When recorded return to: Heath H. Snow, Esq. & BINGHAM SNOW & CALDWELL, LLP 253 West St. George Blvd, Suite 100 St. George, Utah 84770

FOURTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS QF SUN RIVER ST. GEORGE

WHEREAS, the undersigned (hereafter "Declarant") is the developer of certain real property located in St. George, Washington County, State of Utah, commonly known as Sun River St. George (hereinafter "Property"); and

WHEREAS, the Property is more particularly described in Exhibit A attached hereto and incorporated herein by this reference and in the Declaration of Covenants, Conditions and Restrictions of Sun River St. George, dated February 27, 1998, and recorded in the Official Records on file in the Office of the Recorder of Washington County, State of Utah on March 10, 1998, as Entry No. 594466, Book 1187, Pages 294 through 365 (hereinafter "Master Declaration") and any Declaration of Annexation or Supplemental Declaration filed subsequent thereto purporting to be bound by the Master Declaration; and

WHEREAS, the Declarant caused the Property to be subject to Master Declaration for the purpose of keeping a common scheme and protecting property rights and values within the Property; and

WHEREAS, on August 3, 2006, Declarant caused to be recorded a document entitled Second Amendment to Declaration of Covenants, Conditions and Restrictions of Sun River St. George (hereinafter "2nd Amendment") in the Official Records on file in the Office of the Recorder of Washington County, State of Utah as Document No. 20060034475; and

WHEREAS, the 2nd Amendment amended and revised the Master Declaration by adding Section 2.8 to the Declaration; and

WHEREAS, it has become necessary to amend the Master Declaration and the 2nd Amendment to satisfy the Federal Housing Administration's requirements for insuring or guaranteeing mortgage loans on the Lots (as defined in the Master Declaration); and

WHEREAS, pursuant to Section 16.2 of the Master Declaration, the Declarant has the & unilateral right to amend the Master Declaration to enable any institutional or governmental lender, purchaser, insurer or guarantor of mortgage loans, including, for example, the Federal National Mortgage Association or Federal Home Loan Mortgage Corporation, to make, purchase, insure or guarantee mortgage loans on the Lots or to satisfy the requirements of any local, state or federal governmental agency for the development, marketing, and sale of Lots; and

WHEREAS, pursuant to the Master Declaration, the following amendment is being made unilaterally by the Declarant pursuant to Section 16.2 of the Master Declaration.

NOW, THEREFORE, the Declaration of Covenants, Conditions, and Restrictions for Sun River St. George, is hereby amended by deleting Section 2.8 of the Master Declaration and the 2nd Amendment in its entirety and replacing it with the following:

Rental Cap. An Owner wishing to rentlease their home shall make prior application to the Board of Trustees for approval to do so. At no time may more than 5% of the total number of homes in the community be rented or leased; provided, however, that the Board of Trustees may, at their discretion, allow an additional 2% of the total number of homes in the community to be rented for hardship situations. The definition of hardship is to be judged on a case by case basis and at the discretion of the Board of Trustees. In the even that the total number of rented/leased homes in the community reaches or exceeds 5%, the Association shall create a list of those who desire to rent/lease their homes. Names shall be added to the list on a first come, first added basis. If the renter/lessee defaults on the lease or rental agreement as stated in Article 10.12, the Board of Trustees may have the authority to enforce eviction. If the total number of rental leases are above the 5% cap at the time this amendment is approved by the Association, those who are currently renting may continue until the current renter/lessee leaves or discontinues the rental/lease agreement. Upon such event, the Owner of the home shall be added to the end of the then existing list of persons wishing to rent/lease their home. Any new rental/lease agreement must be approved by the Board of Trustees or an authorized representative of the Board. If a home that is being rented/leased is sold, an existing rental/lease agreement may continue until the rental/lease agreement term expires. rental/lease agreements must be approved by the Board of Trustees or an authorized representative of the Board and must meet the restriction as set forth in Article 10.12 of the Declaration and contain all of the guidelines of Exhibit B of the Housing for Older Persons Act. Notwithstanding anything to the contrary in this Section 2.8, the rent/lease cap set forth in this Section 2.8 shall not be applicable to any Lots that are subject to a Mortgage that is insured and/or guaranteed by the Federal Housing Administration, and Lots that are subject to a Mortgage that is insured and/or guaranteed by the Federal Housing Administration shall not be included in calculations to determine the percentage of homes in the community that are rented or leased.

This Amendment is executed for the sole purpose of amending Section 2.8 of the Master Declaration and the 2nd Amendment as set forth above, and does not constitute or in any ways operate as an amendment afteration, release or discharge of any other terms, conditions, rights or obligations as set forth in the Master Declaration.

201/10037261 Page 3 of 5 V 12/06/2011 04:26:30 PM Washington County IN WITNESS WHEREOF, this Amendment is executed to be effective on this of December, 2011. DECLARANT: SUN RIVER ST. GEORGE DEVELOPMENT, LC Dtah limited liability company Darcy Stewart, Manager STATE OF TAH COUNTY OF WASHINGTON On the 5 day of December, 2011, personally appeared before me, Darcy Stewart, who being by me duly sworn, did say that he is a Manager of Sun River St. George Development, LC, & a Utah limited liability company, and that said instrument was signed on behalf of said company by virtue of the authority given him by the company's operating agreement, and he did acknowledge to me that the company executed the same for its intended purpose. KEUSTI BARKER Notary Public State of Utah Commission Expires Oct. 12, 2015

Page 4 of 5 W2 1 12/06/2011 04:26:30 PM Washington County

This Amendment to the Declaration of Covenants, Conditions and Restrictions of Sun River St. George effects the following real property, all located in Washington County, State of Utah:

All of Phases 1 through 18, Phases 20 through 24, and Phases 26 through 31, including any and Common Area, as shown on the Official Plats, according to the official records of the Washington County Recorder:

	Dhaa	T -4-	Tax ID Nos.	
0,	Phase	Lots 1-12	SG-SUR-1-1A-1-12	0,
	1A 1B	14/15; 16-A-17-A	SG-SUR-1-1B-14/15; SG-SUR-1-1B-16-A-17-A	
	1D	18-24; 25-A	SG-SUR-1-1B-18-24; SG-SUR-1-1B-25-A	
		27-80; 81-A	SG-SUR-1-1B-27-80; SG-SUR-1-1B-81-A	· 1
		83-84; 85-A	SG-SUR-1-1B-83 - 84; SG-SUR-1-1B-85-A	
,		86-87; 88-A-101-A	SG-SUR-1-1B-86-87; SG-SUR-1-1B-88-A-101-A	
		102-107	SG-SUR-1-1B-102-107	
	A)C	252-293; 295-296	SG-SUR-1-1C-252-293; SG-SUR-1-1C-295-296	
	ار 1D	194-251	SG-SUR-1-1D-194-251	
	1E	108-146	SG-SUR-1-1E-108-146	·
	2A	147-193	SG-SUR-2A-147-1930	
0 1/1/10	2B	442-449	SG-SUR-2B-442-449	
	3A	297-367; 368A; 370-371	SG-SUR-3A-297-367; SG-SUR-1-3A-368A;	
		A	SG-SUR-3A-370-371	
	3B	372-441	SG-SUR 3B-372-441	
	4	450-497; 808-828	SG-SUR-4-450-497; SG-SUR-4-808-828	
	. 5(A)	498-513	(SG-SUR-5A-498-513	
^ @	∖ 5B	↑ (/A) V	SG-SUR-5B-514-562 SG-SUR-6-563-609	
	€ 6	563-609	SG-SUR-6-563-609	, Cor
	7	010 020	20 2011 : 011 00 m	
- OJ "	8	651-695	SG-SUR-8-651-695	- O)
110	9	696-739	SG-SUR-9-696-739	
\(\partial\)		740-807	SG-SUR-10-740-807	*
·	11	829-875	SG-SUR-11-829-875	
	12	876-929	SG-SUR-12-876-929	
	. 13	1129-1155; 1157-1165	SG-SUR-13-1129-1155; SG-SUR-13-1157-1165	
		1167-1172; 1186-1188	SGSUR-13-1167-1172; SG-SUR-13-086-1188 SG-SUR-13-1209-1211; SG-SUR-13-1226-1227	
(6)		1209-1211; 1226-1227	SG-SUR-13-1232; SG-SUR-13-1235-1245	
))`` 1.4		SG-SUR-14-1110-1128; SQ-SUR-14-1166	3,402,
	14	1110-1128; 1166 1173-1185; 1189-1208	SG-SUR-14-1173-1185 SG-SUR-14-1189-1208	
			SG-SUR-14-1212-1225, SG-SUR-14-1228-1231	
1100		1233-1232	SG-SUR-14-1233 1234	
	15	930-1019	SG-SUR-15-930-1013	
	16	1014-1109: 1019B	SG-SUR-16-1014-1109; SG-SUR-16-1019B	
	17A <	\$251-1285	SG-SUR-17A-1251-1285	
	17B	1286-1313	SG-SUR-17B-1286-1313	
)) ₂ ,			
<i>\(\)</i> "		1212-1225; 1228-1231 1233-123 930-1013 1014-1109; 1019B 1251-1285 1286-1313	SG-SUR-15-930-1013 SG-SUR-16-1014-1109; SG-SUR-16-1019B SG-SUR-17A-1251-1285 SG-SUR-17B-1286-1313	

	20 10037261 Page 5 of 5 Wa	12/06/2011 04:26:30 PM shington county
18 1314-1346 20 1396-1437	201/10037261 Page 5 of 5 Wa SG-SUR-18-13141346 SG-SUR-20-1396-1437	12/06/2011 04:26:30 PM
18 1314-1346 20 1396-1437 21 1347-1395 22 1516-1530 1532-1555 23 1556-1586 24 1587-1627 26 1628-1666 27 1246-1250 28 1438-1479 29 1726-1741 30 A; 1480-15 1711-1725	SG-SUR-21-1347-1395 SG-SUR-22-1516-1530; SG-SUR-22-1532-1555 SG-SUR-23-1556-1586 SG-SUR-24-1587-1627 SG-SUR-26-1628-1666 SG-SUR-27-1246-1250 SG-SUR-29-1726-1741 SG-SUR-29-1726-1741 SG-SUR-30-A; SG-SUR-30-30 SG-SUR-30-1711-1725	
29 1726-1741 30 A; 1480-15 1711-1725 31 742-1787	SG-SUR-29-1726-1741 SG-SUR-29-1726-1741 SG-SUR-30-A; SG-SUR-30 SG-SUR-30-1711-1725 SG-SUR-31-1742-1787	
M. M.		