MAIL RECORDED COPY TO: St Beorge City 175 East 200 North St. George, UT 84770

Tax ID: SG-5-2-22-112

CITY OF ST. GEORGE STORMWATER MANAGEMENT MAINTENANCE AGREEMENT WITH WHITE HILLS, LC FOR L & W SUPPLY

This Stormwater Management Maintenance Agreement ("Agreement") is made and entered into this day of August, 2018, by and between the City of St. George, a. municipal corporation, with offices at 175 East 200 North, St. George, Utah 84770 ("City"), and White Hills, LC, with offices at PO Box 580, Washington, DT 84780 ("Owner").

RECITAL

WHEREAS, City is authorized and required to regulate and control the disposition of storm and surface waters within its boundaries, as set forth in the City of St. George Code, Stormwater Management, Title 9 Chapter 14, as amended ("Ordinance"), adopted pursuant to the Utah Water Quality Act, and pursuant to City's MS4 Permit which requires stormwater runoff to be managed by the use of Stormwater Facilities and best management practices and

WHEREAS, Owner owns real property located in the City of St. George, Washington County, Utah and more particularly described in Exhibit A and incorporated herein as part of this Agreement ("Property"); and

WHEREAS Owner recognizes that post construction storm water facilities (Facilities") shall be installed or were installed pursuant to the approved development plans and specifications for the Property and must be maintained; and

WHEREAS, City and Owner have determined that it is in the best interest of the health, safety and welfare of the citizens of the City that the Facilities be constructed and maintained on the property and that Owner must maintain those Facilities.

AGREEMENT

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

- RECITALS. The Recitals above are hereby incorporated as part of this Agreement and are binding on the parties.
- 2. FACILITIES. The Facilities shall be or have been constructed by Owner in accordance with the approved plans and specifications for the development. Owner shall, at its sole cost and expense, operate and maintain the Facilities in good working condition and in accordance with the Schedule of Long Term Maintenance Activities agreed hereto and attached as Exhibit B. Owner shall report annually to the City on the City's approved forms

SG Legal Approved as to Form: 4/25/18

Storm Water Management
Maintenance Agreement
Page 1 of 8

- or City's online reporting system detailing compliance with the requirements of this Agreement.

 ACCESS AND INSPECTIONS. Owner hereby grants—agents and employees, to enter upon-the reference necessary. City elements necessary. City elements necessary. 3. ACCESS AND INSPECTIONS. Owner hereby grants permission to City, its authorized Property. Except in case of an emergency, City shall give at least a 24 hour notice to Owner prior to entry. Notice may be given by posting the Property Pacilities shall be maintained in a manner that makes them available for inspection and maintenance. All inspections shall be conducted in a reasonable manner and at reasonable times. The purpose of the inspection shall be to determine and insure that the Facilities are adequately maintained, are continuing to perform in an adequate manner, and are in compliance with all City requirements.
- 4. FAILURE TO MAINTAIN. In the event Owner fails to maintain the Facilities in good working order and in a manner that makes them available for inspection. City shall give written notice to Owner to cure such defects or deficiencies with a reasonable time frame for compliance. If Owner fails to comply within the timeframe, City may enter the Property to ©cure the defects.
- 5. RIGHT TO CURE DEFECTS. Owner hereby authorizes City, its authorized agents and employees, to enter upon the Property to cure the defects if Owner has failed to cure them within the reasonable time frame given for compliance. In case of an emergency City may enter the Property immediately, without notice, and make the repairs. Owner is solely liable for maintenance of the Facilities. It is agreed that City shall have the right, but not the obligation, to elect to perform any or all of the maintenance activities if in the City's sole judgment, Owner has failed to perform the same. City makes no representation that it intends to or will perform any of the maintenance activities and any election by City to perform any of the maintenance activities, shall in no way relieve Owner of its continuing maintenance obligations under this Agreement. If City elects to perform any of the maintenance activities. City shall be deemed to perform such work without warranty or representation as to the safety or effectiveness of such work, the work shall be deemed to be accepted by Owner "as is", and shall be covered by Owner's indemnity provisions below. If City performs any of the necessary maintenance activities Owner shall pay all of City's reasonable costs incurred in performing those necessary maintenance activities. Owner's obligation to pay City's costs of performing necessary maintenance activities is a continuing obligation.
- COSTS. Owner shall reimburse City within thirty (30) days of receipt of an invoice for the costs incurred by City in performing necessary maintenance activities. If not paid within the prescribed time period. City shall have the right to file alien against the Property in the amount of such reasonable costs. The actions described in this section are in addition to and not in lieu of any and all legal remedies available to City as a result of Owner's failure to maintain the Facilities.

NO ADDITIONAL LIABILITIY. It is the intent of this Agreement to insure the proper

SG Legal Approved as to Form: 4/25/18

Storm Water Management
Maintenance Agreement
Page 2 of 8

maintenance of the Facilities by the Owner. This Agreement shall not be deemed to create or affect any additional liability of any party for damage alleged to result from or caused by storm water runoff.

- 8. EXHIBITS. All exhibits/figures attached hereto are incorporated as part of this Agreement.
- AGREEMENT TO RUN WITH THE LAND. This Agreement shall be recorded at the Recorder's Office of Washington County and shall constitute a covenant running with the land and shall be binding on Owner only for such time as Owner holds title to the Property and shall run with the and and pass to subsequent owners while they own the Property
- 10. COMPLIANCE WITH APPLICABLE LAWS Owner expressly acknowledges and agrees that nothing in this Agreement shall be deemed to relieve Owner from any obligation to comply with all applicable requirements of City, state and federal law including the payment of fees and compliance with all other applicable ordinances, resolutions, regulations, policies and procedures of City, except as modified, waived or declared in this Agreement.
- . INTEGRATION. This Agreement contains the entire Agreement with respect to the subject matter hereof and integrates all prior conversations, discussions or understanding of whatever kind or nature and may only be modified by a subsequent writing duly executed by the parties hereto. In the event of a conflict between this Agreement and any other documents with Owner, this Agreement shall govern.
- 12. RESERVED LEGISLATIVE POWERS. Nothing in this Agreement shall limit the future exercise of the police power by the city in enacting zoning, subdivision, development, transportation, environmental, open space and related land use plans, policies, ordinances and regulations after the date of this Agreement. This Agreement is not intended to and does not bind the St. George City Council in the independent exercise of its legislative discretion with respect to such zoning regulations.
- 13. **INDEMNITY AND LIABILITY.** City shall not be liable for Owner's stormwater or the Facilities. Owner shall indemnify, defend and hold harmless City, employees, elected officials, officers, and agents to the extent each of them is acting in their official capacity on behalf of the City (collectively "City") against all claims, demands, causes or action, suits or judgments, including but not limited to all claims, demands, causes of action, suits or judgments for death or injuries to persons or for loss of or damage to property, arising out of Owner's breach of this Agreement. Notwithstanding, this indemnification obligation shall not include an indemnification of the City for claims, demands, causes or action, liabilities. damages, suits or judgments arising out of the City's negligence. In the event of any such claims made or suits filed against City, City shall give Owner prompt written notice. Owner agrees to defend against any such claims brought or actions filed against City, whether such claims or actions are rightfully or wrongfully brought or filed. Owner agrees that City may employ attorneys of its own selection to appear and defend the claim or action on its own behalf at the expense of Owner. Said attorney fees shall be reasonable and subject to review

SG Legal/Approved as to Form: 4/25/18

Storm Water Management
Maintenance Agreement
Page 3 of 8

by Owner. Owner shall be responsible for all reasonable costs associated with any claim, demand, action suit or judgment including reasonable attorney fees for which they indemnify or defend City. If any judgment or claims are entered against City, its authorized agents or employees, Owner shall pay for all reasonable costs and expenses in connection herewith.

- 14. **COMMON INTEREST DEVELOPMENTS.** If the Property is developed as a Common Interest Development which is defined as membership in or ownership of an "Association" which is responsible for some or all of the commonly owned or controlled area, then the following provisions skall apply during such time as the Property is encumbered by a "Declaration", and the Common Area is managed and controlled by the Association
 - The Association, through its Board of Directors, shall assume full responsibility to perform the maintenance activities required pursuant to this Agreement, and shall undertake all actions and efforts necessary to accomplish the maintenance activities, including but not limited to, levying regular or special assessments against each member of the Association sufficient to provide funding for the maintenance activities, conducting a vote of the membership related to such assessments if required.
 - No provision of the Declaration, nor any other governing document of the Association or grant of authority to its members, shall grant or recognize a right of any member or other person to alter, improve, maintain or repair any of the Property in any manner which would impair the functioning of the Facilities. In the event of any conflict between the terms of this Agreement and the Declaration or other Association governing documents, the provisions of this Agreement shall prevail.
- 15. NO WALVER OF GOVERNMENTAL IMMUNITY. Nothing in this Agreement is intended to, or shall be deemed to be awaiver of the City's governmental immunity as set forth in applicable statutory law and ease law except as otherwise set forth herein.
- 6 GOVERNING LAW AND VENUE. This Agreement shall be construed according to the laws of the State of Utah. The narties agree that invitalized in the construed according to the laws of the State of Utah. The parties agree that jurisdiction and venue for all legal actions unless they involve a cause of action with mandatory federal jurisdiction, shall be the Fifth District Court, Washington County, State of Utah. The parties further agree that the Federal District Court for the District of Utah shall be the venue for any cause of action with mandatory federal jurisdiction.
- 17. **LEGAL FEES.** Should any party default on any of the covenants or agreements contained herein, the defaulting party shall pay all costs and expenses, including reasonable attorney's fees, which may arise or accrue from enforcing this Agreement or in pursuing any remedy provided hereunder or by applicable law, whether such remoders pursued by filing a lawsuit or otherwise. This obligation of the defaulting party to pay costs and expenses includes without limitation, all costs and expenses, including reasonable attorney's fees incurred for appeals and bankruptcy proceedings. If either party commences legal action to interpret any term of this Agreement, the prevailing party shall be entitled to recover all reasonable attorneys' fees, court costs, and any other costs incurred in connection with such action.

18. NOTICES. All notices required herein and subsequent correspondence in connection with

SG Legal/Approved as to Form: 4/25/18,

Storm Water Management
Maintenance Agreement
Page 4 of 8

this Agreement shall be mailed to the following:

City of St. George Attn: City Attorney F75 East 200 North St. George, Utah, 84770

White Hills, LC Attn: Scott Sandberg PO Box 580 Washington, UT 84780

Such notices shall be deemed delivered following the mailing of such notices in the United States mail Adequate notice shall be deemed given at the addresses set forth herein unless written notice is given by either party of a change of address.

- 19. SUCCESSORS AND ASSIGNS. Owner shall not assign, sublet, sell, transfer, or otherwise dispose of any interest in this Agreement, including to any type of owner's association, without assigning the rights and the responsibilities under this Agreement. This Agreement shall be binding upon and inure to the benefit of the parties hereto, their successors and permitted assigns, but shall not inure to the benefit of any third party or other person.
- NO JOINT VENTURE PARTNERSHIP OR THIRD PARTY RIGHTS. It is for intended by this Agreement to, and nothing contained in this Agreement shall, create any partnership, joint venture or other arrangement between the parties. No term or provision of this Agreement is intended to or shall be for the benefit of any person, firm, organization or corporation not a party hereto, and no such other person, firm, organization or corporation shall have any right or cause of action hereunder.
- 21. SEVERABILITY. If any provision of this Agreement is declared invalid by a court of competent jurisdiction, the remaining provisions shall not be affected, and shall remain in Full force and effect.
- 22. CONSTRUCTION. Each of the parties hereto has had the opportunity to review this Agreement with coursel of their choosing and the rule of contracts requiring interpretation of a contract against the party drafting the same is hereby waived and shall not apply in interpreting this Agreement.
- 23. SURVIVAL. It is expressly agreed that the terms, covenants and conditions of this Agreement shall survive any legal act or conveyance required under this Agreement.
- 24 HEADINGS. The section and other headings in this Agreement are for reference purposes only and shall not in any way affect the meaning or interpretation of this Agreement.
- 25. COUNTERPARTS. This Agreement may be executed in counterparts each of which shall be an original and shall constitute one and the same agreement.
- 26. AUTHORITY OF PARTIES. The parties executing this Agreement hereby warrant and represent that they are duly authorized to do so in the capacity stated.

SG Legal Approved as to Form: 4/25/18

Maintenance Agreement Storm Water Management

IN WITNESS WHEREOF, the parties have executed this Agreement the day and year first above written. OWNER: Same name as at top of contract CITY: CITY OF ST. GEORGE

Jonathan T. Pike, Mayor

ATTESTED:

Christina Fernandez, City Recorder

Mame, Title

Scott Smale Approved as to form:

Victoria Hales, Assistant City Attorney

STATE OF UTAH

County of Washington

On the 8 day of Houst 2018 before me, Kaysha Turnbaugh public, personally appeared proved on the basis of public, personally appeared Scott Archive is subscribed to in this document, and

acknowledged he/she executed the same voluntarily for its stated purpose.

NOTARY PUBLIC KAYSHA TURNBEALIGH 695798 COMMISSION EXPIRES JUNE 18, 2021 STATE OF UTAH

SG Legal Approved as to Form: 4/25/18

Storm Water Management
Maintenance Agreement
Page 6 of 8

08/21/2018 0:00:42 AM 20180034308 Page 7 of 8 Washington County

STORMWATER MANAGEMENT MAINTENANCE AGREEMENT

EXHIBIT A

Legal Description(s)

LEGAL DESCRIPTION - S: 22 T: 42S R: 15W LAND LYING ELY 3050 EAST ST IN NW1/4 NE1/4 & SW1/4 NE1/4 SEC 22 T42S R15W, LESS:BEG N 89*41'06 E 640 FT ALG 1/4 SEC/L & N 0*52'17 W 290 FT FM CTR 1/4 COR SEC22 TH N 0*52'17 W 265.24 FT TO RAD CUR25 FT RGT; TH 39.03 FT ALG ARC CUR TO PTTNGX: TH N 89*41'06 E 415.24 FT; TH S 0*52'17 W 290 FT; TH S 89*41'06 W 440 FT TO POB. LESS: LAND IN 660 NORTH ST. LESS: BEG N 0*52/17 W 283 FT ALG CTR/L 3050 EAST ST & N 89%41'06 E 40 FT FM CITY SUR MONT AT INTSEC 660 NORTH & 3050 EAST STS TH N 89*41'06 E 290 FT; TH S 0*52'17 E 250 FT TO PT ON N DN 660 NORTH ST; TH S 89*41'06 W ALG N LN 660 NORTH ST 260.29 FT TOPT OF 30 FT RAD CUR RGT TH NWLY ALG ARC CUR 43.83 FT; TH N 0*52'17 W 220.29 FT TO POB. LESS: BEGS 89*02'40 E 1056.88 FT ALG SEC/L & S 0*57'20 W 40 FT FM N1/4 COR SEC 22 ALSO BEING ON S BDRY 40 FT WIDE EAST; TH S 89*02'40 E 75 FT ALG S LN EASE; TH S BEING ON S BDRY 40 FT WIDE EAST; TH S 89*02'40 E 75 FT ALG S LN EASE; TH S 0*57'20 W50 FT; TH N 89*02'40 W 75 FT; TH N 0*57'20 E 50 FT TO POB. LESS: SELY 4.53 AC

CONTAINS 32.37 ACRES J PO

SG Legal Approved as to Form: 4/25/18

Storm Water Management
Maintenance Agreement
Page 7 of 8

STORMWATER MANAGEMENT MAINTENANCE AGREEMENT

Exhibit B

Schedule of Long Term

		<i>)</i>)		
Exhibit B				
	, (C)))		Term Maintenance Activities	~ (6) y
Schedule of Long Term Maintenance Activities City of St. George, Utah Activity Inspection Annually Owner shall report annually to the City on the City's approved forms or City's online reporting system at				
·				•
	Activity	Frequency	Notes Notes	
	Inspection	Annually	Owner shall report annually to the City on the City's	
1700			approved forms or City's online reporting system at	
) `	www.sgcity detailing compliance with the	
			requirements of this Agreement.	
	Mowing and	Variable,	Landscaping and vegetation should be cared for	M.
	maintenance of	depending on	throughout the year to ensure that proper sediment	
	vegetation	vegetation and	removal and infiltration is maintained. All trimmings	
]		desired aesthetics	shall be removed from the Property.)
٥	Remove trash and	As needed or	Trash and debris shall be removed from the Property	
	debris debris	following each	regularly to ensure that the Facilities function	
		štorm	properly and operate effectively. Trash often collects	
			at inlet and outlet structures. These need to be	
		<i>y</i>	cleaned regularly.	
	Inspect and	Annually	The inlet and outlet structures should be inspected for	٨
	maintain inlet and	A	damage and proper operation.	
	outlet structures			~ 0 Y "
	Sediment removal	Variable (2-5 years	The removal of sediment is necessary if the Facilities	
		is typical)	begin to lose capacity of effectiveness. The Owner	
ړه ۱	10.		will remove and dispose of all accumulated	
			sediments which shall be disposed of properly	
			offsite.	
1/1/1/2		100	1/1/1/2	
\sim		2		

SG Legal Approved as to Form: 4/25/18

Storm Water Management
Maintenance Agreement
Page 8 of 8