When Recorded Return To: City of St. George Attn: Legal Department 175 East 200 North St. George, Utah 84770 DOC # 20210073967

Agreement
Gary Christensen Washington County Recorder
11/18/2021 09/31/11 AM Fee \$ 40.00

By ST GEORGE CETY

WILLIAM THE WASHINGTON COUNTY RECORDER

BY ST GEORGE CETY

Tax ID: SG-CRVI-1-125

INDEMNIFICATION AGREEMENT FOR PUBLIC UTILITY EASEMENT ENCROACHMENT

This indemnification Agreement for Public Utility Easement Encroachment (Agreement) is hereby executed as of the date signed below by <u>Crimson Vistas, LLC</u> (Owner) regarding real property located at <u>3041 E 2110 South Street, St George, Utah 84790</u> more fully described in Exhibit A which is incorporated herein by this reference.

public utility easement on the subject property. Owner understands and agrees that any improvements, including, but not limited to, pavement, fences, walls, accessory structures, garages, pools, or any other improvement or structure of any kind (the "Encroaching Improvement") placed within the easement area, may be removed and or damaged by actions of City and or public utility companies in the future if installation, repair, maintenance, or removal of utilities becomes necessary. Owner understands and agrees that Owner assumes full risk that such utility installation, repair, maintenance, or removal may be necessary in the future, and that OWNER assumes full responsibility for damage of any kind to the Encroaching Improvement, and that it is Owner's sole responsibility to repair or replace the Encroaching Improvement, if Owner so desires.

Owner and their heirs, successors, and assigns do hereby acknowledge that the Encroaching improvement may give rise to claims, demands, causes of action, suits, judgments, damages, losses of expenses attributable to bodily injury or death, or injury to or destruction of property, including loss of use. Owner agrees and covenants not to sue the City, its officials, officers, representatives, employees, and agents, and shalk indemnify and save them harmless against any and all claims, demands, causes of action, suits, judgments, damages, losses, or expenses attributable to the Encroaching Improvement being located in the public utility easement, and shall defend, indemnify and save them harmless from any and all claims, demands, suits, actions or proceedings of any kind or nature, of or by anyone, in any way resulting from or arising out of the Encroaching Improvement, whether such claims or actions are rightfully or wrongfully brought, filed, or appealed. This Agreement shall attach to and run with the land, and is binding on all subsequent purchasers, heirs, successors, and assigns, encumbering the Property set forth in Exhibit A henceforth and forever. This Agreement shall not be amended or revoked without the prior written consent of the City, signed by the parties, and properly recorded in the records of Washington County, Utah.

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	DATED this <u>15</u>	day of Novembe	2F 20 24			
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	OWNER: Crimson Vi	stas, LLC	S)		1	
	Hent St.	stas, LLC AUGU ger ss.			*	
	Kent Stanger, Mana	ger (FI)	۸ ۵			d _{in}
	STATE OF UTAH WASHINGTON COU					
	On the 15	day of November	2021, person	nally appeared before	ne Kent Stanger,	lo-
	the foregoing docum	ily sworn did say that⊨he)s nent on behalf of said-limit	the manager of the contract of	of Crimson Vistas ILC a npany being authorized	nd that he executed land empowered to	
	imited liability comp	ng agreement of Crimson pany executed the same for	or the uses and	purposes state therein		Mo.
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72100739 Rage 3 of 3 20210073967 11/18/2021 09:31:11 AM Washington County **Legal Description** Lot One-Hundred-Twenty-Five (125), CRIMSON VISTAS PHASE 1 SUBDIVISION, ACCORDING TO THE OFFICIAL PLAT THEREOF, ON FILE IN THE OFFICE OF THE RECORDER OF WASHINGTON COUNTY, STATE OF UTAH.