When Recorded Return to: Metropolitan Water District of Salt Lake & Sandy Attn: General Manager 3430 East Danish Road Cottonwood Heights, Utah 84093-2139 14184792 B: 11461 P: 2684 Total Pages: 9
12/12/2023 04:11 PM By: ctafoya Fees: \$40.00
Rashelle Hobbs, Recorder, Salt Lake County, Utah
Return To: STEED TITLE INSURANCE AGENCY
1586 E STRATFORD AVE STE 1SALT LAKE CITY, UT 841063796

Salt Lake County Parcel No. 22354760010000

EASEMENT AGREEMENT

This Easement Agreement (Agreement) is entered into by the METROPOLITAN WATER DISTRICT OF SALT LAKE & SANDY, a Utah metropolitan water district (the District) and WASATCH RECOVERY TREATMENT CENTER, LLC (Landowner).

AGREEMENT PURPOSES

Landowner holds fee title to the following tract of land in Cottonwood Heights City, Salt Lake County, Utah:

BEG 1124.5 FT N & 588.27 FT W FR SE COR SEC 35, T 2S, R 1E, SL MER, W 725.02 FT N 0°05' E 200 FT; E 752 FT TO W LINE OF STATE ROAD; S 14°35' W 143.2 FT; S'LY ALG A CURVE TO LEFT 61.97 FT TO BEG. 3.39 AC.

(the Parcel). The Parcel has a street address of 8420 Wasatch Blvd., Cottonwood Heights City, Utah, and has been assigned by Salt Lake County the parcel number of 22354760010000.

The District is constructing the Cottonwoods Connection project (the Project), which includes large water pipelines (with associated improvements) that will reach from a point near the mouth of Big Cottonwood Canyon to the District's Little Cottonwood Water Treatment Plant located near Little Cottonwood Creek. The Project includes an aqueduct being referred to as the Salt Lake Aqueduct Replacement (SLAR) that will mostly be constructed parallel to and relatively near the existing Salt Lake Aqueduct (SLA). The SLAR will eventually function in conjunction with the existing SLA; it will not actually completely replace the SLA. For the most part, the SLAR will be constructed in existing easements that allow the District to construct, own, operate, repair and replace the SLA.

A portion of the SLAR will be constructed across the Parcel. The District has requested a permanent easement for the SLAR across a portion of the Parcel from Landowner.

For good and valuable consideration, the sufficiency and receipt of which is acknowledged by Landowner, Landowner has agreed to convey to the District a permanent easement across a portion of the Parcel for the SLAR, all as more particularly described below.

AGREEMENT TERMS

1. Conveyance of Permanent SLAR Easement. Landowner hereby conveys and warrants only against all who claim by or through Landowners, to the District a perpetual easement for the survey, planning, layout, construction, use, operation, inspection, maintenance, repair, replacement, and improvement of the SLAR, or its replacement or replacements, and related improvements on, over, under, and through the following described land located in Cottonwood Heights City, Salt Lake County, State of Utah (the Easement):

A PORTION OF A FIFTY FOOT WIDE PERPETUAL EASEMENT FOR A WATERLINE LYING WITHIN THE EXISTING METROPOLITAN WATER DISTRICT OF SALT LAKE & SANDY AQUEDUCT EASEMENT AND BEING A PORTION OF THE WASATCH RECOVERY TREATMENT CENTER, LLC PROPERTY, APN 22-35-476-001, LOCATED IN THE SOUTHEAST QUARTER OF SECTION 35, TOWNSHIP 2 SOUTH, RANGE 1 EAST, SALT LAKE BASE AND MERIDIAN, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHERLY LINE OF THE GRANTOR'S PROPERTY, WHICH POINT LIES SOUTH 00°25′15″ WEST ALONG THE SECTION LINE 1328.27 FEET AND NORTH 89°34′45″ WEST 1304.42 FEET FROM THE EAST QUARTER CORNER OF SAID SECTION 35; AND RUNNING THENCE SOUTH 05°11′12″ EAST 200.89 FEET TO THE SOUTHERLY LINE OF THE GRANTOR'S LAND; THENCE ALONG SAID SOUTHERLY LINE NORTH 89°47′04″ WEST 33.02 FEET; THENCE NORTH 00°17′56″ EAST 200.00 FEET TO SAID NORTHERLY LINE OF THE GRANTOR'S PROPERTY; THENCE ALONG SAID NORTHERLY LINE SOUTH 89°47′04″ EAST 13.82 FEET TO THE POINT OF BEGINNING.

CONTAINS 4,684 SQUARE FEET OR 0.108 ACRE, MORE OR LESS.

The approximate location of the Easement is shown in Exhibit A, attached.

- 2. Landowner's Use of Land Subject to the Easement. Landowner may utilize the land that is subject to the Easement for the following:
- (a) landscaping, including edging, gardening, planter boxes, free-sitting pavers, organic or gravel mulch, shrubs less than four feet tall when mature, landscape rock no greater than 36 inches in any direction, irrigation systems with a quickly accessible shutoff valve outside the Easement, and turf;
- (b) above-ground trampolines, swing sets, and similar play sets, and picnic chairs and tables that can be quickly removed without excavation and without mechanized equipment;
- (c) non-masonry fencing, so long as the fencing provides reasonable and efficient access to the Easement, including gates to allow access to any portion of the Easement

that is not otherwise accessible. If the gate is to be locked, it shall have the ability to install a District lock for District access;

- (d) unreinforced concrete, asphalt or other unreinforced paving or flatwork;
- (e) unreinforced curbing, gutters;
- (f) road base or gravel driveways or walkways;
- (g) one single-pole mailbox if on frontage of property;
- (h) not more than one shed for gardening, storage, or small animal husbandry. The shed shall be no larger than 120 square feet in footprint, constructed on skids, without attachment to the ground or utilities, and capable of being dragged off the Easement with not more than a small mini excavator; and
- (i) buried utilities, so long as any new crossing of the Easement is perpendicular to the SLAR at 90 degrees whenever practicable and not less than 60 degrees, maintains at least 18 inches of clearance from the SLAR, and has a metallic location strip. Any metal pipe or high voltage power lines in close proximity to the SLAR must have appropriate corrosion protection measures that provide protection of the SLAR.

Landowner shall not place any other structures or improvements of any nature within the Easement or make any material changes to the ground elevation within the Easement without the prior written consent of the District, which consent shall not be withheld unless, in the District's good faith judgment, the proposed structure, improvement ground elevation change may present risk to the SLAR, or may make the District's enjoyment of the Easement more expensive or more time consuming. Overhangs, footings, and foundations are prohibited.

Upon notice from the District that is reasonable under the circumstances, Landowner shall remove any above-ground trampolines, swing sets, similar play sets; picnic chairs and tables; and shed from the Easement. Landowner shall be responsible for storing such improvements outside of the Easement during the District's work within the Easement. In the event Landowner does not remove such improvements within the time identified by the District, the District or its contractors may do so. The District or its contractors shall have no obligation to maintain or store the improvements or restore them on the Parcel following the work, and shall not be liable for any damages associated with the removal of such improvements.

All uses of the land subject to the Easement shall be consistent with all applicable federal, state, and local statutes, regulations, ordinances, common law, and restrictive covenants, recorded declarations, and homeowner association rules.

No hazardous substances or substances of concern as defined by any applicable federal, state, or local statute, rule, or ordinance shall be stored on the land subject to the Easement. The use of such substances on or in close proximity to the land subject to the Easement shall be consistent with the manufacturer's instructions.

Landowner shall act reasonably to prevent the violation of these requirements by guests, family members, tenants, lessees, agents, employees, contractors, and others allowed to use the Parcel.

- 3. The District's Right to Correct. The District shall have the right to remove, haul off, and discard or destroy any use, structure, or improvement not expressly allowed under the terms of this Agreement if Landowner fails to do so after notice of non-conformity for a period of time that is reasonable under the circumstances (not to exceed 30 days). Landowner shall reimburse the District for all reasonable costs of any such removal, hauling off, and disposition as provided in Paragraph 5.
- 4. The District's Restoration Obligations. In the event use of the Easement by the District or its employees or contractors causes material damage to the land subject to the Easement, the District shall, at its sole expense:
 - (a) refill and reshape and compact as reasonable all excavations;
 - (b) remove excess materials; sort, grade, and replace topsoil; and
- (c) restore any landscaping (except that plants, including shrubs, may be immature and a similar, not necessarily the same, genus and species), irrigation systems, flatwork, fencing, curb, gutter, walkways, driveways, mailbox, and utilities in the affected area that are consistent with this Agreement to a reasonably similar pre-work condition at District's sole expense.

The District shall restore any other structures or improvements that were previously approved in writing by the District, consistent with the terms of the written approvals for the same.

Such restoration by the District shall be performed reasonably promptly as weather allows such work to be accomplished efficiently.

5. Reimbursement of the District. In the event that Landowner is required to reimburse the District for costs pursuant to this Agreement, Landowner shall reimburse the District for all costs reasonably incurred by the District within 90 days of mailing of an itemized invoice from the District for such costs. After 90 days following mailing of an invoice, all amounts due to the District will accrue interest at a rate of 10% annually, compounded annually. If any amounts remain payable to the District after 120 days following mailing of an invoice, the District may perfect a lien on the Parcel for the amounts owed the District, together with interest and costs of foreclosure, by making a reasonable attempt to contact Landowner to discuss the matter, followed by recording a Notice of Lien referencing this paragraph and the amount of the lien. The District will mail a copy of the recorded Notice of Lien to Landowner. Such a lien may be foreclosed in the same manner as a mortgage.

6. Notice. Any notice required by this Agreement will be deemed given when mailed or delivered to:

To the District:

To Landowner:

Metropolitan Water District of Salt Lake & Sandy ATTN: General Manager 3430 East Danish Road Cottonwood Heights, UT 84093 Wasatch Recovery Treatment Center, LLC, or current resident 8420 Wasatch Blvd.
Cottonwood Heights, UT 84093

7. General.

- (a) <u>Specific Performance</u>. The parties are entitled to the remedies of specific performance and/or injunctive relief for any breach of this Agreement that is not cured after notice of breach that is reasonable under the circumstances.
- (b) <u>Changes in Writing</u>. This Agreement and any of its terms may only be modified, waived, or terminated by a written instrument properly executed by both parties.
- (c) <u>Authority</u>. Persons signing this Agreement on behalf of any entity represent and warrant that they have full authority to enter into this Agreement for and on behalf of the entity for which they are signing. Landowner represents and warrants that it is the only owner of the Parcel, that no other person or entity claims any ownership interest in or to the Parcel, that it is duly authorized and empowered to sign this Agreement as it impacts the Parcel, and that no signature of any other person or entity is necessary to make this Agreement fully effective.
- (d) <u>Agreement binding on successors and assigns</u>. The rights and obligations of this Agreement shall run to the benefit of, and be binding upon, the successors and assigns of the parties. In particular, all rights and obligations of Landowner under this Agreement shall run with the Parcel and any portion thereof.
- (e) <u>Delay in Asserting Rights Will Not Constitute a Waiver</u>. No delay of either party in asserting rights under this Agreement will constitute a waiver in whole or in part.
- (f) No Impact to the Rights of Thirds Parties, if Any. Nothing in this Agreement is intended to, or should be interpreted to, affect the existing rights of third parties, if any, relating to the Parcel.
- (g) <u>No Intended Third Party Beneficiaries</u>. Nothing in this Agreement is intended to benefit third parties or give them any interests, rights, claims, or causes of action.
- (h) <u>Entire Agreement</u>. This Agreement contains the entire agreement of the parties regarding the Easement as it may impact the Parcel, and this Agreement supersedes all prior agreements, negotiations, and understandings between the parties regarding that topic.

(i) <u>Existing SLA Easement</u> . Parcel is not intended to be modified in any response	Any existing SLA easement that may impact the ect.
(j) <u>Counterparts</u> . This Agree	ment may be executed in counterparts.
DISTRICT:	
DATED this 12th day of December, 2023.	
-·	TROPOLITAN WATER DISTRICT SALT LAKE & SANDY
Anı	Muncle Munsey neral Manager
STATE OF UTAH)	
COUNTY OF SALT LAKE : ss.	
On the 12 day of 100., 2023, Annalee Munsey personally appeared before me, and having been first duly sworn by me acknowledged that she is the General Manager of the Metropolitan Water District of Salt Lake & Sandy, that she is duly authorized to sign the foregoing Easement Agreement on behalf of the Metropolitan Water District of Salt Lake & Sandy and that she signed the same on behalf of the Metropolitan Water District of Salt Lake &	

Sandy.

6

LANDOWNER:

DATED this 12 day of December, 2023.

WASATCH RECOVERY TREATMENT

CENTER, LLC

Mark G. Righards

Manager

STATE OF UTAH) : ss.
COUNTY OF SALT LAKE)

On the 12 day of December, 2023, Mark G. Richards personally appeared before me, and having been duly sworn, acknowledged that he is the Manager of Wasatch Treatment Recovery Center, LLC, the Landowner in the foregoing Easement Agreement; that he is duly authorized to sign the foregoing Easement Agreement on behalf of Wasatch Treatment Recovery Center, LLC; and that he executed the same on behalf of Wasatch Treatment Recovery Center, LLC.

Notary Public - State of Utah
Jocelyn Kristine Evers
Comm. #722630
My Commission Expires: 3/19/2026

NOTARY

EXHIBIT A

(Easement)

