

11375473
4/23/2012 12:49:00 PM \$115.00
Book - 10010 Pg - 5502-5509
Gary W. Ott
Recorder, Salt Lake County, UT
SEB LEGAL LLC
BY: eCASH, DEPUTY - EF 8 P.

After Recording Return To:
224 S. 200 W., #110
Salt Lake City, UT 84101

**SECOND AMENDMENT TO THE DECLARATION OF CONDOMINIUM AND
BYLAWS FOR
BROADWAY PARK LOFTS, A MIXED USE CONDOMINIUM PROJECT**

This Amendment to the Declaration is executed on the date set forth below by the Broadway Park Lofts Unit Owners Association ("Association") and Broadway Park Loft Holdings, L.L.C., as successor Declarant ("Declarant").

RECITALS

A. Real property in Salt Lake County, Utah, known as Broadway Park Lofts, a Utah Mixed Use Condominium Project, was subjected to covenants, conditions, and restrictions pursuant to a declaration of condominium recorded April 27, 2010, in the Salt Lake County Recorder's Office as Entry 10941449. The Declaration was amended by the First Amendment to Declaration of Condominium and Bylaws recorded December 23, 2010, in the Salt Lake County Recorder's Office as Entry 11103337 (the Declaration together with all amendments are referred to as "Declaration");

B. This amendment shall be binding against the property described in EXHIBIT A and the Declaration and any annexation or supplement thereto;

C. This amendment is intended to modify the Declarant's rights to help facilitate the development and sale of the Project;

D. All capitalized terms in this amendment shall have the same meaning as given to them in the Declaration;

E. On February 29, 2012, Broadway Park Loft Holdings, LLC, received an assignment of declarant's rights from Broadway Park, LLC, for the North Building and South Building Units. Notices of the assignments were recorded in the Salt Lake County Recorder's Office;

F. This Amendment affects Declarant's rights. In accordance with Declaration Article 13, Section 13.1.1, Declarant has consented to this Amendment in writing by signing below;

G. Declarant owns all Units. Declarant approves this amendment. Accordingly, under Declaration Article 13, Section 13.1, the Management Committee certifies that more than

Two-Thirds Majority of the Unit Owners has approved this Amendment. The Management Committee also certifies that there are no Eligible Mortgagees.

NOW, THEREFORE, the Association, by and through its Management Committee, hereby amends the Declaration as follows:

Declaration Article 1 is amended to add Section 1.41A "Turnover Date," which reads as follows:

1.41A. "*Turnover Date*" means the later of: (a) seven years after the date this Amendment is recorded; (b) the date on which the last Unit owned by Declarant sells; or (c) the date on which Declarant, in writing, surrenders any right to appoint the Management Committee. Declarant shall give the Owners written notice of the Turnover Date within 30 days of it occurring. In its notice of the Turnover Date, Declarant shall, in cooperation with the then existing Management Committee, give notice of the date, time, and location of the Turnover Meeting.

Declaration Article 1 is amended to add Section 1.41B "Turnover Meeting," which reads as follows:

1.41B. "*Turnover Meeting*" means the first meeting of the Unit Owners after they receive notice of the Turnover Date.

Declaration Article 2, Section 2.10, last sentence is amended to read as follows:

"Notwithstanding any provision of this Declaration to the contrary, Condominium Units within Phase 2 and Phase 3 shall not be subject to assessments for Common Expenses and shall not be entitled to vote on matters under this Declaration until the Condominium Unit is sold by Declarant."

Declaration Article 4, Section 4.6.6, is amended in its entirety to read as follows:

4.6.6. *Administration.* The Management Committee shall be the exclusive arbitrator of any disputes regarding parking, and any decision rendered by the Management Committee with respect to any parking dispute shall be final, binding and conclusive for all purposes. Notwithstanding, any provisions in this Section 4.6 to the contrary, Declarant (in place of the Management Committee) shall administer the assignments and regulations for the Parking area until the Turnover Date. Thereafter, the Management Committee shall administer all matters relating to the Parking Area.

Declaration Article 5, Section 5.8, first sentence is amended to read as follows:

"Declarant reserves a transferable, non-exclusive easement ("*Improvement Easement*") over and on the Common Areas and Facilities and the Limited Common Areas and Facilities for the purpose of making improvements on the Property and for the purpose of doing all things necessary and proper in connection with the same, including construction of Phase 2 and the construction of Phase 3."

Declaration Article 5, Section 5.12, is amended in its entirety to read as follows:

5.12. *Administration.* Notwithstanding any provisions in this Article 5 to the contrary, Declarant (in place of the Management Committee) shall administer any approvals and

restrictions for the Sign Easement and the Commercial Easements until the Turnover Date. Thereafter, the Management Committee shall administer the activity or easement as called for in this Article.

Declaration Article 6, Section 6.2.1, last sentence (and table of initial Management Committee) is amended to read as follows:

“Notwithstanding the foregoing provisions, until the Turnover Meeting, Declarant shall have the right to appoint the members of the Management Committee, or exercise the powers and responsibilities otherwise assigned by the Act or this Declaration to the Management Committee or the Association of Unit Owners. At the Turnover Meeting, the Owners shall elect a Management Committee.”

Declaration Article 6, Section 6.2.3, last sentence is amended to read as follows:

“Subject to veto by a majority of the Owners, the Management Committee may fix such compensation for any member as may be reasonable in light of the Management Committee duties which that member is required to perform. The amount and form of compensation shall be disclosed to the Owners at each annual meeting. Notwithstanding the foregoing, no compensation shall be paid to members of the Management Committee until after the Turnover Meeting.”

Declaration Article 6, Section 6.2.4, is deleted in its entirety.

Declaration Article 6, Section 6.8 is amended in its entirety to read as follows:

6.8. *Agent for Service of Process.* The agent for service of process shall be designated on the corporate records of the State of Utah. If the Association’s corporate status expires, the Association president shall be the agent for service of process.

Declaration Article 7, Section 7.4, is amended in its entirety to read as follows:

7.4 *Voting.* There shall be two classes of voting rights within the Association. Since a Unit Owner may be more than one person, if only one of such persons is present at a meeting of the Association that person shall be entitled to cast the vote appertaining to that Unit. But if more than one of such persons is present, the vote appertaining to that Unit shall be cast only in accordance with the agreement of a majority of them, and such consent shall be conclusively presumed if any one of them purports to cast the vote appertaining to that Unit without protest being made at the meeting to the person presiding over the meeting by any of the others. Voting rights within the Association shall be allocated as follows:

7.4.1. *Class A.* Class A voting rights shall be exercised by all Owners other than the Declarant. Class A voting rights shall be equal to the Undivided Interest that is then appurtenant to such Unit as described in Exhibit “A.”

7.4.2. *Class B.* Class B voting rights shall be exercised by the Declarant. Class B voting rights shall be equal to the Undivided Interest that is then appurtenant to any Units owned by Declarant plus 167% of all Class A voting rights. The Class B voting rights shall automatically cease upon the sale of the last Unit held by Declarant or to be constructed (regardless of the

Phase).

Declaration Article 13, Section 13.1.1 is amended in its entirety to read as follows:

13.1.1. *Rights of Declarant.* Until Declarant sells the last Unit held by it or to be constructed (regardless of the Phase), no amendment to this Declaration or the Condominium Plat shall effective unless consented to in writing by Declarant.

IN WITNESS WHEREOF, the Association, by and through its President and Secretary, and Declarant have executed this Amendment to the Declaration as of the 13 day of April, 2012.

DECLARANT:

BROADWAY PARK LOFT HOLDINGS, L.L.C.

By Silverleaf Financial, LLC, manager

Mark Staples
Mark Staples, its President and Manager

STATE OF UTAH)
 :SS
County of Salt Lake)



On the 13 day of April, 2012, personally appeared Mark Staples who, being first duly sworn, did that say that he is the President and Manager of Declarant and that said instrument was signed on behalf of Declarant by authority of its members; and he acknowledged said instrument to be his voluntary act and deed.

Julia Roper
Notary Public for Utah

ASSOCIATION:

BROADWAY PARK LOFTS UNIT OWNERS ASSOCIATION

*By Broadway Park Loft Holdings, LLC
By Silverleaf Financial, LLC, manager
By Mark Staples, manager*

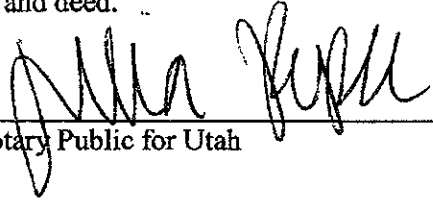
Mark Staples
President

Casey Thomas
Secretary

STATE OF UTAH)
 :SS
County of Salt Lake)

On the 13 day of April, 2012 personally appeared *Mark Staples* and *Casey Thomas* who, being first duly sworn, did that say that they are the President and Secretary of the Association and that said instrument was signed and sealed

on behalf of said Association by authority of its Management Committee; and each of them acknowledged said instrument to be their voluntary act and deed. ..



Notary Public for Utah

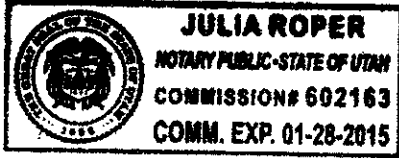


EXHIBIT A
LEGAL DESCRIPTION

15011871000000 UNIT 201, BROADWAY PARK LOFTS FIRST AMENDED
15011871010000 UNIT 202, BROADWAY PARK LOFTS FIRST AMENDED
15011871020000 UNIT 203, BROADWAY PARK LOFTS FIRST AMENDED
15011871030000 UNIT 204, BROADWAY PARK LOFTS FIRST AMENDED
15011871040000 UNIT 205, BROADWAY PARK LOFTS FIRST AMENDED
15011871050000 UNIT 206, BROADWAY PARK LOFTS FIRST AMENDED
15011871060000 UNIT 207, BROADWAY PARK LOFTS FIRST AMENDED
15011871070000 UNIT 208, BROADWAY PARK LOFTS FIRST AMENDED
15011871080000 UNIT 209, BROADWAY PARK LOFTS FIRST AMENDED
15011871090000 UNIT 210, BROADWAY PARK LOFTS FIRST AMENDED
15011871100000 UNIT 211, BROADWAY PARK LOFTS FIRST AMENDED
15011871110000 UNIT 212, BROADWAY PARK LOFTS FIRST AMENDED
15011871120000 UNIT 213, BROADWAY PARK LOFTS FIRST AMENDED
15011871130000 UNIT 214, BROADWAY PARK LOFTS FIRST AMENDED
15011871140000 UNIT 215, BROADWAY PARK LOFTS FIRST AMENDED
15011871150000 UNIT 216, BROADWAY PARK LOFTS FIRST AMENDED
15011871160000 UNIT 217, BROADWAY PARK LOFTS FIRST AMENDED
15011871170000 UNIT 218, BROADWAY PARK LOFTS FIRST AMENDED
15011871180000 UNIT 219, BROADWAY PARK LOFTS FIRST AMENDED
15011871190000 UNIT 220, BROADWAY PARK LOFTS FIRST AMENDED
15011871200000 UNIT 221, BROADWAY PARK LOFTS FIRST AMENDED
15011871210000 UNIT 223, BROADWAY PARK LOFTS FIRST AMENDED
15011871220000 UNIT 224, BROADWAY PARK LOFTS FIRST AMENDED
15011871230000 UNIT 225, BROADWAY PARK LOFTS FIRST AMENDED
15011871240000 UNIT 226, BROADWAY PARK LOFTS FIRST AMENDED
15011871250000 UNIT 227, BROADWAY PARK LOFTS FIRST AMENDED
15011871260000 UNIT 228, BROADWAY PARK LOFTS FIRST AMENDED
15011871270000 UNIT 229, BROADWAY PARK LOFTS FIRST AMENDED
15011871280000 UNIT 230, BROADWAY PARK LOFTS FIRST AMENDED
15011871290000 UNIT 231, BROADWAY PARK LOFTS FIRST AMENDED
15011871300000 UNIT 233, BROADWAY PARK LOFTS FIRST AMENDED
15011871310000 UNIT 234, BROADWAY PARK LOFTS FIRST AMENDED
15011871320000 UNIT 235, BROADWAY PARK LOFTS FIRST AMENDED
15011871330000 UNIT 236, BROADWAY PARK LOFTS FIRST AMENDED
15011871340000 UNIT 237, BROADWAY PARK LOFTS FIRST AMENDED
15011871350000 UNIT 238, BROADWAY PARK LOFTS FIRST AMENDED
15011871360000 UNIT 239, BROADWAY PARK LOFTS FIRST AMENDED

15011871370000 UNIT 240, BROADWAY PARK LOFTS FIRST AMENDED
15011871380000 UNIT 241, BROADWAY PARK LOFTS FIRST AMENDED
15011871390000 UNIT 242, BROADWAY PARK LOFTS FIRST AMENDED
15011871400000 UNIT 401, BROADWAY PARK LOFTS FIRST AMENDED
15011871410000 UNIT 402, BROADWAY PARK LOFTS FIRST AMENDED
15011871420000 UNIT 403, BROADWAY PARK LOFTS FIRST AMENDED
15011871430000 UNIT 404, BROADWAY PARK LOFTS FIRST AMENDED
15011871440000 UNIT 405, BROADWAY PARK LOFTS FIRST AMENDED
15011871450000 UNIT 406, BROADWAY PARK LOFTS FIRST AMENDED
15011871460000 UNIT 407, BROADWAY PARK LOFTS FIRST AMENDED
15011871470000 UNIT 408, BROADWAY PARK LOFTS FIRST AMENDED
15011871480000 UNIT 409, BROADWAY PARK LOFTS FIRST AMENDED
15011871490000 UNIT 410, BROADWAY PARK LOFTS FIRST AMENDED
15011871500000 UNIT 411, BROADWAY PARK LOFTS FIRST AMENDED
15011871510000 UNIT 412, BROADWAY PARK LOFTS FIRST AMENDED
15011871520000 UNIT 413, BROADWAY PARK LOFTS FIRST AMENDED
15011871530000 UNIT 414, BROADWAY PARK LOFTS FIRST AMENDED
15011871540000 UNIT 415, BROADWAY PARK LOFTS FIRST AMENDED
15011871550000 UNIT 416, BROADWAY PARK LOFTS FIRST AMENDED
15011871560000 UNIT 417, BROADWAY PARK LOFTS FIRST AMENDED
15011871570000 UNIT 418, BROADWAY PARK LOFTS FIRST AMENDED
15011871580000 UNIT 419, BROADWAY PARK LOFTS FIRST AMENDED
15011871590000 UNIT 420, BROADWAY PARK LOFTS FIRST AMENDED
15011871600000 UNIT 421, BROADWAY PARK LOFTS FIRST AMENDED
15011871610000 UNIT 422, BROADWAY PARK LOFTS FIRST AMENDED
15011871620000 UNIT 423, BROADWAY PARK LOFTS FIRST AMENDED
15011871630000 UNIT 601, BROADWAY PARK LOFTS FIRST AMENDED
15011871640000 UNIT 602, BROADWAY PARK LOFTS FIRST AMENDED
15011871650000 UNIT 603, BROADWAY PARK LOFTS FIRST AMENDED
15011871660000 UNIT 604, BROADWAY PARK LOFTS FIRST AMENDED
15011871670000 UNIT 605, BROADWAY PARK LOFTS FIRST AMENDED
15011871680000 UNIT 606, BROADWAY PARK LOFTS FIRST AMENDED
15011871690000 UNIT 607, BROADWAY PARK LOFTS FIRST AMENDED
15011871700000 UNIT 608, BROADWAY PARK LOFTS FIRST AMENDED
15011871710000 UNIT 609, BROADWAY PARK LOFTS FIRST AMENDED
15011871720000 UNIT 610, BROADWAY PARK LOFTS FIRST AMENDED
15011871730000 UNIT 611, BROADWAY PARK LOFTS FIRST AMENDED
15011871740000 UNIT 612, BROADWAY PARK LOFTS FIRST AMENDED

15011871750000 UNIT 613, BROADWAY PARK LOFTS FIRST AMENDED
15011871760000 UNIT 614, BROADWAY PARK LOFTS FIRST AMENDED
15011871770000 UNIT 615, BROADWAY PARK LOFTS FIRST AMENDED
15011871780000 UNIT 616, BROADWAY PARK LOFTS FIRST AMENDED
15011871790000 UNIT 617, BROADWAY PARK LOFTS FIRST AMENDED
15011871800000 UNIT 618, BROADWAY PARK LOFTS FIRST AMENDED
15011871810000 UNIT 619, BROADWAY PARK LOFTS FIRST AMENDED
15011871820000 UNIT 620, BROADWAY PARK LOFTS FIRST AMENDED
15011871830000 UNIT 621, BROADWAY PARK LOFTS FIRST AMENDED
15011871840000 UNIT 622, BROADWAY PARK LOFTS FIRST AMENDED
15011871850000 UNIT 623, BROADWAY PARK LOFTS FIRST AMENDED
15011870940000 UNIT 101, BROADWAY PARK LOFTS FIRST AMENDED
15011870950000 UNIT 102, BROADWAY PARK LOFTS FIRST AMENDED
15011870960000 UNIT 103, BROADWAY PARK LOFTS FIRST AMENDED
15011870970000 UNIT 104, BROADWAY PARK LOFTS FIRST AMENDED
15011870980000 UNIT 105, BROADWAY PARK LOFTS FIRST AMENDED
15011870990000 UNIT 106, BROADWAY PARK LOFTS FIRST AMENDED