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B: 1459 P: 1773 Fee \$40 00 Carri R. Jeffries, Iron County Recorder - Page 1 of 14
10/04/2019 02:15:06 RW By: COTTONWOOD TITLE INSURANCE AGENCY,

When Recorded Return to:

Vice President, Multifamily Finance Utah Housing Corporation 2479 S. Lake Park Blvd. West Valley City, Utah 84120

Tax Parcel I.D. No.: B-1196-0042-0000

## LOW-INCOME HOUSING CREDIT COMMITMENT AGREEMENT

## AND DECLARATION OF RESTRICTIVE COVENANTS

This Low-Income Housing Credit Commitment Agreement and Declaration of Restrictive Covenants (the "Agreement") is made effective as of the 26 day of Sept., 2019 by and between NORTHWEST SANDSTONE LLC, an Idaho limited liability company, its successors and assigns the "Project Owner"), and UTAH HOUSING CORPORATION, a public corporation of the State of Utah ("Utah Housing").

## **RECITALS:**

WHEREAS. Section 42 of the Internal Revenue Code of 1986, as amended (\*RC § 42"), provides for the allocation of low-income housing credits for the construction, acquisition and/or rehabilitation of qualified low-income housing buildings;

WHEREAS, Utah Housing is the housing credit agency which has been designated as the agency responsible for the allocation of low-income housing credits for the State of Utah pursuant to IRC § 42;

WHEREAS, the Project Owner has made application, which application is on file with Utah Housing and is hereby incorporated herein by this reference, to Utah Housing for the allocation of low-income housing credits with respect to the construction, acquisition and/or rehabilitation of that certain qualified low-income building or buildings located upon and being a part of the real property described in Exhibit "A" attached hereto and incorporated herein by this reference and known as The Sandstone (the "Project");

WHEREAS, the Project Owner represents that the Project satisfies the requirements of IRC \$42, as a qualified low-income housing project, and the Project Owner represents that it will maintain the Project in conformity and continuous compliance with IRC § 42 and applicable regulations thereunder, as the same may hereafter be amended, any other federal or state requirements applicable thereto and this Agreement;

WHEREAS, Utah Housing has relied on the information submitted by the Project Owner in its application, as supplemented, with respect to the Project in reserving low-income housing credits to the Project Owner;

WHEREAS, Utah Housing is unwilling to allocate any low-income housing credits to the Owner for the Project Owner at 1500 Project Owner for the Project unless the Project Owner shall by entering into and pursuant to this Agreement, consent and agree to the conditions and restrictions set forth herein and make a declaration of restrictive covenants with respect to the Project as set forth herein; and

WHEREAS, the Project Owner, under this Agreement, intends, declares and covenants that the regulatory and restrictive covenants set forth herein governing the use, occupancy and transfer of the Project shall be and are covenants running with the Project shall be and are covenants running with the Project shall be and are covenants running with the Project for such term set forth herein, and are not

NOW THEREFORE in consideration of the mutual premises set forth above, and based upon the mutual covenants and promises hereinafter set forth, and such other valuable consideration the receipt and sufficiency of which is hereby acknowledged, the Project Owner and Utah Housing agree as follows:

Applicable Fraction. The Project Owner agrees that the applicable fraction, as defined in IRC § 42(c)(1), for each taxable year in the extended use period, as defined in IRC § 42, for the following qualified low-income buildings of the Project will not be less than the percentages set forth opposite the respective buildings:

Building Id. No.	NW July	Address	Applicable Fraction
UT-19-09001		nmercial Ayenue, Bldg. #A, Cedar Cit	
UT-19-09002	121 E. Canyon Cor	nmercial Avenue, Bldg. #B, Cedar Cit	y, Utah 84721 85.71%
UT-19-09003	121 E. Canyon Cor	nmercial Avenue, Bldg. #C, Cedar Cit	y, Utah 84721 76.92%
UT-19-09004	121 E. Canyon Con	mmercial Avenue, Bldg. #D, Cedar City	y, Utah 84721 93.33%

- Set-Aside Election. The Project Owner agrees that 39 of the 47 units (excluding one (1) manager's unit of the Project shall be restricted as provided herein and in paragraph 13. The Project Owner agrees that for each taxable year in the extended use period, as defined in IRC § 42, the restricted residential units in the Project shall be both rent restricted, as defined in IRC § 42, and occupied by individuals (hereinaften "low-income tenants") whose income is 60% or less of the area median gross income, as more specifically provided in paragraph 13, with respect to the county in which the Project is located, as annually determined and published by H.U.D.
- Notification of Non-Compliance. The Project Owner agrees to not take or permit to be taken any action which would have the effect or result, directly or indirectly, of subjecting the Project to non-compliance with IRC § 42, as the same may be amended from time to time, the regulations issued thereunder, any other state or federal requirements or any provisions of this Agreement. If the Project Owner becomes aware of any incidence or manner in which the Project does not comply with IRC § 42 or this Agreement, the Project Owner shall notify Utah Housing of such non-compliance within 30 days after the date Project Owner becomes aware of such non-

compliance. As required by Income Tax Regulation § 1.42-5(e)(3), Utah Housing shall notify the Internal Revenue Service (1888) of any non-constitution (1888). Internal Revenue Service (CIRS") of any non-compliance of which UHC becomes aware.

- Consistency, Special Use and Nondiscrimination. The Project Owner agrees that 4. the residential rental units of the Project occupied by low-income tenants will be of comparable quality to all other units in the Project. To the extent not inconsistent with state and federal fair housing laws ten (10) units of the Project shall be set aside, exclusively used and made accessible as housing for physically handicapped persons (i.e., Type A wheelchair accessible), six (6) units of the Project shall be set aside, exclusively used and made accessible as housing for veterans, eight (8) units of the Project shall be set aside, exclusively used and made accessible as housing for victims of domestic violence, and five (5) units of the Project shall be set aside, exclusively used and made accessible as housing for homeless/near homeless persons, as the same are defined and applied under state and federal laws. Exceptions to the exclusive use by the foregoing special needs tenants may be permitted by Utah Housing, in its sole discretion, only after the Project Owner has met Utah Housing requirements for attempting to lease the specified units to the special needs tenants and establishing that no such special needs tenants are available. The Project Owner will not discriminate against any tenant or prospective tenant because of race, color, religion, age, sex, sexual preference, national origin, familial status, source of income or disability. The Project Owner will comply in all respects with all applicable federal, state and local laws, rules, regulations and Executive Orders relating to housing and employment.
- 5. Ownership The Project Owner represents and warrants, upon execution and delivery of this Agreement, that it has good and marketable title to the Project, free and clear of liens and encumbrances, except for those liens and encumbrances which secure financing for the acquisition, construction or rehabilitation of the Project, property taxes, and customary nonmonetary liens and encumbrances relating to easements, utilities, and similar matters.
- Release and Indemnification. The Project Owner represents that it has independently reviewed the applicable allocation documents providing for the allocation of low? income housing tax credits for the Project to ensure the correctness and validity of the same, and has not relied on any representations or statements from Utah Housing with respect to the Project Owner's entitlement to the allocation of low-income dousing tax credits for the Project. The Project Owner agrees to release and hold Utah Housing, its officers, trustees, employees and agents harmless from any claim, loss, liability, demand or judgment incurred by or asserted against the Project Owner resulting from or relating to the allocation of low-income housing credits, or the recapture thereof by the Internal Revenue Service, or the monitoring of the Project's compliance with IRC 42 and this Agreement. Further, the Project Owner agrees to defend, indemnify and hold Utah Housing, its officers, trustees, employees and agents harmless from any claim, loss, hability, demand, judgment or cost (including without limitation reasonable attorneys' fees) arising out of the negligence intentional misconduct, misrepresentations of the Project Owner or breach of this Agreement by the Project Owner.
- Compliance Monitoring. The Project Owner acknowledges that Utah Housing, or its delegate, is required to monitor the Project's compliance with the requirements of IRC § 42 and the covenants of this Agreement. Accordingly, the Project Owner agrees to pay such fees required

and otherwise comply with the obligations, terms and conditions of, Utah Housing's appliance Monitoring Plan, as the same may be amended in the conditions of the conditions o Compliance Monitoring Plan, as the same may be amended from time to time. As a condition to leasing a low-income mit, a low-income tenant shall be required to provide sufficient documentation to substantiate income levels of all individuals residing therein. All fees owing by the Project Owner pursuant to this paragraph 7, together with late charges and interest thereon and all fees, charges, and costs associated with collecting delinquent amounts hereunder, including, without limitation, court costs and reasonable attorney fees, shall be secured by a lien on the Project in favor of Utah Housing, which lien may be foreclosed in accordance with applicable law. To evidence such a lien, Utah Housing may prepare a written notice of lien setting forth the unpaid Such a notice shall be signed and fees, the date due and the amount remaining unpaid. acknowledged by Utah Housing and may be recorded in the office of the county recorder of the county in which the Project is located. No notice of lien shall be recorded until there is a delinquency in the payment of fees. A lien arising under this paragraph 7 has priority over each other lien and encumbrance on the Project except (i) a lien or encumbrance recorded before this Agreement or a notice thereof is recorded, (ii) a security interest on the Project secured by a mortgage or deed of trust that is recorded before a recorded notice of lien under this paragraph 7, or (iii) a lien for real estate taxes or other governmental assessments or charges against the Project. Such a lien may be enforced by sale or foreclosure of such lien in accordance with the provision of Utah law regarding the enforcement of a deed of trust or, at the option of Utah Housing, by a judicial foreclosure. For purposes of nonjudicial or judicial foreclosure of the lien created hereby, (a) Utah Housing shall be considered to be the beneficiary under a deed of trust, (b) the Project Owner shall be considered to be the trustor under a deed of trust, and (c) First American Title Insurance Company is hereby appointed as the trustee with all the powers and rights of a trustee under a deed of trust under Utah law, Utah Housing may appoint a successor trustee at any time by filing for record in the office of the county recorder of the county in which the Project is situated, a substitution of trustee. The new trustee shall succeed to all the power, duties, authority, and title of the trustee named in this paragraph and of any successor trustee. The execution of this Agreement by the Project Owner constitutes a simultaneous conveyance by the Project Owner of the Project in trust, with power of sale, to the trustee designated herein for the purpose of securing payment of all amounts due from the Project Owner to Utah Housing under this paragraph Z

- Inspection The Project Owner shall permit, during normal business hours, upon reasonable notice, any duly authorized representative of Utah Housing to inspect any books and records of the Project Owner relating to the Project and the incomes of low-income tenants. Specifically, the Project Owner shall make available to Utah Housing the documentation substantiating incomes of low-income tenants. As required by Income Tax Regulation § 1.42-5(e)(3), What Housing shall notify the IRS of any non-compliance with the provisions of IRC § 42, or of this Agreement, with which it becomes aware.
- Extended Use Period. The Project Owner and Utah Housing agree that the extended use period, as ased in IRC § 42(h)(6)(D) and this Agreement, for each low-income building of the Project means the period beginning on the first day in the 15-year compliance period, as defined in IRC § 42(i)(1), on which a qualified low-income building is a part of a qualified low-income housing project and ending on the date which is 35 years after the close of the compliance period (for a total of 50 years from the beginning date of the compliance period

for a qualified low-income building); however, notwithstanding the foregoing to the contrary, the extended use period shall terminate on the date a qualified low-income building is acquired by foreclosure (or instrument in lieu of foreclosure), unless the IRS or Utah Housing determines that such acquisition is part of an arrangement of the Project Owner a purpose of which is to terminate the extended use period. The Project Owner agrees that IRC § 42(h)(6)(E)(i)(II) shall not apply to, and shall not cause the termination of, the extended use period applicable to any building of the Project.

- Eviction During and Following Extended Use Period. During the extended use period and the three (3) year period following the termination of the extended use period pursuant to a foreclosure (or instrument in lieu of foreclosure), the Project Owner shall not evict or terminate the tenancy (other than for good cause) of an existing low income tenant of any low-income unit in the Project or increase the gross rent with respect to a low-income unit, not otherwise permitted under IRC § 42.
- lienholder (excluding customary nonmonetary liens and encumbrances relating to easements, utilities and similar matters) of any building in the Project whereby the prior recorded lienholder, and its assigns or successors in interest, agrees to not evict an existing low-income tenant (other than for good cause) and not increase gross rent with respect to a low-income unit, not otherwise permitted under IRC § 42, for a period of three (3) years from the date of any foreclosure with respect to any qualified low-income building in the Project. The foregoing agreement shall be placed of record in the real property records of the county in which the Project is located.
- 12. Sale of Building. Pursuant to IRC § 42(h)(6)(B)(iii), no portion of a qualified low-income building to which this Agreement applies, may be sold, transferred or conveyed to any person unless all of the low-income building to which this Agreement applies is sold, transferred or conveyed to such person. If the Project Owner proposes to sell, transfer or convey all or any part of the Project Owner agrees that the Project Owner will not sell, transfer or convey all or any part of the Project without first obtaining the written consent of Utah Housing, which consent shall not be unreasonably withheld.
- 13. Rent and Income Limits. The Project Owner agrees that 39 of the 47 units (excluding one (1) manager's unit) of the Project will be leased, throughout the extended use period as set forth in paragraph 9 above, (i) for a maximum monthly rental fee which is affordable to the tenants residing therein (as calculated below), and (ii) to individuals whose annual income (as defined under Section 8 of the United States Housing Act of 1937), aggregated for all individuals residing in a given unit, does not exceed the percentages set forth below of area median income for the county in which the unit is located:

<u>Un</u>	its 🌖	Type	Income Limits
	1/1/10	1/1/1	1/10
2		2 bedroom 1 bath units	55% of area median income
4		3 bedroom 2 bath units	55% of area median income
<b>12</b>		4 bedroom 2 bath units	55% of area median income
1 1		40) 1	40) J

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1	l bedroom 1 bath unit	50% of area median income			
5	bedroom 1 bath units	of area median income			
4	3 bedroom 2 bath units	50% of area median income			
2	4 bedroom 2 bath units		,		
1	1 bedroom 1 bath unit	45% of area median income			
, <b>4</b>	2 bedroom 1 bath units	45% of area median income	A		
4	3 bedroom 2 bath units	45% of area median income			
2 3 2 2 1	4 bedroom ? bath units	45% of area median income			
3	1 bedroom 1 bath units	40% of area median income			
2	2 bedroom 1 bath units	40% of area median income			
2	bedroom 2 bath units	40% of area median income	E CO		
1	4 bedroom 2 bath unit	40% of area median income			
110°	NAO.		)) *		
For purpos	ses of determining the affordability of	monthly rental payments, the max	imum		
monthly rental fee is calculated as follows:					
a. First, multiply the monthly rent limit applicable to the unit as					
calculated by Utah Housing for the applicable year, based on bedroom size, based					
on 50% of area median income for the county in which the unit is located, by 2 (to					
arrive at a rental amount based on 100% of area median income);					
(Fif II)					

Second, multiply the product derived in paragraph a. above by the forth below.

b. percentages set forth below.

$\sim$	$\sim$	$\sim$	$\sim$		
	<u>Units</u>	Type	Rent Limits	4	
	^2	2 bedroom 1 bath units	50% of area median income		
	4	3 bedroom 2 bath units	50% of area median income		
	2	4 bedroom 2 bath units	50% of area median income	* @	
	1	1 bedroom 1 bath unit	A5% of area median income		
(Fifty)	5	bedroom 1 bath units	45% of area median income		
	4	3 bedroom 2 bath units	45% of area median income		
1/1/1/2	2	4 bedroom 2 bath units	45% of area median income		
	1	1 bedroom 1 bath unit	40% of area median income		
	4	2 bedroom 1 bath units	40% of area median income	Ą	
	4	3 bedroom 2 bath units	40% of area median income		
	2	4 bedroom 2 bath units	40% of area median income		
	3	1 bedroom 1 bath units	35% of area median income		
- B	2	2 bedroom 1 bath units	35% of area median income		
	2 .C	Bedroom 2 bath units	Sow of area median income	Cla	
(Ell)	1	4 bedroom 2 bath unit	35% of area median income	<b>&gt;</b>	
	, ~~,	4 bedroom 2 bath unit			
For my	rnoses of deter	mining the maximum month!	y rental fee pursuant to this paragra	nh	
the maximum monthly rental fee amount shall include an allowance for tenant-paid utilities as provided in IRC § 42 or notices, regulations of revenue rulings issued or promulgated thereunder.					
provided in A	ge 9 42 of flour	ces, regulations of revenue fur	ings issued of promulgated thereum		
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	450 D. 4348			On Con	
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	~ // ))		<i>(</i> ( ))		

the maximum monthly rental fee amount shall include an allowance for tenant-paid utilities as provided in IRC § 42 or notices, regulations or revenue rulings issued or promulgated thereunder. B: 1459 P: 1778

Notwithstanding the foregoing, upon written approval from Utah Housing, the Project Owner may increase the maximum monthly rental fee or income limit applicable to tenants for any unit of the Project in an amount agreed to by Utah Housing, as Utah Housing shall decide in its sole discretion; however, under no circumstances may the maximum monthly rental fee or income limit applicable to tenants for any given unit of the Project exceed the rent or income limits established under IRC

- Non-profit. A qualified nonprofit organization is required to own an interest in the Project (directly or through a partnership or limited liability company) and materially participate (within the meaning of IRC § 469(h)) in the development and operation of the Project throughout the extended use period applicable to the Project. The term "qualified nonprofit organization" shall have that meaning set forth in IRC \$\infty 42(h)(5)(C). A qualified nonprofit organization may satisfy the requirements of this paragraph through a "qualified corporation" within the meaning  $\mathbb{Z}^{\mathbb{Z}} \mathbb{R} \mathbb{C}$  42(h)(5)(D)(ii).
- 15. Restrictive Covenants. The Project Owner intends, declares and covenants that the covenants terms, provisions and restrictions set forth in this Agreement shall run with the land and shall bind, and the benefits and burdens shall inure to, the Project Owner and Utah Housing, and their respective successors and assigns, and all subsequent owners of the Project or any interest therein, for the duration of the extended use period set forth in paragraph 9 above. Upon the termination of the extended use period, except as provided in paragraph 10 above, this Agreement shall be deemed terminated and of no further force and effect, and Utah Housing shall execute a release for recordation purposes if so requested by the then owner of the Project.
- Recordation. This Agreement shall be placed of record in the real property records 16. of the county in which the Project is located.
- Enforcement. All of the terms, provisions and restrictions of the Agreement may beenforced by Utah Housing. In addition, Utah Housing and the Project Owner acknowledge and agree that any individual who meets the income limitations applicable to the Project under IRC § 42(g) (whether a prospective, present, or former occupant of the Project) has the right to enforce in any Utah state court the requirements and conditions of this Agreement.
- Section 8 Tenants. The Project Owner shall not refuse to lease any unit of the Project to a holder of a voucher or certificate of eligibility under section 8 of the United States Housing Act of 1937 because of the status of the prospective tenant as such a holder.
- Changes to IRC § 42. Utah Housing and the Project Owner recognize that the provisions of IRC § 42 may be amended from time to time. The Project Owner agrees to maintain the Project in compliance and conformity with the requirements of IRC § 42, and the regulations issued thereunder, as the same are amended from time to time. However, if in the opinion of Utah Housing subsequent revisions to IRC § 42 are so substantial as to necessitate amendment of this Agreement, this Agreement may be amended to reflect such changes in the law governing the lowincome housing tax credit program. In such case, this Agreement shall be amended only by written instrument executed by the parties hereto.

20. <u>Notices</u>. All notices to be given to Utah Housing or to the Project Owner pursuant to this Agreement shall be in writing and shall be mailed by first class, postage prepaid or sent by nationally recognized overnight delivery service, to the parties at the addresses set forth below:

to Utah Housing:

President

Utah Housing Corporation 2479 S. Lake Park Blvd.

West Valley City, Utah 84120

to the Project Owner:

Northwest Sandstone, LLC 210 W. Mallard Drive, Suite A

Boise, Idaho 83706

- 21. <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Utah, and where applicable, the laws of the United States of America.
- Representations. The Project Owner hereby warrants and represents to Utah Housing as follows:
  - a. The Project is located upon the real property described in Exhibit A" attached hereto;
  - b. The Project Owner has the authority and power to execute, deliver and have recorded this Agreement;
  - The individuals signing on behalf of the Project Owner are duly authorized, empowered and have the authority to bind the Project Owner to the terms and conditions of this Agreement.

Utah Housing hereby warrants and represents to the Project Owner as follows:

- d. Otah Housing has the authority and power to execute, deliver and have recorded this Agreement;
- e. The individuals signing on behalf of Utah Housing are duly authorized, empowered and have the authority to bind Utah Housing to the terms and conditions of this Agreement.
- 23. Attorneys' Fees. In any action or defense associated with this Agreement, the prevailing party shall be reimbursed by the non-prevailing party for the costs, including attorneys' fees, incurred by the prevailing party in that action or defense.
  - 24. Recitals. The recitals are hereby incorporated into this Agreement.

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- Waiver. No action or failure to act by the parties shall constitute a waiver of any right or duty afforded any party under this Agreement, not shall any such action or failure to act constitute approval of or acquiescence in any breach hereunder, except as may be specifically agreed to in writing. A waiver by a party of a breach hereunder by the other party shall not be construed as a waiver of any succeeding breach of the same or other provisions.
- 26 Modifications and Integration. This Agreement may only be modified by a writing signed by all of the parties hereto. This Agreement constitutes the entire agreement of the parties with respect to the subject matter addressed herein. No other agreements, oral or written, pertaining to the matters herein exist between the parties. This Agreement hereby supersedes any other agreement between the parties respecting the subject matter addressed herein.
- 27. Annual Certification. The Project Owner shall, in a form designed by Utah Housing, annually certify to Utah Housing its compliance with all the provisions of this Agreement and IRC § 42 and regulations issued thereunder.
- Definitions. All words, definitions and terms used in this Agreement that are defined or set forth in IRC § 42 shall have the meanings given in IRC § 42.
- Counterparts. This Agreement may be executed by the different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.
- 30. Severability. If any provision of this Agreement or the application thereof to any party or circumstance shall be invalid or unenforceable to any extent, the remainder of the Agreement and the application of such provisions to any other party or circumstance shall not be affected thereby and shall be enforced to the greatest extent permitted by law.
- Headings. Titles of headings to the sections of this Agreement are for convenience only, and neither limit nor amplify the provisions of this Agreement.

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IN WITNESS WHEREOF, the parties he their respective duly authorized representatives.

"Project On"." IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by spective duly authorized representatives.

"Project Owner"

"Utah Housing"

IWEST SANDSTONE LLC,
D limited liability company NORTHWEST SANDSTONE LLC, an Idaho limited liability company a Utah public corporation By: The Sandstone Manager, LLC an daho limited liability company Us: Managing Member By: Northwest Real Estate Capital Corp., an Idaho nonprofit corporation Its: Sole Member Making Coly By: Jonathan A. Hanks Its: Vice President Its: Senior Vice President & COO Thoughting Colom Mothicial Coby The filtigit Colom Mofficial Copy Mothicial Copy Mathicial Color B: 1459 P: 1782

Mothicial Colon IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by their respective duly authorized representatives. "Project Owner" "Utah Housing" UTAH HOUSING CORPORATION, NORTHWEST SANDSTONE LLC, a Utah public corporation an Idaho limited liability company By. The Sandstone Manager, LLC, an Idaho limited liability company Its: Managing Member By: Northwest Real Estate Capital Corp., an Idaho nonprofit corporation By: Ionathan A. Hanks
Its: Senior Vice President & COO Its: Sole Member By: Julie Marple Its: Vice President Thoughting Colom Mathicial Colon Matticial Color Matticial Coby 00734534 B: 1459 P: 1783

STATE OF IDAHO  COUNTY OF Aday of Street of the foregoing instru	) : ss.		
On the 21 day of 5	ate Capital Corp., which i	ally appeared before me Ju edged to me that she is the s the Sole Member of The west Sandstone LLC, and the	llie Marple, Vice Sandstone
President of Northwest Real Esta Manager, LLC, which is the Manager, LLC, which is the Manager, LORI BENFIET  NOTARY PUBLIC - STATE OF IDAHO  COMMISSION NUMBER 61935  MY COMMISSION EXPIRES 7-18-2026		23	
STATE OF LITAH	NOTARY PI	UBLIC CONTRACTOR	
STATE OF UTAH	) NU		NW ELIC.
COUNTY OF SALT LAKE  On the day of  Hanks, the signer of the foregoin Senior Vice President & COO	; ss. , 2019, personally genstrument, who duly a	appeared before me Jonatl	han A. e is the e same.
Senior Vice President & COO of	Tutah Housing Corporation	on and that he executed the	e same. Affill of
	NOTARY PI	UBLIC	
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	STATE OF IDAHO				
, 1100 (f.F.)	STATE OF IDALIA				
	COUNTY OF day of	; ss. _ )	personally anneará	d before me Julie M	
J.F.	the signer of the foregoing instruction of Northwest Real Est Manager, LLC, which is the Mexecuted the same.	rument, who duly act tale Capital Corp., wanaging Member of I	chowledged to me which is the Sole Monthwest Sandsto	that she is the Vice ember of The Sands ne LLC, and that sh	stone (2)
OW	oxecuted the same.		). N	O'W	
J. J		NOTA	RY PUBLIC		
		<b>\</b>			
	STATE OF DTAH  COUNTY OF SALT LAKE  On the 23 day of Septenthe signer of the foregoing inst  President & COO of Chah Hou			- 016 <sub>4</sub>	
NW EFF	On the 23 day of Septer the signer of the foregoing inst President & COO of Clah Hou	mber, 2019, personal rument, who duly ac sing Corporation and	ly appeared before knowledged to me kthat he executed t	that he is the Senion the same.	nks. Vice
		NOTA	ARY PUBLIC (		
NU EFF		NOTA	Carts Committy C	Arbito - State of Utah  M. Wallentine mission #697977 commission Expires acember 3, 2021	
		(C) (P) 11			
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**EXHIBIT A** Legal Description

That certain parcel of real property, situated in Fron County, State of Utah, and more particularly described as follows:

> Beginning South 00°18'38" East, 1035.35 feet along the section line and North 90°00'00" West, 2679.92 feet from the East quarter corner of Section 35, Township 35 South Range 11 West, Salt Lake Meridian, thence South 76°44'30" East 84.06 feet; thence along the arc of a curve to the right, having a radius of 200.00 feet, a distance of 206.22 feet; thence South 1739:43" East, 189.85 feet; thence along the Northwesterly right of way line of Canyon Commercial Avenue and the arc of a non-tangent curve to the left, having a radius of 330.00 feet, a distance of 195.82 feet, long chord for said curve bears South 54°45'08" West, 192.96 feet; thence 37°45'11" West, 145.22 feet along said right of way line; thence North 52 14 49" West, 202.76 feet; thence North 13°19'22" East, 181.52 feet; thence South 76°44'26" East, 19.17 feet; thence North 13°15'34" East, 271.13 feet to the point of beginning.

Subject to a 20 foot wide public utilities easement along that portion that lies adjacent to Canyon Commercial Avenue.

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ALSO SUBJECT TO AND TOGETHER WITH a private roadway easement described as follows:

Beginning South 00°18'38" East, 1358.66 feet along the section line and North 90°00'00" West, 2356.20 feet from the East quarter corner of Section 35, Township 35 South, Range 11 West, Salt Lake Meridian, said point being on the North right of way line of Canyon Commercial Avenue and a point of curvature to the left, having a radius of 330.00 feet and a central angle of 14°46'30" (radius point bears South 10°49'56" East); thence along the arc of said curve 85.10 feet to a point of non-tangent curvature to the left, having a radius of 20.00 feet and a central angle of 82°03'17" (radius point bears North 25% 26" West); thence along the arc of said curve 28.64 feet; thence North 17°39'43" West. 173.19 feet to a point of curvature to the left, having a radius of 175.00 feet and a central angle of 59:04'47"; thence along the arc of said curve 180.45 feet; thence North 76°44'30" West, 114.60 feet; thence North 13°15'34" East, 50,00 feet; thence South 76°44'30" East, 114.06 feet to a point of curvature to the right, having a radius of 225.00 feet and a central angle of 59°04'47" (radius point bears South 13°15'30" West); thence along the arc of said curve 232.01 feet; thence South 1739'43" East, 172.31 feet to a point of curvature to the left, having a radius of 20.00 feet and a central angle of 83°10'13" (radius point bears North 72°20'17" East), thence along the arc of said curve 29.03 feet to the beginning.

ALSO SUBJECT TO AND TOGETHER WITH a private roadway easement beginning South 0°18'38' East, 1004.13 feet along the section line and North 90°00'00 West, 2703.22 feet from the East quarter corner of Section 35, Township 35 South, Range 11 West, Salt Lake Base and Meridian. thence South 13°15'34" West, 50,00 feet; thence North 74°44'26" West, 266.52 feet; thence North 13°15'34" East, 50.00 feet along the Easterly line of Main Street, thence South 76°44'26" East 266.52 feet to the point of beginning.

For information purposes only, Tax ID No. B-1196-0042-0000