DOC # 20150003649

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When Recorded Return To:
City of St. George
City Attorney's Office
175 East 200 North
St. George, Utah 84770

Tax 10 No. SG-6-1-26-446

ESCAPES AT THE LEDGES PHASE 1 LANDSCAPE INSTALLATION AGREEMENT BETWEEN THE
LEDGES AT SNOW CANYON AND THE CITY OF ST. GEORGE

This Agreement is entered into this <u>28</u> day of <u>January</u> 2015 between the City of St. George, a municipal corporation of the State of Utah (hereinafter referred to as the "City"), and The Ledges at Snow Canyon, LLC, a Utah limited liability company located in St. George, Utah (hereinafter referred to as "Developer"). City and Developer are herein collectively referred to as the "Parties."

RECITALS

WHEREAS, Developer is subdividing the property described on Exhibit A attached hereto and incorporated herein by this reference (the "Property") located on the east side of SR-18 at approximately the Ledges exit, into a subdivision called Escapes at the Ledges Phase 14the "Subdivision"), and

whereas, Developer and City desire that landscaping be installed in the public roadway right of way (the "Right of Way") along Ledges Parkway and in the roundabout and medians on canyon Tree Drive (the "Landscape Areas") as part of the improvements for the Subdivision. Such Landscape Areas are more specifically described on Exhibit B attached hereto and incorporated herein, and

WHEREAS, the Ledges East Master Owners Association (the "East MOA") will maintain and repair the installed Landscape Areas pursuant to the terms of a separate agreement with the City, and

WHEREAS, Developer will install the Landscape Areas as further set forth below, and the individual signing this Agreement on its behalf is authorized and empowered to bind it.

AGREEMENT

- 1. Recitals: The foregoing recitals are incorporated herein by reference.
- 2. Representatives. The representative for the City for purposes of this Agreement

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will be Wes Jenkins. The representative for the Developer will be Brett Burgess.

- Exhibits. All exhibits attached hereto are incorporated as part of this Agreement.
- Project Approvals and Compliance with City Design and Construction Standards. Developer expressly acknowledges and agrees that, except as specifically modified or waived herein, nothing in this Agreement shall be deemed to relieve Developer from the obligation to comply with City Ordinances and City of St. George Standard Specifications for Design and Construction, and all applicable requirements of the City necessary for approval of any development of the Property, including the payment of fees and compliance with all other applicable ordinances, resolutions, regulations, policies and procedures of the City.
- Improvement of Landscape Areas. Developer agrees to install the Landscape Areas. The City hereby grants Developer the right to access and enter the Right of Way for the sole purpose of installing the Landscape Areas and associated landscape features (for instance, payement and hard surfaces, irrigation systems, plant and foliage materials, and other installation measures). This includes accessing the landscape strips, roundabout, and medians with vehicles and machinery. All work within the Right of Wax requires orange clothing or outer wear. Youth under the age of 18 will not be permitted to work within the Right of Way Developer will install the Landscape Areas and hereby accepts responsibility for all systems and features of the installation of the Landscape Areas including workmanship of the related improvements. City will not pay or reimburse Developer for any work performed to install the Landscape Areas now or in the future.
- Waiver, Release, and Indemnification. Developer hereby releases, discharges, indemnifies, defends, and holds harmless the City from any and all claims or liability arising from the performance of the Developer's duties or activities under this Agreement. This includes any claims or liability asserted by the Developer's officers, agents, employees, representatives, volunteers, or independent contractors with respect to bodily injury, personal injury, illness, death, or property damage that may result from any duties or activities related to installation of the Landscape Areas. Developer understands that the City does not assume any responsibility or obligation to provide medical, health, disability, or liability insurance, or any other assistance, in the event of any type of injury related to installation of the Landscape Areas within the Right of Way. Developer releases, discharges, indemnifies, defends, and holds harmless City, its elected officials, officers, employees, agents, and representatives against the chaims of third parties, including and all claims, suits, causes of action, judgments, appeals, demands, losses, costs, expenses, and damages (including but hot limited to all fees and charges of attorneys and other professionals and all court and itration, or other dispute resolution costs) caused by, resulting from, or arising out of acts, errors, or omissions of Developer when performing any acts to access and enter the Right of Way for the purpose of installing the Landscape Areas. City shall give Developer prompt written notice of any such claim or suit filed against City. Developer agrees to defend against any such claims brought or

action filed against City, whether such claims or actions are rightfully or wrongfully brought or filed. In case a claim is brought or action filed that is the subject of the indemnity herein, Developer, agrees that City may employ attorneys of its own selection to appear and defend the claim or action at the expense of Developer Attorneys' fees shall be reasonable. In the event that there is concurrent negligence or fault between the City and Developer, each Party shall be responsible to the extent of their respective negligence.

- 7. Governing taward Venue. This Agreement shall be construed according to the laws of the State of Utah The Parties agree that venue for all legal actions, unless they involve a cause of action with mandatory federal jurisdiction, shall be the Fifth District Court (o) the State of Utah. The Parties further agree that the Federal District Court for the District of Utah shall be the venue for any cause of action with mandatory federal jurisdiction.
- Attorney's Fees. Should any Party default on any of the covenants or agreements contained herein, the defaulting Party shall pay all costs and expenses, including reasonable attorneys' fees, which may arise or accrue from enforcing this Agreement or in pursuing any remedy provided befeunder or by applicable law whether such remedy is pursued by filing a lawsuit or otherwise. If either Party commences legal action to enforce or interpret any term of this Agreement, the prevailing Party shall be entitled to recover from the other Party all reasonable attorney's fees, court costs, and any other costs incurred in connection with such action, whether at trial or on appeal.
- Construction. Each of the Parties has had the opportunity to review this Agreement with counsel of their choosing and the rule of contracts requiring a contract against the Party drafting the same is hereby waived and shall not apply in interpreting this Agreement.
- Notices. All notices required herein, and subsequent correspondence in connection with this Agreement shall be mailed to the following:

City of St. George Attn: City Attorney 175 East 200 North Steeorge, Utah 84770 The Ledges at Snow Canyon, LLC Attn: Brett Burgess, Manager

120 E. ST. GLORGZ GEORGE

Such notices shall be deemed delivered following the mailing of such notices in the Whited States mail. Adequate notice shall be deemed given at the addresses set forth herein unless written notice is given by either Party of a change of address.

Assignment. Neither this Agreement nowany of the provisions, terms, or conditions hereof can be assigned to any other party, individual, or entity without prior written consent of City, which consent shall not be unreasonably withheld.

- 12. No Joint Venture, Partnership or Third Party Rights. This Agreement does not create any partnership, joint venture, undertaking, business arrangement or other arrangement between Developer and the City. No term or provision of this Agreement is intended to be, nor shall be for the benefit or obligation of any person, firm, organization or comporation not a party hereto, and no such other person firm, organization or corporation shall have any right or cause of action hereunder.
 - 13. Binding Effect. Subject to the provisions of this document above, all of the provisions of this Agreement shall inure to the benefit of and be binding upon the Parties and their respective successors, heirs, representatives, officers, agents, employees, members assigns, and receivers.
 - Integration. This Agreement contains all the terms and conditions pertaining to the subject matter hereof and supersedesal prior negotiations, representations, promises, inducements or previous agreements between the Parties, whether or all or written, with respect to the subject matter.
 - Severability Trany part or provision of this Agreement is determined to be 15. unconstitutional, invalid or unenforceable by a court of competent jurisdiction, then such a decision shall not affect any other part or provision of this Agreement except that specific provision determined to be unconstitutional, invalid, or unenforceable. If any condition, covenant or other provision of this Agreement is deemed invalid due to its scope or breadth, such provision shall be deemed valid to the extent of the scope or breadth permitted by law.
 - Survival. It is expressly agreed that the terms, covenants and conditions of this greement shall survive any legal act or conveyance required under this Agreement.
 - 17. Headings. The section and other headings in this Agreement are for reference purposes only and shall not in any way affect the meaning or interpretation of this Agreement.
 - Counterparts. This Agreement may be executed in counterparts, each of which shall be an original, and all of which together shall constitute one and the same instrument.
 - Modification. The terms and conditions of this Agreement may be amended or modified only by written agreement executed by each of the Parties
 - Authority of Parties. The persons executing this Agreement hereby warrant and 20. represent that they are duly authorized to do so in the capacity stated.

20150003649 02/03/2015 10:05:48 AM Page 5 of 7 Washington County City of St. George Brett Burgess, Manager Assistant Public Works Director Approved as to form: Victoria H. Hales Assistant City Attorney

20150003649 02/03/2015 10:05:48 AM Page 6 of 7 Washington County PROPERTY DESCRIPTION Real property located in the City of St. George, Washington County, State of Utah, and further identified by Tax ID No. SG-6-1-26-446 and further described as: THE ESCAPES AT THE LEDGES PHASE 1 OF ST. GEORGE, WASHINGTON COUNTY, UTAH CONTAINS: APPROXIMATELY 7.339 ACRES

