When Recorded
Return to:
City of North Salt Lake
10 East Center Street
North Salt Lake, UT 84054

2016 - 40A

2979091 BK 6635 PG 576

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RICHARD T. MAUGHAN
DAVIS COUNTY, UTAH RECORDER
11/02/2016 11:38 AM
FEE \$0.00 Pes: 3
DEP RTT REC'D FOR CITY OF NORTH SALLT LAKE

# STORM WATER MANAGEMENT/BMP FACILITIES MAINTENANCE AGREEMENT

City of North Salt Lake, Utah

THIS AGI	REEMENT, made	and entered into this TYCVISO TNUCS	lly day of _ ments L	Awgust Le hereinat	, 20 <b>\\(\varphi\)</b> , by a	nd between (Own "Landowner", and	er) I the City of North
	, hereinafter called					·	·

## WITNESSETH,

WHER	EAS, the I	Landown	er is the c	wner of certain real	property described as	(Development Name/Parcel Identification
Number)	01-098	-0005			as recorded by deed	d in the land records of Davis County, Utah,
Deed Book _	6301	_ Page _	1060	_, hereinafter called	d the "Property"; and	

WHEREAS, the Landowner is proceeding to build on and develop the property; and

WHEREAS, the Site Plan/Subdivision Plan known as \_\_\_\_\_Treviso Site Plan/JT Thorpe Site Plan\_, (Name of Plan/Development) hereinafter called the "Plan", which is expressly made a part hereof, as approved or to be approved by the City, provides for detention and/or Structural Best Management Practices (BMP) of storm water within the legal boundaries of the property; and

WHEREAS, the City and the Landowner, its successors and assigns, including any homeowners association, agree that the health, safety, and welfare of the residents and businesses of North Salt Lake, Utah, require that on-site storm water management/BMP facilities, hereinafter called "facilities", as constructed be maintained on the Property; and

WHEREAS, the City requires that on-site storm water management/BMP facilities as constructed be adequately maintained by the Landowner, its successors and assigns, including any homeowners association.

**NOW, THEREFORE**, in consideration of the foregoing premises, the mutual covenants contained herein, and the following terms and conditions, the parties hereto agree as follows:

- 1. The Landowner, its successors and assigns, including any homeowners association, shall adequately maintain the storm water management/BMP facilities as constructed by approved design plans in accordance with current engineering standards. This includes all privately owned pipes and channels built to convey storm water to the facility, as well as all structures, improvements, and vegetation provided to control the quantity and quality of the storm water. Adequate maintenance is herein defined as good working condition so that these facilities are performing their design functions.
- 2. The Landowner, its successors and assigns, shall inspect the storm water management/BMP facility and submit an inspection report to the City annually on June 30<sup>th</sup>. The purpose of the inspection is to assure safe and proper functioning of the facilities. The inspection shall cover the entire facilities, berms, outlet structure, pond areas, access roads, etc. Deficiencies and corrective actions shall be noted in the inspection report.
- 3. The Landowner, its successors and assigns, hereby grant permission to the City, its authorized agents and employees, to enter upon the Property and to inspect the storm water management/BMP facilities whenever the City deems necessary. The City shall provide the Landowner with reasonable prior notice of said inspection. The purpose of inspection is to follow-up on reported deficiencies, to respond to citizen complaints, and/or determine if the facilities are being adequately maintained. The City shall provide the Landowner, its successors and assigns, copies of the inspection findings and a directive to commence with the repairs, if necessary.

## 2979091 BK 6635 PG 577

- 4. In the event the Landowner, its successors and assigns, fails to adequately maintain the storm water management/BMP facilities in good working condition acceptable to the City, the City may enter upon the Property and take whatever steps reasonably necessary to correct deficiencies identified in the inspection report and to charge the reasonable costs of such repairs to the Landowner, its successors and assigns. This provision shall not be construed to allow the City to erect any structure of permanent nature on the land of the Landowner outside of the easement for the storm water management/BMP facilities. It is expressly understood and agreed that the City is under no obligation to routinely maintain or repair said facilities, and in no event shall this Agreement be construed to impose any such obligation on the City.
- 5. The Landowner, its successors and assigns, will perform the work necessary to keep these facilities in good working order as appropriate. In the event a maintenance schedule for the storm water management/BMP facilities (including sediment removal) is outlined on the approved plans, the schedule will be followed.
- 6. In the event the City pursuant to this Agreement, performs work of any nature, or expends any funds in performance of said work for labor, use of equipment, supplies, materials, and the like, the Landowner, its successors and assigns, shall reimburse the City upon demand, within thirty (30) days of receipt thereof for all actual reasonable costs incurred by the City hereunder.
- 7. This Agreement imposes no liability of any kind whatsoever on the City and the Landowner agrees to hold the City harmless from any liability in the event the storm water management/BMP facilities fail to operate properly.
- 8. This Agreement shall be recorded among the land records of the City of North Salt Lake, Davis County, Utah, and shall constitute a covenant running with the land, and shall be binding on the Landowner, its administrators, executors, assigns, heirs and any other successors in interests, including any homeowners association.
- 9. This Agreement may not be modified in any respect whatsoever or terminated, in whole or in part, except with the consent of the City and the Landowner, and then only by written instrument duly executed and acknowledged by the Landowner and the City and recorded in the Official Records of Davis County, Utah.
- 10. This Agreement shall not preclude the Landowner from entering into joint agreements with adjacent property owners for the provision of installation and maintenance of said facilities that have been designed, installed and utilized for the benefit of multiple properties.

WITNESS the following signatures and seals:

Kodiac Properties LLC & Treviso Investments	CITY OF NORTH SALT LAKE, UTAH
Company/Corporation/Partnership Name (Seal)	Municipal Corporation
ву:	By: Bary Edward
Print Name)	Barry Edwards (Print Name)
MANAGRER (Title)	City Manager (Title)
STATE OF Utah	STATE OFUTAH
CITY OF DAVIS	CITY OF NORTH SALT LAKE
The foregoing Agreement was acknowledged before me this day of Au, , 20 , by	The foregoing Agreement was acknowledged before me this, day of, 20, by
Tom Studet NOTARY PUBLIC SIM BY MISMAS	NOTARY PUBLIC
My Commission Expires: 45 170	My Commission Expires: 4-4-20
Notary Public A B. THOMAS Commission #664487 My Commission Expires April 3, 2017 State of Utah	LINDA D HORROCKS  NOTARY PUBLIC  STATE OF UTAH  COMMISSION # 688350  MY COMMISSION EXPIRES ON  APRIL 04, 2020

## 2979091 BK 6635 PG 578

## **Exhibit A**

Parcel ID: 01-098-0005

## **Legal Description:**

ALL OF LOT 1 IN SEC 9-T1N-R1W, SLM; LESS & EXCEPT ANY PORTION LYING WEST OF THE FOLLOWING DESC LINE AS RECORDED IN SPECIAL WARRANTY DEED RECORDED 01/27/2000 AS E# 1572263 BK 2609 PG 1423 AS THE SECOND DESC PPTY: BEG AT A PT S 0^37'40" W 548.93 FT ALG THE E LINE OF SEC 9-T1N-R1W, SLM, FR THE NE COR OF SD SEC 9; & RUN TH ALG THE ARC OF A 692.00 FT RAD CURVE TO THE LEFT 374.74 FT (HAVING A CENTRAL ANGLE OF 31^01'39"); TH N 58^36'02" W 311.06 FT; TH N 54^19'17" W 67.97 FT TO A PT OF A 98.00 FT RAD CURVE TO THE RIGHT 95.51 FT (HAVING A CENTRAL ANGLE OF 55^50'22") TO A PT N 89^30'16" W 620.44 FT FR THE SD NE COR & THE PT OF TERMINUS. CONT. 3.70 ACRES ALSO LESS & EXCEPT THAT PPTY CONV IN CORRECTED SPECIAL WARRANTY DEED RECORDED 05/29/2015 AS E# 2869902 BK 6277 PG 81 DESC AS FOLLOWS: A PARCEL OF LAND LOC IN GOVERNMENT LOT 1, SEC 9-T1N-R1W, SLB&M, MORE FULLY DESC AS FOLLOWS: BEG AT A PT ON THE E SEC LINE OF SEC 9-T1N-R1W, SLB&M, SD PT ALSO BEING S 0^37'40" W 348.93 FT FR THE NE COR OF SD SEC 9; & RUN TH S 0^37'40" W 200.05 FT ALG SD SEC LINE TO A PT OF CURVATURE OF A 692 FT RAD CURVE TO THE LEFT (RADIAL BEARING IS S 62^25'37" W); TH 258.00 FT ALG SD CURVE WITH A CENTRAL ANGLE OF 21^21'43"; TH S 89^30'16" E 161.02 FT TO THE POB. CONT. 0.32 ACRES TOTAL ACREAGE **3.38 ACRES**