DOC ID 20220026230

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Gary Christensen Washington County Recorder
05/13/2022 09:08:19 AM Fee \$44.00 By PCG

WHEN RECORDED RETURN TO: Black Desert Resort Center LLC 160 West Canyon Crest Rd. Alpine, Utah 84004

Tax Numbers: See Schedule A

Recorder's Use Only

DEED OF TRUST

THIS DEED OF TRUST CONSTITUTES A SECURITY AGREEMENT, AND IS FILED AS A FIXTURE FILING, WITH RESPECT TO ANY PORTION OF THE TRUST ESTATE IN WHICH A PERSONAL PROPERTY SECURITY INTEREST OR LIEN MAY BE GRANTED OR CREATED PURSUANT TO THE UTAH UNIFORM COMMERCIAL CODE OR UNDER COMMON LAW, AND AS TO ALL REPLACEMENTS, SUBSTITUTIONS, AND ADDITIONS TO SUCH PROPERTY AND THE PROCEEDS THEREOF. FOR PURPOSES OF THE SECURITY INTEREST OR LIEN CREATED HEREBY, BENEFICIARY IS THE "SECURED PARTY" AND GRANTOR IS THE "DEBTOR." GRANTOR IS THE RECORD OWNER OF THE PROPERTY.

REQUEST FOR NOTICE

A COPY OF ANY NOTICE OF DEFAULT AND A COPY OF ANY NOTICE OF SALE ASSOCIATED WITH THE PROPERTY SECURING THIS DEED OF TRUST SHALL BE MAILED TO GRANTOR, TRUSTEE & BENEFICIARY AT THE ADDRESSES INDICATED HEREINBELOW.

THIS DEED OF TRUST (as it may be amended and modified from time to time, the "Deed of Trust") is made and entered into on MAY 15, 2022 by and among Enlaw LLC, a Delaware limited liability company (collectively or individually referred to herein as "Grantor"), Jeremy Reutzel, Esq., of the law firm of Bennett Tueller Johnson & Deere, whose address is 3165 East Millrock Drive, Ste 500, Salt Lake City, Utah 84121, as trustee ("Trustee"), and BD RESORT CENTER LLC, a Delaware limited liability company and their successors and assigns (collectively "Beneficiary"), having an address of 160 W. Canyon Crest Road, Alpine, UT 84004.

WITNESSETH:

- A. Beneficiary has agreed to make a line of credit loan available to Grantor in the maximum principal amount of \$10,000,000.00 (the "Loan"), pursuant to that certain Secured Line of Credit Promissory Note and Loan Agreement of even date, executed by the Grantor, as Borrower, for the benefit of Beneficiary, as Lender;
- B. WHEREAS, the Grantor owns property located in Washington County, Utah, as more particularly described on the attached Schedule A ("Real Property");
- C. WHEREAS, Beneficiary desires to secure the performance of Grantor's Obligations, as described herein, under the Note, and any other documents, agreements, or instruments governing, evidencing, or

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securing the Note, and Grantor is willing to enter into this Deed of Trust to secure the obligations of Grantor to Beneficiary.

Article I. DEFINITIONS

Section 1.01 ADDITIONAL DEFINITIONS. As used herein, the following terms shall have the following meanings:

- a. "Anti-Terrorism Laws" means any and all present and future judicial decisions, statutes, rulings, rules, regulations, permits, certificates, orders and ordinances of any Governmental Authority relating to terrorism or money laundering.
- b. "Beneficiary" those entities/individuals identified in the preamble above, and their successors and assigns, as beneficiary and secured party, and whose address for notice hereunder is 160 West Canyon Crest Rd., Alpine, Utah 84004, and the subsequent holder or holders, from time to time, of the Note.
- c. "Debtor Relief Laws" means Title 11 of the United States Code, as now or hereafter in effect, or any other applicable law, domestic or foreign, as now or hereafter in effect, relating to bankruptcy, insolvency, liquidation, receivership, reorganization, arrangement or composition, extension or adjustment of debts, or similar laws affecting the rights of creditors.
- d. "Default Rate" means the rate of interest specified in the Note to be paid by the Borrower from and after the occurrence of a default in payment under the provisions of the Note.
- e. "Disposition" means any sale, lease, exchange, assignment, conveyance, transfer, trade, or other disposition of all or any portion of the Secured Property (or any interest therein) or all or any part of the legal and beneficial ownership interest in Grantor (if Grantor is a corporation, partnership, general partnership, limited partnership, joint venture, trust, or other type of business association or legal entity), except as may be expressly permitted under this Deed of Trust or the other Loan Documents.
- f. "Environmental Law" means any federal, state, or local law, statute, ordinance, or regulation, whether now or hereafter in effect, pertaining to health, industrial hygiene, or the environmental conditions on, under, or about the Land or the Improvements.
- g. "ERISA" means the Employee Retirement Income Security Act of 1974, 29 U.S.C.A. §§1001 et seq., as amended, and any and all successor statutes thereof.
- h. "Event of Default" means any happening or occurrence described in Article VI hereof.
- i. "Fixtures" means all materials, supplies, equipment, systems, apparatus, and other items now owned or hereafter acquired by Grantor and now or hereafter attached to, installed in, or used in connection with (temporarily or permanently) any of the Improvements or the Land, which are now owned or hereafter acquired by Grantor and are now or hereafter attached to the Land or the Improvements.
- j. "Governmental Authority" means any and all applicable courts, boards, agencies, commissions, offices, or authorities of any nature whatsoever for any governmental unit (federal, state, county, district, municipal, city or otherwise), whether now or hereafter in existence.
- k. "Grantor" means the individual or entity (or individuals or entities, if more than one) described as Grantor in the initial paragraph of this Deed of Trust and the successors, assigns, heirs and legal representatives thereof, and any and all subsequent owners of the Secured Property or any part thereof (without hereby implying Beneficiary's consent to any Disposition of all or any part of the Secured Property).
- 1. "Improvements" means any and all buildings, covered garages, air conditioning towers, open parking areas, structures and other improvements of any kind or nature, and any and all additions, alterations, betterments or appurtenances thereto, now or at any time hereafter situated, placed, or constructed upon the Land or any part thereof.

- m. "Indebtedness" means (i) The principal of, interest on, or other sums evidenced by the Note or the Loan Documents; (ii) any other amounts, payments, or premiums payable under the Loan Documents; (iii) such additional or future sums (whether or not obligatory), with interest thereon, as may hereafter be borrowed or advanced from Beneficiary. Notwithstanding the foregoing provisions of this definition, this Deed of Trust and the other Loan Documents shall not secure any such other Indebtedness with respect to which Beneficiary is by applicable law prohibited from obtaining a lien on real estate. Further, the term "Indebtedness" shall not operate or be effective to constitute or require any assumption or payment by any person, in any way, of any debt or obligation of any other person to the extent that the same would violate or exceed the limit provided in any applicable usury or other law or include any consumer loan to the extent treatment of such loan or extension of credit as part of the Indebtedness would violate any Governmental Requirement.
- n. "Land" means all that certain real property or interest therein situated in Washington County, Utah, more particularly described in Schedule A attached hereto and incorporated herein by this reference, together with all right, title, interest, and privileges of Grantor in and to (i) all streets, ways, roads, alleys, easements, rights-of-way, licenses, rights of ingress and egress, vehicle parking rights and public places, existing or proposed, abutting, adjacent, used in connection with or pertaining to such real property or the improvements thereon; (ii) any strips or gores of real property between such real property and abutting or adjacent properties; (iii) all water and water rights, timber and crops pertaining to such real estate; and (iv) all appurtenances and all reversions and remainders in or to such real property.
- o. "Legal Requirements" means (i) all controlling applicable federal, state and local statutes, regulations, ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final, non-appealable judicial opinions (ii) any and all covenants, conditions, and restrictions contained in any deeds, or in any other instruments of any nature that relate in any way or are applicable to the Secured Property or the ownership, use, or occupancy thereof, (iii) Grantor's or any Guarantor's presently or subsequently effective bylaws and articles of incorporation, operating agreement and articles of organization or partnership, limited partnership, joint venture, trust, or other form of business association agreement, (iv) any and all Leases, (v) any and all Contracts, and (vi) any and all leases, other than those described in (iv) above, and other contracts (written or oral), other than those described in (v) above, of any nature that relate in any way to the Secured Property and to which Grantor or any Guarantor may be bound, including, without limiting the generality of the foregoing, any lease or other contract pursuant to which Grantor is granted a possessory interest in and to the Land and/or the Improvements.
- p. "Loan Documents" means the Note, this Deed of Trust, the Guaranty, if any, and any and all other documents now or hereafter executed by Grantor, Guarantor (if any), or any other person or party in connection with the loan evidenced by the Note or in connection with the payment of the Indebtedness or the performance and discharge of the Obligations.
- q. "Maximum Lawful Rate" means the maximum lawful and non-usurious rate of interest which may be contracted for, charged, taken, received or reserved by Beneficiary in accordance with the applicable laws of the State of Utah (or applicable United States federal law to the extent that it permits Beneficiary to contract for, charge, take, receive or reserve a greater amount of interest than under Utah law), taking into account all Charges (as herein defined) made in connection with the transaction evidenced by the Note and the other Loan Documents. Additionally, to the extent permitted by applicable law now or hereafter in effect, Beneficiary may, at its option and from time to time, utilize any other method of establishing the Maximum Lawful Rate under other applicable law by giving notice, if required, to Grantor as provided by applicable law now or hereafter in effect.

- r. "Secured Property" means the Land, Fixtures, Improvements, Personalty and any interest of Grantor now owned or hereafter acquired in and to the Land, Fixtures, Improvements, and Personalty together with any and all other security and collateral of any nature whatsoever, now or hereafter given for the repayment of the Indebtedness or the performance and discharge of the Obligations, and any and all of the proceeds of any of the foregoing.
- s. "Note" means that certain Secured Promissory Note, of even date herewith, defined above in Recital A, incorporated herein by this reference, executed by Grantor and payable to the order of Beneficiary in the maximum principal amount of \$10,000,000.00, bearing interest as therein specified, containing an attorneys' fee clause, interest and principal being payable as therein specified, and maturing on May 15, 2024, subject to the extension rights contained therein, and secured by, among other things, this Deed of Trust; and any and all renewals, modifications, amendments, rearrangements, consolidations, reinstatements, enlargements, or extensions of such promissory note or of any promissory note or notes given in renewal, substitution or replacement therefor.
- t. "Obligations" means any and all of the covenants, conditions, warranties, representations, and other obligations (other than to repay the Indebtedness) made or undertaken by Grantor, Guarantor (if any), or any other person or party to the Loan Documents to Beneficiary, Trustee, or others as set forth in the Loan Documents, the Leases, and in any deed, lease, sublease, or other form of conveyance, or any other agreement pursuant to which Grantor is granted a possessory interest in the Land.
- u. "Operating Expenses" means all costs and expenses related to the ownership, operation, management, repair and leasing of the Secured Property, including, without limitation, ground lease payments, costs and expenses associated with the operation of any garage associated with and constituting a part of the Secured Property, insurance charges and premiums for coverages related to the Secured Property, Impositions, the costs of prevention of waste, ordinary repairs, maintenance, environmental audits, property management, security, normal fees paid to accountants, reasonable marketing and promotional expenses, reasonable legal expenses, the cost and expense of all obligations under the Leases and all costs related to compliance with Legal Requirements.
- v. "Permitted Exceptions" means only such liens, easements, restrictions, security interests, and other matters (if any) as disclosed by Grantor to Beneficiary, including that certain prior recorded deed of trust securing a loan in the original principal amount of \$50,300,000.00 ("Senior Lien") and the liens and security interests created by the Loan Documents. It is anticipated that this Deed of Trust will be in second position behind the Senior Lien.
- w. "Personalty" means all of the right, title, and interest of Grantor in and to personal property of any kind or character as defined in and subject to the provisions of the Code (Article 9 Secured Transactions); any and all of which are now owned or hereafter acquired by Grantor, and which are now or hereafter situated in, on, or about the Land or the Improvements, or used in or necessary to the complete and proper planning, development, construction, financing, use, occupancy, or operation thereof, or acquired (whether delivered to the Land or stored elsewhere) for use in or on the Land or the Improvements, together with all accessions, replacements, and substitutions thereto or therefor and the proceeds thereof.
- x. "Prohibited Person" means any person or entity that (i) is specifically named or listed in, or otherwise subject to, any Anti-Terrorism Laws, (ii) is owned or controlled by, or acting for or on behalf of any person or entity specifically named or listed in, or otherwise subject to, any Anti-Terrorism Laws, (iii) Beneficiary is prohibited from dealing with, or engaging in any transaction with, pursuant to any Anti-Terrorism Laws, or (iv) is affiliated with any person or entity described in clauses (i)-(iii) of this definition.

- y. "Release:" The terms "release," "removal," "environment," and "disposal" shall have the meanings given such terms in CERCLA, and the term "disposal" shall also have the meaning given it in RCRA; provided that in the event either CERCLA or RCRA is amended so as to broaden the meaning of any term defined thereby, such broader meaning shall apply subsequent to the effective date of such amendment, and provided further that to the extent the laws of the state in which the Property is located establish a meaning for "release," "removal," "environment," or "disposal," which is broader than that specified in either CERCLA and RCRA, such broader meaning shall apply.
- z. "Subordinate Mortgage" means any mortgage, deed of trust, pledge, lien (statutory, constitutional, or contractual), security interest, encumbrance or charge, or conditional sale or other title retention agreement, covering all or any portion of the Secured Property executed and delivered by Grantor, the lien of which is subordinate and inferior to the lien of this Deed of Trust.
- aa. "Tax Code" means the U.S. Internal Revenue Code of 1986, as amended, any and all U.S. Department of Treasury Regulations issued pursuant thereto in temporary or final form, and any and all federal, state, county, municipal and city rules and rulings, notices, requirements, statutes, regulations or laws governing or relating to taxes and/or taxation, and any and all successor statutes thereof.
- bb. "Trustee" means the individual described as Trustee in the initial paragraph of this Deed of Trust.

Section 1.02 ADDITIONAL DEFINITIONS. As used herein, the following terms shall have the following meanings:

- a. "Hereof," "hereby," "hereto," "hereunder," "herewith," and similar terms mean of, by, to, under and with respect to, this Deed of Trust or to the other documents or matters being referenced.
- b. "Heretofore" means before, "hereafter" means after, and "herewith" means concurrently with, the date of this Deed of Trust.
- c. All pronouns, whether in masculine, feminine or neuter form, shall be deemed to refer to the object of such pronoun whether same is masculine, feminine or neuter in gender, as the context may suggest or require.
- d. "Including" means including, without limitation.
- e. All terms used herein, whether or not defined in <u>Section 1.01</u> hereof, and whether used in singular or plural form, shall be deemed to refer to the object of such term whether such is singular or plural in nature, as the context may suggest or require.

Article II. GRANT

Section 2.01 GRANT. To secure the full and timely payment of the Indebtedness and the full and timely performance and discharge of the Obligations, Grantor has GRANTED, BARGAINED, SOLD and CONVEYED, and by these presents does GRANT, BARGAIN, SELL and CONVEY, unto Trustee, in trust, with power of sale, the Secured Property (but expressly excluding Rents), subject, however, to the Permitted Exceptions, TO HAVE AND TO HOLD the Secured Property unto Trustee, forever, and Grantor does hereby bind itself, its successors, and assigns to WARRANT AND FOREVER DEFEND the title to the Secured Property unto Trustee against every person whomsoever lawfully claiming or to claim the same or any part thereof.

Article III. WARRANTIES & REPRESENTATIONS

Grantor hereby unconditionally warrants and represents to Beneficiary, as of the date hereof and at all times during the term of this Deed of Trust, as follows:

- Section 3.01 ORGANIZATION AND POWER. If Grantor or any Constituent Party is a corporation, limited liability company, general partnership, limited partnership, joint venture, trust, or other type of business association, as the case may be, Grantor and any Constituent Party, if any, (a) is either a corporation duly incorporated or limited liability company duly organized with a legal status separate from its affiliates, or a partnership or trust, joint venture or other type of business association duly organized, validly existing, and in good standing under the laws of the state of its formation or existence, and has complied with all conditions prerequisite to its doing business in the state in which the Secured Property is located, and (b) has all requisite power and all governmental certificates of authority, licenses, permits, qualifications, and documentation to own, lease, and operate its properties and to carry on its business as now being, and as proposed to be, conducted.
- Section 3.02 VALIDITY OF LOAN DOCUMENTS. The Loan Documents constitute the legal, valid, and binding obligations of Grantor, Guarantor, and others obligated under the terms of the Loan Documents, enforceable in accordance with their respective terms.
- Section 3.03 INFORMATION. All information, financial statements, reports, papers, and data given or to be given to Beneficiary with respect to Grantor, each Constituent Party, Guarantor, others obligated under the terms of the Loan Documents, or the Secured Property are, or at the time of delivery will be, accurate, complete, and correct in all material respects and do not, or will not, omit any fact, the inclusion of which is necessary to prevent the facts contained therein from being materially misleading.
- Section 3.04 TITLE AND LIEN. Grantor has good and indefeasible title to the Land. (in fee simple, if the lien created hereunder be on the fee, or a first and prior leasehold estate, if it be created on the leasehold estate) and Improvements, and good and marketable title to the Fixtures and Personalty, free and clear of any liens, charges, rights of first refusal or first offer, encumbrances, security interests, claims, easements, restrictions, options, leases (other than the Leases), covenants, and other rights, titles, interests, or estates of any nature whatsoever, except the Permitted Exceptions. This Deed of Trust constitutes a valid, subsisting second position lien on the Land, the Improvements, the Leases and the Fixtures; a valid, subsisting second priority security interest in and to the Personalty, Contracts, and to the extent that the term Leases include items covered by the Code, in and to the Leases; and a valid, absolute assignment of the Rents; all in accordance with the terms hereof, and all subject to the Permitted Exceptions.
- Section 3.05 BUSINESS PURPOSES. The loan evidenced by the Note is solely for the commercial purpose of carrying on or acquiring a business of Grantor, and is not for personal, family, household, or agricultural purposes. The Secured Property forms no part of any property owned, used or claimed by Grantor as a residence or business homestead and is not exempt from forced sale under the laws of the State in which the Secured Property is located. Grantor hereby disclaims and renounces each and every claim to all or any portion of the Secured Property as a homestead.

Section 3.06 RESERVED.

- Section 3.07 MAILING ADDRESS. Grantor's mailing address, as set forth in the opening paragraph hereof or as changed pursuant to the provisions hereof, is true and correct.
- Section 3.08 RELATIONSHIP OF GRANTOR AND BENEFICIARY. Notwithstanding any prior business or personal relationship between Grantor and Beneficiary, or any officer, director or employee of Beneficiary, the relationship between Grantor and Beneficiary is solely that of debtor and creditor, Beneficiary disclaims any fiduciary or other special relationship with Grantor, Grantor and Beneficiary are not partners or joint venturers, and no term or condition of any of the Loan Documents shall be construed so as to deem the relationship between Grantor and Beneficiary to be other than that of debtor and creditor.

- Section 3.09 NO RELIANCE ON BENEFICIARY. Grantor is experienced in the ownership and operation of properties similar to the Secured Property, and Grantor and Beneficiary have and are relying solely upon Grantor's expertise and business plan in connection with the ownership and operation of the Secured Property. Grantor is not relying on Beneficiary's expertise or business acumen in connection with the Secured Property.
- Section 3.10 RESERVED.
- Section 3.11 RESERVED.
- Section 3.12 ERISA. Grantor is not an "employee benefit plan," as defined in Section 3(3) of ERISA, which is subject to Title I of ERISA, and the assets of Grantor do not constitute "plan assets" of one or more such plans within the meaning of 29 C.F.R. §2510.3-101 (1998).
- Section 3.13 NO BANKRUPTCY. No bankruptcy or insolvency proceedings are pending or contemplated by Grantor or, to the best knowledge, information, and belief of Grantor, threatened against Grantor or by or against any endorser, cosigner, or guarantor of the Note.
- Section 3.14 RESERVED.
- Section 3.15 RESERVED.
- Section 3.16 RESERVED.
- Section 3.17 MONEY LAUNDERING; ANTI-TERRORISM LAWS. None of Grantor, any Constituent Party, nor Guarantor (nor any person or entity owning an interest in Grantor, any Constituent Party, or Guarantor) (i) is a Prohibited Person, or (ii) has violated any Anti-Terrorism Laws. No Prohibited Person holds or owns any interest of any nature whatsoever in Grantor, any Constituent Party or Guarantor, as applicable, and none of the funds of Grantor, any Constituent Party or Guarantor have been derived from any activity in violation of Anti-Terrorism Laws.
- Section 3.18 NO FOREIGN PERSON. Neither Grantor nor Guarantor is a "foreign person" within the meaning of §1445(f)(3) of the Tax Code.

Article IV. AFFIRMATIVE COVENANTS

Grantor hereby unconditionally covenants and agrees with Beneficiary, until the entire Indebtedness shall have been paid in full and all of the Obligations shall have been fully performed and discharged as follows:

- Section 4.01 PAYMENT AND PERFORMANCE. Grantor will pay the Indebtedness as and when specified in the Loan Documents, and will perform and discharge all of the Obligations, in full and on or before the dates same are to be performed.
- Section 4.02 EXISTENCE. Grantor will and will cause each Constituent Party to preserve and keep in full force and effect its existence (separate and apart from its affiliates), good standing, rights, franchises, trade names, trademarks and other associated goodwill whether existing at common law or as a federal or state registration.
- Section 4.03 COMPLIANCE WITH LEGAL REQUIREMENTS. Grantor will promptly and faithfully comply with, conform to, and obey all Legal Requirements, whether the same shall necessitate structural changes in, improvements to, or interfere with the use or enjoyment of, the Secured Property. If at any time Grantor obtains knowledge that Grantor, any Constituent Party, or Guarantor is, or becomes, a Prohibited

Person or are indicted, arraigned or custodially detained on charges or allegations involving or relating to any Anti-Terrorism Laws, Grantor shall immediately notify Beneficiary in writing of same.

Section 4.04 SECOND LIEN STATUS. Grantor shall protect and preserve the second lien and security interest status of this Deed of Trust and the other Loan Documents and will not permit to be created or to exist in respect of the Secured Property or any part thereof any lien or security interest on a parity with, superior to, or inferior to any of the liens or security interests hereof, except for the Permitted Exceptions.

Section 4.05 RESERVED.

Section 4.06 RESERVED.

Section 4.07 INSURANCE. Grantor will, at Grantor's own expense, obtain and maintain and keep in full force and effect insurance upon and relating to the Secured Property with such insurers, in such amounts and covering such risks as shall be requested by and satisfactory to Beneficiary.

In case of Grantor's failure to keep the Secured Property properly insured as required herein, Beneficiary, after notice to Grantor, at its option may (but shall not be required to) acquire such insurance as required herein at Grantor's sole expense.

Section 4.08 INSPECTION. Grantor will permit Trustee and Beneficiary, and their respective agents, representatives, and employees, to inspect the Secured Property at all reasonable times, with or without prior notice to Grantor.

Section 4.09 ENFORCEMENT OF LEASES AND OTHER AGREEMENTS. Grantor shall submit any and all proposed Leases and subordination, attornment, and non-disturbance agreement to Beneficiary for approval prior to the execution thereof.

Section 4.10 PAYMENT FOR LABOR AND MATERIALS. Grantor will promptly pay all bills for labor, materials, and specifically fabricated materials incurred in connection with the Secured Property and never permit to exist in respect of the Secured Property or any part thereof any lien or security interest, even though inferior to the liens and security interests hereof, for any such bill, and in any event never permit to be created or exist in respect of the Secured Property or any part thereof any other or additional lien or security interest on a parity with, superior, or inferior to any of the liens or security interests hereof, except for the Permitted Exceptions.

Section 4.11 RESERVED.

Section 4.12 RESERVED.

Section 4.13 STATEMENT OF UNPAID BALANCE. At any time and from time to time, Grantor will furnish promptly, upon the request of Beneficiary, a written statement or affidavit, in form satisfactory to Beneficiary, stating the unpaid balance of the Indebtedness and that there are no offsets or defenses against full payment of the Indebtedness and the terms hereof, or if there are any such offsets or defenses, specifying them.

Section 4.14 EXPENSES. Subject to the provisions of <u>Section 8.09</u> hereof, following an uncured event of default, Grantor will pay on demand all reasonable and bona fide out-of-pocket costs, fees, and expenses and other expenditures, including, but not limited to, reasonable attorneys' fees and expenses, paid or incurred by Beneficiary or Trustee to third parties incident to this Deed of Trust or any other Loan Document signed by Grantor or incident to the enforcement of the Indebtedness or the Obligations or the exercise of any right or remedy of Beneficiary under any Loan Document.

- Section 4.15 ADDRESS. Grantor shall give written notice to Beneficiary and Trustee of any change of address of Grantor at least five business days prior to the effective date of such change of address. Absent such official written notice of a change in address for Grantor, Beneficiary and Trustee shall be entitled for all purposes under the Loan Documents to rely upon Grantor's address as set forth in the initial paragraph of this Deed of Trust, as same may have been theretofore changed in accordance with the provisions hereof.
- Section 4.16 DELIVERY OF CONTRACTS. Grantor will deliver to Beneficiary a true, correct and complete copy of each Contract promptly after the execution of same by all parties thereto. Within 20 days after a request by Beneficiary, Grantor shall prepare and deliver to Beneficiary a complete listing of all Contracts, showing date, term, parties, subject matter, concessions, whether any defaults exist, and other information specified by Beneficiary, of or with respect to each of such Contracts, together with a true, correct and complete copy thereof (if so requested by Beneficiary).
- ENVIRONMENTAL AND HAZARDOUS SUBSTANCES. Grantor shall not cause or permit the Section 4.17 presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Grantor shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products). Grantor shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any Hazardous Substance or Environmental Law of which Grantor has actual knowledge, (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Grantor learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Grantor shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Cleanup. THE COVENANT CONTAINED IN THIS SECTION 4.17 SHALL SURVIVE THE RELEASE OF THE LIEN OF THIS DEED OF TRUST, OR THE EXTINGUISHMENT OF THE LIEN BY FORECLOSURE OR ACTION IN LIEU THEREOF.
- Section 4.18 SOURCES AND USES OF FUNDS. Without limiting the requirements of Section 4.03 hereof, Grantor has taken, and shall continue to take until the Indebtedness is fully repaid and each and all of the Obligations are satisfied in full, such measures as are required by any and all Anti-Terrorism Laws to assure that the funds invested in Grantor and/or used to make payments on the Indebtedness or the Obligations are derived from (a) transactions and sources that do not violate any Anti-Terrorism Laws.

Article V. NEGATIVE COVENANTS

Grantor hereby unconditionally covenants and agrees with Beneficiary until the entire Indebtedness shall have been paid in full and all of the Obligations shall have been fully performed and discharged as follows:

Section 5.01 USE VIOLATIONS. Grantor will not use, maintain, operate, or occupy, or allow the use, maintenance, operation, or occupancy of, the Secured Property in any manner which (i) violates any Legal Requirement, (ii) may be dangerous, unless safeguarded as required by law and/or appropriate insurance, (iii) constitutes a public or private nuisance, or (iv) makes void, voidable, or cancelable, or increases the premium of, any insurance then in force with respect thereto.

- Section 5.02 WASTE; ALTERATIONS. Grantor will not commit or permit any waste or impairment of the Secured Property and will not (subject to the provisions of Section 4.03 hereof), without the prior written consent of Beneficiary, make or permit to be made any alterations or additions to the Secured Property that would reduce the value of the Secured Property.
- Section 5.03 CHANGE IN ZONING. Grantor will not (i) seek or acquiesce in a zoning reclassification, zoning variance or special exception to zoning of all or any portion of the Secured Property, (ii) grant or consent to any easement, dedication, plat, or restriction (or allow any easement to become enforceable by prescription), (iii) seek or acquiesce to any imposition of any addition of a Legal Requirement or any amendment or modification thereof, covering all or any portion of the Secured Property, without Beneficiary's prior consent.
- Section 5.04 NO DRILLING. Grantor will not, without the prior written consent of Beneficiary, permit any drilling or exploration for or extraction, removal, or production of, any Minerals from the surface or subsurface of the Land regardless of the depth thereof or the method of mining or extraction thereof.
- Section 5.05 NO DISPOSITION. Grantor will not make a Disposition without obtaining Beneficiary's prior consent to the Disposition.

Section 5.06 RESERVED.

Article VI. EVENTS OF DEFAULT

Upon the occurrence of an Event of Default, Beneficiary shall deliver prompt notice of such default to Grantor via email at the following address:

________. After a notice is sent to Grantor, Grantor shall have thirty (30) days to cure such default. The term "Event of Default," as used herein and in the Loan Documents, shall mean the occurrence or happening, at any time and from time to time, of any one or more of the following:

- Section 6.01 PAYMENT OF INDEBTEDNESS. Grantor shall fail, refuse, or neglect to pay, in full, any installment or portion of the Indebtedness as and when the same shall become due and payable, whether at the due date thereof stipulated in the Loan Documents, upon acceleration or otherwise.
- Section 6.02 PERFORMANCE OF OBLIGATIONS. Grantor shall fail, refuse or neglect or cause the failure, refusal, or neglect to comply with, perform and discharge fully and timely as and when required any of the Obligations.
- Section 6.03 FALSE REPRESENTATION. Any representation, warranty, or statement made by Grantor, Guarantor, or others under or pursuant to the Loan Documents or any affidavit or other instrument executed or delivered with respect to the Loan Documents or the Indebtedness is determined by Beneficiary to be false or misleading in any material respect as of the date hereof or when made.
- Section 6.04 DEFAULT UNDER OTHER LIEN DOCUMENT. Grantor shall default or commit an event of default under and pursuant to any other mortgage or security agreement which covers or affects any part of the Secured Property.
- Section 6.05 INSOLVENCY; BANKRUPTCY. Grantor (i) shall execute an assignment for the benefit of creditors or an admission in writing by Grantor of Grantor's inability to pay, or Grantor's failure to pay, debts generally as the debts become due; or (ii) shall allow the levy against the Secured Property or any part thereof, of any execution, attachment, sequestration or other writ which is not vacated within 60 days after the levy; or (iii) shall allow the appointment of a receiver, Trustee or custodian of Grantor or of the

Secured Property or any part thereof, which receiver, Trustee or custodian is not discharged within 60 days after the appointment; or (iv) files as a debtor a petition, case, proceeding or other action pursuant to, or voluntarily seeks the benefit or benefits of any Debtor Relief Law, or takes any action in furtherance thereof; or (v) files either a petition, complaint, answer or other instrument which seeks to effect a suspension of, or which has the effect of suspending any of the rights or powers of Beneficiary or Trustee granted in the Note, herein or in any Loan Document; or (vi) allows the filing of a petition, case, proceeding or other action against Grantor as a debtor under any Debtor Relief Law or seeks appointment of a receiver, Trustee, custodian or liquidator of Grantor or of the Secured Property, or any part thereof, or of any significant portion of Grantor's other property; and (a) Grantor admits, acquiesces in or fails to contest diligently the material allegations thereof, or (b) the petition, case, proceeding or other action results in the entry of an order for relief or order granting the relief sought against Grantor, or (c) the petition, case, proceeding or other action is not permanently dismissed or discharged on or before the earlier of trial thereon or 30 days next following the date of filing.

Section 6.06 DISPOSITION OF SECURED PROPERTY AND BENEFICIAL INTEREST IN GRANTOR. Grantor makes a Disposition, without the prior written consent of Beneficiary.

Section 6.08 EVENT OF DEFAULT IN LOAN DOCUMENTS. An Event of Default as defined in any of the Loan Documents.

Article VII. REMEDIES

Section 7.01 BENEFICIARY'S REMEDIES UPON DEFAULT. Upon the occurrence of an uncured Event of Default, Beneficiary may, at Beneficiary's option, and by or through Trustee, by Beneficiary itself or otherwise do and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and rights under this Deed of Trust, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions can include, but are not limited to: (a) paying any sums secured by a lien which has priority over this Deed of Trust; (b) appearing in court; and (c) paying reasonable attorneys' fees to protect its interest in the Property and/or rights under this Deed of Trust, including its secured position in a bankruptcy proceeding. Although Lender may take action under this Article VII, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender incurs no liability for not taking any or all actions authorized under this Article VII.

Any amounts disbursed by Lender under this <u>Article VII</u> shall become additional debt of Borrower and Grantor secured by this Deed of Trust. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

The remedies in this subsection are in addition to other remedies available to Beneficiary and the exercise of the remedies in this subsection shall not be deemed to be an election of nonjudicial or judicial remedies otherwise available to Beneficiary. The remedies in this Article VII are available under and governed by the real property laws of the state in which the Property is located, and are not governed by the personal property laws of such state, in accordance with the provisions of the Code, including, the power to dispose of personal property in a commercially reasonable manner under the Code or the application of proceeds under the Code. No action by Beneficiary taken pursuant to this subsection shall be deemed to be an acceptance of collateral in satisfaction of obligations under the Code. Any receipt of consideration received by Beneficiary pursuant to this subsection shall be immediately credited against the Indebtedness (in the inverse order of maturity) and the value of said consideration shall be treated like any other payment against the Indebtedness. In the event that Beneficiary elects to foreclose under any of the methods described in this Article VII, Grantor hereby waives the right to determine the order in which the collateral is foreclosed,

and Grantor acknowledges that Beneficiary may, in its sole discretion, elect to pursue and foreclose on any of the collateral, real or personal, secured by the Loan Documents in any order, and Grantor hereby waives any right to contest or determine the order in which the collateral is foreclosed.

- a. <u>Right to Accelerate</u>. Beneficiary may declare the entire unpaid balance of the Indebtedness immediately due and payable, and upon such declaration, the entire unpaid balance of the Indebtedness shall be immediately due and payable. The failure to exercise any remedy available to Beneficiary shall not be deemed to be a waiver of any rights or remedies of Beneficiary under the Loan Documents, at law or in equity.
- b. <u>Foreclosure-Power of Sale</u>. Beneficiary may request Trustee to proceed with foreclosure under the power of sale which is hereby conferred, such foreclosure to be accomplished in accordance with the following provisions:
 - i. <u>Public Sale</u>. Trustee is hereby authorized and empowered, and it shall be Trustee's special duty, upon such request of Beneficiary, to sell the Secured Property, or any part thereof, at public auction to the highest bidder for cash, with or without having taken possession of same. Any such sale (including notice thereof) shall comply with the applicable requirements, at the time of the sale, provided for by the real property laws of the state in which the Property is located. If there is no statute in force at the time of the sale governing sales of real property under powers of sale conferred by deeds of trust, such sale shall comply with applicable law, at the time of the sale, governing sales of real property under powers of sale conferred by deeds of trust.
 - ii. <u>Partial Foreclosure</u>. Sale of a part of the Secured Property shall not exhaust the power of sale, but sales may be made from time to time until the Indebtedness is paid and the Obligations are performed and discharged in full.
 - iii. <u>Trustee's Deeds.</u> After any sale under this subsection, Trustee shall make good and sufficient deeds, assignments, and other conveyances to the purchaser or purchasers thereunder in the name of Grantor, conveying the Secured Property or any part thereof so sold to the purchaser or purchasers with general warranty of title by Grantor.
- c. Beneficiary's Judicial Remedies. Beneficiary, or Trustee, upon written request of Beneficiary, may proceed by suit or suits, at law or in equity, to enforce the payment of the Indebtedness and the performance and discharge of the Obligations in accordance with the terms hereof, of the Note and the other Loan Documents, to foreclose the liens and security interests of this Deed of Trust as against all or any part of the Secured Property, and to have all or any part of the Secured Property sold under the judgment or decree of a court of competent jurisdiction. This remedy shall be cumulative of any other nonjudicial remedies available to Beneficiary with respect to the Loan Documents. Proceeding with a request or receiving a judgment for legal relief shall not be or be deemed to be an election of remedies or bar any available nonjudicial remedy of Beneficiary.
- d. Beneficiary as Purchaser. Beneficiary may be the purchaser of the Secured Property or any part thereof, at any sale thereof, whether such sale be under the power of sale herein vested in Trustee or upon any other foreclosure of the liens and security interests hereof, or otherwise, and Beneficiary shall, upon any such purchase, acquire good title to the Secured Property so purchased, free of the liens and security interests hereof, unless the sale was made subject to an unmatured portion of the Indebtedness. Beneficiary, as purchaser, shall be treated in the same manner as any third party purchaser and the proceeds of Beneficiary's purchase shall be applied in accordance with Section 7.04 of this Deed of Trust.

Section 7.02 Other Rights of Beneficiary. Should any part of the Secured Property come into the possession of Beneficiary, whether before or after default, Beneficiary may (for itself or by or through other

persons, firms, or entities) hold, lease, manage, use, or operate the Secured Property for such time and upon such terms as Beneficiary may deem prudent under the circumstances (making such repairs, alterations, additions, and improvements thereto and taking such other action as Beneficiary may from time to time deem necessary or desirable) for the purpose of preserving the Secured Property or its value, pursuant to the order of a court of appropriate jurisdiction or in accordance with any other rights held by Beneficiary in respect of the Secured Property. Grantor covenants to promptly reimburse and pay to Beneficiary on demand, at the place where the Note is payable, the amount of all reasonable expenses (including without limitation the cost of any insurance, Impositions, or other charges) incurred by Beneficiary in connection with Beneficiary's custody, preservation, use, or operation of the Secured Property, together with interest thereon from the date incurred by Beneficiary at the Default Rate; and all such expenses, costs, taxes, interest, and other charges shall be and become a part of the Indebtedness. It is agreed, however, that the risk of loss or damage to the Secured Property is on Grantor, and Beneficiary shall have no liability whatsoever for decline in value of the Secured Property, for failure to obtain or maintain insurance, or for failure to determine whether insurance in force is adequate as to amount or as to the risks insured. Possession by Beneficiary shall not be deemed an election of judicial relief, if any such possession is requested or obtained, with respect to any Secured Property or collateral not in Beneficiary's possession.

Section 7.03 POSSESSION AFTER FORECLOSURE. If the liens or security interests hereof shall be foreclosed by power of sale granted herein, by judicial action, or otherwise, the purchaser at any such sale shall receive, as an incident to purchaser's ownership, immediate possession of the property purchased, and if Grantor or Grantor's successors shall hold possession of said property or any part thereof subsequent to foreclosure, Grantor and Grantor's successors shall be considered as tenants at sufferance of the purchaser at foreclosure sale (without limitation of other rights or remedies, at a reasonable rental per day, due and payable daily, based upon the value of the portion of the Secured Property so occupied and sold to such purchaser), and anyone occupying such portion of the Secured Property, after demand is made for possession thereof, shall be guilty of forcible detainer and shall be subject to eviction and removal, forcible or otherwise, with or without process of law, and all damages by reason thereof are hereby expressly waived.

Section 7.04 APPLICATION OF PROCEEDS. The proceeds from any sale, lease, or other disposition made pursuant to this Article VII, or the proceeds from the surrender of any insurance policies pursuant hereto, or any rents collected by Beneficiary from the Secured Property, or the reserve for Impositions and insurance premiums, if any, required by the provisions of this Deed of Trust or sums received pursuant to Section 8.01 hereof, or proceeds from insurance which Beneficiary elects to apply to the Indebtedness pursuant to Section 8.02 hereof, shall be applied by Trustee, or by Beneficiary, as the case may be, to the Indebtedness in the following order and priority: (i) to the payment of all expenses of advertising, selling, and conveying the Secured Property or part thereof, and/or prosecuting or otherwise collecting Rents, proceeds, premiums, or other sums including reasonable attorneys' fees and a reasonable fee or commission to Trustee, not to exceed five percent (5%) of the proceeds thereof or sums so received; (ii) to the remainder of the Indebtedness as follows: first, to the remaining accrued but unpaid interest, second, to the matured portion of principal of the Indebtedness, and third, to prepayment of the unmatured portion, if any, of principal of the Indebtedness applied to installments of principal in inverse order of maturity; (iii) the balance, if any and to the extent applicable, remaining after the full and final payment of the Indebtedness and full performance and discharge of the Obligations to the holder or Beneficiary of any inferior liens covering the Secured Property, if any, in order of the priority of such inferior liens (Trustee and Beneficiary shall hereby be entitled to rely exclusively upon a commitment for title insurance issued to determine such priority); and (iv) the cash balance, if any, to Grantor. The application of proceeds of sale or other proceeds as otherwise provided herein shall be deemed to be a payment of the Indebtedness like any other payment. The balance of the Indebtedness remaining unpaid, if any, shall remain fully due and owing in accordance with the terms of the Note or the other Loan Documents.

Section 7.05 ABANDONMENT OF SALE. In the event a foreclosure hereunder is commenced by Trustee in accordance with Subsection 7.01(b) hereof, at any time before the sale, Trustee may abandon the sale, and Beneficiary may then institute suit for the collection of the Indebtedness and for the foreclosure of the liens and security interests hereof and of the Loan Documents. If Beneficiary should institute a suit for the collection of the Indebtedness and for a foreclosure of the liens and security interests, Beneficiary may, at any time before the entry of a final judgment in said suit, dismiss the same and require Trustee to sell the Secured Property or any part thereof in accordance with the provisions of this Deed of Trust.

Section 7.06 PAYMENT OF FEES. If the Note or any other part of the Indebtedness shall be collected or if any of the Obligations shall be enforced by legal proceedings, whether through a probate or bankruptcy court or otherwise, or shall be placed in the hands of an attorney for collection after maturity, whether matured by the expiration of time or by an option given to Beneficiary to mature same, or if Beneficiary becomes a party to any suit where this Deed of Trust or the Secured Property or any part thereof is involved, Grantor agrees to pay Beneficiary's attorneys' fees and expenses incurred, and such fees shall be and become a part of the Indebtedness and shall bear interest from the date such costs are incurred at the Default Rate.

Article VIII. SPECIAL PROVISIONS

Section 8.01 CONDEMNATION PROCEEDS. Beneficiary shall be entitled to receive any and all sums which may be awarded and become payable to Grantor for condemnation of the Secured Property or any part thereof, for public or quasi-public use, or by virtue of private sale in lieu thereof, and any sums which may be awarded or become payable to Grantor for damages caused by public works or construction on or near the Secured Property. All such sums are hereby assigned to Beneficiary, and Grantor shall, upon request of Beneficiary, make, execute, acknowledge, and deliver any and all additional assignments and documents as may be necessary from time to time to enable Beneficiary to collect and receipt for any such sums. Beneficiary shall not be, under any circumstances, liable or responsible for failure to collect, or exercise diligence in the collection of, any of such sums. Any sums received by Beneficiary as a result of condemnation shall be applied to the Indebtedness in accordance with the provisions of Section 7.04 hereof.

Section 8.02 INSURANCE PROCEEDS. The proceeds of any and all insurance upon the Secured Property (other than proceeds of CGL insurance) shall be collected by Beneficiary, and Beneficiary shall have the option, in Beneficiary's sole discretion, to apply any proceeds so collected either to the restoration of the Secured Property, in the amounts, manner, method and pursuant to such requirements and documents as Beneficiary may require, or to the liquidation of the Indebtedness in accordance with the provisions of Section 7.04 hereof.

Section 8.03 INDEMNITY. GRANTOR SHALL INDEMNIFY, DEFEND, PROTECT AND HOLD HARMLESS BENEFICIARY AND TRUSTEE, THEIR RESPECTIVE PARENTS, SUBSIDIARIES, DIRECTORS, OFFICERS, EMPLOYEES, REPRESENTATIVES, AGENTS, SUCCESSORS, AND ASSIGNS FROM AND AGAINST ANY AND ALL LIABILITY, DAMAGE, LOSS, COST, OR EXPENSE (INCLUDING, WITHOUT LIMITATION, ATTORNEYS' FEES AND EXPENSES), ACTION, PROCEEDING, CLAIM OR DISPUTE INCURRED OR SUFFERED BY THE FOREGOING PARTIES SO INDEMNIFIED, WHETHER VOLUNTARILY OR INVOLUNTARILY INCURRED OR SUFFERED, IN RESPECT OF THE FOLLOWING:

a. ANY LITIGATION CONCERNING THIS DEED OF TRUST, THE OTHER LOAN DOCUMENTS OR THE SECURED PROPERTY, OR ANY INTEREST OF GRANTOR OR BENEFICIARY THEREIN, OR THE RIGHT OF OCCUPANCY THEREOF BY GRANTOR OR BENEFICIARY, WHETHER OR NOT ANY SUCH LITIGATION IS PROSECUTED TO A FINAL, NON-APPEALABLE JUDGMENT;

- b. ANY ACTION TAKEN OR NOT TAKEN BY BENEFICIARY OR TRUSTEE WHICH IS ALLOWED OR PERMITTED UNDER THIS DEED OF TRUST OR ANY OF THE OTHER LOAN DOCUMENTS RELATING TO GRANTOR, THE SECURED PROPERTY, ANY CONSTITUENT PARTIES OR OTHERWISE IN CONNECTION WITH THE LOAN DOCUMENTS, INCLUDING WITHOUT LIMITATION, THE PROTECTION OR ENFORCEMENT OF ANY LIEN, SECURITY INTEREST OR OTHER RIGHT, REMEDY OR RECOURSE CREATED OR AFFORDED BY THIS DEED OF TRUST OR THE OTHER LOAN DOCUMENTS;
- C. ANY AND ALL LOSS, DAMAGE, COSTS, EXPENSE, ACTION, CAUSES OF ACTION, OR LIABILITY (INCLUDING ATTORNEYS' FEES AND COSTS) DIRECTLY OR INDIRECTLY ARISING FROM OR ATTRIBUTABLE TO THE USE, GENERATION, MANUFACTURE, PRODUCTION, STORAGE, RELEASE, THREATENED RELEASE, DISCHARGE, DISPOSAL, OR PRESENCE OF A HAZARDOUS SUBSTANCE ON, IN, UNDER OR ABOUT THE SECURED PROPERTY, WHETHER KNOWN OR UNKNOWN AT THE TIME OF THE EXECUTION HEREOF, INCLUDING WITHOUT LIMITATION (A) ALL FORESEEABLE CONSEQUENTIAL DAMAGES OF ANY SUCH USE, GENERATION, MANUFACTURE, PRODUCTION, STORAGE, RELEASE, THREATENED RELEASE, DISCHARGE, DISPOSAL, OR PRESENCE, AND (B) THE COSTS OF ANY REQUIRED OR NECESSARY ENVIRONMENTAL INVESTIGATION OR MONITORING, ANY REPAIR, CLEANUP, OR DETOXIFICATION OF THE SECURED PROPERTY, AND THE PREPARATION AND IMPLEMENTATION OF ANY CLOSURE, REMEDIAL, OR OTHER REQUIRED PLANS.

BENEFICIARY AND/OR TRUSTEE MAY EMPLOY AN ATTORNEY OR ATTORNEYS TO PROTEST OR ENFORCE ITS RIGHTS, REMEDIES AND RECOURSES UNDER THIS DEED OF TRUST AND THE OTHER LOAN DOCUMENTS, AND TO ADVISE AND DEFEND BENEFICIARY AND/OR TRUSTEE WITH RESPECT TO ANY SUCH ACTIONS AND OTHER MATTERS. THE PROVISIONS OF THIS SECTION 8.03 SHALL SURVIVE REPAYMENT OF THE INDEBTEDNESS AND PERFORMANCE OF THE OBLIGATIONS, THE RELEASE OF THE LIEN OF THIS DEED OF TRUST, ANY FORECLOSURE (OR ACTION IN LIEU OF FORECLOSURE), THE TRANSFER BY GRANTOR OF ANY OR ALL OF ITS RIGHT, TITLE AND INTEREST IN OR TO THE PROPERTY AND THE EXERCISE BY BENEFICIARY OF ANY AND ALL REMEDIES SET FORTH HEREIN OR IN THE LOAN DOCUMENTS.

Section 8.04 WAIVER OF SUBROGATION. Grantor hereby waives any and all right to claim, recover, or subrogation that arises or may arise in its favor and against Beneficiary or its officers, directors, employees, agents, attorneys, or representatives hereto for any and all loss of, or damage to, Grantor, the Secured Property, Grantor's property, or the property of others under Grantor's control from any cause insured against or required to be insured against by the provisions of the Loan Documents. Said waiver shall be in addition to, and not in limitation or derogation of, any other waiver or release contained in this Deed of Trust with respect to any loss or damage to property of the parties hereto. Inasmuch as the above waivers preclude the assignment of any aforesaid claim by way of subrogation (or otherwise) to an insurance company (or any other person), Grantor hereby agrees to immediately give to each insurance company which has issued to it any such insurance policy whether or not it is required to be insured against by the provisions of the Loan Documents written notice of the terms of said waivers, and to have said insurance policies properly endorsed, if necessary, to prevent the invalidation of said insurance coverage by reason of said waiver.

Section 8.05 WAIVER OF SETOFF. The Indebtedness, or any part thereof, shall be paid by Grantor without notice, demand, counterclaim, setoff, deduction, or defense and without abatement, suspension, deferment, diminution, or reduction by reason of: (i) any damage to, destruction of, or any condemnation or similar taking of the Secured Property; (ii) any restriction or prevention of or interference with any use of the Secured Property; (iii) any title defect or encumbrance or any eviction from the Secured Property by superior title or otherwise; (iv) any bankruptcy, insolvency, reorganization, composition, adjustment,

dissolution, liquidation, or other like proceeding relating to Trustee, Beneficiary, or Grantor, or any action taken with respect to this Deed of Trust by any Trustee or receiver of Beneficiary or Grantor, or by any court, in any such proceeding; (v) any claim which Grantor has or might have against Trustee or Beneficiary; (vi) any default or failure on the part of Beneficiary to perform or comply with any of the terms hereof or of any other agreement with Grantor; or (vii) any other occurrence whatsoever, whether similar or dissimilar to the foregoing, whether or not Grantor shall have notice or knowledge of any of the foregoing. Except as expressly provided herein, Grantor waives all rights now or hereafter conferred by statute or otherwise to any abatement, suspension, deferment, diminution, or reduction of the Indebtedness.

Section 8.06 SETOFF. Beneficiary shall be entitled to exercise both the rights of setoff and banker's lien, if applicable, against the interest of Grantor in and to each and every account and other property of Grantor which are in the possession of Beneficiary to the full extent of the outstanding balance of the Indebtedness.

Section 8.07 Consent to Disposition. It is expressly agreed that Beneficiary may predicate Beneficiary's decision to grant or withhold consent to a Disposition on such terms and conditions as Beneficiary may require, in Beneficiary's sole discretion.

Section 8.08 PAYMENT AFTER ACCELERATION. Following the occurrence of an Event of Default, and an acceleration of the Indebtedness or any part thereof but prior to a foreclosure sale of the Secured Property, Grantor may tender to Beneficiary the payment of an amount sufficient to satisfy the entire Indebtedness.

MAXIMUM INTEREST. It is expressly stipulated and agreed to be the intent of Grantor and Section 8.09 Beneficiary at all times to comply strictly with the applicable Utah law governing the maximum nonusurious rate or non-usurious amount of interest payable on the Indebtedness (or applicable United States federal law to the extent that it permits Beneficiary to contract for, charge, take, reserve or receive a greater amount of interest than under Utah law). If the applicable law is ever judicially interpreted so as to render usurious any amount (i) contracted for, charged, taken, reserved or received pursuant to the Note, any of the other Loan Documents or any other communication or writing by or between Grantor and Beneficiary related to the Indebtedness or to the transaction or transactions that are the subject matter of the Loan Documents, (ii) contracted for, charged, taken, reserved or received by reason of Beneficiary's exercise of the option to accelerate the maturity of the Note and/or any other portion of the Indebtedness, or (iii) Grantor will have paid or Beneficiary will have received by reason of any voluntary prepayment by Grantor of the Note and/or any other portion of the Indebtedness, then it is Grantor's and Beneficiary's express intent that all amounts charged in excess of the Maximum Lawful Rate shall be automatically canceled, ab initio, and all amounts in excess of the Maximum Lawful Rate theretofore collected by Beneficiary shall be credited on the principal balance of the Note and/or any of the other Indebtedness (or, if the Note and all other Indebtedness have been or would thereby be paid in full, refunded to Grantor), and the provisions of the Note and the other Loan Documents immediately be deemed reformed and the amounts thereafter collectible hereunder and thereunder reduced, without the necessity of the execution of any new document, so as to comply with the applicable law, but so as to permit the recovery of the fullest amount otherwise called for hereunder and thereunder; provided, however, if the Note has been paid in full before the end of the stated term of the Note, then Grantor and Beneficiary agree that Beneficiary shall, with reasonable promptness after Beneficiary discovers or is advised by Grantor that interest was received in an amount in excess of the Maximum Lawful Rate, either refund such excess interest to Grantor and/or credit such excess interest against any other Indebtedness then owing by Grantor to Beneficiary. Grantor hereby agrees that as a condition precedent to any claim seeking usury penalties or claims against Beneficiary, Grantor will provide written notice to Beneficiary, advising Beneficiary in reasonable detail of the nature and amount of the violation, and Beneficiary shall have 60 days after receipt of such notice in which to correct such usury violation, if any, by either refunding such excess interest to Grantor or crediting such excess interest

against the Note and/or the other Indebtedness then owing by Grantor to Beneficiary. All sums contracted for, charged, taken, reserved or received by Beneficiary for the use, forbearance or detention of any of the Indebtedness, including any portion of the Indebtedness evidenced by the Note shall, to the extent permitted by applicable law, be amortized or spread, using the actuarial method, throughout the stated term of the Note and/or the other Indebtedness (including any and all renewal and extension periods) until payment in full so that the rate or amount of interest on account of the Note and/or the other Indebtedness does not exceed the Maximum Lawful Rate from time to time in effect and applicable to the Note and/or the other Indebtedness for so long as any portion of the Indebtedness is outstanding. Notwithstanding anything to the contrary contained herein or in any of the other Loan Documents, it is not the intention of Beneficiary to accelerate the maturity of any interest that has not accrued at the time of such acceleration or to collect unearned interest at the time of such acceleration.

Article IX. SECURITY AGREEMENT

Section 9.01 SECURITY INTEREST. This Deed of Trust (a) shall be construed as a Deed of Trust on real property, and (b) shall also constitute and serve as a "Security Agreement" on personal property within the meaning of, and shall constitute until the grant of this Deed of Trust shall terminate as provided in Article II hereof, a security interest under the Code as to property within the scope thereof and in the state where the Secured Property is located with respect to the Personalty, Fixtures, Contracts and Leases. To this end, Grantor GRANTS to, has GRANTED, BARGAINED, CONVEYED, ASSIGNED, TRANSFERRED, and SET OVER, and by these presents does GRANT, BARGAIN, CONVEY, ASSIGN, TRANSFER and SET OVER, unto Trustee and Beneficiary, a security interest in all of Grantor's right, title and interest in, to, under and with respect to the Personalty, Fixtures, Contracts and Leases to secure the full and timely payment of the Indebtedness and the full and timely performance and discharge of the Obligations. It is the intent of Grantor, Beneficiary, and Trustee that this Deed of Trust encumber all Leases and that all items contained in the definition of "Leases" which are included within the Code be covered by the security interest granted in this Article IX; and all items contained in the definition of "Leases" which are excluded from the Code be covered by the provisions of Article II hereof.

Section 9.02 FIXTURE FILING. This Deed of Trust shall also constitute a "fixture filing" for the purposes of the Code. All or part of the Secured Property are or are to become fixtures; information concerning the security interest herein granted may be obtained from either party at the address of such party set forth herein. For purposes of the security interest herein granted, the address of debtor (Grantor) is set forth in the first paragraph of this Deed of Trust and the address of the secured party (Beneficiary) is set forth in Article I hereof.

Section 9.03 NO REQUIRED ACTION. Trustee shall not be required to take any action toward the execution and enforcement of the trust hereby created or to institute, appear in, or defend any action, suit, or other proceeding in connection therewith where, in Trustee's opinion, such action would be likely to involve Trustee in expense or liability, unless requested so to do by a written instrument signed by Beneficiary and, if Trustee so requests, unless Trustee is tendered security and indemnity satisfactory to Trustee against any and all cost, expense, and liability arising therefrom. Trustee shall not be responsible for the execution, acknowledgment, or validity of the Loan Documents, or for the proper authorization thereof, or for the sufficiency of the lien and security interest purported to be created hereby, and Trustee makes no representation in respect thereof or in respect of the rights, remedies, and recourses of Beneficiary.

Section 9.04 CERTAIN RIGHTS. With the approval of Beneficiary, Trustee shall have the right to take any and all of the following actions: (i) to select, employ, and advise with counsel (who may be, but need not be, counsel for Beneficiary) upon any matters arising hereunder, including the preparation, execution, and interpretation of the Loan Documents, and shall be fully protected in relying as to legal matters on the

advice of counsel, (ii) to execute any of the trusts and powers hereof and to perform any duty hereunder either directly or through his agents or attorneys, and (iii) any and all other lawful action as Beneficiary may instruct Trustee to take to protect or enforce Beneficiary's rights hereunder. Trustee shall not be personally liable in case of entry by Trustee, or anyone entering by virtue of the powers herein granted to Trustee, upon the Secured Property for debts contracted for or liability or damages incurred in the management or operation of the Secured Property. Trustee shall have the right to rely on any instrument, document, or signature authorizing or supporting any action taken or proposed to be taken by Trustee hereunder, believed by Trustee in good faith to be genuine. Trustee shall be entitled to reimbursement for expenses incurred by Trustee in the performance of Trustee's duties hereunder and to reasonable compensation for such of Trustee's services hereunder as shall be rendered. Grantor will, from time to time, pay the compensation due to Trustee hereunder and reimburse Trustee for, and save Trustee harmless against, any and all liability and expenses which may be incurred by Trustee in the performance of Trustee's duties.

Section 9.05 RETENTION OF MONEY. All moneys received by Trustee shall, until used or applied as herein provided, be held in trust for the purposes for which they were received but need not be segregated in any manner from any other moneys (except to the extent required by applicable law) and Trustee shall be under no liability for interest on any moneys received by Trustee hereunder.

SUCCESSOR TRUSTEES. Trustee may resign by the giving of notice of such resignation in writing or verbally to Beneficiary. If Trustee shall die, resign, or become disqualified from acting in the execution of this trust, or if, for any reason, Beneficiary shall prefer to appoint a substitute Trustee or multiple substitute Trustees, or successive substitute Trustees or successive multiple substitute Trustees, to act instead of the aforenamed Trustee, Beneficiary shall have full power to appoint a substitute Trustee (or, if preferred, multiple substitute Trustees) in succession who shall succeed (and if multiple substitute Trustees are appointed, each of such multiple substitute Trustees shall succeed) to all the estates, rights, powers, and duties of the aforenamed Trustee. Such appointment may be executed by any authorized agent of Beneficiary, and if such Beneficiary be a corporation and such appointment be executed in its behalf by any officer of such corporation, such appointment shall be conclusively presumed to be executed with authority and shall be valid and sufficient without proof of any action by the board of directors or any superior officer of the corporation. Grantor hereby ratifies and confirms any and all acts which the aforenamed Trustee, or Trustee's successor or successors in this trust, shall do lawfully by virtue hereof. If multiple substitute Trustees are appointed, each of such multiple substitute Trustees shall be empowered and authorized to act alone without the necessity of the joinder of the other multiple substitute Trustees, whenever any action or undertaking of such substitute Trustees is requested or required under or pursuant to this Deed of Trust or applicable law.

Section 9.07 PERFECTION OF APPOINTMENT. Should any deed, conveyance, or instrument of any nature be required from Grantor by any Trustee or substitute Trustee to more fully and certainly vest in and confirm to the Trustee or substitute Trustee such estates, rights, powers, and duties, then, upon request by the Trustee or substitute Trustee, any and all such deeds, conveyances and instruments shall be made, executed, acknowledged, and delivered and shall be caused to be recorded and/or filed by Grantor.

Section 9.08 SUCCESSION INSTRUMENTS. Any substitute Trustee appointed pursuant to any of the provisions hereof shall, without any further act, deed, or conveyance, become vested with all the estates, properties, rights, powers, and trusts of its or his predecessor in the rights hereunder with like effect as if originally named as Trustee herein; but nevertheless, upon the written request of Beneficiary or of the substitute Trustee, the Trustee ceasing to act shall execute and deliver any instrument transferring to such substitute Trustee, upon the trusts herein expressed, all the estates, properties, rights, powers, and trusts of

the Trustee so ceasing to act, and shall duly assign, transfer and deliver any of the property and moneys held by such Trustee to the substitute Trustee so appointed in the Trustee's place.

Section 9.09 NO REPRESENTATION BY TRUSTEE OR BENEFICIARY. By accepting or approving anything required to be observed, performed, or fulfilled or to be given to Trustee or Beneficiary pursuant to the Loan Documents, including without limitation, any officer's certificate, balance sheet, statement of profit and loss or other financial statement, survey, appraisal, or insurance policy, neither Trustee nor Beneficiary shall be deemed to have warranted, consented to, or affirmed the sufficiency, legality, effectiveness, or legal effect of the same, or of any term, provision, or condition thereof, and such acceptance or approval thereof shall not be or constitute any warranty or affirmation with respect thereto by Trustee or Beneficiary.

Article X. MISCELLANEOUS

Section 10.01 RELEASE. If the Indebtedness is paid in full in accordance with the terms of this Deed of Trust, the Note, and the other Loan Documents, and if Grantor shall well and truly perform each and every of the Obligations to be performed and discharged in accordance with the terms of this Deed of Trust, the Note, and the other Loan Documents, then this conveyance shall become null and void and be released at Grantor's request and expense, and Beneficiary shall have no further obligation to make advances under and pursuant to the provisions hereof or in the other Loan Documents.

Section 10.02 PERFORMANCE AT GRANTOR'S EXPENSE. Subject to the provisions of Section 8.09 hereof, Grantor shall (i) pay all legal fees incurred by Beneficiary in connection with the preparation of the Loan Documents (including any amendments thereto or consents, releases, or waivers granted thereunder); (ii) reimburse Beneficiary, promptly upon demand, for all amounts expended, advanced, or incurred by Beneficiary to satisfy any obligation of Grantor under the Loan Documents, which amounts shall include (without limitation) all court costs, attorneys' fees (including, without limitation, for trial, appeal, or other proceedings), fees of auditors and accountants and other investigation expenses reasonably incurred by Beneficiary in connection with any such matters; and (iii) any and all other costs and expenses of performing or complying with any and all of the Obligations. Except to the extent that costs and expenses are included within the definition of "Indebtedness," the payment of such costs and expenses shall not be credited, in any way and to any extent, against any installment on or portion of the Indebtedness.

Section 10.03 SURVIVAL OF OBLIGATIONS. Each and all of the Obligations shall survive the execution and delivery of the Loan Documents and the consummation of the loan called for therein and shall continue in full force and effect until the Indebtedness shall have been paid in full; provided, however, that nothing contained in this Section shall limit the obligations of Grantor as otherwise set forth herein.

Section 10.04 RECORDING AND FILING. Grantor will cause the Loan Documents requested by Beneficiary and all amendments and supplements thereto and substitutions therefor to be recorded, filed, re-recorded, and refiled in such manner and in such places as Trustee or Beneficiary shall reasonably request, and will pay all such recording, filing, re-recording and refiling taxes, documentary stamp taxes, fees, and other charges.

Section 10.05 NOTICES. All notices or other communications required or permitted to be given pursuant to this Deed of Trust shall be in writing. For purposes of notice, the addresses of the parties shall be as set forth herein; provided, however, that either party shall have the right to change its address for notice hereunder to any other location within the continental United States by the giving of 30 days' notice to the other party in the manner set forth herein.

Section 10.06 COVENANTS RUNNING WITH THE LAND. All Obligations contained in this Deed of Trust and the other Loan Documents are intended by Grantor, Beneficiary, and Trustee to be, and shall be construed as, covenants running with the Secured Property until the lien of this Deed of Trust has been fully released by Beneficiary.

Section 10.07 SUCCESSORS AND ASSIGNS. Subject to the provisions of Section 6.06 hereof, all of the terms of the Loan Documents shall apply to, be binding upon, and inure to the benefit of the parties thereto, their successors, assigns, heirs, and legal representatives, and all other persons claiming by, through, or under them.

Section 10.08 NO WAIVER; SEVERABILITY. Any failure by Trustee or Beneficiary to insist, or any election by Trustee or Beneficiary not to insist, upon strict performance by Grantor or others of any of the terms, provisions, or conditions of the Loan Documents shall not be deemed to be a waiver of same or of any other terms, provisions, or conditions thereof, and Trustee or Beneficiary shall have the right at any time or times thereafter to insist upon strict performance by Grantor or others of any and all of such terms, provisions, and conditions. The Loan Documents are intended to be performed in accordance with, and only to the extent permitted by, all applicable Legal Requirements. If any provision of any of the Loan Documents or the application thereof to any person or circumstance shall, for any reason and to any extent, be invalid or unenforceable, then neither the remainder of the instrument in which such provision is contained nor the application of such provision to other persons or circumstances nor the other instruments referred to herein shall be affected thereby, but rather shall be enforced to the greatest extent permitted by law.

Section 10.09 COUNTERPARTS. To facilitate execution, this Deed of Trust may be executed in as many counterparts as may be convenient or required. It shall not be necessary that the signature and acknowledgment of, or on behalf of, each party, or that the signature and acknowledgment of all persons required to bind any party, appear on each counterpart. All counterparts shall collectively constitute a single instrument. It shall not be necessary in making proof of this Deed of Trust to produce or account for more than a single counterpart containing the respective signatures and acknowledgment of, or on behalf of, each of the parties hereto. Any signature and acknowledgment page to any counterpart may be detached from such counterpart without impairing the legal effect of the signatures and acknowledgments thereon and thereafter attached to another counterpart identical thereto except having attached to it additional signature and acknowledgment pages.

Section 10.10 WAIVER OF FRAUDULENT INDUCEMENT. Neither Beneficiary nor any affiliate of Beneficiary has made any representation, warranty, or statement to Grantor in order to induce Grantor to execute this Deed of Trust. Grantor hereby expressly waives any claim of fraudulent inducement to execute this Deed of Trust and further disclaims any reliance or statements on or representations of Beneficiary in waiving such claim.

Section 10.11 GOVERNING LAW. This Deed of Trust is executed and delivered as an incident to a lending transaction negotiated and consummated in Utah County, Utah, and shall be governed by and construed in accordance with the laws of the State of Utah. Grantor, for itself and its successors and assigns, hereby irrevocably (i) submits to the nonexclusive jurisdiction of the state and federal courts in Utah, (ii) waives, to the fullest extent permitted by law, any objection that it may now or in the future have to the laying of venue of any litigation arising out of or in connection with any Loan Document brought in the District Court of Salt Lake County, Utah, or in the United States District Court for the District of Utah, (iii) waives any objection it may now or hereafter have as to the venue of any such action or proceeding brought in such court or that such court is an inconvenient forum, and (iv) agrees that any legal proceeding against any

party to any Loan Document arising out of or in connection with any of the Loan Documents may be brought in one of the foregoing courts.

Section 10.12 WAIVER OF CONSEQUENTIAL, PUNITIVE AND SPECULATIVE DAMAGES. Grantor and Beneficiary agree that, in connection with any action, suit, or proceeding relating to or arising out of this Deed of Trust or any of the other Loan Documents, each mutually waives to the fullest extent permitted by applicable law any claim for consequential, punitive or speculative damages.

Section 10.13 CONTROLLING AGREEMENT. In the event of any conflict between the provisions of this Deed of Trust and any of the other Loan Documents, it is the intent of the parties hereto that the provisions of the Loan Agreement followed by this Deed of Trust shall control. The parties hereto acknowledge that they were represented by competent counsel in connection with the negotiation, drafting and execution of the Loan Documents and that such Loan Documents shall not be subject to the principle of construing their meaning against the party which drafted same.

Section 10.14 SUBROGATION. If any or all of the proceeds of the Note has been used to extinguish, extend or renew any indebtedness heretofore existing against the Secured Property, then, to the extent of such funds so used, Beneficiary shall be subrogated to all of the rights, claims, liens, titles, and interests existing against the Secured Property heretofore held by, or in favor of, the holder of such indebtedness and such former rights, claims, liens, titles, and interests, if any, are not waived but rather are continued in full force and effect in favor of Beneficiary and are merged with the lien and security interest created herein as cumulative security for the repayment of the Indebtedness and the performance and discharge of the Obligations.

Section 10.15 RIGHTS CUMULATIVE. Beneficiary shall have all rights, remedies, and recourses granted in the Loan Documents and available at law or in equity (including, without limitation, those granted by the Code and applicable to the Secured Property or any portion thereof), and the same (i) shall be cumulative and concurrent, (ii) may be pursued separately, successively, or concurrently against Grantor or others obligated for the Indebtedness or any part thereof, or against any one or more of them, or against the Secured Property, at the sole discretion of Beneficiary, (iii) may be exercised as often as occasion therefor shall arise, it being agreed by Grantor that the exercise, discontinuance of the exercise of or failure to exercise any of the same shall in no event be construed as a waiver or release thereof or of any other right, remedy, or recourse, and (iv) are intended to be, and shall be, nonexclusive. All rights and remedies of Beneficiary hereunder and under the other Loan Documents shall extend to any period after the initiation of foreclosure proceedings, judicial or otherwise, with respect to the Secured Property.

Section 10.16 PAYMENTS. Remittances in payment of any part of the Indebtedness other than in the required amount in funds immediately available at the place where the Note is payable shall not, regardless of any receipt or credit issued therefor, constitute payment until the required amount is actually received by Beneficiary in funds immediately available at the place where the Note is payable (or such other place as Beneficiary, in Beneficiary's sole discretion, may have established by delivery of written notice thereof to Grantor) and shall be made and accepted subject to the condition that any check or draft may be handled for collection in accordance with the practice of the collecting bank or banks. Acceptance by Beneficiary of any payment in an amount less than the amount then due shall be deemed an acceptance on account only, and the failure to pay the entire amount then due shall be and continue to be an Event of Default.

Section 10.17 HEADINGS. The Article, Section, and Subsection entitlements hereof are inserted for convenience of reference only and shall in no way alter, modify, or define, or be used in construing the text of such Articles, Sections, or Subsections.

Section 10.18 Entire Agreement; Amendment. This Deed of Trust and the other Loan Documents embody the final, entire agreement among the parties hereto and supersede any and all prior commitments, agreements, representations, and understandings, whether written or oral, relating to the subject matter hereof and thereof and may not be contradicted or varied by evidence of prior, contemporaneous, or subsequent oral agreements or discussions of the parties hereto. There are no oral agreements among the parties hereto. The provisions hereof and the other Loan Documents may be amended or waived only by an instrument in writing signed by Grantor and Beneficiary.

Section 10.19 COUNTING OF DAYS. The term "days" when used herein shall mean calendar days. If any time period ends on a Saturday, Sunday or holiday officially recognized by the state within which the Land is located (whether legal or religious in nature), the period shall be deemed to end on the next succeeding business day. The term "business day" or "Business Day" when used herein shall mean a weekday, Monday through Friday, except a legal holiday or a day on which banking institutions in Salt Lake City, Utah are authorized by law to be closed.

Section 10.20 BENEFICIARY'S DISCRETION. Whenever pursuant to this Deed of Trust, Beneficiary exercises any right given to it to approve or disapprove, or any arrangement or term is to be satisfactory to Beneficiary, the decision of Beneficiary to approve or disapprove or to decide whether arrangements or terms are satisfactory or not satisfactory shall (except as is otherwise specifically herein provided) be in the sole discretion of Beneficiary and shall be final and conclusive.

Section 10.21 NO MERGER OF ESTATES. So long as any part of the Indebtedness and the Obligations secured hereby remain unpaid and unperformed or undischarged, the fee and leasehold estates to the Secured Property shall not merge but rather shall remain separate and distinct, notwithstanding the union of such estates either in Grantor, Beneficiary, any lessee, or any third party purchaser or otherwise.

Section 10.22 RESERVED.

Section 10.23 NOTICE OF INDEMNIFICATION. Grantor hereby acknowledges and agrees that this Deed of Trust contains certain indemnification provisions (including, without limitation, those contained in Sections 8.03 hereof) which, in certain circumstances, could include and indemnification by Grantor of Beneficiary from claims or losses arising as a result of Beneficiary's own negligence.

Section 10.24 WAIVER OF RIGHT TO TRIAL BY JURY. GRANTOR HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVES ALL RIGHT TO TRIAL BY JURY IN ANY ACTION, SUIT, PROCEEDING, OR COUNTERCLAIM THAT RELATES TO OR ARISES OUT OF ANY OF THE LOAN DOCUMENTS OR THE ACTS OR FAILURE TO ACT OF OR BY BENEFICIARY IN THE ENFORCEMENT OF ANY OF THE TERMS OR PROVISIONS OF THIS DEED OF TRUST OR THE OTHER LOAN DOCUMENTS.

(Signature and Acknowledgement on the following pages)

IN WITNESS WHEREOF, the parties hereto have executed this Deed of Trust the day and year first above written.

GRANTOR:

ENLAW LLC, & Utah limited liability company

Signature;

By: RS18 Entrada Manager LLC, a Utah limited liability company, its Manager

By: J. Brett Boren, its Manager

Address:

160 West Canyon Crest Road

Alpine, UT 84004 Attn: Brett Boren

[Acknowledgement on the following page]

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STATE OF WAY
COUNTY OF WAY

On the day of MANAGER LLC which is the Manager of ENLAW LLC, a Delaware limited liability company, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signatures on the instrument, the individual, or the persons upon behalf of which the individual acted, executed the instrument, and that such individual made such appearance before the undersigned in the State of Utah, County of Utah.

(SEAL)

My commission expires: 3/2/2025

AILI DESPAIN
NOTARY PUBLIC-STATE OF UTAH
COMMISSION# 716656

COMM. EXP. 03-02-2025

SCHEDULE A

LEGAL DESCRIPTION OF THE REAL PROPERTY

PARCEL A: CURRENTLY KNOWN AS TAX ID I-6-2-4-1401:

Beginning at a point which lies South 88°43'01" East 174.23 feet along the section line and South 41.26 feet from the North Quarter corner of Section 4, Township 42 South, Range 16 West, Salt Lake Base and Meridian, said point being also on the Southerly right of way line of Snow Canyon Parkway and running thence along said Southerly right of way the following four courses; South 88°43'01" East 109.11 feet to the point of a 460.00 foot radius curve to the right; thence Southeasterly along the arc of said curve through a central angle of 56°18'04", a distance of 452.01 feet to the point of a reverse curve to the left. the radius point of which bears North 57°35'03" East 790.00 feet distant; thence Southeasterly along the arc of said curve through a central angle of 11°28'16"; a distance of 158.16 feet to the point of tangency; thence South 43°53'13" East 849.37 feet; thence South 0°41'23" West 368.83 feet to the Southeast corner of Sectional Lot 1 of said Section 4; thence North 88°47'13" West 1352.63 feet to the Southwest corner of said Lot 1; thence North 88°46'07" West 425.56 feet to the Southeast corner of Lot 30 of Padre Canyon Estates Phase 1, according to the official plat thereof, records of Washington County; thence North 0°45'46" East 317.43 feet to the Northeast corner of said Lot 30; thence South 89°24'44" East 224.81 feet; thence South 89°14'01" East 220.65 feet; thence North 1°24'55" East 442.42 feet to a point of a curve to the right, the radius point of which bears South 57°10'23" East 495.45 feet distant; thence Northeasterly along the arc of said curve through a central angle of 7°51'01", a distance of 67.88 feet to the point of a reverse curve to the left, the radius point of which bears North 49°19'22" West 558.71 feet distant; thence Northeasterly along the arc of said curve through a central angle of 39°23'39", a distance of 384.15 feet to the point of tangency; thence North 1°16'59" East 92.00 feet to the point of a 30.00 foot radius curve to the left; thence Northwesterly along the arc of said curve through a central angle of 90°00'00", a distance of 47.12 feet to the point of beginning.

PARCEL B: CURRENTLY KNOWN AS TAX ID # SC-6-2-9-4404 (SC-AREA 3.3)

BEGINNING AT A POINT BEING SOUTH 00°18'39" WEST 691.49 FEET ALONG THE CENTER OF SECTION LINE AND WEST 902.58 FEET FROM THE NORTH QUARTER CORNER OF SECTION 9, TOWNSHIP 42 SOUTH, RANGE 16 WEST OF SALT LAKE BASE AND MERIDIAN AND RUNNING THENCE NORTH 77°29'46" WEST 362.60 FEET TO THE BEGINNING OF A NON-TANGENT CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 26°31'37", HAVING A RADIUS OF 1025.00 FEET (RADIUS POINT BEARS NORTH 77°29'46" WEST), AND WHOSE CHORD BEARS NORTH 00°45'34" WEST 470.33 FEET; THENCE ALONG THE ARC OF SAID CURVE 474.56 FEET; THENCE NORTH 14°01'23" WEST 51.64 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 10°34'12", HAVING A RADIUS OF 975.00FEET (RADIUS POINT BEARS NORTH 75°58'37" EAST), AND WHOSE CHORD BEARS NORTH 08°44'17" WST 179.61 FEET; THENCE ALONG THE ARC OF SAID CURVE 179.87 FEET; THENCE NORTH 90°00'00" EAST 139.67 FEET; THENCE NORTH 20°53'31" EAST 580.42 FEET; THENCE SOUTH 69°06'29" EAST 214.93 FEET; THENCE SOUTH 20°53'31" WEST 252.02 FEET; THENCE SOUTH 00°00'00" EAST 170.83 FEET THENCE SOUTH 22°44'45" EAST 179.63 FEET; THENCE SOUTH 03°25'24" WEST 161.52 FEET; THENCE SOUTH 29°41'4' WEST 80.52 FEET; THENCE SOUTH 05°03'36" WEST 312.62 FEET; THENCE SOUTH 21°22'05' WEST 136.93 FEET TO THE POINT OF BEGINNG. (SC-

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AREA 3.3)

PARCEL C: CURRENTLY KNOWN AS PART OF TAX ID #S I-6-2-4-12612 & I-6-2-4-431 (AREA 10.2 -10.B & 10.D)

AREA 10.B

BEGINNING AT A POINT BEING SOUTH 01°17'15" WEST 93.89 FEET ALONG THE SECTION LINE, AND WEST 550.10 FEET FROM THE EAST QUARTER CORNER OF SECTION 4, TOWNSHIP 42 SOUTH, RANGE 16 WEST OF THE SALT LAKE BASE AND MERIDIAN AND RUNNING THENCE NORTH 84°34'00" EAST 369.13 FEET TO THE BEGINNING OF A NON-TANGENT' CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 27°55'25", HAVING A RADIUS OF 781.00 FEET (RADIUS POINT BEARS SOUTH 78°22'15" WEST), AND WHOSE CHORD BEARS SOUTH 02°19'58" WEST 376.87 FEET; THENCE ALONG THE ARC OF SAID CURVE 380.63 FEET; THENCE SOUTH 16°17'40" WEST 363.47 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 39°45'58", HAVING A RADIUS OF 481.00 FEET (RADIUS POINT BEARS NORTH 73°42'20" WEST), AND WHOSE CHORD BEARS SOUTH 36°10'40" WEST 327.18 FEET; THENCE ALONG THE ARC OF SAID CURVE 333.84 FEET TO THE BEGINNING OF A COMPOUND CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 80°27'29", HAVING A RADIUS OF 25.00 FEET (RADIUS POINT BEARS NORTH 33°56'21" WEST), AND WHOSE CHORD BEARS NORTH 83°42'37" WEST 32,29 FEET; THENCE ALONG THE ARC OF SAID CURVE 35.11 FEET TO THE BEGINNING OF A REVERSE CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 00°04'13", HAVING A RADIUS OF 169.00 FEET (RADIUS POINT BEARS SOUTH 46°31'08" WEST), AND WHOSE CHORD BEARS NORTH 43 °30'59" WEST 0.21 FEET; THENCE ALONG THE ARC OF SAID CURVE 0,21 FEET; THENCE NORTH 43°33'05" WEST 120 03 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 59°50'45", HAVING A RADIUS OF 231.00 FEET (RADIUS POINT BEARS NORTH 46°26'55" EAST), AND WHOSE CHORD BEARS NORTH 13°37'42" WEST 230.46 FEET; THENCE ALONG THE ARC OF SAID CURVE 241.28 FEET: THENCE NORTH 16°17'40" EAST 382.26 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 30°30'13", HAVING A RADIUS OF 519.00 FEET (RADIUS POINT BEARS NORTH 73°42'20" WEST), AND WHOSE CHORD BEARS NORTH 01°02'34" EAST 273.06 FEET; THENCE ALONG THE ARC OF SAID CURVE 276.31 FEET TO THE POINT OF BEGINNING.

AND

AREA 10.D

BEGINNING AT A POINT BEING SOUTH 01°17'15" WEST 724.49 FEET ALONG THE SECTION LINE, AND WEST 228.64 FEET FROM THE EAST QUARTER CORNER OF SECTION 4, TOWNSHIP 42 SOUTH, RANGE 16 WEST OF THE SALT LAKE BASE AND MERIDIAN AND RUNNING THENCE SOUTH 73°42'20" EAST 56.50 FEET TO THE BEGINNING OF A NON—TANGENT CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 10°27'42", HAVING A RADIUS OF 1498.67 FEET (RADIUS POINT BEARS SOUTH 87°49'03"

EAST). AND WHOSE CHORD BEARS SOUTH 03°02'54" EAST 273.26 FEET; THENCE ALONG THE ARC OF SAID CURVE 273.64 FEET TO THE BEGINNING OF A NON-TANGENT CURVE. SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 09°44'11". HAVING A RADIUS OF 1855.63 FEET (RADIUS POINT BEARS NORTH 85°28'38" WEST), AND WHOSE CHORD BEARS SOUTH 09°23'27" WEST 314.95 FEET; THENCE ALONG THE ARC OF SAID CURVE 315.33 FEET; THENCE NORTH 88°27'56" WEST 210.80 FEET TO THE BEGINNING OF A NON-TANGENT CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 05°36'19", HAVING A RADIUS OF 81.00 FEET (RADIUS POINT BEARS NORTH 70°57'41" EAST), AND WHOSE CHORD BEARS NORTH 16°14'09" WEST 7.92 FEET; THENCE ALONG THE ARC OF SAID CURVE 7.92 FEET; THENCE NORTH 13°26'00" WEST 193.89 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 03°47'09", HAVING A RADIUS OF 169.00 FEET (RADIUS POINT BEARS SOUTH 76°34'00" WEST), AND WHOSE CHORD BEARS NORTH 15°19'35" WEST 11.17 FEET; THENCE ALONG THE ARC OF SAID CURVE 11.17 FEET TO THE BEGINNING OF A REVERSE CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 73°51'40", HAVING A RADIUS OF 25.00 FEET (RADIUS POINT BEARS NORTH 72°46'51" EAST), AND WHOSE CHORD BEARS NORTH 19°42'41" EAST 30.04 FEET; THENCE ALONG THE ARC OF SAID CURVE 32.23 FEET TO THE BEGINNING OF A REVERSE CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 40°20'51", HAVING A RADIUS OF 519.00 FEET (RADIUS POINT BEARS NORTH 33°21'29" WEST), AND WHOSE CHORD BEARS NORTH 36°28'06" EAST 357.97 FEET; THENCE ALONG THE ARC OF SAID CURVE 365,48 FEET; THENCE NORTH 16°17'40" EAST 73.65 FEET TO THE POINT OF BEGINNING.

PARCEL D: CURRENTLY KNOWN AS TAX ID # SC-6-2-9-230 (SC-AREA 3.2)

BEGINNING AT A POINT BEING SOUTH 00°18'39" WEST 691.49 FEET ALONG THE CENTER OF SECTION LINE AND WEST 902.58 FEET FROM THE NORTH QUARTER CORNER OF SECTION 9, TOWNSHIP 42 SOUTH, RANGE 16 WEST OF THE SALT LAKE BASE AND MERIDIAN AND RUNNING THENCE SOUTH 21°22'05" WEST 147.10 FEET; THENCE SOUTH 14°38'58" EAST 121.33 FEET; THENCE SOUTH 50°40'02" EAST 247.70 FEET; THENCE SOUTH 50°40'02" EAST 25.00 FEET; THENCE SOUTH 50°40'02" EAST 205.48 FEET TO THE BEGINNING OF A NON-TANGENT CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 46°44'54", HAVING A RADIUS OF 478.00 FEET (RADIUS POINT BEARS NORTH 46°16'46" WEST), AND WHOSE CHORD BEARS SOUTH 67°05'41" WEST 379.28 FEET; THENCE ALONG THE ARC OF SAID CURVE 390.01 FEET; THENCE NORTH 89°31'52" WEST 397.45 FEET TO THE BEGINNING OF A CURVE. SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 85°25'10", HAVING A RADIUS OF 17.50 FEET (RADIUS POINT BEARS NORTH 00°28'08" EAST), AND WHOSE CHORD BEARS NORTH 46°49'17" WEST 23.74 FEET; THENCE ALONG THE ARC OF SAID CURVE 26.09 FEET TO THE BEGINNING OF A REVERSE CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 10°07'03". HAVING A RADIUS OF 775.00 FEET (RADIUS POINT BEARS SOUTH 85°53'18" WEST). AND WHOSE CHORD BEARS NORTH 09°10'14" WEST 136.68 FEET; THENCE ALONG THE ARC OF SAID CURVE 136.85 FEET TO THE BEGINNING OF A REVERSE CURVE. SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 33°34'07", HAVING A RADIUS OF 725.00 FEET (RADIUS POINT BEARS NORTH 75"46'14" EAST), AND WHOSE CHORD BEARS NORTH 02°33'18" EAST 418.72 FEET; THENCE ALONG THE ARC OF SAID

CURVE 424.77 FEET; THENCE NORTH 19°20'22" EAST 98.91 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 06°50'07", HAVING A RADIUS OF 1025.00 FEET (RADIUS POINT BEARS NORTH 70°39'38" WEST), AND WHOSE CHORD BEARS NORTH 15°55'18" EAST 122.21 FEET; THENCE ALONG THE ARC OF SAID CURVE 122.28 FEET; THENCE SOUTH 77°29'46" EAST 362.60 FEET TO THE POINT OF BEGINNING.

LESS AND EXCEPTING THAT PORTION LYING WITHIN THE DEDICATED ROADWAYS AS SET FORTH ON THE ST. GEORGE AND SANTA CLARA BENCH IRRIGATION COMPANY SURVEY.

PARCEL E: CURRENTLY KNOWN AS TAX ID #'S I-6-2-4-129, I-6-2-4-125112, I-6-2-4-12612, I-6-2-4-2221,, I-6-2-4-127132, I-6-2-4-128, SC-6-2-4-3221, I-6-2-4-13112, SC-6-2-9-42012, SC-6-2-9-422, I-6-2-4-131 (COLLATERAL PROPERTIES)

Parcel 1 (Blackrock Land / Ivins Resort Land)

BEGINNING AT THE EAST QUARTER CORNER OF SECTION 4, TOWNSHIP 42 SOUTH, RANGE 16 WEST, SALTLAKE BASE AND MERIDIAN AND RUNNING

THENCE ALONG THE SECTION LINE SOUTH 01° 17' 15" WEST 66.40
FEET TO A POINT ON A 1498.67 FOOT RADIUS NON-TANGENT CURVE TO THE LEFT (RADIUS
POINT BEARS SOUTH 60° 48' 46" EAST);

THENCE ALONG THE ARC OF SAID CURVE 980.00 FEET THROUGH A CENTRAL ANGLE OF 37° 27' 59" TO A POINT ON THE ARC OF A 1855.63 FOOT RADIUS NON-TANGENT CURVE TO THE RIGHT (RADIUS POINT BEARS NORTH 85° 28' 38" WEST);

THENCE ALONG THE ARC OF SAID CURVE 315.26 FEET THROUGH A CENTRAL ANGLE OF 09° 44' 03", MORE OR LESS, TO A POINT ON THE NORTHEAST CORNER OF THE BOUNDARY ADJUSTMENT BETWEEN ST. GEORGE AND THE CITY OF SANTA CLARA, RECORDED AS ENTRY NUMBER 20070036968, OFFICIAL RECORDS OF WASHINGTON COUNTY, UTAH;

THENCE ALONG SAID BOUNDARY ADJUSTMENT THE FOLLOWING THREE (3) COURSES: SOUTH 28° 17' 29" EAST 206.34 FEET;

THENCE SOUTH 11° 24' 38" EAST 137.29 FEET;

THENCE SOUTH 48° 56' 39" EAST 44.36 FEET;

THENCE LEAVING SAID BOUNDARY ADJUSTMENT SOUTH 72° 05' 02" EAST 166.37 FEET;

THENCE SOUTH 06° 23' 42" WEST 50.84 FEET;

THENCE NORTH 72° 08' 10" WEST 60.27 FEET;

THENCE SOUTH 27° 54' 55" WEST 71.02 FEET, MORE OR LESS, TO A POINT ON THE BOUNDARY OF ENTRADA AT SNOW CANYON CHACO BENCH PHASE 2, RECORDED

AS ENTRY NUMBER 815565, OFFICIAL RECORDS OF WASHINGTON COUNTY, UTAH, SAID POINT

ALSO BEING ON THE ARC OF A 300.00 FOOT RADIUS CURVE TO THE LEFT (RADIUS POINT BEARS SOUTH 19° 07' 30" WEST);

THENCE COINCIDENT WITH SAID BOUNDARY IN THE FOLLOWING FIVE (5)
COURSES: WESTERLY ALONG THE ARC OF SAID CURVE 150.13 FEET THROUGH A
CENTRAL

ANGLE OF 28° 40' 19" TO THE POINT OF A 25.00 FOOT RADIUS CURVE TO THE RIGHT:

THENCE ALONG THE ARC OF SAID CURVE 18.78 FEET THROUGH A CENTRAL ANGLE OF 43° 02' 57" TO THE POINT OF A 50.00 FOOT RADIUS REVERSE CURVE;

THENCE ALONG THE ARC OF SAID CURVE 124.23 FEET THROUGH A CENTRAL ANGLE OF 142° 21' 08"; THENCE NORTH 78° 51' 01" WEST 174.68 FEET;

THENCE SOUTH 55° 30' 38" WEST 81.08 FEET;

THENCE LEAVING SAID SUBDIVISION BOUNDARY NORTH 36° 04' 49"
WEST 91.49 FEET TO A POINT ON THE ARC OF A 2045.30 FOOT RADIUS NON-TANGENT CURVE TO THE LEFT (RADIUS POINT BEARS SOUTH 77° 11' 59" WEST);

THENCE NORTHERLY ALONG THE ARC OF SAID CURVE 1110.42 FEET THROUGH A CENTRAL ANGLE OF 31° 06' 24" TO A POINT ON THE ARC OF A 790.92 FOOT RADIUS NON TANGENT CURVE TO THE LEFT (RADIUS POINT BEARS NORTH 86° 48' 03" WEST);

THENCE NORTHERLY ALONG THE ARC OF SAID CURVE 575.73 FEET THROUGH A CENTRAL ANGLE OF 41° 42' 25"; TO A POINT ON THE ARC OF A 292.10 FOOT RADIUS NON-TANGENT CURVE TO THE RIGHT (RADIUS POINT BEARS NORTH 00° 06' 00" EAST);

THENCE NORTHERLY ALONG THE ARC OF SAID CURVE 816.97 FEET THROUGH A CENTRAL ANGLE OF 160° 15' 00" TO A POINT ON THE ARC OF A 402.24 FOOT RADIUS NON-TANGENT CURVE TO THE LEFT (RADIUS POINT BEARS NORTH 43° 24' 15" WEST);

THENCE NORTHERLY ALONG THE ARC OF SAID CURVE 708.63 FEET THROUGH A CENTRAL ANGLE OF 100° 56' 13";

THENCE SOUTH 25° 27' 55" WEST 215.30 FEET TO A POINT ON THE ARC OF A 457.31 FOOT RADIUS NON-TANGENT CURVE TO THE RIGHT (RADIUS POINT BEARS

NORTH 23° 24' 32" EAST);

THENCE NORTHERLY ALONG THE ARC OF SAID CURVE 806.09 FEET THROUGH A CENTRAL ANGLE OF 100° 59' 43", MORE OR LESS, TO A POINT ON THE SOUTH LINE OF SECTIONAL LOT 1, OF SAID SECTION 4;

THENCE ALONG SAID LINE SOUTH 88° 46' 57" EAST 225.17 FEET, MORE OR LESS, TO THE SOUTHEAST CORNER OF SAID SECTIONAL LOT 1;

THENCE ALONG THE WEST LINE OF SECTIONAL LOT 1 NORTH 00° 40' 51" EAST 366.58 FEET, MORE OR LESS TO THE SOUTHERLY RIGHT OF WAY LINE OF SNOW CANYON PARKWAY AS RECORDED IN THE OFFICIAL RECORDS OF WASHINGTON COUNTY, UTAH:

THENCE ALONG SAID RIGHT OF WAY THE FOLLOWING FIVE (5) COURSES: SOUTH 43° 53' 13"

EAST 1331.96 FEET TO THE POINT OF A 100.00 FOOT RADIUS CURVE TO THE RIGHT;

THENCE SOUTHERLY ALONG THE ARC OF SAID CURVE 84.11 FEET THROUGH A CENTRAL ANGLE OF 48° 11' 29" TO THE POINT OF A 110.00 FOOT RADIUS REVERSE CURVE;

THENCE SOUTHEASTERLY ALONG THE ARC OF SAID CURVE 191.86 FEET THROUGH A CENTRAL ANGLE OF 99° 56' 03" TO THE POINT OF A 100.00 FOOT RADIUS REVERSE CURVE;

THENCE EASTERLY ALONG THE ARC OF SAID CURVE 75.35 FEET THROUGH A CENTRAL ANGLE OF 43° 10' 21";

THENCE SOUTH 50° 30' 18" EAST 695.11 FEET;

THENCE SOUTH 43° 12' 29" WEST 169.49 FEET TO A POINT ON THE CENTER SECTION LINE OF SECTION 3, TOWNSHIP 42 SOUTH, RANGE 216 WEST, SALT LAKE BASE AND MERIDIAN;

THENCE ALONG SAID CENTER SECTION LINE NORTH 89° 06' 55" WEST 133.42 FEET TO THE POINT OF BEGINNING.

Parcel 2 (Black Desert Lava Land)

BEGINNING AT A POINT ON THE SECTION LINE OF SECTION 4, SAID POINT BEING NORTH 88°22'39" WEST 1721.135 FEET ALONG THE SECTION LINE FROM THE SOUTHEAST CORNER OF SECTION 4, TOWNSHIP 42 SOUTH, RANGE 16 WEST, SALT LAKE BASE

AND MERIDIAN AND RUNNING

THENCE SOUTH 00° 33' 31" WEST 387.26 FEET;

THENCE NORTH 89° 01' 30" WEST 21.23 FEET;

THENCE SOUTH 58° 15' 40" WEST 62.38 FEET;

THENCE SOUTH 33° 46' 48" WEST 35.83 FEET;

THENCE NORTH 56° 13' 12" WEST 114.80 FEET;

THENCE SOUTH 66° 05' 43" WEST 19.19 FEET;

THENCE SOUTH 35° 54' 47" WEST 58.69 FEET;

THENCE SOUTH 89° 31' 42" WEST 75.48 FEET;

THENCE NORTH 30° 53' 35" WEST 30.73 FEET;

THENCE NORTH 07° 15' 30" EAST 267.84 FEET TO A POINT ON THE ARC OF A 289.24 FOOT RADIUS NON-TANGENT CURVE TO THE LEFT (RADIUS POINT BEARS

NORTH 21° 48'15" WEST);

THENCE ALONG THE ARC OF SAID CURVE 822.11 FEET THROUGH A CENTRAL ANGLE OF 162° 51' 15"; THENCE NORTH 75° 43' 02" WEST 33.59 FEET;

THENCE NORTH 17° 21' 44" EAST 81.38 FEET;

THENCE NORTH 46° 31' 13" WEST 148.40 FEET;

THENCE SOUTH 46° 44' 32" WEST 134.91 FEET;

THENCE SOUTH 20° 58' 03" EAST 146.43 FEET;

THENCE SOUTH 47° 49' 10" WEST 65.48 FEET;

THENCE NORTH 51° 09' 55" WEST 289.79 FEET;

THENCE NORTH 50° 16' 03" WEST 142.64 FEET;

THENCE NORTH 07° 02' 53" WEST 102.53 FEET;

THENCE NORTH 48° 26' 31" WEST 52.23 FEET;

THENCE SOUTH 40° 03' 44" WEST 71.43 FEET;

THENCE NORTH 88° 53' 05" WEST 108.34 FEET;

THENCE NORTH 25° 38' 39" WEST 162.26 FEET;

THENCE NORTH 33° 08' 02" WEST 33.97 FEET;

THENCE NORTH 23° 06' 22" EAST 79.62 FEET;

THENCE NORTH 66° 53' 38" WEST 109.11 FEET;

THENCE SOUTH 24° 35' 29" WEST 197.59 FEET;

THENCE SOUTH 17° 53' 18" WEST 262.15 FEET;

THENCE NORTH 54° 46' 09" WEST 250.52 FEET;

THENCE SOUTH 28° 47' 28" WEST 128.32 FEET;

THENCE NORTH 69° 06' 29" WEST 254.93 FEET;

THENCE NORTH 19° 32' 08" WEST 227.87 FEET TO A POINT ON THE ARC OF A 97.06 FOOT RADIUS NON-TANGENT CURVE TO THE RIGHT (RADIUS POINT NORTH 80° 16' 09" EAST);

THENCE ALONG THE ARC OF SAID CURVE 146.56 FEET THROUGH A CENTRAL **ANGLE OF 86° 30'**

45";

THENCE NORTH 82° 38' 33" EAST 73.87 FEET;

THENCE NORTH 19° 24' 22" WEST 95.20 FEET;

THENCE SOUTH 88° 11' 23" WEST 61.53 FEET;

THENCE NORTH 84° 30' 44" WEST 325.81 FEET MORE OR LESS, TO THE **WEST 1/16TH LINE OF SECTION 4:**

THENCE ALONG THE 1/16TH LINE NORTH 00° 30' 58" EAST 2800.60 FEET:

THENCE LEAVING THE WEST 1/16TH LINE SOUTH 88° 46' 57" EAST 1868.78 FEET TO A 655.00 FOOT RADIUS CURVE TO THE LEFT;

THENCE ALONG THE ARC OF SAID CURVE 402.80 FEET THROUGH A CENTRAL ANGLE OF 35° 14' 06" TO A POINT ON THE SOUTHERLY LINE OF SECTIONAL LOT 1 OF SAID SECTION 4;

THENCE ALONG SAID SECTIONAL LOT LINE SOUTH 88° 46' 57" EAST 205.20 FEET TO A POINT ON THE ARC OF A 457.31 FOOT RADIUS NON-TANGENT CURVE TO THE LEFT (RADIUS POINT BEARS SOUTH 55° 35' 45" EAST):

THENCE ALONG THE ARC OF SAID CURVE 806.09 FEET THROUGH A CENTRAL ANGLE OF 100° 59' 43";

THENCE NORTH 25° 27' 55" EAST 215.30 FEET TO A POINT ON THE ARC OF A 402.24 FOOT RADIUS NON TANGENT CURVE TO THE RIGHT (RADIUS POINT BEARS SOUTH 35° 39' 32" WEST);

THENCE ALONG THE ARC OF SAID CURVE 708.63 FEET THROUGH A CENTRAL ANGLE OF 100° 56' 13" TO A POINT ON THE ARC OF A 292.10 FOOT RADIUS NON-TANGENT CURVE TO THE LEFT (RADIUS POINT BEARS SOUTH 19° 39' 00" EAST);

THENCE ALONG THE ARC OF SAID CURVE \$16.97 FEET THROUGH A CENTRAL ANGLE OF 160° 15' 00" TO A POINT ON THE ARC OF A 790.92 FOOT RADIUS NON-TANGENT CURVE TO THE RIGHT (RADIUS POINT BEARS SOUTH 51° 29' 33" WEST);

THENCE ALONG THE ARC OF SAID CURVE 575.73 FEET THROUGH A CENTRAL ANGLE OF 41° 42' 25" TO A POINT ON THE ARC OF A 2045.30 FOOT RADIUS NON-TANGENT CURVE TO THE RIGHT (RADIUS POINT BEARS SOUTH 46° 05' 35" WEST);

THENCE ALONG THE ARC OF SAID CURVE 1110.42 FEET THROUGH A CENTRAL ANGLE OF 31° 06' 24"; THENCE SOUTH 36° 04' 49" EAST 91.49 FEET;

THENCE NORTH 55° 30' 38" EAST 81.08 FEET;

THENCE SOUTH 07° 15' 15" WEST 177.97 FEET;

THENCE SOUTH 03° 00' 48" EAST 121.58 FEET;

THENCE NORTH 89° 03' 14" WEST 536.82 FEET;

THENCE SOUTH 01° 20' 41" WEST 437.82 FEET;

THENCE SOUTH 28° 12' 40" EAST 179.05 FEET TO A POINT ON THE ARC OF A 340.00 FOOT RADIUS NON-TANGENT CURVE TO THE LEFT (RADIUS POINT BEARS SOUTH 17° 59' 42" EAST);

THENCE ALONG THE ARC OF SAID CURVE 118.75 FEET THROUGH A CENTRAL ANGLE OF 20° 00' 43"; THENCE NORTH 15° 00' 00" WEST 137.40 TO THE SOUTH LINE OF SAID SECTION 4;

THENCE NORTH 88° 22' 39" WEST 743.85 FEET TO THE POINT OF BEGINNING.

Parcel 3 (Black Desert Lava Land)

BEGINNING AT A POINT ON THE NORTH 1/16TH LINE OF SECTION 4, AND ON A 655.00 FOOT RADIUS CURVE TO THE RIGHT (RADIUS POINT BEARS NORTH 34°01'03" WEST), SAID POINT BEING NORTH 88°22'39" WEST 1804.81 FEET ALONG THE SECTION LINE AND NORTH 00° 00' 00" EAST 3988.05 FEET FROM THE SOUTHEAST CORNER OF SECTION 4, TOWNSHIP 42 SOUTH, RANGE 16 WEST, SALT LAKE BASE

AND MERIDIAN AND RUNNING

THENCE ALONG THE ARC OF SAID CURVE 402.80 FEET THROUGH A CENTRAL ANGLE OF 35° 14' 06";

THENCE NORTH 88° 46' 57" WEST 1868.78 FEET, MORE OR LESS, TO THE WEST 1/16TH LINE OF SECTION 4;

THENCE ALONG THE WEST 1/16TH LINE NORTH 00° 30' 58" EAST 120.01 FEET, MORE OR LESS, TO THE NORTH 1/16TH LINE;

THENCE ALONG THE NORTH 1/16TH LINE SOUTH 88° 46' 57" EAST 2248.14 FEET TO THE POINT OF BEGINNING.

Parcel 4 (SCLLC Land)

BEGINNING AT A POINT ON THE WEST LINE OF THE EAST ½ OF THE EAST ½
OF THE NORTHWEST ¼ OF THE NORTHEAST ¼ OF SECTION 9, SAID POINT BEING NORTH
88°22'39" WEST 1721.135 FEET ALONG THE SECTION LINE AND SOUTH
00°33'31" WEST 387.26 FEET FROM THE NORTHEAST CORNER OF SECTION 9,
TOWNSHIP 42 SOUTH, RANGE 16 WEST, SALT LAKE BASE AND MERIDIAN AND RUNNING

THENCE SOUTH 00°33'31" WEST 1636.855 FEET;

THENCE SOUTH 88°41'13" EAST 341.27 FEET TO A POINT ON THE WEST LOT

LINE OF SECTIONAL LOT 4, SAID SECTION 9;

THENCE ALONG SAID SECTIONAL LOT LINE SOUTH 00°38'30" WEST 674.07 FEET TO THE SOUTHWEST CORNER OF SAID SECTIONAL LOT 4;

THENCE SOUTH 00°46'06" WEST 336.57 FEET TO THE SOUTHWEST CORNER OF THE NORTH ½ OF THE NORTHWEST ¼ OF THE NORTHEAST ¼ OF THE SOUTHEAST ¼ OF SAID SECTION 9;

THENCE SOUTH 88°52'31" EAST 339.61 FEET TO THE NORTHEAST CORNER OF THE SOUTHWEST 1/4 OF THE NORTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SAID SECTION 9;

THENCE SOUTH 00°53'01" WEST 499.73 FEET TO A POINT ON THE WEST LINE OF THE NORTHEAST ¼ OF THE SOUTHWEST ¼ OF THE NORTHEAST ¼ OF THE

SOUTHEAST 4 OF SAID SECTION 9;

THENCE ALONG THE EASTERLY LINE OF AN 80' POWER LINE EASEMENT THE FOLLOWING TWO

(2) COURSES: SOUTH 62°05'51" EAST 149.92 FEET;

THENCE SOUTH 04°35'29" EAST 321.21 FEET TO THE NORTH LINE OF 2000 NORTH STREET:

THENCE ALONG SAID NORTH LINE NORTH 56°26'40" WEST 261.89 FEET, MORE OR LESS, TO THE NORTH LINE OF PIONEER PARKWAY;

THENCE ALONG SAID NORTH LINE AS FOLLOWS: NORTH 00°55'15" EAST 9.46 FEET;

THENCE NORTH 56°33'02" WEST 175.70 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 29°05'36", HAVING A RADIUS OF 482.91 FEET (RADIUS POINT BEARS SOUTH 33°26'58" WEST), AND WHOSE CHORD BEARS NORTH 71°05'50" WEST 242.58 FEET;

THENCE ALONG THE ARC OF SAID CURVE 245.21 FEET;

THENCE NORTH 85°38'38" WEST 615.60 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 06°26'58", HAVING A RADIUS OF 402.91 FEET (RADIUS POINT BEARS NORTH 04°21'22" EAST), AND WHOSE CHORD BEARS NORTH 82°25'09" WEST 45.33 FEET;

THENCE ALONG THE ARC OF SAID CURVE 45.35 FEET;

THENCE NORTH 79°11'40" WEST 380.66 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 32°11'10", HAVING A RADIUS OF 402.91 FEET (RADIUS POINT BEARS NORTH 10°48'20" EAST), AND WHOSE CHORD BEARS NORTH 63°06'05" WEST 223.37 FEET;

THENCE ALONG THE ARC OF SAID CURVE 226.34 FEET TO THE ORIGINAL SANTA CLARA BENCH IRRIGATION COMPANY RIGHT-OF-WAY LINE THAT IS PARALLEL TO AND

24.75 FEET EASTERLY OF THE NORTH-SOUTH RUNNING CENTER SECTION LINE OF SAID SECTION 9:

THENCE NORTH 00°19'02" EAST 731.84 FEET ALONG SAID PARALLEL LINE TO THE ORIGINAL SANTA CLARA BENCH IRRIGATION COMPANY RIGHT-OF-WAY LINE

THAT IS PARALLEL TO AND 24.75 FEET NORTHERLY OF THE EAST-WEST RUNNING

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CENTER SECTION LINE;

THENCE NORTH 88°46'56" WEST 614.34 FEET ALONG SAID PARALLEL LINE TO THE BOUNDARY LINE OF A UTILITY SUB-STATION (DOCUMENT # 20100005742);

THENCE ALONG SAID BOUNDARY LINE THE FOLLOWING FIVE (5) COURSES: NORTH 65°03'55" EAST 40.43 FEET;

THENCE SOUTH 61°24'21" EAST 28.69 FEET;

THENCE NORTH 64°08'47" EAST 203.31 FEET;

THENCE NORTH 25°51'13" WEST 173.00 FEET:

THENCE SOUTH 64°08'47" WEST 202.88 FEET TO THE EAST BOUNDARY OF A WASH PARCEL (DOCUMENT # 20130034239);

THENCE ALONG SAID WASH BOUNDARY LINE THE FOLLOWING NINETEEN (19) COURSES:

NORTH 44°02'46" WEST 134.61 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 64°06'04", HAVING A RADIUS OF 50.00 FEET (RADIUS POINT BEARS NORTH 45°57'14" EAST), AND WHOSE CHORD BEARS NORTH 11°59'44" WEST 53.07 FEET;

THENCE ALONG THE ARC OF SAID CURVE 55.94 FEET;

THENCE NORTH 20°03'18" EAST 33.01 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 43°43'59", HAVING A RADIUS OF 50.00 FEET (RADIUS POINT BEARS NORTH 69°56'42" WEST), AND WHOSE CHORD BEARS NORTH 01°48'42" WEST 37.24 FEET:

THENCE ALONG THE ARC OF SAID CURVE 38.16 FEET TO THE BEGINNING OF A COMPOUND CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF

36°18'43", HAVING A RADIUS OF 250.00 FEET (RADIUS POINT BEARS SOUTH 66°19'19" WEST), AND WHOSE CHORD BEARS NORTH 41°50'03" WEST 155.80 FEET;

THENCE ALONG THE ARC OF SAID CURVE 158.44 FEET;

THENCE NORTH 59°59'24" WEST 184.84 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 18°38'38", HAVING A RADIUS OF 250.00 FEET (RADIUS POINT BEARS NORTH 30°00'36" EAST), AND WHOSE CHORD BEARS NORTH 50°40'05" WEST 80.99 FEET;

THENCE ALONG THE ARC OF SAID CURVE 81.35 FEET;

THENCE NORTH 41°20'46" WEST 83.03 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF 37°25'11", HAVING A RADIUS OF 350.00 FEET (RADIUS POINT BEARS SOUTH 48°39'14" WEST), AND WHOSE CHORD BEARS NORTH 60°03'21" WEST 224.54 FEET;

THENCE ALONG THE ARC OF SAID CURVE 228.58 FEET;

THENCE NORTH 78°45'57" WEST 36.58 FEET;

THENCE SOUTH 72°31'05" WEST 52.03 FEET;

THENCE NORTH 78°45'57" WEST 22.13 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 93°50'05", HAVING A RADIUS OF 75.00 FEET (RADIUS POINT BEARS NORTH 11°14'03" EAST), AND WHOSE CHORD BEARS NORTH 31°50'55" WEST 109.56 FEET;

THENCE ALONG THE ARC OF SAID CURVE 122.83 FEET;

THENCE NORTH 15°04'08" EAST 318.54 FEET;

THENCE NORTH 00°28'02" EAST 53.61 FEET;

THENCE NORTH 18° 17' 02" WEST 99.64 FEET;

THENCE NORTH 68° 12' 53" WEST 237.23 FEET TO THE BEGINNING OF A CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF 37°55'26", HAVING A RADIUS OF 750.00 FEET (RADIUS POINT BEARS NORTH 21°47'07" EAST), AND WHOSE CHORD BEARS NORTH 49°15'10" WEST 487.41 FEET;

THENCE ALONG THE ARC OF SAID CURVE 496.42 FEET;

THENCE NORTH 30° 17' 27" WEST 302.68 FEET, MORE OR LESS, TO THE SOUTH LOT LINE OF LOT 5 IN BLOCK 28 OF THE SAINT GEORGE AND SANTA CLARA BENCH

IRRIGATION COMPANY SURVEY;

THENCE SOUTH 89°11'26" EAST 135.79 FEET, MORE OR LESS, ALONG SAID SOUTH LOT LINE TO THE EAST LOT LINE OF SAID LOT 5;

THENCE NORTH 00°33'04" EAST 671.91 FEET ALONG THE EAST LOT LINE OF SAID LOT 5 TO THE

NORTH SECTION LINE OF SECTION 9;

THENCE SOUTH 89°19'28" EAST 666.52 FEET ALONG THE NORTH

SECTION LINE OF SAID SECTION TO THE WEST 1/16TH LINE OF SECTION 4;

THENCE ALONG THE 1/16TH LINE NORTH 00°30'58" EAST 1,075.38 FEET:

THENCE LEAVING SAID 1/16TH LINE SOUTH 84° 30' 44" EAST 325.94 FEET:

THENCE NORTH 88° 11' 23" EAST 61.53 FEET;

THENCE SOUTH 19° 24' 22" EAST 95.20 FEET;

THENCE SOUTH 82° 38' 33" WEST 73.87 FEET TO THE BEGINNING OF A NON-TANGENT CURVE, SAID CURVE TURNING TO THE LEFT THROUGH A CENTRAL ANGLE OF

86°30'45", HAVING A RADIUS OF 97.06 FEET (RADIUS POINT BEARS SOUTH 13°13'06" EAST), AND WHOSE CHORD BEARS SOUTH 33°31'31" WEST 133.03 FEET;

THENCE ALONG THE ARC OF SAID CURVE 146.56 FEET;

THENCE SOUTH 19°32'08" EAST 227.87 FEET;

THENCE SOUTH 69°06'29" EAST 254.93 FEET;

THENCE NORTH 28°47'28" EAST 128.32 FEET;

THENCE SOUTH 54°46'09" EAST 250.52 FEET;

THENCE NORTH 17°53'18" EAST 262.15 FEET;

THENCE NORTH 24°35'29" EAST 197.59 FEET;

THENCE SOUTH 66°53'38" EAST 109.11 FEET;

THENCE SOUTH 23°06'22" WEST 79.62 FEET;

THENCE SOUTH 33°08'02" EAST 33.97 FEET;

THENCE SOUTH 25°38'39" EAST 162.26 FEET;

THENCE SOUTH 88°53'05" EAST 108.34 FEET;

THENCE NORTH 40°03'44" EAST 71.43 FEET;

THENCE SOUTH 48°26'31" EAST 52.23 FEET;

THENCE SOUTH 07°02'53" EAST 102.53 FEET;

THENCE SOUTH 50°16'03" EAST 142.64 FEET;

THENCE SOUTH 51°09'55" EAST 289.79 FEET;

THENCE NORTH 47°49'10" EAST 65.48 FEET;

THENCE NORTH 20°58'03" WEST 146.43 FEET;

THENCE NORTH 46°44'32" EAST 134.91 FEET;

THENCE SOUTH 46°31'13" EAST 148.40 FEET;

THENCE SOUTH 17°21'44" WEST 81.38 FEET;

THENCE SOUTH 75°43'02" EAST 33.59 FEET TO THE BEGINNING OF A NON-TANGENT CURVE, SAID CURVE TURNING TO THE RIGHT THROUGH A CENTRAL ANGLE OF

162°51'15", HAVING A RADIUS OF 289.24 FEET (RADIUS POINT BEARS SOUTH 04°39'30" EAST), AND WHOSE CHORD BEARS SOUTH 13°13'53" EAST 572.01 FEET;

THENCE ALONG THE ARC OF SAID CURVE 822.11 FEET;

THENCE SOUTH 07°15'30" WEST 59.80 FEET;

THENCE SOUTH 07°15'30" WEST 211.05 FEET;

THENCE SOUTH 30°53'35" EAST 30.73 FEET;

THENCE NORTH 89°31'42" EAST 75.48 FEET;

THENCE NORTH 35°54'47" EAST 58.69 FEET;

THENCE NORTH 66°05'43" EAST 19.19 FEET;

THENCE SOUTH 56°13'12" EAST 114.80 FEET;

THENCE NORTH 33°46'48" EAST 35.83 FEET;

THENCE NORTH 58°15'40" EAST 62.38 FEET;

THENCE SOUTH 89°01'30" EAST 21.23 FEET TO THE POINT OF BEGINNING.

LESS AND EXCEPTING FROM PARCEL 4 THAT PORTION LYING WITHIN THE DEDICATED ROADWAYS AS SET FORTH ON THE ST. GEORGE AND SANTA CLARA BENCH IRRIGATION COMPANY SURVEY.

Parcel 5 (Conservation Hill / NRC Land)

BEGINNING AT THE WEST ¼ CORNER OF SECTION 3, TOWNSHIP 42 SOUTH, RANGE 16 WEST, SALT LAKE BASE AND MERIDIAN AND RUNNING

THENCE ALONG THE CENTER OF SECTION LINE SOUTH 89° 06' 55" EAST 133.42 FEET;

THENCE LEAVING SAID CENTER OF SECTION LINE NORTH 43° 12' 29" EAST 169.49 FEET, MORE

OR LESS, TO THE RIGHT OF WAY LINE OF SNOW CANYON PARKWAY;

THENCE ALONG SAID RIGHT OF WAY THE FOLLOWING THREE (3) COURSES: SOUTH 50° 30' 18" EAST 173.93 FEET TO A POINT ON A 590.00 FOOT RADIUS CURVE TO THE LEFT (LONG CHORD BEARS SOUTH 56° 47' 56" EAST 129.36 FEET);

THENCE 129.62 FEET ALONG THE ARC OF SAID CURVE THROUGH A CENTRAL ANGLE OF 12° 35' 16";

THENCE SOUTH 63° 05' 34" EAST 214.04 FEET;

THENCE LEAVING SAID RIGHT OF WAY SOUTH 37° 39' 43" WEST 7.59 FEET;

THENCE SOUTH 06° 10' 29" EAST 597.68 FEET;

THENCE SOUTH 14° 21' 04" EAST 340.65 FEET;

THENCE SOUTH 54° 52' 36" WEST 495.33 FEET;

THENCE SOUTH 51° 42' 13" WEST 364.64 FEET;

THENCE SOUTH 37° 32' 12" WEST 61.48 FEET;

THENCE SOUTH 06° 20' 12" WEST 40.49 FEET;

THENCE SOUTH 06° 25' 10" WEST 33.55 FEET;

THENCE NORTH 72° 05' 02" WEST 167.37 FEET;

THENCE NORTH 48° 56' 39" WEST 44.36 FEET;

THENCE NORTH 11° 24' 38" WEST 137.29 FEET;

THENCE NORTH 28° 17' 29" WEST 206.34 FEET TO A POINT ON A NON-TANGENTIAL 1,855.63 FOOT RADIUS CURVE TO THE LEFT (LONG CHORD BEARS NORTH

09° 23' 24" EAST 314.88 FEET);