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Russell Shirts Washington County Recorder 03/06/2013 01.36:39 PM Fee \$74.00 By BINGHAM CALDWELL, LLP

Recorded at the Request of:

Sun River St. George Development, L.C. and Sun River St. George Community Association Inc.

After Recording Mail to: Wal Fotheringham-SG, LLP 173 So. 250 W., Ste. 308 St. George, UT 84770

Affects Parcel Nos. See Exhibit D

DECLARATION SECTION 1.18 AGREEMENT

RECITALS

The Parties recite and declare as follows:

- A. On or about March 10, 1998, Declarant recorded the Declaration, or caused it to be recorded, in the Official Records of the County Recorder of Washington County, State of Utah as Entry No. 594446, in Book 1387, beginning at Page 294.
- B. Pursuant to Section 1.18 of the Declaration, Declarant is entitled to exercise its Development Rights and Special Declarant Rights during the Development Period, which Development Period terminates on March 10, 2013, unless reinstated or extended by an agreement in which the Association's Board may impose limitations on Declarant's subsequent exercise of Development Rights and Special Declarant Rights. (Generally, though not exclusively, Developments Rights and Special Declarant Rights are located in Articles 7, 11, and 13 of the Declaration, respectively).
- C. For the purposes of this Agreement, the Parties refer to the extension of the Development Period, as provided for and limited herein, as the "Extension of Limited Special Declarant Rights."
- D. The Parties now desire to accomplish the following in this Agreement: (i) provide for the Extension of Limited Special Declarant Rights, (ii) terminate forever certain Development Rights and Special Declarant Rights, (iii) identify certain Development Rights and Special Declarant Rights that are extended and timited, and (iv) provide for the ratification of this Agreement by the Members of the Association and recording of this Agreement, if so ratified, in the records of the Washington County Recorder -- ALL subject to the terms set forth in this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants, conditions considerations as for fully set forth herein, the Parties hereby agree as follows:

GREEMENT

- Recitals. The Parties hereby agree that the foregoing recitals are true and correct and are incorporated herein by this reference.
- Extension of Limited Special Declarant Rights. Subject to the terms of Paragraphs 2. 3 and 4 and subject to the pre-condition of Member ratification as provided for in Paragraph 6, the Declarant is hereby granted an Extension of Limited Special Declarant Rights effective from and after March 11, 2013, which rights shall terminate upon the termination of marketing of the last lot of the last phase in the Sun River St. George Active Adult Community ("Sun River St. George") as recorded in the Official Records on file in the Office of the Recorder of Washington County, State of Orah. The Plat for the last phase shall consist of at least ten (10) lots, unless prohibited by topographical constraints. "Termination of marketing" means the last lot in the last phase of Sun River St. George is no longer listed for sale by Declarant on the Realtor Multiple Listing Service for Washington County, State of Utah.
- Development Rights and Special Declarant Rights -TERMINATED. As of March 10, 2013, the following Development Rights and Special Declarant Rights are forever terminated:
 - a. Appoint Board. Except as provided for in Paragraph 4(i) of this Agreement, the right under Section 3.3 of the Bylaws to appoint and remove Trustees in its sole and absolute discretion under Section 3.3 of the By-Laws;
 - Cluster Residences The right under Section 2.7 (b) of the Declarant to construct duplexes, zero-lot line housing and similar surangements, attached and detached;
 - c. Amendment Approval. The right under Section 16.2 of the Declaration to approve amendments made to the Declaration by vote of the Membership, except for those amendments which seek to remove, revoke or modify the Extension of Limited Special Declarant Rights without Declarant approval to an amendment to this Agreement as provided for in Section 7;
 - Withdrawal. The right to withdraw any portion of the Properties from the coverage of the Declaration under Section 7.3 of the Declaration from Modified Exhibit "A", a copy of which is attached hereto as Modified Exhibit "A". Modified Exhibit "A" is a description of the real property originally subjected to the Declaration and prior to any annexation of property as provided for elsewhere in Article 7, less and excepting lands withdrawn by Declarant prior to the taking of the ratification vote referenced in Paragraph 6 below, specifically withdrawal of the Golf Course and the commercial area and the Atkinville Wash, and;
 - e. Annexation. The right under Article 7 of the Declaration to annex additional property and make it subject to the Declaration beyond what is identified in Modified Exhibit "B", a copy of which is attached hereto (and incorporated herein. (Modified Exhibit "B" is the description of the real property annexed and remaining to be annexed into (made a part of) Sun River St. George after the Declarant has voluntarily eliminated from Exhibit "B" a substantial amount

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of real property which previously could have been annexed into the development). For clarity purposes, the area described in Modified Exhibit "A" and Modified Exhibit "B" have been depicted in Exhibit "C" which is attached hereto and incorporated herein by this reference.

-Extension of Limited Special Declarant Rights. From and after March 11, 2013, the Following Limited Special Declarant Rights and Development Rights of the Declarant are extended. through the term identified in Paragraph 2, as modified and limited below (Sections 11.2 and 11.3) of Article 11 (Easements) and Article 13 (Special Declarant Rights) are modified and replaced in their entirety and other Development Rights are restated and replaced as to the specific Section of the Declaration to which they refer):

SECTIONS 11.2 AND 11.3 OF ARTICLE 11 - Easements

- Easements for Utilities and Service of Property Within Modified Exhibit B: The reservation to Declarant, and granted to the Association, of perpetual nonexclusive easements upon, across, over and under all of the Properties described in Modified Exhibit "A" and Modified Exhibit "B" (but not through a Dwelling) Unit or other structure) to the extent reasonably necessary to install, replace, and maintain cable television systems, master television antenna systems, security systems, street lights, signage, and all utilities, including but not limited to, water, sewers, meter boxes, telephone, gas and electricity. The Deciarant and/or the Association may assign these rights to any local utility supplier, cable company, security company or other company providing a service utility to the Properties described in Modified Exhibit "A" and Modified Exhibit "B".
- Lot Owner Protections Any damage to a Dwelling What, Lot or structure resulting from the exercise of such easements shall promptly be repaired by, and at the expense of the Person exercising the easement. The exercise of such easements shall not unreasonably interfere with the use of any Lot and, except in an emergency, entry onto any Lot shall be made only after reasonable notice to the Owner or occupant.
- c. Utility Suppliers: The Declarant, through the Declaration, has granted to local utility suppliers, which grant is hereby affirmed and extended, easements across the Properties described in Modified Exhibit "A" and Modified Exhibit "B", for ingress, egress, installation, reading, replacing, repairing and maintaining utility meters and boxes. However, the exercise of this easement shall not extend to permitting entry into the Dwelling Unit or Lot, nor shall any utilities be installed or relocated on the Properties described in Modified Exhibit "A" and Modified Exhibit "B", except upon approval by the Board or if approved by Declarant, after advance notice to the Board.
- The right to grant and use easements through the d. Easements Standards: Common Area for the purpose of accessing, constructing and maintaining any dandscaping, drainage and utility improvements within the property described in Modified Exhibits "A" and "Modified Exhibit B", as long as said improvements to the Common Areas are constructed consistent with the Community Wide Standard and the maintenance of the same will not unduly burden the Association.
- e. Damage and Indemnification: Declarant and its successors, trustees and assigns shall be responsible for damage to any Common Area of the Association

associated with Declarant's exercise of its rights and easements under subparagraphs 4 (a) through (d) and shall indemnify, defend and hold harmless the Association from and any claims, damages, causes of action or costs (including attorney's fees) which arise from, are related to or are attributable to the construction and utilization of such easements and rights by Declarant, its contractors, subcontractors, suppliers, agents, and affiliated parties.

f. Effect of 4 (a) (e): Paragraphs 4 (a) through (e) replace and supersede both Section 11 2 and 11.3 of the Declaration.

ARTICLE 13 - Limited Special Declarant Rights

- Completion of Improvements: The right to complete any improvements indicated on Plats, development plans filed with the Declaration, or the Master
- Marketing: The right to maintain sales offices, model homes, signs and other advertisements on the property described in Modified Exhibit "A" and Modified Exhibit "B"
- The right to appoint and remove a Board Appointment and Approval: Declarant appointed Trustee of the Association pursuant to the By-Laws (Section 3.5(c)) and the Declaration, however, this right shall terminate upon recording of the last phase in Sun River St. George and the then current Declarant-appointed Trustee or Officer shall vacate office upon recording of the final plat for ten (10) lots (unless prohibited by topographical constraints) in the Official Records on file in the Office of the Recorder of Washington County, State of Utah;
- Transferability: The fight to assign any rights granted ander this Agreement of the Declaration, except that no assignee, transferee or successor owner of any property described in Modified Exhibit "A" and Modified Exhibit "B" is exempt from the architectural control requirements of Article 9 of this Declaration;
 - k. Model Homes: The right to construct and maintain Model Homes within the property described in Modified Exhibit "A" and Modified Exhibit "B";
 - 1. Vacation Villas: The right to construct and maintain no more than eight (8) residences for temporary occupancy within the property described in Modified Exhibit "A" and Modified Exhibit "B" and designate such residences as "Vacation Villas". Occupants of the Vacation Villas shall not be Members of the Association, provided however, such occupants shall have access to, and use of, the Common Area, including all community centers and facilities. After six (6) visits by a potential buyer occupying a Vacation Villa, the then current guest fees of the Association shall apply and must be paid at the time of the use of the facilities;
- m. Equal Treatment. So long as the Declarant owns any property described in Modified Exhibit "A" and Modified Exhibit "B," the Association shall not, without the prior written consent of the Declarant, adopt any policy. Jule or procedure that:
 - limits the access of the Declarant, its successors, assigns and/or affiliates or their personnel and/or guests, including visitors, to the Common Areas or to any property owned by the Association;
 - limits or prevents the Declarant, its successors, assigns and/or affiliates or ii. their personnel from advertising, marketing or using the Association or its

Common Areas or any property owned by any of them in promotional materials:

limits or prevents purchasers of new residential housing constructed by the iii. Declarant, their successors, assigns and/or affiliates in Sun River St. George from becoming Members of the Association or enjoying full use of its Common Areas, subject to the membership provisions of this Declaration and the By-Laws;

discriminates against or singles out any group of Association members of iv. prospective members or the Declarant this provision shall expressly prehibit the establishment of a fee structure i. e., assessments, Special Assessments and other mandatory fees or charges other than Benefitted Assessments, chartered club dues, and use fees) that discriminates against or singles out any group of Association members or the Declarant, but shall not prohibit the establishment of Benefitted Assessments or assessments, including Special

Assessments which apply to all members equally;

limits the ability of the Declarant, its successors assigns and/or affiliates, to v. carry out to completion its development plans and related construction activities for Sun River St. George as such plans are expressed in the Master Plan as such may be amended and updated from time to time. Policies, rules procedures affecting the provisions of existing easements established by the Declarant and limiting the establishment by the Declarant of casements necessary to complete Sun River St. George shall be expressly included in this provision. Easements that may be established by the Declarant shall include but shall not be limited to easements for development, construction and landscaping activities, drainage and utilities; or

limits the ability of the Declarant, its successors, assigns and/or affiliates to vi. develop and conduct customer service programs and activities in a customary

and reasonable manner.

Access to Modified Exhibit "A" and Modified Exhibit "B" Property. Neither the Association nor any Neighborhood Association shall exercise its authority over the Common Areas (including, but not limited to, any gated entrances and other means of access to the property described in Modified Exhibit "A" and Modified Exhibit "B" to this Agreement) or to interfere with the rights of the Declarant set forth in this Agreement or to impede access to any portion of the property described in Modified Exhibit "A" and Modified Exhibit "B" over the streets and other Common Areas;

o. Use of Common Areas for Special Events: The right to use all Common Areas, including community centers and other facilities to sponsor special events for charitable philanthropic, political, or marketing purposes as determined by the Declarant in its sole discretion. However, from and after March 10, 2013, the Declarant shall continue to have the right to use all Common Areas for up to eight (8) days each year to sponsor such special events. Any such special event shall be subject to the following conditions:

the availability of the Common Areas at the time a request is submitted į, to the Association; $_{\sim}$ \mathbb{N}

the Declarant shall pay all costs and expenses incurred and shall ii. indemnify the Association against any loss or damage resulting from the special event;

the Declarant shall return the Common Areas and personal property owned by the Association and used in conjunction with the special event to the Association in the same condition as existed prior to the special event (reasonable wear and tear excepted); and

after Declarant has used the Common Areas for more than 8 days in a year, the Declarant and Builders may continue to use the Common Areas, or any portion thereof, for purposes stated in this subsection pursuant to a rental or lease agreement between the Declarant and/or such Builder and the Association which provides for rental payments thased on a rate established by the Association and subject to the availability of the facilities;

Other Covenants Prohibited: Until the limited retained Declarant rights described in this Paragraph 4 expire, no person shall record any declaration of covenants, conditions and restrictions, or declaration of condomnium or similar instrument affecting any portion of Modified Exhibit "A" of Modified Exhibit "B", other than this Agreement, without the reasonable mutual written consent of both the Board and Declarant. Any attempted recordation without such consent shall result in such instrument being void and of no force and effect unless subsequently approved by written consent signed by both Declarant and the Board, and recorded in the Public Records. Notwithstanding the preceding, the Declarant retains the unilateral right to be exercised after notification to the Board and under all the terms of this Agreement, to record declarations of annexation which annex or subject portions of the Properties to the Declaration which are located within Modified Exhibit "B";

Master Planned Community Each Owner, by accepting title to a Lot and becoming an Owner, and each other Person, by acquiring any interest in the Properties, acknowledges awareness that Sun River St. George is a master planned community the development of which is likely to extend over many years, and agrees not to protest or otherwise object to: (a) zoning or changes in zoning or to uses of, or changes in density of Sun River St. George during the Limited Special Declarant Rights period, Or (b) changes in any conceptual or master plan for Sun River St. George, including, but not limited to, the Master Plan; provided, such revision is or would be lawful (including, but not limited to, lawful by special use permit, variance or the like) and is not inconsistent with what is permitted by the Declaration and provided that Declarant will not seek commercial or industrial zone changes;

NON-ARTICLE 11 and 13 - Limited Special Declarant Rights

Architectural Review/Standards Exemption: Tight under Section 9.1(b) the Declaration of the Declarant, or any related entity which is a Builder, not being subject to the requirements of Article 9 of the Declaration (Architectural Standards), however, any assignee, trustee or successor of Declarant will be subject to the requirements of said Article 9;

Phasing of Construction: The right under Section 7.6 of the Declaration to develop their Lots in sub-phases, provided no sub-phase shall consist of less than ten (10) lots unless prohibited by topographical constraints; and

- Housing Density. Shall consist of lots with dwelling units intended for detached single family occupancy. No residential housing may exceed nine (9) units per
 - Maintenance. Declarant shall maintain all properties owned by Declarant described in Modified Exhibit "A" and Modified Exhibit "B" consistent with Article 10 of the Declaration, except as specifically provided in this Agreement.
 - Ratification Pre-condition. The Board of the Association hereby agrees Association hereby agrees recommend this Agreement for approval by the Members of the Association at a meeting chily called for such purpose and held prior to December 31, 2012. However, this Agreement shall not be effective until ratified by a vote of the Members, including any votes held by the Declarant under Sections 1.26, 1.28 and 1.29. The vote required for ratification shall be the affirmative vote or written consent, or any combination thereof, of 67% of the total votes of those who vote, provided that at least 40% of the total votes in the Association are cast. If the ratification fails, this Agreement shall be of no further force and effect and neither party will have liability one to the other. If this Agreement is ratified, the President of the Board of the Association is hereby authorized to execute the verification below and to cause this agreement to be recorded as provided in Paragraph 9.
 - No Amendment of this Agreement without Declarant Consent: This Agreement 7. shall not be amended without the prior written consent of the Declarant so long as the Declarant owns any property described in Modified Exhibit "A" or Modified Exhibit "B".

Declarant Rights and Actions Prior to March 10, 2013.

- Except as otherwise expressly modified by this Agreement, the Parties agree that Declarant may continue to exercise the Development Rights and the Special Declarant Rights as currently set forth in the Declaration, until expiration or termination of the Development Period pursuant to Paragraph 2 above;
- b. In consideration of the Association's Board avorably recommending this Agreement for approval by the Members of the Association, Declarant hereby consents and agrees to take the following actions prior to the ratification vote referenced in Paragraph 5:

i. amend Exhibit "B" to comport with Modified Exhibit "B" attached hereto and record Modified Exhibit "B" in the records of the Washington County Recorder;

withdraw the Golf Course and Atkinville Wash from the Declaration and the Sun River St. George properties; and

- amend Exhibit A" to reflect the prior withdrawal of the commercial iii. property, the withdrawal of the golf course property and the Atkinville Wash and record Modified Exhibit "A," in the records of the Washington County Recorder.
- Recordation. This Agreement, if ratified, shall be recorded in the Official Records on file in the Office of the Recorder of Washington County, State of Utah against all of the properties identified in Modified Exhibit "A" and Modified Exhibit "B" and this Agreement shall have the effect of amending and superseding the Declaration as to the terms set forth in Paragraphs 2, 3, 4 and For recording purposes a list of platted lots and parcel numbers affected by this Agreement is attached hereto, marked Exhibit "D", and incorporated herein by this reference.

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- Abrogation/Binding Effect. It is the intent of the Parties that, except where 10. expressly modified or abrogated by this Agreement, all other covenants, obligations, and contractual hights arising in the Declaration and the By-Laws shall remain in full force and effect and shall continue to apply to, inure to the benefit of, and bind the Parties, their assigns, officers, owners, principals, representatives, subsidiaries, and other successors.
 - Continued Cooperation. By executing this Agreement, the Parties hereto expressly agree to continue to operate in good faith to effectuate its purpose, by giving all consents, executing all documents and providing input and assurances within a reasonable time period after said actions are requested of any Party.
 - Waiver. No delay in exercising any right or remedy shall constitute a waiver 12. thereof, and no waiver by Declarant or the Association for the breach of any covenant of this Agreement shall be construed as a waiver of any preceding or succeeding breach of the same or any other covenant or condition of this Agreement.
 - Governing Law. This Agreement shall be governed interpreted and construed by the laws of the State of Utah.
 - Severability. If any part or provision of this Agreement shall be determined to be 14. unconstitutional, invalid or unenforceable by a court of competent jurisdiction, then such a decision shall not affect any other part or provision of this Agreement except that specific provision determined to be unconstitutional, invalid or unenforceable. If any condition, covenant or other provision of this Agreement shall be deemed invalid due to its scope or breadth, such provision shall be deemed valid to the extent of the scope or breadth permitted by law.
 - Time of Performance Time shall be of the essence with respect to the duties 15. imposed on the Parties under this Agreement. Unless a time limit is specified for the performance of such duties each Party shall commence and perform its duties in a diligent manner in order to complete the same as soon as reasonably practicable.
 - The section and other headings contained in this Agreement are for reference purposes only and shall not in any way affect the meaning or interpretation of this Agreement.
 - Any notices, requests, or demands required or desired to be given hereunder shall be in writing and should be delivered personally to the Party for who intended, or, if mailed by certified mail, return receipt requested, postage prepaid to the last known address of the Parties.
 - Feminine or neuter propositions shall be substituted for those masculine form or vice versa, and the plural shall be substituted for the single number or vice versa in any place or places in which the context may require such substitution.
 - Default & Remedies. A Party shall be deemed to have breached this Agreement if it fails to perform any obligation or grant any right arising out of this Agreement after receiving written notice of alleged breach and being given 10 business days to cure the same. In the event the alleged breach cannot be cured with 10 business days then within a time frame reasonable for the performance thereof, but in no case longer than 45 days. In the event of breach the non-

breaching party shall be able to pursue all remedies and avenues prescribed by law, this The Parties acknowledge and agree that the Agreement, the Declaration and the By-Laws. covenants, obligations and contractual rights granted in this Agreement are special, unique and extraordinary matters and that a violation of any of the terms of such coverants, obligations or contractual rights will cause the non-breaching party irreparable injury for which adequate remedies are not available at law. Therefore, the Parties agree that the non-breaching Party shall be entitled to an injunction, restraining order or such other equitable relies without the requirement to post bond) as a court of competent jurisdiction may deem necessary or appropriate to restrain the Party from committing any violation of such covenants, obligations or contractual rights arising under this Agreement, the Declaration or the By-Laws. The equitable remedies described in this Section are cumulative and in addition to any other rights and legal remedies the non-breaching party may have.

- Attorney's Fees. Should any party default in any of the covenants, obligations, warranties representations or agreements herein contained, that defaulting party shall pay all costs and expenses, including a reasonable attorney's fee, which may arise or accrue from enforcing this Agreement or in pursuing any remedy provided hereunder or by applicable law, whether such remedy is pursued by filing suit of otherwise. This obligation of the defaulting party to pay costs and expenses includes, without limitation, all costs and expenses including a reasonable attorneys fee, incurred on appeal and in bankruptcy proceedings.
- All negotiations, understandings, representations and preliminary Integration. 21. agreements are merged herein. The parties intend this document to be the final and exclusive expression of their agreement. This Agreement may not be modified, amended or revoked unless by a writing signed by all the Parties hereto.
- Counterparts. This Agreement may be executed in one or more counterparts, each which may be executed by one or more of the signatory parties hereto. Signature pages may be detached from the counterparts and attached to a single copy of this Agreement to physically form one legally effective document. Facsimile signatures on any counterpart of this Agreement shall be acceptable and shall constitute conclusive evidence of execution.

IN WITNESS WHEREOF, this Agreement has been executed as of the date and year first set forth above.

DECLARANT:

SUN RIVER ST. GEORGE DEVELOPMENT. L.C., a Utah limited liability company

Darcy Stewart, Manager

ASSOCIATION:

SUN RIVER ST, GEORGE COMMUNITY

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ASSOCIATION Q Utah non-profit

Corporation \

Don Stricklin, President

VERIFICATION

(to be executed prior to recording and after ratification)

The Declarant and the Association hereby verify that the ratification provided for in Paragraph 6 occurred and this Agreement is in full force and effect and will be recorded in the Official Records on filed in the Office of the Recorder of Washington County, State of Utah.

DECLARANT:

SUN BIVER ST. GEORGE DEVELOPMENT,

Utah limited liability company

wart, Manager

ASSOCIATION

SUN-RIVER ST. GEORGE COMMUNITY

ASSOCIATION, a Litah non-profit

Corporation

Don Stricklin, President

STATE OF UTAH,

County of Washington.

day of March, 2013, 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, L.C. a Utah limited liability company, and that he executed the foregoing Verification on behalf said limited hability company being authorized and empowered to do so by the operating agreement of said company, and he did acknowledge to me that such company executed the same for the uses and purposes stated therein.

KAMAŘIE M NAASE Notary Public State Of Utah

Commission Expires 10-04-2014 COMMISSION NO. 583677

STATE OF UTAH,

:ss.

County of Washington.)

On this ____day of March, 2013, personally appeared before me, Don Stricklin, who being by me duly sworn did say that he/she is the President of Sun River St. George Community Association, Inc., a Utah non-profit corporation, and that he/she executed the foregoing Verification on behalf said corporation being authorized and empowered to do so by the vote of the Membership of the Association, and he/she did acknowledge to me that such company executed the same for the uses and purposes stated therein.

KAMARIE M NAASE Notary Public State Of Utah Commission Expires 10-04-2014 COMMISSION NO. 583677

NOTARY PUBLIC

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MODIFIED EXHIBIT "A"

Legal Description of Property Originally Subjected to Declaration (Less and Excepting the Golf Course, Akinville Wash, and Commercial Area)

> A parcel of land located in the East Half of Section 22, the West Half, and the Northeast 1/4 of Section 23, the Southwest 1/4 of Section 14 and the Southeast 1/4 of Section 15, Township 43 South, Range 16 West, Salt Lake Base & Meridian being further described as follows:

> Beginning at the Southeast Corner of said Section 22 Brass Cap) and running thence N00°06'57"W, 1,319,49 feet along the section line to the South 1/16 Corner; thence S89°49'39"W, 2,646.84 feet along the 1/16 line to the Center South 1/16 Corner; thence N00°09'14"W, 320.25 feet along the Center Section Line to the Center 1/4 Corner Of Said Section 22; Thence N89°50'38"E 44.33 feet along the Center Section Line; thence N24°52'57"E, 2,822.99 feet to a point more or less on the southerly bank of the Virgin River (present meander line); thence along the southerly bank of the Virgin River as Follows S86°30'00"E,97.90 feet; thence N75°12'00"E, 497 77 feet; thence N64°07'32"E, 395.10 feet; thence N67°34'00"E, 284.71 feet, thence N72°42'00"E, 254.15 feet; thence N70°12'00"E, 128.15 feet; thence reaving said bank of the Virgin River S17°30'00"W, 200,78 feet, thence S33°30'00"E, 274.56 feet; thence N77°15'00"E \ 382.80 feet more or less to the East Line of the Southwest 1/4 of the Southwest 1/4 of said Section 14, then S00°00'00"E, 95% 4 feet along the 1/16 line to the East 1/16 Corner of said Section 23; thence S00°06'59"E, 1,319.62 feet along the Center Section Line to the Center North 1/16 Corner; thence N89°55'10"E, 1,317.18 feet along the 1/16 Line to the Northeast 1/16 Corner; thence S00°02'19"E, 1,319.93 feet along the 1/16 Line to the Corner East 1/16 Corner; thence S89°55'58"W 1315.38 feet along the 1/16 Line to the Center 1/4 Corner of said Section 23, Thence S00 06'59"E, 2,641.42 feet along the Center Section Line to the South 14 Corner of said Section 23; thence S89°59'09"W, 2,637.56 feet along the Section Line to the Point Of Beginning. The above described parcel contains \$23.461 acres more or less;

AND

The Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4) Of Section 22, Township 43 South, Range 16 West, Salt Lake Base and Meridian. The above described parcel contains 40.087

MODIFIED EXHIBIT "B"

Legal Description of Subsequently Annexed and Annexable Property

> Beginning at a point being South 01°12'20" West 1,837.57 feet along the section line from the Southeast Corner of Section 22, Township 3 South, Range 16 West, Salt Lake Base & Meridian, and running;

thence North 53°05'29" West 531.15 feet; thence North 09°17'04" West 1,119.00 feet; thence North 57°34'24 West 709.48 feet; thence North 01° 12°30" East 386.71 feet to the southwesterly corner of Sun River St. George thence North 56°17'52" West 907.91 feet along said westerly line; thence North 19°51'30" West 476.66 feet along said westerly line to the 1/16th line; thence North 88°49'44" West 386.31 feet along said 1/16th line to the center section line; thence North 01°11'22" East 1,320.25 feet along the center section (line to the center quarter section of said section 22; thence South 88°48'46" East 34433 feet along the center section line; thence North 01°11'22" East 1,650.00 feet; thence North 74°51'08" East 930.51 feet; thence North 26°13'33" East 567.99 feet; thence South 86°00'02" East 329.71 feet;

thence North 59°16'03" East 45.55 feet; thence South 86°17'52" East 165.15 feet; thence North 84°25'49" East 327.33 feet; thence North 70°46'18" East 122.78 feets

thence South 88°11'11" East 530.02 feet; thence South 80°43'20" East 320,52 feet;

thence North 83°11'49" East 427.91 feet; thence South 88°43'37" Bask 675.00 feet;

thence North 83°08'37" East 495.00 feet to and along the northerly line of Sun River St. George Phase 27 to the westerly line of Sun River St. George Phase 13;

thence North 01° 13'52" East 50.00 feet along the said westerly line to the North Quarter Corner of Section 23, Township 43 South, Range 16 West, Salt Lake Base & Meridian;

thence North 71°34'00" East 482.56 feet; thence South 86°14'49" East 549.22 feet

thence North 78°08'10" East 1,000 33 feet;

thence South 21°04'22" East 395.06 feet; Othence South 88°45'06" East 510.77 feet;

thence South 88°50'30" East 702.64 feet;

thence South 01°11'12" West 90.31 feet;

thence southerly 311 01 feet along an arc of a 628.00 foot radius curve to the right (center bears North 88°48'48" West long chord bears South 15°22'26" West 307.84 feet with a central angle of 28°22'29");

thence South 29°33'41" West 495.82 feet;

thence westerly 653.81 feet along an arc of a 628.00 foot radius curve to the right (center bears North 60 26 19" West long chord bears South 59°23'13" West 624.68 feet with a central angle of 59°3'9'03'");

to a point of reverse curvature of a curve concave to the southeast;

thence westerly 310.41 feet along an arc of a 628.00 foot radius curve to the left (center bears South 00°47'16" East long chord bears South 75"03'07" West 307.26 feet with a central angle of

thence North 29°06'30" West 33.00 feet

thence North 56°41'58" West 706:71 feet;

(thence South 33°18'02" West 39@35 feet;

thence South 09°49'49" West 74.36 feet;

thence South 19°28'48" West 68.58 feet to a point on the boundary of Sun River St. George Phase 12:

thence southwesterly the following (3) courses along the easterly lines of said Phase 12,

thence southerly 39:27 feet along an arc of a 25.00 foot radius curve to the left (center bears South 56°41'58" East, long chord bears South 1,1°41'58" East 35.36 feet with a central angle of 90°00'00");_@

thence South 33°18'02" West 66.00 feet

thence westerly 39.27 feet along an arc of a 25.00 foot radius curve to the left (center bears South 33°18'02" West, long chord bears South 78°18'02" West 35.36 feet with a central angle of *•*90°00'00");

thence South 33°18'02" West 327.78 feet to and along the westerly line of Sun River St. George Phase 11;

thence southwesterly the following (5) courses along said easterly line of Sun River St. George

thence southwesterly 164.54 feet along an arc of a 967.00 foot radius curve to the left (center bears South 56°41'58" East, long chord bears South 28°25'34". West 164.34 feet with a central angle of 09°44'57");

thence South 23°33'05" West 240.44 feet

thence southerly 39.27 feet along an arc of a 25.00 foot radius curve to the left (center bears South 66°26'55" East, long chord bear's South 21°26'55" East 35.36 feet with a central angle of 90°00'00");

thence South 23°33'05" West 66.00 feet;

thence westerly 39.27 feet along an arc of a 25.00 foot radius curve to the left (center bears South 23°33'05" West, long chord bears South 68°33'05" West 35.36 feet with a central angle of 90°00'00") to the easterly line of Arrowhead Drive;

thence South 23°33'05" West 260.02 feet along said easterly line of Arrowhead Drive;

thence southerly 130.17 feet along an arc of a 967.00 foot radius curve to the left (center bears South 66°26'55" East, long chord bears South 19°41'43" West 130.07 feet with a central angle of 07°42'45") along said easterly line of Arrowhead Drive;

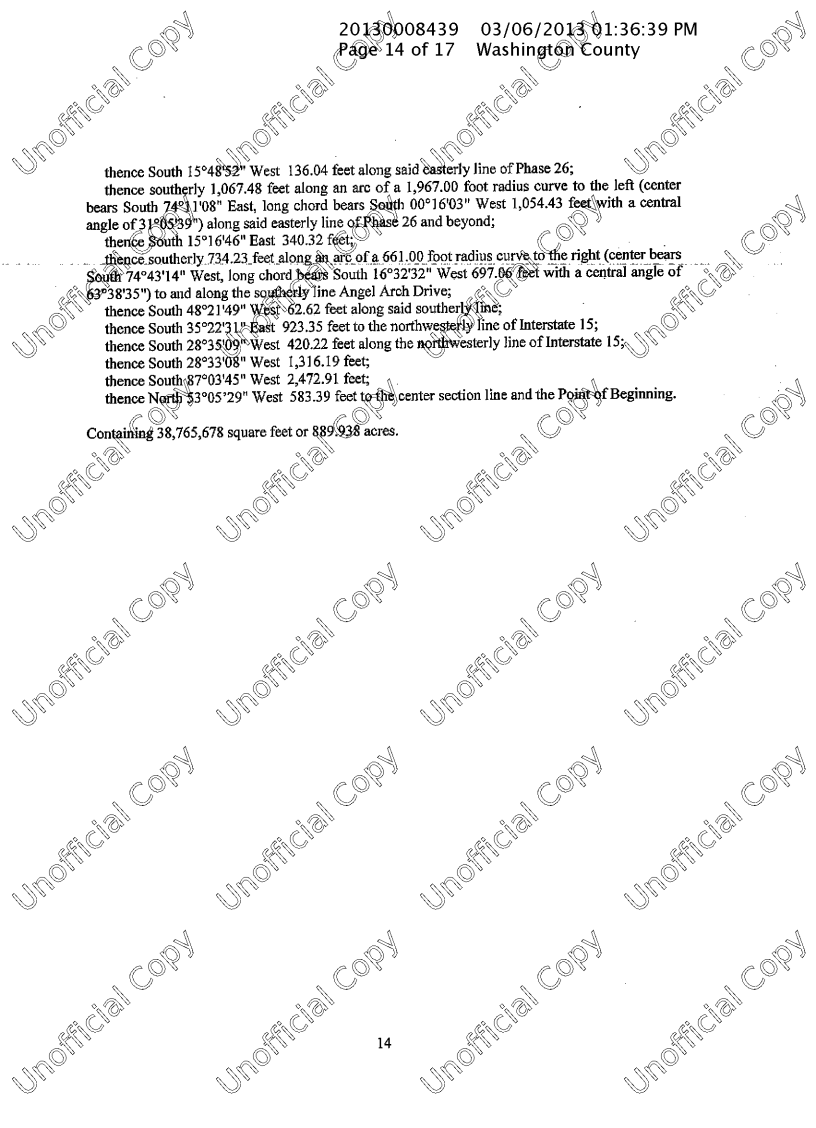
thence South 15°50'20" West 59,32 feet along said easterly line of arrowhead Drive;

Thence southeasterly 73.17 feet along an arc of a 50.00 foot radius curve to the left (center bears South 74°09'39" East, long chord bears South 26°04'56" East 66.81 feet with a central angle of 83°50'33") along said easterly line of Arrowhead Drive to the northerly line of Sun River Parkway;

thence easterly 10,93 feet along an arc of a 800.00 foot radius curve to the right (center hears South 21°24'32" West, long chord bears South 68°11'59" East 10.93 feet with a central angle of 00°46'58") along said northerly line of Sun River Parkway, said point also being the northeast corner of Sun River St. George phase 26;

thence South 22°11'30" West 100.00 feet along said easterly line of Phase 26;

thence southwesterly 67.28 feet along an arc of a 40.00 foot radius curve to the left (center bears South 22°11'30" West, long chord bears South 64°00'11" West 59.63 feet with a central angle of 96°22'38") along said easterly line of Phase 26;



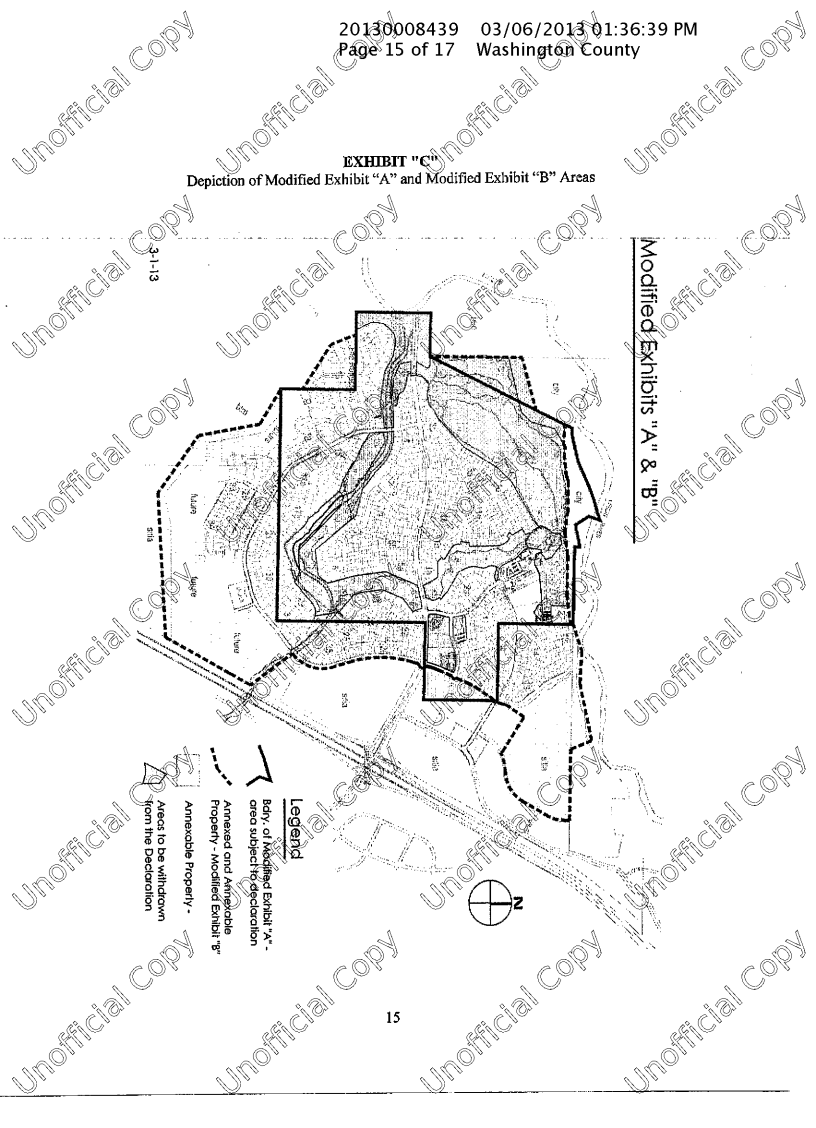


EXHIBIT "D"

Description of Platted Lots and Parcel Numbers of Property Described in Modified Exhibit "A" and Modified Exhibit "B"

ALL OF PHASES 1 THROUGH 18, PHASES 20 THROUGH 31, PHASES 33 THROUGH 35 INCLUDING ANY AND ALL COMMON AREA, as shown on the Official Plats, according to the Official Records on file in the Office of the Recorder of Washington County, State of Utah.

	<u>Phase</u>	<u>Lots</u>	Tax ID Nos.
	1A	1-12	SG-SUR-1-1A-1-12
	1B	14/15; 16-A-17-A	SC STIP 1 1P 14/15: SC STIP 1 1R:16 A 17A
	115	13-24; 25-A	SG-SUR-1-1B-18-24; SG-SUR-1-1B-25-A
	C (27-80; 81-A	\$G-SUR-1-1B-27-80; SG-SUR-DIB-81-A
		83-84; 85-A	SG-SUR-1-1B-14/13, SG-SUR-1-1B-10-A-17A SG-SUR-1-1B-18-24; SG-SUR-1-1B-25-A SG-SUR-1-1B-27-80; SG-SUR-1-1B-81-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; SGSUR-1-1B-88-A-101-A
	C'A CII	102-107	SG-SUR-1-1B-102-107
()	(i)C	252-293-295-296	SG-SUR-1-1C-252,293; SG-SUR-1-1C-295-296
)) id	194-251	SG-SUR-1-1D=(94-251
	1E	108-146	SG-SUR-1-108-146
	2A	147-193	SG-SUR-2A-147-193
	2B	442-449	SG-SUR-2B-442-449
	3A	297-367; 368A; 370-371	SG-SUR-3A-297-367; SG-SUR-1-3A-368A;
			* \$&-\$UR-3A-370-371
	3B 4 5A 5B	372-441	SG-SUR-3A-297-367; SG-SUR-1-3A-368A; SG-SUR-3A-370-371 SG-SUR-3B-372-441 SG-SUR-4-450-497; SG-SUR-4-808-828 SG-SUR-5A-498-513 SG-SUR-5B-514-562 SG-SUR-6-563-669
	4	450-497; 808-828	SG-SUR-4-450-497; SG-807R-4-808-828
	Z SA V	498-513	SG-SUR-5A-498-513
<u> </u>	∜B	514-562	SG-SUR-5B-514-562
110	² 6	563-609	SG-SUR-6-563-669
	7	610-650	SG-SUR-7-600-650
	8	651-695	SG-SUR-8-651-695
	9	696-739	SG-SUR-9-696-739
	10	740-807	SG-SUR-10-740-807 SG-SUR-11-829-875
		¹ 829-875 876-929	SG-SUR-10-740-807 SG-SUR-11-829-875 SG-SUR-12-876-929
		1129-1155; 1157-1165	SG-SUR-13-1129-1155 SG-SUR-13-1157-1165
	13	1167-1172; 1186/1488	SG-SUR-13-1167-1172; SG-SUR-13-1186-1188
(1209-1211: 1226-1227	SG-SUR-13-1209-1211; SG-SUR-13-1226-1227
~ ~ (C)) "	1232, 1235-₹2\$5	SG-SUR-13-1232, SG-SUR-13-1235-1245
Dille	14	1110-1128: 1166	SG-SUR-14-1110-1128; SG-SUR-14-1166
		1173-1185; 1189-1208	
		1212-1225; 1228-1231	SG-SUR-14-1212-1225; SG-SUR-14-1228-1231
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" U. C.	-		SG-SUR-14-1173-1183, SG-SUR-14-1189-1208 SG-SUR-14-1212-1225; SG-SUR-14-1228-1231
\sim		1232, 1235-1245 1110-1128; 1166 1173-1185; 1189-1208 1212-1225; 1228-1231	SG-SUR-14-1173-1185; SG-SUR-14-1189-1208 SG-SUR-14-1212-1225; SG-SUR-14-1228-1231

		20130008439 03/06/2013 01:36:39 PM Page 17 of 17 Washington County
Phase	Lots Jack	20130008439 03/06/2013 01:36:39 PM Page 17 of 17 Washington County Tax ID Nos.
<u>Phase</u>	Lots V	Tax ID Nos
	1233-1234	SG-SUR-14-1233-1234
15	930-1013	SG-SUR-15-930-1013 SG-SUR-16-1014-1109; SG-SUR-16-1019B SG-SUR-17A-12-51-1285 SG-SUR-17B-1286-1313 SG-SUR-18-1314-1346 SG-SUR-20-1396-1437 SG-SUR-21-1347-1395 SG-SUR-22-1531-1530: SG-SUR-22-1531-1531-1530: SG-SUR-22-1531-1530: SG-SUR-22-1531-15
16	014-1109; 1019B	SG-SUR-16-1014-1109; SG-SGR-16-1019B
17A 🦠		IJSG-SUR-17A-12-51-1285 U
17A 17B 18 20	1251-1285 1286-1313 1314-1346	SG-SUR-17B-1286-1313
		SG-SUR-18-1314-1346
20	1396-1437	SG-SUR-20-1396-1437
21	1347-1395 V	SG-SUR-21-13(9)-1395
22	1516-1530; 1531 - A	DO-DOIE-42/1910 1930, DO DOIE 22 192/1 1/2
	1532-1555	SG-SUR-22-1532-1555
. 23	1556-1586	SG-SUR-23-1556-1586
24	1587-1627	SG-SUR-24-1587-1627
25	ĴÅ; 1667-1687	© \$6-SUR-25-A; SG-SUR-25-1667-1687
26	1628-1666 1246-1250	✓ SG-SUR-26-1628-1666
27	1246-1250	SG-SUR-27-1246-1250
28 ~`	1430-1473	SG-SUR-28-1438-1479
29	1726-1741	SG-SUR-29-1726-1741
30	A; 1480-1515	SG-SUR-23-1556-1586 SG-SUR-24-1587-1627 SG-SUR-25-A; SG-SUR-25-1667-1687 SG-SUR-26-1628-1666 SG-SUR-27-1246-1250 SG-SUR-28-1438-1479 SG-SUR-29-1726-1741 SG-SUR-30-A-SG-SUR-30-1480-1515 SG-SUR-30-A-SG-SUR-30-1480-1515
₩	1722-1725	SG-SUR-30-1711-1725 SG-SUR-31-1742-1787
31	1742-787	SG-SUR-33-1788-1808
33	1788-1808	SG-SUR-34-1809-1826
34	1609-1826	50550K-34-1607-1620 ()) () () () () () () () ()

31 1742		SG-SUR-31-1/42-1/8/							
	-1808	SG-SUR-33-1788-1808		A.					
34 (1809) 35 (A; 16	-1826	SG-SUR-34-1809-1826		(O) 3					
	688-1708	© SO-SUR-35-A; SG-SUR-3	5-1688-1708	60 A					
31 1742-787 SG-SUR-31-1742-1787 33 1788-1808 SG-SUR-33-1788-1808 34 1809-1826 SG-SUR-34-1809-1826 35 A; 1688-1708 SG-SUR-35-A; SG-SUR-35-1688-1708 ALSO AFFECTS PARTS OR ALL OF THE FOLLOWING PARCEES OF REAL PROPERTY: Tax ID Nos. SG-6-3-13-38442 SG-6-3-23-41041 SG-6-3-23-4123									
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Fax ID Nos.		Tax ID Nos.		Y					
77 (2 12 22 42	1100	GC 6 2 22 43 941							
SG-6-3-13-38442		SG-6-3-23-41041 SG-6-3-23-4123							
SG-6-3-14-225		SG-6-3-23-4123 SG-6-3-23-4131							
SG-6-3-22-112		SG-6-3-23-4241							
SG-6-3-22-222		SG-6-3-23-4131 SG-6-3-23-4241 SG-6-3-23-411 SG-6-3-23-414 SG-6-3-23-415 SG-6-3-23-417 SG-6-3-23-143 SG-6-3-26-430		~ 40 °					
SG-6-3-22-2412 SG-6-3-22-243	^	SG-6-3-23-414		, (C) *					
		SG-6-3-23-415	· ·						
SG-63-23-114 SG-6-3-23-142		SG-6-3-23-417	, ♦. (
30-5-3-23-142 20 6 3 22 143		SG-6-3-23-143		\$					
SG-6-3-23-143 SG-6-3-23-311		SG-6-3-26-430							
SG-6-3-23-342	" 110	SG-6-3-26-110	110						
SG-6-3-23-13021		SG-6-3-26-412							
SG-6-3-23-31012		SG-6 ₁ 3-27-11011	1	4					
SG-6-3-23-418		SG-6-3-29-142							
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		SG-6-3-26-412 SG-6-3-27-11011 SG-6-3-29-142							
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