11	A	DOC.	# 201400	09338			
	RECORDED MAIL TO: Washington City 1305 E Washington Dam Rd. Washington, UT 84780	Higreement Russell Shi 03/31/2014 By WASHING	ints Washington County Reci 02:06:27 PM Rec \$ 0 00 ron CITY				
al and a second s	Washington, UT 84780						
M	Store Store	orm Water Managemen Maintenance Agreem Washington City, Ut	<u>ent</u>	UN			
		C OX	D: <u>W-WCGS-A-A&amp;N</u>	C OX			
Å	WHEREAS, the Property Owner SPRINGS ENDEAVOR DEV. D facilities (hereinafter referred to a	$\underline{\mathbf{C}}$ recognizes that the	VESTMENTS LLC an post construction storm	d <u>GREEN</u> 1 water			
MO	maintained for the development called, <u>WASHINGTON VISTAS PHASES 1-4</u> , located in Washington City, Washington County, Utah; and						
	WHEREAS, the Property Owne Exhibit A attached hereto (herein are located and						
	WHEREAS, The City of Washin WINEREAS, The City of Washin Wowner, or its administrators, exe						
	Association, agree that the health, safety and welfare of the sitizens of the City require that the Facilities be constructed and maintained on the property, and						
ON,	WHEREAS, it is required that the Facilities as shown on the approved development plans and specifications be constructed and maintained by the Property Owner, its administrators, executors, successors, heirs, or assigns, including any homeowners association.						
NOW, THEREFORE, in consideration of the foregoing, the mutual covenants contained herein, and the following terms and conditions, the parties hereto agree as follows: SECTION 1 The Facilities shall be constructed by the Property Owner in accordance with the approved plans and specifications for the development. SECTION 2							
(A)	The Facilities shall be constructe	SECTION 1 d by the Property Owner of	a accordance with the a	pproved plans			
MO	and specifications for the develop	SECTION 2		MONT			
Ū	The Property Owner, its administrators, executors, successors, heirs or assigns, including any homeowners association, shall maintain the Facilities in good working condition acceptable to the City and in accordance with the Schedule of Long Term Maintenance Activities agreed						
	hereto and attached as <u>Exhibit B</u> .						
A.	HOIDIN AND AND AND AND AND AND AND AND AND AN	A.	NC AL	ALL CHAN			
UM <sup>O</sup>	The Property Owner, its administ homeowners association, shall m the City and in accordance with t hereto and attached as <u>Exhibit B</u> .	M <sup>O</sup> ,	Maintenance Activitie	Cceptable to es agreed			
			Storm V BMP Maint	Vater Management enance Agreement Page 1 of 7 A			
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### SECTION 3

WORTH CIEN COT The Property Owner, its administrators, executors, successors, heirs or assigns, including any homeowners association, hereby grants permission to the City, its authorized agents and employees, to enter upon the property and to inspect the Facilities whenever the City deems necessary. Whenever possible, the City shall provide notice prior to entry. All easements as shown on the Final Plat shall be maintained to allow access to the Facilities.

#### SECTION 4

In the event the Property Owner, its administrators, executors, successors, heirs or assigns, including any homeowners association, fails to maintain the Facilities as shown on the approved plans and specifications in good working order acceptable to the City, the City, with due notice, may enter the property and take whatever steps it deems necessary to return the Facilities to good working order. This provision shall not be construed to abow the City to erect any structure of a permanent nature on the property. It is expressly understood and agreed that the City is under no obligation to maintain or repair the Facilities and in no event shall this Agreement be construed to impose any such obligation on the City.

#### SECTION 5

In the event the City, pursuant to the Agreement, performs work of any pature, or expends any funds in the performance of said work for labor, use of equipment, supplies, materials, and the like, the Property Owner shall reimburse the City within thirty (30) days of receipt thereof for all the costs incurred by the City thereunder. If not paid within the prescribed time period, the City shall secure a lien against the real property in the amount of such costs. The actions described in this section are in addition to and not in lieu of any and all egal remedies available to the City as a result of the Property Owner's failure to maintain the Facilities.

### **SECTION 6**

It is the intent of this agreement to insure the proper maintenance of the Facilities by the Property Owner; provided, however, that this Agreement shall not be deemed to create or effect any additional liability of any party for damage alleged to result from or caused by storm water rupoff.)

#### **SECTION 7**

Sediment accumulation resulting from the normal operation of the Facilities will be properly removed. The Property Owner will make accommodation for the removal and disposal of all accumulated sediments Accumulated sediments will be disposed of properly offsite.

# **SECTION 8**

The Property Owner shall use the standard SMP Operation and Maintenance Checklist, available from the City and by this reference made a part hereof for the purpose of a minimal annual MCIEN COR inspection of the Facilities by a qualified inspector. This annual inspection shall be submitted to the City on or before July 1st each year, after inspection is completed by a qualified inspector.

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# SECTION 9

MORTO COR The Property Owner, its administrators, executors, successors, heirs and assigns, including any homeowners association, hereby indemnifies and holds harmless the City and its authorized agents and employees for any and all damages, accidents, casualties, occurrences or claims which might arise or be asserted against the City from the construction, presence, existence or maintenance of the Facilities by the Property Owner or the City when the City acts in accordance with Section 4 of this agreement. In the event a claim is asserted against the City, its authorized agents of employees, the City shall promptly notify the Property Owner and the Property Owner shall defend at its own expense any suit based on such claim. If any judgment or claims against the City, its authorized agents of employees shall be allowed the Property Owner shall pay for all costs and expenses in connection herewith.

# SECTION 10

This Agreement shall be recorded among the deed records of the Recorder of Washington County and shall constitute a covenant running with the land and shall be binding on the Property Owner, its administrators, executors, heirs, assigns, including any homeowners association, and any other successors in interest.

# SECTION 11

This Agreement may be enforced by proceedings at law or in equity by or against the parties hereto and their respective successors in interest.

### SECTION 12

Invalidation of any one of the provisions of this Agreement shall in no way effect any other provisions and all other provisions shall remain in full force and effect.

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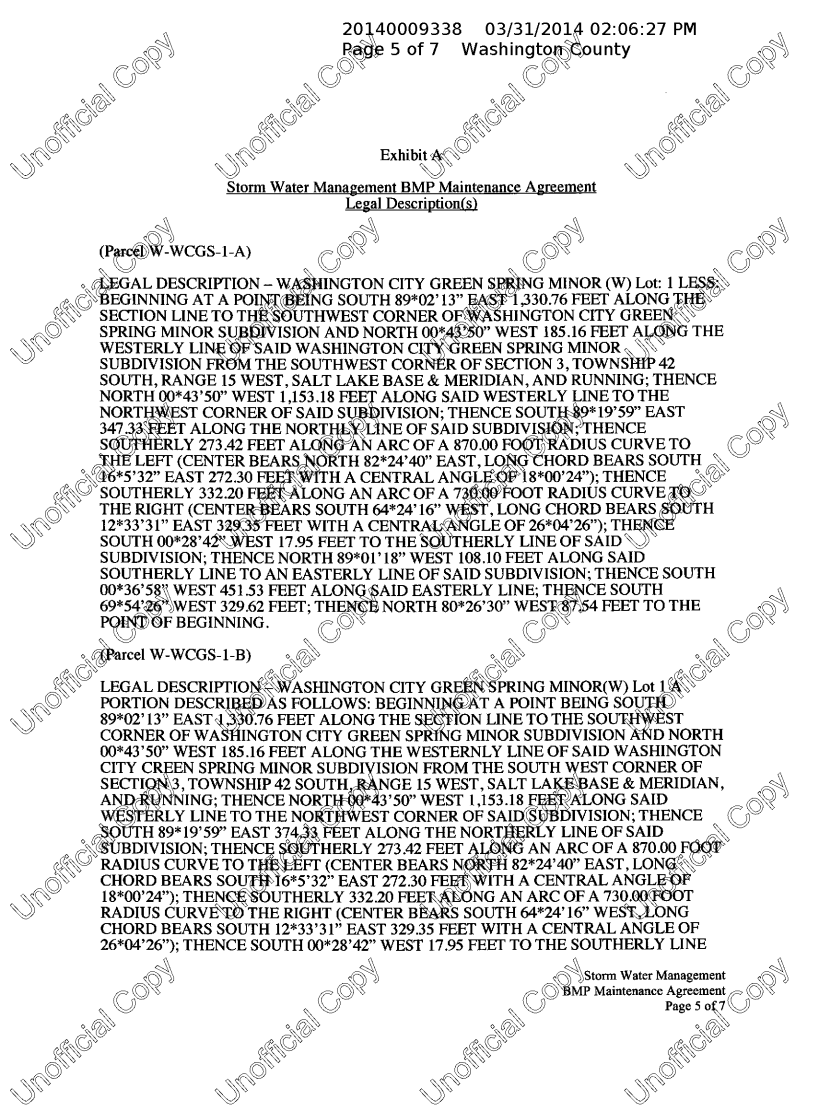
Storm Water Management **BMP** Maintenance Agreement Page 3 of 7

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03/31/2014 02:06:27 PM 20140009338 MORTHCIAN COR i johan Coló Page 4 of 7 Washington County MAINTENANCE AGREEMENT NO COR PROPERTY OWNER Nanaj Title: Attachments: Exhibit A Legal Description(s) of Property Exhibit B Schedule of Long Term Maintenance Activities STATE OF :ss. COUNTY OF Washing ton On the 18 day of Fe 2014, personally appeared before me Matthew John Lowe and O, personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument, the person(s) or entity upon behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal. NOTARY PUBLIC Residing at: My Commission Expires: 12-24-2014 NOTARY PUBLIC TRACY COMAS COMMISSION # 603385 COMM. EXP. 12/24/201 STATE OF UTAH UNOFFICIAL UNOFFICIAL Storm Water Management Hall COR BMP Maintenance Agreement Page 4 of 6





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		NOCHE .	Exhibit &				
Storm water Management BMP Schedule of Long Term Maintenance Activities							
Washington City, Utah							
	Activity Inspection	Frequency Annually	Notes It is recommended that the SMP Operation and Maintenance Checklist, referenced by this				
, MO	~ ~	CONTRACTION OF THE OWNER OWNER OF THE OWNER OWNE	agreement be used as a guiding document. This annual inspection should be submitted to City upo completion.	3			
	Mowing and maintenance of vegetation	Variable, depending on vegetation and	Landscaping and vegetation should be cared for throughout the year to ensure that proper sedimer removal and infiltration is maintained and the	nt			
	Remove trash and	desired aesthetics As needed or following each	Facilities remain aesthetically appealing. Trash and debris should be removed regularly to ensure that the Facilities function properly and				
Est		storm	operate effectively Trash often collects at inlet an outlet structures. The inlet and outlet structures should be inspecte	02.			
" MU CELIN.	Inspect and maintain inlet and outlet structures	Annually	for damage and proper operation				
$\forall$	Sediment removal	Variable (2-5 years is typical)	The removal of sediment is necessary if the Facilities begin to lose capacity or effectiveness.				
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