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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OF WAYLAND STATION AT OLD FARM A Prowswood Open Space Community Condominium (Phases 1, 2, and 3)

Table of Contents

Γ	able of	Contents1
Ĺ	Def	initions7
	1.1	Articles
	1.2	Association
	1.3	Board
	1.4	Bylaws
	1.5	Common Areas
	1.6	Common Expenses
	1.7	Condominium Act
	1.8	Declaration8
	1.9	Director8
	1.10	Eligible Mortgagee
	1.11	Governing Documents
	1.12	Limited Common Areas
	1.13	Map8
	1.14	Master Association
	1.15	Master Declaration
	1.16	Member9
	1.17	Mortgage9
	1.18	Mortgagee9
	1.19	Nonprofit Act9
	1.20	Owner9
	1.21	Percentage Interest 9
	1.22	Person9
	1.23	Project9
	1.24	Resident9
	1.25	Unit9
2	Sub	mission10
3	Imp	provements10

	3.1	Description of Improvements10
	3.2	Description of Common Areas and Limited Common Areas11
	3.3	Description of Units
	3.4	Contents of Exhibit "B"
	3.5	Computation of Percentage Interests
4	Ease	ements11
	4.1	Easement for Encroachment
	4.2	Access for Repair of Common Areas12
	4.3	Emergency Repairs12
	4.4	Right of Ingress, Egress, and Enjoyment12
	4.5	Common Facilities Locates within a Unit12
	4.6	Association Easement12
	4.7	Easement for Utility Services12
5	Mai	ntenance12
	5.1	Common Areas12
	5.2	Limited Common Areas12
	5.3	Units12
6	Mer	nbership and Association13
	6.1	Membership13
	6.2	Voting Rights13
	6.3	Status and Authority of Board13
	6.4	Composition and Selection of Board13
7	Use	Restrictions13
	7.1	Use of Units13
	7.2	No Obstruction of Common Areas13
	7.3	Cancellation of Insurance13
	7.4	Nuisance13
	7.5	Rules and Regulations14
	7.6	Structural Alterations14
	7.7	Signs14
	7.8	Pets14
	7.9	Vehicles15
	7.10	Aerials, Antennas, and Satellite Dishes15
	7.11	Leases15
	7.12	Timeshares
	7.13	Open Fires17
	7.14	Firearms and Projectile Weapons17

8	Enf	orcement	17
	8.1	Compliance	17
	8.2	Remedies	17
	8.3	Action by Owner	17
	8.4	Hearings	17
9	Ass	essments	18
	9.1	Covenant for Assessment	18
	9.2	Annual Budget	18
	9.3	Reserve Account	18
	9.4	Expenditures on Capital Additions	18
	9.5	Regular Assessment	18
	9.6	Special Assessment	19
	9.7	Supplemental Assessment	19
	9.8	Individual Assessment	19
	9.9	Apportionment of Assessments	19
	9.10	Nonpayment of Assessment	19
	9.11	Application of Partial Payments	19
	9.12	Suspension of Voting Rights	19
	9.13	Termination of Utility Service and Access to Recreational Facilities	20
	9.14	Collection of Rent from Tenant	20
	9.15	Lien for Assessment	20
	9.16	Enforcement of Lien	20
	9.17	Appointment of Trustee	20
	9.18	Subordination of Lien	20
10) Iı	nsurance2	20
	10.1	Types of Insurance Maintained by the Association	20
	10.2	Insurance Company	21
	10.3	Premium as Common Expense	21
	10.4	Insurance by Owner	21
	10.5	Payment of Deductible	21
	10.6	Right to Adjust Claims	22
11	Dan	nage, Destruction, Condemnation	22
	11.1	Damage or Destruction	22
	11.2	Damage caused by Owner	22
	11.3	Condemnation	22
12	Mo	rtgagees	23
	12.1	Application	23

12.2	Eligible Mortgagees23
12.3	Notices of Action23
12.4	Restoration or Repair of Project23
12.5	Termination of Declaration after Substantial Destruction
13 Mi	scellaneous23
13.1	Amendment of Declaration23
13.2	Votes without a Meeting24
13.3	Service of Process24
13.4	Taxes on Units24
13.5	Covenants Run with the Land24
13.6	Severability25
13.7	Waiver25
13.8	Gender25
13.9	Headings25
13.10	Conflicts25
13.11	Effective Date25
Exhibit	A28
Legal D	Description28
Exhibit	В
Undivid	ded Ownership Interest35
Exhibit	.C36
Bylaws	of Wayland Station at Old Farm Association36
1 By	law applicability/definitions36
1.1	Definitions36
1.2	Bylaw Applicability 36
2 As	sociation36
2.1	Composition
2.2	Annual Meeting36
2.3	Special Meeting36
2.4	Place of Meeting
2.5	Conduct of Meeting
2.6	Quorum
2.7	Voting
2.8	Good Standing
2.9	Proxies
2.10	Mail-in Ballots37
2.11	Written Consent in Lieu of Vote

3	Boa	rd of directors	. 38
	3.1	Number and Qualifications of Directors	. 38
	3.2	Selection and Term of Directors	. 38
	3.3	Vacancies	. 38
	3.4	Removal of Directors	. 38
	3.5	Organization Meeting	. 38
	3.6	Regular Meetings	. 38
	3.7	Special Meetings	. 39
	3.8	Conduct of Meetings	. 39
	3.9	Quorum	. 39
	3.10	Waiver of Meeting Notice	. 39
	3.11	Action without Meeting	. 39
	3.12	Powers and Duties	. 39
	3.13	Manager	.40
	3.14	Compensation	.40
	3.15	Limitation of Liability	.40
4	Offi	cers	41
	4.1	Election and Term of Officers	41
	4.2	Removal of Officers	41
	4.3	Offices	41
	4.4	Delegation of Duties	41
	4.5	Compensation	41
5	Not	ice	.42
	5.1	Manner of Notice	. 42
	5.2	Waiver of Notice	. 42
6	Fina	ances	. 42
	6.1	Fiscal Year	. 42
	6.2	Checks, Agreements, Contracts	. 42
	6.3	Availability of Records	. 42
7	Am	endment to Bylaws	· 43
	7.1	Amendments	
	7.2	Recording	٠43
8	Mis	cellaneous	
	8.1	Office	· 43
	8.2	Conflicts	
	8.3	Severability	· 43
	8.4	Waiver	· 43

8.5	Captions
8.6	Gender, etc

This Declaration of Condominium is made on the date executed below by the Management Committee after being approved by at least 2/3 of the undivided ownership interest in the Common Areas.

RECITALS

- A. Wayland Station at Old Farm is a condominium project located in Salt Lake City, Salt Lake County, Utah;
- B. Wayland Station at Old Farm was subjected to and is governed by the Utah Condominium Ownership Act (Utah Code Ann. 57-8-1, et seq.) as amended from time to time;
- C. Wayland Station at Old Farm was created and is governed by the following declarations of condominium: Phase 1 recorded December 31, 1975 as Entry No. 2773421, in the Salt Lake County Recorder's Office; Phase 2 recorded October 5, 1976 as Entry No 2863984 in the Salt Lake County Recorder's Office; Phase 3 recorded March 10, 1977 as Entry No. 2917096 in the Salt Lake County Recorder's Office (collectively known as the "Original Declaration"). The Original Declaration was amended by an amendment recorded October 7, 1999 as Entry No. 7484771 in the Salt Lake County Recorder's Office;
- D. Bylaws were recorded as Exhibit B to the Original Declaration ("Original Bylaws");
- E. The association of unit owners for Wayland Station may be incorporated as a Utah nonprofit corporation. If incorporated, it shall be entitled to the rights, obligations, and benefits of the Revised Nonprofit Corporation Act (Utah Code Ann. 16-6a-101, et. seq.) as it may exist or be replaced at any given time.
- F. This Declaration replaces the Original Declaration and all its amendments and supplements in their entirety;
- G. The Bylaws attached hereto replace the Original Bylaws and all their amendments and supplements in their entirety;
- H. This Declaration shall be binding against all phases within the Project as described in Exhibit "A;"
- I. All Owners, guests, invitees, agents, and residents shall abide by the provisions of this Declaration;
 - J. Under the Original Declaration, declarant rights have expired;
- K. These covenants, conditions, restrictions, easements, and limitations shall run with the land described in Exhibit "A" and shall be binding on and burden all parties having or acquiring any right, title, or interest to the land or any part thereof and shall create servient tenements on the land. The covenants, conditions, restrictions, easements, and limitations shall also benefit all parties having or acquiring any right, title, or interest to the land and shall create

dominant tenements on the land;

- As required by the Original Declaration and Original Bylaws, the Management Committee certifies that more than 2/3 of the undivided interests in the Common Areas and Facilities approved this Declaration and these Bylaws;
- As required by the Original Declaration, at least 75% of the first Mortgagees have given their approval as allowed under Utah Code § 57-8-41.

NOW THEREFORE, for the benefit of the Project and the Owners thereof, the following covenants, conditions, restrictions, and easements shall apply to and be binding on the Project:

DEFINITIONS

Capitalized terms used in the Governing Documents (including recitals) have the following meanings:

Articles 1.1

Articles mean the Articles of Incorporation for Wayland Station at Old Farm Association, Inc.

Association

Association means Wayland Station at Old Farm Association. It is intended that the Association be a Utah non-profit corporation. Failure of the Association to maintain its corporate status will not result in dissolution of the Association. The Association may renew its corporate status, reinstate its corporate status, or incorporate without Owner approval.

Board 1.3

Board means the Board of Directors. The Board governs the property, business, and affairs of the Association. The Management Committee will now be known as the Board.

Bylaws 1.4

Bylaws mean the bylaws of the Association, as they exist at any given time. The Bylaws are attached to this document as Exhibit "C."

1.5 Common Areas

Common Areas mean:

- The land included within the Project; 1.5.1
- The foundations, columns, girders, beams, supports, main walls, roofs, halls, corridors, lobbies, stairs, stairways, fire escapes, and entrances and exits of buildings;
- 1.5.3 Installations of central services, which serve more than one Unit, such as power, light, gas, hot and cold water, heating, refrigeration, air conditioning, and incinerating;
- 1.5.4 Tanks, pumps, motors, fans, compressors, ducts, and all apparatus and installations existing for common use;

BK 10380 PG 748

- 1.5.5 Such community and commercial facilities as may be provided for in the Declaration;
- 1.5.6 Cabana/office, swimming pool, picnic area, alleyway, and roads;
- 1.5.7 All other parts of the Project not specifically included in the Units or shown on the Map; and
- 1.5.8 All other parts of the Project necessary or convenient to its existence, maintenance, and safety, or normally in common use.

1.6 Common Expenses

Common Expenses mean all sums spent to administer, maintain, or replace the Common Areas; expenses agreed upon as common expenses by a majority of the Owners; expenses authorized by the Governing Documents or the Condominium Act as common expenses; any other expenses necessary for the common benefit of the Owners.

1.7 Condominium Act

Condominium Act shall mean Utah Code §§ 57-8-1 et seq., as it may exist at any given time.

1.8 Declaration

Declaration means this document, as amended, supplemented, or restated from time to time.

1.9 Director

Director means a member of the Board.

1.10 Eligible Mortgagee

Eligible Mortgagee means a Mortgagee that has made a written request for notice.

1.11 Governing Documents

Governing Documents mean the Declaration, Bylaws, Articles of Incorporation, Map, and rules and regulations.

1.12 Limited Common Areas

Limited Common Areas mean Common Areas shown on the Map or designated in the Declaration as reserved for use by a certain Unit or Units to the exclusion of the other Units. Limited Common Areas include, without limitation, assigned open parking spaces, balconies, patios, and storage areas.

1.13 Map

Map means the record of survey map for Phases 1 through 3 on file with the Salt Lake County Recorder at Book 75 Page 193, Book 76 Page 211, and Book 77 Page 69 respectively.

1.14 Master Association

Master Association means the Old Farm Home Owners Association.

1.15 Master Declaration

Master Declaration means the "Declaration of Covenants, Conditions, and Restrictions Concerning the Old Farm Community" recorded in the Salt Lake County Recorder's Office June 13, 1974, as Entry No. 2630430, as amended or supplemented from time to time.

1.16 Member

Member means an Owner.

1.17 Mortgage

Mortgage means any first position mortgage, trust deed, or other security instrument recorded to secure the purchase of a Unit.

1.18 Mortgagee

Mortgagee means a holder, insurer, or guarantor of a first Mortgage on a Unit.

1.19 Nonprofit Act

Nonprofit Act means Utah Code §§ 16-6a-101 et seq., as it may exist at any given time.

1.20 Owner

Owner means the owner of the fee in a Unit together with an undivided interest in the Common Areas. If a Unit is subject to an executory purchase contract, the contract purchaser shall be considered the Owner. However, the seller and buyer may otherwise agree but must inform the Board in writing of the alternative arrangement.

1.21 Percentage Interest

Percentage Interest means a Unit's undivided percentage interest ownership in the Common Area. The Percentage Interest is assigned in Exhibit "B."

1.22 Person

Person means a natural person, corporation, partnership, association, trustee, or other legal entity.

1.23 Project

Project means Wayland Station at Old Farm, A Prowswood Open Space Community, as shown on the Map. The project includes the land, buildings, improvements and structures, easements, rights, appurtenances, and articles of personal property intended for use in connection therewith. Exhibit "A" contains the legal description for the Project.

1.24 Resident

Resident means any Person living or staying at the Project. Residents include without limitation: Owners, tenants, family members of Owners and tenants, and guests staying more than a week.

1.25 Unit

Unit means a separate physical part of the Project intended for independent use. Units include one or more rooms or spaces located in a building. The following are part of a Unit:

- 1.25.1 Wallboard, lath and plaster, plasterboard, paneling, wall tile, wall paper, paint, or any other material constituting part of the finished surface of an exterior, load bearing, or party wall;
- 1.25.2 All non-load bearing interior walls or partitions;

- 1.25.3 Any material constituting part of the finished surface of the floor;
- 1.25.4 Any material constituting part of the finished surface of the ceiling;
- 1.25.5 Doors, door frames, windows, window frames, interior moldings, interior and exterior door casings, and any materials necessary to attach or weatherproof such;
- 1.25.6 Ducts, chutes, flues, cold air returns, furnaces, air conditioning condensers, lines any other heating, venting, and air conditioning apparatus serving a single unit, whether or not located within the Unit boundaries as defined on the Map;
- 1.25.7 Pipes, gas lines, fire suppression systems, valves, couplings, elbows, tees, escutcheons, water supply lines, water heaters, boilers, faucets, shower heads, finished plumbing fixtures, or any other plumbing apparatus or fixture serving a single Unit, whether or not located within the Unit boundaries as defined on the Map.
- 1.25.8 Cabinets, countertops, built-in shelving units, or any other finish carpentry;
- 1.25.9 Wires, conduits, junction boxes, switches, outlets, plates, electrical panels, electrical service, interior light fixtures (whether or not recessed), phone cable, data cable, audio visual cable, appliances, or any other electrical wire or apparatus serving a single Unit, whether or not located within the Unit boundaries as defined on the Map;
- 1.25.10 Public utility lines or installations serving a single Unit, whether or not located within the Unit boundaries as defined on the Map; and
- 1.25.11 Anything inside the Unit boundaries, which can be removed without jeopardizing the structural integrity or usefulness of the remainder of the building.

2 SUBMISSION

The Project and the Governing Documents are submitted to provisions of the Condominium Act. The conveyance of each Unit shall be subject to the Governing Documents and Condominium Act, whether expressly stated in the document of conveyance or not.

The conveyance of each Unit shall also be subject to the Master Declaration. The Master Declaration provides that all Owners in the Project shall automatically become members of the Master Association and be subject to the obligations of the Master Declaration.

3 IMPROVEMENTS

3.1 Description of Improvements

The improvements included in the Project consist of a cabana/office, swimming pool, alleyways, landscaping, roads, and 282 Units in 49 buildings. The original plan and Maps show 293 Units constructed in 51 buildings; however, the final buildings and units were not constructed.

The buildings are constructed with the following materials: wood frames with load and non-bearing walls studded with wood; floors composed of wood joists covered with plywood and particle board; wood truss roofs covered with plywood; vinyl siding.

3.2 Description of Common Areas and Limited Common Areas

The Common Areas and Limited Common Areas are described and identified in the Declaration and shown on the Map. Neither the undivided percentage ownership interest in the Common Areas nor the exclusive use of Limited Common Areas shall be separated from the Unit. Even if not specifically mentioned in the deed, the undivided percentage ownership interest in the Common Areas and exclusive use of Limited Common areas will automatically accompany the transfer of a Unit.

3.3 Description of Units

The Map shows the Units, their location, and dimensions from which their area may be determined. Units may be independently owned, encumbered, and conveyed. The legal description in a deed to a Unit shall substantially be stated in the following form:

"Unit _ shown in the record of survey map for Wayland Station at Old Farm appearing in the records of the Salt Lake County Recorder, as Entry No. _, Map No. ___ and as identified and described in the Declaration of Wayland Station at Old Farm recorded in the Salt Lake County Recorder's Office as Entry No. ____, as amended and supplemented, together with an undivided interest in and to the Common Areas appertaining to said Unit as established in said Declaration and map. This conveyance is subject to the provisions of the Declaration, including any amendments thereto."

3.4 Contents of Exhibit "B"

Exhibit "B" shows the following information about each Unit: (a) the Unit designation; (b) the par value; and (b) the percentage interest of undivided ownership interest in the Common Areas appurtenant to a Unit. To avoid a perpetual series of digits and to obtain a total of 100% undivided ownership interest, the last digit has been rounded up or down to a value that is most nearly correct.

3.5 Computation of Percentage Interests

The proportional share of ownership in the common areas is based on the par value that each of the Units hold as compared to the total par value of all Units. The Units include the following two types with the following par values:

Type of Unit	Approximate Square Footage	Par Value	<u>Undivided Ownership</u> <u>Interest</u>
The Lancaster	1602 sq. ft.	83 points	0.3922%
The Ashford	1320 sq. ft.	69 Points	0.3260%

4 EASEMENTS

4.1 Easement for Encroachment

If any part of the Common Areas or Limited Common Areas encroaches on a Unit, an easement for the encroachment and for maintenance shall exist. If any part of a Unit encroaches upon the Common Areas or Limited Common Areas, an easement for the encroachment and for maintenance shall exist. Such encroachments will not be considered to be encumbrances to the Common Areas, Limited Common Areas, or Units. Encroachment causes include, without limitation, errors in the original construction; errors in the Map; settling, rising, or shifting of the earth; or changes in position caused by repair or reconstruction of the Project.

4.2 Access for Repair of Common Areas

Some of the Common Areas are located within the Units. Some of the Common Areas are only accessible through the Units. The Association and other Owners shall have the irrevocable right to access each Unit for maintenance, repair, or replacement of the Common Areas. The Association and Owners' right of access shall be exercised by the Board. Except for emergency repairs, access shall be gained during reasonable hours after notice.

4.3 Emergency Repairs

The Board has the right to enter a Unit at any time to make emergency repairs. An emergency repair is one that is necessary to prevent an imminent threat of damage to the Common Areas or to another Unit.

4.4 Right of Ingress, Egress, and Enjoyment

Each Resident, guest, or invitee has the right to ingress and egress across the Common Areas and Limited Common Areas necessary for access to his Unit. Subject to the rules and regulations, each Resident has a right to enjoyment of the Common Areas. The rights described in this Section are appurtenant to and pass with title to the Unit.

4.5 Common Facilities Locates within a Unit

All Owners have an easement to use all pipes, wires, ducts, cables, conduits, public utility lines, structural supports, and other Common Areas located within a Unit, but serving their Unit. Each Unit is subject to an easement in favor of the other Units with pipes, wires, ducts, cables, conduits, public utility lines, structural supports, and other Common Areas located within a Unit, but serving other Units.

4.6 Association Easement

The Association, its Board, employees, agents, and contractors shall have non-exclusive easements to use the Common Areas and Limited Common Areas to perform their duties as assigned by the Governing Documents.

4.7 Easement for Utility Services

The Project is subject to a blanket easement over, across, above, and under it for ingress, egress, installation, maintenance, repair, and replacement of utilities. Utilities include, without limitation, water, sewer, gas, telephone, electricity, data, video, and cable.

5 MAINTENANCE

5.1 Common Areas

The Common Areas shall be maintained, repaired, and replaced by the Association.

5.2 Limited Common Areas

Any Limited Common Area assigned to a single Unit will be maintained by the Unit Owner, at their cost. The Owner shall keep the Limited Common Area in a clean, well maintained, sanitary condition.

Limited Common Areas will be repaired and replaced by the Association.

5.3 Units

Owners shall maintain, repair, and replace their Unit at their cost. An Owner's maintenance

responsibility extends to all components of their Unit as defined in the Declaration, on the Map, and in the Condominium Act. Units shall be maintained so as not to detract from the appearance of the project and to maintain the value of any other Unit. Units shall be maintained to protect and preserve the health, safety, and welfare of the other Units and Common Areas. Prior to maintaining, repairing, or replacing garage doors, exterior doors, windows, or exterior casings, an Owner must submit their plans to the Association and be compliant with the Association's architectural standards.

6 MEMBERSHIP AND ASSOCIATION

6.1 Membership

Every Owner is a Member of the Association. Membership in the Association is mandatory, is appurtenant to the Unit, and shall not be separated from the Unit.

6.2 Voting Rights

The weight of an Owner's vote shall be determined by the Owner's Unit's percentage ownership interest in the Common Areas. Voting is governed by the Bylaws.

6.3 Status and Authority of Board

The Board is the governing body of the Association. It is obligated to manage, operate, and maintain the Project and to enforce the Governing Documents. The Board has exclusive authority to act in the Association's name. Any action taken by the Board on behalf of the Association will be deemed to be done in the Association's name. The rights and powers of the Board are governed by the Bylaws.

6.4 Composition and Selection of Board

The Bylaws govern how the Board is established and selected.

7 USE RESTRICTIONS

7.1 Use of Units

Units may be used for residential use only. Home offices are allowed as long as they do not increase traffic flow or have exterior indication of a business.

7.2 No Obstruction of Common Areas

Owners and Residents shall not obstruct Common Area. Owners and Residents shall not use Common Areas for their private use, unless approved by the Board. Owners and Residents shall not store anything in the Common Areas, except for parking in designated parking areas. Owners and Residents shall not alter Common Areas. Owners and Residents may not damage or commit waste to the Common Areas.

7.3 Cancellation of Insurance

Owners and Residents shall not do or keep anything in a Unit, which would result in the cancellation of insurance or increase the premium. Owners and Residents shall not do or keep anything in a Unit which would violate a law.

7.4 Nuisance

No Resident shall create, maintain or permit a nuisance in, on or about the Project. For

purposes of this section a "nuisance" includes behavior which annoys, disturbs or interferes with other Residents and interferes with their right to the quiet and peaceful enjoyment of their property. A nuisance includes but is not limited to the following:

- 7.4.1 The development of any unclean, unhealthy, unsightly, or unkempt condition on, in or about a Unit, Limited Common Area, or the Common Areas;
- 7.4.2 The storage of any item, property or thing that will cause any Unit, Limited Common Area, or the Common Area to appear to be in an unclean or untidy condition or that will be noxious to the senses:
- 7.4.3 The accumulation of rubbish, unsightly debris, garbage, equipment, or other things or materials so as to constitute an eyesore as reasonably determined by the Board or the Association;
- 7.4.4 The storage of any substance, thing or material upon any Unit, Limited Common Area, or in the Common Areas that will emit any foul, unpleasant or noxious odors, or that will cause any noise or other condition that will or might disturb the peace, quiet, safety, comfort, or serenity of the other residents at the Project;
- 7.4.5 The creation or maintenance of any noxious or offensive condition or activity in or about any Lot, Limited Common Area, or the Common Areas;
- 7.4.6 Actions or activities tending to cause embarrassment, discomfort, annoyance, distress or a disturbance to any other residents, their guests or invites, particularly if the police or sheriff must be called to restore order;
- 7.4.7 Maintaining any plants, animals, devices or items, instruments, equipment, machinery, fixtures, or things of any sort whose activities or existence in any way is illegal, noxious, dangerous, unsightly, unpleasant, or of a nature that diminishes or destroys the enjoyment of the Project by other residents, their guests or invites;
- 7.4.8 Too much noise in, on or about any Unit, Limited Common Area, or the Common Area, especially after 10:00 p.m. and before 7:00 a.m.

7.5 Rules and Regulations

Owners and Residents shall obey the rules created by the Board.

7.6 Structural Alterations

No Owner or Resident shall make a structural alteration to their Unit without written Board approval.

7.7 Signs

Owners and Residents shall not post signs in the Common Area. Signs visible from Unit windows or posted in Limited Common Area shall be subject to the rules created by the Board.

7.8 Pets

Pets in the Units, Limited Common Areas, and Common areas shall be subject to the rules and regulations created by the Board.

Any Resident found to be in violation of the pet provisions of the Governing Documents shall be

subject to fines, permanent removal of pets, legal action, or any other action allowed by the Governing Documents or by Utah law. The enforcement actions shall be cumulative and the use of one shall not preclude the use of another.

7.9 Vehicles

The parking and use of Vehicles with in the Project shall be subject to the rules created by the Board.

7.10 Aerials, Antennas, and Satellite Dishes

Aerials, antennas, and satellite dishes larger than one meter in diameter are prohibited. Aerials, antennas, and satellite dishes shall be subject to rules created by the board.

7.11 Leases

7.11.1 Leases shall be in writing, have a minimum initial term of twelve-months, and subject the tenant to the Governing Documents and Condominium Act. A signed copy of all lease agreements shall be provided to the Association prior to the tenant taking occupancy of the unit. All Owners leasing their unit must comply with current laws and ordinances regarding renting. Leases shall also restrict the use of the Unit to single-family residential uses. No more than one lease may be in effect for the same time. Owners may not occupy any part of the Unit, while at the same time renting any other part of the Unit. Maximum occupancy of a Unit may be determined by rule of the Board. The Association may also request that the Owner provide an emergency contact in case of damage or problem with the Unit. Each Owner is responsible for their tenants' compliance with the Governing Documents. No subleases or secondary leases are allowed.

No Owner may lease less than the entire Unit. If an Owner desires to lease their Unit, they must comply with the following provisions:

- 7.11.2 Prior to leasing a Unit, an Owner must own the Unit for a minimum of one year.
- 7.11.3 No more than 28 Units may be rented at any given time.
- 7.11.4 In order to avoid undue hardships or practical difficulties, a Unit owned by the following classes of Owners shall be exempt from the maximum number of rentals:

	7.11.4.1	A Unit occupied by the Owner's parent, child, or sibling;
than two year	7.11.4.2 rs;	An Owner whose employer has relocated the Owner for no less
	7.11.4.3	An owner in the military for the period of the Owners deployment;
or	7.11.4.4	Any hardship that may be required by Utah law at any given time;

7.11.4.5 A lot owned by a trust or other entity created for estate planning purposes, if the trust or other planning entity was created for the estate of a current Owner or the parent, child, or sibling of the current Owner.

7.11.5 Any owner who rents their Unit shall comply with all local laws including business licensing.

7.11.6 Owners shall not rent to registered sex offenders or convicted felons. An owner who rents shall also conduct a criminal background check on all potential tenants. The owner shall provide the Association with a sworn statement that, as of the date they rent the Unit, none of their tenants are registered sex offenders or convicted felons.

7.11.7 If an Owner fails to comply with the provisions of this section, the Board may assess fines against the Owner and the unit in an amount to be determined by the Board pursuant to a schedule of fines adopted by the Board, but which shall not be less than the maximum rate allowed by law at any given time. Regardless of whether any fines have been imposed, the Board may seek any available legal or equitable remedies, including but not limited to, an action to terminate the rental agreement and eviction of any tenant. Failure by an Owner to commence legal action against their tenants who are in violation of the Governing Documents within 10 days after delivery of written demand to so do from the Board, shall entitle the Association to take any and all such action for and in behalf of said Owner and his or her agent, including but not limited to the institution of legal proceedings on behalf of such Owner against the tenants for eviction injunctive relief or damages. Neither the Association nor its agents shall be liable to the Owner or tenants for any legal action commenced under this Section that is made in good faith. The Owner shall be liable to reimburse the Association for any costs including legal fees, for taking action under this Section. Such costs shall be an assessment against the Owner and shall be collectible as such.

7.11.8 Owners owning Units as of the date this Declaration is recorded shall be exempt from the restriction on the maximum number of rentals until the Owner conveys their unit. If the Unit is owned by a corporation, trust, company, partnership, or any legal entity, the Unit shall be considered conveyed if more than 75% ownership of such entity changes.

7.11.9 Any lease or rental agreement must also state that "the occupants shall have no more than two (2) vehicles which must be parked in the unit garage." The lease shall state that any failure to fully comply with the governing documents shall be considered a material default under the lease or rental agreement. A copy of the latest version of the governing documents, including the Rules and Regulations, shall be provided to the tenants and made a part of the lease or rental agreement by reference.

7.11.10 An Owner desiring to lease their Unit must pay a refundable security deposit of \$1,000.00 to the Association. The Association may use the security deposit to cover any damage to the common areas at move in/move out. The Owner shall be fully responsible for all damage or fines incurred as a result of their tenant's behavior. Damage to common areas, other Units, or fines levied for violations of the governing documents will be deducted from the security deposit. If any of the security deposit is used by the Association, the Owner shall replenish the portion used within 30 days of notice. If the Owner fails to replenish the security deposit, the amount due shall be considered an Individual Assessment and shall be collectible as such. Once the Owner determines that they will no longer lease their Unit, they may request a refund of the security deposit from the Association.

7.12 Timeshares

Timeshares and time-sharing of Units is prohibited. Under no circumstances shall any unit be

owned or used as a "time period unit" as defined by Utah Code § 57-8-3(26), as amended from time to time.

7.13 Open Fires

Fireworks, fire pits, and open fires are prohibited on the Common Areas and Limited Common Areas.

7.14 Firearms and Projectile Weapons

The use of firearms, airsoft guns, BB guns, pellet guns, archery equipment, or any other projectile weapon, however powered, is prohibited.

8 ENFORCEMENT

8.1 Compliance

Each Owner and Resident shall comply with the Governing Documents. Failure to comply will be grounds for the remedies provided in this Declaration.

8.2 Remedies

The remedies for violations shall be levied against the Owner in all cases and the Residents in cases involving injunctive relief. Remedies shall not be mutually exclusive and can be exercised concurrently. The Association shall have rights to take the following actions to correct violations of the Governing Documents:

- 8.2.1 Except in case of emergencies, which will require no notice, after 10 business days' notice, to enter a Unit and abate and remove any violation of the Governing Documents. Any expense incurred in abating the violation will be an individual assessment against the Owner. If the Association exercises this right of entry, they will not be guilty of any manner of trespass or nuisance;
- 8.2.2 To levy fines pursuant to procedures adopted by the Board. The procedures shall comply with the Condominium Act. Unless otherwise identified in a schedule of fine adopted by the Board, the fine for any violation of the Governing Documents shall be \$100.00 per violation or per month for continuing violations;
- 8.2.3 After notice and hearing, to terminate access to and use of recreational facilities;
- 8.2.4 To suspend the voting right of the Owner; and
- 8.2.5 To bring suit for damages, to enjoin, abate, or remedy the violation on behalf of the Association and the Owners.

8.3 Action by Owner

An Owner may bring an action against another Owner or the Association for damages, to enjoin, abate, or remedy a violation being committed by another Owner or the Association.

8.4 Hearings

The board shall adopt procedures for hearings. When a hearing is requested or required, the hearing shall be conducted in accordance with the Board's procedures.

9 ASSESSMENTS

9.1 Covenant for Assessment

By accepting a deed or other conveyance, each Owner covenants and agrees to pay the Association all regular assessments, special assessments, emergency assessments, individual assessments, late penalties, and collection costs (including attorney's fees) whether or not a lawsuit is commenced. No Owner may exempt themselves from liability for assessments by abandonment of their Unit, failure of the Association to maintain the Common Areas, or nonuse of the Common Areas. Except for foreclosures, the personal obligation for unpaid assessments, late fees, interest, and collection costs, including attorney's fees, shall pass to the successor in title. If title passes through foreclosure sale, the successor in title shall only be liable for six months unpaid assessments, late fees, interest, and collection costs, including attorney's fees. A successor in title is entitled to a statement from the Association setting forth the amounts due by the prior owner. The amounts set forth in the statement shall be binding upon the Association. If an Owner loses their Unit to foreclosure or voluntarily conveys it, they shall remain personally liable for unpaid assessments that accrued during their ownership, late fees that accrued during their ownership, interest, and collection costs (including attorney's fees).

9.2 Annual Budget

The Board shall prepare an annual budget for the Association. The annual budget shall provide for: the maintenance, repair, and replacement of the Common Areas; and the administration, management, operation, and reserves of the Association. If the Board fails to adopt an annual budget, the last adopted budget shall continue in effect.

9.3 Reserve Account

The Association shall establish a reserve account to fund long-term maintenance and replacement items or for any purpose, other than daily maintenance expense, that the Board, by resolution deems appropriate. The Board shall use reasonable efforts to fund the reserve account in an amount the Board deems advisable given the circumstances. The Board shall comply with the Condominium Act reserve analysis requirements, as they may exist at any given time, and shall review the reserve analysis each year to determine what amount is advisable to deposit into the reserve account. The Board shall not be personally liable for failure to fund the reserve unless gross negligence or intentional misconduct is proven in a court of law.

9.4 Expenditures on Capital Additions

The Association may not make any capital additions to the Project (adding new amenities or improvements with a useful life of more than three years) which may cost more than 2% of the annual budget per improvement without first obtaining approval of a majority of a quorum of Owners.

9.5 Regular Assessment

The Board shall fix the amount of the regular assessment for each Unit by dividing the total budget by the Unit's percentage ownership interest in the Common Areas. The Association may collect the regular assessment on an annual basis, semi-annual basis, quarterly basis, or monthly basis. Written notice of the regular assessment amount and payment schedule shall be sent to Owners at least 30 days in advance of the beginning of the fiscal year for which the regular assessment will be due. Apart from the initial notice of regular assessment, the Association is not obligated to send periodic invoices for regular assessments. If the Board fails to fix a regular assessment, the amount of the last regular assessment and payment schedule will

continue in effect.

9.6 Special Assessment

The Association may levy a special assessment for the purpose of defraying in whole or in part the cost of any construction, reconstruction, maintenance, repair, or replacement of the Common Areas. The Association may levy a special assessment up to 30% of the annual budget without approval from the Owners. If a special assessment exceeds 30% of the annual budget, it must be approved by a majority of a quorum of Owners.

9.7 Supplemental Assessment

If the regular assessments are inadequate to pay the Common Expenses, the Board shall determine the amount of the shortfall. Once the amount of the shortfall is determined, the Board shall adopt a supplemental budget. The Association may levy a supplemental assessment up to 30% of the original annual budget without approval from the Owners to fund the supplemental budget. If the supplemental assessment exceeds 30% of the original annual budget, it must be approved by a majority of a quorum of Owners.

9.8 Individual Assessment

Any expenses attributable to less than all the Units may be assessed exclusively against the affected Units. Individual assessments include, without limitation:

- 9.8.1 Assessments levied against a unit to reimburse the Association for costs incurred in correcting a violation of the Governing Documents;
- 9.8.2 Fines, late fees, interest, collection costs (including attorney's fees);
- 9.8.3 Services provided to a Unit due to an Owner's failure to maintain, for emergency repairs, or to protect the health, safety, and welfare of adjoining Units and Common Areas;
- 9.8.4 Reinvestment or transfer fees; and
- 9.8.5 Any charge described as an individual assessment by the Declaration.

9.9 Apportionment of Assessments

Regular, special, and emergency assessments will be apportioned amount the Units based on their percentage ownership interest in the Common Areas. Individual assessments shall be apportioned exclusively to the Units benefitted or affected.

9.10 Nonpayment of Assessment

Assessments not paid within 30 days after the due date established by the Board will be late and subject to interest at 18% per annum on any delinquent balance and a \$25.00 late fee. Late fees may only be charged once for a missed payment.

9.11 Application of Partial Payments

Partial payments shall be credited first to collection costs (including attorney's fees), then to interest and late fees, then to the oldest assessments, then the most recent assessments.

9.12 Suspension of Voting Rights

If an Owner has a delinquent assessment balance, the Association may suspend their right to vote.

9.13 Termination of Utility Service and Access to Recreational Facilities

If an Owner fails to pay their Assessments, the Association may terminate utility services paid in common and access to recreational facilities. The Board shall establish procedures for terminating utilities and access to recreational facilities, which shall comply with the Condominium Act.

9.14 Collection of Rent from Tenant

If an Owner rents their Unit and fails to pay their Assessment, the Association may demand the tenants to pay the Association any rent owed to the Owner. Payment of rent to the Association shall not be a violation of the lease by the tenant. The Board shall establish procedures for collecting rents from tenants, which shall comply with the Condominium Act.

9.15 Lien for Assessment

All assessments, late fees, interest, and collection costs (including attorney's fees) not timely paid shall be a charge and continuing lien upon each Unit against which the assessment is made. The Association shall file a notice of lien with the county recorder as evidence of nonpayment.

9.16 Enforcement of Lien

Without waiving its right to personally pursue an Owner for unpaid assessments, the Association may foreclose its lien in the same manner as deeds of trust, mortgages, or any other manner permitted by Utah law.

9.17 Appointment of Trustee

The Owners hereby convey and warrant pursuant to Utah Code Ann. Section 57-1-20 and the Condominium Act to a member of the Utah State Bar, with power of sale, the Unit and all improvements to the Unit for the purpose of securing payment of assessments under the terms of the Declaration.

9.18 Subordination of Lien

A lien for assessments shall be subordinate to a first Mortgage now or hereafter placed upon a Unit. The sale of a Unit pursuant to foreclosure of a first Mortgage shall extinguish the lien for assessments which became due prior to the foreclosure sale. A foreclosure will not relieve the purchaser's obligation to pay 6 months of assessments, late fees, and penalties.

10 INSURANCE

10.1 Types of Insurance Maintained by the Association

The Association shall obtain the insurance coverage required by Condominium Act Section 43, as it may exist at any given time. All provisions contained in this Article shall be subject to Condominium Act Section 43, as it may exist at any given time. Minimally, the Association shall obtain the following insurance coverage ("Master Policy"):

- 10.1.1 Public liability for the Common Areas and Limited Common Areas for at least \$1,000,000 per occurrence and \$2,000,000 in the aggregate for property damage, bodily injury, or death;
- 10.1.2 Property, fire, and extended hazard for all Common Areas and Limited Common Areas;
- 10.1.3 Property, fire, and extended hazard for all buildings and Units, including any

improvement, which is a permanent part of the Unit. For example, the Association shall insure cabinets, wall coverings, built-in appliances, interior walls, floor coverings, and attached fixtures. They Association's liability to insure the Units is limited to the replacement value assigned by the insurer, not the actual replacement value.

10.1.4 Directors and officers for at least \$1,000,000.00;

10.1.5 Crime insurance or fidelity bond for at least the value of the reserves and operating accounts of the Association.

The Board may adopt insurance rules and policies to maintain the insurability of the Project, keep the premiums reasonable, and enforce responsibilities of the Owners.

The Master Policy does not cover loss of rents. The Master Policy does not cover the contents of the Units or the personal property of the Owner or Resident. The Master Policy does not cover the personal liability of an Owner or Resident.

10.2 Insurance Company

The Association shall use an insurance company knowledgeable with condominium insurance, which is licensed in Utah.

10.3 Premium as Common Expense

The premiums for the Association's insurance policies shall be a Common Expense.

10.4 Insurance by Owner

Each Owner shall obtain at a minimum the following types of insurance coverage:

- 10.4.1 An individual owner's policy (commonly known as HO6) to cover the contents and lost rents:
- 10.4.2 Liability insurance;
- 10.4.3 Insurance to cover the Master Policy deductible;

The insurance premium on the Owner's policy shall be paid by the Owner. Owners are strongly encouraged to also obtain coverage "A", loss assessment, and loss of use insurance.

This subsection shall not be construed to limit the authority of an Owner to obtain insurance coverage in addition to any coverage required by this subsection.

Owners must provide the Association with a certificate of insurance within three days of request. If an Owner's insurance policy lapses, they shall renew within 10 days. If an Owner fails to obtain insurance on their Unit, the Association may do so after 10 day notice. Any premiums paid by the Association for an Owner's policy will be an Individual Assessment against the Owner and Unit.

10.5 Payment of Deductible

The deductible on a claim made against the Master Policy shall be paid by the Owner, Owners, or Association in proportion to the damage caused to the Unit or Common Area. For example, if 60% of damage caused by an insurable loss occurs to a Unit and 40% to Common Area, the

Owner would be responsible for 60% of the deductible and the Association for 40%.

The Master Policy deductible shall be determined by the Board. If the Board changes the deductible amount, it shall give notice to the Owners. Owners found to be responsible for the deductible, shall be so despite inadequate personal insurance. If the Board finds an Owner to be responsible for the deductible, it shall be an Individual Assessment.

10.6 Right to Adjust Claims

The Association has the right and authority to adjust claims.

11 DAMAGE, DESTRUCTION, CONDEMNATION

11.1 Damage or Destruction

If part or all of the improvements in the Project are damaged or destroyed, the following procedures apply:

- 11.1.1 If Master Policy insurance proceeds are sufficient to repair or reconstruct the improvements, the improvements shall be repaired or reconstructed as quickly as possible;
- 11.1.2 If Master Policy insurance proceeds are insufficient to repair or reconstruct the improvements and less than 75% of the Project's improvements are destroyed or damaged, repair or reconstruction shall be carried out. If necessary, the Board may levy an Individual Assessment against the affected Owners.
- 11.1.3 If the Master Policy insurance proceeds are insufficient to repair or reconstruct the improvements and more than 75% of the Project's improvements are destroyed or damaged, the Association must conduct a vote of the Owners within 100 days. If 75% of the Owners approve the repair or reconstruction of the project, it shall be carried out. If necessary and in compliance with the Declaration, the Board may levy a Special Assessment to fund the repair and reconstruction. If fewer than 75% of the Owners approve the repair or reconstruction, the Board shall record, with the county recorder, a notice setting such facts. Upon recording of the notice the provisions of Condominium Act § 31 shall apply.

Any required repair or reconstruction shall be accomplished at the direction of the Board. Determinations about the extent of damage or destruction shall be made by three qualified appraisers. The Board will select the appraisers. The decision of any two appraisers shall be conclusive.

11.2 Damage caused by Owner

Each Owner is liable for any damage they or their guests cause to the Common Areas or Limited Common Areas. The Association shall repair the damage to substantially the same condition as it existed prior to the damage. The Owner shall reimburse the Association for the cost of repair. The cost of repair shall be collected as an Individual Assessment.

11.3 Condemnation

The Board shall represent all Owners and the Association in any condemnation proceeding for Common Areas or Limited Common Areas. Any proceeds from a condemnation proceeding for Common Areas and Limited Common Areas shall be payable to the Association. The Association will use any condemnation proceeds for the benefit of the Owners and their Mortgagees.

12 MORTGAGEES

12.1 Application

The protections and requirements under this Article shall only apply to Mortgagees obtaining an interest in a Unit after this Declaration is recorded. Mortgagees with an interest in a Unit prior to the recordation of this Declaration shall be entitled to the Mortgagee protections in the Original Declaration.

12.2 Eligible Mortgagees

A Mortgagee that fails to provide written request for notice to the Association shall not be an Eligible Mortgagee. Only Eligible Mortgagees are entitled to notice or any other rights extended to Mortgagees in the Governing documents.

12.3 Notices of Action

Upon written request, an Eligible Mortgagee will be given timely notice of the following:

12.3.1 Any proposed amendment to the Governing Documents affecting:

12.3.1.1	The boundaries of a Unit or easement rights of an Owner;
12.3.1.2	A Unit's undivided ownership interest in the Common Areas; or
12.3.1.3	The calculation of assessments or votes;

- 12.3.2 Any proposed termination of the Project or Declaration;
- 12.3.3 Any condemnation or casualty loss which materially affects the Project or a Unit on which there is a Mortgage;
- 12.3.4 An Owner subject to a Mortgage who is 60 days past due in payment of assessments;
- 12.3.5 A lapse, cancellation, or material modification of any insurance policy required under this Declaration.

12.4 Restoration or Repair of Project

If the Project is partially damaged by an insurable loss, it shall be restored to the original design of the Project unless 51% of the Eligible Mortgagees approve a change.

12.5 Termination of Declaration after Substantial Destruction

51% of Eligible Mortgagees must approve any Owner vote to terminate the Project after substantial destruction or condemnation.

13 MISCELLANEOUS

13.1 Amendment of Declaration

Owners representing 67% or more of the undivided ownership interests in the Common Areas must approve any amendment to the Declaration. However, the Board may amend without Owner approval, to correct misspellings, grammar, or to comply with changes in the loan underwriting guidelines, if failure to comply would disqualify the Project from financing

eligibility. 51% of Eligible Mortgagees must approve any amendment affecting the following provisions:

- 13.1.1 Calculation of votes based on undivided ownership interest in the Common Areas;
- 13.1.2 Calculation of assessments based on undivided ownership interest in the Common Areas or priority of liens;
- 13.1.3 Reserves for maintenance, repair, and replacement of Common Areas;
- 13.1.4 Insurance or fidelity bonds;
- 13.1.5 Rights to use the Common Areas;
- 13.1.6 Maintenance responsibilities;
- 13.1.7 Expansion or contraction of the Project;
- 13.1.8 Convertibility of Units to Common Area or vice versa;
- 13.1.9 The undivided ownership interests in the Common Areas and Limited Common Areas;
- 13.1.10 Imposition of a right of first refusal or similar restriction on the right of an Owner to sell or transfer a Unit;
- 13.1.11 If professional management is required by a governmental institution or Mortgagee, the establishment of self-management;
- 13.1.12 Any provision expressly benefitting a Mortgagee.

13.2 Votes without a Meeting

The Association may collect votes without a meeting as outlined in the Bylaws.

13.3 Service of Process

The registered agent of the Association will be the Person named in the corporate records on file with the Utah State Department of Commerce.

If the corporate status of the Association expires, the chair shall be the successor agent. The name and address of the chair shall be kept with the Association's records at its principal place of business.

13.4 Taxes on Units

Each Unit and its undivided percentage interest in the Common Areas are subject to separate taxation of each taxing authority. Consequently, no taxes will be assessed against the Project except for Association personal property. Each Owner will pay all taxes which may be assessed against him or his Unit.

13.5 Covenants Run with the Land

The Declaration contains covenants which run with the land and create equitable servitudes. The Declaration shall be binding upon and inure to the benefit of the Association, all parties who hereafter acquire any interest in or occupy a Unit or any part of the Project, their heirs,

successors, assigns, grantees, devisees, personal representatives, guests, and invitees. Each Owner or Resident shall comply with the Governing Documents. All interests in the Units shall be subject to the Governing Documents. Failure to comply shall be grounds for an action for damages or injunctive relief by the Association or an Owner. By acquiring any interest in a Unit, each Owner or Resident agrees to be bound by the Governing Documents.

13.6 Severability

If any provision of the Declaration is determined to be invalid or unenforceable, it shall not affect the remaining provisions of the Declaration.

13.7 Waiver

No provision of the Declaration shall be waived or abrogated by reason of a failure to enforce it.

13.8 Gender

The use of one gender shall be deemed to refer to all genders. The use of the singular shall be deemed to refer to the plural and vice versa.

13.9 Headings

The headings are for reference only and not to describe, interpret, limit, extend or affect the content of the Declaration.

13.10 Conflicts

If the Declaration conflicts with the Condominium Act, the Condominium Act shall control. If the Declaration conflicts with the Map, the Map shall control. If the Declaration conflicts with the Bylaws, Articles, or rules, the Declaration shall control.

13.11 Effective Date

The Declaration and any amendments take effect upon recording in the Salt Lake County Recorder's Office.

IN WITNESS WHEREOF, the Management Committee certifies that the vote required by Original Declaration has occurred; consequently, the Management Committee has caused this Declaration to be executed by its duly authorized officers on the _____day of _______, 2015.

Management Committee Member

By: David Webst Management Committee Member

By: Emeric K Chow - Treasurer

Management Committee Member

By: <u>LAUNI CIBBONS</u>
Management Committee Member

Management Committee Member

STATE OF UTAH)	
County of 5L	:ss.)	
Association authorized to e	execute this Declarat	5, personally appeared before me eduly sworn, did say that they are the agent of the tion and did certify that more than 2/3 of the Areas approved this Declaration.
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Association authorized to e	execute this Declarat	5, personally appeared before me e duly sworn, did say that they are the agent of the tion and did certify that more than 2/3 of the a Areas approved this Declaration.
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JAN C. ROK Notary Public State My Commission Exp July 30, 201 Comm Number 6	of Utah pires on: 7	NOTARY PUBLIC

STATE OF UTAH)
County of Sk :ss.
On this day of Movember, 2015, personally appeared before me who being by me duly sworn, did say that they are the agent of the Association authorized to execute this Declaration and did certify that more than 2/3 of the undivided ownership interests in the Common Areas approved this Declaration.
JAN C. ROKICH Notary Public State of Utah My Commission Expires on: July 30, 2017 Comm. Number: 669063 NOTARY PUBLIC
STATE OF UTAH) :ss. County of
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JAN C. ROKICH Notary Public State of Utah My Commission Expires on: July 30, 2017 Comm. Number: 669063

Exhibit A

Legal Description

ALL UNITS IN ALL BUILDINGS, WAYLAND STATION AT OLD FARM A PROWSWOOD OPEN SPACE COMMUNITY, PHASE 1, A UTAH CONDOMINIUM PROJECT, ACCORDING TO THE RECORD OF SURVEY MAP FILED FOR RECORD IN THE SALT LAKE COUNTY RECORDER'S OFFICE.

Block / Building	Туре	Lot / Quarter	Parcel Number	Obsolete?
	U	AREA	16-31-478-140-0000	N
1	U	1	16-31-480-002-0000	N
1	U	2	16-31-480-003-0000	N
1	U	3	16-31-480-004-0000	N
1	U	4	16-31-480-005-0000	N
2	U	5	16-31-480-006-0000	N
2	i i i i	6	16-31-480-007-0000	N
2	υ	7	16-31-480-008-0000	N
2	U	8	16-31-480-009-0000	N
3	U	9	16-31-480-010-0000	N
3 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	Ü	10	16-31-480-011-0000	N
3	U	11	16-31-480-012-0000	N
3	U U	12	16-31-480-013-0000	N
4	U	13	16-31-480-014-0000	N
4	U	14	16-31-480-015-0000	N
4	U	15	16-31-480-016-0000	N
	U	16	16-31-480-017-0000	N
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7	U	27	16-31-480-028-0000	N
7	U	28	16-31-480-029-0000	N
7	U	29	16-31-480-030-0000	N
7	Ü	30	16-31-480-031-0000	N L
47	U	241A	16-31-480-032-0000	N
47	U	242B	16-31-480-033-0000	N
47	U	243C	16-31-480-034-0000	N
47	Ú	244D	16-31-480-035-0000	N
47	U	245E	16-31-480-036-0000	N
47	Ū	246F	16-31-480-037-0000	N
47	U	247G	16-31-480-038-0000	N

47	U	248H	16-31-480-039-0000	N
48	U	249A	16-31-480-040-0000	N
48	Ü	250B	16-31-480-041-0000	N
48	U	251C	16-31-480-042-0000	N
48	Ú	252D	16-31-480-043-0000	N
48	U	253E	16-31-480-044-0000	N
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51	U	277E	16-31-480-068-0000	N
51		278F	16-31-480-069-0000	N
51	U	279G	16-31-480-070-0000	N
51		280H	16-31-480-071-0000	N

ALL UNITS IN ALL BUILDINGS, WAYLAND STATION AT OLD FARM A PROWSWOOD OPEN SPACE COMMUNITY, PHASE 2, A UTAH CONDOMINIUM PROJECT, ACCORDING TO THE RECORD OF SURVEY MAP FILED FOR RECORD IN THE SALT LAKE COUNTY RECORDER'S OFFICE.

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8	U	31	16-31-479-003-0000	N
8	U	32	16-31-479-004-0000	N
8	U	33	16-31-479-005-0000	N
8	je je je	34	16-31-479-006-0000	N N
9	U	35	16-31-479-007-0000	N
9	U	36	16-31-479-008-0000	N
9	υ	37	16-31-479-009-0000	N

9	Ü	38	16-31-479-010-0000	N
10	U	39	16-31-479-011-0000	N
10	U U	40	16-31-479-012-0000	N
10	U	41	16-31-479-013-0000	N
10	U	42	16-31-479-014-0000	N
11	U	43	16-31-479-015-0000	N
11	U .	44	16-31-479-016-0000	N
12	U	45	16-31-479-017-0000	N
12	U	46	16-31-479-018-0000	N
12	U	47	16-31-479-019-0000	N
12	Ü	48	16-31-479-020-0000	N
13	U	49	16-31-479-021-0000	N
		50	16-31-479-022-0000	N
13	U	51	16-31-479-023-0000	N
19	i i	52	16-31-479-024-0000	N .
14	U	53	16-31-479-025-0000	N
14	U	54	16-31-479-026-0000	N
14 14	U	55	16-31-479-027-0000	N
				N
14.		56	16-31-479-028-0000	
14	U 	57	16-31-479-029-0000	N
14		58	16-31-479-030-0000	N.
15	U	59	16-31-479-031-0000	N
15	U.	60	16-31-479-032-0000	N
15	U	61	16-31-479-033-0000	N
15	<u>Uzaz</u>	62	16-31-479-034-0000	N
15	U	63	16-31-479-035-0000	N
15	<u> U III U II</u>	64	16-31-479-036-0000	N
42	· U	201A	16-31-479-037-0000	N
42		202B	16-31-479-038-0000	N
42	U	203C	16-31-479-039-0000	N
42	u u	204D	16-31-479-040-0000	N .
42	U	205E	16-31-479-041-0000	N
42	u i i i i i i i i i i i i i i i i i i i	206F	16-31-479-042-0000	N
42	U	207G	16-31-479-043-0000	N
42	U	208H	16-31-479-044-0000	N
43	U	209A	16-31-479-045-0000	N
43	U	210B	16-31-479-046-0000	N
43	U	211C	16-31-479-047-0000	N
43	u i	212D	16-31-479-048-0000	N
43	U	213E	16-31-479-049-0000	N
43	Ú	214F	16-31-479-050-0000	N
43	U	215G	16-31-479-051-0000	N
43	Ū.	216H	16-31-479-052-0000	N
44	U	217A	16-31-479-053-0000	N
44		2188	16-31-479-054-0000	N
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44	Ü.	222F	16-31-479-058-0000	N
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45	U	225A	16-31-479-061-0000	N
45	Ú	226B	16-31-479-062-0000	N
45	U	227C	16-31-479-063-0000	N
45	U U	228D	16-31-479-064-0000	N
45	U	229E	16-31-479-065-0000	N
45	U	230F	16-31-479-066-0000	N
45	U	231G	16-31-479-067-0000	N
45	U	232H	16-31-479-068-0000	N
46	U	233A	16-31-479-069-0000	N
46	<u> </u>	234B	16-31-479-070-0000	N
46	U	235C	16-31-479-071-0000	N
46	U	236D	16-31-479-072-0000	N
46	· U	237E	16-31-479-073-0000	N
46	U	238F	16-31-479-074-0000	N
46	U	239G	16-31-479-075-0000	N
46	uni in december de la companya de l	240H	16-31-479-076-0000	i in

ALL UNITS IN ALL BUILDINGS, WAYLAND STATION AT OLD FARM A PROWSWOOD OPEN SPACE COMMUNITY, PHASE 3, A UTAH CONDOMINIUM PROJECT, ACCORDING TO THE RECORD OF SURVEY MAP FILED FOR RECORD IN THE SALT LAKE COUNTY RECORDER'S OFFICE.

Block / Building	Туре	Lot / Quarter	Parcel Number	Obsolete?
	Ü	AREA	16-31-478-140-0000	N
16	U	65	16-31-478-002-0000	N
16	U	66	16-31-478-003-0000	N
16	U	67	16-31-478-004-0000	N
16	u i i i i i i i i i i i i i i i i i i i	68	16-31-478-005-0000	N
17	U	69	16-31-478-006-0000	N
	U	70	16-31-478-007-0000	N
17	U	71	16-31-478-008-0000	N
17.	U	72	16-31-478-009-0000	N
17	· U	73	16-31-478-010-0000	N
17	U V	74	16-31-478-011-0000	N
18	U	75	16-31-478-012-0000	N
18	Ü	76	16-31-478-013-0000	N
18	U	77	16-31-478-014-0000	N
18	U	78	16-31-478-015-0000	N
19	U	79	16-31-478-016-0000	N
19	ij	80	16-31-478-017-0000	N
19	U	81	16-31-478-018-0000	N
19.	ש	82	16-31-478-019-0000	N
19	U	83	16-31-478-020-0000	N
19	U	84	16-31-478-021-0000	N
20	U	85	16-31-478-022-0000	N

20	U	86	16-31-478-023-0000	N H
20	U .	87	16-31-478-024-0000	N
20	lu lu	88	16-31-478-025-0000	N
21	U	89	16-31-478-026-0000	N
21	Ü	90	16-31-478-027-0000	N
21	U	91	16-31-478-028-0000	N
21	u u	92	16-31-478-029-0000	N
21	U	93	16-31-478-030-0000	N
21		94	16-31-478-031-0000	N
22	U	95	16-31-478-032-0000	N
22	u u	96	16-31-478-033-0000	N - MINISTER
23	U	97	16-31-478-034-0000	N
23		98	16-31-478-035-0000	N
23	U	99	16-31-478-036-0000	N
23	Ü	100	16-31-478-037-0000	N
<u>24</u>	U	101	16-31-478-038-0000	N
24	Ü	102	16-31-478-039-0000	N
25	U	103	16-31-478-040-0000	N
25	Ü	104	16-31-478-041-0000	N
25	U	105	16-31-478-042-0000	N
25	O O	106	16-31-478-043-0000	N
26	U	107	16-31-478-044-0000	N
26	U	108	16-31-478-045-0000	N
	and and the Milder ingularities of	108	16-31-478-046-0000	N
26	U			
26	. U	110	16-31-478-047-0000	N
	U	111	16-31-478-048-0000	N
27	Ü	112	16-31-478-049-0000	N
27	U	113	16-31-478-050-0000	N Estatement
27	U i i i i i i i i i i i i i i i i i i i	114	16-31-478-051-0000	N:
28	U	115	16-31-478-052-0000	N
28	Ü	116	16-31-478-053-0000	N
28	U	117	16-31-478-054-0000	N
28	U	118	16-31-478-055-0000	N
29	U	119	16-31-478-056-0000	N
29	U	120	16-31-478-057-0000	N
29	U	121	16-31-478-058-0000	N
29	U	122	16-31-478-059-0000	N
32	U	123A	16-31-478-060-0000	N
32	U	124B	16-31-478-061-0000	N
32	U	125C	16-31-478-062-0000	N
32	U	126D	16-31-478-063-0000	N
32	U	127E	16-31-478-064-0000	N
32.	U	128F	16-31-478-065-0000	N
32	U	281G	16-31-478-066-0000	N
32	Ü	282H	16-31-478-067-0000	N
33	U	129A	16-31-478-068-0000	N
33	U	130B	16-31-478-069-0000	N
33	U	131C	16-31-478-070-0000	N

33	U	132D	16-31-478-071-0000	N
33	U	133E	16-31-478-072-0000	N
33	U	134F	16-31-478-073-0000	N
33	U	135G	16-31-478-074-0000	N
33	Ü	136H	16-31-478-075-0000	N
34	lu	137A	16-31-478-076-0000	N
34	Ü	138B	16-31-478-077-0000	N
34	U	139C	16-31-478-078-0000	N
34	U	140D	16-31-478-079-0000	N.
34	U	141E	16-31-478-080-0000	N
34	U	142F	16-31-478-081-0000	N
34	lυ	143G	16-31-478-082-0000	N
34		144H	16-31-478-083-0000	N
35	U	145A	16-31-478-084-0000	N
35	U	146B	16-31-478-085-0000	N
35	U	147C	16-31-478-086-0000	N
35	u i i i i i i i i i i i i i i i i i i i	148D	16-31-478-087-0000	N
35	U	149E	16-31-478-088-0000	N
35	u u	150F	16-31-478-089-0000	N
35	U	151G	16-31-478-090-0000	N
35		152H	16-31-478-091-0000	N
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Citil and the description of Cities and Citi	U	155C	16-31-478-094-0000	N
36	U			N.
	U	156D	16-31-478-095-0000	N
36		157E	16-31-478-096-0000	
36	U	158F	16-31-478-097-0000	N
36	U	159G	16-31-478-098-0000	N
36	U i	160H	16-31-478-099-0000	N
37	U	161A	16-31-478-100-0000	N
37	U	1628	16-31-478-101-0000	N.
37	U	163C	16-31-478-102-0000	N
37	U	164D	16-31-478-103-0000	N
37	U	165E	16-31-478-104-0000	N
37	ש	166F	16-31-478-105-0000	N
37	U	167G	16-31-478-106-0000	N
37	שׁ	168H	16-31-478-107-0000	N
38	U	169A	16-31-478-108-0000	N
38	المراجع المراجع المراجع	170B	16-31-478-109-0000	N
38	U	171C	16-31-478-110-0000	N
38	U	172D	16-31-478-111-0000	N
38	U	173E	16-31-478-112-0000	N
38	ָט	174F	16-31-478-113-0000	N
38	U	175G	16-31-478-114-0000	N
38	ַט	176H	16-31-478-115-0000	N
39	U	177A	16-31-478-116-0000	N
39	ָּט	178B	16-31-478-117-0000	Ň
39	U	179C	16-31-478-118-0000	N

39	U.	180D	16-31-478-119-0000	N
39	U	181E	16-31-478-120-0000	N
39	Ú	182F	16-31-478-121-0000	N
39	U	183G	16-31-478-122-0000	N
39	Ú	184H	16-31-478-123-0000	N
40	U	185A	16-31-478-124-0000	N
40	U	186B	16-31-478-125-0000	N
40	U	187C	16-31-478-126-0000	N
40		188D	16-31-478-127-0000	N N
40	U	189E	16-31-478-128-0000	N
40	u i i i i i i i i i i i i i i i i i i i	190F	16-31-478-129-0000	N
40	U	191G	16-31-478-130-0000	N
40	u	192H	16-31-478-131-0000	N .
41	U	193A	16-31-478-132-0000	N
41	U de la Companya de l	1948	16-31-478-133-0000	N
41	U	195C	16-31-478-134-0000	N
41	U	1960	16-31-478-135-0000	N
41	U	197E	16-31-478-136-0000	N
41	u i u u u u u u u u u u u u u u u u u u	198F	16-31-478-137-0000	N
41	U	199G	16-31-478-138-0000	N
41	U	200H	16-31-478-139-0000	N

Exhibit B

Undivided Ownership Interest

Building	<u>Unit No.</u>	Par Value	<u>Undivided Ownership Interest</u>
1 through 29	1 through 122	83	0.3922%
32 through 51	123 through 282	69	0.3260%

Total Par Value: 21,166

Total Undivided Ownership: 100.00%

Exhibit C

Bylaws of Wayland Station at Old Farm Association

1 BYLAW APPLICABILITY/DEFINITIONS

1.1 Definitions

The capitalized terms used in the Bylaws shall have the same meaning given to them in the Declaration, unless otherwise specifically stated.

1.2 Bylaw Applicability

The provisions of these Bylaws are binding upon the Association and the Owners. All present and future Owners shall be subject to these Bylaws, as amended from time to time. Acquisition of any Unit constitutes an acknowledgment that the Owner has agreed to and ratified these Bylaws and will comply with them.

2 ASSOCIATION

2.1 Composition

All of the Owners acting as a group in accordance with the Governing Documents shall constitute the Association. Except for matters specifically reserved for a vote of the Owners, administration of Association affairs shall be performed by the Board on behalf of the Owners.

2.2 Annual Meeting

Annual meetings shall be held one a year. The date, time, and place of the annual meeting shall be determined by the Board. The Association shall send notice of annual meetings at least 10 business days in advance of the meeting. At the annual meeting the Association shall conduct the following business:

- 2.2.1 Roll call and verification of quorum;
- 2.2.2 Approval of minutes from preceding annual meeting;
- 2.2.3 Reports of officers;
- 2.2.4 Special committee reports;
- 2.2.5 Election of directors;
- 2.2.6 Unfinished business from preceding annual meeting; and
- 2.2.7 New business.

2.3 Special Meeting

Special meetings may be held at any time for any purpose. A special meeting may be called by a majority of the Directors or upon petition of at least 20% of the Owners in good standing. The Association shall schedule and send notice of a special meeting within 30 days of request. The notice of a special meeting shall state the date, time, place, and purpose of the meeting. The

Association shall send notice of a special meeting at least 10 business days in advance of the meeting. No business may be transacted at a special meeting except as stated in the notice.

2.4 Place of Meeting

Meetings shall be held at a place designated by the Board and stated in the notice of meeting. Meetings shall be held in Salt Lake County.

2.5 Conduct of Meeting

The Chair shall preside over all meetings of the Association. The Secretary shall keep the minutes of the meeting and take record of all resolutions adopted at the meeting.

2.6 Quorum

A quorum shall be the Owners present in person or by proxy at a meeting.

2.7 Voting

Each Owner's vote is equal to his percentage ownership interest in the Common Areas. If a Unit is owned by more than one Person and multiple Owners are present at a meeting, the vote appertaining to that Unit shall be cast by agreement of a majority of the Owners. If a Unit is owned by more than one Person and a single Owner is present at a meeting, the vote appertaining to that Unit shall be cast by the Owner present. The Association may conclusively presume the consent of all a Unit's Owners when a vote is cast by a Unit with multiple Owners.

Except where a greater number is required by the Governing Documents or the Nonprofit Act and elections of directors, any decision requiring Owner consent shall be passed by majority vote of a quorum.

2.8 Good Standing

An Owner shall be in good standing if he has paid assessments levied against his Unit, including late fees, interest, fines, collection costs, and attorney fees. An Owner must have paid in full at least three days prior to the meeting or action.

2.9 Proxies

An Owner in good standing may vote or otherwise act by proxy. An Owner may appoint a proxy by signing a proxy appointment form. The proxy appointment form may be submitted to the Association in person, by mail, or electronically. The proxy appointment form must name a proxy, be dated, and signed by the Owner. Any proxy appointment form that does not contain a proxies name, date, or signature shall be void. A proxy appointment form is valid until revoked by the Owner's attendance at a meeting, a signed and dated revocation delivered to the Association, a subsequent proxy appointment, notice of death or incapacity of the Owner, or the passage of 11 months.

2.10 Mail-in Ballots

Any action requiring a vote of the Owners, except election of directors, may be taken by mail-in ballots. Action by mail-in ballot shall comply with the procedures set forth in Nonprofit Act Section 16-6a-709, as it may exist at any given time. A combination of mail-in ballots, ballots collected electronically, and ballots cast in person may be used.

2.11 Written Consent in Lieu of Vote

Any action requiring a vote of the Owners, except election of directors, may be taken by written consent. Action by written consent shall comply with the procedures set forth in Nonprofit Act

Section 16-6a-707, as it may exist at any given time. Written consents may be collected electronically.

3 BOARD OF DIRECTORS

3.1 Number and Qualifications of Directors

There shall be five Directors. Directors shall be Owners who have resided in the Project for a minimum of one year.

3.2 Selection and Term of Directors

Unless appointed by the Board under this Article, Directors shall be elected by the Owners. Cumulative voting shall not be permitted. The candidates with the most votes shall be elected.

Directors shall serve staggered terms of two years. The terms shall be staggered so that two Directors are elected in odd years, and three Directors are elected in even years. Directors shall hold office until their successor is elected. If the Directors' terms become non-staggered (i.e., after removal of the entire Board or change in the number of Directors), the initial term of each member (1 or 2 years) shall be decided by vote of the newly elected Directors at their organization meeting.

3.3 Vacancies

Director vacancies, for any reason other than removal by vote of the Association, shall be filled by vote of a majority of the remaining Directors. The Board shall conduct a special meeting for the purpose of filling the vacancy. The meeting shall be valid even if a quorum is not present. Each replacement Director shall serve until the next annual Owners' meeting, then the vacancy shall be filled by vote of the Owners. The replacement Director elected by the Owners shall serve the remaining term of the replaced Director.

3.4 Removal of Directors

A Director may be removed with or without cause by vote of the number of Owners required to elect a Director. If the Owners propose to remove a Director, the Association shall give the Director and Owners at least 15 day written notice of the meeting and the purpose of the meeting. The Director shall be given an opportunity to be heard at the meeting prior to the vote to remove him. At any meeting where a Director is removed by the Owners, the Owners must vote to replace the Director. The replacement will serve the remaining term of the removed Director.

Any Director who allows his assessments to become more than 90 days past due may be removed and replaced by vote of a majority of the Board. The Board shall give the Director 10 day written notice to cure the default prior to voting to remove the Director.

3.5 Organization Meeting

The Directors shall hold a meeting following the annual owners meeting for the purpose of electing officers. Notice of the organization meeting shall be given verbally at the annual meeting. The organization meeting shall be conducted as soon as possible after the annual meeting.

3.6 Regular Meetings

The Board shall hold regular meetings. The Board shall determine frequency, times, and

locations of regular meetings. However, the Board shall conduct at least two regular meetings per year. Notice of regular meetings shall be given to each Director at least five days prior to the meeting.

3.7 Special Meetings

A Director may call a special meeting of the Board. Notice shall be given at least three days prior to the meeting. Notice shall state the time, place, and purpose of the meeting.

3.8 Conduct of Meetings

The Chair shall preside over all meetings of the Board. The Secretary shall take minutes of the Board meetings and shall make record of all resolutions.

3.9 Quorum

A majority of the Board shall constitute a quorum. A quorum shall be required to conduct business at a meeting. If less than a quorum is present at a meeting, the majority of those present may adjourn the meeting until such time as a quorum is present. Once established, a quorum will be present even if directors leave. Directors may attend a meeting telephonically, via video conference, or by any other means allowing a Director to participate in real-time with the other Directors.

3.10 Waiver of Meeting Notice

Directors may waive notice of meetings in writing. A waiver shall be deemed equivalent to notice. Attendance of a Director at a meeting will be considered a waiver of notice, unless the Director attends to dispute notice. If all Directors are present at a meeting, notice of the meeting is waived and any business may be conducted.

3.11 Action without Meeting

Any action by the Board may be taken without a meeting if all the Directors give written consent to the action. Written consent may be given in person, by mail, or electronically. The Association shall file the written consents with its record of minutes.

3.12 Powers and Duties

The Board shall manage the affairs and business of the Association. The Board is vested with all power and authority necessary to administer the affairs of the Association in accordance with the Governing Documents. The Board may do any act required or allowed by the Governing Documents, the Condominium Act, the Nonprofit Act, or any other rule of law.

Subject to the limitations contained in the Declaration, Bylaws, or Condominium Act, the Board shall have the following authority:

- 3.12.1 Prepare an annual budget and establish what constitutes a Common Expense;
- 3.12.2 Adopt and amend rules, regulations, policies, and procedures governing the Common Areas, administration of the Association, and to enforce and interpret the Governing Documents;
- 3.12.3 Enter into contracts on behalf of the Association for the benefit of the Project;

- 3.12.4 Delegate authority to a managing agent to act on behalf of the Association;
- 3.12.5 Provide for the maintenance, repair, and replacement of the Common Areas;
- 3.12.6 Hire, contract for, and terminate personnel or contractors necessary for the maintenance repair and replacement of the Common Areas and administration of Association business. Provide for the compensation of personnel. Purchase supplies, equipment, and materials for use in the Association.
- 3.12.7 Open and maintain bank accounts on behalf of the Association. Designate authorized signers for the bank accounts;
- 3.12.8 File lawsuits or initiate other legal proceedings on behalf of the Association.
- 3.12.9 Defend lawsuits, administrative actions, and other legal proceedings against the Association;
- 3.12.10 Paying costs of any services rendered to the Project or multiple Owners, but not billed to the Owners individually;
- 3.12.11 Keep books with detailed accounts of the receipts and expenditures of the Association. Make the books available to the Owners as required by the Condominium Act and Nonprofit Act. The books shall be kept in accordance with generally accepted accounting practices. Upon resolution by the Board, retain an independent auditor to audit the books;
- 3.12.12 To grant easements, licenses, or permission over, under, and through the Common Areas;
- 3.12.13 Upon approval by 67% of the ownership interest in the Common Areas, to convey Common Areas;
- 3.12.14 Create committees;
- 3.12.15 Any other act allowed or required by the Governing Documents, the Condominium Act, or the Nonprofit Act;
- 3.12.16 Any act allowed or required to be done in the name of the Association.

3.13 Manager

The Board may employ a manager to perform such duties and services as the Board shall authorize. The Board may delegate to the manager all powers granted to the Board and officers by the Governing Documents. However, the manager must obtain the Board's written consent to exercise the powers listed in Bylaw Sections 3.12.2, 3.12.7, 3.12.8, 3.12.9, 3.12.12, 3.12.13. 13.12.14.

3.14 Compensation

Directors shall not be compensated for their work.

3.15 Limitation of Liability

The Directors shall not be liable to the Owners for any mistake of judgment, negligence, or other errors, unless it was by willful misconduct or criminal conduct. The Association shall indemnify

and hold the Directors harmless against liability to third parties for actions taken on behalf of the Association, while acting in their capacity as Director, unless the action constitutes willful misconduct or criminal conduct.

4 OFFICERS

4.1 Election and Term of Officers

The officers of the Association shall be elected by the Board. Officers shall be Directors. Officers shall serve one year terms and shall serve until their successor is elected.

4.2 Removal of Officers

The Board may remove any officer with or without cause by affirmative vote of a majority of a quorum of the Board. If an officer is removed, the Board shall replace them.

4.3 Offices

The Association officers shall be chair, vice chair, secretary, and treasurer. The Board may appoint assistant officers as it may deem necessary. Except for the chair, the same person may hold two offices.

4.3.1 Chair

The chair shall be the chief executive officer. He shall preside at meetings of the Association and the Board. He shall be an unofficial member of all committees. He shall have general and active management of Association business. He shall see that all resolutions and policies of the Association are executed.

4.3.2 Vice Chair

The vice chair shall perform the duties and exercise the powers of the chair in the absence or disability of the chair. If the chair and vice chair are unable to act, the Board shall appoint a Director to fulfill the duties on an interim basis.

4.3.3 Secretary

The secretary shall attend all meetings and take minutes thereof. He shall also make record of all resolutions, rule, policies, and procedures. He shall give or cause to be given notice of all meetings. He shall compile or cause to be compiled a complete list of the owners and their contact information.

4.3.4 Treasurer

The treasurer shall oversee the finances of the Association. He shall be responsible to ensure that the Association has full and accurate records of income and expenses. He shall give financial reports at regular Board meetings and the annual Owners' meeting.

4.4 Delegation of Duties

The Association officers may delegate any of their duties to a manager or to committee. However, the officers shall be responsible to oversee and ensure that the duties so delegated are being properly discharged.

4.5 Compensation

Officers shall not be compensated for their work.

5 NOTICE

5.1 Manner of Notice

All notices and other communications required under the Governing Documents shall be in writing.

- 5.1.1 Notices to Owners may be delivered using the following methods:
- 5.1.1.1 By professional courier service or First-class U.S. mail, postage prepaid, to the address of the Unit or to any other address designated by the Owner in writing to the Association;
- 5.1.1.2 By hand to the address of the Unit or to any other address designated by the Owner in writing to the Association; or
- 5.1.1.3 By facsimile, electronic mail, or any other electronic means to an Owner's number or address as designated by the Owner in writing to the Association or used by the Owner to send communication to the Association.
- 5.1.2 Notice to the Association may be delivered using the following methods:
- 5.1.2.1 By professional courier service or First-class U.S. mail, postage prepaid, to the principal office of the Association as designated in writing to the Owners; or
- 5.1.2.2 By facsimile, electronic mail, or any other electronic means to the Associations official electronic contact as designated in writing to the Owners.
- 5.1.2.3 Notices sent via courier or mail shall be deemed received 3 days after being sent. Notices hand delivered or sent via electronic means shall be deemed received upon delivery or being sent.

5.2 Waiver of Notice

Whenever any notice is required under the Governing Documents, the Condominium Act, or the Nonprofit Act, an owner may waive notice in writing. The waiver may be signed before or after the time for notice. A waiver of notice shall be equivalent to notice.

6 FINANCES

6.1 Fiscal Year

The fiscal year of the Association shall be the calendar year.

6.2 Checks, Agreements, Contracts

All checks, contracts deeds, leases, and other instruments used for expenditures or obligations shall be executed by two officers or one officer and one person authorized by the Board.

6.3 Availability of Records

Association financial records shall be available as provided by the Condominium Act and Nonprofit Act.

AMENDMENT TO BYLAWS

Amendments 7.1

These Bylaws may be amended either by the Board, unless it would result in changing the rights, privileges, preferences, restrictions, or conditions of a membership class as to voting, dissolution, redemption, or transfer by changing the rights, privileges, preferences, restrictions, or conditions of another class. These Bylaws may also be amended by a majority vote of the Owners.

7.2 Recording

Any amendment to these Bylaws shall become effective on the date it is recorded in the Utah County Recorder's Office.

MISCELLANEOUS

8.1 Office

The principal office of the Association shall be located at any place within the State of Utah which may be designated from time to time by the Board.

8.2 Conflicts

The Bylaws are subordinate to any conflicting provisions in the Condominium Act, the Nonprofit Act, the Articles, the Map, or the Declaration. The Bylaws are superior to the rules, regulations, and policies of the Association.

8.3 Severability

If any provision of these Bylaws is held by a court of law to be invalid, the validity of the remainder of these Bylaws shall not be affected.

8.4 Waiver

No provision of these Bylaws shall be deemed to be waived because of a failure to enforce the provision.

8.5 Captions

The captions contained in these Bylaws are for convenience only. The captions shall not be used to interpret, limit, or enlarge the provisions of these Bylaws.

8.6 Gender, etc.

Whenever the context so requires, the singular shall include the plural and vice versa. The use of any gender shall include all genders.

IN WITNESS WHEREOF, the Management Committee executes these Bylaws certifying that 2/3 of the ownership interest in the Common Areas has approved these Bylaws.

By: David Webster
Management Committee Member

By: LAUNA GIBBOWS
Management Committee Member

By: Debecce Vouglass
Management Committee Member