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RICHARD T. MAUGHAN
DAVIS COUNTY, UTAH RECORDER
10/5/2021 1:51:00 PM
FEE \$40.00 Pgs: 13
DEP eCASH REC'D FOR COTTONWOOD TITLE INS AG

Tax Serial Number:

12-391-0011, 12-391-0012, 12-391-0022, 12-065-0005, 12-065-0091, 12-065-0096 and 12-391-0023

RECORDATION REQUESTED BY:

M & T Bank Utah Region 75 W Towne Ridge Parkway Suite 150 Sandy, UT 84070

WHEN RECORDED MAIL TO:

M & T Bank Utah Region 75 W Towne Ridge Parkway Suite 150 Sandy, UT 84070

131178-508

FOR RECORDER'S USE ONLY

HAZARDOUS SUBSTANCES CERTIFICATE AND INDEMNITY AGREEMENT

THIS HAZARDOUS SUBSTANCES AGREEMENT dated October 1, 2021, is made and executed among Discovery Development, LLC, whose address is 67 S Main Street, Suite 300, Layton, UT 84041 (sometimes referred to below as "Borrower" and sometimes as "Indemnitor"); and M & T Bank, Utah Region, 75 W Towne Ridge Parkway, Suite 150, Sandy, UT 84070 (referred to below as "Lender"). For good and valuable consideration and to induce Lender to make a loan to Borrower, each party executing this Agreement hereby represents and agrees with Lender as follows:

PROPERTY DESCRIPTION. The word "Property" as used in this Agreement means the following Real Property located in Davis County, State of Utah:

LOAN POLICY:

PARCEL 1:

Lot 11, WILCOX FARMS AMENDED, according to the official plat thereof as recorded in the office of the Davis County Recorder on May 22, 2000 as Entry No. 1593382 in Book 2650 at Page 920.

PARCEL 2:

Lot 12, WILCOX FARMS AMENDED, according to the official plat thereof as recorded in the office of the Davis County Recorder on May 22, 2000 as Entry No. 1593382 in Book 2650 at Page 920.

PARCEL 3:

A parcel of land, situate in the Southwest quarter of Section 11, Township 4 North, Range 2 West, Salt Lake Base and Meridian, said parcel also located in Clearfield City, Davis County, Utah. Being more particularly described as follows:

Beginning at a point which is North 00°07'41" East 670.81 feet along the section line (NAD83 Bearing being North 00°28'00" East between the Southwest corner and the West quarter corner of said Section 11, per the Davis County Township Reference Plat) and South 89°52'19" East 157.99 feet from the Southwest corner of said Section 11 and running thence North 00°25'04" East 197.84 feet; thence South 89°52'19" East 24.00

Loan No: 981235000176 (Continued) Page 2

feet; thence North 00°07'41" East 22.00 feet; thence South 89°52'19" East 166.00 feet; thence North 00°07'41" East 123.00 feet; thence North 89°52'19" West 99.00 feet; thence North 00°07'41" East 88.72 feet; thence South 89°52'19" East 354.49 feet; thence South 00°00'10" West 300.12 feet; thence Southerly 61.94 feet along the arc of a 470.00-foot radius tangent curve to the left (center bears South 89°59'50" East and the long chord bears South 03°46'21" East 61.89 feet with a central angle of 07°33'01"); thence Southerly 69.91 feet along the arc of a 530.00-foot radius curve to the right (center bears South 82°27'09" West and the long chord bears South 03°46'08" East 69.86 feet with a central angle of 07°33'27"); thence North 89°52'19" West 456.10 feet to the point of beginning.

PARCEL 4:

Beginning at a point 868 feet North from the Southwest corner of the Southwest quarter of Section 11, Township 4 North, Range 2 West, Salt Lake Base and Meridian; and running thence East 159 feet; thence North 22 feet; thence East 190 feet; thence North 123 feet; thence West 349 feet; thence South 145 feet to the point of beginning.

PARCEL 5

Beginning at a point North 00°07'41" East 768.90 feet and East 33 feet from the Southwest corner of Section 11, Township 4 North, Range 2 West, Salt Lake Base and Meridian, and running thence South 00°07'41" West 98.59 feet; thence East 125 feet; thence North 00°07'41" East 98.59 feet; thence West 125 feet to the point of beginning.

PARCEL 6:

Beginning at a point North 00°07'41" East 769.4 feet along the section line and South 89°52'19" East 33 feet from the Southwest corner of Section 11, Township 4 North, Range 2 West, Salt Lake Meridian and running thence South 89°52'19" East 125 feet; thence North 00°07'41" East 98.59 feet; thence North 89°52'19" West 125 feet to the East line of a street; thence South 00°07'41" West 98.59 feet along said street to the point of beginning.

PARCEL 7:

A portion of Lot 15, WILCOX FARMS AMENDED, according to the official plat thereof recorded May 22, 2000 as Entry No. 1593382 in Book 2650 at Page 920 in the office of the County Recorder of Davis County, Utah, described as follows:

Beginning at a point which is North 00°07'41" East 868.00 feet along the section line and South 89°52'19" East 159.0 feet from the Southwest corner of Section 11, Township 4 North, Range 2 West, Salt Lake Meridian; and running thence North 00°07'41" East 22.00 feet; thence South 89°52'19" East 24.00 feet; thence South 00°07'41" West 22.00 feet; thence North 89°52'19" West 24.00 feet to the point of beginning.

The Real Property or its address is commonly known as Approximately 900 West 1600 South , Clearfield, UT 84015. The Real Property tax identification number is 12-391-0011, 12-391-0012, 12-391-0022, 12-065-0005, 12-065-0091, 12-065-0096 and 12-391-0023.

REPRESENTATIONS. The following representations are made to Lender, subject to disclosures made and accepted by Lender in writing or contained in the Property Report:

Use of Property. After due inquiry and investigation, Indemnitor has no knowledge, or reason to believe, that there has been any use, generation, manufacture, storage, treatment, refinement, transportation, disposal, release, or threatened release of any Hazardous Substances by any person on, under, or about the Property.

Hazardous Substances. After due inquiry and investigation, Indemnitor has no knowledge, or reason to believe, that the Property, whenever and whether owned by previous Occupants, has ever contained asbestos, PCBs, lead paints or other Hazardous Substances, whether used in construction or stored on the Property.

No Notices. Indemnitor has received no summons, citation, directive, letter or other communication, written or oral, from any agency or department of any county or state or the U.S. Government concerning any intentional or unintentional action or omission on, under, or about the Property which has resulted in the releasing, spilling, leaking, pumping, pouring, emitting, emptying or dumping of Hazardous Substances into any waters, ambient air or onto any lands or where damage may have resulted to the lands, waters, fish, shellfish, wildlife, biota, air or other natural resources.

Loan No: 981235000176 (Continued) Page 3

AFFIRMATIVE COVENANTS. Indemnitor covenants with Lender as follows:

Use of Property. Indemnitor will not use and does not intend to use the Property to generate, manufacture, refine, transport, treat, store, handle or dispose of any Hazardous Substances, PCBs, lead paint or asbestos.

Compliance with Environmental Laws. Indemnitor shall cause the Property and the operations conducted on it to comply with any and all Environmental Laws and orders of any governmental authorities having jurisdiction under any Environmental Laws and shall obtain, keep in effect and comply with all governmental permits and authorizations required by Environmental Laws with respect to such Property or operations. Indemnitor shall furnish Lender with copies of all such permits and authorizations and any amendments or renewals of them and shall notify Lender of any expiration or revocation of such permits or authorizations.

Preventive, Investigatory and Remedial Action. Indemnitor shall exercise extreme care in handling Hazardous Substances if Indemnitor uses or encounters any. Indemnitor, at Indemnitor's expense, shall undertake any and all preventive, investigatory or remedial action (including emergency response, removal, containment and other remedial action) (a) required by any applicable Environmental Laws or orders by any governmental authority having jurisdiction under Environmental Laws, or (b) necessary to prevent or minimize property damage (including damage to Occupant's own property), personal injury or damage to the environment, or the threat of any such damage or injury, by releases of or exposure to Hazardous Substances in connection with the Property or operations of any Occupant on the Property. In the event Indemnitor fails to perform any of Indemnitor's obligations under this section of the Agreement, Lender may (but shall not be required to) perform such obligations at Indemnitor's expense. All such costs and expenses incurred by Lender under this section and otherwise under this Agreement shall be reimbursed by Indemnitor to Lender upon demand with interest at the Note default rate, or in the absence of a default rate, at the Note interest rate. Lender and Indemnitor intend that Lender shall have full recourse to Indemnitor for any sum at any time due to Lender under this Agreement. In performing any such obligations of Indemnitor, Lender shall at all times be deemed to be the agent of Indemnitor and shall not by reason of such performance be deemed to be assuming any responsibility of Indemnitor under any Environmental Law or to any third party. Indemnitor hereby irrevocably appoints Lender as Indemnitor's attorney-in-fact with full power to perform such of Indemnitor's obligations under this section of the Agreement as Lender deems necessary and appropriate.

Notices. Indemnitor shall immediately notify Lender upon becoming aware of any of the following:

- (1) Any spill, release or disposal of a Hazardous Substance on any of the Property, or in connection with any of its operations if such spill, release or disposal must be reported to any governmental authority under applicable Environmental Laws.
- (2) Any contamination, or imminent threat of contamination, of the Property by Hazardous Substances, or any violation of Environmental Laws in connection with the Property or the operations conducted on the Property.
- (3) Any order, notice of violation, fine or penalty or other similar action by any governmental authority relating to Hazardous Substances or Environmental Laws and the Property or the operations conducted on the Property.
- (4) Any judicial or administrative investigation or proceeding relating to Hazardous Substances or Environmental Laws and to the Property or the operations conducted on the Property.
- (5) Any matters relating to Hazardous Substances or Environmental Laws that would give a reasonably prudent Lender cause to be concerned that the value of Lender's security interest in the Property may be reduced or threatened or that may impair, or threaten to impair, Indemnitor's ability to perform any of its obligations under this Agreement when such performance is due.

Access to Records. Indemnitor shall deliver to Lender, at Lender's request, copies of any and all documents in Indemnitor's possession or to which it has access relating to Hazardous Substances or Environmental Laws and the Property and the operations conducted on the Property, including without limitation results of laboratory analyses, site assessments or studies, environmental audit reports and other consultants' studies and reports.

Loan No: 981235000176 (Continued) Page 4

Inspections. Lender reserves the right to inspect and investigate the Property and operations on it at any time and from time to time, and Indemnitor shall cooperate fully with Lender in such inspection and investigations. If Lender at any time has reason to believe that Indemnitor or any Occupants of the Property are not complying with all applicable Environmental Laws or with the requirements of this Agreement or that a material spill, release or disposal of Hazardous Substances has occurred on or under the Property, Lender may require Indemnitor to furnish Lender at Indemnitor's expense an environmental audit or a site assessment with respect to the matters of concern to Lender. Such audit or assessment shall be performed by a qualified consultant approved by Lender. Any inspections or tests made by Lender shall be for Lender's purposes only and shall not be construed to create any responsibility or liability on the part of Lender to any Indemnitor or to any other person.

INDEMNITOR'S WAIVER AND INDEMNIFICATION. Indemnitor hereby agrees to and shall indemnify, defend, and hold harmless Lender and Lender's officers, directors, employees and agents, and Lender's successors and assigns and their officers, directors, employees and agents from and against any and all claims, demands, losses, liabilities, costs, fines, penalties and expenses (including without limitation attorneys' fees at trial and on any appeal or petition for review, consultants' fees, remedial action costs, natural resource damages and diminution in value) incurred by such person (a) arising out of or relating to any investigatory or remedial action involving the Property, the operations conducted on the Property, or any other operations of Indemnitor or any Occupant and required by Environmental Laws or by orders of any governmental authority having jurisdiction under any Environmental Laws, including without limitation any natural resource damages, or (b) arising out of or related to any noncompliance with or violation of Environmental Laws or any applicable permits or approvals, or (c) on account of injury to Lender or any person whatsoever or damage to any property arising out of. in connection with, or in any way relating to (i) the breach of any covenant, representation or warranty contained in this Agreement, (ii) the violation of any Environmental Laws, permits, authorizations or approvals, (iii) the use, treatment, storage, generation, manufacture, transport, release, spill, disposal or other handling of Hazardous Substances on the Property, or (iv) the contamination of any of the Property by, or the presence, release or threatened release of, Hazardous Substances by any means whatsoever (explicitly including without limitation any presently existing contamination of the Property, whether or not previously disclosed to Lender), or (d) pursuant to this Agreement. Indemnitor's obligations under this section shall survive the termination of this Agreement and as set forth below in the Survival section. In addition to this indemnity, Indemnitor hereby releases and waives all present and future claims against Lender for indemnity or contribution in the event Indemnitor becomes liable for cleanup or other costs under any Environmental Laws.

PAYMENT: FULL RECOURSE TO INDEMNITOR. Indemnitor intends that Lender shall have full recourse to Indemnitor for Indemnitor's obligations under this Agreement as they become due to Lender. Such liabilities, losses, claims, damages and expenses shall be reimbursable to Lender as Lender's obligations to make payments with respect thereto are incurred, without any requirement of waiting for the ultimate outcome of any litigation, claim or other proceeding, and Indemnitor shall pay such liability, losses, claims, damages and expenses to Lender as so incurred within thirty (30) days after written notice from Lender. Lender's notice shall contain a brief itemization of the amounts incurred to the date of such notice. In addition to any remedy available for failure to pay periodically such amounts, such amounts shall thereafter bear interest at the Note default rate, or in the absence of a default rate, at the Note interest rate.

SURVIVAL. The covenants contained in this Agreement shall survive (A) the repayment of the Indebtedness, (B) any foreclosure, whether judicial or nonjudicial, of the Property, and (C) any delivery of a deed in lieu of foreclosure to Lender or any successor of Lender. The covenants contained in this Agreement shall be for the benefit of Lender and any successor to Lender, as holder of any security interest in the Property or the indebtedness secured thereby, or as owner of the Property following foreclosure or the delivery of a deed in lieu of foreclosure.

ADDENDUM TO HAZARDOUS SUBSTANCE AGREEMENT. An exhibit, titled "ADDENDUM TO HAZARDOUS SUBSTANCE AGREEMENT," is attached to this Agreement and by this reference is made a part of this Agreement just as if all the provisions, terms and conditions of the Exhibit had been fully set forth in this Agreement.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Agreement:

Amendments. This Agreement, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless

Loan No: 981235000176 (Continued) Pa

given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

Arbitration. Indemnitor and Lender agree that all disputes, claims and controversies between them whether individual, joint, or class in nature, arising from this Agreement or otherwise, including without limitation contract and tort disputes, shall be arbitrated pursuant to the Rules of the American Arbitration Association in effect at the time the claim is filed, upon request of either party. No act to take or dispose of any Property shall constitute a waiver of this arbitration agreement or be prohibited by this arbitration agreement. This includes, without limitation, obtaining injunctive relief or a temporary restraining order; invoking a power of sale under any deed of trust or mortgage; obtaining a writ of attachment or imposition of a receiver; or exercising any rights relating to personal property, including taking or disposing of such property with or without judicial process pursuant to Article 9 of the Uniform Commercial Code. Any disputes, claims, or controversies concerning the lawfulness or reasonableness of any act, or exercise of any right, concerning any Property, including any claim to rescind, reform, or otherwise modify any agreement relating to the Property, shall also be arbitrated, provided however that no arbitrator shall have the right or the power to enjoin or restrain any act of any party. Judgment upon any award rendered by any arbitrator may be entered in any court having jurisdiction. Nothing in this Agreement shall preclude any party from seeking equitable relief from a court of competent jurisdiction. The statute of limitations, estoppel, waiver, laches, and similar doctrines which would otherwise be applicable in an action brought by a party shall be applicable in any arbitration proceeding, and the commencement of an arbitration proceeding shall be deemed the commencement of an action for these purposes. The Federal Arbitration Act shall apply to the construction, interpretation, and enforcement of this arbitration provision.

Expenses. If Lender institutes any suit or action to enforce any of the terms of this Agreement, Lender shall be entitled to recover such sum as the court may adjudge reasonable. Whether or not any court action is involved, and to the extent not prohibited by law, all reasonable expenses Lender incurs that in Lender's opinion are necessary at any time for the protection of its interest or the enforcement of its rights shall become a part of the Indebtedness payable on demand and shall bear interest at the Note rate from the date of the expenditure until repaid. Expenses covered by this paragraph include, without limitation, however subject to any limits under applicable law, Lender's expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services, the cost of searching records, obtaining title reports (including foreclosure reports), surveyors' reports, and appraisal fees and title insurance, to the extent permitted by applicable law. Indemnitor also will pay any court costs, in addition to all other sums provided by law.

Caption Headings. Caption headings in this Agreement are for convenience purposes only and are not to be used to interpret or define the provisions of this Agreement.

Governing Law. This Agreement will be governed by federal law applicable to Lender and, to the extent not preempted by federal law, the laws of the State of Utah without regard to its conflicts of law provisions. This Agreement has been accepted by Lender in the State of Utah.

Choice of Venue. If there is a lawsuit, Indemnitor agrees upon Lender's request to submit to the jurisdiction of the courts of Salt Lake County, State of Utah.

Joint and Several Liability. All obligations of Indemnitor under this Agreement shall be joint and several, and all references to Indemnitor shall mean each and every Indemnitor. This means that each Indemnitor signing below is responsible for all obligations in this Agreement.

No Waiver by Lender. Lender shall not be deemed to have waived any rights under this Agreement unless such waiver is given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver by Lender of a provision of this Agreement shall not prejudice or constitute a waiver of Lender's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Lender, nor any course of dealing between Lender and Indemnitor, shall constitute a waiver of any of Lender's rights or of any of Indemnitor's obligations as to any future transactions. Whenever the consent of Lender is required under this Agreement, the granting of such consent by Lender in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent may be granted or

Page 5

Loan No: 981235000176 (Continued) Page 6

withheld in the sole discretion of Lender. Indemnitor hereby waives notice of acceptance of this Agreement by Lender.

Notices. Unless otherwise provided by applicable law, any notice required to be given under this Agreement or required by law shall be given in writing, and shall be effective when actually delivered in accordance with the law or with this Agreement, when actually received by telefacsimile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if mailed, when deposited in the United States mail, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Agreement. Any party may change its address for notices under this Agreement by giving formal written notice to the other parties, specifying that the purpose of the notice is to change the party's address. For notice purposes, Indemnitor agrees to keep Lender informed at all times of Indemnitor's current address. Unless otherwise provided by applicable law, if there is more than one Indemnitor, any notice given by Lender to any Indemnitor is deemed to be notice given to all Indemnitors.

Severability. If a court of competent jurisdiction finds any provision of this Agreement to be illegal, invalid, or unenforceable as to any circumstance, that finding shall not make the offending provision illegal, invalid, or unenforceable as to any other circumstance. If feasible, the offending provision shall be considered modified so that it becomes legal, valid and enforceable. If the offending provision cannot be so modified, it shall be considered deleted from this Agreement. Unless otherwise required by law, the illegality, invalidity, or unenforceability of any provision of this Agreement shall not affect the legality, validity or enforceability of any other provision of this Agreement.

Successors and Assigns. Subject to any limitations stated in this Agreement on transfer of Indemnitor's interest, this Agreement shall be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property becomes vested in a person other than Indemnitor, Lender, without notice to Indemnitor, may deal with Indemnitor's successors with reference to this Agreement and the Indebtedness by way of forbearance or extension without releasing Indemnitor from the obligations of this Agreement or liability under the Indebtedness.

Time is of the Essence. Time is of the essence in the performance of this Agreement.

Waive Jury. All parties to this Agreement hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by any party against any other party.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Agreement. Unless specifically stated to the contrary, all references to dollar amounts shall mean amounts in lawful money of the United States of America. Words and terms used in the singular shall include the plural, and the plural shall include the singular, as the context may require. Words and terms not otherwise defined in this Agreement shall have the meanings attributed to such terms in the Uniform Commercial Code:

Agreement. The word "Agreement" means this Hazardous Substances Agreement, as this Hazardous Substances Agreement may be amended or modified from time to time, together with all exhibits and schedules attached to this Hazardous Substances Agreement from time to time.

Environmental Laws. The words "Environmental Laws" mean any and all state, federal and local statutes, regulations and ordinances relating to the protection of human health or the environment, including without limitation the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. Section 9601, et seq. ("CERCLA"), the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. Section 1801, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., or other applicable state or federal laws, rules, or regulations adopted pursuant thereto.

Hazardous Substances. The words "Hazardous Substances" mean materials that, because of their quantity, concentration or physical, chemical or infectious characteristics, may cause or pose a present or potential hazard to human health or the environment when improperly used, treated, stored, disposed of, generated, manufactured, transported or otherwise handled. The words "Hazardous Substances" are used in their very broadest sense and include without limitation any and all hazardous or toxic substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hazardous Substances" also includes, without limitation, petroleum and petroleum by-products or any fraction thereof and asbestos.

Indebtedness. The word "Indebtedness" means all principal, interest, and other amounts,

Loan No: 981235000176

(Continued)

Page 7

costs and expenses payable under the Note or Related Documents, together with all renewals of, extensions of, modifications of, consolidations of and substitutions for the Note or Related Documents and any amounts expended or advanced by Lender to discharge Indemnitor's obligations or expenses incurred by Lender to enforce Indemnitor's obligations under this Agreement, together with interest on such amounts as provided in this Agreement.

Lender. The word "Lender" means M & T Bank, its successors and assigns.

Note. The word "Note" means the Note dated October 1, 2021 and executed by Discovery Development, LLC in the principal amount of \$4,290,000.00, together with all renewals of, extensions of, modifications of, refinancings of, consolidations of, and substitutions for the note or credit agreement.

Occupant. The word "Occupant" means individually and collectively all persons or entities occupying or utilizing the Property, whether as owner, tenant, operator or other occupant.

Property. The word "Property" means all of Indemnitor's right, title and interest in and to all the Property as described in the "Property Description" section of this Agreement.

Property Report. The words "Property Report" mean the property inspection report dated 08-02-2021 on the Property prepared by Nova Group, GBC.

Real Property. The words "Real Property" mean the real property, interests and rights, as further described in this Agreement.

Related Documents. The words "Related Documents" mean all promissory notes, credit agreements, loan agreements, environmental agreements, guaranties, security agreements, mortgages, deeds of trust, security deeds, collateral mortgages, and all other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the Indebtedness.

EACH PARTY TO THIS AGREEMENT ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS AGREEMENT, AND EACH AGREES TO ITS TERMS. NO FORMAL ACCEPTANCE BY LENDER IS NECESSARY TO MAKE THIS AGREEMENT EFFECTIVE. THIS AGREEMENT IS DATED OCTOBER 1, 2021.

BORROWER:

DISCOVERY DEVELOPMENT, LLC

By:
Carter Owen, Designated Agent of Discovery Development, LLC

LENDER:

M & T BANK

X
Authorized Signer

costs and expenses payable under the Note or Related Documents, together with all renewals of, extensions of, modifications of, consolidations of and substitutions for the Note or Related Documents and any amounts expended or advanced by Lender to discharge Indemnitor's obligations or expenses incurred by Lender to enforce Indemnitor's obligations under this Agreement, together with interest on such amounts as provided in this Agreement.

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BORROWER:

DISCOVERY DEVELOPMENT IIIC

y:	Carter	Owen,	Designated	Agent	of	Discovery
		ment, LL				

M & T BANK

Authorized Signer Paul Shin

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LIMITED LIABILITY COM	IPANY ACKNOWLED	SMENT	KRISTAALLRED
inal			NOTARY PUBLIC-STATE OF UTAH
STATE OF VINT)		COMMISSION# 699367
MANG) SS		COMM. EXP. 03-08-2022
COUNTY OF VAVIS)		COMM. EAF. 03-00-2022
ier ile	hlball .	01	
On this day of undersigned Notary Public, personally appea	Corter Owen Declar	, before me, th	e
Development, LLC, and known to me to be a	member or designated ag	ent of the limited liabilit	y v
company that executed the Hazardous	Substances Agreement	and acknowledged th	e
Agreement to be the free and voluntary a authority of statute, its articles of organiza	ct and deed of the limite	ed liability company, b	y
purposes therein mentioned, and on oath st	ated that he or she is au	thorized to execute thi	s
Agreement and in fact executed the Agreeme	nt on behalf of the limited	liability company	
BY ICVINOMA HAVO	D14	DAVIS (UVNT) sion expires 03-08	i VT
10000	Residing at	ALLAIS IDALA	2122
Notar Public in and for the State of VIPH	My commis	sion expires 05 08	1.6012
LENDER ACH	NOWLEDGMENT		-
STATE OF)		
) SS		
COUNTY OF)		
On this day of undersigned Notary Public, personally appear	, 20	, before me, th	е
me to be the, the within and foregoing instrument and a	authorized agent for M &	K T Bank that execute	d d
voluntary act and deed of M & T Bank, duly	authorized by M & T B	ank through its board of	of .
directors or otherwise, for the uses and purpo	oses therein mentioned, an	d on oath stated that h	e
or she is authorized to execute this said instru- behalf of M & T Bank .	ument and in fact executed	d this said instrument o	n
Denail Of M ox 1 Dank.			
Ву	Residing at		_
Notary Public in and for the State of	My commis	sion expires	_

LIMITED LIABILITY COMPANY ACKNOWLEDGMENT

3424842 BK 7858 PG 1315

STATE OF)
) SS
COUNTY OF	.)
On this day of undersigned Notary Public, personally appeared C Development, LLC, and known to me to be a memicompany that executed the Hazardous Substance Agreement to be the free and voluntary act and authority of statute, its articles of organization of purposes therein mentioned, and on oath stated Agreement and in fact executed the Agreement on	ber or designated agent of the limited liability ances Agreement and acknowledged the deed of the limited liability company, by r its operating agreement, for the uses and that he or she is authorized to execute this
Ву	Residing at
Notary Public in and for the State of	My commission expires
STATE OF	RYAN T. CHATWIN Notary Public State Of Utah My Commission Expires November 30, 2021 COMMISSION NUMBER 697768
On this	orized agent for M & T Bank that executed pledged said instrument to be the free and norized by M & T Bank through its board of the herein mentioned, and on oath stated that he

ADDENDUM TO HAZARDOUS SUBSTANCE AGREEMENT

This ADDENDUM TO HAZARDOUS SUBSTANCE AGREEMENT is attached to and by this reference is made a part of the Hazardous Substances Agreement, dated October 1, 2021, and executed in connection with a loan or other financial accommodations between M & T BANK and Discovery Development, LLC.

This Addendum, as may be amended from time to time, is a part of and shall be incorporated into the certain Hazardous Substance Agreement referenced above, executed and delivered by Borrower to M&T Bank ("Lender") on or about the date indicated above, and any replacements, amendments, modifications and extensions thereof (collectively, the "Agreement"). Each capitalized term used herein shall have the meaning specified in the Agreement, except as otherwise defined herein.

This Addendum shall set forth certain additional terms and conditions with respect to the Agreement. To the extent that the terms of this Addendum shall differ from the terms of the Agreement, the terms of this Addendum shall control.

No Transfer of Assets. Indemnitor shall not transfer, reinvest or otherwise dispose of his or her or its assets, by operation of law or otherwise, in a manner or to an extent that would or might impair Indemnitor's ability to perform his or her obligations under this Agreement, including, without limitation, by division of Indemnitor into (or of) one or more entities or series of entities or allocation or transfer of any of Indemnitor's assets or liabilities as a result of such a division; Indemnitor shall remain liable to Lender despite any such division, allocation, transfer, reinvestment or disposition.

Further Assurances. Indemnitor shall, and shall cause its affiliates to take such action and execute and deliver to the Lender such additional documents, instruments, certificates, and agreements as the Lender may reasonably request from time to time to effectuate the purposes and intent of the transaction(s) contemplated hereby, including, without limitation, causing any affiliate, entity or series of entities it may create hereafter through merger, division or otherwise, to execute agreements, in form and substance acceptable to Lender, (i) assuming or guarantying the Indemnitor's obligations under this Agreement and any Related Documents and (ii) pledging assets to the Lender to the same extent as the Indemnitor.

ATTORNEYS' FEES; EXPENSES. Lender may hire or pay someone else to help collect amounts owed related to this Agreement and agreements related to this Agreement if Indemnitor does not pay or otherwise is in default of its obligations. Indemnitor will pay on demand all of Lender's fees and expenses incurred in efforts to collect amounts owed under this Agreement or to otherwise protect its interests or enforce its rights and remedies. These fees and expenses include, subject to any limits under applicable law, Lender's attorney's fees and fees paid to any advisor or consultant, and all related costs and expenses, including, without limitation, costs of pre- and post-judgment collection services, searching records, obtaining title reports (including foreclosure reports), surveyor's reports, and appraisals and title insurance, whether or not there is a lawsuit, and include, without limitation, all fees and expenses incurred related to any bankruptcy proceeding (including efforts to modify, vacate or obtain other relief from any automatic stay or injunction) and all appeals, and any post-judgment collection proceedings and efforts. If not prohibited by applicable law, Indemnitor will also pay any court costs and such additional fees and costs as may be directed by the court, in addition to other sums provided by law.

Definitions. The term "Agreement", as defined in the Agreement, is hereby amended to include this Addendum.

ADDENDUM TO HAZARDOUS SUBSTANCE AGREEMENT Loan No: 981235000176 (Continued)

Loan No: 981235000176	(Continued)	Page 2
THIS ADDENDUM TO HAZARDOUS 2021.	SUBSTANCE AGREEMENT IS EXECUTED O	N OCTOBER 1,
BORROWER:		
By: Carter Owen, Designated Development, LLC	Agent of Discovery	
LENDER:		
M & T BANK		
XAuthorized Signer		
Leading the 5 11 557 Cap Marrier St.	Operation 1887, 2021. At Kight Reserved. UIT NUMBEROPORTICETRENIGHTS THERE THE	

THIS ADDENDUM TO HAZARDOUS SUBSTANCE AGREEMENT IS EXECUTED ON OCTOBER 1, 2021.
BORROWER:
DISCOVERY DEVELOPMENT, LLC
Ву:
Carter Owen, Designated Agent of Discovery Development, LLC
LENDER:
M & T BANK
X Authorized Signer Panal Ship

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