

ENT67392:2020 PG 1 of 15
Jeffery Smith
Utah County Recorder
2020 May 19 09:57 AM FEE 40.00 BY DA
RECORDED FOR Cottonwood Title Insurance Agency, Inc.
ELECTRONICALLY RECORDED

PREPARED BY AND WHEN
RECORDED PLEASE RETURN TO:

Barton L. Gertsch, Esq.
Parr Brown Gee & Loveless
101 South 200 East, Suite 700
Salt Lake City, Utah 84111-1537

COMMUNICATIONS EASEMENT AGREEMENT

THIS COMMUNICATIONS EASEMENT AGREEMENT (the “**Agreement**”) is entered into as of the 8 day of MAY, 2020, between WF 2 UTAH, LLC, a Delaware limited liability company (“**Grantor**”), whose address for purposes hereof is Exchange Place, Building B, 14034 South 145 East, Suite 204, Draper, Utah 84020, and FIRSTDIGITAL TELECOM, LLC, a Utah limited liability company (“**FirstDigital**”), whose address is 90 South 400 West, Suite M-100, Salt Lake City, Utah 84101. (Grantor and FirstDigital are referred to in this instrument collectively as the “**Parties**,” and individually as a “**Party**.”)

RECITALS

A. Grantor is the owner of a portion of the residential real estate development project generally known as Wildflower, located in the City of Saratoga Springs, Utah (such development together with related grounds, improvements, and facilities is referred to in this Agreement as the “**Project**”). The Project is depicted on the Site Plan attached hereto as Exhibit A (the “**Site Plan**”). The legal description of the portion of the property on which the Project is located which is owned by Grantor (the “**Property**”) is more particularly described on Exhibit B attached hereto.

B. FirstDigital is a certified competitive local exchange carrier authorized to provide communications services including voice, video, and high-speed data access in the state of Utah.

C. Due to the lack of any telecommunications facilities in the Project and the costs associated with providing high speed residential broadband services, Grantor has agreed to contract with FirstDigital to provide at FirstDigital’s cost and expense the communications infrastructure to the Project as set forth below.

D. Grantor desires to have FirstDigital provide ongoing management and maintenance of such communications infrastructure in order to assist in accommodating the needs of the residents in the Project, maintaining the integrity of the Project’s infrastructure during construction and the build out of the Project and providing maximum uptime for users.

E. Grantor desires to have FirstDigital’s communications infrastructure available for use by other Communications Service Providers who interconnect with the communications

network at the designated "Minimum Points of Entry," all in accordance with the terms of this Agreement, in order to help eliminate the duplication of facilities, prevent unnecessary trenching and the cutting of sidewalks and streets, and maintain the overall earth friendly, consistent and efficient use of resources within and throughout the Project; provided, however, that nothing herein shall restrict or limit such duplication of facilities and additional trenching.

AGREEMENT

NOW, THEREFORE, FOR THE SUM OF TEN DOLLARS (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are acknowledged, Grantor hereby agrees as follows:

1. Definitions. As used in this Agreement, each of the following terms shall have the indicated meaning:

"Communications Facilities" means the facilities (e.g. fiber, copper and coaxial cables, towers, satellites, other broadcasting and receiving devices, conduits, junction boxes), beginning at the demarcation point or points at the boundary or boundaries of the Project and ending at the entry Demarcation Point at each residence in the Project, as applicable, by means of which the Communications Services are provided to the Resident, as such systems and facilities are updated, supplemented or replaced from time to time.

"Communications Services" means voice, video, telecommunications and high speed data access services and any other services as may be offered to Residents via Communications Facilities.

"Communications Service Provider" means any telecommunications company that is certified to provide Communications Services to customers in Utah.

"Communications Services Agreement" shall mean that Agreement executed of even date herewith, between Grantor and Grantee.

"Demarcation Point" means the physical and electrical boundary between a Resident's voice, video, telecommunications and high speed data equipment and the Communications Facilities installed and owned by FirstDigital.

"Exclusive Telecommunications Easement Area" has the meaning given to such term in Section 2 below.

"Owner" means each person, who, at any given time, holds fee title to the Property or any portion thereof.

"Resident" means each Owner and any resident or occupant of all or any portion of the Property.

2. Grant of Easement. Grantor conveys and grants to FirstDigital and its successors and assigns a telecommunications easement and right-of-way in gross in the easement area more particularly described in Exhibit C attached hereto and incorporated herein (the "**Exclusive**

Telecommunications Easement Area”). Pursuant to this Easement, Grantee shall have the exclusive right within such Exclusive Telecommunications Easement Area to design, engineer, construct, install, test, operate, maintain, repair, replace, relocate, remove and manage Communications Facilities on, under over and across such Exclusive Telecommunications Easement Area up to a Resident’s Demarcation Point(s); provided, however that nothing herein shall restrict the rights of other Communications Service Providers to dig trenches and lay their own Communications Facilities pursuant to existing or future franchise rights and/or public utility easements (or to otherwise provide satellite-based telecommunications services); and provided, further, that Grantor shall not be limited in any way from granting other easements or rights within the Exclusive Telecommunications Easement Area to any utility service provider or other party not intending to construct Communications Facilities within such Exclusive Telecommunications Easement Area so long as such grant of other easements or rights does not unreasonably interfere with FirstDigital’s operations therein. In addition, Grantor hereby grants to FirstDigital the sole and exclusive right and easement to design, engineer, construct, install, test, operate, maintain, repair, replace, relocate, and remove Communications Facilities within the Exclusive Telecommunications Easement Area up to a Resident’s Demarcation Point(s) and to manage the way by which other Communications Service Providers shall gain access to such Demarcation Point(s) through FirstDigital’s Communication Facilities; provided, however, that nothing herein shall restrict the rights of other Communications Service Providers to dig trenches and lay their own Communications Facilities pursuant to existing or future franchise rights and/or public utility easements. FirstDigital and its employees, agents, contractors, invitees, and licensees shall have the right to access its Communications Facilities in the Project on a 24-hour-per-day 7-day-per-week basis, provided that such access shall not unreasonably disturb, disrupt or interfere with the ongoing development, construction, use and enjoyment of the Project.

3. Infrastructure. Each Owner will coordinate with FirstDigital to designate a mutually agreeable Demarcation Point(s) on its property and FirstDigital at its cost and expense will design, engineer, extend and install the Communications Facilities to such designated Demarcation Point(s).

4. Securing Other Communications Facilities and Services; Failure to Perform by FirstDigital. An Owner shall have the right to secure its own Communications Facilities and Services at its own cost and expense for any reason. Furthermore, an Owner shall have the right to elect to terminate this Easement with respect to its property if FirstDigital breaches or fails to perform any obligation under this Easement and fails to cure such breach or failure within thirty (30) days after receipt of written notice from an Owner describing such breach or failure; provided, however, that (a) if the nature of the breach or failure is such that more than 30 days are reasonably required to cure, prior to such Owner having the right to terminate this Easement with respect to its property, FirstDigital shall have such period as is reasonably necessary to cure so long as it commences the cure of such breach within the 30-day period and after such commencement diligently prosecutes the same to completion; and (b) in no event shall an Owner have the right to terminate this Easement with respect to any property that is needed or is being used to provide Communications Facilities and Communications Services to other Residents in the Project.

5. Repair of Damage. FirstDigital shall promptly repair any damage to the Project that is caused by FirstDigital’s installation, use, maintenance, repair, or removal of

Communications Facilities; provided that FirstDigital shall not be responsible for damage caused by Owner or other persons.

6. Ownership of Communications Facilities. FirstDigital will retain ownership of and title to all Communications Facilities installed at the Project by or on behalf of FirstDigital. The Communications Facilities will retain their character as personal property following their installation. In no event will the Communications Facilities installed at the Project by or on behalf of FirstDigital be deemed to be a fixture of the Project or of any Resident. Without limiting the generality of the foregoing, Owner shall not have the right to create any security interest in such Communications Facilities. FirstDigital shall have the right to grant a security interest in such Communications Facilities to one or more lenders and to assign its rights and obligations under this Agreement.

7. Other Communications Service Providers. FirstDigital recognizes and agrees that Residents in the Project are not obligated to select FirstDigital as their Communications Service Provider. In the event any such Resident selects another Communications Service Provider, such Resident shall not be obligated hereunder to compensate FirstDigital for Communications Services obtained by Resident from another Communications Service Provider and FirstDigital shall reasonably cooperate with such other Communications Service Provider and allow, at such other Communications Service Provider's request, such Communications Service Provider access to the requesting Resident in accordance with the terms of an interconnection agreement between FirstDigital and such other Communications Service Provider which contains terms and conditions acceptable to FirstDigital; provided, however, that such other Communications Service Provider shall not be required to enter into such interconnection agreement if it elects to provide Communication Services in another manner and without the use of FirstDigital's Communication Facilities. No such interconnection shall adversely impact FirstDigital's Communications Facilities or FirstDigital's ability to provide Communications Services to the Project. Notwithstanding anything to the contrary in this Section 7, FirstDigital shall be entitled to reasonable compensation from the interconnecting Communications Service Provider or the Resident for the reasonable costs and fees associated with an interconnection of the other provider's Equipment with FirstDigital's Communications Facilities, in the event that such other Communication Service Provider enters into such interconnection agreement with FirstDigital.

8. Interconnection. All Communications Service Providers desiring to provide Communications Services to Residents through means requiring fiber, copper and coaxial cables or other similar Communications Facilities installed by FirstDigital (specifically excluding satellite telecommunications services) will do so by interconnecting to FirstDigital's Communications Facilities, subject to the rights of other Communications Service Providers to dig trenches and lay their own Communications Facilities pursuant to existing or future franchise rights and/or public utility easements or to otherwise provide satellite-based telecommunications services. FirstDigital will have the authority to interconnect a Communications Service Provider's communications facilities to FirstDigital's Communications Facilities and need not obtain permission from an Owner to do so.

9. Quality of Service. FirstDigital will provide and maintain a quality of service with respect to its Communications Facilities equal to or greater than Bellcore product quality

and reliability standards. Furthermore, FirstDigital will maintain a local or toll-free telephone number which will be available to its subscribers 24 hours a day, 7 days a week. FirstDigital representatives will be available to respond to customer telephone inquiries during normal business hours. FirstDigital will begin working on service interruptions promptly and in no event later than the next business day after notification of the service problem, excluding conditions beyond the reasonable control of FirstDigital.

10. Nature of Provisions. The Parties expressly intend that the rights and easements granted to FirstDigital shall be easements in gross and shall: (a) constitute a covenant running with the Property; (b) bind every person and Owner having any fee, leasehold, mortgage lien or other interest in any portion of the Property concerned; (c) bind any person and Owner whose title to the Property or any portion thereof is acquired by judicial foreclosure, trustee's sale, deed in lieu of foreclosure or other means.

11. Term of Agreement. Except as set forth in Section 4 above, this Agreement and the rights and easements granted to FirstDigital hereunder shall continue until (a) this Agreement is terminated by Grantor and FirstDigital or (b) the Communications Services Agreement expires or is terminated.

12. General Provisions. This instrument shall be governed by, and construed and interpreted in accordance with, the laws (excluding the choice of laws rules) of the State of Utah. This instrument shall inure to the benefit of, and be binding on, the Parties and their respective successors and assigns. Whenever possible, each provision of this instrument shall be interpreted in such manner as to be valid under applicable law; but, if any provision of this instrument shall be invalid or prohibited under applicable law, such provision shall be ineffective to the extent of such invalidity or prohibition without invalidating the remainder of such provision or the remaining provisions of this instrument.

[Signatures on the Next Page]

The parties have executed this Agreement to be effective on the Effective Date.

GRANTOR:

WF 2 Utah, LLC,
a Delaware limited liability company

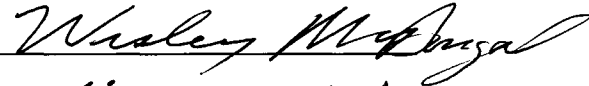
By:  _____

Name: Bryan Plamm

Title: Manager

FIRSTDIGITAL:

FirstDigital Telecom, LLC,
a Utah limited liability company

By:  _____

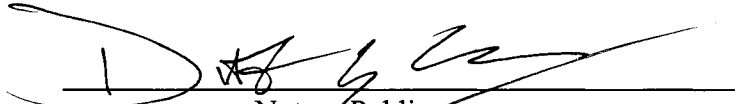
Name: WESLEY McDUGAL

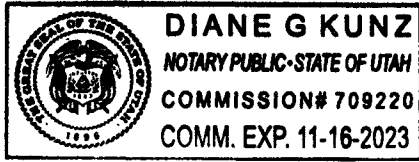
Title: President

State of Utah)
) ss.
County of Salt Lake)

The foregoing instrument was acknowledged before me this 12th day of May, 2020, by Bryan Flamm the Manager of WF 2 Utah, LLC, a Delaware limited liability company.

(Seal)


Notary Public



State of Utah)
) ss.
County of Salt Lake)

The foregoing instrument was acknowledged before me this 0th day of May, 2020, by NESELY McDONALD, the PRESIDENT of FIRSTDIGITAL TELECOM, LLC.



Teara Bryan

Notary Public

EXHIBIT A

to

COMMUNICATIONS EASEMENT AGREEMENT

Site Plan

[See attached]



WF2, LLC



EXHIBIT B

to

COMMUNICATIONS EASEMENT AGREEMENT

Legal Description of the Property

Legal Description

Parcel #3-The Springs A portion of Sections 8 and 9, Township 5 South, Range 1 West, Salt Lake Base and Meridian, described as follows: Beginning at the East 1/4 Corner of Section 9, Township 5 South, Range 1 West, Salt Lake Base and Meridian; thence S0°20'24"W along the section line 1993.85 feet to a BLM aluminum pipe and cap monument marking the southeast corner of the north half of the southeast quarter of the southeast quarter of said Section 9; thence N89°59'41"W along the south line of said north half 1328.72 feet to a BLM aluminum pipe and cap monument marking the southwest corner of said north half; thence N0°06'28"W along the west line of said north half 670.03 feet to the southeast corner of the northwest quarter of the southeast quarter of said Section 9; thence N89°45'47"W along the south line of said northwest quarter 160.09 feet to the intersection with the east line of Belle Spring Mine No. 1 as defined on that dependent resurvey conducted under the direction of the Bureau of Land Management, the official plat thereof being on file in the office of the Bureau of Land Management dated September 17, 2002; thence along the boundary of Belle Spring Mine No. 1 the following three (3) courses: S0°17'40"W 82.66 feet to Corner No. 3 of Belle Spring Mine No. 1 (not monumented); thence N73°21'20"W 1211.23 feet to a BLM aluminum pipe and cap monument marking Corner No. 2 of Belle Spring Mine No. 1; thence N0°17'40"E 100.52 feet to Corner No. 3 of Belle Spring No. 6 (monument not found); thence N73°21'20"W 17.98 feet to the intersection with the Quarter Section Line; thence S0°33'34"E along the Quarter Section Line 365.10 feet to a BLM aluminum pipe and cap monument marking the Center South 1/16 Corner of said Section 9; thence N89°36'37"W along the south line of the north half of the southwest quarter of said Section 9, (defined in Deed Entry No. 43758:2011 in the official records of the Utah County Recorder) 2634.36 feet to the southeast corner of the north half of the southeast quarter of Section 8, Township 5 South, Range 1 West, Salt Lake Base and Meridian; thence N88°46'35"W along said south line (defined in Deed Entry No. 28603:2015 in the official records of the Utah County Recorder) 2674.42 feet to the southeast corner of the northeast quarter of the southwest quarter of said Section 8; thence N88°45'57"W along the south line of said northeast quarter (defined in Deed Entry No. 28603:2015 in the official records of the Utah County Recorder) 1335.65 feet to the southwest corner of the northeast quarter of the southwest quarter of said Section 8; thence N0°47'51"E along the west line of said northeast quarter 1339.46 feet to a BLM aluminum pipe and cap monument marking the northwest corner of the northeast quarter of the southwest quarter of said Section 8; thence N0°20'25"E along the west line of the southeast quarter of the northwest quarter of said Section 518.47 feet to a BLM aluminum pipe and cap monument marking the intersection with the south line of that real property owned by the United States of America defined on that dependent resurvey conducted under the direction of the Bureau of Land Management, the official plat thereof being on file in the office of the Bureau of Land Management dated September 17, 2002 (said real property is purported to be that real property described Deed Entry No. 178437:2007 in the official records of the Utah County Recorder); thence along the south line of that real property the following three (3) courses: N76°58'20"E 2259.24 feet to a BLM aluminum pipe and cap monument; thence N79°06'11"E 896.49 feet to a BLM aluminum pipe and cap monument; thence N75°14'36"E 302.99 feet to a BLM aluminum pipe and cap monument marking the intersection with the north line of the southeast quarter of the northeast quarter of said Section 8; thence S89°09'23"E along said north line 634.92 feet to a BLM aluminum pipe and cap monument marking the northwest corner of the south half of the northwest quarter of said Section 9; thence S88°33'27"E along the north line of said south half 2587.47 feet to a BLM aluminum pipe and cap monument marking the northeast corner of the south

half of the northwest quarter of said Section 9; thence S0°34'00"E along the quarter section line 1154.58 feet to a BLM aluminum pipe and cap monument marking to the intersection with the north line of Belle Spring Claim No. 4 as defined on that dependent resurvey conducted under the direction of the

Bureau of Land Management, the official plat thereof being on file in the office of the Bureau of Land Management dated September 17, 2002; thence $S73^{\circ}21'20''E$ along the north line of said claim 501.14 feet to a BLM aluminum pipe and cap monument marking the intersection with the quarter section line; thence $S73^{\circ}21'20''E$ 104.97 feet to a BLM aluminum pipe and cap monument marking Corner No. 2 of Belle Spring Mine No. 5; thence $S73^{\circ}21'20''E$ 799.24 feet to the intersection of the north line of Belle Spring Mine No.5 and the east line of the northwest quarter of the southeast quarter of said Section 9; thence $N0^{\circ}06'28''W$ along said east line 248.56 feet to a BLM aluminum pipe and cap monument marking the northwest corner of the northeast quarter of the southeast quarter of said Section 9; thence $S89^{\circ}18'02''E$ along the quarter section line 1344.44 feet to the point of beginning. Contains: ± 473.78 Acres

EXHIBIT C

to

COMMUNICATIONS EASEMENT AGREEMENT

Exclusive Telecommunications Easement Area

[TO BE INSERTED.]

EXHIBIT D
TO
COMMUNICATIONS SERVICES AGREEMENT

Multifamily Area Pricing

1-149 Units	150-249 Units	250+ Units
\$30.00 mo./Unit	\$27.50 mo./Unit	\$25.00 mo./Unit