-BRIO-IA all lots

WHEN RECORDED, RETURN TO:

WASHINGTON CITY Attn: Washington City Recorder 111 North 100 East Washington, Utah 84780

ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT (Agreement") is made as 23 day of March , 2015 ("Assignment Date"), by and between Jack Wisher Homes of Southern Utah LLC, a Delaware limited liability company ("Assignor"), and RREF II-JFH Brillo, LLC a Delaware limited liability company ("Assignee"), collectively the "Parties," and individuation a "Party".

RECITAL

A. Assignor is party to that certain Development Agreement for Brillo Del Sol, dated October \$2014 (the "Development Agreement"), by and between the Assignor and Washington City (a municipal corporation and political subdivision of the State of Tah ("Washington City") to finalize the approval and development of that certain real property located within the municipal boundaries of Washington City, Washington County State of Utah, which consists of approximately 193 acres of real property that is commonly known as "Brillo Del Sol" ("Property").

- Pursuant to Section 5.2 and Section 6.6 of the Development Agreement, the В. Assignor and the entity to which the Assignor intends to assign or otherwise convey its interest ("Transferee"), in the Development Agreement shall be jointly and severally liable for the performance of each of the obligations of Developer under the Development Agreement unless prior to such Transfer (as defined in the Development Agreement), an agreement satisfactory to A ashington City, delineating and allocating between Assignor and the Transferee the various rights and obligations of Assignor under the Development Agreement, has been approved by Washington City.
- It is the intent of the Assignor, Assignee and Washington City have this Agreement act as the agreement satisfactory to Washington City pursuant to Section 5.2 and Section 6.6 of the Development Agreement to fully substitute the Assignor with the Assignee, and by signing the "Acknowledged By and Consented To" signature block below, Washington City hereby recognizes that this Agreement is satisfactory and consents to the assignment of the Development Agreement to Assignee, and as such, upon execution of this Agreement, the Assignee will be solely liable for the performance of each of the obligations under the Development Agreement from and after the Assignment Date and Assignor will be released from any future obligations or hability under the Development Agreement.
- Assignor desires to assign all of its obligations, right, title and interest with respect to the Development Agreement to Assignee, and Assignee desires to accept such assignment and agrees to perform all of the obligations of Assignor under the Development Agreement from and after the Assignment Date, upon the terms and conditions hereinafter set forth.

AGREEMENT

NOW, THEREFORE, for and in consideration of the premises and the mutual covenants contained herein, and for other good and valuable consideration, the receipt, adequacy and legal sufficiency of which are hereby acknowledged, the parties do hereby agree as follows:

- Assignment. Effective as of the Assignment Date and subject to the terms and conditions of this Agreement, Assignor hereby assigns, conveys and transfers to Assignee all of the Assignor's right, title interest, obligations and duties in under and to the Development Agreement (the "Assignment").
- Acceptance and Assumption. Subject to the terms and conditions of this Agreement, Assignee hereby recognizes the existence of the Development Agreement and accepts the assignment and assumes and agrees to observe and perform all of the duties, obligations, terms, provisions and covenants, and to pay and discharge all of the liabilities of Assignor to be observed, performed, paid or discharged in connection with the Development Agreement arising from and after the Assignment Date.
- Indemnity. Assignor hereby indemnifies and agrees to defend and hold Assignee harmless from and against any and all loss, cost, damage. Tiability or claim arising out of or relating to, Assignor's ownership of the Property on performance under the Development Agreement occurring prior to the Assignment Date. Assignee hereby indemnifies and agrees to defend and hold Assignor harmless from and against any and all loss, cost, damage, liability or claim arising out of or relating to, Assignee's ownership of the Property or performance under the Development Agreement, occurring from and after the Assignment Date. The foregoing indemnity obligations of the Parties shall survive the completion of the Assignment contemplated hereby.
- Representations of Assignor. Except as may be set forth in this Agreement Assignor represents and warrants that (a) it possesses all rights and authority necessary to assign the Development Agreement to Assignee, (b) except as set forth herein, there has been no assignment or other transfer of any part or all of any interest of any or all of Assignor's interests in the Development Agreement, (c) the Development Agreement is in full force and effect, and (d) Assignor is not in default under the Development Agreement and does not claim or believe Washington City is in default thereunder of that any condition exists which with the passage of time or the giving of notice by Assigner or both would constitute such a default by Washington City.
- Further Actions Deach of the parties hereto covenants and agrees, at its own expense, to execute and deliver, at the request of the other party hereto, such further instruments of transfer and assignment and to take such other action as such other party may reasonably request to more effectively consummate the assignments and assumptions contemplated by this Agreement.

Miscellaneous.

Incorporation The recitals at the beginning of this Agreement are incorporated into this Agreement.

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- Successors and Assigns. This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and assigns.
 - Severability. If any part of any provision of this Agreement is invalid or unenforceable under applicable law, the provision shall be ineffective only to the extent of such invalidity or unenforceability without in any way affecting the remaining parts of the provision or this Agreement.
 - Amendment. No supplement, modification, waiver, or termination of this (d) Agreement or any provisions hereof shall be binding unless executed in writing by all parties hereto. No waiver of any of the provisions of this Agreement shall constitute a waiver of any other provisions (whether or not similar) nor shall such waiver constitute a continuing waiver unless otherwise expressly provided.
 - This Agreement may be executed in two or more Counterparts. counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument.
 - Governing Law. This Agreement shall be governed by and construct under the laws of the State of Utah, without respect to the provisions concerning the conflict of laws.
 - Attorneys' Fees. In the event of any suit, action, or proceeding brought by any party for a breach of any term hereof, or to enforce any provision hereof, the prevailing party shall be entitled to reasonable attorneys' sees in addition to court costs and other expenses of litigation in said action or proceeding For purposes of this Agreement, "prevailing party" includes, without limitation, a party who agrees to dismiss an action or proceeding upon the other's payment of the sums allegedly due or performance of the covenants allegedly breached, or who obtains substantially the relief sought.

[SIGNATURES TO FOLLOW]

IN WITNESS WHEREOF, each of Assigner and Assignee has caused this Agreement to be executed in its name and on its behalf by its duly authorized representative as of the date first set forth above.

ASSIGNOR:

Jack Fisher Homes of Southern Utah,

a Delaware limited liability company

Name: Colin H. Wright

\Title: Managing Partner of Jack Fisher Homes, LLC, a Utah limited liability company, manager of Jack Fisher Homes of Southern Utah, LLC.

ASSIGNE

RREF IT-JFH Brillo, LLC,

a Delaware limited liability company

By: Name:

Title:

BY AND CONSENTED TO

Washington City

Attest:

Kenneth F. Neilson, Mayor

nice B. Bulloch, CMC, City Recorder

SIGNATURE PAGE ASSIGNMENT AND ASSUMPTION

Page 5 of 10Washington County STATE OF On the , before me, the undersigned notary, personally appeared acknowledged to and before that he executed the foregoing instrument for and on behalf of all requisite authority to so ast. My commission expires: Notary Public Residing at: ASSIGNEE: STATE OF day of 201___, before me, the undersigned notary, personally appeared acknowledged to and before me that he executed the foregoing instrument for and on behalf of , having all requisite authority to so act. My commission expires: Notary Public Residing at ACKNOWLEDGED BY AND CONSENTED TO: STAFEOFUTAH EQUNTY OF WASHINGTON) day of September 2015, before me, the undersigned notary, personally appeared KENNETH F. NEILSON and DANICE B. BUELOCH, the Mayor and Recorder of Washington City, a Utah municipality, who duly acknowledged to and before me that they executed the foregoing instrument for and on behalf of Washington City, having all requisite authority to so act. My commission expires:

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ASSIGNOR:	MITCHELL FIELDING Notary Public State of Utah Au Commission Expires on
County of March On the Day of March (alin Wright, the Managing)	SS: Comm. Humber: 678213 SS: 2015, before me, the undersigned notary, personally appeared Myler of Jak Silve Hours, Low, Manager, who duly
	Notary Public Residing at: North Salt Lake, Dans County Utoh
ASSIGNEE:	Notary Public JESSICA HOGAN
County of Alaca County of Market State OF Market State Of Market State Of S	ss: Commission Number 838999 My Commission Expires October 5, 2018 State of Utah 2015, before me, the undersigned notary, personally appeared
acknowledged to and before me that he having all	ne executed the foregoing instrument for and on behalf of requisite authority to so act.
ACKNOWLEDGED BY AND COM	
STATE OF	
acknowledged to and before me that he having all	ne executed the foregoing instrument for and on behalf of requisite authority to so act.
My commission expires:	

IN WITNESS WHEREOF, each of Assignor and Assignee has caused this Agreement to ASSIGNOR:

Jack Fie'
LJ be executed in its name and on its behalf by its duly authorized representative as of the date first

Jack Fisher Homes of Southern Utah,

a Delaware limited liability company

Name: Colin H. Wright Title: Managing Partner of Jack Fisher Homes, LLC, a Utah limited liability company, manager of

Jack Fisher Homes of Southern Utah, LLC.

RREF 11-JFH Brillo, LLC,

a Delaware limited liability company

By: Name:

ACKNOWLEDGED BY AND CONSENTED TO:

Washington City,

a Utah Municipality

TO THE ASSIGNMENT AND ASSUMPTION

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JACK FISHER HOMES - BRIO DEVELOPMENT - FULL BUILD AREA LEGAL DESCRIPTION

BEGINNING AT A POINT NO°46'14"E 534.65 FEET ALONG THE SECTION LINE FROM THE WEST 1/4 CORNER OF SECTION 11/2 TOWNSHIP 42 SOUTH, RANGE 15 WEST, SALT CAKE BASE AND MERIDIAN SAID POINT BEING ON THE CENTERLINE OF A PROPOSED FUTURE 110.00 FOOT WIDE ROADWAY, SAID POINT ALSO BEING ON THE ARC OF A 1750.00 FOOTRADIUS CURVE TO THE LEPT, RADIUS POINT BEARS (N25°36'33"E; THENCE EASTERLY 753.04 FEET ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 24°39'17"; THENCE S89°02'44"E 507.13 FEET ALONG SAID PROPOSED FUTURE ROADWAY CENTERLINE TO THE CENTERLINE OF THE PROPOSED EXTENSION OF MAIN STREET; THENCE ALONG SAID PROPOSED MAIN STREET CENTERLINE THE FOLLOWING THREE COURSES: S0°57'16" W\ 1864.19 FEET TO THE POINT OF CURVATURE OF A 2500.00 FOOT RADIUS CURVE TO THE RIGHT; THENCE SOOTHERLY 116.04 FEET THROUGH A CENTRAL ANGLE OF 2°39'34"; THENCE S3°3630" W 11.85 FEET TO A POINT ON THE NORTH LINE OF "OASIS LEISURE HOMES PHASE 1" SUBDIVISION AS FILED IN THE OFFICE \ Ø₱ THE WASHINGTON CQU®₽Y RECORDER AS ENTRY ∰483351; THENCE `S89°59'57''W 40.08 FEET ALONG SAID NORTH LINE TO THE NORTHWEST CORNER OF SAID SUBDIVISION SAID POINT BEING ON THE WEST RIGHT-OF-WAY LINE OF MAIN STREET AS DEDICATED ON SAID SUBDIVISION PLAT; THENCE S393656"W 348.81 FEET ALONG SAID WEST RIGHT-OF-WAY LINE TO THE SOUTHWEST CORNER OF SAID SUBDIVISION; THENCE N89°59'23"E 29.04 FEET TO THE NORTHWEST CORNER OF PROPERTY DESCRIBED IN DOCUMENTINO. 20090009623 AS FILEO IN THE OFFICE OF THE WASHINGTON COUNTY RECORDER; THENCE ALONG SAID PROPERTY THE FOLLOWING THREE (3) COURSES! S3°36'56"W 69.54 FEET TO THE POINT OF CURVATURE OF A 2011.00 FOOT RADIUS CURVE TO THE DEFT; THENCE SOUTHER 1/2014.54 FEET ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 2°07'25"; THENGE S1°28'08"W 508.79 FEET TO THE NORTHERLY RIGHT OF WAY LINE OF "BUENA Y TA BOULEVARD" ROADWAY DEDICATION AS FILED IN THE OFFICE OF THE WASHINGTON COUNTY RECORDER AS ENTRY #634748, THENCE ALONG SAID NORTHERLY LINE THE FOLLOWING TWO (2) COURSES: N88°31'52"W 525.61 FEET TO THE POINT OF CURVATURE OF A 840.00 FOOT RADIUS CURVE TO THE MEFT; THENCE WESTERLY 2/18.01 FEET ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANG DE OF 14°52'12" TO A POINT ON THE SOUTH LINE OF SAID SECTION 11; THENCE S \$9 39 23"W 169.19 FEET ALONG THE SECTION LINE TO THE SOUTHEAST CORNER OF WASHINGTON CITY PROPERTY DESCRIBED IN DOCUMENT NO. 2007005980 (AS FILED IN THE OFFICE). (A) OF THE WASHINGTON COUNTY RECORDER; THENCE ALONG SAID WASHINGTON CITY PROPERTY BOUNDARY THE FOLLOWING SIX (6) COURSES: NORTH 4.89 FEET; THENCE N1751'09"W 49.99 FEET; THENCE N85°19'29"W 75.43 FEET; THENCE N78°17'22"W 128 44 FEET; THENCE S84°37'41"W 39.58 FEET TO A POINT ON THE WEST LINE OF SAID SECTION 11; THENCE SO 20'30"W 81.03 FEET ALONG THE SECTION LINE TO THE SOUTHWEST CORNER OF SECTION 11, TOWNSHIP 42 SOUTH RANGE 15 WEST, SALT LAKE BASE AND MERIDIAN; THENCE N89°45'58"W 1327.4DFEET ALONG THE SOUTH DINE OF SECTION 10, TOWNSHIP 42 SOUTH,

Page 9 of 10 20160006209 02/24/2016\04:17:27 PM Washington County RANGE 15 WEST, SALT LAKE BASE AND MERHAN TO THE 1/16 CORNER (SOUTHWEST CORNER OF THE SE 1/4 OF THE SE 1/4 OF SECTION 10), SAID POINT BEING THE SOUTHEAST CORNER OF PROPERTY DESCRIBED IN DOCUMENT NO. 174473, PARCEL 1, AS FILED IN THE OFFICE OF THE WASHINGTON COUNTY RECORDER, THENCE NO°28'24"E 2660,39 FEET ALONG THE 1/16 CINE (EAST LINE OF PROPERTY DESCRIBED IN SAID DOCUMENT NO. 174473 AND THE EAST LINE OF PROPERTY DESCRIBED IN DOCUMENT NO. 20080006560 AS FILED IN THE OFFICE OF THE WASHINGTON COUNTY RECORDER) TO THE 1/16 CORNER (NORTHWEST CORNER OF THE NE 1/4 OF SECTION 10), THENCE S89°08'42"E 1,00,00 FEET ALONG THE 1/16 DINE; THENCE N0°41'13"E \$36.31 FEET; THENCE N57°3201"E 89.60 FEET; THENCE NO°41'09"E 268.43 FEET; THENCE N5°41'25"W 675.34 FEET; THENCE N68°38'58"E 363.99 FEET TO A POINT ON THE CENTERLINE OF SAID FUTURE 110.00 FOOT WIDE ROADWAY, SAID POINT BEING ON THE ARC OF A 1750.00 FOOT RADIUS CURVE TO THE LEFT, RADIUS POINT BEARS N68°38'58"E; THENCE SOUTHEASTERLY 1314.59 FEET ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 43°02'25" TO THE POINT OF BEGINNING. CONTAINS 192.080 ACRES.

