, 2010, as Entry No. 890520 in Book 2018 at Page 0001, and the First Amendment to Declaration of Covenants, Conditions and Restrictions for The Residences at Empire Canvon Resort recorded June 23, 2011 as Entry No. 925199 (the "Residential Declaration") and as further defined in and made subject to that certain Master Declaration of Covenants, Conditions and Restrictions for The Hotel and Residences At Empire Canyon Resort recorded in the Office of the Summit County Recorder on January 20, 2010, as Entry No. 890519 in Book 2017 at Page 1884 (the "Master Declaration"), together with an undivided interest in the non-exclusive easement rights over the Access Area, the Parking Area, the Storage Area and the Balcony/Patio Area appurtenant to such Unit, as designated on the Condominium Plat.

Tax ID HRECRC-921

01078127 Page 6 of 6 Summit County