AFTER RECORDING RETURN TO: Big Cottonwood Lower Canal Co 3552 South 1300 East Salt Lake City, UT 84106

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ACKNOWLEDGMENT

This ACKNOWLEDGMENT ("Acknowledgment") is entered into and made effective as of the 19 day of October 2021 between Big Cottonwood Lower Canal Co, a Utah corporation, ("BCLC"), and Bermondsey Partners, LLC, a Utah limited liability company, owner of real property ("Owner") located at 4545 S. Highland Drive, Holladay, Utah 84117; 4549 S. Highland Drive, Holladay, Utah 84117; and 4551 S. Highland Drive, Holladay, Utah 84117 (collectively referred to herein as "Property") as further described in Exhibit "A", hereby incorporated hereto.

RECITALS

WHEREAS, BCLC is an irrigation company that owns certain water rights and water easements in various locations including in the Property ("Easements"); and

WHEREAS, Owner is a developer in the Property and will eventually subdivide the Property and sell such subdivided sections to homeowners and, if applicable, homeowner associations and future purchasers of the Property ("Homeowners"); and

WHEREAS, BCLC desires to establish its rights related to its water Easements on the Property with Owner and Homeowners including its rights to maintain the water passages that flow through the Property; enter upon the Property and/or Homeowner's property in order to maintain, clean, and/or repair the water passages; and improve the method of carrying water through these water passages, if needed; and

WHEREAS, BCLC has the future right to modify the waterway within the Easements, if deemed necessary in BCLC's sole discretion; and

WHEREAS, Homeowners may not limit BCLC's access to the water passages on the Property for maintenance and repairs and may not interfere with BCLC's use of the water Easements or construct facilities on or in the Easements that would restrict BCLC's access to or use of the Easements; and

WHEREAS, Owner desires to enter into this Acknowledgment to acknowledge the water rights of BCLC and to clarify the obligations of Homeowners regarding such water rights and to ensure such water rights are properly recorded with the land.

NOW, THEREFORE, based upon the above recitals and in consideration of the mutual covenants and promises of the parties herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. <u>Maintenance</u>. Owner of the Property has the obligation to maintain the pipes and drainage structures put in by Owner, for improvement to BCLC, into perpetuity. When or if the Property is sold, this maintenance obligation continues and passes to the new owner(s), including, but not limited to, Homeowners and any associations.
- 2. <u>Clean</u>. Owner is to make sure that the irrigation channel on the Property, be it pipe or open ditch, is kept clean, so that irrigation water / storm waters can flow freely, and that if storm water runs into the irrigation system, that no chemicals, waste, hazardous materials, debris, roots or vegetation enters the irrigation system. By water law, owners of property that have irrigation running through their property have the obligation to maintain this water way so that water can freely flow through said property.
- 3. <u>Separation Box</u>. An oil and debris separation box must be maintained by Owner and/or Homeowners where storm water, or other waters run off of the Property, drain off of Property roadways, or parking lots into the BCLC irrigation system. This separation box is to be maintained and inspected by Owner and/or Homeowners and cleaned so that contaminants cannot go into BCLC's irrigation system.
- 4. <u>Membership</u>. Owner of the Property, even if only putting water into the BCLC irrigation system, must maintain a membership(s) when storm waters are put into the irrigation system. An annual fee will be paid to BCLC as determined by the Directors of BCLC. This fee may be adjusted yearly. When transferring Property ownership to others, a membership transfer fee will be charged. This needs to be taken care of by contacting BCLC and paying the transfer fee. There is a yearly maintenance fee for all members. That fee is usually assessed annually and is sent to the Owner, Homeowners, or landlords for payment. Amount of assessment will be established by the directors of BCLC. Failure to pay this obligation will bring judgement, penalty, legal fees, collection fees, and interest of 18% per year until obligation is satisfied.
- 5. <u>Approval</u>. Changes and improvements to the water channel or Easements need to be reviewed and approved by BCLC. All connections, structures, grades, grates, and pipes, etc., need to be approved by the BCLC Water Master or an approved director (or directors). When improvements or repairs are being done, the work needs to be reported to BCLC and inspected by same before such improvements are buried. At least a 72-hour notice needs to be given so that the work can be approved. Any work that does not meet the standards of the BCLC will need to be redone or redesigned if not adequate, as determined in BCLC's sole determination. An inspection fee will be assessed depending on the extent of the work that is to be inspected.
- 6. <u>Construction</u>. The construction of the pipes/channel are to be straight and free of low spots (i.e. bellies in pipe). Grade needs to be followed to meet existing conditions as dictated by adjoining properties at both ends of the channel. A positive grade needs to be maintained so that there is drainage. Wherever there is a change in direction, a cleanout box needs to be installed so that equipment can access the pipe at the change in order to clean it. Large angles of pipe direction change need to be avoided so that water can flow without hitting excessive turns. Any significant change in direction needs to be engineered and approved in writing by BCLC irrigation company. Extra cleanout boxes may be required where change of direction occur.
- 7. <u>Improvement Plans</u>. Owner is to pay for the engineering and plans for the improvements to the irrigation system. The engineer needs to size the pipe/channel to take any irrigation and or storm water flow. The engineer will be liable for proper pipe sizing.

- 7.1 If BCLC provides assistance in the design process, in any manner, Owner agrees to reimburse BCLC for all expenses that BCLC may incur.
- 8. <u>Flooding</u>. Any flooding due to failure of the pipes or inadequate cleaning of the pipe system will be the liability of the Property owner. Any storm water that enters piping and produces flooding will be the liability of the Property owner.
- 9. <u>Repairs</u>. The Property owner is to maintain the irrigation water way and not BCLC. Any repaired broken pipes or BCLC infrastructure put in by Owner, Homeowners, or others, will be maintained by such owner into perpetuity.
- 10. <u>Maintenance Easement</u>. A five (5) foot maintenance easement ("Maintenance Easement") must be maintained on either side of any piping on the Property so that equipment and people can work on piping, if necessary. Exceptions to this rule needs to have BCLC board approval in writing.
 - 10.1 This Maintenance Easement must be recorded on the Property plat.
- 10.2. This Maintenance Easement must not have invasive plants and trees on it that could damage the irrigation system and make it impossible to maintain. Any invasive plants must be removed by the Property owner if necessary and at their expense. Root and vegetative damage to the waterway is to be actively avoided.
- 11. Contact. The contact information for BCLC is as follows:

Big Cottonwood Lower Canal:

Nathan Miller- President	385-232-4565
Rory Norseth – Director	801-712-5835
Abdul Mohmand – Director	801-859-7034
Randy Ridd – Director	801-550-7804
Daryl Bouck – Director	801-893-1268
Water Master	
Phyllis Hall — Secretary	801-864-6396
Art Lauritzen – Treasure	801-266-9689
Laird Ashton - Consulting	801-864-6448

12. Miscellaneous.

- 12.1 <u>Benefit</u>. This Acknowledgment shall inure to the benefit of and be binding upon the parties hereto, their heirs, executors, administrators, successors and assigns.
- 12.2 <u>Entire Agreement</u>. This Acknowledgment and Exhibit hereto supersede all other acknowledgements, agreements, written or oral, that may have been made or entered into by the parties hereto concerning the subject matter hereof. All Exhibits are made a part of this Acknowledgment by reference. This Acknowledgment is intended to state the entire understanding of the parties regarding the subject matter herein.

Nothing expressed or implied in this Acknowledgment is intended or shall be construed so as to grant or confer on any person, firm or corporation other than the parties hereto, any rights or privileges hereunder.

- 12.3 <u>Costs and Attorney's Fees</u>. In the event any action in law or equity or any arbitration or other proceeding is brought for the enforcement of this Acknowledgment or in connection with any of the provisions of this Acknowledgment, the successful or prevailing party or parties shall be entitled to reasonable attorney's fees and other costs reasonably incurred in such action or proceeding.
- 12.4 <u>Severability</u>. In the event that any provision of this Acknowledgment shall be unenforceable or invalid under any applicable law or be so held by applicable court decision, such enforceable or invalidity shall not render this Acknowledgment unenforceable or invalid as a whole, and, in such event, such provision shall be changed and interpreted so as to best accomplish the objectives of such provisions within the limits of applicable law or applicable court decisions.
- 12.5 <u>Waiver</u>. The failure of either party to enforce, at any time or for any period of time, any provision of this Acknowledgment shall not be construed to be a waiver of such provision or of the right of such party thereafter to enforce such provision.
- 12.6 <u>Amendment</u>. This Acknowledgment may be amended only by a written instrument signed by duly authorized representatives of all of the parties.
- 12.7 <u>Headings</u>. The paragraph headings appearing in this Acknowledgment are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or extent of such paragraph or in any way affect such paragraph.
- 12.8 <u>Governing Law.</u> The validity, enforcement, construction, rights and liabilities of the parties and provisions of this Acknowledgment shall be governed by and interpreted in accordance with the laws of the State of Utah.
- 12.9 <u>Authority</u>. The person(s) signing below warrant that he/she/they is/are authorized to enter into this Acknowledgment on behalf of his/her/their respective principal(s) identified below and that by his/her/their signature(s) he/she/they bind such principal(s) to this Acknowledgment.

(Remainder of page intentionally left blank; signature to follow)

IN WITNESS WHEREOF, and by its signature below, the Owner hereto acknowledges that it has read, understands, and agrees to all of the terms and provisions of this Acknowledgment and have caused this Acknowledgment to be executed as of the date first above written with the full authority of the Company or Principal it represents, if any.

OWNER:	
BERMONDSEY PARTNERS, LLC:	
By: Lewist-Ludlow (Authorized Signature) Print Name: Levin L. Ludlow Its: Marvasce	
(Authorized Signature)	
Print Name: KEVIN L. LUDLOW	
Its: MANNAGER	
CORPORATE ACKNOWLEDGMENT	
STATE OF UTAH)	
COUNTY OF SALT LAKE)	
COUNT OF THE !	
On the 19 TH day of 10tober 20 21, personally appeared me 19 TH day of	before
me <u>Kevini L - Ludlow</u> , who being duly sworn, did say that he/she	is the
MANAGER. of the corporation/limited liability company that executed the ab	ove and
foregoing instrument, and that said instrument was signed in behalf of said corporation/limited liability c	ompany
by authority of a resolution of its Board of Directors/Members, and	said
acknowledged to me that said corporation/limited liability company e	xecuted
the same.	
Notary Public Notary Public	
Notary Public	
My Commission Expires: 3-16-2023 Residing at: Sattlike:	
i i	
MICHAEL S. DE LA MARE	
NOTARY PUBLIC-STATE OF UTAH COMMISSION# 705007	
COMM. EXP. 03-16-2023	

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EXHIBIT "A" PROPERTY DESCRIPTIONS

The real property referenced in the attached Acknowledgment are as follows:

PARCEL NUMBER	STREET ADDRESS	LEGAL DESCRIPTION*
22-04-405-006	4545 S. Highland Drive Holladay, Utah 84117	BEG S 16^01'30" E 321.79 FT & N 89^15'20" E 203.93 FT & S 6^42'10" E 88.94 FT & N 89^ E 62.92 FT FR MONUMENT IN CEN OFHIGHLAND DRIVE & 4500 SO STREETS S 0^07' W 88.17 FT; W 175.04 FT M OR L; N'LY ALG A 3.072.36 FT RADIUS CURVE TO L 48.71 FT; N 16^02'10" W 45.14 FT; S 89^25'20" E 201.16 FT M OR L TO BEG. (BEING IN NW 1/4 OF SE 1/4 SEC 4, T 2S, R 1E, SLM) 0.38 AC M OR L. 7481-2220 8332-2166 8650-8670 9107-3941
22-04-405-007	4549 S. Highland Drive Holladay, Utah 84117	BEG S 848.10 FT & W 66 FT & S 89^ W 511.5 FT & N 8^ W 55 FT & N 89^28'21" E 41.12 FT FR NE COR OF NW 1/4 OF THE SE 1/4 OF SEC 4, T 2S, R 1E, SLM; N 89^ E 190.38 FT M OR L; N 9^22'30" E 62.72 FT; S 89^ W 206.95 FT; SE'LY ALG A 3,072.36FT RADIUS CURVE TO R 62.08 FT M OR L TO BEG. 0.31 AC M OR L.4844-1276 6030-1401, 1042 6244-0701 6445-0925 7638- 0667,0669,0671 7813-2092 8258-2214 8309-2236 8315-0669 8342-6462,6464 8779-6610
22-04-405-009	4551 S. Highland Drive Holladay, Utah 84117	BEG S 16^01'30" E 506.07 FT & N 89^ E 251.03 FT & S 9^22'30" E 62.72 FT & N 89^ E 26.62 FT FR MONUMENT IN CEN OF HIGHLANDDRIVE & 4500 SO STREETS S 54.46 FT; S 88^47'07" W 205.24 FT M OR L; N'LY ALG A 3.072.36 FT RADIUS CURVE TO R 55.97 FT; N88^50'19" E 218.48 FT M OR L TO BEG. (BEING IN NW 1/4 OF SE 1/4 SEC 4, T 2S, R 1E, SLM) 0.26 AC M OR L. 6166-1036 6025-1706 6064-1594 6097-0848 6685-1219 7544-2413 7841-2766 8357-1445 9017-5284

^{*}According to the official plat thereof on file and of record in the Salt Lake County Recorder's Office as of the date of this Acknowledgment.

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