Return to: Rocky Mountain Power Lisa Louder/Cheryl Beauchaine 1407 West North Temple Ste. 110 Salt Lake City, UT 84116

Daybreak Village 7, Plat 2B

12823233 08/03/2018 01:10 PM \$16-00 Book - 10699 Pa - 8450-8453 ADAM GARDINER RECORDER, SALT LAKE COUNTY, UTAH ROCKY MOUNTAIN POWER ATTN: LISA LOUDER 1407 W NORTH TEMPLE STE 110 SLC UT 84116-3171 BY: RWA, DEPUTY - WI 4 P.

BLANKET EASEMENT

For good and valuable consideration, Clayton Properties Group II, Inc., ("Grantor"), hereby grants to Rocky Mountain Power, an unincorporated division of PacifiCorp, its successors and assigns, ("Grantee"), a blanket easement for the construction, reconstruction, operation, maintenance, repair, replacement, enlargement, and removal of electric power transmission, distribution and communication lines and all necessary or desirable accessories and appurtenances thereto, including without limitation: supporting towers, poles, props, guys and anchors, including guys and anchors; wires, fibers, cables and other conductors and conduits therefore; and pads, transformers, switches, vaults and cabinets, on, over, or under the surface of the real property of Grantor in Salt Lake County, State of Utah more particularly described as follows and as more particularly described and/or shown on Exhibit A attached hereto and by this reference made a part hereof:

Legal Description:

Beginning at the Southwest Corner of Lot 100 of the Daybreak Village 7 Subdivision Amended Amending Lot 100 of the Kernecott Daybreak Village 7 Subdivision Amending Lots V7 and T6 of the Kennecott Master Subdivision #1 Amended said point lies South 89°56'14' Mest 1464.451 feet along the Section Line and North 105,005 feet from the South Quarter Corner of Section 23, Township 3 South, Range 2 Mest, Salt Lake Base and Heridian and running therace along the boundary of sold Lot 100 the following (4) courses: 1) North 04'40'39' Mest 67.764 feet to a point on a 781,000 foot radius tangent curve to the left, (radius bears South 85'19'21' Mest); 2) along the arc of said curve 179,160 feet through a central angle of 13'06'37", 3) North 17'49'16' Mest 40,1944 feet to a point on a 781,000 foot radius tangent curve to the left, (radius bears South 72'10'44' Mest); 4) along the arc of said curve 73,001 feet through a central angle of 05'21'20'; theree North 77'49'38' East 540'248 feet along the boundary of said Lot 100 and the boundary of Daybreak Village 7 Plat 1 Subdivision Amending Lot 100 of the North 62'38'48' East 31,000 feet; 5) South 35'00'00' East 113.21 feet; 3) North 97'21'26' East 31,000 feet; 2) South 25'00'00' East 113.21 feet; 3) North 50'00'00' East 16,725 feet; 4) North 62'38'44' East 49,84' East 49,

Property contains 12 020 acres

Prior to recording the subdivision plat and extinguishing this Blanket Easement, Grantee shall verify to its sole satisfaction and at the sole cost to Grantor, that the legal description of the public utility easement or easements as shown on the subdivision plat attached on Exhibit A, match the actual location of all facilities installed pursuant to this blanket easement. In the event the actual location of the installed facilities differs from the legal description of the public utility easement(s) on the subdivision plat, Grantor shall: (1) pay all costs to relocate such facilities to areas entirely within the public utility easements as described on the subdivision plat; or (2) modify the public utility easements on the subdivision plat to reflect the actual location of all installed facilities, at sole cost to Grantor; or (3) provide an easement to Grantee at Grantor's sole cost and expense, for the specific location of the installed facilities. If Rocky Mountain Power is satisfied, in its

Page 1 of 3

(UT Nov 2015)

sole discretion, that all facilities installed pursuant to this Blanket Easement are located entirely within the designated utility easements on the subdivision plat, this easement shall be extinguished, at sole cost to Grantor, upon the recording of the subdivision plat map attached hereto as Exhibit A.

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Together with the right of access to the right of way from adjacent lands of Grantor for all activities in connection with the purposes for which this easement has been granted; and together with the present and (without payment therefor) the future right to keep the right of way clear of all brush, trees, timber, structures, buildings and other hazards which might endanger Grantee's facilities or impede Grantee's activities.

The rights and obligations of the parties hereto shall be binding upon and shall benefit their respective heirs, successors and assigns.

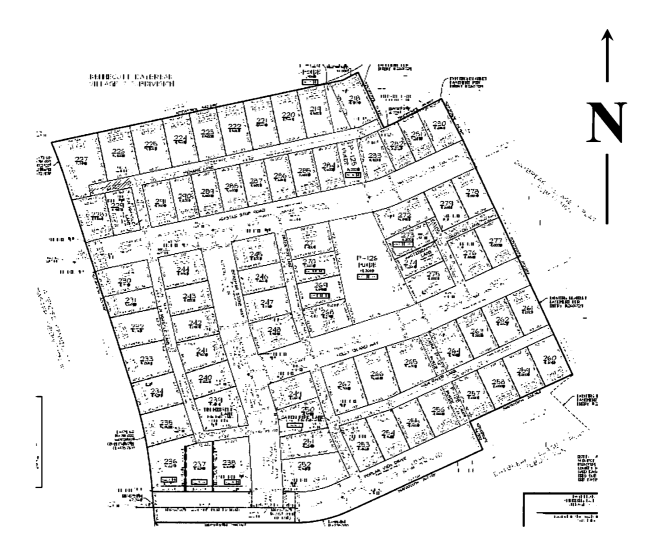
To the fullest extent permitted by law, each of the parties hereto waives any right it may have to a trial by jury in respect of litigation directly or indirectly arising out of, under or in connection with this agreement. Each party further waives any right to consolidate any action in which a jury trial has been waived with any other action in which a jury trial cannot be or has not been waived.

Dated this 23 day of $50/\sqrt{}$, 20 1%.

CLAYTON PROPERTIES GROUP II, INC., GRANTOR A Colorado Corporation dba Oakwood Homes

Ву:	TOP			
Name:	Troy	Turner		
Title:	VP	Finance		

COMM. EXP. 04-02-2022



Property Description

Section: 23, Township 3S, Range 2W, Salt Lake Base and Meridian

County: Salt Lake, State: Utah

Parcel Number: _

CC#: 11431 WO#: 6503168	This drawing should be used only as a representation of the				
Landowner Name: Clayton Properties Group II, Inc.	location of the easement being conveyed. The exact location of all structures, lines and appurtenances is subject to				
Drawn by: Cheryl Beauchaine	change within the boundaries of the described easement area.				
EXHIBIT A	ROCKY MOUNTAIN POWER A DIVISION OF PACIFICORP				