

VICINITY MAP

LEGEND

— — — — — EASEMENT RIGHT-OF-WAY LINE ----- CENTERLINE BUILDING SETBACK

SECTION MONUMENT (FOUND) BOUNDARY MARKERS COMMON AREA/OPEN SPACE

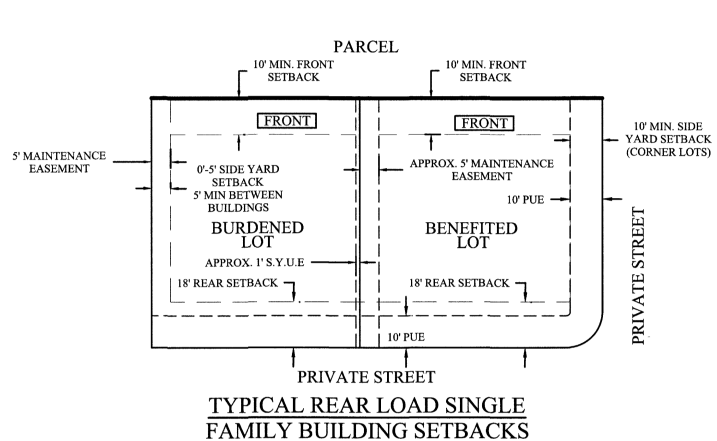
BOUNDARY

. ALL PUBLIC UTILITY EASEMENTS PLATTED HEREON ARE IN PERPETUITY FOR INSTALLATION, MAINTENANCE, REPAIR AND REPLACEMENT OF PUBLIC UTILITIES, SIDEWALKS AND APPURTENANT PARTS THEREOF AND THE RIGHT TO REASONABLE ACCESS TO GRANTOR'S PROPERTY FOR THE ABOVE DESCRIBED PURPOSES. THE EASEMENTS SHALL RUN WITH THE REAL PROPERTY AND SHALL BE BINDING UPON THE GRANTOR AND THE GRANTOR'S SUCCESSORS, HEIRS, AND ASSIGNS.

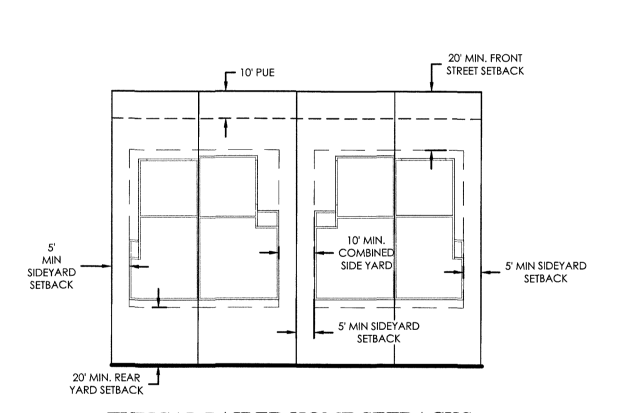
- 2. ALL PRIVATE ROADS AND COMMON AREAS WILL ALSO SERVE AS PUBLIC UTILITY EASEMENTS.
- 3. THE INSTALLATION OF IMPROVEMENTS SHALL CONFORM TO ALL CITY STANDARDS, RESOLUTIONS AND ORDINANCES.
- 4. THIS AREA IS SUBJECT TO THE NORMAL, EVERYDAY SOUNDS, ODORS, SIGHTS, EQUIPMENT, FACILITIES, AND ANY OTHER ASPECTS ASSOCIATED WITH AGRICULTURAL LIFESTYLES. FUTURE RESIDENTS SHOULD ALSO RECOGNIZE THE RISK INHERENT WITH LIVESTOCK.
- 5. NO VEHICULAR ACCESS TO CANAL BOULEVARD IS ALLOWED ALONG THE FOLLOWING LOTS: 224, 225, 226, 227, 228, 229, 230, & 231 NO VEHICULAR ACCESS TO WILLOWBANK DRIVE IS ALLOWED ALONG THE FOLLOWING LOTS: 223 & 224.
- 6. ALL RESIDENTIAL CONSTRUCTION WILL NEED TO MEET THE INTERNATIONAL FIRE CODE REQUIREMENTS.
- 7. PRIVATE ROADS ARE HEREBY DEDICATED TO AND SHALL BE MAINTAINED BY THE HOA.
- 8. PARCELS 2A, 2B, 2C, AND 2I ARE HEREBY DEDICATED TO AND SHALL BE MAINTAINED BY THE HOA.
- 9. LOTS THAT SHARE DRIVEWAYS HAVE A RECIPROCAL SHARED ACCESS AND MAINTENANCE EASEMENT ACROSS DRIVEWAYS

YARD SETBACK (CORNER LOTS) APPROX. 5' MAINTENANCE 10' PUE --18' FRONT SETBACK

> FAMILY BUILDING SETBACKS LOTS 224-231



LOTS 217-223



TYPICAL PAIRED HOME SETBACKS LOTS 201-216

## **RIDGEVIEW**

PLANNED UNIT DEVELOPMENT LOCATED IN THE SE1/4 OF SECTION 1, T5S, R1E DATUM: NAD83 SALT LAKE BASE & MERIDIAN HIGHLAND CITY, UTAH COUNTY, UTAH

#### SIDE YARD USE EASEMENT NOTE

SIDE YARD USE EASEMENTS AND MAINTENANCE EASEMENTS ARE HEREBY GRANTED

"SYUE" IS AN EASEMENT OF VARIABLE WIDTH OVER A BURDENED LOT LOCATED BETWEEN THE PROPERTY LINE SHARED WITH THE APPLICABLE BENEFITED LOT (THE "PROPERTY LINE") AND A LINE RUNNING APPROXIMATELY PARALLEL TO THE PROPERTY LINE THE FULL DEPTH OF THE BURDENED LOT, AND UPON WHICH THE NEAREST EXTERIOR WALL OF THE RESIDENCE SITUATED ON THE BURDENED LOT IS LOCATED ("USE EASEMENT AREA").

"MAINTENANCE EASEMENT" IS AN EASEMENT OF VARIABLE WIDTH SITUATED BETWEEN THE PROPERTY LINE AND A LINE RUNNING PARALLEL TO THE PROPERTY LINE THE FULL DEPTH OF THE BENEFITED LOT, AND UPON WHICH THE NEAREST EXTERIOR WALL OF THE RESIDENCE SITUATED ON THE BENEFITED LOT IS LOCATED

"BURDENED LOT" IS A LOT THAT IS BURDENED BY HAVING A SYUE THEREON.

"BENEFITED LOT" IS A LOT THAT IS BENEFITED BY THE SYUE LOCATED ON THE ADJACENT BURDENDED LOT.

"USE OWNER" IS THE OWNER OF A BENEFITED LOT.

"MAINTENANCE OWNER" IS THE OWNER OF A BURDENED LOT.

A NON-EXCLUSIVE SYUE IS GRANTED TO THE APPLICABLE USE OWNER FOR THE PURPOSE OF PROVIDING THE USE OWNER THE RIGHT AND OBLIGATION TO OCCUPY, MAINTAIN (I.E. MOW, TRIM, ETC.), USE, ENJOY, PLACE PERSONALLY UPON, AND CONSTRUCT AND MAINTAIN FENCES AND OTHER IMPROVEMENTS, PROVIDED, HOWEVER: (I) THE USE OWNER SHALL NOT ALTER THE DRAINAGE OR GRADE BETWEEN SUCH LOTS; (II) THE USE OWNER SHALL NOT INSTALL ANY IMPROVEMENTS WITHIN THE USE EASEMENT AREA. NO LANDSCAPING INSTALLED WITHIN THE USE EASEMENT AREA SHALL BE ALLOWED TO COME INTO CONTACT WITH ANY STRUCTURE LOCATED UPON THE BURDENED LOT. NO GARBAGE, REFUSE, RUBBISH OR CUTTINGS, TRASH AND REFUSE CONTAINERS SHALL BE DEPOSITED OR KEPT WITHIN THE USE EASEMENT AREA. NO TANKS OF ANY KIND, EITHER ELEVATED OR BURIED, SHALL BE ERECTED, PLACED OR PERMITTED UPON ANY USE EASEMENT AREA, INCLUDING BUT NOT LIMITED TO BARBECUE GRILL TANKS; (III) THE USE OWNER SHALL NOT ENTER, AND SHALL KEEP TRASH AND DEBRIS FROM ENTERING ANY WINDOW WELLS; (IV) THE USE OWNER SHALL NOT INTERFERE WITH ANY AIR CONDITIONING UNIT, GAS METER, HOSE BIB OR OTHER SUCH ATTACHMENTS THAT MAY BE SITUATED ON THE BURDENED LOT; (V) THE USE OWNER SHALL NOT CONSTRUCT, INSTALL, ATTACH, OR AFFIX ANYTHING ON OR ABOUT THE EXTERIOR OF ANY RESIDENTIAL IMPROVEMENTS LOCATED UPON THE BURDENED LOT. THE USE OWNER SHALL NOT CONDUCT ANY ACTIVITIES THAT WILL OR COULD CAUSE ANY OBJECT TO IMPACT ON OR AGAINST THE EXTERIOR OF ANY RESIDENTIAL IMPROVEMENTS LOCATED UPON THE BURDENED LOT; (VI) THE USE OWNER SHALL NOT IN ANY WAY ADVERSELY IMPACT THE RESIDENCE LOCATED ON THE BURDENED LOT, OR THE STRUCTURAL INTEGRITY THEREOF; (VII) THE USE OWNER SHALL NOT MATERIALLY IMPEDE OR HINDER THE MAINTENANCE OWNER FROM REALIZING THE BENEFIT FOR WHICH THE MAINTENANCE EASEMENT HAS BEEN CREATED (I.E., TO MAINTAIN THE EXTERIOR OF ITS RESIDENTIAL STRUCTURE WHICH IS SITUATED ADJACENT TO THE SYUE); (VIII) THE USE OWNER SHALL KEEP THE USE EASEMENT AREA FREE OF NOXIOUS AND HAZARDOUS MATERIALS, INCLUDING FIRE-HAZARDOUS MATERIALS; (IX) THE USE OWNER, AT ITS SOLE COST AND EXPENSE, SHALL ENSURE THAT APPROPRIATE LANDSCAPING, IN ACCORDANCE WITH ALL COVENANTS, CONDITIONS AND RESTRICTIONS APPLICABLE TO THE LOTS, IS MAINTAINED IN THE MAINTENANCE OWNER; (X) THE USE OWNER SHALL ENSURE THAT ANY LANDSCAPING, DRAINAGE, AND IRRIGATION SYSTEMS WITHIN THE USE EASEMENT AREA ARE INSTALLED AND MAINTAINED IN SUCH MANNER THAT THE SOIL SUCH IMPROVEMENTS AND FOUNDATION ON THE BURDENED LOT; (XI) THE USE OWNER SHALL NOT PLANT TREES. SHRUBBERY OR FOLIAGE OR STACK WOOD IN THE USE EASEMENT AREA; (XII) THE USE OWNER SHALL REMAIN RESPONSIBLE FOR MAINTAINING THE BENEFITED LOT; AND (XIII) ALL USES BY USE OWNER SHALL BE OTHERWISE IN ACCORDANCE WITH ALL APPLICABLE CODES AND REGULATIONS ALONG WITH ALL COVENANTS, CONDITIONS, EASEMENTS AND RESTRICTIONS, FOR THE COMMUNITY, AS SUPPLEMENTED AND AMENDED, THAT HAVE BEEN OR WILL BE RECORDED IN THE RECORDER'S OFFICE OF UTAH COUNTY, UTAH.

A NON-EXCLUSIVE MAINTENANCE EASEMENT IS ESTABLISHED IN ORDER TO ENSURE THE MAINTENANCE OWNER IS ABLE TO MAINTAIN AND REPAIR ITS RESIDENCE WHICH IT CANNOT PRACTICALLY OR ECONOMICALLY COMPLETE FROM OTHER PORTIONS OF THE BURDENED LOT. THE MAINTENANCE OWNER SHALL HAVE THE RIGHT, UPON NOTICE AND DURING REASONABLE HOURS (UNLESS AN EMERGENCY DICTATES OTHERWISE), TO ENTER UPON SO MUCH OF THE AREA COVERED BY THE MAINTENANCE EASEMENT AS IS REASONABLY NECESSARY TO MAINTAIN OR REPAIR ITS RESIDENCE OR TO INSTALL LANDSCAPING AND AN IRRIGATION SYSTEM. THE MAINTENANCE OWNER SHALL BE RESPONSIBLE FOR MAINTAINING MAINTENANCE OWNER'S SIDE OF ANY FENCE AND MAINTAINING THE GRADE OF THE LAND

THE MAINTENANCE OWNER, AS THE RECORD OWNER OF THE USE EASEMENT AREA, SHALL BE OBLIGATED TO PAY ALL REAL ESTATE PROPERTY TAXES AND ASSESSMENTS RELATED TO THE BURDENED LOT, INCLUDING THE USE

INDEMNITIES: (I)THE USE OWNER, ON BEHALF OF ITSELF AND ITS TENANTS, SUBTENANTS, OCCUPANTS, INVITEES AND GUESTS ("PERMITTEES") (BUT NOT ON BEHALF OF OTHER THIRD PARTIES), SHALL SAVE, DEFEND, INDEMNIFY, HOLD HARMLESS, AND WAIVE AND RELEASE ANY AND ALL CLAIMS, RIGHTS AND CAUSES OF ACTION AGAINST THE MAINTENANCE OWNER, AND ITS SUCCESSORS AND ASSIGNS, FOR LOSS OF LIFE, PERSONAL INJURY, PROPERTY DAMAGE OR OTHERWISE WHICH ARISES OR MAY ARISE IN CONNECTION WITH THE USE OF THE USE EASEMENT AREA BY THE USE OWNER OR ITS PERMITTEES AND FROM AND AGAINST ANY AND ALL DAMAGES OR DESTRUCTION CAUSED TO THE SURFACE AREA OF THE USE EASEMENT AREA OR TO ANY IMPROVEMENT LOCATED ON THE BURDENED LOT, IN THE EXERCISE OF SUCH USE OWNER'S OR PERMITTEE'S RIGHTS WITH RESPECT TO THE USE EASEMENT AREA. THE USE OWNER, ON BEHALF OF ITSELF AND ITS PERMITTEES, HEREBY KNOWINGLY ASSUME ANY RISK OF LOSS RELATED TO OR ASSOCIATED WITH ITS USE OF THE USE EASEMENT AREA. (II) THE MAINTENANCE OWNER, ON BEHALF OF ITSELF AND ITS PERMITTEES (BUT NOT ON BEHALF OF OTHER THIRD PARTIES), SHALL SAVE, DEFEND, INDEMNIFY, HOLD HARMLESS, AND WAIVE AND RELEASE ANY AND ALL CLAIMS, RIGHTS AND CAUSES OF ACTION AGAINST THE USE OWNER, AND ITS SUCCESSORS AND ASSIGNS, FOR LOSS OF LIFE, PERSONAL INJURY, PROPERTY DAMAGE OR OTHERWISE WHICH ARISES OR MAY ARISE IN CONNECTION WITH THE USE OF THE MAINTENANCE EASEMENT BY THE MAINTENANCE OWNER OR ITS PERMITTEES AND FROM AND AGAINST ANY AND ALL DAMAGES OR DESTRUCTION CAUSED TO THE SURFACE AREA OF THE MAINTENANCE EASEMENT OR TO ANY IMPROVEMENT LOCATED ON THE BENEFITED LOT, IN THE EXERCISE OF SUCH MAINTENANCE OWNER'S OR PERMITTEE'S RIGHTS WITH RESPECT TO THE MAINTENANCE EASEMENT. THE MAINTENANCE OWNER, ON BEHALF OF ITSELF AND ITS PERMITTEES, HEREBY KNOWINGLY ASSUME ANY RISK OF LOSS RELATED TO OR ASSOCIATED WITH ITS USE OF THE MAINTENANCE EASEMENT.

#### DRIVEWAY ACCESS EASEMENT

OWNER HEREBY GRANTS AND DEDICATES TO OWNERS OF THE LOTS ABUTTING THE COMMON BOUNDARY LINE BETWEEN TWO LOTS AS DEPICTED HEREON ("SHARING OWNERS") AND THEIR TENANTS, OCCUPANTS, INVITEES, LICENSEES AND GUESTS ("PERMITTEES"), A PERPETUAL, NON-EXCLUSIVE RECIPROCAL DRIVEWAY ACCESS EASEMENT FOR REASONABLE ACCESS, INGRESS AND EGRESS OVER THE DRIVEWAY OF EACH LOT, TO PROVIDE FOR THE PASSAGE OF MOTOR VEHICLES AND PEDESTRIANS BETWEEN ALL PORTIONS OF THE DRIVEWAY AND TO AND FROM THE STREET OR RIGHT-OF-WAY ABUTTING AND FURNISHING LEGAL ACCESS TO THE LOTS, SUBJECT TO THE FOLLOWING:

- A.EACH OWNER GRANTS AN ENCROACHMENT EASEMENT FOR IMPROVEMENTS FOR THE BENEFIT OF AND AS AN APPURTENANCE TO EACH LOT, TO THE SHARING OWNERS AND THEIR PERMITTEES, WHICH EASEMENT MAY ENCROACH BY NO MORE THAN ONE FOOT (1') INTO OR UPON ANOTHER SHARING OWNER'S LOT.
- B. EACH SHARING OWNER SHALL, AT ITS SOLE COST, OPERATE AND MAINTAIN OR CAUSE TO BE OPERATED AND MAINTAINED THE DRIVEWAY LOCATED ON ITS LOT IN A REASONABLE CONDITION AND AT ALL TIMES SHALL CAUSE THE DRIVEWAY TO REMAIN OPEN, PAVED AND FREE OF OBSTRUCTIONS SO AS TO PERMIT VEHICULAR AND PEDESTRIAN ACCESS, INGRESS AND EGRESS. MAINTENANCE SHALL INCLUDE, WITHOUT LIMITATION: (I) MAINTAINING AND REPAIRING, AND SNOW REMOVAL FROM, ALL SIDEWALKS AND THE SURFACE OF THE DRIVEWAY AREAS; (II) REMOVING ALL PAPERS, DEBRIS AND OTHER REFUSE FROM AND PERIODICALLY SWEEPING ALL DRIVEWAY AREAS TO THE EXTENT NECESSARY TO MAINTAIN THE SAME IN A CLEAN AND ORDERLY

DETAIL A SCALE 1:20

CONDITION; (III) MAINTAINING APPROPRIATE LIGHTING FIXTURES FOR THE DRIVEWAYS: (IV) MAINTAINING LANDSCAPING ADJACENT TO THE DRIVEWAY IN A CLEAN AND SIGHTLY CONDITION; AND (V) PERFORMING ANY AND ALL SUCH OTHER DUTIES AS ARE NECESSARY TO MAINTAIN SUCH DRIVEWAY IN A REASONABLE CONDITION. ONCE CONSTRUCTED, IN THE EVENT OF ANY DESTRUCTION TO OR DAMAGE OF ALL OR A PORTION OF THE DRIVEWAY ON ANY LOT, THE OWNER OF SUCH LOT SHALL, AT ITS SOLE COST AND EXPENSE, WITH DUE DILIGENCE, REPAIR, RESTORE AND REBUILD SUCH DRIVEWAY TO ITS CONDITION PRIOR TO DAMAGE OR DESTRUCTION. IF AN OWNER BREACHES THIS SECTION AND FAILS TO CURE ITS BREACH WITHIN THIRTY (30) DAYS FOLLOWING WRITTEN NOTICE THEREOF FROM THE OTHER SHARING OWNER (UNLESS, WITH RESPECT TO ANY SUCH BREACH THE NATURE OF WHICH CANNOT REASONABLY BE CURED WITHIN SUCH THIRTY (30) DAY PERIOD, THE DEFAULTING OWNER COMMENCES SUCH CURE WITHIN SUCH THIRTY (30) DAY PERIOD AND THEREAFTER DILIGENTLY PROSECUTES SUCH CURE TO COMPLETION AND SUBSEQUENTLY CURES THE DEFAULT WITHIN A REASONABLE PERIOD OF TIME, NOT TO EXCEED NINETY (90) DAYS AFTER WRITTEN NOTICE THEREOF), THE NON-DEFAULTING SHARING OWNER SHALL HAVE THE RIGHT TO PERFORM SUCH OBLIGATION ON BEHALF OF SUCH DEFAULTING OWNER AND BE REIMBURSED BY SUCH DEFAULTING OWNER UPON DEMAND FOR THE REASONABLE COSTS THEREOF TOGETHER WITH A TWELVE PERCENT (12%) INTEREST. NOTWITHSTANDING THE FOREGOING TO THE CONTRARY, IF THE NATURE OF THE BREACH OF THIS SECTION PRESENTS AN IMMEDIATE RISK OF DAMAGE TO PROPERTY, INJURY TO PERSONS, OBSTRUCTION OR BLOCKAGE OF ACCESS, THE PRIOR NOTICE REQUIREMENT OF THIS SECTION SHALL NOT APPLY, AND SUCH NON-DEFAULTING OWNER SHALL BE AUTHORIZED TO TAKE IMMEDIATE STEPS TO MINIMIZE OR ELIMINATE SUCH RISK, AND BE REIMBURSED FOR THE REASONABLE COSTS THEREOF AS AFORESAID. IN SUCH EVENT, NOTICE OF SUCH ACTION SHALL BE GIVEN TO THE DEFAULTING SHARING OWNER AS SOON AS REASONABLY PRACTICABLE UNDER THE CIRCUMSTANCES.

(IN FEET)

1 inch = 50 ft.

C.EACH SHARING OWNER SHALL HAVE AN EASEMENT TO ENTER UPON A LOT FOR THE PURPOSE OF PERFORMING ANY OBLIGATION WHICH THE OTHER SHARING OWNER IS REQUIRED TO PERFORM PURSUANT TO (B) ABOVE, BUT FAILS OR REFUSES TO PERFORM WITHIN THE APPLICABLE TIME PERIOD PROVIDED IN (B) ABOVE.

D.EACH SHARING OWNER HAVING RIGHTS WITH RESPECT TO AN EASEMENT OR A DRIVEWAY HEREUNDER ("INDEMNIFYING OWNER") SHALL INDEMNIFY, DEFEND AND HOLD THE APPLICABLE SHARING OWNER WHOSE LOT IS SUBJECT TO THE EASEMENT OR CONTAINS THE DRIVEWAY ("INDEMNITEE") HARMLESS FOR, FROM AND AGAINST ALL CLAIMS, LIABILITIES, AND EXPENSES (INCLUDING REASONABLE ATTORNEYS' FEES) RELATING TO: (I) ACCIDENTS, INJURIES, LOSS, OR DAMAGE OF OR TO ANY PERSON OR PROPERTY ARISING FROM OR IN ANY MANNER RELATING TO THE USE BY THE INDEMNIFYING OWNER OR ITS PERMITTEES OF ANY EASEMENT OR OTHER DRIVEWAY; (II) EXERCISE OF ANY REMEDY EXCEPT AS MAY RESULT FROM THE GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT OF THE INDEMNITEE WHOSE LOT IS SUBJECT TO THE EASEMENT OR CONTAINS THE DRIVEWAY OR ITS PERMITTEES; (III) ACTUAL OR ASSERTED MECHANICS' LIENS WITH RESPECT TO AN EASEMENT OR A LOT OWNED BY AN INDEMNITEE FOR WORK PERFORMED, MATERIALS OR SUPPLIES FURNISHED AT THE REQUEST OF THE INDEMNIFYING OWNER; (IV) THE INDEMNIFYING OWNER'S FAILURE TO COMPLY WITH ALL LAWS, RULES, REGULATIONS AND REQUIREMENTS OF ALL PUBLIC AUTHORITIES APPLICABLE TO THE USE OF THE EASEMENT; AND/OR (V) THE INDEMNIFYING OWNER'S FAILURE TO MATERIALLY COMPLY WITH THE

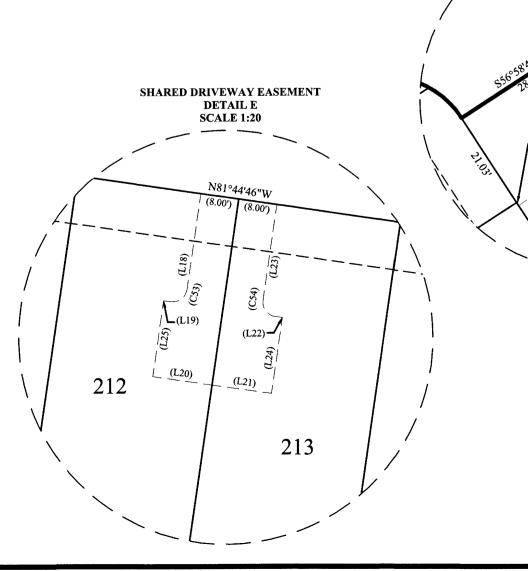
#### LINE DIRECTION LENGTH (L7) S33°00'00"E (L8) S33°00'00"E 13.20 (L9) N48°33'22"W 12.26 (L10) N48°33'22"W N49°19'25"E 21.15 (L12) N19°40'05"E 21.15 (L13) S62°27'07"E (L14) S62°27'07"E (L15) N78°12'43"W (L16) N78°12'43"W (L17) N19°40'05"E 21.15 (L18) S08°15'14"W 20.17 (L19) S81°44'46"E (L21) N81°44'46"W (L22) N81°44'46"W (L23) S08°15'14"W (L24) S08°15'14"V (L26) S11°47'17"W (L27) N27°32'53"E (L28) N41°26'38"E (L29) N57°00'00"E (L30) N49°19'25"E

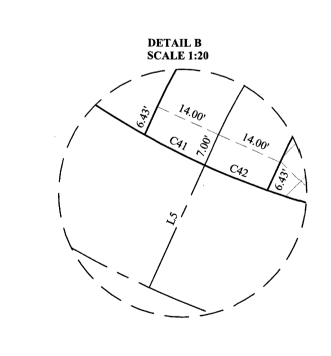
Line Table

This map is provided solely for the purpose of assisting in locating the property and Cottonwood Title Insurance Agency, Inc. assumes no liability for variation, if any, with any actual survey.

> SHARED DRIVEWAY EASEMENT SCALE 1:20 203

SHARED DRIVEWAY EASEMENT 206 207



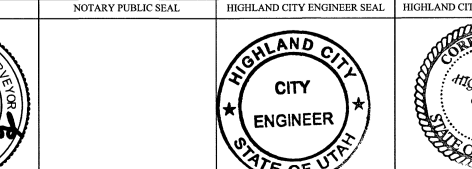


Curve Table					
CURVE	RADIUS	DELTA	LENGTH	CHORD DIRECTION	CHORD LENGTH
(C43)	228.00	2°00'39"	8.00	N71°20'14"W	8.00
(C47)	3.00	97°40'35"	5.11	S81°50'17"E	4.52
(C48)	20.00	15°33'22"	5.43	S40°46'41"E	5.41
(C49)	3.00	97°52'48"	5.12	S00°23'02"W	4.52
(C50)	3.00	97°52'48"	5.12	N68°36'29"E	4.52
(C51)	20.00	15°45'35"	5.50	S70°19'55"E	5.48
(C52)	3.00	97°52'48"	5.12	S29°16'19"E	4.52
(C53)	3.00	90°00'00"	4.71	N53°15'14"E	4.24
(C54)	3.00	90°00'00"	4.71	S36°44'46"E	4.24
(C55)	228.00	2°00'39"	8.00	N69°19'36"W	8.00
(C59)	228.00	2°00'39"	8.00	N41°40'54"W	8.00
(C60)	228.00	2°00'39"	8.00	N39°40'15"W	8.00

### PLAT C **RIDGEVIEW**

PLANNED UNIT DEVELOPMENT LOCATED IN THE SE1/4 OF SECTION 1, T5S, R1E, DATUM: NAD83

SALT LAKE BASE & MERIDIAN HIGHLAND CITY, UTAH COUNTY, UTAH





# PREPARED BY

OWNER/DEVELOPER

101 SOUTH 200 EAST, SUITE 200

SALT LAKE CITY, UTAH 84111

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BOYER RIDGEVIEW COMMERCIAL L.C

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2 OF 2 01/02/2020

SURVEYOR'S SEAL 06|02|21

ENT 108371:2021 Map # 17731 ANDREA ALLEN UTAH COUNTY RECORDER 2021 Jun 14 4:33 pm FEE 170.00 BY SA RECORDED FOR HIGHLAND CITY

COUNTY RECORDER STAMP