When recorded return to: Blake K Wade Ballard Spahr LLP 201 South Main Street Suite 800 Salt Lake City UT 84111

Ulugati gloji Gologi RESOLUTIONS

Park City, Utah

April 19, 2012

Fee Exempt per Utah Code Annotated 11-13-102

The City Council (the "Council") of Park City Utah (the "City"), met in regular session on April 19, 2012, in Park City, Utah, at 6:00 p.m. with the following members of the Council present

> Dana Williams Andy Beerman Alex Butwinski Cindy Matsumoto Dick Peek Liza Simpson

Mayor Councilmember Councilmember (Councilmember Councilmember Councilmember

Also present:

 (\circ)

Jan Scott Thomas Bakaly Mark Harrington City Recorder City Manager City Attorney

Absent:

After the meeting had been duly called to order and after other matters not pertinent to this resolution had been discussed, the City Recorder presented to the Council a Certificate of Compliance with Open Meeting Law with respect to this April 19, 2012, meeting, a copy of which is attached hereto as Exhibit A.

Thereupon, the following resolution was introduced in written form, discussed in full and pursuant to a motion made by Councilmember _ ALEX BUTWINSKI and seconded by Councilmember USE SIMPSON , adopted by the following vote:

AYE:

NAY:

The resolution was then signed by the Mayor in open meeting and recorded by the City Recorder in the official records of Park City, Utah. The resolution is as follows:

> 00944713 B: 2126 P: 1670

Page 1 of 26 Alan Spriggs, Summit County Utah Recorder 05/03/2012 10(2)(42 AM Fee \$0.00 By Coalition Title Agency, Inc. Electronically Recorded

DMWEST #85814183/2

RESOLUTION NO.

F THE CITY COT

ITY. I'' A RESOLUTION OF THE CITY COUNCIL (THE "CITY COUNCIL") OF PARK CITY, UTAH (THE "CITY"), DESIGNATING AN ASSESSMENT AREA, FOR THE PURPOSE OF (i), LEVYING ASSESSMENTS AGAINST PROPERTIES NIHITAW ASSESSMENT AREA TO FINANCE THE CONSTRUCTION AND INSTALLATION OF NEW ROADS, SIDEWALK, CURB AND GUTTER, CULINARY WATER IMPROVEMENTS, STORM DRAINAGE IMPROVEMENTS, SEWER AND PUBLIC PARKS, TRAILS AND AND SCAPING OF PUBLICATION AREAS, AND RELATED IMPROVEMENTS, (ii) ESTIMATING THE AMOUNT OF THE ASSESSMENTS TO BE LEVIED AND THE METHOD OR METHODS OF ASSESSMENTS AND (iii) GENERALLY DESCRIBING THE PERIOD OVER WHICH THE ASSESSMENTS ARE TO BE PAID AND THE MANNER IN WHICH (THE CITY INTENDS TO FINANCE SAID IMPROVEMENTS; AND RELATED MATTERS.

BE IT RESOLVED by the City Council (the "City Council") of Park City (trah (the "City"), as follows:

The City Council hereby determines that it will be in the best Section 1. interest of the City to designate an area to finance the costs of acquiring, constructing and installing new roads, sidewalk, curb and gutter, culinary water improvements, sewer and storm drainage improvements, public parks, trails and landscaping of public areas and related improvements, and to complete said improvements in a proper and workmanlike manner (collectively, the "Improvements"). The City Council hereby determines that it is in the best interest of the City to levy assessments against properties benefited by the Improvements to finance the costs of said Improvements.

> Pursuant to Sections 14-42-104 and 11-42-202 of the Assessment Section 2. Area Act, Title 11, Chapter 42, Utah Code Annotated 1953, as amended (the "Act"), the owners of all properties to be assessed within the designated assessment area have waived the notice and hearing requirements set forth in Sections 11-42-202, 203, and 204 of the Act to designate an assessment area, and have consented to (a) the levy of an assessment against their property for the benefit to be received from the Improvements, (b) the designation of the assessment area as herein described, (c) the financing of the Improvements by the City through the issuance of interim warrants, bond anticipation notes and/or assessment bonds; (d) the acquisition and/or construction of the Improvements, and (e) the method and estimated amount of assessment as set forth herein in accordance with the Acknowledgment, Waiver, and Consent attached hereto as Exhibit B. The properties to be assessed are identified by legal description and tax identification number in Exhibit C attached hereto.

> As required by Section 11-42-205 of the Act, the City has obtained Section 3. an appraisal of the property proposed to be assessed from an appraiser who is a member of the Appraisal Institute addressed to the City and verifying that the market value of the

> > 447ቀ3 Page 2 of 26 Summit County

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Unofficiell color property to be assessed, after completion of the proposed improvements, is at least three (3) times the amount of the assessment proposed to be levied against the property. See Exhibit G attached hereto.

The City hereby designates a Assessment Area which shall be Section 4. known as the "Park City, Utah PC Heights Assessment Area" (the Assessment Area"). A description of the Assessment Area and its boundaries are more particularly described in Exhibit D attached hereto. 🬕

The City presently anticipates financing the costs of acquiring Section 5. and/or constructing the Improvements for the benefit of the properties within the Assessment Area in at least two phases. The City may, however, determine to finance all Improvements in one phase if it is determined by the City Council that it is beneficial to A map showing the general location of the phases and Improvements, lots anticipated to be assessed for Improvements acquired and/or constructed within the first two phases is set forth in Exhibit E. The Improvements anticipated to be constructed Sidewalks, curb gutter and roadwork including related site work, grading and excavation and related expenses.

Sewer, water and storm drainage: within the first two phases are shown on the map and schedules attached hereto as Exhibit E and are more particularly described as follows:

Public parks, trails and landscaping of public areas and related expenses.

Pursuant to the Act, the City Council has determined to levy Section 6. assessments to pay the cost of the Improvements. The assessments shall be assessed against properties which will be directly or indirectly benefited by the Improvements and shall be payable in not more than twenty (20) annual installments with interest on the unpaid balance until due and paid.

The total acquisition and or construction cost of Improvements including overhead costs, interest costs during construction and the costs of funding a reserve fund, is estimated at \$6,000,000 all of which is anticipated to be paid by assessments to be levied against the properties within the Assessment Area to be directly or indirectly benefited by such Improvements, which benefits need not actually increase the fair market value of the properties to be assessed. The cost of Improvements includes estimated overhead costs which the City projects to incur in the designation and administration of the Assessment Area, and interest costs incurred during the construction of the Improvements by issuing interim warrants, bond anticipation notes and/or assessment bonds (the "Bonds") If the City issues Bonds, in lieu of utilizing a guaranty fund, the City Council intends to create a special reserve fund to secure payment of the Bonds. It is anticipated that the reserve fund will be initially funded with proceeds of the Bonds in an amount equal to approximately ten percent (10%) of the total principal amount of Bonds to be issued. The City Council anticipates applying any moneys remaining in the reserve fund to the final payment on the Bonds which, in turn, would offset the final assessment payment to be made by the owners of property benefited by such Improvements, all of which will be

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further described in the assessment ordinance to be adopted by the City Council. The estimated cost of Improvements to be assessed against the benefited properties within the Assessment Area under an equivalent residential unit ("ERU") per lot type method of assessment are as follows:

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			-67	-6N
\chi_0		- (ERU Method of	\$ (D)\(
(0)	Improvements \	Estimated Assessment	<u>Assessment</u>	10
A COLO	ll improvements within Phase 1-A	\$50,875	Per Park Lot	
(\$\langle \chi \chi \chi \chi \chi \chi \chi \chi	G GV	101,7495	Per Cottage Lot	
A	Il improvements within Phase 1-B	51,901	Per Cottage Lot	
~~~	~~~ <u>~</u>	<b></b>	Per Homestead Lot	
	nitial Improvements within Master			
	Plan Area Phase 2	2,372	Per Park Lot	1
	8	4,744	Per Cottage Lot	12
^(	58 v	7,116	Per Homestead Lot	~ (2) n

Section 8. The City Council intends to levy assessments as provided in the Act on all parcels and lots of real property within the Assessment Area to be benefited by the Improvements, the owners of which have executed the Acknowledgment, Waiver, and Consent described in Section 2 herein. The purpose of the assessment and levy is to finance the cost of the Improvements which the City will not assume or pay.

The assessments may be paid by property owners in twenty (20) annual principal installments with interest on the unpaid balance at a rate or rates fixed by the City Council. The whole or any part of the assessment may be paid without interest within twenty-five (25) days after the ordinance levying the assessments becomes effective. After said twenty-five (25) day prepayment period, a property owner may prepay the assessment as provided in the assessment ordinance. The assessments shall be levied according to the benefits to be derived by each property within the Assessment Area. Other payment provisions and enforcement remedies shall be in accordance with the Act.

A map of the Assessment Area and the general location of the Improvements and other related information are on file in the office of the City Recorder who will make such information available to all interested persons.

Section 9. The City Engineer has prepared a "Certificate of Project Engineer" which, among other things, identifies the Improvements to be constructed and installed attached hereto as Exhibit G. The findings and determinations set forth in this resolution are based, in part, upon said Certificate of Project Engineer.

Section 10. The City Council reasonably expects and intends to reimburse the City from proceeds of the Bonds for all expenditures paid by the City (whether or not such expenditures are paid from proceeds of interim warrants or bond anticipation notes) with respect to the Improvements in advance of the issuance of tax exempt bonds. The maximum principal amount of debt expected to be issued to acquire the Improvements is \$6,000,000. This amount may be reduced by cash payments received by the City from property owners who elect to pay their assessment in full during the cash payment period

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immediately following the effective date of the assessment ordinance. This declaration of official intent is consistent with the City's budgetary and financial circumstances. No Le City (
Liget or finant

Light of the deal Color of the deal Col Unofficial Colord funds from sources other than the Bonds are, or are reasonably expected to be reserved, allocated on a long-term basis, or otherwise set aside by the City Council or by any member of the same controlled group pursuant to their budget or financial policies with Who the tell of the state of th DMWEST #8581418 v2 Page 5 of 26 Summit County

After the conduct of other business not pertinent to the above, the meeting was, on motion duly made and seconded, adjourned. JEAL. ATTEST: * Marial Colory Uno Athenoil Colory Ulmostifical colors Uno Hilledoll Gold V Ulta official Colory Umostination color Umoffile de la Maria DMWEST #8581418 vo Page 6 of 26 Summit County

STATE OF UTAH

: ss.

COUNTY OF SUMMIT

OF ASSESSMENT AREA

I, Jan scott, the duly chosen, qualified, and acting City Recorder of Park City, Utah, do hereby certify as follows:

- 1. That the foregoing typewritten pages constitute a full, true, and correct copy of the record of proceedings of the City Council taken at a regular meeting thereof held in said City on April 19, 2012, at the hour of 600 p.m., insofar as said proceedings relate to the consideration and adoption of a resolution declaring the proposal of the City Council to designate the Park City, Utah PC Heights Assessment Area and finance Improvements therein described as the same appears of record in my office; that I personally attended said meeting, and that the proceedings were in fact held as in said minutes specified.
- 2. That due, legal, and timely notice of said meeting was served upon all members as required by law and the rules and ordinances of said City.
- 3. That the above resolution was deposited in my office on April 19 2012, has been recorded by me, and is a part of the permanent records of Park City, Utah

IN WITNESS WHEREOF, I have hereunto subscribed my official signature and affixed the seal of said City this April 19, 2012.

PARK CITY, UTAH

(SEAL)

By.

City Recorder

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# PARK CITY COUNCIL MEETING SUMMIT COUNTY, UTAH **APRIL 19, 2012**

**SCHEDULE 1** 

PUBLIC NOTICE IS HEREBY GIVEN that the City Council of Park City, Utah will hold its regularly scheduled meeting at the Marsac Municipal Building, City Council Chambers, 445 Marsac Avenue, Park City, Utah for the purposes and at the times as described below on Thursday, April 19/2012.

## Closed Session

1:00 p.m.

Property and litigation

### **Work Session**

3:00 p.m.

Park City 2030 Long Range Strategic Plan Presentation

Public input

4:00 p.m.

Library levels of service

5:00 p.m.

Empire Avenue reconstruction

Public input

# Regular Meeting

6:00 p.m.

(a) ROLL CALL

COMMUNICATIONS AND DISCLOSURES FROM COUNCIL AND STAFF

Quinns Junction Partnership annexation application and MPD review update

PUBLIC INPUT (Any matter of City business not scheduled on the agenda) Ш

WORK SESSION AND REGULAR MEETING MINUTES OF MEETING OF MARCH 29, 2012 IV

CONSENT AGENDA (Items that have previously been discussed or are perceived as routine and may be approved by one motion. Listed Items do not imply a predisposition for approval and may be removed by motion and discussed and acted upon.)

- Consideration to authorize staff to execute a Construction Agreement with Preferred Fire Protection for the Quinns Junction Water Treatment Plant fire sponklers, in the amount of \$54,842 in a form approved by the City Attorney
- Consideration to authorize staff to execute a Construction Agreement for the construction of the Crescent Tram sidewalk with Lyndon Jones Construction in the amount of \$71,795, in a form approved by the City Attorney
- Consideration to authorize staff to execute a Professional Services Agreement with LSC Transportation Consultants in the amount of \$35,000 to provide transportation professional services related to conceptual scope and location for the PCMR Transit Hub & Parking Garage, in a form ്മുള്ള proved by the City Attorney ്ര്
- Consideration to authorize staff to execute the Seventh Addendum to the Professional Services Agreement with Bowen Collins & Associates, for general engineering services in an amount of \$191,826, in a form approved by the City Attorney

### **NEW BUSINESS**

Consideration of an Ordinance approxima the 7700 Marsac Avenue Subdivision, Park City, Utah

Public hearing

Motion to continue to May 17, 2012

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MacHilligical Color Consideration of an Ordinance approving a condominium conversion for the 7700 Marsac Avenue Subdivision, Park City, Utah

- Public hearing
- Motion to continue to May 17, 2012 (b)
- Consideration of a Resolution authorizing the issuance and sale of up to \$5,000,000 aggregate principal amount of water revenue bonds of the City; and providing for related matters
- Consideration of a Resolution of the City Council of Park City, Utah designating an assessment areas are the purpose of (i) leveling assessments against properties within the assessment area to finance the construction and installation of new roads, sidewalk, curb and gutter, culinary water improvements, sewer and storm drainage improvements, public parks and landscaping of public areas, and related improvements (ii) estimating the amount of the assessments to be levied and the method or methods of assessments and (iii) generally describing the period over which the assessments are to be paid and the manner in which the City intends to finance said improvements; and related matters
- Consideration of an Ordinance approving the 455 Park Avenue plat amendment, located at 455 Park Avenué? Park City, Utah
  - $\mathcal{R}(\mathbf{k})$ Public hearing
    - Action
- Consideration of an Ordinance amending Ordinance 10-18 regarding an extension of the approval of the First Amendment to the Amended and Restated Nakoma Condominiums record of Survey plat, located at 8800 Marsac Avenue, Park City, Utah
  - Public hearing
  - Action \
- Considération of an ordinance amending Ordinance 11-8 regarding an extension of the approval of the First Amendment to the Resort Townhomes Condominium record of survey plat, located at 1109-1139 Woodside Avenue, Park City, Utah
  - Public hearing (a)
  - Action
- Consideration of Findings of Fact, Conclusions of Law Order regarding the 60 Sampson Avenue appeal heard by the City Council on March 29, 2012
- Consideration of staff's recommendation on the Requests for Proposals for the sale, use and renovation of properties located at 1450 and 1460 Park Avenue, Park City, Utah

#### ADJOURNMENT VII

A majority of City Council members may meet socially after the meeting (1) so, the location will be announced by the Mayor. City business will not be conducted. Rursuant to the Americans with Disabilities Act, individuals needing special accommodations during the meeting should notify the City Recorder at 435-615-5007 at least 24 hours prior to the meeting. Wireless internet service is available in the Marsac Building on Wednesdays and Thursdays from 4 p.m. to 9 p.m.

Posted: 04/16/12 See www.parkcity.org Unofficial Copy 

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Uno Affication Colory SCHEDULE 2

NOTICE OF ANNUAL MEETING SCHEDULE Une of the deal Copy of Uniofficated Color DMWEST #8581418@ARCALLING Q0944713 Page 11 of 26 Summirate School Colors



NOTICE OF A REGULAR MEETING DATE, TIME, AND LOCATION FOR MEETINGS OF THE CITY COUNCIL, REDEVELOPMENT AGENCY, MUNICIPAL BUILDING AUTHORITY AND WATER SERVICE DISTRICT OF PARK CITY, UTAH FOR 2012

The regular meetings of the Park City Council, Redevelopment Agency, Municipal Building es Act Authority, and Water Service District shall be held every Thursday at the Marsac Municipal Building, 445 Marsac Avenue, Park City, Otah at 6 p.m., except when there is no quorum, pending Dusiness or the regular meeting date falls on a holiday. for all agencies is as follows:

January 5, 12, 19,26ව February 2, 9, 16, 23 March 1, 8, 15, 22, 29 April 5, 12, 19, 26 May 3, 10, 17, 24, 31 June 7, 14, 21, 28

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Pursuant to the Americans with Disabilities Act, individuals needing special accommodations during the meeting should notify the City Recorder at 615-5007 at Peast 24 hours prior to the meeting. MW Eff

City Recorder's Office 435-615-5007 Posted: 01/03/12

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See www.parkcity.org

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# EXHIBIT A

# CERTIFICATE OF COMPLIANCE WITH OPEN MEETING LAW

I, Jan Scott, the undersigned City Recorder of Park City, Utah (the "City"), do hereby certify, according to the records of the City in my official possession, and upon my own knowledge and belief that in accordance with the requirements of Section 52-4-202, Utah Code Annotated, 1953, as amended, I gave not less than twenty-four (24) hours public notice of the agenda, date, time, and place of the April 19, 2012, public meeting held by the City as follows:

- By causing a Notice in the form attached hereto as Schedule 1, to be posted at the City's principal offices on _ 411612 _, 2012, at least twenty-four (24) hours prior to the convening of the meeting, said Notice having continuously remained so posted and available for public inspection until the completion of the meeting and
- By causing a copy of such Notice, in the form attached hereto as (b) 0/(0) Schedule 1, to be delivered to on 2011, at least twenty-four (24) hours prior to the convening of the meeting, and
  - On the Utah Public Notice Website (http://pmn.utah.gov)

In addition, the Notice of 2011 Annual Meeting Schedule for the City Council (attached hereto as Schedule 2) was given specifying the date, time, and place of the regular meetings of the City Council to be held during the year, by causing said Notice to be posted on 4 16 12, 2012, at the principal office of the City Council and by be posted on causing a copy of said Notice to be provided to at least one newspaper of general circulation within the City on '11617_2012.

IN WITNESS WHEREOF, I have hereunto subscribed my official signature this April 19, 2012.

City Recorder

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EXHIBIT BENEVILLE OF ACKNOWLEDGMENT, WAIVER, AND CONSENT Une Head Copy Una office dell Color V DMNEST #8581418 to High and Color of the col 0094 Page 14 of 26 Summirate 2 And Conford

# ACKNOWLEDGMENT, WAIVER, AND CONSENT

Muchile Color This ACKNOWLEDGMENT, WALVER, AND CONSENT (this "Agreement") is entered into April 19, 2012, by and between Park City, Utah (the "City"), and Ivory Development LLC, a Utah limited liability company (the "Owner" and collectively with the City, the "Parties").

# RECITALS:

CO(64)

- As of the date hereof the Owner owns the real property described in 1. Exhibit A attached hereto (the "Subject Property") which constitutes property to be assessed within the Assessment Area described herein.
- The Owner desires that the City designate an assessment area pursuant to the Assessment Area Act, Title 11, Chapter 42, Utah Code Annotated 1953, as amended (the "Act"), for purposes of financing the costs of acquiring, constructing and installing new roads, sidewalk, curb and guiter, culinary water improvements, sewer and storm drainage improvements, public parks, trails and landscaping of public areas and related improvements, and to complete said improvements in a proper and workmanlike manner (collectively, the "Improvements:").
- Rursuant to the Act, the City Council of the City (the "City Council") anticipates adopting a Designation Resolution, a copy of which is attached hereto as Exhibit B (the "Designation Resolution") designating an assessment area to be known as the "Park City, Utah PC Heights Assessment Area" (the "Assessment Area")
- The City and the Owner desire to expedite the designation of the Assessment Area by waiving certain statutory requirements as permitted by the Act for the purpose of accelerating the financing of the Improvements.
- NOW, THEREFORE, in consideration of the premises stated herein the designation of Assessment Area, the acquisition, construction and installation of the Improvements and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto hereby agree as follows.
- Representations and Warranties of the City The City hereby Section 1. (Pepresents and warrants that:
  - the execution and delivery of this Agreement by the City does not conflict with, violate, or constitute on the part of the City a breach or violation of any of the terms and provisions of, or constitute a default under (i) any existing constitution, law, or administrative rule or regulation, decree, order, or judgment; (ii) any corporate restriction or any bond, debenture, note, mortgage, indenture, agreement, or other instrument to which the City is party or by which the City is or may be bound or to which any of the property or assets of the City is or may be subject; or (iii) the creation and governing instruments of the City; and

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- Unofficial Colori (b) there is no action, suit, proceeding, inquiry, or investigation at law that hy or before any court or public board or body and to which the city. or in equity by or before any court or public board or body and to which the City is a party, or threatened against the City wherein an unfavorable decision, ruling, or finding would adversely affect the validity or enforceability or the execution and delivery by the City of this Agreement; and
  - the City has adequate financial information from Owner (c) demonstrating Owner's ability to pay the proposed assessment.

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- Section 2. Representations and Warranties of Owner. The Owner hereby represents and warrants that:
  - the Owner is the sole owner of the Subject Property identified as (á) such in Exhibit A attached hereto;
  - the Owner has taken all action necessary to execute and deliver (b) this Agreement;
  - the execution and delivery of this Agreement by the Owner does (c) not conflict with violate, or constitute on the part of the Owner a breach or violation of any of the terms and provisions of, or constitute a default under any existing constitution, law, or administrative rule or regulation, decree order, or judgment; (ii) any corporate restriction or any bond, debenture, note, mortgage, indenture, agreement, or other instrument to which the Owner is a party or by which the Owner is or may be bound or to which any of the property or assets of the owner is or may be subject; or (iii) the creation and governing instruments of the Owner, if applicable; and
  - there is no action, suit, proceeding, inquiry, or investigation at law (d) or in equity by or before any court or public board or body and to which the Owner is a party, or threatened against the Owner wherein an unfavorable decision miling, or finding would adversely affect the validity or enforceability or the execution and delivery by the Owner of this Agreement.

Acknowledgment by Owner. The Owner hereby acknowledges Section 3.

the undersigned, on behalf of the Owner, is a duly qualified (a) representative of the Owner with the power and authority to execute this Agreement for and on behalf of the Owner;

the Owner has received a copy of the Designation Resolution wherein the City intends to designate the Assessment Area;

the consents set forth in Section 4 herein will benefit the Owner by (c) providing for the financing of the Improvements and by expediting the assessment process and the requirements for the issuance of assessment bonds, thereby saving administrative and overhead costs.

DMWEST #8581294 v1

# Consent by Owner. The Owner hereby consents to Section 4

- the City designating the Assessment Area for the Subject Property, for the purpose of financing the cost of the Improvements with assessments to be levied against properties within said Assessment Area, including the Subject Property all as generally described in the Designation Resolution, the making of the Improvements by the City, the estimated costs of the Improvements and the method of assessment, and
  - (b) the City financing the acquisition, construction and installation of the Improvements through the issuance of interim warrants, bond anticipation notes and/or assessment bonds as provided in the Act;
  - not suing or enjoining the levy, collection, or enforcement of the (c) 300 assessment levied pursuant to the assessment ordinance or in any manner attacking or questioning the tegality of said assessment levied within the District, pursuant to an assessment ordinance.

### Waiver. The Owner hereby waives: Section 5.

- Sany notice and hearing requirements set forth in Sections (142) 201, 202 and 204 of the Act and the right to protest set forth in Section 11 42 203 with respect to the designation of an Assessment Area and Section 11-42-401-403 of the Act with respect to the levy and collection of assessments as described in the Designation Resolution; and
- the right to have appointed by the Citto Council a board of (b) equalization and review which would hear aggrieved property owners and recommend adjustments in assessments, if deemed appropriate, the right to a hearing before a board of equalization and review and the right to appeal from any determination of a board of equalization and review as provided in Section 14.42 401 of the Act.
- the right to pay cash for its assessment during a cash prepayment period which would otherwise extend for twenty-five (25) days after the adoption and publication of the assessment ordinance as provided in Section 11-42-411(6) of the Act; and
- the right to contest its assessment during the 30-day contestability provided in Section 11-42-106 of the Act.
- Amendment. The City and the Owner hereby acknowledge that Section 6 bond counsel will rely, in part, on the representations, warranties, acknowledgments, consents, and agreements herein contained in issuing opinions relating to the levy of the assessments and the issuance of assessment bonds and consequently hereby agree that this Agreement may not be amended modified, or changed without the prior written consent of such bond counsel.

DMWEST #8581294 v1

Section 7 Severability. The stances of any provision of the instances and no other rebility. The invalidity or un-enforceability in particular circumstances of any provision of this Agreement shall not extend beyond such provision or circumstances and no other provision hereof shall be affected by such invalidity or unenforceability. The headings of the sections of this Agreement are Section 8. Includings of the sections of this Agreement inserted for convenience only and shall not affect the meaning of interpretation hereof. Successors and Assigns. This Agreement shall be binding upon their successors and assigns. Section 9. the Parties hereto and their successors and assigns. Section 11. Counterparts. This A counterparts, all or any of which may be treate constitute and be one and the same instrument. This Agreement shall be governed by and Section 10. Governing Law. Uno Afficial Corpy constructin accordance with the laws of the State of Utah. Counterparts. This Agreement may be executed in several counterparts, all or any of which may be treated for all purposes as an original and shall and the solution of the soluti Umostricil copy Umostilical Colory Una Athelical Colory DMWEST #8581294 v1(F) Page 18 of 26 Summit County

IN WHEREOF, the Mayor of the City has hereunto set his hand and has caused the official scal of the City to be hereunto affixed, and the City Recorder of the City has attested the same, and the undersigned, on behalf of Ivory Development LLC have hereunto executed this Agreement all as on the date first hereinabove set forth. OWNER: IVORY DEVELOPMENT LLC (SEAL) Who Hilliam Colors PARK CITY, UTAH JIMORATICAL COLONIA ATTEST: City Recorder S-1
Assessment Area
Acknowledgment, Waiver, and Consent
00944 DMWEST #8581294 v1 00944743 Page 19 of 26 Summit County

# Under EXHIBIT CONTRACTOR OF THE PARTY LEGAL DESCRIPTION AND TAX ID NUMBER OF PROPERTIES TO BE ASSESSED

## BOUNDARY DESCRIPTION

A parcel of land located in the South Helt of Section 2 and portions of Section 11, Township 2 South, Range 4 East, Selt Lake Base and Meridian, saki perce) being more particularly described as follows:

Beginning at a Park City Boundary Aluminum Cap marking the West Quarter Corner of Section 11, Township 2 South, Range 4 East, Self Lake Base and Meridian; and Junning

thence North 00+19'41" East 1,474.01 feet along the West Section Line of said Section 11, also being along the Easterly Boundary Line of the Hidden Meadows Subdivision Annexation Plat recorded as Entry No. 425892 in the Office of the Summit County Recorder; thence North 63°17'52" East 344.36 feet along the Eastatly Boundary Line of said Hidden Meadows Subdivision Annexation Plat thence North 75"52"07" East 1,501.92 feet along the Easterly Boundary Line of seld Hidden Meadows Subdivision Annexation Plat Thence North 38*46"13" West 606.70 feet along the Easterly Boundary Line of said Hidden Maadows Subdivision Annexation Plat: thence North 39" 40"23" West 214.68 feet along the Easterly Boundary Line of said Hidden Meadows Subdivision Annexation Piel to the North Section Line of said Section 11;

thence South 88°45'45" East 89.54 feet blong the North Section Line of said Section 11 to the 1/16 Corner of said Section 2; thence North 00*00'41" East 1,445,34 feet along the 1/16th Section Line of said Section 2 to the Southerny Right-of-Way Line of the abandoned Union Pacific Railroad Property;

thence North 68*35'10" East \$11.63 (set along the Southerly Right-of-Way Line of said abandoned Union Pacific Railroad Property thence Northeasterly 622.07 feet along the arc of a 1,532.69 foot radius curve to the left (center beers North 21°24'50" West and the thord bears North 56 57/32 East 617.81 feet with a central angle of 23 15/16/1 along the Southerly Right-of-Way Line of said abandoned Union Pecific Raikroad Property to the Southerly Right-of-Way Line of Rightardson Flat Road (UDOT FAP 93-B):

thence South 89"20"19" East 143.65 feet along the Southerty Right of Way Line of Richardson Flat Road (UDOT FAP 93-8); thence South 103.66 feet to the projection of the Northerty Boundary Line of the Morning Star Estates Subdivision and its as thereof to the Colice of the Summit County Recorder; thence North 89°30737 West 1,388.96 feet along the Northerty Boundary Line of said Morning Star Estates Subdivision and its as thereof to the Colice of the Summit County Recorder; thence North 89°30737 West 1,388.96 feet along the Northerty Boundary Line of said Morning Star Estates Subdivision and its as thereof to the Colice of the Summit County Recorder; thence North 89°30737 West 1,388.96 feet along the Northerty Boundary Line of said Morning Star Estates Subdivision and its as thereof to the Colice of the Summit County Recorder; thence North 89°30737 West 1,388.96 feet along the Northerty Boundary Line of said Morning Star Estates Subdivision and its as thereof to the Colice of the Summit County Recorder; thence North 89°30737 West 1,388.96 feet along the Northerty Boundary Line of the Morning Star Estates Subdivision and its as the colice of the Summit County Recorder; thence Northerty Boundary Line of the Morning Star Estates Subdivision and its as the colice of the Summit County Recorder; the County Recorder Re thence Southeasterly 252.20 feet along the arc of a 2,814,90 foot radius curve to the right (center bears South 00°39'41" West and the chard bears South 86"46"19" East 252,11 feet with a central angle of 05"08"00") along the Southerly Right-of-Way-Line of Richardson Flet ROOD (NOOT FAP 93-B):

Westerly Right-of-Way Line of State Highway 40;

No. 378621 in the Office of the Summit County Recorder;

projections thereof to the point of beginning.

Contains 8,518,648 Square Feet of 195.561 Acres

Subdivision and its

A-92-D-X, PCA-SS-122, Tax Parcel No.s PCA-88-X, PCA-92, PCA-92-PCA-122-8-X

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DMWEST #8581418 v2 DESCRIPTION OF BOUNDARY OF THE ASSESSMENT AREAS Uno Afficilia de la Maria **BOUNDARY DESCRIPTION** A parcel of land located in the South Helf of Seption 2 and portions of Section 11, Township 2 South Range 4 East, Sait Lake Base and

Maridian, said parcel being more particularly described as follows:

Beginning at a Park City Boundary Aluminum Cap marking the West Quarter Corner of Section 11, Township 2 South, Range 4 East, Seit Lake Base and Merklian; and running

thence North 00° 19'41" East 1,474.01 feet along the West Section Line of said Section 11, also being along the Easterly Boundary Line of the Hidden Meadows Subdivision Annexation Plat recorded as Entry No. 425892 in the Office of the Summit County Recorder: thence North 63°17'52" East 344.36 feet along the Easterly Boundary Line of said Hidden Meadows Subdivision Annexation Plat thence North 75"52"07" East 1,501.92 feet along the Easterly Boundary Line of weld Hidden Weedows Subdivision Annexation Plet thence North 38*46"13" West 606,70 feet along the Easterry Boundary Line of said Hidden Maadows Subdivision Annaxation Plat: thence North 39"40"23" West 214.68 feet along the Easterly Boundary Line of said Hidden Meadows Subdivision Annexation Piel to the North Section Line of said Section 11;

thence South 88"46'45" East 89.54 faet along the North Section Line of said Section 11 to the 1/16 Corner of said Section 2; thence North 00°00'41" East 1,415.34 feet along the 1/16th Section Line of said Section 2 to the Southerty Right of Way Line of the ebandoned Union Pacific Railroad Property:

thence North 68*35'10" Exect 11.63 (set along the Southerly Right-of-Way Line of said abandoned Union Pacific Railroad Property) thence Northeasterly \$22.07 feet along the arc of a 1,532.69 foot radius curve to the left (center bears North 21"24"56" West and the chord bears North 56*57/32* East 617.61 feet with a central angle of 23*15*15*17 along the Southerty Right-of-Way Line of said abandoned Union Pecific Railroad Property to the Southerly Right-of-Way Line of Richardson Flat Road (UDOT FAP 93-B);

thence South 89*2019* East 143.65 feet elong the Southerly Right-of-Way Line of Richardson Flat Road (UDOT FAP 33-8): thance Southeasterly 252.20 feet along the arc of a 2,814,90 foot radius curve to the right (center bears South 00*39'41" West and the chord bears South 66°46'19" East 252.11 feet with a central angle of 05"08"00") along the Southerly Right-of-Way Line of Richardson Flat Road (UDOT FAP 93-B);

thence South 84° 12'19" East 300.22 feet along the Southerly Right-of-Way Line of Richardson Flat Road (UDOT FAP 93-8) to the Westerly Right-of-Way Line of State Highway 40;

thence South 07°02'52" East 965.75 feet along the Westerly Right-of-Way Line of said State Highway 40; thence South 07 03 48" East 1,299,64 feet along the Westerly Right-of-Way Line of said State Highway 40;

thence South 42"31"04" West 3,012,86 feet;

thence South 103.66 feet to the projection of the Northerly Boundary Line of the Months Star Estates Subdivision recorded as Entry No. 376621 in the Office of the Summit County Recorder:

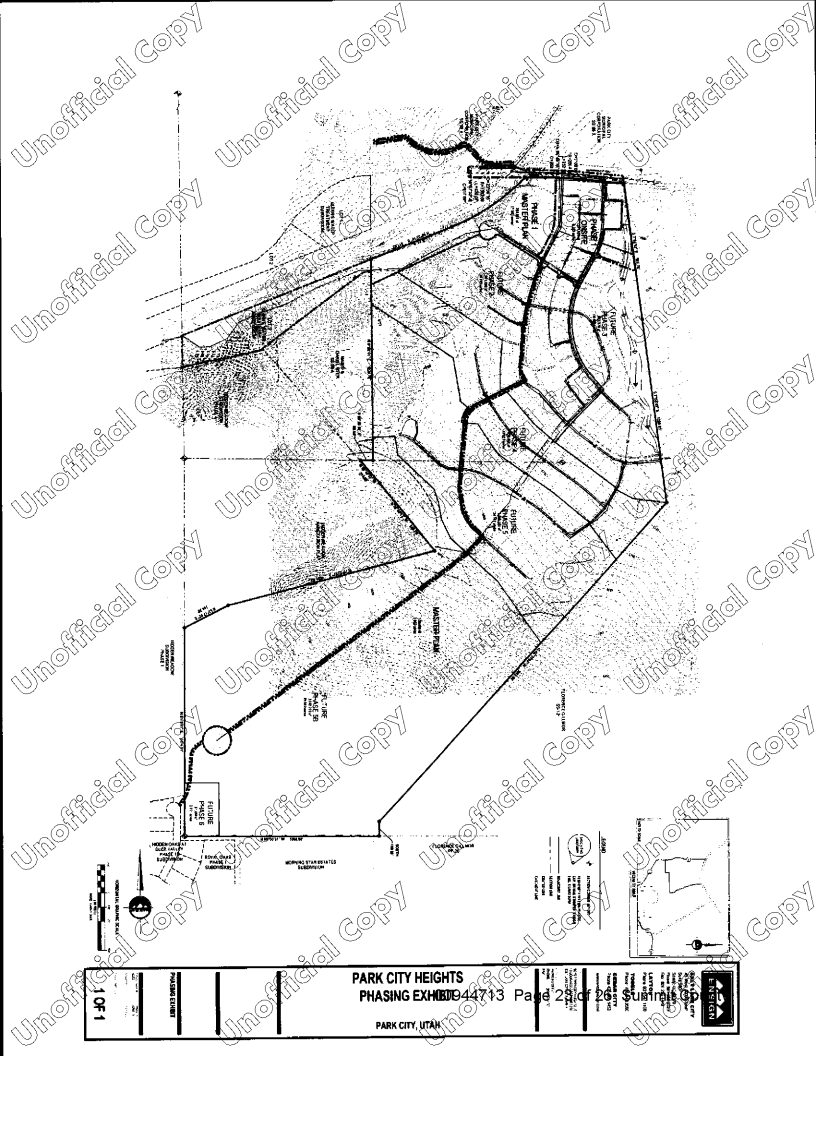
thence North 89*30/315 West 1,388,96 feet along the Northerty Boundary Line of said Morning Star Estates Subdivision and its projections thereof to the point of beginning.

Contains 8,518,648 Square Feet of 195,561 Acres

D-1 0094 713 Par Tax Farcel No.s PCA-88-X, PCA-92, PCA-92-D-X, PCA-SS-122, PCA-122-B-X

DMWEST #8581418 v2 Umostilicili copy EXHIBIT E

MAP SHOWING PHASES AND IMPROVEMENTS
AND ADDITIONAL SCHEDULES ON IMPROVEMENT EXHIBIT E TS UNDERFINATION CONTRACTOR OF THE STATE OF JINO HERERIAL CORT Uno Afficated Color Unio Afficial Color DMVEST #8581418 v2 Affice Real Color Of Market Real Una Africal Gold 



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# RTIFICATE OF PROJECT ENGINEER

The undersigned engineer for the "Park City, Utah PC Heights Assessment Area" (the "Assessment Area").hereby certifies as follows:

- I am an engineer engaged by Park City, Utah (the "City"), to oversee the necessary engineering services for and to monitor the construction of the improvements proposed to be constructed within the Assessment Area by the City.
- 2. The estimated construction costs of the improvements to be constructed within the Assessment Area are set forth in the attachment hereto. Said costs are based on a review of costs to be incurred for the construction and installation of said improvements as of the date hereof using reasonable cost estimation methods.

Matt Cassel

Umoffitalell copy

DATE: April 19, 2012.

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