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WASATCH COUNTY CORPORATION  
For: RPE22 MAYFLOWER CONDOMINIUMS LL  
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**WHEN RECORDED, PLEASE RETURN TO:**

RPE22 Mayflower Condominiums LLC  
2600 N. Ashton Blvd, #200B  
Lehi, Utah 84043  
Attention: Damon Georgelas

*Space Above for County Recorder's Use*

Tax Parcel I.D. Nos.: See attached Exhibit "A"

**AMENDED AND RESTATED**

**DECLARATION OF COVENANTS, CONDITIONS,**

**RESTRICTIONS, AND EASEMENTS FOR**

**CORMONT PARKING CONDOMINIUMS**

**(CORMONT AT DEER VALLEY EAST VILLAGE)**

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A UTAH CONDOMINIUM PROJECT

IN

WASATCH COUNTY, UTAH

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BY

RPE22 MAYFLOWER CONDOMINIUMS LLC  
A DELAWARE LIMITED LIABILITY COMPANY,

AS DECLARANT

December \_\_\_\_, 2025

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(Note – This Table of Contents focuses on key Articles of this Declaration and is not intended to include all Sections or Subsections.)

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**AMENDED AND RESTATED DECLARATION OF  
COVENANTS, CONDITIONS, RESTRICTIONS, AND  
EASEMENTS FOR CORMONT PARKING CONDOMINIUMS**

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**IMPORTANT:** THIS DECLARATION AMENDS, RESTATES, SUPERSEDES, AND REPLACES IN ITS ENTIRETY THAT CERTAIN DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS, AND EASEMENTS FOR CORMONT PARKING CONDOMINIUMS (“ORIGINAL DECLARATION”), WHICH ORIGINAL DECLARATION IS DATED FEBRUARY 25, 2025, AND WAS RECORDED ON FEBRUARY 26, 2025, AS ENTRY NO. 556347, IN BOOK 1506, BEGINNING AT PAGE 842, IN THE OFFICIAL RECORDS OF THE WASATCH COUNTY, UTAH RECORDED (“OFFICIAL RECORDS”). UPON THE RECORDATION OF THIS DECLARATION IN THE OFFICIAL RECORDS, THE ORIGINAL DECLARATION WILL BE TERMINATED AND DEEMED NULL AND VOID.

THIS AMENDED AND RESTATED DECLARATION OF COVENANTS, CONDITIONS, RESTRICTIONS, AND EASEMENTS FOR CORMONT PARKING CONDOMINIUMS (“Declaration”) is entered into and executed as of this 10<sup>th</sup> day of December, 2025 (“Effective Date”), by **RPE22 MAYFLOWER CONDOMINIUMS LLC**, a Delaware limited liability company (“Declarant”), whose address is 2600 N. Ashton Blvd, #200B, Lehi, Utah 84043, Attention: Damon Georgelas.

**RECITALS**

A. Declarant is the owner of certain real property located in the County of Wasatch, State of Utah, being more particularly described on Exhibit “A” attached hereto, which real property is being developed as part of a vertically stacked and horizontally integrated, mixed-use, convertible commercial, parking, and residential condominium project (defined below as the “Cormont Project”), portions of which have recently been platted into five hundred and ninety-four (594) separate parking stalls and one (1) separate parking condominium unit (each, a “Parking Unit” and collectively, the “Parking Units”), in accordance with that certain Cormont at Deer Valley Condominiums – Parking Plat, recorded in the Official Records, on February 26, 2025, as Entry No. 556346, in Book 1506, beginning at Page 811 (“Original Parking Plat”).

B. Declarant desires to amend, restate, supersede, and replace in its entirety the Original Declaration with this Declaration. Upon recordation of this Declaration in the Official Records, the Original Declaration will be terminated and deemed null and void.

C. In addition, concurrently with the recording of this Declaration, Declarant desires to amend, restate, supplement, supersede, and replace, in pertinent part, certain portions of the Original Parking Plat with that certain Cormont at Deer Valley Condominiums: Parking

(Amended and Restated) Plat, recorded on or about the Effective Date (“Amended Parking Plat”). For clarification, the Amended Parking Plat will amend and supplement the Original Parking Plat by adding to the previous Platted Lands (as defined in the Original Parking Plat) and the overall Cormont Project, those Platted Lands specific to Tower 2 (as identified on Sheets 7 through 20 on the Amended Parking Plat), Tower 3 (as identified on Sheets 21 through 39 on the Amended Parking Plat), and Tower 4 (as identified on Sheets 40 through 52 on the Amended Parking Plat). In addition, the Amended Parking Plat will amend, supersede, and replace, in their entirety, Sheets 3 through 6 from the Original Parking Plat with Sheets 3 through 6 as provided and set forth on the Amended Parking Plat. Upon recordation of the Amended Parking Plat in the Official Records, Sheets 3 through 6 from the Original Parking Plat will be terminated and deemed null and void. Except as amended, restated, supplemented, superseded, and replaced, in pertinent part, by the Amended Parking Plat, all terms and conditions of the Original Parking Plat are hereby ratified, confirmed, and remain in full force and effect and the Original Parking Plat and the Amended Parking Plat should be read together.

D. Upon recording of the Amended Parking Plat, the Parking Project (as defined below) will be updated to have five hundred and ninety-five (595) separate parking stalls and continue to have one (1) separate parking condominium unit (located in Tower 1) (each continuing to be defined in this Declaration individually as a “Parking Unit” and collectively as the “Parking Units”).

E. Declarant desires to create a parking condominium project (the “Parking Project”) on such real property pursuant to the Utah Condominium Ownership Act, UTAH CODE ANN. § 57-8-101, *et seq.*, as the same may be amended from time-to-time (the “Act”). The Parking Project is commonly referred to as the “Cormont at Deer Valley – Parking Condominiums” (or alternatively, the “Cormont Parking Condominiums”). The Parking Project will include the Parking Units and certain Common Areas and Facilities (as defined below), Limited Common Areas and Facilities (as defined below), and other Improvements (as defined below).

F. As of the Effective Date, Declarant has applied for, submitted, and received preliminary and/or final land use approvals, entitlements, and permits from the Military Installation Development Authority, a political subdivision of the State of Utah (“MIDA”), in connection with the development of the Parking Project, the Parking Units, and the Improvements.

G. As of the Effective Date, Declarant is the sole owner of the Parking Project and each of the individual Parking Units. Consequently, Declarant has full right, title, and authority to execute, acknowledge, and record this Declaration in the Official Records.

H. Declarant intends to sell, transfer, lease, manage, and/or operate the Parking Units and the Parking Project, subject to, among other things, the Original Parking Plat, the Amended Parking Plat, this Declaration, and the Restrictions (as defined below) and certain other rights, easements, conditions, limitations, obligations, and covenants contained in this Declaration.

I. The Parking Project possesses great natural beauty which Declarant desires and intends to preserve through the implementation of a general and coordinated plan of development, ownership, management, and operation for the Parking Project, the overall

Cormont Project, and through this Declaration. It is assumed by Declarant that each of the Owners, Occupants, Permittees, and other Persons (as each of these terms are defined below) having any rights, title, or interests in the Parking Project and the Cormont Project, or any portions thereof, will be motivated to preserve the great natural beauty and general and coordinated plan, comprehensive land planning, and other qualities of the Parking Project through its cooperation and compliance with both the letter and spirit of this Declaration.

J. Furthermore, Declarant desires to establish for its own benefit and for the mutual benefit of all future Owners, Occupants, Permittees, and other Persons of the Parking Units and the Common Areas and Facilities, as applicable, certain covenants, conditions, restrictions, easements, rights (including, certain reserved rights), privileges, assessments, and liens as set forth in this Declaration (collectively, the "Restrictions").

K. Declarant hereby declares, by recording this Declaration, the Original Parking Plat, and the Amended Parking Plat in the Official Records, that the entirety of the Parking Project and each of the individual Parking Units, together with the Common Areas and Facilities, Limited Common Areas and Facilities, and other applicable Improvements are to be held, conveyed, hypothecated, encumbered, leased, rented, used, occupied, built upon, improved, and/or otherwise used or transferred, whether in whole or in part, subject to the Restrictions and all other rights, easements, conditions, limitations, obligations, and covenants contained in this Declaration, as may be amended from time-to-time, all of which are declared and agreed to be in furtherance of an overall general and coordinated plan for the protection, maintenance, operation, and improvement of the Parking Project, the Parking Units, the Common Areas and Facilities, the Limited Common Areas and Facilities, and all other applicable Improvements. Declarant hereby declares that all of the Restrictions and any other rights, easements, conditions, limitations, obligations, and covenants contained in this Declaration are hereby imposed as equitable servitudes upon the Parking Project and each of the individual Parking Units, Common Areas and Facilities, Limited Common Areas and Facilities, and other applicable Improvements. Furthermore, all of the Restrictions and any other rights, easements, conditions, limitations, obligations, and covenants contained in this Declaration shall run with and burden the Parking Project as a whole and each of the individual Parking Units (burdening all Owners, Occupants, Permittees, and other Persons having any rights, title, or interests in any of same, or any part thereof, and their successive owners and assigns) and each of the Common Areas and Facilities and Limited Common Areas and Facilities (burdening the Association and any Owners and Persons having any rights, title, or interests in any of same, or any part thereof, and their successive owners and assigns). The Parking Project is not a cooperative.

L. One of the primary purposes of this Declaration is to provide for a general and coordinated plan of development, ownership, and operation specific to the Parking Project and to collaborate with the overall development, ownership, and operation of the Cormont Project, including, concerning matters dealing with the efficient use, enjoyment, operation, maintenance, repair, improvement, and restoration of the Parking Project and each of the Parking Units, the Common Areas and Facilities, the Limited Common Areas and Facilities, and the Improvements, for the enhancement and preservation of the values, desirability, and attractiveness of the Parking Project and the overall Cormont Project, for the protection of the Declarant's and the Owners'

rights, benefits, and privileges contemplated in this Declaration, and for the payment of taxes, assessments, insurance premiums, and other expenses pertaining thereto.

M. The Declarant intends that the Owners, Occupants, Permittees, and all other Persons having any rights, title, or interests in the Parking Project, or any portions thereof, including their successive owners and assigns, shall at all times enjoy the benefits of, and shall hold, sell, lease, and convey their interests subject to the Restrictions and any other rights, easements, conditions, limitations, obligations, and covenants contained in this Declaration, all of which are hereby declared to be in furtherance of an overall general and coordinated plan to promote and protect the cooperative aspects of the Parking Project, the Parking Units, the Common Areas and Facilities, the Limited Common Areas and Facilities, and the Improvements and are established for the purpose of enhancing the value, desirability, and attractiveness of the Parking Project. Declarant intends that, in accordance with Section 57-8-10(2)(d)(vi) of the Act, the Act shall apply to all aspects of the Parking Project, the Parking Units, the Common Areas and Facilities, the Limited Common Areas and Facilities, and the Improvements. In addition, in order to accomplish the object of developing and creating the Cormont Project as a vertically stacked and horizontally integrated, mixed-use, convertible commercial, parking, and residential condominium project and to protect and preserve the long-term viability and value of the Parking Project and the Cormont Project, it is necessary that Declarant maintain a certain level of control over the Parking Project, the Parking Units, the Common Areas and Facilities, the Limited Common Areas and Facilities, and the Improvements that may be atypical to that found in traditional mixed-use commercial, parking, and/or residential projects.

### DECLARATION

NOW, THEREFORE, in furtherance of such intent, and in consideration of the mutual benefits to be derived from this Declaration, and for the reasons recited above, Declarant hereby declares that the entirety of the Parking Project and each of the Parking Units, the Common Areas and Facilities, the Limited Common Areas and Facilities, and any other applicable Improvements shall be held, conveyed, hypothecated, mortgaged, encumbered, leased, rented, used, occupied, and improved subject to the Restrictions and any other rights, easements, conditions, limitations, obligations, and covenants contained in this Declaration, as may be amended from time-to-time, all of which Restrictions and any other rights, easements, covenants, conditions, obligations and other matters are declared to be in furtherance of a general and coordinated plan for the development, ownership, and operation of the Parking Project and to collaborate with the overall development, ownership, and operation of the Cormont Project and established for the enhancement and preservation of the values, desirability, enjoyment, and attractiveness of the Parking Project and each of the Parking Units, the Common Areas and Facilities, the Limited Common Areas and Facilities, and any other applicable Improvements, for the protection of the Declarant's and the Owners' rights, benefits, and privileges contemplated in this Declaration, and for the payment of taxes, assessments, insurance premiums, and other expenses pertaining thereto. All of the Restrictions and any other rights, easements, conditions, limitations, obligations, and covenants contained in this Declaration are declared by Declarant to be and shall constitute covenants running with the land and equitable servitudes and liens and shall be binding upon and for the benefit of Declarant and all Owners, Occupants, Permittees, and all other Persons having or acquiring any rights, title, or interests in the Parking Project, the

Parking Units, the Common Areas and Facilities, the Limited Common Areas and Facilities, and any other applicable Improvements, or any portions thereof, including, but not limited to, the heirs, executors, administrators, and assigns of any such parties and all subsequent owners of such interest.

## ARTICLE 1 DEFINITIONS

As used in this Declaration, each of the following terms shall have the meaning indicated:

1.1 “Act” means and refers to the Utah Condominium Ownership Act, UTAH CODE ANN. § 57-8-101, *et seq.*, as the same may be amended from time-to-time.

1.2 “Additional Charges” means and refers cumulatively to all collection and administrative costs and expenses, including, but not limited to, any attorneys’ fees and expenses, late charges, service fees, filing and recordation fees, accruing interest, fines (including, parking fines for violators), towing fees, and expenditures actually incurred or assessed by the Association and any other amounts that the Association is entitled to recover under the Act or by administrative or judicial decision.

1.3 “Additional Property” means any real property identified as “Additional Property” on the Original Parking Plat, the Amended Parking Plat, or the Cormont Plats, if any, and may also include any real property adjacent and contiguous to or in close proximity to the Parking Project or the Cormont Project, which is later annexed into the Parking Project and/or the Cormont Project in accordance with Article 15 below. Additional Property is real property that has not yet been submitted to the provisions of the Act, but which may hereafter be added in whole or in part to the Parking Project and/or the Cormont Project so as to permit the Declarant to develop the Parking Project, the Cormont Project, and/or the Additional Property in multiple phases.

1.4 “Allocated Interest” means the undivided interest (based upon the assigned Par Value multiplied by the square footage of each applicable Parking Unit, as further identified on Exhibit “C” attached hereto) in the Common Areas and Facilities, the Common Expenses, and votes in the Association allocated to each applicable Parking Unit. The Allocated Interest calculations are further described and identified on the spreadsheet attached hereto as Exhibit “C”. The Allocated Interest may be revised and updated based upon the annexation of any applicable or Additional Property, as provided for in this Declaration and in the Act. The Allocated Interest for Common Expenses attributed to each Parking Unit is identified on Exhibit “C” attached hereto.

1.5 “Amended Parking Plat” means that certain condominium plat and map of record specific to the Parking Project, including, that certain Cormont at Deer Valley Condominiums: Parking (Amended and Restated) Plat, recorded in the Official Records as provided in Recital C above. The term “Amended Parking Plat” may also refer to any amended or supplemental plat or map of record applicable to the Parking Project which may be recorded in the future in the Official Records. The Amended Parking Plat is hereby incorporated into, and made an integral

part of, this Declaration and all requirements and specifications set forth on the Amended Parking Plat and which are required by the Act are deemed included in this Declaration.

1.6 “Area,” when reference is made to a particular Parking Unit or combination of Parking Units located within the Parking Project, means the total number of square feet of the ground or floor surface thereof, rounded to the nearest whole number ending in zero, and computed and determined as follows on the basis of dimensions shown on the Original Parking Plat and/or the Amended Parking Plat. As applicable, the measurements used in determining the Area for such Parking Units shall run from the interior surfaces of the walls surrounding the Parking Unit concerned and each separate level, story, or floor contained within or making up the Parking Unit concerned shall be taken into account and shall augment the Area thereof. The measurements used in determining the Area for parking stalls that are Parking Units shall run from the centerlines or other identified lines shown on the Amended Parking Plat. So long as it substantially complies with the purpose and intent of this Declaration and is not arbitrary, Declarant’s determination of the Area of a particular Parking Unit or combination of Parking Units, as set forth in this Declaration or in any amendment hereto shall be final and conclusive.

1.7 “Articles of Incorporation” means and refers to the Articles of Incorporation of Cormont Parking Association Inc., which document was filed with the Utah Department of Commerce, Division of Corporations and Commercial Code on February 10, 2025.

1.8 “Assessments” means and refers to (collectively) any applicable Common Expenses, common area assessments, Regular Assessments for Common Expenses, individual assessments, Special Assessments, specific assessments, Capital Improvement Assessment, reinvestment fee assessments, Benefitted Assessments, Corrective Assessments, Default Assessments, and other assessments that may be charged, levied, imposed, or assessed by the Association and payable by an Owner of an individual Parking Unit pursuant to the terms of this Declaration and the Act.

1.9 “Association” means the association of Owners known as Cormont Parking Association Inc., a Utah non-profit corporation, and its successors or assigns.

1.10 “Benefitted Assessment” shall mean an assessment levied against a Parking Unit and its respective Owner in accordance with Section 6.4.

1.11 “Board” or “Board of Directors” means the board of directors of the Association who have been duly appointed or elected to perform their duties, as provided in the Articles of Incorporation, the Bylaws, and in accordance with the provisions of the Utah Revised Nonprofit Corporation Act, UTAH CODE ANN. § 16-6a-101, *et seq.*, as amended from time-to-time (the “Nonprofit Act”).

1.12 “Building” or “Buildings” means, individually, or, collectively, those structures, buildings, and/or towers, or applicable portions thereof, which contain (or shall contain) one or more Parking Units, Common Areas and Facilities, Limited Common Areas and Facilities, and all applicable Shared Components of the Parking Project and any other Improvements located on or within and applicable to the Parking Project at any time that are intended for parking uses, including, the applicable portions for parking uses located in or around the underground parking

garage and those areas located directly below such structures, buildings, and/or towers, and all projections and extensions of, and additions to, such structures, buildings, and/or towers, including, without limitation, any improvements affixed to the outside of such structures, buildings, and/or towers. As of the Effective Date, each Building has been designated on the Commercial Plats and the Cormont Plats with a specific number and are shown as "Tower 1", "Tower 2", "Tower 3", "Tower 4", and "Tower 5". Notwithstanding anything in this Declaration to the contrary, no representation or warranty is made regarding whether there in fact will be any Buildings located on or within and applicable to the Parking Project or any Buildings that will in fact contain one or more of the individual Parking Units at any time.

1.13 "Bylaws" means and refers to the Bylaws of the Association attached to this Declaration as Exhibit "B", as may be amended from time-to-time.

1.14 "Capital Improvement Assessment" shall mean an assessment levied against a Parking Unit and its respective Owner in accordance with Section 6.3.

1.15 "Commercial Declaration" means that certain Declaration of Covenants, Conditions, Restrictions, and Easements for Cormont Commercial Condominiums, entered into prior to or concurrently with this Declaration, as may be amended or supplemented from time-to-time.

1.16 "Commercial Plats" means, collectively, those certain condominium plats and maps of record specific to the Commercial Project, including, that certain Cormont at Deer Valley Condominiums: Commercial (Phase I) Plat, recorded in the Official Records on February 26, 2025, as Entry No. 556344, in Book 1506, beginning at Page 652, and that certain Cormont at Deer Valley Condominiums: Commercial (Phase II) Plat, recorded in the Official Records concurrently with the Amended Parking Plat, together with any amendments and/or supplemental plats thereto. The effective date and recording information for the Commercial Plats will be provided therein.

1.17 "Commercial Project" means the entirety of the commercial units, the shared components of the commercial project, the commercial common areas and facilities, the limited common areas and facilities, and any other applicable areas and improvements as created by and shown on the Commercial Plats, which, may include, as and if applicable, any additional property that may be added to the commercial project in the future pursuant to the terms and conditions of the Commercial Declaration. For clarification, the Commercial Project shall not include any portions of the Parking Project or the Residential Project or portions of the Land applicable to the Parking Project or the Residential Project.

1.18 "Common Areas and Facilities" means those areas, improvements, and portions of the Parking Project designated as "parking common areas" or "parking common areas and facilities" on the Original Parking Plat and/or the Amended Parking Plat and shall include those areas, items, and improvements listed in Section 57-8-3(5) of the Act that are specific to the Parking Project, if and as applicable. The Common Areas and Facilities may be contained within one or more of the Parking Units and/or the Buildings that are created, installed, improved, and constructed for the common or joint use and benefit of the Owners, Occupants, Permittees, and all other Persons having any rights, title, or interests in the Parking Project. For

illustration purposes, the Common Areas and Facilities within the Parking Project are intended to include, but are not limited to, those stairs, elevators, drive aisles, entrances, exits, ramps, sidewalks, walkways, paths, pathways, signs and signage improvements, control rooms, air handler rooms, trash chutes or trash rooms, storage areas, garbage chutes and chases, electrical and mechanical chases and rooms, and other utilities, facilities, systems, and/or improvements that serve the Parking Project, but only to the extent located within those areas designated as "parking common areas" or "parking common areas and facilities" on the Original Parking Plat and/or the Amended Parking Plat and included within the scope of areas, improvements, and portions of the Parking Project that have been designated under this Declaration for common or joint use and which serve and benefit more than one Parking Unit. Common Areas and Facilities shall not include (i) any interior private areas, improvements, or portions of the Parking Units that are not common or intended for joint use and, instead, are designated and intended for the singular use and benefit of a particular Owner, Occupant, and/or other Permittee, (ii) sidewalks, walkways, paths, pathways, signs and signage improvements, and other improvements or areas that are not common or intended for joint use and, instead, are hereby designated and intended for the singular use and benefit of a particular Owner, Occupant, and/or other Permittee, and (iii) any utilities, utility facilities, and/or utility systems that are not owned by the Association and are instead owned and maintained directly by the owners or operators of such utilities, utility facilities, and/or utility systems (for example, a water company, gas company, or telecommunications company). Declarant hereby declares that the Common Areas and Facilities that have been established, identified, and designated on the Original Parking Plat and/or the Amended Parking Plat as "parking common areas" or "parking common areas and facilities" are designated as being for the common or joint use and benefit of the Owners, Occupants, Permittees, and all other Persons having any rights, title, or interests in the Parking Project. Any areas, improvements, or portions of the Parking Project not designated on the Original Parking Plat and/or the Amended Parking Plat as Common Areas and Facilities or falling within those areas, items, and improvements listed in Section 57-8-3(5) of the Act are, by default, hereby designated as part of the individual Parking Units and intended for the singular use and benefit of a particular Owner, Occupant, and/or other Permittee. Notwithstanding the foregoing, the intentional or inadvertent designation of any portion of the Parking Project as Common Areas and Facilities shall not prohibit the subsequent development thereon of a Building or combination of Parking Units so long as all requirements of this Declaration are complied with in connection with such development. Additionally, the improvement or use of any portion of any building area of a Building as Common Areas and Facilities shall not be construed as a permanent inclusion of such portion within the Common Areas and Facilities, and such portions may, at any time thereafter, be improved with Buildings and Improvements so long as all requirements of this Declaration are complied with.

1.19 "Common Expenses" means the following:

1.19.1 commercially reasonable costs, expenses, fees, charges, and other amounts (including, appropriate reasonable reserves) paid or incurred by the Association in connection with the improvement (*excluding, however, the initial improvement and development*), operation, management, maintenance, repair, and replacement, as necessary and appropriate, of the Common Areas and Facilities and the performance of the Association's rights, interests, duties, and obligations under Article 5 or any other provision of this Declaration, including,

without limitation, all reasonable costs, expenses, fees, Additional Charges, and other amounts (including, without limitation, those that are properly capitalized under generally accepted accounting principles) relating to, among other things, utilities, insurance (including, the Association's allocated portion of insurance costs provided for under the Cormont Master Declaration), replacing damaged or worn-out Improvements (including, any applicable signage, lighting, and security systems) located on the Common Areas and Facilities, personnel (other than managerial personnel) necessary to perform any of the foregoing, and depreciation allowance on any machinery or equipment owned by the Association and used exclusively in connection with such matters;

1.19.2 any public or private assessment for improvements levied against the entire Parking Project (such as a gross assessment against the Parking Project only that is in the nature of an impact fee for the Parking Project as a whole), and no other property, rather than against individual tax parcels (in or outside the Parking Project), including, but not limited to, any common, special, or other assessments arising under the Recorded Documents (as defined below) or charged by MIDA and any applicable governmental, quasi-governmental, service district, or other public authority.

1.19.3 any Taxes (as defined below) imposed, assessed, or levied by MIDA and any applicable governmental, quasi-governmental, service district, or other public authority on or against the Common Areas and Facilities;

1.19.4 managerial, clerical, and overhead costs, expenses, fees, and other related amounts; and

1.19.5 Common Expenses due but not paid to the Association, including, by way of example, any applicable Additional Charges, which are determined by the Association not to be legally or practicably recoverable after the Association has exercised its good faith, commercially reasonable efforts to collect the same from the responsible Owner and/or Owners and the Association has determined, in its commercially reasonable discretion, that all reasonable remedies for collection have been exhausted, including, the filing and enforcement of the Assessments lien described in Section 6.9, if appropriate, together with all interest on, costs and attorneys' fees, and other Additional Charges incurred in connection with, such unpaid Common Expenses; *provided, however*, that if such unpaid Common Expenses are later received by the Association from or on behalf of the responsible Owner and/or Owners, any amounts previously paid by any other Owners pursuant to the preceding portion of this sentence shall be refunded pro rata to such other Owners.

1.20 "Completed Building" means a particular Building, or applicable portions thereof, within or making up a part of the Parking Project as of the date either of the following has first occurred: (a) one or more final, permanent certificates of occupancy have been issued for a particular Building, or applicable portions thereof (including, those Parking Units contained within such Building), by MIDA or the appropriate governmental authority; or (b) all or a portion of such Building is first used or occupied. Each Building and any Completed Buildings within the Parking Project may be phased in any particular order, series, or manner as the Declarant determines, in its sole and absolute discretion. Declarant, in its sole and absolute discretion, may determine the size,

scope, and duration of each phase of the Buildings within the Parking Project. Notwithstanding anything in this Declaration to the contrary, no representation, warranty, or guaranty of any kind is made regarding whether there in fact will be any Completed Buildings located on or occupied within the Parking Project or the Cormont Project or any Completed Buildings that will in fact contain one or more of the individual Parking Units at any time.

1.21 “Cormont Master Association” means Cormont Master Association Inc., a Utah non-profit corporation, and its successors or assigns.

1.22 “Cormont Master Declaration” means that certain Master Declaration of Covenants, Conditions, Restrictions, and Easements for Cormont at Deer Valley, entered into prior to or concurrently with this Declaration, as may be amended or supplemented from time-to-time.

1.23 “Cormont Master Common Areas and Facilities” means those areas, improvements, and portions of the Cormont Master Association Project (as defined in the Cormont Master Declaration) designated as “master cormont common areas” or “master cormont common areas and facilities” on the Original Parking Plat and/or the Amended Parking Plat and includes those areas, items, and improvements listed in Section 57-8-3(5) of the Act that are specific to the Cormont Master Association Project, if and as applicable. For further information, refer to the Cormont Master Declaration.

1.24 “Cormont Plats” means, collectively, the Commercial Plats, the Residential Plats, the Original Parking Plat, and the Amended Parking Plat, together with any amendments and/or supplemental plats thereto. In addition to the Amended Parking Plat, Declarant has caused the Cormont Plats to be recorded in connection with the Cormont Project.

1.25 “Cormont Project” means, collectively, the vertically stacked and horizontally integrated, mixed-use, convertible commercial, parking, and residential condominium project as created, established, shown, and provided for, collectively, on the Commercial Plats, the Residential Plats, the Original Parking Plat, and the Amended Parking Plat.

1.26 “Corrective Assessment” shall mean an assessment levied against a Parking Unit and its respective Owner in accordance with Section 6.5.

1.27 “Declarant” means RPE22 Mayflower Condominiums LLC, a Delaware limited liability company, and its successors or assigns, and any Person to which it shall have assigned and transferred any of its rights, interests, duties, and obligations under this Declaration by an express written assignment and assumption agreement which is recorded in the Official Records. Declarant may assign and transfer all or any portions of its rights, interests, duties, and obligations under this Declaration, or all or any portions of such rights, interests, duties, and obligations in connection with specific portions of the Parking Project. In the event of any partial assignment, the assignee shall not be deemed the Declarant, but may exercise such rights, interests, duties, and obligations of the Declarant as are specifically assigned to it. Any such assignment may be made on a non-exclusive basis. Notwithstanding any such assignment of the Declarant’s rights, interests, duties, and obligations under this Declaration (whether partially or in full), the assignee shall not be deemed to have assumed any of the existing duties, obligations,

and liabilities of Declarant unless, and only to the extent that, the assignee expressly agrees to do so in writing.

1.28 “Declarant’s Period of Control” means an established period of control (including, administrative control) over the Association, during which period the Declarant or persons designated by the Declarant shall have the authority to appoint and remove some or all officers or members of the Board of Directors and to perform all other rights (for example, to amend the Project Documents) during the Declarant’s Period of Control pursuant to and in accordance with the Act. It is the intent and desire of Declarant to retain control of the Association and its activities for the maximum period of time permitted under the Act.

1.29 “Declaration” means this Amended and Restated Declaration of Covenants, Conditions, Restrictions, and Easements for Cormont Parking Condominiums, as may be amended or supplemented from time-to-time.

1.30 “Default Assessment” shall mean an assessment levied against a Parking Unit and its respective Owner in accordance with Section 6.7.

1.31 “Future Plat” or “Future Plats” shall mean one or more future plats and maps of record recorded in the Official Records, which is submitted with respect to the Parking Project within the Additional Property, if any, and which may designate certain areas as Parking Units or other private areas, Shared Components of the Parking Project, Common Areas and Facilities, and/or Limited Common Areas and Facilities, as provided in this Declaration and the Act, and do not in any way limit Declarant’s rights to expand portions of the Parking Project. Any Future Plat is hereby incorporated into, and made an integral part of, this Declaration and all requirements and specifications set forth on the Future Plats and which are required by the Act are deemed included in this Declaration.

1.32 “Implementing Ordinance” means Military Installation Development Authority Resolution 2020-14, a Resolution Approving and Adopting the Mountainside Resort Master Development Agreement, dated August 19, 2020, and recorded on August 20, 2020, as Entry No. 483120, in Book 1307, beginning at Page 1743 in the Official Records.

1.33 “Improvements” means all of the Buildings (including, those Parking Units contained within a particular Building), Shared Components of the Parking Project, and the Completed Buildings, any applicable stairs, elevators, drive aisles, entrances, exits, ramps, sidewalks, walkways, paths, pathways, signs and signage improvements, curbs, gutters, medians, exterior lighting (including, without limitation, lights for pedestrian safety), utility systems and facilities (including, all culinary water, secondary water, natural gas, private fire service lines, sewer systems, storm water facilities (including, the Storm Water Systems), and other utility improvements serving and applicable to the Parking Project), and other structures, features, or improvements located on or within and applicable to the Parking Project or any particular Parking Units concerned.

1.34 “Land” means those portions of the real property more particularly described on Exhibit “A” attached hereto that are applicable to the Parking Project (including, those portions created on, underneath, and above the Land) which this Declaration submits to the terms of the

Act, together with any of the Additional Property that may be added to the Parking Project in the future pursuant to an amendment or supplement to this Declaration, as provided for in this Declaration and in the Act. The Land describes the real property as of the recording of the Original Parking Plat and as later described after (and as a result of) the recording of the Original Parking Plat.

1.35 "Limited Common Areas and Facilities" means and refers to any applicable Common Areas and Facilities within the Parking Project that have been specifically designated, allocated, identified, and/or described by the Declarant as limited common areas in this Declaration or as "parking limited common areas" on the Original Parking Plat and/or the Amended Parking Plat as being for the exclusive use of one (1) or more Parking Units or for the exclusive use of one (1) or more Owners, but fewer than all of the Parking Units and Owners. No Limited Common Areas and Facilities may be severed from the ownership of the Parking Unit to which it is appurtenant. If this Declaration describes Limited Common Areas and Facilities that are not depicted on the Original Parking Plat and/or the Amended Parking Plat, or if there is a dispute over the boundaries of Limited Common Areas and Facilities, the Board of Directors shall have the authority and discretion to determine the boundaries and such determination shall be final.

1.36 "Majority of the Owners" means the Owners holding a majority of the aggregate Allocated Interest at any given time.

1.37 "Manager" means the Declarant or other manager selected by the Declarant, unless the Declarant's Period of Control has expired, on which date the Manager shall be selected by a Majority of the Owners. Declarant hereby expressly reserves the right to replace any previously selected Manager and select a new Manager during the Declarant's Period of Control. The Manager's rights, interests, duties, and obligations under this Declaration may be assigned at any time to the Association at any time, in the Declarant's and Manager's sole and absolute discretion, for the purpose of performing the Manager's functions under this Declaration. Notice of any such assignment shall be recorded in the Official Records and shall, pursuant to Section 16.1.4, be effective as an amendment to this Declaration, with no signature other than the signature of the Declarant, the Manager, and the new Manager being required. For any period during which the Manager is an Owner other than Declarant, the rights, duties, liabilities, and obligations of the Manager under this Declaration shall be an appurtenance to the Parking Unit (or combination of Parking Units) owned by such Owner and shall run with such Parking Unit(s) unless and until assigned in accordance with the foregoing portion of this Section 1.37. Notwithstanding anything in this Declaration to the contrary, no representation or warranty is made regarding who will in fact be the Manager from time-to-time.

1.38 "Master Association" has the meaning set forth in the Master Declaration.

1.39 "Master Association Documents" means the Implementing Ordinance, Master Development Agreement, Master Declaration, and the articles of incorporation, the bylaws, and all rules and regulations of the Master Association, including, without limitation, those of the Design Review Committee (as defined and established under the Master Declaration), as each of the same may be adopted and amended from time-to-time.

1.40 “Master Cormont Unit” means part of the Parking Project, including, one (1) or more rooms or designated areas (for example, an area consisting of a control room) of airspace situated within a particular Building comprising part of the Parking Project, designed and intended for independent ownership. Each Master Cormont Unit has been legally created and subdivided as its own independent unit within the Parking Project in accordance with the Original Parking Plat and/or the Amended Parking Plat, or any other unit to be legally created and/or subdivided or that can be legally created and/or subdivided in the future (including, as Additional Property) pursuant to this Declaration.

1.41 “Master Declaration” is defined in Section 4.6 below.

1.42 “Master Developer” shall mean the “Master Developer” under the Master Development Agreement, which is presently EX Utah Development LLC, a Delaware limited liability company.

1.43 “Member” shall mean any Person holding a Membership in the Association pursuant to this Declaration as an Owner of a particular Parking Unit situated upon or within and applicable to the Parking Project.

1.44 “Membership” shall mean a membership in the Association and the rights granted to the Owners and Declarant pursuant to this Declaration and the Act. Membership in the Association shall at all times consist exclusively of Declarant (for as long as it owns any of the Parking Project) and the Owners. Each Owner shall be a Member of the Association so long as such Person shall be an Owner and such Membership shall automatically terminate when the Member ceases to be an Owner.

1.45 “Mortgage” means a mortgage, deed of trust, or other security agreement recorded in the Official Records.

1.46 “Mortgagee” means the mortgagee under a mortgage, the beneficiary under a deed of trust, or the secured party under any security agreement recorded in the Official Records.

1.47 “Occupant” or “Occupants” means one or more Person or Persons, other than an Owner, in possession of, or using a Parking Unit, including, without limitation, tenants, customers, or invitees.

1.48 “Official Records” means the official land records of the Wasatch County Recorder, State of Utah.

1.49 “Owner” or “Owners” means the fee owner or owners of record in the Official Records of a particular Parking Unit situated upon or within and applicable to the Parking Project. Declarant shall be considered the record Owner of each of the Parking Units and the Common Areas and Facilities (including, the Limited Common Areas and Facilities) for as long as it owns any portion of the Parking Project and each of the particular Parking Units and Common Areas and Facilities (including, the Limited Common Areas and Facilities) prior to their initial conveyance by Declarant. If any particular Parking Unit or Common Areas and Facilities has more than one Owner, the duties, liabilities, and obligations of each such Owner

under this Declaration shall be joint and several. Notwithstanding any applicable theory relating to a Mortgage, the term "Owner" shall not mean a Mortgagee unless and until such Mortgagee has acquired fee title to the realty concerned pursuant to foreclosure or any arrangement or proceeding in lieu of foreclosure.

1.50 "Par Value" shall mean the number of points assigned to each of the individual Parking Units by this Declaration, being more particularly expressed and applied in Exhibit "C" attached hereto and incorporated in this Declaration.

1.51 "Parking Project" means the entirety of the parking real estate project created on, underneath, and above the Land described on Exhibit "A" attached hereto, consisting of Parking Units, the Shared Components of the Parking Project, the Common Areas and Facilities, the Limited Common Areas and Facilities, and any other applicable Improvements as created by and shown on the Original Parking Plat and the Amended Parking Plat, which, may include, as and if applicable, any Additional Property that may be added to the Parking Project in the future pursuant to an amendment or supplement to this Declaration, as provided for in this Declaration and in the Act. For clarification, the Parking Project shall not include any portions of the Commercial Project or the Residential Project or portions of the Land applicable to the Commercial Project or the Residential Project.

1.52 "Parking Unit" or "Parking Units" means part of the Parking Project, including, one (1) or more rooms or designated areas (for example, an individual parking stall) of airspace situated within a particular Building comprising part of the Parking Project, designed and intended for independent ownership. Each Parking Unit has been legally created and subdivided as its own independent parking unit within the Parking Project in accordance with the Original Parking Plat and the Amended Parking Plat, or any other parking unit to be legally created and/or subdivided or that can be legally created and/or subdivided in the future (including, as Additional Property) pursuant to this Declaration. The respective Allocated Interest in the Common Areas and Facilities is appurtenant to each Parking Unit. Unless otherwise shown, described, or designated on the Amended Parking Plat (for example, for any compact or non-standard parking stalls), the standard dimensions for each of the parking stalls that are Parking Units are intended to be nine feet (9') in width, nineteen feet (19') in length, and have a height that is shown on the Amended Parking Plat (which may vary). Each Parking Unit is designated by a Parking Unit Number shown on the Amended Parking Plat. To the extent applicable, each Parking Unit includes the Area and any applicable plumbing, electrical (including, electronic vehicle charging stations and any applicable fixtures, supplies, and equipment related thereto), heating, and air-conditioning apparatus serving only that Parking Unit, which apparatus and conduits are part of the Parking Unit. Any portion of a utility system or other apparatus serving more than one (1) Parking Unit (for example, pipes, conduits, ducts) which is located partially within and partially outside of a particular Parking Unit (including, without limitation, the fire protection sprinkler system) is part of the Common Areas and Facilities or may be part of the Cormont Master Common Areas and Facilities. Any portion of a utility system serving only one (1) Parking Unit that is located outside the Parking Unit is part of the Limited Common Area and Facilities appurtenant to that Parking Unit. Declarant reserves for itself (until the Declarant's Period of Control has expired) the right to unilaterally increase, decrease, amend, update, or change the standard dimensions for

each of the parking stalls that are Parking Units, including, by way of example, changing standard sized parking stalls into compact or non-standard parking stalls.

1.53 “Parking Unit Number” shall mean the number, letter, symbol, or address (or combination of one or more of the aforementioned) that identifies a single Parking Unit in the Parking Project. As of the Effective Date, each Parking Unit has been identified on the Amended Parking Plat with a specific three-digit or four-digit number (for example, “Parking Unit 201” (which is a parking stall) and “Parking Unit 1001” (in Tower 1). Declarant reserves for itself (until the Declarant’s Period of Control has expired) the right to unilaterally amend, update, or change any one or more of the Parking Unit Numbers.

1.54 “Person” or “Persons” means any natural individual, partnership, firm, estate, association, corporation, limited liability company, trust, joint venture, government, governmental subdivision or agency, or any other form of business or legal entity capable of holding title to real property.

1.55 “Project Documents” means, collectively, the Original Parking Plat, the Amended Parking Plat, this Declaration, the Bylaws, the Articles of Incorporation, and any Rules of the Association adopted from time-to-time by the Declarant and/or the Board of Directors. This Declaration, the Original Parking Plat, and the Amended Parking Plat create the Parking Project and set forth the Restrictions and all other rights, reservations, easements, conditions, restrictions, limitations, obligations, covenants, assessments, liens, and all other matters applicable to the Land falling within the Parking Project. The Articles of Incorporation create the Association. The Bylaws provide for the regulation and management of the Association, and the Rules provide for the regulation and management of the Parking Project.

1.56 “Qualified Mortgagee” means a Mortgagee of which the Association and each Owner have been given written notice, including such Mortgagee’s name and address.

1.57 “Regular Assessments for Common Expenses” shall mean an assessment levied against a Parking Unit and its respective Owner in accordance with Section 6.1.

1.58 “Residential Declaration” means that certain Declaration of Covenants, Conditions, Restrictions, and Easements for Cormont Residential Condominiums, entered into prior to or concurrently with this Declaration, as may be amended or supplemented from time-to-time.

1.59 “Residential Plats” means, collectively, those certain condominium plats and maps of record specific to the Residential Project, including, that certain Cormont at Deer Valley Condominiums: Residential (Phase I) Plat, recorded in the Official Records on February 26, 2025, as Entry No. 556348, in Book 1506, beginning at Page 983, and that certain Cormont at Deer Valley Condominiums: Residential (Phase II) Plat, recorded in the Official Records concurrently with the Amended Parking Plat, together with any amendments and/or supplemental plats thereto. The effective date and recording information for the Residential Plats will be provided therein.

1.60 "Residential Project" means the entirety of the residential units, the shared components of the residential project, the residential common areas and facilities, the limited common areas and facilities, and any other applicable areas and improvements as created by and shown on the Residential Plats, which, may include, as and if applicable, any convertible lands and/or additional property that may be added to the residential project in the future pursuant to the terms and conditions of the Residential Declaration. For clarification, the Residential Project shall not include any portions of the Commercial Project or the Parking Project or portions of the Land applicable to the Commercial Project or the Parking Project.

1.61 "Resort Quality Standard" means the highest of the following standards of conduct, development, construction, maintenance, repair, operation, and/or other applicable activities: (1) the standard required to maintain and operate the Parking Project in a condition and a quality level no less than that which existed at the time that the Parking Project and the Cormont Project were initially completed (ordinary wear and tear excepted); (2) the standard required under any trademark license agreement (or other similar agreement) or any franchise or license agreement entered into by and between Declarant (or its subsidiaries and/or affiliates) (unless the Declarant's Period of Control has expired), the Association, and/or the Owners and a third-party manager, franchisor, or licensor; or (3) the standard required in order to meet or exceed the standards maintained at similar projects as the Cormont Project that are operated by and/or otherwise associated with any one or more of the "4 Star" or "5 Star" hotel brands identified in any trademark license agreement (or other similar agreement) entered into by and between Declarant (or its subsidiaries and/or affiliates) and a licensor and at all times in a fashion which shall not interfere with the operations of or diminish the status or reputation of the Parking Project and the Cormont Project. Declarant shall initially establish the Resort Quality Standard and it may contain both objective and subjective elements. The Resort Quality Standard may evolve and be updated from time-to-time as the needs and desires within the Parking Project and the Cormont Project change.

1.62 "Restrictive Covenants" means the Master Declaration and the Village Declaration.

1.63 "Rules" shall be those rules and regulations adopted from time-to-time by the Declarant and/or the Board of Directors pursuant to the Act. The initial Rules adopted by the Declarant and/or the Board of Directors and any subsequent amendments, additions, supplements, or replacements of the Rules need not be recorded in the Official Records. The adoption and amendment of any Rules do not require a vote of the Owners.

1.64 "Shared Components of the Parking Project" means any applicable portions of a Building that are specific to the Parking Project and shared by or are reasonably necessary for the use and enjoyment of one or more Parking Units, including, without limitation, party walls, shared walls, demising walls, common walls, structural walls, floors, and components, security systems (if any), and other shared or common utilities (including, common metering equipment and systems).

1.65 "Special Assessment" shall mean an assessment levied against a Parking Unit and its respective Owner in accordance with Section 6.6.

1.66 “Special Declarant Rights” shall mean, to the fullest extent permitted by law and under the Act, all of those rights that Declarant reserves for itself in, under, and pursuant to this Declaration, including, without limitation, the right to (i) construct any Improvements provided for in this Declaration; (ii) maintain sales offices, administrative offices, construction offices, models, signs, and signage improvements advertising the Parking Project; (iii) exercise any and all rights to easements upon, over, and to the Common Areas and Facilities, the Limited Common Areas and Facilities, and other areas within the Parking Project for the purpose of making Improvements or marketing the use and availability of the Parking Units; (iv) appoint or remove any officer or member of the Board of Directors; (v) create or designate additional Parking Units, Common Areas and Facilities, and/or Limited Common Areas and Facilities within any applicable Additional Property; and (vi) exercise those rights specified and provided for in Section 3.1, Section 4.8, Article 13, and other sections of this Declaration.

1.67 “Supplemental Declaration” shall mean a written instrument recorded in the Official Records, which refers to this Declaration and which adds the Additional Property to the Parking Project or amends, modifies, or supplements this Declaration in accordance with its terms, including, any Supplemental Declaration that designates Additional Property, or converts the same into Parking Units, Common Areas and Facilities, Limited Common Areas and Facilities, and/or other areas.

1.68 “Taxes” means all current and future taxes, public and private assessments (including, without limitation, assessments of any special improvement district, public improvement district, or owners association, including the Association with regard to any Assessments), charges, and fees imposed, assessed, or levied by MIDA and any governmental or other public authority on or against the Parking Project and/or the Parking Units concerned.

1.69 “Unconstructed Parking Unit” shall mean a Parking Unit that is intended, as depicted on the Original Parking Plat and/or the Amended Parking Plat, to be fully contained within a Building and is not constructed.

1.70 “Vehicular” or “Vehicle” means automobiles, trucks (not exceeding 1 ton), bicycles, motorcycles, motorized scooters, passenger vans, sport utility vehicles, and other wheeled conveyances, in each case intended for personal transportation, but specifically excluding any construction equipment (except as needed for the initial construction of the Parking Project and to oversee the operations, maintenance, repairs, and replacements contemplated in this Declaration), snow cats, trailers, campers, mobile homes, and buses.

1.71 “Village Association” has the meaning set forth in the Village Declaration.

1.72 “Village Declaration” is defined in Section 4.6 below.

1.73 “Village Documents” means the Implementing Ordinance, Master Development Agreement, Village Declaration, and the articles of incorporation, the bylaws, and all rules and regulations of the Village Association, including, without limitation, those of the Design Review Committee, as the same may be adopted and amended from time-to-time.

## ARTICLE 2

## CREATION AND MANAGEMENT OF THE PARKING PROJECT

2.1 Submission. Declarant hereby submits and subjects the Parking Project (including, such portions of the Land as are included within the Parking Project pursuant to the Original Parking Plat and/or the Amended Parking Plat) as part of a vertically stacked and horizontally integrated, mixed-use, convertible commercial, parking, and residential condominium project pursuant to the Act, and in furtherance thereof, makes and declares that the Restrictions contained in this Declaration, and the Parking Project (including, all of the Parking Units, the Shared Components of the Parking Project, the Common Areas and Facilities, the Limited Common Areas and Facilities, and any other of the Improvements located on or within and applicable to the Parking Project), shall be held, conveyed, hypothecated, mortgaged, encumbered, leased, rented, used, occupied, and improved subject to this Declaration and the Restrictions and any other limitations, reservations, rights, easements, conditions, obligations, covenants, and other provisions contained in this Declaration, which shall be enforceable as equitable servitudes and constitute covenants, conditions, and restrictions running with the land and shall be binding upon and inure to the benefit of Declarant, the Association, and each Owner, including their respective heirs, executors, administrators, personal representatives, successors, and assigns. The Parking Project includes the following:

Those portions of the real property more particularly described on Exhibit "A" attached hereto as are included within the Parking Project pursuant to the Original Parking Plat and/or the Amended Parking Plat and thereby included in the Parking Project (including, those portions created on, underneath, and above the Land).

TOGETHER WITH: (i) all buildings, improvements, and structures, or portions thereof, situated on, underneath, above, or comprising a part of the Land applicable to the Parking Project, whether now existing or hereafter constructed; (ii) all easements, rights-of-way, and other appurtenances and rights incident to, appurtenant to, or accompanying said applicable portion of the Land; and (iii) all articles of personal property intended for use in connection with the Land applicable to the Parking Project.

ALL OF THE FOREGOING IS SUBJECT TO: all liens for current and future taxes, assessments, and charges imposed or levied by governmental or quasi-governmental authorities; all patent reservations and exclusions; any mineral reservations of record and rights incident thereto; all instruments of record which affect the Land or any portions thereof, including, without limitation, any mortgage or deed of trust, the Restrictive Covenants, the Master Association, and the Village Association; all visible easements and rights-of-way; all easements and rights-of-way of record; any easements, rights-of-way, encroachments, or discrepancies shown on or revealed by the Original Parking Plat, the Amended Parking Plat, the Cormont Plats, or otherwise existing; an easement for each and every pipe, line, cable, wire, utility line, or similar facility which traverses or partially occupies the Land at such times as construction of all improvements are complete; and all easements necessary for ingress to, egress from, maintenance of,

and replacement of all such pipes, lines, cables, wires, utility lines, and similar facilities.

RESERVING UNTO DECLARANT, however, the Special Declarant Rights and all such easements and rights of ingress and egress over, across, through, and under the Land and any improvements now or hereafter constructed thereon as may be reasonably necessary for Declarant or for any assignee or successor of Declarant (in a manner which is reasonable and not inconsistent with the provisions of this Declaration): (i) To construct and complete the Parking Project and the Cormont Project and all of the other improvements described in this Declaration or in the Original Parking Plat, the Amended Parking Plat, or the Cormont Plats recorded concurrently herewith, and to do all things reasonably necessary or proper in connection therewith; and (ii) To improve portions of the Land with such other or additional improvements, facilities, or landscaping designed for the use and enjoyment of all the Owners as Declarant or as such assignee or successor may reasonably determine to be appropriate. If, pursuant to the foregoing reservations, the portions of the Land applicable to the Parking Project or any improvements thereon are traversed or partially occupied by a permanent improvement or utility line, a perpetual easement for such improvement or utility line shall exist. With the exception of such perpetual easements, the reservations hereby effected shall, unless sooner terminated in accordance with their terms, expire ten (10) years after the date on which this Declaration is recorded in the Official Records.

2.2 Name. As of the Effective Date, the Parking Project is named and commonly referred to as the “Cormont at Deer Valley – Parking Condominiums” (or alternatively, the “Cormont Parking Condominiums”).

2.3 Interpretation of Declaration and Applicability of the Act. Declarant intends that the Parking Project shall be governed by the Act, except where (without violating the Act) Declarant has included specific provisions in this Declaration which legally vary, supersede, or supplement the Act, in which event such specific provisions of this Declaration which are or seem contrary to the Act shall govern the Parking Project. Except for judicial construction, the Board of Directors of the Association shall have the exclusive right to construe and interpret the provisions of this Declaration. In the absence of any adjudication to the contrary by a court of competent jurisdiction, the Board of Directors’ construction or interpretation of the provisions of this Declaration shall be final, conclusive, and binding as to all Owners and their respective Occupants or Permittees and any other Persons and property benefitted or bound by the provisions of this Declaration.

2.4 Agent for Service of Process. Brian P. Rosander, Esq. at Parsons Behle & Latimer, with a business address of 201 South Main Street, Suite 1800, Salt Lake City, Utah 84111, shall be the person to receive service of process for the Parking Project pursuant to the Act, until such time as the Board of Directors shall duly appoint a new agent and file a supplement hereto.

2.5 Resort Quality Standard. Owners recognize that the Resort Quality Standard is for the benefit of the Parking Project and the Cormont Project (as a whole) and that it contains both objective and subjective standards, appearances, and other factors which may evolve over time. Owners further agree to abide by the Resort Quality Standard prevailing at the Parking Project and the Cormont Project (as a whole) at any given time.

### ARTICLE 3 GRANT OF EASEMENTS

3.1 Initial Construction; Declarant's Reservations and Rights to Access. Declarant, for itself and its affiliates, successors, assigns, agents, employees, contractors, subcontractors, and other authorized personnel, including, the Manager, reserves any and all rights, easements, and interests (and hereby declares that such rights, easements, and interests are created) as are reasonably necessary or desirable, as determined by Declarant, to enter onto and access all portions of the Parking Project (i) during the course of the initial construction, improvement, and development of the Parking Project (including, the Parking Units, the Shared Components of the Parking Project, the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), and any other of the Improvements), for the broadly construed purposes of constructing, installing, improving, developing, monitoring, and performing (or causing to be performed) the initial construction, improvement, and development of the Parking Project, (ii) during the course of Declarant's efforts to sell, lease, manage, and operate, as applicable, any of the individual Parking Units or combination of Parking Units within the Parking Project and to construct, improve, develop, and/or annex any additional phases, property, or improvements into the Parking Project (including, the rights set forth in Article 15), (iii) during the course of Declarant performing (or causing to be performed), monitoring, or exercising any and all of Declarant's rights, interests, duties, and/or obligations under this Declaration (including, as part of Declarant's exercise of the Special Declarant Rights), and (iv) to conduct any inspections, investigations, and to perform (or cause to be performed) any repairs, corrective measures, and/or replacements deemed necessary under any written construction warranties provided to Declarant, if any, and/or by any builder parties, contractors, or subcontractors engaged or used by Declarant in connection with the construction, improvement, and development of the Parking Project. In addition, the Declarant shall have the right to grant and reserve easements and rights-of-way through, under, over, and across the Parking Project for construction purposes, and for the installation, maintenance, and inspection of the utilities, utility lines, and appurtenances for public or private water, sewer, drainage, gas, electricity, cable, fiber, telephone, television reception, and other utilities or quasi-utilities. The reservations and rights in favor of Declarant to enter onto and access all portions of the Parking Project under this Section 3.1 are intended to be broadly construed and shall include, but not be limited to, all rights, easements, and interests directly associated with and incidental or supplementary to Declarant's ownership, construction, improvement, development, management, and operation of the Parking Project and Declarant's intentions and objective of selling, leasing, managing, and operating the individual Parking Units contained within the Parking Project to various Owners, Occupants, and Permittees and in various phases. Furthermore, the reservations and rights in favor of Declarant under this Section 3.1 may be exercised, utilized, and carried out by Declarant to the fullest extent that Declarant determines are reasonably necessary or desirable, without requiring any prior approval or consent from the Association or any particular Owner.

3.2 Access Easement. Each Parking Unit shall have appurtenant thereto and be benefited by those stairs, elevators, drive aisles, entrances, exits, ramps, sidewalks, walkways, paths, pathways, and other areas located on or comprising a part of the Common Areas and Facilities located on or within the Parking Project that are installed, improved, and constructed for the common or joint use and benefit of the Owners, Occupants, Permittees, and all other Persons having any rights, title, or interests in the Parking Project and such portions of the Common Areas and Facilities shall be subject to and be burdened by a perpetual, non-exclusive right-of-way and easement for pedestrian ingress, egress, and access upon, over, and across those areas of the Common Areas and Facilities designed for such use. The use of such right-of-way and easement shall be for the benefit of each Parking Unit belonging to the other Owners and for the use of said Owners and its Occupants, Permittees, and any other Persons having any rights, title, or interests in the Parking Project. The use of such right-of-way and easement for the Common Areas and Facilities within the Parking Project by the Owners of the Parking Units and their respective Occupants and Permittees shall be limited to parking, commercial, and business purposes only, which shall include, but not be limited to, reasonable and customary pedestrian traffic, ingress, egress, and access to and across those areas of the Common Areas and Facilities commonly associated with parking, commercial, and business uses (for example, ingress, egress, and access by pedestrians across the Common Areas and Facilities to access the Commercial Project and/or the Residential Project). Once constructed, the portions of the Common Areas and Facilities intended for common or joint use and benefit of the Owners and their respective Occupants and Permittees may only be modified, changed, or reconfigured with the prior written consent of the Declarant (unless the Declarant's Period of Control has expired), the Association, and the Owner or those Owners whose Common Areas and Facilities or Parking Units are affected by such modification, change, or reconfiguration, which consent shall not be unreasonably withheld, conditioned, or delayed. Any such modification, change, or reconfiguration to any portions of the Common Areas and Facilities intended for common or joint use and benefit of the Owners, Occupants, and all other Persons having any rights, title, or interests in the Parking Project must be performed in accordance with Article 4. The right-of-way and easement provided for in this Section 3.2 shall not benefit and, without the written approval of the Declarant (unless the Declarant's Period of Control has expired) and the Association, may not be assigned or granted to or for the benefit of any non-Owners, non-Occupants, non-Permittees, or any other Persons who do not have any rights, title, or interests in the Parking Project (*excluding, however, any applicable Additional Property that may be added to the Parking Project in the future*).

3.3 Easements for Common Areas and Facilities. The Common Areas and Facilities contained within the Parking Project (and to the extent any Common Areas and Facilities are applicable to or are located within any of the Buildings, the Shared Components of the Parking Project, and/or the Parking Units) are specifically designated for and shall be used for the following enumerated purposes related to the ownership, uses, and activities conducted on the Parking Units and subject to the limitations and restrictions that any such uses and activities shall not (i) be unreasonable or inconsistent with the uses and activities commonly found in a vertically stacked and horizontally integrated, mixed-use, convertible commercial, parking, and residential condominium project, (ii) violate any applicable laws (including, any valid and enforceable ordinances, development codes, and building requirements enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable) or Rules, (iii) violate or be inconsistent with the Resort Quality Standard, the Master Declaration, the Village Declaration,

the Cormont Master Declaration, or any Project Documents, or (iv) adversely impact the ownership, uses, operation, and/or activities of any other Owners and their Occupants and Permittees within the Parking Project:

3.3.1 Ingress and Egress. Non-exclusive ingress, egress, and access by pedestrians for the benefit of each Owner and their Occupants and Permittees upon, over, and across any and all plazas, courtyards, paths, pathways, sidewalks, ramps, and boardwalks located outside of the Buildings and on the portion of the Land applicable to the Parking Project, subject to the Rules and such other contractual arrangements as may exist from time-to-time by and among the Declarant, the Association, and/or other owners of the Cormont Project pertaining to the use, management, and maintenance of such plazas, courtyards, paths, pathways, sidewalks, ramps, and boardwalks.

3.3.2 Support. Each Parking Unit, Building, Shared Components of the Parking Project, and the Common Areas and Facilities shall have an easement for lateral, horizontal, and subjacent support from every other Parking Unit, Building, Shared Components of the Parking Project, and the Common Areas and Facilities.

3.3.3 Public and Private Utilities. Installation, maintenance, and operation of any applicable public and private utilities, utility services, and related facilities specific to and for the Common Areas and Facilities and/or the buildable areas for any particular Buildings, Shared Components of the Parking Project, Parking Units, and other Improvements located on or within and applicable to the Parking Project and on each individual Parking Unit, including, without limitation, those public or private utility easements depicted, granted by, and described on the Original Parking Plat and/or the Amended Parking Plat, if any, and the other Cormont Plats, as applicable. The public and private utilities, utility services, and related facilities applicable to this Section 3.3.3 shall include, without limitation, the installation, maintenance, and operation of any applicable vaults, meters, pipelines, valves, hydrants, sprinkler controls, conduits, sewage facilities, and all related facilities, all of which shall whenever and wherever reasonably feasible be located within those designated public and private utility easement areas created by and shown on the Original Parking Plat, the Amended Parking Plat, and/or the Cormont Plats, as applicable, and shall be installed (whenever possible) below the surface or within the walls, floors, and ceilings of the Common Areas and Facilities, or the surface of any other above-ground improvements located thereon; *provided, however*, that in any event, (i) all of the foregoing permitted public and private utilities, utility services, related facilities, and installations which are located above the surface or outside of the walls, floors, and ceilings of the Common Areas and Facilities shall be placed so as not to unreasonably interfere with, restrict, impair, or impede and does not adversely impact other uses of Common Areas and Facilities or any buildable areas applicable to any Buildings, Shared Components of the Parking Project, Parking Units, or other Improvements located on or within and applicable to the Parking Project, and (ii) except as part of the initial construction, improvement, and development of the Common Areas and Facilities and other Improvements located on or within and applicable to the Parking Project, no such permitted public and private utilities, utility services, related facilities, and installations which must be located above the surface or outside of the walls, floors, and ceilings of the Common Areas and Facilities shall be placed upon any Parking Unit without the prior written consent of the Owner of such Parking Unit, which consent shall not be unreasonably withheld,

conditioned, or delayed. In addition, use of the public and private utility easements established by or contemplated in this Section 3.3.3 are subject to the terms, conditions, and limitations of the Original Parking Plat, the Amended Parking Plat, the Cormont Plats (as applicable), this Declaration, and any other separate instruments granting or creating certain specific public and private utility easements within the Parking Project, as applicable. All public and private utility easements established by or contemplated in this Section 3.3.3 may be modified, expanded, reconfigured, and/or relocated in accordance with the Original Parking Plat, the Amended Parking Plat, the Cormont Plats (as applicable), this Declaration (including, as part of Declarants exercise of Special Declarant Rights), or as may otherwise be permitted by any other separate instruments granting or creating such specific utility easements.

3.3.4 Comfort and Convenience. Comfort and convenience of the Owners of each Parking Unit within the Parking Project by installation, maintenance, and operation of those minor convenience facilities, such as additional lighting and security systems, which each Owner may from time-to-time deem appropriate to construct or permit to be constructed within its individual Parking Unit; *provided, however*, that no such minor convenience facilities shall unreasonably interfere with, restrict, impair, or impede other uses of the Common Areas and Facilities (including, any Cormont Master Common Areas and Facilities) or the building areas or Shared Components of the Parking Project located on any other Parking Units or any other portions of the Cormont Project and such minor convenience facilities shall be maintained, operated, and insured solely by the Owner of the Parking Unit (at such Owner's sole cost and expense) on which they were installed in a reasonably clean, orderly, and usable condition and in a good state of maintenance and repair, consistent with the terms, conditions, and standards of this Declaration.

3.3.5 Temporary Construction Activities. Construction, maintenance, repair, replacement, rearrangement, and remodeling of any particular Buildings (including, any Shared Components of the Parking Project) and Improvements located on or specifically included within the Parking Project, including, any improvements in the Common Areas and Facilities not substantially affecting or changing the Common Areas and Facilities, except as permitted or required in this Declaration. All such work under this Section 3.3.5 shall be temporary in nature and conducted in the most expeditious manner reasonably possible to minimize the interference with use of Common Areas and Facilities, the overall Cormont Project (including, the Commercial Project and the Residential Project) and the ownership and intended use and enjoyment by the Owners on each of their individual Parking Units and their respective Occupants and/or Permittees of the Building or Buildings (including, any Shared Components of the Parking Project) located on or specifically included within the Parking Project and the work under this Section 3.3.5 shall be diligently prosecuted to completion. In connection with all such work or construction performed under this Section 3.3.5 located on or within and applicable to the Parking Project, incidental encroachment upon the Common Areas and Facilities may occur as a result of the use of ladders, scaffolding, barricades, and similar facilities resulting in the temporary obstruction of portions of the Common Areas and Facilities, all of which are permitted under this Declaration so long as their use is kept within reasonable requirements and good business practices of construction work, is expeditiously pursued, and does not materially and adversely impact the ownership and commercial use and enjoyment by the other Owners on each of their individual Parking Units or their respective Occupants and/or Permittees of the

Building or Buildings (including, any Shared Components of the Parking Project) located on or within and applicable to the Parking Project. The rights to use the Common Areas and Facilities, as provided in this Section 3.3.5, include the rights for ingress and egress of motorized and non-motorized equipment for transporting construction materials and equipment and persons employed in connection with any work provided in this Section 3.3.5 and the temporary storage of materials being utilized in connection with such construction, subject to all of the other terms of this Section 3.3.5 and this Declaration, *provided, however*, no material, equipment, or storage facilities may be located upon or within any of the Parking Units without the express written consent of the Owner of such Parking Units, which consent shall not be unreasonably withheld, conditioned, or delayed.

3.3.6 Service and Delivery. Ingress, egress, and the temporary delivery and loading and unloading of goods, wares, merchandise, furniture, fixtures, supplies, and equipment, and the rendition of services to any Owner to and from those hallways, stairs, elevators, drive aisles, walkways, ramps, and other areas located on or comprising a part of the Common Areas and Facilities or in any other areas that exclusively serve any particular Building or Buildings within the Parking Project for loading and unloading.

3.3.7 Foundations, Footings, Overhangs, and Canopies. Installation, repair, replacement, and maintenance of: (i) any applicable Building foundations and footings located on or within and comprising a part of the Parking Project; (ii) any applicable Building canopies and canopy support columns located on or within and comprising a part of the Parking Project; (iii) Shared Components of the Parking Project located within the Parking Project (including, without limitation, any applicable party walls, shared walls, demising walls, common walls, structural walls, floors, and components); and (iv) pilasters and other Building columns or pillars, extending from any applicable portions of the Buildings over, onto, under, and into the Common Areas and Facilities located on or within and comprising a part of the Parking Project.

3.3.8 Minor Encroachments. Minor encroachments of Building or Shared Components of the Parking Project, including, any applicable walls, overhangs, support columns, canopies, and eaves from any portion of the Buildings and/or the Shared Components of the Parking Project over, onto, under, and into the Common Areas and Facilities. In addition, in the event that any portion of the Common Areas and Facilities, the Limited Common Areas and Facilities, the Parking Units, the Shared Components of the Parking Project, and/or the Buildings (whether constructed by Declarant or the Owners, as the case may be, or reconstructed so as to substantially duplicate such foregoing areas) encroaches or comes to encroach on the Common Areas and Facilities, the Limited Common Areas and Facilities, another Parking Unit, the Shared Components of the Parking Project, and/or the Buildings, as a result of construction, reconstruction, repair, shifting, settlement, or movement of any portion of the foregoing, an easement is created hereby and shall exist so long as such encroachment exists, but such easement shall not relieve an Owner of liability in the case of willful misconduct.

3.4 Parking for Residential Project and Commercial Project. Subject to the terms and conditions of this Declaration (including, the payment of daily parking fees and charges under this Section 3.4, as applicable) and in connection with Declarant's general and coordinated plan of development, ownership, management, and operation for the Parking Project and the overall

Cormont Project and to promote the cooperative aspects of the Parking Project and the overall Cormont Project, Declarant intends to design, construct, maintain, operate, and manage (or cause to be maintained, operated, and managed) those parking stalls that are Parking Units within the Parking Project (as more specifically depicted and identified on the Amended Parking Plat) in a manner that will be made available to (i) the owners, occupants, and permittees of the Residential Units (as this term is defined in the Residential Declaration), (ii) the owners, occupants, and permittees of the Commercial Units (as this term is defined in the Commercial Declaration), and (iii) the general public (including, for day skier parking, event parking, recreational visitors, and customers visiting or shopping at the Cormont Project), *provided, however,* certain parking stalls that are Parking Units may be reserved and/or owned outright in fee simple and made available exclusively for certain owners of the Commercial Units and their respective employees. In addition to the easements granted elsewhere under this Article 3 and subject to the terms and conditions of this Declaration, the Declarant grants and establishes a perpetual, non-exclusive easement and right-of-way in favor of the owners, occupants, and permittees of the Residential Units and the Commercial Units and to the overall general public in order to provide access to, from, and in connection with the parking stalls that are Parking Units within the Parking Project and to provide access to, from, and in connection with those stairs, elevators, drive aisles, entrances, exits, ramps, sidewalks, walkways, paths, pathways, and other areas located on or comprising a part of the Common Areas and Facilities located on or within the Parking Project (all as more specifically depicted and identified on the Original Parking Plat and the Amended Parking Plat). The current scope, configuration, and location of the easement areas in connection with the parking stalls and the Common Areas and Facilities located on or within the Parking Project are more specifically depicted and identified on the Original Parking Plat and/or the Amended Parking Plat. The use of the perpetual, non-exclusive easement and right-of-way for the parking stalls that are Parking Units and Common Areas and Facilities within the Parking Project under this Section 3.4 shall be limited in all respects to the terms and conditions of this Declaration and limited to parking and parking related uses and activities, which shall include, but not be limited to, reasonable and customary pedestrian traffic, ingress, egress, and access to and across those areas of the Common Areas and Facilities commonly associated with parking uses. Provided that the owner of a Residential Unit is not in default under this Declaration or any of the other Project Documents, each owner of a Residential Unit will have access to one (1) unreserved, unassigned parking stall that is a designated Parking Unit within the Parking Project, without being subject to a daily parking fee, so long as and during such time as such owner of a Residential Unit is "in residence" at its respective Residential Unit (with "in residence" meaning actually occupying and using the Residential Unit and may require each owner of a Residential Unit to check-in with the Declarant, the Association, and/or the designated third-party property manager (including, the Manager), parking operator, and/or other professional consultant). All occupants, permittees, transient lodgers, guests, family members, and/or invitees of such owner of a Residential Unit will be subject to the payment of a daily parking fee charged by Declarant (during the Declarant's Period of Control) and/or the Association, who shall have the right to charge and retain all daily parking fees charged per Vehicle for each of the parking stalls that are Parking Units within the Parking Project. The daily parking fee and charges per Vehicle may be adjusted from time-to-time as the Declarant (during the Declarant's Period of Control) and the Association deem advisable in their own business judgment. Declarant reserves the right and shall be permitted to delegate or assign any and all collection, enforcement, maintenance, and operational rights, control, and responsibilities with respect to the parking stalls that are Parking

Units and the Common Areas and Facilities within the Parking Project to a third-party property manager (including, the Manager), parking operator, and/or other professional consultant. The parking stalls within the Parking Project shall not be utilized for: (i) the location or storage of trash receptacles, (ii) camping for any period of time, (iii) storage uses (except as permitted elsewhere in this Declaration during the course of construction), (iv) the parking or storage of any snow cats, trailers, campers, mobile homes, or buses, or (v) any other purposes materially inconsistent with the parking of Vehicles. Violations of any terms, conditions, standards, or requirements under this Section 3.4 (including, misuse of the parking stalls that are Parking Units and the associated Common Areas and Facilities) and any other violation or threatened violation of this Declaration may result in fines, penalties, charges (including, Additional Charges), towing fees, and/or other remedies being charged and/or exercised by the Declarant and/or the Association.

3.5 Lobby Access for Residential Project. Subject to the terms and conditions of this Declaration, including, the terms, conditions, standards, or requirements under this Section 3.5, and in connection with Declarant's general and coordinated plan of development, ownership, management, and operation for the overall Cormont Project and to promote the cooperative aspects and a certain measure of interconnectivity between the Parking Project and the Residential Project, Declarant grants and establishes a perpetual, non-exclusive easement and right-of-way in favor of the Residential Association and the owners, occupants, and permittees of the Residential Units in order to provide access to, from, and over certain designated areas of Parking Unit 1001 (in Tower 1) in order to connect to and provide front lobby access for the Residential Project. The scope and purpose of the perpetual, non-exclusive easement and right-of-way under this Section 3.5 shall include front lobby access through and over a designated portion of Parking Unit 1001 and a front desk presence in a to-be-designated portion of Parking Unit 1001, which areas will permit the Residential Association to provide the owners, occupants, and permittees of the Residential Units with check-in and check-out services, receive keys and information specific to the Residential Project, communicate and address certain housekeeping, maintenance, and other related needs, and otherwise handle basic services and inquiries for the owners, occupants, and permittees of the Residential Units upon arrival and departure. As part of the terms, conditions, and consideration for the perpetual, non-exclusive easement and right-of-way granted pursuant to this Section 3.5, the Residential Association will be responsible to pay for its fair and equitable proportion of the Common Expenses specific to Parking Unit 1001 and its fair and equitable proportion of maintenance, insurance, taxes, and other applicable costs and expenses specific to Parking Unit 1001, each as determined and billed by the Declarant, the Association, and/or the Owner of Parking Unit 1001, in their commercially reasonable discretion. The actual front lobby access areas and points of connection (including, any doors or entrances) between Parking Unit 1001 and the Residential Project, the location of the front desk and any related improvements, and any other permitted areas and uses (for example, the location of any office and/or administrative space) in connection with this Section 3.5, will be established by the Declarant, the Association, and/or the Owner of Parking Unit 1001, in their reasonable discretion. The Residential Association and the owners, occupants, and permittees of the Residential Units' access and use of any portions of Parking Unit 1001 and any Common Areas and Facilities within the Parking Project shall at all times be subject to the terms, conditions, standards, and applicable provisions of this Declaration and limited to front desk and lobby-related purposes. Violations of any terms, conditions, standards, or requirements under this Section 3.5 and any other violation or

threatened violation of this Declaration may result in fines, penalties, charges (including, Additional Charges), and/or other remedies being charged and/or exercised by the Declarant, the Association, and/or the Owner of Parking Unit 1001.

3.6 Parking Signage, Rules, and Reserved Rights. Declarant (including, as part of Declarant's exercise of the Special Declarant Rights) as part of the initial construction and ongoing operation and management of the Parking Project reserves the right to establish and determine the design, type, content, location, and layout of any signage governing the use of the parking stalls that are Parking Units within the Parking Project and the adoption, implementation, and application of any and all Rules specific to access to or use of the parking stalls and the Common Areas and Facilities within the Parking Project. In doing so, Declarant and the Association shall have the right to install, construct, place, paint, maintain, repair, replace, and repaint, as and when necessary, all directional and traffic signs, informational signs, signage fixtures and equipment, markers and lines, striping, and pedestrian crossings upon or within the parking stalls and the Common Areas and Facilities within the Parking Project. Further, Declarant reserves for itself (until the Declarant's Period of Control has expired) and the Association (with respect to Common Areas and Facilities within the Parking Project) all rights associated with its ownership, operation, management, and control of the parking stalls and the Common Areas and Facilities within the Parking Project, including the right to grant its occupants, permittees, invitees, tenants, and guests the right to use the parking stalls and the Common Areas and Facilities within the Parking Project for purposes of Vehicular and pedestrian ingress and egress, so long as such reserved rights and third-party usage does not materially or adversely interfere with, diminish, or disrupt the easement and right-of-way granted to or in favor of the owners, occupants, and permittees of the Residential Units and Commercial Units. In addition, Declarant reserves the right to grant other Persons easements and rights-of-way in, on and through the parking stalls and the Common Areas and Facilities within the Parking Project, so long as such easements and rights-of-way do not materially or adversely interfere with, diminish, or disrupt the easements and any other rights granted to or in favor of the owners, occupants, and permittees of the Residential Units and Commercial Units under this Declaration.

3.7 Electronic Vehicle Charging Stations. Declarant (including, as part of Declarant's exercise of the Special Declarant Rights) reserves the right to have (and to convert in the future) as many of the parking stalls that are Parking Units within the Parking Project be equipped with electronic vehicle charging stations, including necessary fixtures, supplies, and equipment related thereto.

3.8 Storm Drainage Easements. Each Parking Unit and Building (including, any Shared Components of the Parking Project) located on or within and comprising a part of the Parking Project shall have appurtenant thereto and be benefited by and each Parking Unit and Building (including, any Shared Components of the Parking Project) located on or within and comprising a part of the Parking Project shall be subject to and be burdened by, a perpetual, non-exclusive right-of-way and easement to discharge storm water drainage and/or storm water runoff from each Parking Unit and Building (including, any Shared Components of the Parking Project) constructed within each Parking Unit and Building over, upon, under, and across the Common Areas and Facilities located on or adjacent to each Parking Unit, including, but not limited to, any areas designated on the Original Parking Plat and/or the Amended Parking Plat, if any, and

the other Cormont Plats, as applicable, as storm water drainage and/or detention areas or public or private utility easements, upon the following terms and conditions: (i) the grades and the Storm Water Systems for the overall Parking Project shall remain in strict conformance with the purpose and intent of the original, approved storm water and utility plans adopted by the Declarant (the "Approved Storm Water Plans"), and (ii) no Building, Shared Components of the Parking Project, or Parking Unit may be altered or permitted to be altered in a manner where the surface of the applicable Common Areas and Facilities, or portions thereof, located on such Building, Shared Components of the Parking Project, or Parking Unit or the applicable portions of the Storm Water Systems constructed over, upon, under, and across such Building, Shared Components of the Parking Project, or Parking Unit if such alteration is not in strict conformance with the Approved Storm Water Plans or would materially and adversely increase the flow of storm water drainage, storm water runoff, storm water detention, or surface water onto an adjacent Parking Unit, Building, or other Improvements within the Parking Project either in the aggregate or by directing the flow of surface storm water drainage, storm water runoff, storm water detention, or surface water in a manner that would materially and adversely impact any Parking Unit, Building, Shared Components of the Parking Project, or other Improvements located on or within and comprising a part of the Parking Project. All storm water collection facilities, storm drainage lines, drains, gutters, downspouts, berms, swells, detention areas, and other drainage facilities and systems (collectively, the "Storm Water Systems") located over, upon, under, and across each of the Parking Units, the Buildings, the Shared Components of the Parking Project, and the Common Areas and Facilities shall be maintained by the Association in accordance with the terms, conditions, and standards of Article 5 of this Declaration. To the extent the Storm Water Systems applicable to the Parking Project are part of an overall storm water system and related improvements that serve and benefit the Cormont Project (as a whole), the Association may enter into any agreement or arrangement with the Cormont Master Association to maintain the Storm Water Systems. The Storm Water Systems, as further set forth in the Approved Storm Water Plans, have been designed to serve and benefit all of the Parking Units, the Shared Components of the Parking Project, and the Buildings located on or within and comprising a part of the Parking Project and possibly to be part of an overall storm water system that serves and benefits the Cormont Project (as a whole). The rights to use, connect to, and benefit from the Storm Water Systems and those Common Areas and Facilities associated with the Storm Water Systems, as provided in this Section 3.8, include the rights of the Association to maintain, repair, expand, relocate, and replace (or cause to be maintained, repaired, expanded, relocated, and replaced by a third-party, like the Cormont Master Association), as necessary and appropriate, those Storm Water Systems from and connecting to each of the Parking Units, the Shared Components of the Parking Project, the Buildings, and the Common Areas and Facilities onto and across those portions of the Parking Units, the Shared Components of the Parking Project, the Buildings, and the Common Areas and Facilities as is necessary to safely and properly use the Storm Water Systems (*provided, however, except as contained in the Approved Storm Water Plans, such Storm Water Systems shall, to the extent possible, be placed in any designated utility areas or utility easements within the Common Areas and Facilities and shall not unreasonably and adversely affect the use and operation of the Parking Units, the Shared Components of the Parking Project, or the Buildings*). No modification, change, or reconfiguration (including, the expansion or relocation of the Storm Water Systems) that materially and adversely affects the grading, orderly discharge, flow, detention, and operation of the Storm Water Systems shall be made to the Storm Water Systems without the prior written

consent of the Declarant (unless the Declarant's Period of Control has expired), the Association, and the Owner or those Owners whose Parking Units are affected by such modification, change, or reconfiguration, which consent shall not be unreasonably withheld, conditioned, or delayed. Prior to making any such modification, change, or reconfiguration (including, any expansion or relocation of the Storm Water Systems) to the Storm Water Systems, sufficiently detailed plans, specifications, and drawings must be submitted to the Declarant, the Association, and the Owner or those Owners whose Parking Units are affected for approval. In determining whether to approve or disapprove any plans, specifications, and drawings submitted, the Declarant, the Association, and any affected Owners of Parking Units shall have the right to assess and evaluate whether any proposed modifications, changes, or reconfigurations to the Storm Water Systems comply with the requirements of this Section 3.8 and any other applicable provisions, requirements, or standard of this Declaration and determine whether such proposed modifications, changes, or reconfigurations are in strict conformance with the purpose and intent of the Approved Storm Water Plans. All costs and expenses associated with any modification, change, or reconfiguration of the Storm Water Systems (including, the expansion or relocation of the Storm Water Systems) will be paid by the Association (as part of the Common Expenses payable by the Owners under Article 6) if such modification, change, or reconfiguration is for the common or joint use and benefit of the Owners and their respective Occupants and Permittees or paid by the Owner proposing and making such modification, change, or reconfiguration.

3.9 Emergency Access Easement; Towing Services. Declarant hereby grants a general easement to all police, sheriff, fire protection, ambulance, and all other similar emergency agencies or Persons (including, towing services) to enter upon the Parking Project in the proper performance of their duties.

3.10 Creation of Easements and Equitable Servitudes. Subject to the Restrictions and any other limitations, reservations, rights, easements, conditions, obligations, covenants, and other provisions contained in this Declaration, there are hereby created permanent, non-exclusive easements and equitable servitudes appurtenant to, for the benefit of, and over, across, in, under, and through the Common Areas and Facilities located on or within and comprising a part of the Parking Project for the uses and purposes set forth in this Article 3. There are hereby also further created non-exclusive easements and equitable servitudes for ingress, egress, and access to the Common Areas and Facilities located over, along, and under the Common Area and Facilities located on or within and comprising a part of the Parking Project for the purpose of effectuating any necessary repairs, maintenance, and replacement of the Common Areas and Facilities located on the Parking Units, the Shared Components of the Parking Project, and/or the Buildings as provided in this Declaration.

3.11 Walls, Fences, or Barriers. Except as part of the initial construction, improvement, and development of any Common Areas and Facilities and Improvements located on or within and comprising a part of the Parking Project and any party, shared, structural, or common walls specific to the Buildings (including, the Shared Components of the Parking Project) and except as contemplated elsewhere in this Declaration, no walls, fences, barriers, or other improvements located outside of or within the Buildings of any sort or kind shall be constructed or erected in the Parking Project, or any portion thereof, which shall prevent, eliminate, or substantially impair or adversely impact the use or exercise of any of the easements

granted in this Declaration, or the free access and movement of Owners and their respective Occupants and Permittees, including, without limitation, pedestrian traffic, ingress, egress, and access over the Common Areas and Facilities and between the various Parking Units, the Shared Components of the Parking Project, and the Buildings; *provided, however*, that certain Rules (including, without limitation, Rules dealing with and addressing traffic controls, security and safety measures, and other matters as may be necessary or desirable to guide and control the orderly flow of vehicular and/or pedestrian traffic consistent with the Common Areas and Facilities), may be adopted by the Declarant and/or the Association to the extent such Rules do not materially and adversely affect or diminish the common or joint nature of the Common Areas and Facilities or any other Common Units, Shared Components of the Parking Project, Buildings, or Owners.

3.12 No Merger. Notwithstanding an Owner's ownership of more than one Parking Unit within the Parking Project, the easements granted under this Article 3 shall burden and benefit each Parking Unit individually, in accordance with the terms of this Declaration, without merger as a result of such common ownership, and upon conveyance of a Parking Unit so that such Parking Unit ceases to be under common ownership, neither the Owner conveying said Parking Unit nor the Owner acquiring said Parking Unit shall need to execute any additional documentation to evidence the existence of said easements, and said easements shall relate back to and shall be deemed to have been created as of the date this Declaration is recorded in the Official Records.

#### ARTICLE 4 DEVELOPMENT AND OPERATION OF PARKING PROJECT

4.1 Association Approval. After the initial construction, improvement, and development of any Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities) and Improvements located on or within and comprising a part of the Parking Project and except for any subsequent repairs, maintenance, and replacement of any applicable Common Areas and Facilities located on or within the Parking Units in accordance with Article 5 of this Declaration, no excavation, grading, or similar work in the Parking Project shall be commenced, no further Improvements in the Parking Project shall be constructed or installed, and no alteration, refurbishing, or repainting of the exterior of any Improvements shall be performed, unless and until complete plans (including, without limitation, plans showing the elevations, building materials, colors, and signage) have first been submitted to, and approved in writing by, the Declarant (unless the Declarant's Period of Control has expired), the Association (with such approval from the Association not being unreasonably withheld, conditioned, or delayed), and the Cormont Master Association (as and to the extent required under the Cormont Master Declaration). The Association may (but is not obligated to) use a committee approach for such review. Such plan submission and approval requirements specific to the Association shall not apply to repairs, maintenance, or alterations of pre-existing Improvements that do not (a) affect the size or the design or appearance of such Improvements (including, the elevations, building materials, colors, and, signage), (b) change the permitted use of such Improvements, or (c) change the then-existing configuration or uses of any Completed Buildings or Improvements. As and to the extent required under the Cormont Master Declaration, the plan submission and approval requirements and standards specific to the Cormont Master Association are governed

by and set forth in the Cormont Master Declaration. In determining whether to approve or disapprove plans submitted, the Association shall use its reasonable, good faith judgment to assess and assure that all Improvements are of good quality and sound construction, functionally harmonize with existing surroundings and Improvements, and comply with the other requirements of this Declaration, including the Resort Quality Standard. The Association may, however, approve plans that entail a variance from such requirements so long as in the reasonable, good faith judgment of the Association such variance is necessary or appropriate. The fact that Improvements comply with applicable zoning, development codes, building requirements, and other laws shall not necessarily mean that such Improvements will be permissible under this Declaration. Any plans submitted to the Association shall be approved or disapproved by the Association in writing within thirty (30) calendar days after submission. If the Association fails to take any action within such 30-day period, the Association shall be deemed to have approved the plans submitted; *provided, however*, that to the extent that such plans violate the Resort Quality Standard or any applicable laws (including, any valid and enforceable ordinances, development codes, and building requirements enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable) or contemplate any variance from the requirements of this Declaration, the failure of the Association to take action in a timely manner shall be deemed a disapproval of such plans as to any proposed variance and/or violation of any applicable laws. Any disapproval of such plans by the Association shall be in writing and shall be accompanied by a reasonably detailed explanation for such disapproval. Review or approval by the Association (or the Cormont Master Association pursuant to the Cormont Master Declaration) of any submitted plans shall be solely for the Association's (or the Cormont Master Association's) own benefit, and neither the Association or the Cormont Master Association have not reviewed any submitted plans for compliance with any laws, ordinances, regulations, rules, permits, codes, or governmental requirements and the Association and the Cormont Master Association expressly disclaim any responsibility to do so. Review or approval by the Association of any submitted plans shall not be deemed to be or to result in any warranty, representation, or conclusion by the Association relative to the technical adequacy of such plans or the quality, safety, soundness, suitability for a particular purpose, or compliance of the Improvements described by such plans. The Association and the Cormont Master Association shall not be liable for any damages by reason of any action, inaction, approval, or disapproval by the Association or the Cormont Master Association with respect to any request made pursuant to this Declaration or the Cormont Master Declaration so long as such action, inaction, approval, or disapproval did not occur as a result of the Association's or the Cormont Master Association's gross negligence or willful misconduct.

4.2 Use; Nuisances and Offensive, Unsightly, and Unsafe Conditions. No part of the Parking Project may be used or occupied by any Owners or their respective Occupants or Permittees for any use that violates the Act, the Rules, or any applicable laws, ordinances, regulations, rules, permits, or governmental requirements that are inconsistent with this Declaration. All Parking Units, Buildings, and the Improvements shall be used only for parking and parking related purposes and such supplemental and ancillary business activities that are consistent with the then applicable zoning, development codes, building requirements, and permitted uses specific to the Parking Project. All Buildings and Parking Units contained within the Parking Project shall be:

4.2.1 of a first-class quality construction and nature designed for those uses and purposes consistent with the applicable zoning, development codes, building requirements, and permitted uses for the Parking Project;

4.2.2 architecturally and aesthetically compatible with all other then-existing Completed Buildings in the Parking Project;

4.2.3 owned, constructed, occupied, used, and operated in such a manner as will preserve the fire insurance rating on any other then-existing Completed Buildings within the Parking Project; and

4.2.4 constructed in compliance with all applicable MIDA, state, county, and municipal subdivision, building, zoning, and other laws, ordinances, regulations, rules, permits, codes, or governmental requirements, including, to the extent applicable, the Act.

In addition, no part of the Parking Project or any Parking Unit may be used or occupied by any Owners or their respective Occupants or Permittees for any noxious, illegal, offensive, nuisance, hazardous, unsightly, or unsafe activities (including, the ownership or use of any unlawful or unsafe objects, animals, or conditions). Without limiting the generality of the foregoing, no unreasonable noise or disturbances may be permitted on or within any Parking Unit. No Owner shall unlawfully use, deposit, store, dispose, transport, or release any hazardous substances, hazardous wastes, pollutants, contaminants, or other unsafe substances on any part of the Parking Project.

#### 4.3 Construction and Maintenance Requirements.

4.3.1 Initial Construction. Prior to or in conjunction with the initial construction and completion of any Building, the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities) shall be constructed by the Declarant or the Owner of the Building concerned in accordance with this Declaration; *provided, however*, the initial construction and completion of the Common Areas and Facilities may be phased and sequenced in any particular order, series, or manner as the Declarant determines, in its sole and absolute discretion. After the initial construction and completion of any Common Areas and Facilities, the same shall not be demolished, removed, relocated, or altered in any material respect without the prior written consent of the Declarant (unless the Declarant's Period of Control has expired), the Association, the Cormont Master Association (as and to the extent required under the Cormont Master Declaration), and the Owner or those Owners whose Parking Units are affected by such demolition, removal, relocation, or alteration, which consent shall not be unreasonably withheld, conditioned, or delayed. No Improvements shall be built in such a manner as to adversely affect the structural integrity or fire rating of any other Improvements in the Parking Project and the overall Cormont Project.

4.3.2 No Interference. All work performed in the construction, maintenance, repair, replacement, alteration, or expansion of any Parking Units by the Owners shall be effected as expeditiously as reasonably possible and in such a commercially reasonable manner as not to unreasonably interfere with, obstruct, diminish, or delay (other than on a temporary basis for the shortest amount of time possible after taking into consideration commercially

reasonable circumstances) (i) access to or from the Parking Project, the Cormont Project, and any particular Building and/or Parking Unit, or any parts thereof, or to or from any public or private utility easements benefitting the Parking Project, or (ii) the delivery and receiving of any goods, wares, merchandise, furniture, fixtures, supplies, and equipment or the rendition of any services by a particular Owner and its Occupants or Permittees in the Parking Project and the overall Cormont Project. Staging for the construction, maintenance, repair, replacement, alteration, or expansion of any Parking Units by the Owners, including, without limitation, the storage of building materials and supplies and the parking of any permitted construction Vehicles and equipment, shall be on the applicable Parking Unit(s) being improved or on some other location within the Parking Project designated by Declarant (unless the Declarant's Period of Control has expired, and in such event, such location shall be designated by the Association). Unless otherwise specifically stated in this Declaration, the Owner contracting for the performance of such work shall, at its sole cost and expense, promptly repair and restore or cause to be promptly repaired and restored to its prior condition all Buildings, Common Areas and Facilities, or other Improvements damaged, disrupted, or destroyed in the performance of such work. In the event any of the Buildings, Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), or other Improvements are damaged, disrupted, or destroyed in the performance of any Owner's work under this Article 4, the Declarant and/or the Association may elect, in their commercially reasonable discretion, but shall not have the obligation, to perform or cause to be performed (for example, through contractors or subcontractors selected by Declarant and/or the Association) all repair, restoration, and other work necessary to such Buildings, Common Areas and Facilities, or other Improvements at the sole cost and expense of the Owner originally contracting for such work and causing such damage, disruption, or destruction. Certain other self-help and takeover rights in favor of the Cormont Master Association may be set forth in the Cormont Master Declaration. In the event that any duty, responsibility, and/or obligation of the Association under this Article 4 or elsewhere in this Declaration arises or is caused by the action or inaction, willful misconduct, omission, or negligent act or acts of any Owner or group of Owners or their respective Occupants or Permittees, the cost and expenses for such damage, maintenance, repair, and/or replacement may be assessed solely to the responsible Owner or Owners by way of a Special Assessment.

4.3.3 No Liens. No Owner shall permit any liens to stand against any Parking Unit, Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), or Improvements, or any other portions of the Parking Project other than the Owner's Parking Unit(s) for any work done or materials furnished or services rendered in connection with the performance of any work by or at the direction or for the benefit of such Owner or its Occupants or Permittees. Such Owner shall within thirty (30) calendar days cause any such outstanding lien or claim of lien to be released of record or transferred to bond in accordance with applicable laws, failing which the Owner of the Parking Unit or the Common Areas and Facilities or Improvements (including, the Declarant and the Association, each as to their respective interests) that is encumbered with a lien in violation of this Section 4.3.3 shall have the right, but not the obligation, at the defaulting Owner's expense, to transfer said lien to bond or to remove said lien. Such defaulting Owner shall indemnify, defend (with counsel selected by the indemnified Owner, the Declarant, and/or the Association), and hold harmless the other Owners, the Declarant, the Manager, and the Association from any and all liabilities, claims, damages, expenses (including, without limitation, reasonable attorneys' fees and costs), liens,

claims of lien, judgments, proceedings, and causes of action, arising out of or in any way connected with the performance of any work under this Article 4, unless caused by the negligent or willful act or omission of the indemnified party.

4.3.4 Parking Unit Owner's Maintenance Responsibility. Each Owner of a Parking Unit shall keep, maintain, repair, and replace all interior spaces, features, components, and improvements constituting a part of such Owner's Parking Unit in good and attractive order, reasonably clean, orderly and usable condition, and in a good state of maintenance and repair, excluding any Common Areas and Facilities situated on and within such Owner's Parking Unit (if any) that the Association is responsible for maintaining, repairing, and replacing pursuant to Article 5 of this Declaration. The following items are expressly included within the scope and area of Owner's responsibility: (a) all interior walls, floors, surfaces, non-structural components, and other interior spaces, features, components, and improvements of any Parking Unit (*excluding, however*, any Shared Components of the Parking Project), (b) all individual utility services and connections (such as power, light, gas, hot and cold water, individual water metering, heating, refrigeration and air conditioning systems) within or servicing such Owner's Parking Unit, as applicable, (c) all fixtures, minor convenience facilities (as contemplated under Section 3.4.4), and security systems within or applicable to such Owner's Parking Unit, (d) all individual heating, refrigeration and air conditioning systems, ducts, and equipment within or servicing such Owner's Parking Unit, as applicable, (e) all individual plumbing systems, pipes, equipment, and components thereof, and (f) all individual electrical systems, conduits, equipment, and components thereof. If an item is not included within the foregoing description of the scope and area of Owner's responsibility and such item is located within a Parking Unit, then the presumption shall be that such item is the responsibility of the Owner to maintain, repair, and replace, unless otherwise expressly stated in this Declaration or otherwise determined in writing by the Board of Directors of the Association. Each Owner shall be responsible for and timely pay all individual utility costs and utility services provided to such Owner's Parking Unit, *excluding, however*, any costs for shared or common utility services that are not separately billed or metered and are provided to an individual Building or the Buildings as a whole. Except as otherwise provided in this Declaration, any shared or common utility services servicing the Parking Project shall be paid by the Association and such costs and expenses shall be included within the Common Expenses for the Parking Project. Except for responsibilities of the Association pursuant to Article 5 below, each Owner shall ensure that its respective Parking Unit(s) are sufficiently heated to prevent the freezing of water, sewer, and other utility lines or systems serving the Parking Project. Except as otherwise provided in this Declaration or required under the Act, no provision of this Declaration shall be construed or interpreted to mean that any Building or individual Parking Unit or combination of Buildings or Parking Units cannot be razed or removed at any time or must be restored or reconstructed if damaged or destroyed. However, if an Owner or group of Owners raze or remove any particular Building, individual Parking Unit, or combination of Buildings and/or Parking Units, or if any Building, individual Parking Unit, or combination of Buildings and/or Parking Units are damaged or destroyed, within a reasonable time after such occurrence the Owner or applicable group of Owners of the individual Parking Unit or combination of Parking Units on which such Building or Buildings is or was located shall either cause such Building(s) and/or individual Parking Unit(s) to be replaced or restored or cause all debris to be removed and the site of such Building(s) and/or Parking Unit(s) to

be left in a level, clean, safe, and slightly condition pending construction of another Building or Buildings, individual Parking Unit and/or Parking Units.

4.4 Alterations by Owners of Parking Units. After the initial construction, improvement, and development of any Parking Unit, no Owner of a Parking Unit shall make any additions, alterations, or improvements in or to its Parking Unit unless and until complete plans have first been submitted to, and approved in writing by, the Declarant (unless the Declarant's Period of Control has expired), the Association (with such approval from the Association not being unreasonably withheld, conditioned, or delayed), and the Cormont Master Association (as and to the extent required under the Cormont Master Declaration). As and to the extent required under the Cormont Master Declaration, the plan submission and approval requirements specific to the Cormont Master Association are governed by and set forth in the Cormont Master Declaration. All proposed additions, alterations, or improvements to a Parking Unit shall be made in compliance with the Resort Quality Standard and all valid and enforceable ordinances, development codes, building requirements, laws, rules, and regulations enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable; and any conditions and good construction practices imposed by the Association with respect to design, structural integrity, aesthetic appeal, construction details, etc. No addition, alteration, or improvement to a Parking Unit may in any manner adversely affect any particular Building (including, any Shared Components of the Parking Project) and Improvements within the Parking Project, without the prior written consent of the Association, the Cormont Master Association (as and to the extent required under the Cormont Master Declaration), and the Owner or those Owners whose Parking Units or Building (including, any Shared Components of the Parking Project) are affected by such addition, alteration, or improvement, which consent shall not be unreasonably withheld, conditioned, or delayed. An Owner of a Parking Unit who makes or causes to be made any such additions, alterations, or improvements shall hold the Association, the Declarant, the Cormont Master Association, and all other Owners harmless from and indemnify them against any liability or damage to the Parking Units, the Buildings, the Improvements, or other portions of the Parking Project, and costs and expenses arising therefrom that arises as a result of such additions, alterations, or improvements.

4.5 Common or Shared Wall Penetrations, Generally. For all Buildings where an Owner owns two (2) or more Parking Units within a particular Building which share one (1) or more party walls, shared walls, demising walls, common walls, footings and foundations, structural walls, and/or other shared components specific to the Building (including, the Shared Components of the Parking Project), such Owner upon approval of the Association, the Declarant (unless the Declarant's Period of Control has expired), and the Cormont Master Association (as and to the extent required under the Cormont Master Declaration) may remove or alter a partition between or shared component of the Owner's Parking Units, even if the partition or shared component is entirely or partly within the Common Areas and Facilities; or create an opening to the adjoining Parking Units or portion of a Parking Unit; *provided, however*, an Owner of such Parking Units may not take such action if the action would (i) impair the structural integrity or mechanical systems of the applicable Building (including, the Shared Components of the Parking Project), either of the Parking Units, or other components of the Cormont Project; (ii) reduce the support or integrity of any portion of the Building (including, the Shared Components of the Parking Project), the Common Areas and Facilities, the Limited

Common Areas and Facilities, or another Parking Unit; or (iii) constitute a violation of UTAH CODE ANN. § 10-9a-608, any valid and enforceable ordinances, development codes, building requirements, laws, rules, and regulations enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable, the Resort Quality Standard, or good construction practices. The Board of Directors may require the Owner of two adjacent Parking Units to submit, at such Owner's expense, a registered professional engineer or registered architect's opinion stating that a proposed joinder, combination, or change to the Owner's Parking Units will not (i) impair the structural integrity or mechanical systems of the applicable Building (including, the Shared Components of the Parking Project), either of the Parking Units, or other components of the Cormont Project, (ii) reduce the support or integrity of any portion of the Building (including, the Shared Components of the Parking Project), the Common Areas and Facilities, the Limited Common Areas and Facilities, or another Parking Unit, or (iii) constitute a violation of UTAH CODE ANN. § 10-9a-608, any valid and enforceable ordinances, development codes, building requirements, laws, rules, and regulations enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable, the Resort Quality Standard, or good construction practices. The Board of Directors may require an Owner of two adjacent Parking Units to pay all of the legal and other expenses of the Association related to a proposed joinder, combination, change, or alteration to the Parking Units or Building under this Section 4.5. The joining of Parking Units by such a wall penetration does not change any Assessments or voting rights attributable to the Owner's Parking Units prior to the wall penetration.

4.6 Master Plat and Recorded Documents. The Parking Project and the Cormont Project (as a whole) are situated within a portion of the MIDA Master Development Plat, recorded on June 30, 2020, as Entry No. 480155, in Book 1299, beginning on Page 1122 in the Official Records, together with any amendments thereto (as amended, the "Master Plat") and is subject to the terms, conditions, limitations, restrictions, reservations, rights, easements, obligations, and covenants contained in the Master Plat, as applicable. In addition to the Master Plat, the Original Parking Plat, the Amended Parking Plat, the Cormont Plats, and this Declaration, the Parking Project is subject to the provisions of: (a) the terms and conditions of that certain Master Declaration of Covenants, Conditions, Restrictions and Easements for Mountainside Village and Resort, dated August 20, 2020, and recorded on August 21, 2020, as Entry No. 483149, in Book 1308, beginning at Page 27, in the Official Records (the "Master Declaration"), as such Master Declaration has been or may be modified or amended at any time and from time-to-time; (b) the terms and conditions of that certain Mountainside Resort Master Development Agreement, dated August 19, 2020, and recorded on August 20, 2020, as Entry No. 483120, in Book 1307, beginning at Page 1743, in the Official Records (the "Master Development Agreement"), as such Master Development Agreement has been or may be modified or amended at any time and from time-to-time; and (c) the terms and conditions of that certain Declaration of Covenants, Conditions, Restrictions and Easements for Village at Mountainside, recorded on August 21, 2020, as Entry No. 483151, in Book 1308, beginning at Page 148 in the Official Records, as such Village Declaration has been or may be modified or amended at any time and from time-to-time (the "Village Declaration") (collectively, the aforementioned documents are referred to as the "Recorded Documents"). Any terms, conditions, rights, reservations, easements, covenants, conditions, restrictions, obligations, assessments, and other matters applicable to the Parking Project as granted by or established under the Recorded Documents may be amended, modified, or relocated in accordance with the

terms and conditions of the Recorded Documents. In addition to the Recorded Documents, all future or ongoing development, use, and operation of the Parking Project is subject to all valid and enforceable ordinances, development codes, and building requirements enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable. The Parking Project is located within the boundaries of MIDA is subject to all rules, regulations, requirements, fees, assessments, and charges of MIDA.

4.7 Priority of Master Declaration, Village Declaration, and Cormont Master Declaration. This Declaration and the other Project Documents shall be subject and subordinate to the Master Declaration, the Village Declaration, and the Cormont Master Declaration and associated documents. If there is any conflict or inconsistency between the terms and conditions of this Declaration or any of the other Project Documents and the terms and conditions of the Master Declaration, the Village Declaration, and the Cormont Master Declaration and associated documents, the terms and conditions of the Master Declaration, the Village Declaration, and the Cormont Master Declaration and associated documents, as the case may be, shall govern and control. The terms and conditions of this Section 4.7 may not be amended or deleted without the prior written consent of the Declarant and the Master Developer, to the extent an amendment to the priority regime is required by the Master Developer under the Master Declaration. No waivers by the Association of any right of the Association shall constitute a waiver by the Master Association, the Village Association, or the Cormont Master Association of any right, respectively, of the Master Association, the Village Association, or the Cormont Master Association.

4.8 Administrative Services and Related Purposes; Display of Signage. Declarant, as part of the Special Declarant Rights, for itself, its affiliates, successors, assigns, agents, employees, contractors, subcontractors, and other authorized personnel, including, the Manager, reserves the exclusive right as reasonably required or desired by Declarant and at no cost, to: (1) market and advertise the Parking Units to the Owners and their respective Occupants and Permittees; (2) maintain customer relations and provide office and administrative services for the benefit of Declarant, the Association, and/or the Owners and their respective Occupants and Permittees; (3) display signs, banners, and/or similar devices on the Buildings (but only those portions of the Building located on or within and comprising a part of the Parking Project) and other areas of the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities) and to erect, maintain, operate, and relocate, for office and administrative purposes, model parking units and a customer relations, customer service, and/or office and administrative complex on the Common Areas and Facilities; and (4) show the Parking Units that have not already been conveyed by an original deed. Declarant also reserves the right to lease, license, or make available to the general public any unsold Parking Units. Declarant's rights to display signs, banners, and/or similar devices on the Buildings (but only those portions of the Buildings located on or within and comprising a part of the Parking Project) and other areas of the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities) pursuant to this Section 4.8 shall include the display of any "for sale", "for lease", "parking available", or other advertising and marketing signage, materials, flags, banners, displays, billboards, or other advertising devices of any kind of the Declarant and any of its affiliates, successors, assigns, agents, employees, contractors, subcontractors, and other authorized personnel (including, the Manager), and any of their designees, including, without

limitation, any general contractors, subcontractors, materials providers, and/or lenders, during the course of the initial construction, improvement, and development of the Parking Project and during the course of Declarant's efforts to sell, lease, operate, and manage any of the individual Parking Units within the Parking Project. The model parking units and customer relations, customer service, and/or office and administrative complex may be located, maintained, and relocated, as and when desired by Declarant, on any floors or levels and within any floor or other areas of the Parking Project then owned, leased, managed, and/or controlled by Declarant. Declarant's rights under this Section 4.8 shall include the right to relocate and remove any signs, banners, and/or similar devices placed on the Buildings and any other areas of the Common Areas and Facilities. Any signs, banners, or similar devices, and any separate structures or facilities contemplated under this Section 4.8 or as part of the Special Declarant Rights for aiding Declarant's sales, operations, and management efforts or any services provided to Owners and their respective Occupants and Permittees of the Parking Units shall comply with any valid and enforceable ordinances, codes, and requirements enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable, and the Resort Quality Standard.

## ARTICLE 5

### ASSOCIATION'S DUTIES REGARDING COMMON AREAS AND FACILITIES

5.1 Generally. The Association shall timely perform or cause to be performed (for example, through the Manager or contractors or subcontractors hired by the Association or the Manager) the duties, responsibilities, benefits, and obligations set forth in this Article 5, for which the Association shall be reimbursed in accordance with this Declaration. The Association shall not be deemed to be conducting a "for-profit" business of any kind, and all funds received by the Association shall be held and applied by the Association for the benefit of the Parking Project and the Owners of the Parking Units in accordance with this Declaration, the Project Documents, and the Act. All commercially reasonable costs, expenses, fees, charges (including, any Additional Charges), and other amounts (including, appropriate reasonable reserves) incurred, paid by, or payable by the Association in connection with the performance and carrying out of the duties, responsibilities, benefits, and obligations set forth in this Article 5, whether or not such costs, expenses, fees, charges, or other amounts are properly capitalized under generally accepted accounting principles, are part of the Common Expenses payable by the Owners under Article 6. Notwithstanding anything in this Declaration to the contrary, the Association shall have no duty, responsibility, or obligation to perform, and no liability for failure to perform, any duty, responsibility, or obligation set forth in this Declaration to be performed or carried out by the Association, if the funds to pay for such duty, responsibility, or obligation are insufficient or have not been timely received by the Association pursuant to this Declaration.

5.2 Maintenance of Common Areas and Facilities. After the Common Areas and Facilities and any applicable improvements thereon are initially constructed, improved, and developed, the Association shall keep or cause to be kept (for example, through the Manager or contractors or subcontractors hired by the Association or the Manager) the Common Areas and Facilities in a reasonably clean, orderly and usable condition and in a good state of maintenance and repair, consistent with a first-class mixed-use project and the Resort Quality Standard. The foregoing shall include, without limitation: (i) the maintenance, repair, and replacement, as necessary and appropriate, of all Improvements located on or comprising a part of the Common

Areas and Facilities; (ii) keeping the Common Areas and Facilities adequately lighted; and (iii) maintaining, repairing, and replacing, as necessary, all shared or common utilities, utility systems, utility facilities, common water metering equipment, and related improvements on, underneath, or above the Common Areas and Facilities, including, without limitation, any shared or common utilities serving the Common Areas and Facilities; except to the extent such utilities and utility systems are owned and maintained directly by the owners or operators of such utilities and utility systems. The determination of when it is necessary and appropriate to maintain, repair, and/or replace any portion of the Common Areas and Facilities shall be made by the Association, in its commercially reasonable discretion. Except to the extent owned by owner(s) or operator(s) of utility facilities or as otherwise set forth in the Recorded Documents, it is initially contemplated that any culinary water, secondary water, natural gas, private fire service lines, sewer systems (including, sanitary sewer lateral line, main lines, and other sewer facilities), storm water systems, and other utility improvements and metering systems (including, any separate meters or sub-meters), as applicable, located on, serving, or comprising a part of the Common Areas and Facilities as established under any agreements with such owner(s) or operator(s) of the utility facilities or as otherwise established by this Declaration are intended to be privately owned, operated, and maintained by the Association. The shared or common utilities shall initially be separately obtained by the Declarant and/or the Association and all such utilities and services may be separately metered or sub-metered and billed to each of the Parking Units, where reasonably possible and deemed to be prudent by the Declarant and/or the Association, by the utility company or other party furnishing such utilities and/or services. Any fees, charges, or other amounts billed or incurred directly (for example, by way of a separate meter or sub-meter) by the Owners of Parking Units for such utilities and/or services shall not be a part of the Common Expenses for the Parking Project. The recordation of the Original Parking Plat, the Amended Parking Plat, and this Declaration are not intended to effect a dedication of any portions of the aforementioned utility facilities, systems, and/or improvements to the public or for any public use. It shall be the responsibility of the Association to ensure that construction, operation, maintenance, repair, and any replacement of such private utility facilities, systems, and/or improvements are performed in accordance with all existing agreements with the owner(s) or operator(s) of the utility facilities, systems, and/or improvements and all valid and enforceable ordinances, development codes, and building requirements enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable. Any shared or common utility services that are provided to an individual Parking Unit, more than one of the Parking Units (but not all of the Parking Units), or all of the Parking Units as a whole shall be paid by the Association and such costs and expenses shall be included within the Common Expenses for the Parking Project. Any shared or common utility services that are part of the Common Expenses may be allocated by the Association among the Parking Units and charged to the Owners in accordance with their Allocated Interest. If any shared or common utility services are separately billed, metered, or sub-metered to an Owner's Parking Unit, then each Owner shall be responsible for and shall timely pay those costs and expenses that are separately billed, metered, or sub-metered to such Owner's Parking Unit. If the Association incurs Common Expenses for any utility service not described above, or if the manner of providing or metering any utility service described above changes from the manner in which such service is provided or metered as of the Effective Date of this Declaration, the Association may allocate the Common Expenses incurred for such new utility service or changed utility service in any reasonable and equitable manner consistent with the Act.

5.3 Benefits to Owners. In addition to the Association's rights, interests, duties, and obligations under Section 5.2 regarding the maintenance and repair of the Common Areas and Facilities, the Association will provide certain benefits to the Owners of the Parking Units (or cause such benefits to be performed through the Manager or contractors or subcontractors hired by the Association), which benefits shall include:

5.3.1 Snow Removal. The Association will use commercially reasonable efforts to cause snow and ice to be removed from those portions of the Common Areas and Facilities located within the Parking Project; *provided, however*, the Owners within the Parking Project agree and acknowledge that ownership within a mixed-use condominium project designed and constructed like the Cormont Project and being located in mountainous areas involves certain inherent risks and inconveniences. These risks and inconveniences include, but are not limited to: (a) dripping water onto and around the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities) and from rooftops and overhangs of the Buildings and other Improvements from snow melt (whether within the Parking Project or other parts of the Cormont Project); (b) snow and ice build-up on, around, and from the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities) and sliding from rooftops of the Buildings, the Improvements, and other surfaces (whether within the Parking Project or other parts of the Cormont Project) during winter months; and (c) other risks and inconveniences arising from the sometimes variable weather conditions in or around the Rocky Mountains. The Owners within the Parking Project are hereby on notice that certain other standards, conditions, and requirements regarding snow and ice removal for the Cormont Project and the Cormont Master Common Areas and Facilities are governed by and set forth in the Cormont Master Declaration.

5.3.2 Trash Removal. The Association will provide a reasonably sufficient number of trash bins, receptacles, garbage chutes and chases, and/or dumpsters in certain designated areas within the Parking Project, which trash bins, receptacles, garbage chutes and chases, and/or dumpsters may be enclosed by certain walls, fences, barriers, or other improvements, in the Association's commercially reasonable discretion or as otherwise required by law. In addition, the Association will cause the trash bins, receptacles, garbage chutes and chases, and/or dumpsters within the Parking Project to be emptied.

5.3.3 Security Systems. The Association will keep the security cameras and security system initially installed on or applicable to the Parking Units and the Completed Buildings (including, within any of the Common Areas and Facilities) in a good state of maintenance and repair (replacing such cameras and systems, as necessary and appropriate).

5.3.4 Internet/Cable. The Association will provide a certain base level of internet and cable or satellite television services to Parking Unit 1001. All internet, cable, or satellite television services furnished to Parking Unit 1001 which is separately billed, metered, or sub-metered to Parking Unit 1001 by the internet/cable/satellite company(ies) or other party furnishing such services shall be paid for by the Owner of Parking Unit 1001 to which such services are separately billed, metered, or sub-metered. All other internet and cable or satellite television services shall be a part of the Common Expenses and shall be allocated by the

Association among the Parking Units receiving such services and charged to the Owners in accordance with their respective Allocated Interest.

The determination of when it is necessary and appropriate to provide the aforementioned benefits to the Owners, including, the level and frequency of service and when certain areas are in need of maintenance, repairs, replacement, snow removal, and/or emptying shall be made by the Association, in its commercially reasonable discretion.

5.4 Insurance on Common Areas and Facilities. If the Association determines that it is commercially reasonable to do so and to the extent reasonably available or determines that it is otherwise required under the Act, the Association shall obtain and maintain or cause to be obtained and maintained (for example, through one or more policies obtained and maintained by the Cormont Master Association) one or more of the following policies: (i) blanket property insurance or guaranteed replacement cost insurance (or some other comparable insurance) in connection with all Common Areas and Facilities and any applicable Improvements (including, any Shared Components of the Parking Project) owned, used, or maintained by the Association, insuring against those risks of direct physical loss commonly insured against, including fire and extended coverage perils, and (ii) liability insurance (or some other comparable insurance) insuring the Association and any employees, representatives, officers, Board of Directors, and agents of the Association as the Association may designate against all claims for and covering all occurrences commonly insured against bodily injury, death, and property damage arising out of or in connection with the use, ownership, or maintenance of the Common Areas and Facilities and any applicable Improvements. Such insurance shall be carried with a responsible company authorized to do business in Utah and shall afford at least the coverage provided by a "combined single limit" of not less than those amounts required in the Recorded Documents and, if the Recorded Documents do not govern, not less than Two Million Dollars (\$2,000,000) per occurrence, and not less than Four Million Dollars (\$4,000,000) in the aggregate, for bodily injury, death and property damage, which may be increased by the Association in its commercially reasonable discretion from time-to-time. All insurance costs and expenses (whether the policies are obtained and maintained by the Association or the Cormont Master Association) shall be part of the Common Expenses payable by the Owners under Article 6. The Association and each Owner shall be deemed an insured person under any liability insurance policy obtained by the Association, but only for and to the extent any liability arises from such Owner's interest in the Common Areas and Facilities and any applicable Improvements owned by the Association, the maintenance, repair, or replacement of the Common Areas and Facilities and any applicable Improvements owned by the Association, and such Owner's corresponding Membership interest in the Association. In the event the Cormont Master Association (whether pursuant to the Cormont Master Declaration or otherwise) determines that it is commercially reasonable to do so and to the extent reasonably available, the Cormont Master Association may elect to secure a single, combined property insurance policy in the amount of full replacement cost for one or more Completed Buildings or the entire Cormont Project and/or a single, combined liability insurance policy described above, and in such event, the Association and the Owners agree and acknowledge that the Association will be responsible (as part of the Common Expenses) to contribute and pay its allocated portion of such insurance costs.

5.5 Additional Provisions to be Contained in Insurance Policies. Any insurance policies obtained and maintained or caused to be obtained and maintained by the Association pursuant to Section 5.4 above shall name as insureds the Association, the Cormont Master Association, and the Owners of the Parking Units (including Declarant, so long as Declarant is the Owner of any Parking Units) and provide that:

5.5.1 the insurer waives its right of subrogation under the policy against any Owner or anyone claiming by, through, or under such Owners by way of subrogation or otherwise;

5.5.2 no act or omission by any Owner of a Parking Unit, unless acting within the scope of such Owner's authority on behalf of the Association, will void the policy or be a condition to recovery under the policy; and

5.5.3 if, at the time of a loss under the policy, there is other insurance in the name of an Owner covering the same risk covered by the policy, the Association's policy provides primary insurance.

5.6 Trustee. Any loss covered by the property insurance policy or policies described in Section 5.4 above must be adjusted with the Association or the Cormont Master Association, and the insurance proceeds for a loss attributable to the Parking Project shall be payable to the Association or any insurance trustee designated for that purpose, and not to any Owners or Mortgagees. The insurance trustee, the Association, or the Cormont Master Association shall hold any insurance proceeds in trust for the Association, the Owners, and the Mortgagees as their interests may appear. Except as otherwise provided in this Declaration or required under the Act, the insurance proceeds are intended to be disbursed first for the repair or restoration of the damaged property, and the Owners and Mortgagees are not entitled to receive payment of any portion of the proceeds unless there is a surplus of proceeds after the Parking Project has been repaired or restored or the Parking Project is terminated in accordance with Section 19.6.

5.7 Default of Association; Self-Help and Takeover. If the Association fails to perform any duty, responsibility, or obligation under this Article 5 and such failure continues for a period of sixty (60) calendar days after written notice of such failure is given to the Association by any Owner that has been materially and adversely impacted, or if the performance of such duty, responsibility, or obligation would reasonably require more than sixty (60) calendar days, if the Association fails to commence such performance within such 60-day period or thereafter diligently prosecute such performance to completion, the Owner giving such notice may, on written notice to the Association and each other Owner throughout the Parking Project, perform such duty, responsibility, or obligation in the stead of the Association; *provided, however*, the scope of any such Owner's self-help and takeover rights to perform any duty, responsibility, or obligation of the Association shall be limited to the performance of those duties, responsibilities, or obligations that are expressly addressed in the Owner's written notice and which directly benefit the Parking Unit or Parking Units actually owned by such Owner (including, any applicable Common Areas and Facilities which benefit or service such Parking Units). Such Owner shall be reimbursed for all commercially reasonable costs, expenses, fees, and other amounts actually incurred in connection with such Owner's self-help, takeover, and performance of the Association's duties,

responsibilities, or obligations by all Owners in accordance with each Owner's Allocated Interest in the same manner as if such duty, responsibility, or obligation had been performed by the Association.

5.8 Limits on Liability. From the time that any Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities, or any portions thereof, are constructed, made available, and put into use for the enjoyment of the Owners pursuant to and as provided for in this Declaration, the Owners shall be and remain wholly free and clear of any and all liability to, or claims by, all owners, and all persons and entities, of whatever kind or character, whether sounding in contract or tort, deriving from the occurrence of any injury or damage to any person or property on, or in respect of the use and operation of, the Common Areas and Facilities, the Limited Common Areas and Facilities, or any of their improvements, fixtures, and facilities; inasmuch as the control, operation, management, use, and enjoyment of the Common Area and Facilities and the Limited Common Areas and Facilities shall be within, under, and subject to the Association – and not Owners. In this respect, it shall be the affirmative duty and responsibility of each Owner and user of the Common Areas and Facilities and any applicable Limited Common Areas and Facilities to continuously inspect the same for any defects or perils or other unsafe conditions or circumstances, prior to and during such use or enjoyment thereof; and all users of, and visitors to, the Common Areas and Facilities and the Limited Common Areas and Facilities shall use, enjoy, and visit, the same at their own risk and peril.

5.9 Master Declaration; Village Declaration. The Common Expenses do not include any charges, fees, or other amounts levied against the Parking Units pursuant to the Master Declaration or the Village Declaration and each Owner of a Parking Unit shall be solely responsible for payment of all charges, fees, and assessments owed pursuant to the Master Declaration or Village Declaration for their respective Parking Unit.

## ARTICLE 6 COMMON EXPENSES, BUDGETS, AND LIENS

6.1 Budget. At least annually, the Board of Directors of the Association shall prepare (or cause to be prepared) and submit to each Owner within the Parking Project at a meeting of the Association a proposed or adopted budget for the Common Expenses for the following year (which proposed or adopted budget shall include a reserve fund line item and amount to be placed into a reserve fund). The Board of Directors shall, as part of the budgeting process, determine the amount of the Regular Assessments for Common Expenses and any other Assessments to be paid by each Owner. In formulating the Association's budget each year, the Association shall include a reserve fund line item in an amount the Board of Directors determines, based on a reserve analysis, to be prudent, in the Board of Directors' business judgment or as otherwise required under the Act. Each Owner shall promptly and in good faith review such proposed or adopted budget and any requisite approval shall not be unreasonably withheld, conditioned, or delayed. Each Owner shall have forty-five (45) calendar days after receipt of such proposed or adopted budget to give the Association written notice of its approval or disapproval. If any Owner fails to give notice of its approval or disapproval within such 45-day period, such Owner shall be deemed to have automatically approved such budget. Any disapproval of such budget shall be in writing and accompanied by a sufficiently and reasonably detailed explanation for such disapproval. If a

Majority of the Owners approve or are deemed to have approved any budget submitted by the Association, such budget shall be deemed to be approved, acceptable, and adopted by the Association and Owners for that given calendar year. If a Majority of the Owners do not approve or are not deemed to have approved such budget, the Association and all disapproving Owners shall reasonably cooperate to address and resolve the sufficiently and reasonably detailed reasons for such disapproval as soon as reasonably possible so as to arrive at an acceptable budget that is approved or deemed approved by a Majority of the Owners. Until an acceptable budget for the following year has been approved or deemed approved by a Majority of the Owners, the budget that the Board of Directors last adopted will continue as the governing budget. Whenever a budget is materially and substantively revised as a result of any Owners' disapproval, the Association shall submit (or re-submit, as the case may be) such revised budget to each Owner, and the foregoing process (along with any other submittal and adoption processes provided for in the Act) shall be repeated, having the same time periods for approval and disapproval.

6.2 Collection. The Association is expressly authorized by each Owner to incur all costs, expenses, fees, charges (including, any Additional Charges), and other amounts included within the definition of "Common Expenses" set forth in Section 1.19 and any other costs and expenses provided for in the Act, and each Owner shall contribute such Owner's Allocated Interest for Common Expenses in the manner described in this Section 6.2. The Association shall make reasonable, good faith efforts to collect from each Owner such Owner's Allocated Interest for Common Expenses and Regular Assessments for Common Expenses and may, at its option, do either of the following: (a) invoice each Owner for such Owner's Allocated Interest for Common Expenses and Regular Assessments for Common Expenses on a monthly, quarterly, or other periodic basis as the actual amount of the Allocated Interest for Common Expenses and Regular Assessments for Common Expenses becomes known (in which event the Allocated Interest for Common Expenses and Regular Assessments for Common Expenses shall be due and payable within thirty (30) calendar days after the delivery of such invoice); or (b) invoice each Owner in advance based on the Association's reasonable, good faith estimate of the Allocated Interest for Common Expenses and Regular Assessments for Common Expenses for the period concerned, which estimate shall be provided to each Owner at least annually. If the Association adopts the second alternative (i.e. invoice in advance), each Owner shall pay such Owner's Allocated Interest for Common Expenses and Regular Assessments for Common Expenses in equal installments on the first (1<sup>st</sup>) day of each month, and within ninety (90) calendar days after the end of each calendar year, the Association shall furnish each Owner with a reasonably detailed final statement of the actual amount of such Owner's Allocated Interest for Common Expenses and Regular Assessments for Common Expenses for such calendar year. If such final statement reveals that the monthly installments actually paid by an Owner aggregate less than such Owner's Allocated Interest for Common Expenses and Regular Assessments for Common Expenses for such calendar year, such Owner shall pay the full amount and difference owing to the Association within thirty (30) calendar days after such final statement is furnished. If such final statement reveals that an Owner's monthly installments actually paid aggregate more than such Owner's Allocated Interest for Common Expenses and Regular Assessments for Common Expenses for such calendar year, the excess amount shall, at the option of the Association, either be returned to such Owner or be applied by the Association as a credit against the amounts next due from such Owner under this Section 6.2. Any amount required to be paid under this Section 6.2 that is not timely paid shall accrue interest on and after the date due until paid in full, before and after

judgment, at the rate of eighteen percent (18%) per annum. In addition, a late charge of five percent (5%) of such payment may be charged by the Association for any payment not made within ten (10) calendar days after the date when due. Such late charge is payable not as a penalty, but in order to compensate the Association for the additional expenses and administrative efforts involved in handling the delinquent payment. Acceptance by the Association of any payment from an Owner that is less than the entire amount then due and owing shall be on account only and shall not constitute a waiver of the obligation to pay such entire amount. All records and accounts maintained by the Association that relate to the Common Expenses and Assessments shall be open to examination and audit by any Owner on at least twenty (20) calendar days prior written notice to the Association and Manager.

6.3 Capital Improvement Assessments. In addition to Regular Assessments for Common Expenses, the Board of Directors may charge, levy, and assess in any fiscal year a capital improvement assessment ("Capital Improvement Assessment") applicable to that year only for the purpose of defraying, in whole or in part, the cost of any new construction, repair, or replacement of a capital improvement upon the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities within the Parking Project. All amounts collected as Capital Improvement Assessments shall be considered part of the "Assessments" and may only be used for capital improvements and shall be deposited by the Board of Directors in a separate bank account or the Association's account for reserve funds, to be held in trust for such purposes and said funds shall not be commingled with any other funds (other than reserve funds) of the Association.

6.4 Benefitted Assessments. The Board of Directors may charge, levy, and assess as part of the overall Assessments, a benefitted assessment ("Benefitted Assessment") against a particular Parking Unit or combination of Parking Units for the costs and expenses incurred or to be incurred by the Association to cover the costs and expenses, including, overhead and administrative costs, of providing benefits, items, or services to a particular Parking Unit or Parking Units or the Owners, Occupants, and/or Permittees of such Parking Unit(s), which assessments may be levied in advance of the provision of the requested benefit, item, or service as a deposit against charges to be incurred by the Owner. Benefitted Assessments include, but are not limited to, the following:

6.4.1 request of the Owner or its Occupants and/or Permittees pursuant to a menu of special services which the Board of Directors may from time-to-time authorize, which assessments may be levied in advance of the provision of the requested benefit, item, or service as a deposit against charges to be incurred by the Owner;

6.4.2 the covering on any cost or expense attributable to one (1) or more Owners, but less than all the Owners as certified by the Board of Directors;

6.4.3 the truing-up of expenses under Section 6.2;

6.4.4 the levy of an Assessment against the Owners of Parking Units as certified by the Board of Directors; and

6.4.5 Any other assessments implicitly or expressly identified as a Benefitted Assessment in this Declaration.

6.5 Corrective Assessments. The Board of Directors may charge, levy, and assess as part of the overall Assessments, a corrective assessment ("Corrective Assessment") against a Parking Unit and its respective Owner to reimburse the Association for:

6.5.1 The costs and expenses incurred in bringing an Owner or its respective Parking Unit(s) into compliance with the provisions of this Declaration, the Articles, the Bylaws, the Rules, and any other Project Documents or into compliance with any valid and enforceable ordinances, development codes, and building requirements enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable, or into compliance with the Resort Quality Standard;

6.5.2 Except as covered and provided in Section 5.2 and Section 5.3 above, the costs and expenses associated with the maintenance, repair, or replacement of any particular Limited Common Areas and Facilities assigned to an individual Parking Unit, if any; and

6.5.3 Attorneys' fees, interest, and other charges (including, Additional Charges) relating thereto as provided in this Declaration.

6.6 Special Assessments. In addition to all other Assessments, a special assessment ("Special Assessment") may be charged, levied, and assessed by the Board of Directors as follows:

6.6.1 Board Approved. The Board of Directors may levy a Special Assessment to pay the costs of any one (1) or more of the following:

(a) Any extraordinary cost and/or expense required by an order of a court;

(b) To protect the Common Areas and Facilities, any applicable Limited Common Areas and Facilities, and any applicable improvements thereon, against foreclosure;

(c) To cover other short falls, or other needs approved by the Board of Directors as being reasonably necessary to the protection or preservation of the Parking Project; and

(d) To cover those costs and expenses related to any damage, maintenance, repair, and/or replacement assessed to the responsible Owner or Owners under Section 4.3.2.

6.6.2 Approved by Association. Special Assessments must be approved by a Majority of the Owners that are represented in person, by proxy, or by ballot who are entitled to cast a vote at a meeting duly called and held by the Board of Directors for such purpose pursuant to this Declaration and/or the Bylaws, which may involve:

(a) the replacement or improvement of the Common Areas and Facilities, any applicable Limited Common Areas and Facilities, and/or any applicable improvements thereon; and

(b) an extraordinary expense necessary to repair or maintain the Common Areas and Facilities, the Limited Common Areas and Facilities, and/or any applicable improvements thereon for which the Association is responsible.

6.7 Default Assessments. In addition to all other Assessments, a default assessment ("Default Assessment") may be charged, levied, and assessed by the Board of Directors as follows:

6.7.1 Notwithstanding anything to the contrary contained in this Declaration, if any Common Expense is caused by:

(a) the negligence or misconduct of a Parking Owner or its Occupants or Permittees; or

(b) a violation of any term, condition, obligation, or covenant of any of the Project Documents by a Parking Owner or its Occupants or Permittees, the Association may levy an Assessment for such Common Expense against such Owner's Parking Unit. Any such Assessment levied by the Association and each fine, penalty, fee, or other charge (including, Additional Charges) imposed upon an Owner of a Parking Unit for the Owner's (or its Occupants or Permittees) violation of any term, condition, obligation, or covenant of any Project Document are each referred to herein as a "Default Assessment."

6.7.2 Default Assessments need not be shown on any proposed or adopted budget(s), or on any amendments or updates to any proposed, revised, or adopted budget(s), adopted by the Board of Directors pursuant to this Declaration.

6.7.3 With respect to any Default Assessment, or portion thereof, levied other than as a late charge, the Owner of the Parking Unit against which the Association seeks to levy the Default Assessment shall be provided notice and an opportunity to be heard as provided in the Act. Owners of Parking Units against which Default Assessments have been levied shall pay such Default Assessments as and when required by the Association, subject to any limitations imposed by the Act.

6.8 Default; Association's Takeover Rights. If any Owner of one or more Parking Units fails to perform any duty, responsibility, or obligation under this Declaration (other than the payment of money) and such failure continues for a period of thirty (30) calendar days after written notice of such failure is given to such Owner by the Association, or if the performance of such duty, responsibility, or obligation would reasonably require more than thirty (30) calendar days, if such Owner fails to commence such performance within such 30-day period or thereafter fails to diligently prosecute such performance to completion, the Association may, upon written notice to such Owner, takeover and perform such obligation in the stead of such Owner, or exercise any other right or remedy against such Owner existing under the Act or otherwise available at law or in equity. The Association shall be reimbursed by such Owner, upon demand, for all costs, expenses,

fees, and other amounts actually incurred (including, Additional Charges) in connection with the Association's takeover and performance of the defaulting Owner's duties, responsibilities, or obligations and/or the exercise of other rights or remedies against such Owner, together with interest on such costs, expenses, fees, and other applicable amounts, both before and after judgment, at the rate of eighteen percent (18%) per annum.

6.9 Lien. If not paid when due, the amounts payable under this Article 6 and any other Assessments or other amounts payable to the Association under this Declaration (including, any Additional Charges) may be secured by a lien against the delinquent Owner's Parking Unit(s). Such lien shall be enforced pursuant to the Act and evidenced by a notice of lien recorded against the delinquent Owner's Parking Unit(s) by the Association in the Official Records. A copy of such notice of lien shall be given to the delinquent Owner and any then applicable Mortgagee holding a Mortgage covering such Owner's Parking Unit(s) within ten (10) calendar days following recordation of the notice of lien. Such notice of lien shall set forth the unpaid amount, the date such amount was due, the name of such Owner, a description of the property subject to such lien (i.e. the Owner's Parking Unit(s) and any other applicable property, if any), and any other information required to be provided to the delinquent Owner pursuant to the Act, and shall be signed and acknowledged by an authorized signatory of the Association or the Association's legal counsel. Any such lien may be enforced by the Association by way of a non-judicial foreclosure (as though the lien were a deed of trust) or a judicial foreclosure (as though the lien were a mortgage) in the same manner as is provided under the Act or any other applicable law for the foreclosure of mortgages or trust deeds covering real property, and shall be subject and subordinate to (a) each Mortgage recorded at the time such notice of lien is recorded, (b) this Declaration, (c) each (recorded or unrecorded) utility right-of-way and easement (including, public and private utility easements) existing at the time such notice of lien is recorded, including, those set forth and established under the Original Parking Plat and/or the Amended Parking Plat and/or the Cormont Plats, (d) the interests of each Permittee under any then applicable lease (whether recorded or unrecorded) existing at the time such notice of lien is recorded, and (e) the lien for general taxes and other governmental assessments, but shall be prior and superior to all other interests, whether recorded or unrecorded at the time such notice of lien is recorded. This Section 6.9 does not prohibit the Association from bringing a legal action against any delinquent Owner to recover any amounts payable under this Article 6 and any other amounts and Assessments payable to the Association under this Declaration. As permitted under the Act, the Board of Directors may terminate a delinquent Owner's rights to receive certain utility service for which the Owner pays as a Common Expense or to access and use certain recreational facilities (if any) associated with the Parking Project.

6.10 Certain Obligations and Rights. The obligations of each Owner under Section 6.2 and all other provisions of this Declaration are the personal obligations of such Owner and may be enforced by the Association. No Owner may avoid or diminish the personal nature of such obligations by waiver of the use and enjoyment of the Common Areas and Facilities, by abandonment of such Owner's Parking Unit(s) or any improvements on such Owner's Parking Unit(s), or by waiver of any of the services or amenities provided for in this Declaration. Any legal action to recover one or more monetary judgments for any amount due under this Declaration may be maintained without foreclosing or waiving the Assessments lien described in Section 6.9 above. All remedies set forth in this Section 6.10 are cumulative and are in addition to any

remedies otherwise available under this Declaration, the Act, or otherwise as at law or in equity, which shall include the right to restrain by injunction any violation or threatened violation of this Declaration and to compel by decree specific performance, it being agreed that the remedy at law for any breach may be inadequate.

6.11 Waiver of Homestead Exemptions. To the fullest extent permitted by law, by acceptance of a deed or otherwise acquiring title to (or control over) such Owner's respective Parking Unit, each Owner irrevocably waives the homestead exemption provided by the Utah Exemptions Act, UTAH CODE ANN. §78-23-1 through §78-23-15 as amended from time-to-time, as the same may apply to the Assessments lien described in Section 6.9 above.

6.12 Reserve Fund for Replacements.

(a) The Regular Assessments for Common Expenses shall include a portion for reserves in such amount as the Board of Directors, in its business judgment or as otherwise required in Section 57-8-7.5 of the Act, considers to be prudent and appropriate to meet the cost of the future repair, maintenance, restoration, and replacement of improvements to those portions of the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities within the Parking Project that the Association is required to repair, maintain, restore, and/or replace under this Declaration. Such reserves shall be maintained out of the Regular Assessments for Common Expenses. At least once every six (6) years, the Board of Directors will cause a reserve analysis to be conducted in accordance with Section 57-8-7.5 of the Act. At least once every three (3) years, in accordance with Section 57-8-7.5 of the Act, the Board of Directors shall cause a review and, if necessary, update a previously conducted reserve analysis. The Board of Directors shall also review the reserve analysis annually and shall consider and implement necessary adjustments to the Board of Directors' analysis of the reserve account requirements for the Parking Project as a result of such review. Each reserve analysis shall include:

(i) Identification of those portions of the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities that the Association is required to repair, maintain, restore, and/or replace that have a remaining useful life of less than thirty (30) years;

(ii) Identification of the probable remaining useful life of those portions of the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities identified pursuant to Section 6.12(a)(i);

(iii) An estimate of the cost of repair, maintenance, restoration, and/or replacement of each portion of the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities identified in Section 6.12(a)(i) during and at the end of its useful life;

(iv) A list of the components identified in the reserve analysis that will reasonably require reserve funds;

(v) An estimate of the total annual contribution to the reserve fund necessary to meet the cost to repair, maintain, restore, or replace, each portion of the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities identified in Section 6.12(a)(i) during and at the end of its useful life; and

(vi) A reserve funding plan that recommends how the Association may fund the annual contribution described in Section 6.12(a)(i), which may include provisions for funding or guaranteeing the ability to fund repairs, replacements, and/or restorations pursuant to financial guarantees or other undertakings from the Owners of Parking Units.

(b) The Board of Directors shall, from and after the end of the Declarant's Period of Control:

(i) On an annual basis, provide the Owners with a reasonably detailed summary of the most recent reserve analysis and any updates thereto;

(ii) Upon the request of any Owner, provide such Owner with a copy of the current complete reserve analysis and any updates thereto; and

(iii) In formulating each annual budget, include a reserve fund line item in an amount the Board of Directors determines, based upon the reserve analysis, to be prudent and appropriate.

(c) Without the prior written consent of the Majority of the Owners of the Parking Units, the Board of Directors shall not use money in a reserve fund for daily maintenance expenses or for any purpose other than the purpose for which the reserve fund was established.

(d) During the Declarant's Period of Control, Declarant shall give to any third-party purchaser of a Parking Unit, a copy of the Project Documents, together with a copy of the Association's most recent financial statements identifying any reserve funds held by the Association or any subsidiary of the Association.

## **ARTICLE 7 ENFORCEMENT OF PAYMENT OF ASSESSMENTS AND ENFORCEMENT OF ASSESSMENT LIEN**

7.1 Association as Enforcing Body. Except as otherwise set forth in this Declaration (for example, in instances where Declarant has rights to enforce certain provisions of this Declaration or as part of the Special Declarant Rights), the Association, as the agent and representative of the Owners and Members, shall have the exclusive right to enforce the provisions of this Declaration (or cause this Declaration to be enforced, for example, through the Manager).

7.2 Association's Enforcement Remedies. If any Owner or Member fails to pay any of the Assessments when due, the Association (or the Manager, if caused to be enforced through

the Manager) may enforce the payment of the Assessments and the Assessments lien provided for in Section 6.9 above, by taking one or more of the following actions, concurrently or separately (and by exercising any of the remedies set forth in this Declaration, the Association does not prejudice or waive its right to exercise any other remedy available under this Declaration, the Act, or otherwise available at law or in equity):

7.2.1 Bring an action at law and recover judgment against the Owner or Member personally obligated to pay the Assessments;

7.2.2 Foreclose the Assessments lien provided for in Section 6.9 against the Parking Unit or combination of Parking Units owned by such Owner or Member in accordance with the then prevailing Utah law relating to the foreclosure of realty Mortgage(s) (including the right to recover any deficiency), the method recognized under Utah law for the enforcement of a mechanic's lien which has been established in accordance with Title 38 of the UTAH CODE, as amended from time-to-time, or any other means permitted by law, and the Parking Unit(s) may be redeemed after foreclosure sale, if provided by law. In order to facilitate the foreclosure of any such lien in the manner provided at law for the foreclosure of deeds of trust, Declarant hereby designates Jeremy C. Reutzell, Attorney-at-Law, Bennett Tueller Johnson & Deere, located at 3165 East Millrock Drive, Suite 500, Salt Lake City, Utah 84121, as trustee ("Trustee"), and Declarant hereby conveys and warrants pursuant to Section 57-1-20 of the UTAH CODE and Section 57-8-45 of the Act to Trustee, with power of sale, each individual Parking Unit or combination of Parking Units and all of the improvements therein and thereon for the purpose of securing payment of all of the Assessments under the terms of this Declaration. Each Owner, by virtue of accepting a deed or title to any individual Parking Unit or combination of Parking Units within the Parking Project (whether from Declarant or another party) and, to the fullest extent permitted by law, also hereby conveys and warrants to Trustee, with power of sale, each individual Parking Unit or combination of Parking Units acquired by such Owner and all of the improvements therein and thereon for the purpose of securing payment of all of the Assessments under the terms of this Declaration and such Owner's performance of such Owner's obligations set forth in this Declaration. The Board of Directors may, at any time and from time-to-time, designate one or more successors in the place of Trustee, in accordance with the provisions of the Act and/or applicable Utah law for the substitution of Trustee under deeds of trust. Such Trustee, and any successors, shall not have any other right, title, or interest in the individual Parking Unit or combination of Parking Units beyond those rights and interests necessary and appropriate to foreclose any liens against such Parking Unit(s) arising pursuant hereto. In any such foreclosure, the Owner of the individual Parking Unit(s) being foreclosed shall be required to pay the costs and expenses of such proceeding (including, reasonable attorneys' and appraisal fees), and such costs and expenses shall be secured by the Assessment lien being foreclosed. The Association (or the Manager, if the Association has elected for the foreclosure to be carried out through the Manager) shall have the power to bid at any foreclosure sale and to purchase, acquire, hold, lease, mortgage, and convey any and all of the individual or combination of Parking Units purchased at such sale.

7.2.3 Notwithstanding the subordination of the Assessments lien, as further described and set forth in Section 6.9 above, the delinquent Owner and/or Member shall remain personally liable for the Assessments and all related costs after such ownership has ceased and/or

such Member's membership is terminated by foreclosure or deed-in-lieu of foreclosure or otherwise.

7.3 Priority of Lien. The Assessments lien provided for throughout this Declaration and further described in Section 6.9 shall be subject and subordinate to each of those items specified in Section 6.9, but shall be prior and superior to any and all other charges, liens, encumbrances, or interests, whether recorded or unrecorded at the time such notice of Assessment lien is recorded, which hereafter in any manner may arise or be imposed upon each individual or combination of Parking Units being foreclosed. The sale or transfer of any individual Parking Unit or combination of Parking Units by a delinquent Owner and/or Member shall not affect the Assessment lien provided for in this Declaration.

7.4 Attorneys' Fees. In the event of any dispute under or with respect to this Declaration or any other Project Documents, the prevailing party shall be entitled to recover from the non-prevailing party all of its costs and expenses in connection therewith, including, without limitation, the fees and disbursements of any attorneys, accountants, engineers, appraisers, or other professionals engaged by the prevailing party.

## ARTICLE 8 TAXES, INSURANCE, AND INDEMNIFICATION

8.1 Taxes. Each Owner shall pay, prior to delinquency, any and all current and future Taxes imposed, assessed, or levied by MIDA, Wasatch County, and any other applicable governmental, quasi-governmental, service district, public improvement district, or other public authority on or against such Owner's Parking Unit(s), unless the collection of such Taxes and any sale or forfeiture of such Parking Unit(s) for non-payment of such Taxes is prevented or suspended through appropriate legal proceedings. If any Parking Unit, or portion thereof, is not imposed, assessed, levied, or otherwise taxed as an independent parcel for tax purposes, the Taxes allocable to such Parking Unit, or portion thereof, shall be an equitable proportion of the Taxes for all of the land, parcels, and units within the Parking Project and Improvements included within each relevant tax parcel assessed, such proportion to be determined from the respective valuations assigned in the assessor's work sheets or such other information as may be reasonably available. To the extent taxed as separate, independent parcels of real estate, the Association shall pay, prior to delinquency, any and all Taxes imposed, assessed, or levied by any governmental, quasi-governmental, service district, or other public authority on or against the Common Areas and Facilities and any applicable Limited Common Areas and Facilities. Pursuant to the Act, each Parking Unit constitutes a separate, independent parcel of real estate and will be separately assessed and taxed.

8.2 Insurance. Each Owner, at such Owner's expense, shall secure and maintain (or cause to be maintained) at all times liability insurance providing coverage against claims for bodily injury, death, and property damage occurring, or by reason of activities or accidents, on or about each Owner's Parking Unit(s) within the Parking Project. In addition, each Owner shall, at such Owner's expense, secure and maintain (or cause to be maintained) any desired insurance covering the personal contents and personal property (including, any Vehicles) located within such Owner's Parking Unit(s), including, without limitation, against loss by fire and other casualties and

vandalism and malicious mischief. Notwithstanding the provisions of this Section 8.2, each Owner may obtain insurance at such Owner's own expense providing such other coverage upon such Owner's Parking Unit, such Owner's personal property and contents, such Owner's personal liability, and covering such other risks as such Owner may deem appropriate provided that each such policy(ies) shall provide that it or they do not diminish the insurance carrier's coverage for liability arising under insurance policies obtained by the Association pursuant to this Declaration. All insurance policies required to be obtained under this Section 8.2 shall be issued by a carrier licensed or otherwise authorized to transact business in the State of Utah and shall be with companies having a rating of not less than A-VIII in Best's Insurance Guide. The liability insurance policies to be secured and maintained by each Owner shall afford at least the coverage provided by a "combined single limit" of not less than those amounts required in the Recorded Documents and, if the Recorded Documents do not govern, not less than One Million Dollars (\$1,000,000) per occurrence, and not less than Two Million Dollars (\$2,000,000) in the aggregate, for bodily injury, death, and property damage, and shall name the Association as an additional insured. Each Owner shall, upon request, furnish the Association with a certificate of insurance issued by its insurer evidencing that insurance is in force that complies with the requirements of this Section 8.2. All insurance policies required to be obtained under this Section 8.2 shall provide that such policies may not be canceled or substantially modified without at least thirty (30) calendar days prior written notice to all of the insureds and the Owner's designated additional insureds (including, the Association). The insurance coverage requirements set forth in this Section 8.2 provide the minimum level of acceptable coverage. The Association and the Owners may obtain additional coverage as such parties may determine necessary or as may be required under other contracts or documents to which they are party (including, by way of example, a Mortgage). The Association makes no representation or warranty that the minimum amount of insurance required by this Section 8.2 will be sufficient to protect the Owners from any claims or incidences dealing with bodily injury, death, property damage, fire and any other casualties, vandalism, and/or malicious mischief occurring, or by reason of activities or accidents, on or about the Parking Project. In addition, unless otherwise required by law, the insurance secured and maintained by the Association under this Declaration shall not cover any personal contents or personal property (including, any Vehicles) of the Owners or their respective Permittees.

### 8.3 Board of Directors Authority to Revise Insurance Coverage.

8.3.1 Subject to any restrictions imposed by the Cormont Master Declaration, the Act, or unless otherwise prohibited by law, the Board of Directors shall have the power, authority, and right to deviate from the insurance requirements contained in Article 5 above, this Article 8, and any other applicable insurance provisions and requirements contained in this Declaration in any manner that the Board of Directors, in its discretion, considers to be in the best interests of the Association. If the Board of Directors elects to materially reduce the coverage from the coverage required in Article 5 above, this Article 8, and any other applicable insurance provisions contained in this Declaration, the Board of Directors shall make all reasonable efforts to notify the Owners and Mortgagees of the reduction in coverage and the reasons therefor at least thirty (30) calendar days before the effective date of the increase or reduction; provided, however, the Board of Directors may not reduce, modify, change, or

adversely impact any coverage required under the Cormont Master Declaration, without the prior written consent of the Cormont Master Association.

8.3.2 The Association and its Board of Directors shall have no liability to any Owners or Mortgagees if, after a good faith effort, (i) the Association or the Cormont Master Association is unable to obtain any insurance required under this Declaration or the Cormont Master because the insurance is no longer available; or (ii) if available, the insurance can be obtained only at a cost that the Board of Directors, in its discretion, determines is unreasonable under the circumstances.

8.3.3 Except as otherwise provided for or governed by the Cormont Master Declaration, the Board of Directors is authorized to negotiate and agree on the value and extent of any loss under any policy carried by the Association, including, but not limited to, the right and authority to compromise and settle any claim or enforce any claim by legal action or otherwise and to execute releases in favor of any insurer.

8.3.4 Each Owner, by virtue of accepting a deed or title to any individual Parking Unit or combination of Parking Units, irrevocably appoints the Association (or the Cormont Master Association if a policy is caused to be obtained and maintained by the Cormont Master Association) as that Owner's attorney-in-fact for purposes of procuring, negotiating, accepting, compromising, releasing, settling, distributing, and taking other related actions in connection with any insurance policy maintained by the Association and any losses or claims related thereto and agrees to be bound by the actions so taken as if the Owner had personally taken the action.

8.3.5 If the Association becomes aware that any insurance policy described in or required under this Declaration or the Cormont Master Declaration is no longer available or not reasonably available, the Association shall make all reasonable efforts to notify the Owners and Mortgagees, within thirty (30) calendar days of becoming aware of such fact, that such insurance is no longer available or not reasonably available.

8.4 Periodic Insurance Review. The Board of Directors shall periodically (and not less than once every three (3) years) review the Association's insurance policies and coverage and make (or recommend, if a policy is to be obtained and maintained by the Cormont Master Association) such adjustments to the policies' terms and conditions as the Board of Directors considers to be in the best interests of the Association. The review shall include an appraisal by a qualified appraiser of the current replacement costs of all covered property under the Association's insurance policy(ies), unless the Board of Directors is satisfied that the current dollar limit(s) of the covered property policy(ies), coupled with the amount of actual reserves on hand, is equal to or greater than the current replacement costs.

#### 8.5 Additional Insurance Provisions.

8.5.1 As used in this Declaration, the following capitalized terms shall have the meaning indicated:

(i) “Covered Loss” means a loss, resulting from a single event or occurrence that is covered by one or more property insurance policy(ies) of the Association.

(ii) “Insurance Deductible Amount” means an amount equal to the amount of the Association's property insurance policy(ies) deductible(s) or such lower amount as may be permitted by the Act, as reasonably determined by the Board of Directors.

(iii) “Parking Unit Damage” means damage to a Parking Unit or to any applicable Limited Common Areas and Facilities appurtenant to such Parking Unit, or both.

(iv) “Parking Unit Damage Percentage” means the percentage of total damage resulting in a Covered Loss that is attributable to Parking Unit Damage.

8.5.2 The Owner of a Parking Unit that has suffered Parking Unit Damage as part of a Covered Loss is responsible for and shall pay to the Association an amount calculated by applying the Parking Unit Damage Percentage for that Parking Unit to the amount of the deductible under the property insurance policy(ies) of the Association.

8.5.3 If the Owner of a Parking Unit does not pay the amount required under Section 8.5.2 within thirty (30) calendar days after substantial completion of the repair of the Parking Unit Damage, the Association may levy a Default Assessment against such Owner's Parking Unit for that amount.

8.5.4 The Association shall set aside an amount equal to the Insurance Deductible Amount. At the closing of the sale of a Parking Unit by Declarant to a new Owner, the Owner shall pay to the Association an amount equal to the Insurance Deductible Amount multiplied by the applicable Allocated Interest for Common Expenses.

8.5.5 The Association shall provide notice in accordance with the Act to each Owner of the Parking Units (and the Mortgagees, if required) of the Owner's obligation under this Section 8.5 and of the amount of the deductible of any insurance policy(ies) of the Association and of any change in the Insurance Deductible Amount.

8.5.6 Each Owner of the Parking Units shall provide written notice to the Association of the cost of any fixture, improvement, or betterment incorporated or otherwise installed into such Owner's Parking Unit or any applicable Limited Common Areas and Facilities appurtenant to such Parking Unit within thirty (30) calendar days following completion of the installation of such fixtures, improvements, or betterments to such Parking Unit or Limited Common Areas and Facilities. To the extent that the per square foot costs of the fixtures, improvements, or betterments installed within a Parking Unit exceed by more than five percent (5%) the average per square foot costs of the fixtures, improvements, or betterments installed in all Parking Units of the same type within the Parking Project, and the cost of the property insurance maintained by the Association is increased by reason of such above-average fixtures, improvements, or betterments, the Board of Directors may assess the cost of such increase to all Owners of Parking Units whose Parking Units exceed by more than five percent (5%) the average per square foot costs of the fixtures, improvements, or betterments installed in all

Parking Units as a Special Assessment, allocated in a reasonable manner as determined by the Board of Directors, in its discretion.

8.6 Indemnification. Each Owner shall indemnify, defend (with counsel selected by the Association, the Declarant, and each indemnified Owner, respectively), and hold harmless the Association and the other Owners within the Parking Project, the Declarant, and the Manager from and against any and all losses, damages, claims, causes of action, demands, obligations, suits, controversies, costs, expenses (including, without limitation, litigation expenses and attorneys' fees, whether incurred with or without the filing of a legal action, on appeal or otherwise), liabilities, judgments, and liens, of whatever kind or character, which are caused by the indemnifying Owner, including, without limitation, those caused by the use, deposit, storage, disposal, transportation, or release of any hazardous substances, hazardous wastes, pollutants, or contaminants on any part of the Parking Project by (a) the indemnifying Owner, (b) any Occupants and/or Permittees leasing, occupying, or using the Parking Unit(s) owned by the indemnifying Owner, or (c) any agent, employee, contractor, invitee, or licensee of either the indemnifying Owner, Occupants, or any Permittees leasing or occupying the Parking Unit(s) owned by the indemnifying Owner.

## ARTICLE 9 PROHIBITED OR RESTRICTED OWNERSHIP AND USES

9.1 Prohibited Uses. Unless approved by the Declarant (unless the Declarant's Period of Control has expired) and the Association in advance and in writing, which approval may be given, conditioned, or withheld by the Declarant and the Association in their sole and absolute discretion, any use, occupancy, or operation within the Parking Project that is not consistent, compliant, and/or compatible with (i) the Parking Project as part of a first-class mixed-use parking project, (ii) the Resort Quality Standard, (iii) the then current parking uses and any other commercial or business purposes, uses, or activities consistent with the permitted uses and applicable zoning, development codes, building requirements, and permitted uses for the Parking Project, and/or (iv) Article 4 of this Declaration (including, but not limited to, compliance with the Recorded Documents), is strictly prohibited.

9.2 Antennas; Satellite Dishes. Unless approved by the Declarant (unless the Declarant's Period of Control has expired) and the Association in advance and in writing, which approval may be given, conditioned, or withheld by the Declarant and the Association in their sole and absolute discretion, and unless approved by the Master Association and the Cormont Master Association in advance and in writing, to the extent required in the Master Declaration and/or the Cormont Master Declaration, as applicable, and except to the extent required to be permitted by any applicable laws, no Owner, Occupant, or Permittee of a Parking Unit may install, or authorize the installation of, any antenna, satellite dish, or other transmitting or receiving apparatus on any of the Buildings, the Shared Components of the Parking Project, or in or about any other portions of the Parking Project or the Cormont Project (including, without limitation, the Cormont Master Common Areas and Facilities). To the extent approved and authorized in advance and in writing, any antenna, satellite dish, or other transmitting or receiving apparatus must: (a) be wholly located within the physical boundaries of said Owner's Parking Unit; and (b) not be visible from outside the Parking Unit in which it is located.

Notwithstanding the foregoing, in no event shall any Owner, Occupant, or Permittee of a Parking Unit, without having obtained said prior written approval of the Declarant, the Association, the Master Association, and/or the Cormont Master Association, as and to the extent required, have any rights with regard to making any of said installations that exceed the bare minimum rights required to be permitted by any applicable laws. Notwithstanding the foregoing, nothing in this Section 9.2 shall prevent or prohibit the Declarant and/or the Association from installing, or authorizing the installation of, any antenna, satellite dish, or other transmitting or receiving apparatus on within Parking Unit 1001 and any portion of the Common Areas and Facilities specific to Parking Unit 1001 for the benefit of the Declarant, the Association, and/or the Owners.

9.3 Residential Uses Prohibited. Unless approved by the Declarant (unless the Declarant's Period of Control has expired) and the Association in advance and in writing, which approval may be given, conditioned, or withheld by the Declarant and the Association in their sole and absolute discretion, no Parking Unit shall be used for any residential or other non-commercial or non-business purposes and activities, including, by way of example, for any transient, nightly, or hotel-type use, occupancy, rental, or leasing; *provided, however*, nothing in this Section 9.3 shall prevent or prohibit the Declarant, the Association, and the Owners and their respective Occupants and Permittees from benefiting from and using the parking stalls that are Parking Units as contemplated in Article 3 and as elsewhere set forth in this Declaration. The Parking Units and the Parking Project are intended to be used only for parking, commercial, and business purposes and such supplemental and ancillary business activities that are consistent with the then applicable zoning, development codes, building requirements, and permitted uses specific to the Parking Project. Any parking, commercial, and/or business activity or use conducted within a Parking Unit and the Parking Project shall conform with all valid and enforceable ordinances, development codes, zoning, land use, licensing, and permitting requirements applicable to the Parking Units and the Parking Project enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable. Any parking, commercial, and/or business activity or use conducted within a Parking Unit shall be consistent with (i) the Resort Quality Standard, and (ii) the character of the Parking Project and the Cormont Project as a first-class mixed-use parking project, and shall not constitute a noxious, illegal, nuisance, or a hazardous or offensive use, or threaten the security or safety of other Owners, Occupants, or Permittees in the Parking Project.

9.4 Fractional Ownership Prohibited. It is the intent of Declarant and the Association that any and all fractional interest, timeshare interest, time period regimes, and/or timesharing, interval ownership, private residence club, and/or other shared ownership regimes or comparable use programs are strictly prohibited with respect to any and all Parking Units within the Parking Project. No Owner of a Parking Unit shall have the right to submit all or any portions of a Parking Unit within the Parking Project to any fractional, timeshare, time period, interval, private residence club, and/or other shared ownership regimes or comparable use programs.

9.5 Animals Prohibited. Unless otherwise required by law, no animals or pets of any kind shall be raised, bred, or kept in any Parking Units or on other portions of the Parking Project, including, but not limited to, any of the Common Areas and Facilities or any applicable Limited Common Areas and Facilities. Declarant and/or the Board of Directors may adopt certain Rules (for example, that such animals or pets must be on a leash) concerning the use,

safety, and/or security of any animals or pets required to be accommodated by law within the Parking Project, including, by way of example, any guide dogs or service animals, and Declarant and/or the Board of Directors may designate certain areas or locations within the Common Areas and Facilities and/or Limited Common Areas and Facilities in which any such animals or pets are permitted or prohibited. The Owners within the Parking Project are hereby on notice that certain other rules, standards, conditions, and requirements regarding the ownership or use of animals and pets within the Cormont Project and the Cormont Master Common Areas and Facilities are governed by and set forth in the Cormont Master Declaration.

9.6 Garbage and Trash Disposal. Except as part of the Association's responsibility under Section 5.3.4 above or as elsewhere set forth in this Declaration, each Owner of a Parking Unit is responsible for keeping all rubbish, trash, and garbage produced by each Owner and their respective Occupants and Permittees contained and stored within sanitary garbage cans or containers kept in each Parking Unit and shall be responsible for seeing that such garbage, trash, and containers are taken out for removal and collection (including, placed within the designated garbage and trash chutes within the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities). Rubbish, trash, and/or garbage shall not be permitted to remain or accumulate outside of the Parking Unit, the Common Areas and Facilities and/or Limited Common Areas and Facilities (except for the designated garbage and trash chutes and any other garbage cans or containers provided in the Common Areas and Facilities and/or the Limited Common Areas and Facilities), the Building, or any other portions of the Parking Project. Except for any sanitary garbage cans or containers initially constructed within the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities, no garbage cans or containers shall be kept outside of the Parking Units. Declarant and/or the Board of Directors may adopt Rules concerning the collection, removal, and overall responsibility for rubbish, trash, and garbage throughout the Parking Project, including, Rules applying to the use of garbage and trash chutes, garbage cans, and other containers located within the Common Areas and Facilities and/or any applicable Limited Common Areas and Facilities and Rules applying to recycling programs adopted by Declarant and/or the Association. The Owners within the Parking Project are hereby on notice that certain other rules, standards, conditions, and requirements regarding the use of any garbage and trash chutes, garbage cans, and other containers located within the Cormont Master Common Areas and Facilities are governed by and set forth in the Cormont Master Declaration.

## ARTICLE 10

### EFFECT OF BREACH UPON PURCHASERS AND MORTGAGEES

10.1 Title and Mortgagee Protection. This Article 10 establishes certain standards and rights which are for the benefit of Mortgagees. The default or breach of this Declaration shall not entitle any Owner, Occupant, Permittee, or other Person to cancel, rescind, or otherwise terminate its duties, liabilities, and obligations under this Declaration. No default or breach of this Declaration shall defeat, render invalid, diminish, or impair the lien of any Mortgage made in good faith and for value, but the Restrictions and all other limitations, reservations, rights, easements, conditions, obligations, covenants, and other provisions contained in this Declaration shall be binding upon and effective against the Owner of any Parking Unit, or any portion thereof, whose title thereto is acquired by judicial or non-judicial foreclosure, trustee's sale, or

otherwise (like an arrangement or proceeding in lieu of foreclosure).

## 10.2 Mortgagee Protection.

10.2.1 Obligations of Mortgagee. Unless and until it enters into possession of or acquires title to all or any portions of one or more Parking Units within the Parking Project pursuant to judicial or non-judicial foreclosure, trustee's sale, or any other arrangement or proceeding in lieu of foreclosure, any Mortgagee interested under any Mortgage affecting one or more Parking Units within the Parking Project shall have no duties, liabilities, and/or obligations to take any action to comply with, and may not be compelled to take any action to comply with, this Declaration (other than those provisions, if any, concerning any consent to be given by a Mortgagee, if a Mortgagee's failure to give such consent is wrongful).

10.2.2 Notices; Right to Cure. Any Owner, on delivering to any other Owner any notice, demand, or other communication pursuant to the provisions of this Declaration, shall at the same time deliver by certified mail, return receipt requested, copies of such notice to each Qualified Mortgagee of such other Owner at the latest address provided to the notifying Owner by such other Owner or such Qualified Mortgagee. Although otherwise effective with respect to the Owner receiving such notice, no notice delivered to any Owner shall affect any rights or remedies of any Qualified Mortgagee unless a copy of such notice has been delivered to such Qualified Mortgagee in accordance with the immediately preceding sentence. Each Qualified Mortgagee shall have the right to remedy a default, or cause the same to be remedied within the time allowed to the defaulting Owner plus, in the case of monetary defaults, an additional ten (10) calendar days and, in the case of non-monetary defaults, an additional thirty (30) calendar days; *provided, however,* that if a non-monetary default reasonably requires more than thirty (30) calendar days to cure, each Qualified Mortgagee shall have the right to remedy such default if such Qualified Mortgagee commences such cure within such 30-day period and thereafter diligently prosecutes such cure to completion.

10.2.3 Performance. Each Qualified Mortgagee shall have the right to act for and in the place of the Owner of the Parking Unit or Parking Units covered by its Mortgage, to the extent encumbered by and permitted by the applicable Mortgage or otherwise agreed to by such Owner in writing. Any Owner shall accept performance by or on behalf of any Qualified Mortgagee as if the same had been performed by the other Owner. Such acceptance shall not create any additional rights as against such Owner in such Qualified Mortgagee, nor shall such Qualified Mortgagee be subrogated to any interest or right of such Owner. Each Qualified Mortgagee shall have the right, to the extent the Owner of the Parking Unit or Parking Units covered by the Mortgage concerned agrees in writing, to appear in a legal action or proceeding on behalf of such Owner in connection with such Parking Unit or Parking Units encumbered by an applicable Mortgage.

10.2.4 Recognition. Upon request, the Association agrees to execute, acknowledge, and deliver to any Qualified Mortgagee a commercially reasonable instrument prepared by the Qualified Mortgagee concerned (*provided, however,* such instrument must be reviewed and approved in advance by the Association), acknowledging that such Qualified Mortgagee is a "Qualified Mortgagee" entitled to the rights and benefits of this Section 10.2.

10.2.5 Estoppel. The Association shall, within fifteen (15) calendar days after the request of any Owner, execute and deliver (or cause to be executed and delivered through the Manager) to the requesting Owner a commercially reasonable estoppel certificate in favor of the requesting Owner and such other persons (like third-party purchasers) as the requesting Owner shall designate setting forth the following:

(a) that, to the actual knowledge of the Association (with no duty to discover or investigate), such Owner is not in default under this Declaration or, in the alternative, that such Owner is in default under this Declaration, setting forth in reasonable detail the nature of such default;

(b) that, to the actual knowledge of the Association, this Declaration is in full force and effect and has not been modified or amended, except as may be disclosed in the Official Records or as set forth and disclosed in such estoppel certificate;

(c) any commercially reasonably requested information regarding Common Expenses and the Assessments lien recorded pursuant to Section 6.9, to the extent that the Common Expenses and such Assessments lien relates to such Owner's Parking Unit; and

(d) such other commercially reasonable and relevant information as the requesting Owner may reasonably request.

The requesting Owner's Mortgagees and any such other persons (for example, a third-party purchaser) shall be entitled to rely upon any estoppel certificate executed by the Association or the Manager pursuant to this Section 10.2.5.

## ARTICLE 11 CASUALTY

11.1 Total or Partial Destruction of the Parking Project. If there is a total or partial destruction of the Parking Project, including any total or partial destruction of the Common Areas and Facilities, the Improvements (including, any Shared Components of the Parking Project), or the shared or common utilities, utility systems, utility facilities, and related improvements on, underneath, or above the Common Areas and Facilities, the Parking Project shall, subject to the payment obligations set forth below and as soon as reasonably possible, be promptly rebuilt, repaired, and/or restored as required by this Declaration, the Master Declaration, the Cormont Master Declaration, and/or in accordance with the Act, unless:

11.1.1 the Parking Project is terminated in accordance with Section 19.6 below, unless termination is prohibited by the Master Declaration or the Cormont Master Declaration;

11.1.2 repair, replacement, and/or restoration would be illegal under any valid and enforceable ordinances, statutes, and/or other governing health or safety laws enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable;

11.1.3 seventy-five percent (75%) or more of the Parking Project is destroyed or substantially damaged and the insurance proceeds are insufficient to reconstruct the Parking

Project and termination is not prohibited by the Master Declaration or the Cormont Master Declaration and the Owners, by a vote of at least seventy-five percent (75%) of the Allocated Interest of the Parking Project, do not voluntarily, within one hundred (100) calendar days after the occurrence of such damage, make provision for reconstruction, and the Association causes to be recorded in the Official Records a notice, in accordance with the Act, thereby subjecting the Parking Project to an action for partition and sale; or

11.1.4 the insurance proceeds are insufficient to reconstruct the Parking Project and termination is not prohibited by the Master Declaration or the Cormont Master Declaration and the Owners, by a vote of at least seventy-five percent (75%) of the Allocated Interest of the Parking Project, elect to sell or otherwise dispose of the Parking Project in accordance with the Act.

The rebuild, repair, and/or restoration standards related to the Parking Project under this Article 11 shall be to substantially the same condition as existed prior to the damage or destruction concerned. Prior to such rebuilding, repairs, and/or restoration, each Owner shall, within thirty (30) calendar days after notice of the amount due, contribute an amount equal to the product obtained by multiplying the Allocated Interest of such Owner by the projected cost of such rebuilding, repairs, and restoration (net of any insurance proceeds or recoveries from persons causing such damage actually received by the Association). Alternatively, the Association may collect the actual or projected cost of such rebuilding, repairs, and/or restoration following commencement or completion of such rebuilding or restoration. In lieu of collecting the respective Allocated Interest from all Owners for rebuilding and restoring those portions of the Parking Project that have been damaged or destroyed, the Association may, in its commercially reasonable discretion, determine that the damaged or destroyed portions of the Parking Project only servicing or benefitting certain Parking Units or Buildings within the Parking Project and elect to collect the costs to rebuild, repair, and restore such damaged or destroyed portions of the Parking Project from the Owners of the benefitted Parking Units or Buildings.

11.2 Excess Insurance Proceeds. If the entire Parking Project is not rebuilt, repaired, or replaced, the insurance proceeds attributable to the damaged Common Areas and Facilities must be used to restore the damaged area to a condition that is substantially the same condition as existed prior to the damage or destruction concerned and compatible with the remainder of the Parking Project, and, except to the extent that other Persons will be distributees, the insurance proceeds attributable to Parking Units that are not rebuilt must be distributed to the Owners of those Parking Units or to Mortgagees, as their interests may appear, and the remainder of the proceeds, if any, must be distributed to all the Parking Unit Owners or Mortgagees, as their interests may appear, in proportion to the Allocated Interests of all the Parking Units.

11.3 Casualty to a Parking Unit. To the extent that the Association is not obligated to make any such repairs or replacements, each Owner of a Parking Unit shall repair or replace any damage to or destruction to the interior of its Parking Unit, as soon as is reasonably practical after such damage or destruction occurs.

## ARTICLE 12 CONDEMNATION

12.1 Condemnation of All Parking Units. If the entire Parking Project is taken by condemnation, eminent domain, or similar proceeding, the Parking Project shall terminate as of the date of the taking and any condemnation award payable in connection therewith shall be paid to the Association and then disbursed by the Association to the Owners of the Parking Project in proportion to their Allocated Interests.

12.2 Condemnation of Fewer Than All Parking Units. If one or more Parking Units, but less than the entire Parking Project, is taken by condemnation, eminent domain, or similar proceeding, then:

12.2.1 any condemnation award payable in connection therewith shall be paid to the Owner(s) of the Parking Unit(s) taken; and

12.2.2 the Allocated Interests appurtenant to those Parking Units shall be reallocated, in accordance with the terms and conditions of the Act.

12.3 Condemnation of Common Areas and Facilities. If all or any part of the Common Areas and Facilities, the Improvements (including, any Shared Components of the Parking Project), or the shared or common utilities, utility systems, utility facilities, and related improvements on, underneath, or above the Common Areas and Facilities are taken through condemnation, eminent domain, or similar proceeding or are conveyed to a condemning authority under threat of condemnation, eminent domain, or similar proceeding, the entire condemnation award or proceeds shall be paid to the Association, except for any portion of such award or proceeds directly allocable to the fair market value of the Parking Unit or Parking Units (as opposed to the Improvements or systems comprising the Common Areas and Facilities), which portion shall be paid directly to the Owner(s) of such Parking Unit or Parking Units that were taken through condemnation, eminent domain, or similar proceeding or otherwise conveyed. The Association shall, as soon as reasonably possible, restore the remaining Common Areas and Facilities, the Improvements (including, any Shared Components of the Parking Project), or the shared or common utilities, utility systems, utility facilities, and related improvements on, underneath, or above the Common Areas and Facilities in compliance with all valid and enforceable ordinances, development codes, and building requirements enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable; *provided, however*, the Association shall have no obligation to perform any restoration, and no liability for failure to perform, any duty, responsibility, or obligation set forth in this Article 12 to be performed or carried out by the Association, if the condemnation award and proceeds available to pay for such restoration are insufficient or are not made available to and received by the Association. Any such restoration by the Association shall be to substantially the same condition and similar quality in materials and workmanship as the original Common Areas and Facilities and applicable Improvements, and the cost of such restoration, in excess of the condemnation award and proceeds available, shall constitute Common Expenses. Any condemnation award or proceeds for the Common Areas and Facilities, the Improvements, or the shared or common utilities, utility systems, utility facilities, and related improvements on, underneath, or above the Common Areas and Facilities remaining after such restoration has been completed shall be paid to the Owner(s) of the land concerned.

**ARTICLE 13**  
**SPECIAL DECLARANT RIGHTS**

13.1 Development Rights and Improvements. Declarant hereby reserves for itself and its successors and assigns, acting alone, the right, but not the obligation, to develop and construct: (i) any Improvements shown on the Commercial Plats, as amended or supplemented from time-to-time; and (ii) any other Buildings, structures, or improvements that Declarant desires to develop or construct on or within the Parking Project or any other real property owned by Declarant, regardless of whether the same ever become part of the Parking Project.

13.2 Easement Rights. Declarant hereby reserves for itself and its successors and assigns, acting alone, and without the necessity for the consent of any Owners or the Association, the right and power to create, amend, update, and/or terminate those easements as described in Article 3 and as elsewhere set forth in this Declaration.

13.3 Amendments to Parking Plats and Declaration. Declarant hereby reserves for itself and its successors and assigns, acting alone, and without the necessity for the consent of any Owners or the Association, the right to and power to:

13.3.1 modify and amend this Declaration, the Original Parking Plat, and/or the Amended Parking Plat in order to correct any clerical, typographical, or technical errors, or to modify and amend this Declaration, the Original Parking Plat, and/or the Amended Parking Plat to comply with all applicable requirements, standards, guidelines, regulations, building codes, and ordinances of any department of real estate or real estate commission or any governmental authority having jurisdiction over the Parking Project (including, MIDA, Wasatch County, and/or the State of Utah, as applicable); and

13.3.2 modify and amend this Declaration, the Original Parking Plat, and/or the Amended Parking Plat in order to comply with the requirements, standards, and/or guidelines of recognized secondary mortgage markets, the department of housing and urban development, the federal housing administration, the veterans administration, the federal home loan mortgage corporation, the government national mortgage association, or the federal national mortgage association.

13.4 Offices and Models. Notwithstanding anything in this Declaration to the contrary and in addition to those rights under Section 4.8, until all of the Parking Units have been sold by the Declarant, Declarant shall have the following rights in furtherance of any sales, promotional, administrative, operational, management, or other activities designed to accomplish or facilitate the sale, leasing, licensing, operation, and maintenance of all Parking Units owned or to be owned by Declarant and to provide certain services to Owners of the Parking Units, at no cost to the Declarant.

13.4.1 Declarant shall have the right to maintain promotional, advertising, and/or signs, banners, or similar devices at any place or places on or within the Parking Project.

13.4.2 Declarant shall have the right from time-to-time to locate or relocate any signs, banners, or similar devices, but in connection with such location or relocation shall

observe the limitations imposed by the preceding portion of this Section 13.4. Within a reasonable period after the date of the conveyance of the last Parking Unit owned by the Declarant, Declarant shall have the right to remove from the Parking Project any signs, banners, or similar devices and any separate structures or facilities which were placed on or within a portion of the Parking Project for the purpose of aiding Declarant's sales, leasing, operations, and managerial efforts. Any signs, banners, or similar devices, and any separate structures or facilities for aiding Declarant's sales, leasing, operations, and managerial efforts shall comply with the Act and any valid and enforceable ordinances, development codes, laws, rules, and regulations enacted and enforced by MIDA, Wasatch County, and/or the State of Utah, as applicable.

13.4.3 Declarant shall have all of the rights and powers with respect to the Additional Property, if applicable, that is described in Article 15 below.

13.5 Exercising Special Declarant Rights. Subject to any applicable limitations provided for in this Declaration or the Act, Declarant may exercise its Special Declarant Rights at any time prior to the later of (i) the expiration of Declarant's Period of Control, or (ii) the date that is one hundred (100) years, or the longest period allowed by law, after the date on which this Declaration is recorded in the Official Records. Declarant may exercise its Special Declarant Rights in any order, and no assurance is given as to the order in which Declarant will exercise its Special Declarant Rights. If Declarant exercises any Special Declarant Right with respect to any portion of the Parking Project, Declarant may, but is not obligated to, exercise that Special Declarant Right with respect to any other portion of the Parking Project or the Cormont Project. Notwithstanding anything to the contrary contained in this Declaration, Declarant may exercise any Special Declarant Right described in this Article 13 and any other right reserved to Declarant in this Declaration, without the consent of the Association or any of the Owners.

13.6 Interference with Special Declarant Rights. Neither the Association nor any Owner may take any action or adopt any rule or regulation that interferes with or diminishes any of the Special Declarant Rights, without Declarant's prior written consent. Any action taken in violation of this Section 13.6 shall be void and have no force or effect.

13.7 Rights Transferable. Declarant may transfer and/or assign all or any portions of Special Declarant Rights reserved to it under this Article 13 or under any other provision of this Declaration in accordance with the terms and conditions of the Act. Any transfer and/or assignment of the Special Declarant Rights shall be in writing and recorded in the Official Records.

13.8 Prohibition on the Use of the Word "Cormont" or derivative Trademarks. No Person shall use the word "Cormont" or any derivative of any "Cormont" marks, in any printed, electronic, or promotional material, without RPE22 Mayflower Condominiums LLC (or any of its subsidiaries and/or affiliates) prior written consent (collectively, the "Protected Marks"). Any Member of the Association that is found to have used the Protected Marks or derivatives thereof as set forth in this Section 13.8 without prior written consent shall be subject to the following fines, which fines once collected shall be given to RPE22 Mayflower Condominiums LLC (or any of its subsidiaries, affiliates, or designees):

- (a) \$1,000 per occurrence for the first five (5) occurrences of such misuse,
- (b) \$2,000 per occurrence for the next five (5) occurrence of such misuse; and
- (c) \$10,000 for each occurrence of a misuse thereafter.

An occurrence shall include each instance of publication in any form including paper, virtual, or other forms and each time the Protected Marks or derivatives thereof appear or are viewed electronically, whether on a single page or otherwise, shall constitute separate publication of such term and occurrence of misuse. So, if Protected Marks violating this Section 13.8 were to appear on a single web page three (3) times and such page were viewed five (5) times by the same or different people, then the total occurrences of misuse would be fifteen (15) (3 misuses per page multiplied by 5 views of such page) and the total fines would be \$65,000 (\$5,000 for the first five misuses, \$10,000 for the next misuses, and \$50,000 for each of the next 5 misuses).

13.9 Protected Marks. Any use by the Association of names, marks, or symbols of RPE22 Mayflower Condominiums LLC or any of its subsidiaries and/or affiliates, including the Protected Marks described in Section 13.8 (collectively, the “Cormont Marks”), shall inure to the benefit of RPE22 Mayflower Condominiums LLC and shall be subject to RPE22 Mayflower Condominiums LLC’s periodic review for quality control. The Association may enter into license agreements with RPE22 Mayflower Condominiums LLC, terminable with or without cause and in a form specified by RPE22 Mayflower Condominiums LLC in its sole and absolute discretion, with respect to permissive use of certain Cormont Marks. The Association shall not use any Cormont Marks without RPE22 Mayflower Condominiums LLC’s prior written consent.

#### ARTICLE 14 COVENANTS TO RUN WITH LAND

Each provision of this Declaration shall constitute a covenant running with the land and shall be binding upon and shall inure to the benefit of the Association and each Owner and their respective successors and assigns, all of which Persons may enforce any duties, liabilities, and obligations created by this Declaration. This Declaration shall be binding on each part of the Parking Project (including, without limitation, the Parking Units, the Common Areas and Facilities, and the Improvements), and all ownership interests and rights in any part of the Parking Project shall be subject to this Declaration. The interests in and rights concerning any portion of the Parking Units, the Common Areas and Facilities, and the Parking Project held by or vested in the Owners or any other Persons on or after the Effective Date of this Declaration shall be subject and subordinate to this Declaration, and this Declaration shall be prior and superior to such interests and rights. By in any way coming to have any interest in or occupying any part of the Parking Project (including, without limitation, ownership in the Parking Units or the Common Areas and Facilities), the Owners, Occupants, Permittees, or other Persons so coming to have such interest or occupying any part of the Parking Project agree to be bound by this Declaration; *provided, however*, that no such Owners, Occupants, Permittees, or other Persons shall have any right, interest, or liability under this Declaration as an Owner until such Person becomes an

“Owner,” as defined in Section 1.49, nor shall such Person have any duties, obligations, or liabilities under this Declaration for any acts committed prior to the time such Person became an Owner under this Declaration.

## ARTICLE 15 ANNEXATION OF ADDITIONAL PROPERTY

As of the Effective Date, Declarant has not designated or identified any Additional Property on the Original Parking Plat, the Amended Parking Plat, or the Cormont Plats or that is anticipated to be applicable to the Parking Project or the Cormont Project. However, Declarant hereby reserves the exclusive right to annex all or any portions of any real property that is adjacent and contiguous to or in close proximity to the Parking Project and/or the Cormont Project, which is later annexed into the Parking Project and/or the Cormont Project in accordance with this Article 15, at any time during the existence of this Declaration, in Declarant’s sole and absolute discretion. Such one or more annexations, if made, shall permit the Declarant to develop the Parking Project, the Cormont Project, and/or the Additional Property in multiple phases and will subject the Additional Property (or applicable portions thereof) to the terms and conditions of this Declaration. Annexations will become effective upon the recording of one or more amendments or supplements to this Declaration and any amendment(s) to the Original Parking Plat and/or the Amended Parking Plat (if applicable) or the Cormont Plats or the recording of any Future Plats in the Official Records, which amendment(s) or supplement(s) or Future Plats need be executed only by the Declarant and, as applicable, the record owner(s) of the Additional Property being annexed. Declarant may, in its sole and absolute discretion, provide for any such Additional Property (or applicable portions thereof) so annexed to become part of the Common Areas and Facilities and/or Limited Common Areas and Facilities. To the extent applicable under Section 57-8-10(4)(a)(iii) of the Act, Declarant’s rights under this Article 15 to annex any applicable Additional Property into the Parking Project shall not exceed seven (7) years after the date on which this Declaration is recorded in the Official Records.

## ARTICLE 16 AMENDMENTS TO DECLARATION

16.1 Amendments by Declarant. Declarant reserves the right to unilaterally amend, supplement, and modify the Original Parking Plat and/or the Amended Parking Plat and to prepare, execute, and record any Future Plats with respect to any Additional Property as provided for in Article 15.

16.2 Requisite Parties. Except as otherwise expressly provided in this Declaration or the Act, and except for provisions of this Declaration regarding the rights, reservations, and obligations of Declarant (including, the Special Declarant Rights and any rights and reservations in favor of Declarant during the Declarant’s Period of Control), which may not be amended without Declarant’s prior written consent, and subject to the rights of Mortgagees under Article 10 above, the Owners may amend this Declaration by a vote of at least fifty-one percent (51%) of the votes allocated to all Parking Units. If the necessary votes and consents are obtained, the Association shall cause any amendment to this Declaration to be recorded in the Official Records. Notwithstanding the foregoing, the Owners have no rights, powers, or authority to

amend this Declaration at any time and for any reason during the Declarant's Period of Control without the Declarant's prior written consent, which consent may be withheld or conditioned in Declarant's sole and absolute discretion. In addition, notwithstanding the foregoing or anything to the contrary in this Declaration, the Owners have no rights, powers, or authority to amend this Declaration in a manner that will impact any other portion of the Cormont Project (for example, the Residential Project or the Commercial Project), and the Owner's rights to amend this Declaration pursuant to this Article 16 are limited in all respects to the Parking Project only. The following additional provisions, conditions, and/or requirements shall apply to amendments or supplements to this Declaration:

16.2.1 any amendment to annex any Additional Property into the Parking Project and this Declaration shall be made by recording an amendment or supplement to this Declaration executed by Declarant, acting alone, as provided in Article 15 and need not be signed by the Association or any other Owners and shall set forth a metes and bounds description (or other platted legal description(s)) of such Additional Property, and such additional Restrictions, if any, affecting such Additional Property as may be necessary or appropriate, as determined by the Declarant, in its sole and absolute discretion;

16.2.2 any amendment to this Declaration that subdivides or divides an existing Parking Unit into two or more Parking Units or any Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities) into two or more common area units, parcels, or designated areas only needs to be executed by Declarant (unless the Declarant's Period of Control has expired), the Association, and the Owner of the Parking Unit(s) or Common Areas and Facilities concerned, and shall set forth the metes and bounds descriptions (or other platted legal description(s)) of such new Parking Unit(s) and/or common area units, parcels, or designated areas;

16.2.3 any amendment to this Declaration that changes the metes and bounds or platted legal descriptions of two or more Parking Units or two or more common area units, parcels, or designated areas (for example, a boundary line adjustment) only needs to be executed by Declarant (unless the Declarant's Period of Control has expired), the Association, and each Owner of such Parking Units and/or Common Areas and Facilities concerned, and shall set forth the new metes and bounds or platted legal descriptions of such Parking Units and/or common area units, parcels, or designated areas; and

16.2.4 any instrument effective as an amendment to this Declaration pursuant to which the Association assigns its rights, duties, liabilities, and obligations under this Declaration to another Owner or the Manager only needs to be executed by the existing Association and the new, assignee Owner, the Manager, or other responsible party, and shall set forth a metes and bounds or platted legal description of such new Owner's Parking Unit.

16.3 No Other Person Required. Unless it is a required party to any amendment or supplement of this Declaration concerned under Section 16.1 above, no other Person (including, without limitation, any Person holding any rights or interest in or occupying any Parking Unit, whether as an Occupant or Permittee under a lease or otherwise) needs to execute such amendment or supplement in order to make such amendment or supplement in all respects

effective, valid, binding, and enforceable; *provided, however*, that no amendment or supplement to this Declaration shall affect the rights and interests of any Mortgagee holding a Mortgage that constitutes a lien on the realty directly involved in such amendment (if such lien is recorded prior to the recordation of such amendment) unless such Mortgagee consents to such amendment in writing. Except as otherwise provided in this Declaration, all requisite Persons and other parties to an amendment or supplement of this Declaration shall not withhold, condition, or delay the approval or execution of such amendment or supplement in a manner that is unreasonable.

## ARTICLE 17 DISPUTE RESOLUTION

17.1 Statement of Intent. It is Declarant's intent that all Improvements constructed or made by Declarant in and throughout the Parking Project and Cormont Project be built or made in compliance with all applicable building codes and ordinances. Nevertheless, due to the complex nature of construction and the subjectivity involved in evaluating such compliance, disputes may arise as to whether a defect exists and Declarant's responsibility therefor. It is Declarant's intent to resolve any Dispute (as defined below) and claims regarding any alleged defects amicably, without the necessity of time-consuming and costly litigation, and in accordance with the Pre-Litigation Non-Adversarial Procedures and all other procedures and standards contained in this Article 17. Prior to owning and/or purchasing any individual Parking Unit or combination of Parking Units within the Parking Project, each Owner has been given the right and opportunity to perform an inspection (or to pay a third-party inspector to perform an inspection on its behalf) on such Parking Unit(s) and is capable of obtaining and has been given the right and opportunity to perform its own independent due diligence pertaining to such Parking Unit(s) and has been permitted the opportunity to perform its own independent due diligence (or cause such due diligence to be performed by a third-party inspector or attorney) on such Parking Unit(s) that the Owner has elected to own and/or purchase and to conduct an inspection, examination, and due diligence on those Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), Improvements, and other portions of the Parking Project that have been designated for the common, joint, or limited use and benefit of the Owners and their respective Occupants and Permittees. Each Owner, or the Association as applicable, by virtue of accepting a deed or title to or management responsibilities for any individual Parking Unit or combination of Parking Units or Common Areas and Facilities (including, any Limited Common Areas and Facilities) within the Parking Project (whether from Declarant or another party) and, to the fullest extent permitted by law, agrees and acknowledges that such Owner has elected to purchase and accept such Parking Unit(s) and take possession of such Parking Unit(s) in the "AS IS" "WHERE IS" condition of any such Parking Unit(s) and the "AS IS" "WHERE IS" condition of the Common Areas and Facilities, Improvements, and the Parking Project and based upon each Owner's or the Association's own independent judgment, inspections, examinations, and due diligence and subject to the Project Documents, the Recorded Documents, and any other matters disclosed by Declarant or as otherwise known or discovered by each Owner or the Association in connection with such Owner's or Association's own independent due diligence or as disclosed in such Owner's or Association's inspections and examinations. Moreover, if any written warranties have been provided by the Declarant or its contractors in connection with the initial construction, improvement, and development of any Parking Unit(s) and/or Common Areas and Facilities within the Parking Project, such warranties

shall be limited by and to the express terms, conditions, periods, and all other matters expressly identified and warranted in such written warranties, if any. Having had the ability to inspect prior to purchasing any Parking Unit within the Parking Project, having received a written warranty (if any warranty is provided), and having paid fair market value and consideration for a Parking Unit at the time of purchase, it is agreed and acknowledged by any Owner by virtue of accepting a deed or title to any individual Parking Unit or combination of Parking Units within the Parking Project (whether from Declarant or another party) that it is and would be unfair, unreasonable, and improper to later seek to have the Declarant and/or any contractor and/or subcontractor performing the initial construction, improvement, and development of any Parking Unit(s) and/or Common Areas and Facilities to change, upgrade, or add additional work outside of the scope of the initial construction and any express warranty obligation (if any). Moreover, the Owners of Parking Units within the Parking Project (by virtue of accepting a deed or title to any individual Parking Unit or combination of Parking Units within the Parking Project) agree and acknowledge that claims and disputes shall first be asserted and resolved through the Pre-Litigation Non-Adversarial Procedures, as set forth in the provisions of this Article 17. Unless otherwise provided in writing (and then only except to the extent of such writing), the Declarant and its contractors specifically disclaim any and all warranties of merchantability, fitness for a particular use, or of habitability, to the full extent allowed by law. Each Owner and the Association agree to provide Declarant with written notice of any matters relating to a claim for defect of faulty workmanship or deficiencies as soon as reasonably possible after such Owner or the Association becomes aware of such matters and dispute. The providing of notice and any opportunity or rights to cure any alleged claims for faulty workmanship or deficiencies shall not extend the period of which a dispute must be commenced under any warranty and/or applicable statutes of limitations or repose as provided under Utah law.

17.2 Pre-Litigation Non-Adversarial Procedures for All Disputes. To the fullest extent permitted by law, prior to, and as a condition precedent to, initiating any claims or disputes of any kind against Declarant, and/or any of their respective affiliates, successors, assigns, agents, employees, consultants, contractors, subcontractors, architects, engineers, and/or other builder parties involved in the design, construction, and development of the Parking Project or the Cormont Project (including, filing any claim or action or initiating any binding arbitration) (each, a “Dispute”), any Owner or Association desiring to make a claim or initiate a Dispute shall first attempt to resolve said Dispute in accordance with the Pre-Litigation Non-Adversarial Procedures and satisfy all other requirements in strict accordance with the provisions of this Article 17. Without limiting the generality of the foregoing, the types of Dispute(s) subject to this Article 17 shall include, but not be limited to, the following:

17.2.1 Any dispute, claim, disagreement, or allegation that a condition related to any of the Parking Units, the Buildings, the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), the Improvements, or other areas of the Parking Project or the Cormont Project is, are, or involves any kind of a construction defect or as to whether any alleged construction defect has been corrected;

17.2.2 Any dispute, claim, disagreement, or allegation about whether any warranties, including, any allegation of implied warranties, applicable to any of the Parking Units, the Buildings, the Common Areas and Facilities (including, any applicable Limited

Common Areas and Facilities), the Improvements, or other areas of the Parking Project or the Cormont Project are applicable to the subject matter of a dispute;

17.2.3 Any dispute, claim, disagreement, or allegation as to the enforceability of any warranties alleged to be applicable to any of the Parking Units, the Buildings, the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), the Improvements, or other areas of the Parking Project or as to whether any such alleged representation or warranty has been breached;

17.2.4 Any dispute, claim, disagreement, or allegation related to any potential violation of consumer protection, unfair trade practices, or other statutes or laws;

17.2.5 Any dispute, claim, disagreement, or allegation of negligence, strict liability, fraud, and/or breach of duty of good faith, or any other claims that may arise in equity or from common law;

17.2.6 Any dispute, claim, disagreement, or allegation that any condition related to any of the Parking Units, the Buildings, the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), the Improvements, or other areas of the Parking Project or the Cormont Project or caused or created by Declarant or any officers, members, managers, or representatives, agents, or employees of the Declarant (including, any contractors, subcontractors, architects, engineers, and/or builder parties engaged or used by Declarant), including, any construction related noises, dust, and/or traffic, is a nuisance, a defect, or a breach of this Declaration or any alleged breach of any implied warranties of habitability or other implied warranties;

17.2.7 Any dispute, claim, disagreement, or allegation concerning the timeliness of any performance of any act to be performed by Declarant or its contractors;

17.2.8 Any dispute, claim, disagreement, or allegation regarding the various rights, interests, duties, obligations, and/or performance of Declarant under this Declaration, including, matters related to the management and affairs of the Association and the reserve funds, the reserve analysis, or funding of Association expenses; and

17.2.9 Any other dispute, claim, disagreement, or allegation arising out of or relating to the sale, design, planning, development, and/or initial or subsequent construction, maintenance, repair, replacement, and/or remodeling of any of the Parking Units, the Buildings, the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), the Improvements, or other areas of the Parking Project, the formation, operation, governance, and/or management of the Association, or other claims regarding the Parking Project or the Cormont Project.

### 17.3 Pre-Litigation Non-Adversarial Procedure Requirements.

17.3.1 Generally. Any Owner (including, the Association in connection with its ownership or management of the Common Areas and Facilities) desiring to make or file a claim or initiate a Dispute of any kind against Declarant, and/or any of its respective affiliates,

successors, assigns, agents, employees, contractors, subcontractors, architects, engineers, and/or other builder parties may only do so after all Pre-Litigation Non Adversarial Procedures of this Article 17 have been satisfied.

17.3.2 Notice of Claim. Any Owner or Association seeking to make or file a claim or initiate a Dispute against the Declarant (including, against any of their respective affiliates, successors, assigns, agents, employees, contractors, subcontractors, architects, engineers, and/or other builder parties) must provide a written notice of claim (“Notice of Claim”) delivered to: RPE22 Mayflower Condominiums LLC, 2600 N. Ashton Blvd, #200B, Lehi, Utah 84043, Attention: General Counsel and by email to [notices@reefpe.com](mailto:notices@reefpe.com). For purposes of this Article 17, “Notice of Claim” shall mean and include all of the following information: (a) an explanation of the nature of the claim, (b) a specific breakdown and calculation of any alleged damages, (c) a specific description of the claim along with any supporting opinions, information, or factual evidence upon which the claim is based, (d) photographs of any alleged defective condition, if applicable, (e) samples of any alleged defective conditions or materials, if reasonably available, (f) an explanation of the efforts taken to avoid, mitigate, or minimize the claim or any alleged damages arising therefrom, and (g) the names, phone numbers, and address of each person providing factual information, legal or factual analysis, or legal or factual opinions related to the claim. Each Owner and the Association agree to provide Declarant and its agents, consultants, representatives, contractors, and others, as Declarant may request, with prompt, reasonable cooperation, which may, for example include access to its Parking Unit(s) and all applicable portions of the Parking Project, in order to facilitate any investigation regarding the Dispute, including, without limitation, for purpose of inspecting, testing, repairing, replacing, correcting, or otherwise addressing the matters related to the Dispute. If the Dispute arises out of or related to the planning, surveying, design, engineering, grading, specifications, construction, or other development of the Parking Project, Declarant is hereby granted (as part of Declarant's reservation of rights) the rights to access, inspect, repair, and/or replace any and all affected parts at its sole and absolute discretion, but is under no obligation to do so. In conducting such investigations, inspection, repairs, and/or replacement, Declarant and its agents, consultants, contractors, and subcontractors, shall be entitled to take any actions as it shall deem reasonable and necessary under the circumstances.

In the event an Owner or the Association provides notice of an alleged defect within one (1) year from the acceptance of a deed or title to or managerial control over any individual Parking Unit or any of the Common Areas and Facilities from Declarant, Declarant will inspect the applicable Parking Unit, Common Areas and Facilities, Building, Improvements, or other portions of the Parking Project within fourteen (14) business days of receipt of the Owner or the Association’s written notifications and within fourteen (14) business days of the inspection, and Declarant will advise the Owner or the Association in writing whether it believes that any repairs, warranty work, or replacements are warranted.

If the Pre-Litigation Non-Adversarial Procedures and any other requirements or measures in this Article 17 are unsuccessful, each Owner and the Association agree to comply with the mediation procedure set forth below prior to commencement of any legal action.

17.3.3 Mediation. The parties to any Dispute shall make a demonstrable, good faith effort to resolve any Disputes without formal, legal proceedings prior to initiating litigation. Mediation is an express condition precedent to the allowance for litigation. Any commencement of litigation shall be stayed until the conclusion of the mediation process as set forth below in this Section 17.3.3. The following shall apply: a) any mediation shall be conducted by a mediator mutually agreed to by the parties to the Dispute and such mediator shall be a retired judge with experience in deciding disputes concerning such matters which is the subject of the Dispute between the parties; b) the rules and procedures of the designated alternative dispute resolution organization that are in effect at the time of the commencement of the mediation shall be followed by the parties to the Dispute; c) a request for mediation shall be made in writing and delivered to the other party or parties to the Dispute; d) the request may be made concurrently with the filing of a complaint or commencement of arbitration but, in such event, mediation shall proceed and be completed in advance of such litigation. In the event litigation is commenced, such litigation shall be stayed pending mediation for a period of (120) calendar days from the date of filing, unless stayed for a longer period by agreement of the parties or court order; and e) the parties to the Dispute will share equally in the cost of such mediation.

The parties to the Dispute shall attempt to resolve the Dispute through mediation through good faith negotiations until one of the following occurs: (i) the parties reach a written settlement; (ii) the mediator notifies the parties in writing that they have reached an impasse; (iii) the parties agree in writing that they have reached an impasse; or (iv) the parties have not reached a settlement within one hundred and twenty (120) days after the written request for mediation.

Nothing in this Article 17 prohibits any party from seeking emergency legal or equitable relief, pending mediation.

17.4 Waiver of Subrogation. The Association and each Owner, by virtue of accepting a deed or title to any individual Parking Unit or combination of Parking Units within the Parking Project (whether from Declarant or another party), including, the Common Areas and Facilities with respect to the Association, to the fullest extent permitted by law, shall be deemed to have automatically waived any and all rights to subrogation against the Declarant and any contractors, subcontractors, architects, engineers, and builder parties engaged or used by Declarant in connection with the design, construction, and development of the Parking Project and the Cormont Project. The waiver under this Section 17.4 shall be broadly construed and is intended to apply to waive, among other things, any attempt by any insurer of the Association or any of the Owners from pursuing or exercising any subrogation rights, whether arising by contract, common law, or otherwise, against the Declarant and any contractors, subcontractors, architects, engineers, and builder parties engaged or used by Declarant in connection with the Parking Project and the Cormont Project, and their respective officers, employees, owners, representatives, agents, and consultants. To the full extent permitted by law, the Association and Owners hereby release Declarant and each of the contractors, subcontractors, architects, engineers, and builder parties engaged or used by Declarant in connection with the design, construction, and development of the Parking Project and the Cormont Project, and their respective officers, employees, owners, contractors, representatives, agents, and consultants, from any and all liability to the Association and all Owners, and anyone claiming by, through, or under them by way of subrogation or otherwise, for any loss, injury, or damage to any individual

Parking Unit or combination of Parking Units, the Common Areas and Facilities, the Parking Project, and the Cormont Project, caused by fire or any other casualty or event, even if such fire or other casualty shall have been caused by the fault or negligence of Declarant or one or more of the contractors, subcontractors, architects, engineers, and/or builder parties engaged or used by Declarant in connection with the Parking Project and/or the Cormont Project. The Association and each Owner agrees that all policies of insurance held by the Association shall contain a clause or endorsement to the effect that this release and waiver of subrogation shall not adversely affect or impair such policies or prejudice the right of the Association or any Owner to recover thereunder. The Association and all Owners shall indemnify, defend, and hold harmless the Declarant and each of the contractors, subcontractors, architects, engineers, and builder parties engaged or used by Declarant in connection with the Parking Project, and their respective officers, employees, owners, representatives, agents, and consultants from any claims and Dispute(s) barred or released by this Section 17.4, including, but not limited to, any claim or Dispute brought under any right of subrogation.

**ARTICLE 18**  
**NO REPRESENTATIONS OR WARRANTIES; DISCLAIMERS AND**  
**ACKNOWLEDGEMENTS**

18.1 No Representations or Warranties. NO REPRESENTATIONS, WARRANTIES, COVENANTS, OR ASSURANCES OF ANY KIND, EXPRESS OR IMPLIED, HAVE BEEN GIVEN OR MADE BY THE DECLARANT, THE MANAGER, THE ASSOCIATION, OR ANY OF THEIR AGENTS, CONTRACTORS, OR EMPLOYEES (INCLUDING, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT OR THE CORMONT PROJECT) IN CONNECTION WITH ANY OF THE PARKING UNITS OR ANY OTHER PORTIONS OF THE PARKING PROJECT (INCLUDING, WITHOUT LIMITATION, THE COMMON AREAS AND FACILITIES AND OTHER IMPROVEMENTS WITHIN THE PARKING PROJECT), THEIR PHYSICAL CONDITION, ZONING, COMPLIANCE WITH APPLICABLE LAWS, MERCHANTABILITY, HABITABILITY, SECURITY (INCLUDING, WITHOUT LIMITATION, FIRE AND/OR BURGLAR ALARM SYSTEMS OR OTHER SECURITY SYSTEMS OR ANY SECURITY MEASURES UNDERTAKEN WHATSOEVER), FITNESS FOR A PARTICULAR PURPOSE, OR IN CONNECTION WITH THE CREATION, SUBDIVISION, CONDOMINIUMIZATION, SALE, OPERATION, MAINTENANCE, COST OF MAINTENANCE, TAXES, OR REGULATION THEREOF, EXCEPT: (A) AS SPECIFICALLY AND EXPRESSLY SET FORTH IN THIS DECLARATION, THE PROJECT DOCUMENTS, OR IN ANY OTHER DOCUMENTS WHICH MAY BE FILED BY THE PARTY TO BE CHARGED FROM TIME-TO-TIME WITH APPLICABLE REGULATORY AGENCIES; AND (B) AS OTHERWISE REQUIRED BY LAW. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, EACH OWNER RECOGNIZES AND AGREES THAT WITH BUILDINGS, COMMON AREAS AND FACILITIES, AND IMPROVEMENTS THE SIZE AND NATURE OF THOSE CONSTRUCTED WITHIN THE PARKING PROJECT AND THE CORMONT PROJECT, IT IS TYPICAL TO EXPECT BOWING AND/OR DEFLECTION OF MATERIALS. ACCORDINGLY, INSTALLATION OF FINISHES AND MATERIALS MUST TAKE THE

SAME INTO ACCOUNT. FURTHER, EACH OWNER RECOGNIZES AND AGREES THAT THE EXTERIOR LIGHTING SCHEME FOR THE BUILDINGS AND WITHIN THE PARKING PROJECT AND THE CORMONT PROJECT (INCLUDING, OTHER ADJACENT OR NEARBY PROPERTIES AND ROADWAYS) MAY CAUSE EXCESSIVE AND/OR UNINTERRUPTED ILLUMINATION. ACCORDINGLY, THE INSTALLATION OF INTERIOR WINDOW TREATMENTS SHOULD TAKE THE SAME INTO ACCOUNT. AMONG OTHER ACTS OF GOD AND UNCONTROLLABLE EVENTS OR ACTIVITIES (INCLUDING, EVENTS OF FORCE MAJEURE (AS DEFINED BELOW)), EXCESSIVE HEAT, EXTREME COLD, EXTREME DROUGHT, FLASH FLOODS, AND SEVERE STORMS HAVE OCCURRED IN THE WASATCH COUNTY AREA AND, GIVEN THE FACT THAT THE STATE OF UTAH IS IN THE HIGH DESERT AND THE PARKING PROJECT IS NEAR THE JORDANELLE RESERVOIR AND FALLS WITHIN A MOUNTAINOUS REGION, THE PARKING PROJECT IS EXPOSED TO THE POTENTIAL DAMAGES FROM EXCESSIVE HEAT, EXTREME COLD, EXTREME DROUGHT, FLASH FLOODS, AND EXTREME STORMS, AND DAMAGES FROM THESE OR OTHER EXTRAORDINARY CAUSES SHALL NOT BE THE RESPONSIBILITY OF THE DECLARANT, THE MANAGER, OR THE ASSOCIATION (INCLUDING, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT AND THE CORMONT PROJECT).

AS TO ANY WARRANTIES WHICH CANNOT BE DISCLAIMED AS A MATTER OF LAW, AND TO OTHER CLAIMS, IF ANY, WHICH CAN BE MADE AS TO THE AFORESAID MATTERS (INCLUDING, ANY ACTS OF GOD, EVENTS OF FORCE MAJEURE, AND/OR UNCONTROLLABLE EVENTS OR ACTIVITIES), ALL INCIDENTAL AND CONSEQUENTIAL DAMAGES ARISING THEREFROM ARE HEREBY DISCLAIMED BY EACH OWNER. ALL OWNERS AND THE ASSOCIATION, BY VIRTUE OF ACCEPTING A DEED OR TITLE TO ANY INDIVIDUAL PARKING UNIT WITHIN THE PARKING PROJECT AND THE CORMONT PROJECT (WHETHER FROM DECLARANT OR ANOTHER PARTY), INCLUDING, THE COMMON AREAS AND FACILITIES WITH RESPECT TO THE ASSOCIATION, SHALL BE DEEMED TO HAVE AUTOMATICALLY WAIVED ALL OF THE AFORESAID DISCLAIMED WARRANTIES AND INCIDENTAL AND CONSEQUENTIAL DAMAGES.

FURTHER, EACH OWNER IS HEREBY ADVISED THAT CERTAIN MOLDS, FUNGI, MILDEW, AND/OR OTHER MYCOTOXINS MAY BE, OR IF ALLOWED TO REMAIN FOR A SUFFICIENT PERIOD MAY BECOME, TOXIC AND POTENTIALLY POSE A HEALTH RISK. BY ACQUIRING A DEED OR TITLE TO AN INDIVIDUAL PARKING UNIT OR COMBINATION OF PARKING UNITS OR CONTROL OVER ANY OF SAME, EACH OWNER SHALL BE DEEMED TO HAVE ASSUMED THE RISKS ASSOCIATED WITH MOLDS, FUNGI, MILDEW, AND/OR OTHER MYCOTOXINS AND TO HAVE RELEASED THE DECLARANT, THE MANAGER, AND THE ASSOCIATION (INCLUDING, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN,

CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT AND THE CORMONT PROJECT) FROM ANY AND ALL LIABILITY RESULTING FROM SAME.

FURTHER, EACH OWNER IS HEREBY ADVISED THAT RADON IS A NATURALLY OCCURRING RADIOACTIVE GAS THAT, WHEN IT HAS ACCUMULATED IN A PARKING UNIT OR BUILDING IN SUFFICIENT QUANTITIES, MAY PRESENT HEALTH RISKS TO PERSONS WHO ARE EXPOSED TO IT OVER TIME. LEVELS OF RADON THAT EXCEED FEDERAL AND STATE GUIDELINES HAVE BEEN FOUND IN BUILDINGS IN OR THROUGHOUT THE STATE OF UTAH. ADDITIONAL INFORMATION REGARDING RADON AND RADON TESTING MAY BE OBTAINED FROM THE APPLICABLE COUNTY PUBLIC HEALTH UNIT. BY ACQUIRING A DEED OR TITLE TO AN INDIVIDUAL PARKING UNIT OR COMBINATION OF PARKING UNITS OR CONTROL OVER ANY OF SAME, EACH OWNER SHALL BE DEEMED TO HAVE ASSUMED THE RISKS ASSOCIATED WITH OR CAUSED BY RADON AND OTHER NATURALLY OCCURRING RADIOACTIVE GASES AND TO HAVE RELEASED THE DECLARANT, THE MANAGER, AND THE ASSOCIATION (INCLUDING, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT AND THE CORMONT PROJECT) FROM ANY AND ALL LIABILITY RESULTING FROM SAME.

18.2 General Disclaimer. NOTWITHSTANDING ANYTHING CONTAINED IN THIS DECLARATION OR IN THE PROJECT DOCUMENTS OR ANY OTHER DOCUMENT GOVERNING OR BINDING THE ASSOCIATION, NONE OF THE DECLARANT, THE MANAGER, OR THE ASSOCIATION (INCLUDING, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT AND THE CORMONT PROJECT) SHALL BE LIABLE OR RESPONSIBLE FOR, OR IN ANY MANNER A GUARANTOR OR INSURER OF, THE HEALTH, SAFETY, OR WELFARE OF ANY OWNERS OR THEIR RESPECTIVE PERMITTEES OR ANY OTHER USERS OF ANY PORTION OF THE PARKING PROJECT AND THE CORMONT PROJECT, INCLUDING, WITHOUT LIMITATION, THEIR GUESTS, OCCUPANTS, TENANTS, INVITEES, CUSTOMERS, LICENSEES, AGENTS, SERVANTS, CONTRACTORS, SUBCONTRACTORS, OR DESIGNEES, OR FOR ANY PROPERTY OF ANY SUCH PERSONS. WITHOUT LIMITING THE GENERALITY OF THE FOREGOING:

18.2.1 NONE OF THE DECLARANT, THE MANAGER, OR THE ASSOCIATION (INCLUDING, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT AND THE CORMONT PROJECT) IS EMPOWERED OR ESTABLISHED TO ACT AS AN ENTITY WHICH ENFORCES OR ENSURES COMPLIANCE WITH THE LAWS OF THE UNITED

STATES, THE STATE OF UTAH, THE COUNTY OF WASATCH, MIDA, AND/OR ANY OTHER JURISDICTION OR THE PREVENTION OF TORTIOUS ACTIVITIES.

18.2.2 ANY PROVISIONS OF THIS DECLARATION SETTING FORTH THE USES OF ASSESSMENTS WHICH RELATE TO HEALTH, SAFETY, AND/OR WELFARE SHALL BE INTERPRETED AND APPLIED ONLY AS LIMITATIONS ON THE USES OF ASSESSMENT FUNDS AND NOT AS CREATING A DUTY OF THE RECIPIENT OF SUCH ASSESSMENT FUNDS TO PROTECT OR FURTHER THE HEALTH, SAFETY, OR WELFARE OF ANY PERSON(S), EVEN IF ASSESSMENT FUNDS ARE CHOSEN TO BE USED FOR ANY SUCH REASON.

18.2.3 NOTWITHSTANDING ANY DUTY OF THE ASSOCIATION TO MAINTAIN AND/OR REPAIR PORTIONS OF THE PARKING PROJECT (INCLUDING, BY WAY OF EXAMPLE, THE COMMON AREAS AND FACILITIES), NONE OF THE DECLARANT, THE MANAGER, OR THE ASSOCIATION SHALL BE LIABLE TO ANY OWNER OR ITS PERMITTEES (AND/OR SUCH OWNER'S FAMILY), OCCUPANTS, OR USERS OF ANY PORTION OF THE PARKING PROJECT AND THE CORMONT PROJECT, INCLUDING, WITHOUT LIMITATION, THEIR GUESTS, TENANTS, INVITEES, LICENSEES, CUSTOMERS, AGENTS, SERVANTS, CONTRACTORS, SUBCONTRACTORS, OR DESIGNEES, RELATIVE TO ANY PROPERTY DAMAGE, PERSONAL INJURY, DEATH OR OTHER LIABILITY CAUSED BY ANY LATENT CONDITION OF THE PARKING PROJECT AND THE CORMONT PROJECT (INCLUDING, WITHOUT LIMITATION, ANY OF THE INDIVIDUAL PARKING UNITS, THE COMMON AREAS AND FACILITIES, AND/OR ANY PORTIONS THEREOF). FURTHERMORE, NONE OF THE DECLARANT, THE MANAGER, OR THE ASSOCIATION (INCLUDING, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT AND THE CORMONT PROJECT) SHALL BE LIABLE FOR ANY PROPERTY DAMAGE, PERSONAL INJURY, DEATH, OR OTHER LIABILITY CAUSED BY DEFECTS IN DESIGN OR WORKMANSHIP, OR ANY OTHER REASON, CONNECTED WITH ANY ADDITIONS, ALTERATIONS, OR IMPROVEMENTS OR OTHER ACTIVITIES DONE BY OR ON BEHALF OF ANY OWNER REGARDLESS OF WHETHER OR NOT ANY SUCH ADDITIONS, ALTERATIONS, IMPROVEMENTS, OR OTHER ACTIVITIES SHALL HAVE BEEN APPROVED BY THE DECLARANT, THE MANAGER, OR THE ASSOCIATION OR ARE OTHERWISE PERMITTED PURSUANT TO THE TERMS OF THIS DECLARATION OR THE PROJECT DOCUMENTS. THE DECLARANT, THE MANAGER, AND THE ASSOCIATION ALSO SHALL NOT BE LIABLE TO ANY OWNER OR ITS PERMITTEES (AND/OR SUCH OWNER'S FAMILY), OCCUPANTS, OR USERS OF ANY PORTION OF THE PARKING PROJECT AND THE CORMONT PROJECT INCLUDING, WITHOUT LIMITATION, THEIR GUESTS, OCCUPANTS, TENANTS, INVITEES, CUSTOMERS, LICENSEES, AGENTS, SERVANTS, CONTRACTORS, SUBCONTRACTORS, OR DESIGNEES, RELATIVE TO ANY PROPERTY DAMAGE, PERSONAL INJURY, DEATH OR OTHER LIABILITY ON THE GROUNDS THAT THE DECLARANT, THE MANAGER, OR THE ASSOCIATION DID NOT OBTAIN OR MAINTAIN INSURANCE (OR CARRY

INSURANCE WITH A PARTICULAR DEDUCTIBLE AMOUNT) RELATIVE TO ANY PARTICULAR MATTER WHERE SUCH INSURANCE IS NOT REQUIRED HEREBY OR COULD NOT OBTAIN SUCH INSURANCE AT REASONABLE COSTS OR UPON REASONABLE TERMS. THE DECLARANT, THE MANAGER, AND THE ASSOCIATION (INCLUDING, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT) ALSO SHALL NOT BE LIABLE TO ANY OWNER OR ITS RESPECTIVE PERMITTEES (AND/OR SUCH OWNER'S FAMILY), OCCUPANTS, OR USERS OF ANY PORTION OF THE PARKING PROJECT AND THE CORMONT PROJECT, INCLUDING, WITHOUT LIMITATION, THEIR GUESTS, OCCUPANTS, TENANTS, INVITEES, LICENSEES, AGENTS, SERVANTS, CONTRACTORS, SUBCONTRACTORS, OR DESIGNEES, RELATIVE TO ANY PROPERTY DAMAGE, PERSONAL INJURY, DEATH OR OTHER LIABILITY RESULTING FROM: SOUND AND/OR VIBRATION TRANSMISSION, INCLUDING, WITHOUT LIMITATION, SOUND AND/OR VIBRATION TRANSMISSION FROM THE COMMON AREAS AND FACILITIES (INCLUDING, ANY APPLICABLE LIMITED COMMON AREAS AND FACILITIES), ANY BUILDINGS OR IMPROVEMENTS, OR OTHER AREAS OF THE PARKING PROJECT AND THE CORMONT PROJECT OR OTHER ADJACENT OR NEARBY PROPERTIES; LIGHT TRANSMISSION OR LIGHT POLLUTION FROM ANY LIGHTING SCHEME OR LIGHTING IMPROVEMENTS LOCATED ON OR WITHIN THE COMMON AREAS AND FACILITIES (INCLUDING, ANY APPLICABLE LIMITED COMMON AREAS AND FACILITIES), ANY BUILDINGS OR IMPROVEMENTS, OR OTHER AREAS OF THE PARKING PROJECT AND THE CORMONT PROJECT OR OTHER ADJACENT OR NEARBY PROPERTIES; AND/OR ODOR TRANSMISSION FROM THE COMMON AREAS AND FACILITIES (INCLUDING, ANY APPLICABLE LIMITED COMMON AREAS AND FACILITIES), ANY BUILDINGS OR IMPROVEMENTS, OR OTHER AREAS OF THE PARKING PROJECT AND THE CORMONT PROJECT OR OTHER ADJACENT OR NEARBY PROPERTIES.

18.2.4 NONE OF THE DECLARANT, THE MANAGER, OR THE ASSOCIATION (INCLUDING, TO THE FULLEST EXTENT PERMITTED BY LAW, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT AND THE CORMONT PROJECT) SHALL IN ANY WAY BE CONSIDERED GUARANTORS OF SECURITY (INCLUDING, WITHOUT LIMITATION, FIRE AND/OR BURGLAR ALARM SYSTEMS OR OTHER SECURITY SYSTEMS OR ANY SECURITY MEASURES UNDERTAKEN WHATSOEVER) WITHIN THE PARKING PROJECT AND THE CORMONT PROJECT AND/OR THE BUILDINGS AND/OR ANY PARTICULAR PARKING UNIT, NOR SHALL ANY OF THE SAME (NOR ANY SUCCESSOR OR ASSIGN OF ANY OF SAME) BE HELD LIABLE FOR ANY LOSS OR DAMAGE TO ANY PERSON OR PROPERTY BY REASON OF FAILURE TO PROVIDE SECURITY OR THE INEFFECTIVENESS OF SECURITY MEASURES UNDERTAKEN, INCLUDING, WITHOUT LIMITATION, FIRE AND/OR BURGLAR ALARM, AND/OR PREVENTION

AND/OR MITIGATION SYSTEMS OR OTHER SECURITY SYSTEMS RECOMMENDED OR INSTALLED OR ANY SECURITY MEASURES UNDERTAKEN WHATSOEVER.

18.2.5 EACH OWNER, BY VIRTUE OF ACCEPTING A DEED OR TITLE TO ANY INDIVIDUAL PARKING UNIT OR COMBINATION OF PARKING UNITS WITHIN THE PARKING PROJECT (WHETHER FROM DECLARANT OR ANOTHER PARTY) AND/OR CONTROL OVER SAME, AND EACH OTHER PERSON HAVING AN INTEREST IN OR LIEN UPON, OR MAKING ANY USE OF, ANY PORTION OF THE PARKING PROJECT (BY VIRTUE OF ACCEPTING SUCH INTEREST OR LIEN OR MAKING SUCH USES), SHALL BE BOUND BY THIS ARTICLE 18 AND SHALL BE DEEMED AUTOMATICALLY TO HAVE WAIVED ANY AND ALL RIGHTS, CLAIMS, DEMANDS, AND CAUSES OF ACTION AGAINST THE DECLARANT, THE MANAGER, AND/OR THE ASSOCIATION, THEIR AFFILIATES, AND ALL OF THEIR RESPECTIVE OFFICERS, MANAGERS, AGENTS, EMPLOYEES, SUPPLIERS, AND CONTRACTORS (INCLUDING, ANY CONTRACTORS, SUBCONTRACTORS, ARCHITECTS, ENGINEERS, AND/OR BUILDER PARTIES ENGAGED OR USED BY DECLARANT IN CONNECTION WITH THE DESIGN, CONSTRUCTION, AND DEVELOPMENT OF THE PARKING PROJECT AND THE CORMONT PROJECT), ARISING FROM OR CONNECTED WITH ANY MATTER FOR WHICH THE LIABILITY OF THE AFOREMENTIONED PARTIES HAS BEEN DISCLAIMED IN THIS DECLARATION.

18.2.6 ALL RELEASES, DISCLAIMERS OF LIABILITY, INDEMNITIES, AND/OR "HOLD HARMLESS" PROVISIONS SET FORTH IN THIS DECLARATION IN FAVOR OF THE DECLARANT, THE MANAGER, AND/OR THE ASSOCIATION SHALL BE DEEMED ALSO TO INCLUDE: (A) THE PARTNERS, MEMBERS, SHAREHOLDERS, DIRECTORS, OFFICERS, MANAGERS, COMMITTEE, AND BOARD OF DIRECTORS MEMBERS, EMPLOYEES, AGENTS, CONTRACTORS (INCLUDING, ANY SERVICE PROVIDERS), SUBCONTRACTORS, AND BUILDER PARTIES OF THE DECLARANT, THE MANAGER, AND THE ASSOCIATION; AND (B) THE SUCCESSORS, ASSIGNS, AND AFFILIATES OF ALL OF THE FOREGOING.

18.3 Additional Acknowledgements. Each Owner is hereby advised of the following matters affecting the Parking Units, the Buildings, the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities), the Improvements, and the Parking Project, and the Owner's use and enjoyment thereof and each Owner, by virtue of accepting a deed or title to any individual Parking Unit within the Parking Project (whether from Declarant or another party), to the fullest extent permitted by law, agrees and acknowledges the following:

18.3.1 Rules and Regulations, Easements. Certain streets and roadways within or adjacent to the Parking Project and/or Cormont Project are or may be subject to restricted access limitations, as set forth in the Project Documents and/or the Recorded Documents, and are or may be subject to rules and regulations provided in the Project Documents and/or the Recorded Documents.

18.3.2 Construction. Substantial construction-related activities relating to the development of the Parking Project and/or Cormont Project and other buildings, facilities, and

development projects within the Master Plat or other developments or projects within or near the Parking Project and/or Cormont Project may cause considerable noise, dust, lighting, and other inconveniences to the Owners and its Occupants and Permittees.

18.3.3 Other Projects. The Parking Project and/or Cormont Project and other development projects within the Master Plat may be developed pursuant to the Recorded Documents and certain land uses and restrictions set forth in a plan approved by MIDA and any other applicable governmental authorities with no representations, warranties, assurances, or commitments being made in this Declaration or by Declarant concerning the planned uses of other properties. Such additional development may result in reduction of trees and other foliage, construction of additional roads, sidewalks and trails, increases in traffic, impacts on view corridors and similar effects, both expected and unexpected.

18.3.4 MIDA; Special Taxing Districts.

(a) The Parking Project and the Cormont Project are located within a MIDA project area and, therefore, are subject to the jurisdiction of MIDA and other applicable governmental authorities (including, the MIDA Mountain Village Public Infrastructure District and the MIDA Cormont Public Infrastructure District). MIDA is an independent authority of the State of Utah.

(b) It is anticipated that the Parking Units may be included in one or more special taxing districts. Special taxing districts may be subject to general obligation indebtedness that is paid by revenues produced from annual tax levies on the taxable property within such special taxing districts. Property owners in such special taxing districts may be placed at risk for increased mill levies in excess of tax burdens to support the servicing of such debt where circumstances arise resulting in the inability of such a district to discharge such indebtedness without such an increase in mill levies. Owners are hereby advised by Declarant to investigate the debt financing requirements of the authorized general obligations and indebtedness of such special taxing districts, existing mill levies of such special taxing districts, such indebtedness, and the potential for an increase in such mill levies.

18.3.5 Views. There are no protected views in and throughout the Parking Project or the Cormont Project and the Parking Units are not assured the existence or unobstructed continuation of any particular view, and any construction, landscaping, or other installation of improvements by Declarant or the Association (including, without limitation, the construction of other Parking Project structures and amenities in the vicinity of any of the Parking Units), or any owners of other property in the vicinity of the Parking Project and/or Cormont Project or within the Master Plat, including, without limitation, Owners of other Parking Units within the Parking Project, may impair the view from any particular Parking Unit and each Owner consents to such view impairment. No representations, warranties, assurances, or commitments of any kind have been or are being made in this Declaration or by Declarant regarding the existence, preservation, or permanence of any views from the Parking Units, the Buildings, the Parking Project, and/or the Cormont Project.

18.3.6 Inherent Risks and Inconveniences. Ownership of real property in or around a ski and golf mountainous resort area near the Jordanelle Reservoir involves certain

inherent risks and inconveniences and it is anticipated that certain all-season resort activities in or around the Parking Project and the Cormont Project will be conducted where such inherent risks and inconveniences are present, including, without limitation, damage to property and improvements and personal injury and death caused by errant skiers, mountain bikers, golfers and errant equipment, and other resort patrons, equipment, machine-made snow, heavy equipment, construction or improvements of facilities, objects, or equipment falling from lifts, water runoff, drainage, heavy snow falls, wind patterns, and other conditions that may affect the Parking Units, the Buildings, the Parking Project, and/or the Cormont Project. Furthermore, the operator of the resort, the operators of the Cormont Project, and other parties may engage in avalanche and other safety control procedures; ski trail and bike/hike trail construction and grooming, including, nighttime snow cat and snowmobile operations; landscaping maintenance and care, including, lawn mowing; resort development, construction, and operations, including nighttime skiing, nighttime lift operations, and the operation of 24-hour a day transportation systems; helicopter tours and skiing; 24-hour a day snow making; and development and construction of hotels, condominiums, townhomes, clubs and club amenities, golf courses, lodges, and other projects and related infrastructure and improvements. Certain areas within the resort and the Cormont Project may be subject to snow making, grooming, lawn mowing, yard care, landscaping, and the overall operation and management by the operator of the resort as determined by such operator. Snowmaking activities by the resort operator may result in artificial snow being directed at or onto the Parking Units, the Buildings, the Parking Project, and/or the Cormont Project and improvements thereon, which may result in damage to such improvements. Owners may experience "overspray" from the resort snowmaking system, sprinkler and watering systems, fertilizer and lawn care treatments and operations, and from drainage and water runoff from the resort and/or the Cormont Project. Owners may be exposed to lights, noises, special events, or other activities resulting from the use, operation, construction, improvements, repair, replacement, and maintenance of the resort and/or the development of the Parking Project and/or the Cormont Project or other development projects within the Master Plat. Such uses may include concerts, festivals, art, and other shows and displays, fireworks displays, outdoor markets, and other performances and special events. The resort and its related improvements and facilities, including, without limitation, utilities, may require construction and/or daily maintenance, including grooming, snowmaking, lawn mowing and maintenance, and irrigation during early morning, evening, and late night hours, including, but not limited to, the use of tractors, lawn mowers, blowers, pumps, compressors, utility vehicles, and over-the-snow vehicles. Owners and their Occupants and Permittees may experience or be exposed to the noise, light, vibration and other effects of such maintenance and the Owners and their respective Occupants and Permittees acknowledge, accept, and assume the risks associated with such maintenance activities. Any one or more of the resort operator, the Association, the Cormont Master Association, the Village Association, and/or the Master Association may engage in the movement and operation of passenger vehicles (including, without limitation, buses, vans, shuttles, and other vehicles transporting passengers), commercial vehicles, construction vehicles, and other equipment over and through the streets and roadways in the resort and the Cormont Project. Property damage, personal injury, or other losses may be caused by avalanches, slides, or other movement of snow whether or not human caused, including damage or injury resulting from snow safety/avalanche mitigation programs. Each Owner, by virtue of accepting a deed or title to any individual Parking Unit or combination of Parking Units within the Parking Project (whether from Declarant or another party), to the fullest extent permitted by law, for itself and its

guests, invitees, lessees, successors, and assigns (i) acknowledges, accepts, and assumes the risks associated with the hazards and risks identified in this Declaration, the Project Documents, and the Recorded Documents and the risks of any damage to property or the value of property, damage to improvements, personal injury or death, or the creation or maintenance of a trespass or nuisance, caused by or arising in connection with any of the hazards identified in this Declaration, the Project Documents, and the Recorded Documents, or other risks, hazards, and dangers associated with the operation of the resort, the Parking Project, and the Cormont Project (collectively, the "Assumed Risks"), and (ii) releases, waives, discharges, and covenants not to sue the Declarant, the Manager, the Association, and the owner and operator of the resort and each of their respective officers, directors, partners, shareholders, members, affiliates, employees, contractors, consultants, agents, successors and assigns, for any damages, losses, costs (including, without limitation, attorneys' fees), claims, demands, suits, judgments, ordinary negligence (but not gross negligence or willful misconduct), or other obligations arising out of or connected in any way with any of the Assumed Risks. This release is intended to be a comprehensive release of liability but is not intended to assert defenses which are prohibited by law. Notwithstanding the foregoing, this release is not intended to limit the liability of individual skiers, individual golfers, mountain bikers, or other resort users using the resort.

18.3.7 Resort Activities. As a result of ski resort and/or golf related activities taking place within, near, or adjacent to the Parking Project and the Cormont Project, certain ski resort and/or golf related activities may generate an unpredictable amount of visible, audible, and odorous impacts and disturbances. The activities associated with the ski resort and/or golf include, without limitation: (i) vehicular and commercial traffic, including, without limitation, (1) buses, golf carts, mowers, vans, snow-cats, snowmobiles, helicopters, and other vehicles which transport residents and guests around and through the ski resort and/or golf course areas, and (2) construction vehicles and equipment; (ii) activities relating to the construction, operation, and maintenance of ski trails, ski-ways and skier bridges, and tunnels relating to the ski resort, including, without limitation, (1) construction, operation and maintenance of access roads serving the ski resort, snow-making equipment, chair lifts, gondolas and other skier transportation systems, and (2) operation of snow-grooming and grass cutting vehicles and equipment, and safety and supervision vehicles; and (iii) activities relating to the use of the ski resort, including, without limitation, skiing, snow-boarding, hiking, horseback riding, bicycling and other recreational activities (collectively, the "Resort Activities"). Each Owner, by virtue of accepting a deed or title to any individual Parking Unit or combination of Parking Units within the Parking Project (whether from Declarant or another party), to the fullest extent permitted by law, for itself and its guests, invitees, lessees, successors, and assigns, expressly assumes the risk of noise, nuisances, hazards, personal injury, or property damage related to any and all Resort Activities, including without limitation: (i) noise from maintenance equipment (it being specifically understood that such maintenance may take place at any time(s) of the day or night); (ii) noise caused by Resort Activities, participants, and spectators; (iii) noise from snowmaking systems, trail grooming machinery, and maintenance equipment; (iv) construction and development activities; (v) view restrictions caused by installation, relocation and maturation of trees and shrubbery and the construction of other buildings and facilities; (vi) reduction in privacy, including that related to maintenance activities; (vii) errant equipment, including skis, mountain bikes, and other equipment; and (viii) the ski resort and other facilities design.

18.3.8 Minor Flaws. Mixed-use and commercial construction are industries inherently subject to variations, imperfections, inconveniences, and items which do not materially affect safety or structural integrity shall be deemed "expected minor flaws" (including, but not limited to: reasonable wear, tear, or deterioration; shrinkage, swelling, expansion, or settlement; squeaking, peeling, chipping, cracking, or fading; touch-up painting; minor flaws or corrective work; and like items) and not construction defects. Such expected minor flaws may include: (a) minor variations in the texture and thickness of stucco or other textured or smooth finishing, including very minor cracks in such materials that could not be prevented during the construction process; (b) minor settlement cracks in drywall, concrete, stucco, flatwork, and block walls that could not be prevented during the construction process; (c) minor twisting and warping of natural materials including, without limitation, wood and plastics, which can result in minor cracks, minor bulges, and other types of minor imperfections that could not be prevented during the construction process; (d) minor deviations in color, grain, and texture that may occur in wood products, concrete, tile, grout, granite, stone, and other finish materials that could not be prevented during the construction process; (e) minor shrinkage, swelling, expansion, or settlement of construction materials that could not be prevented during the construction process; and (f) conditions resulting from normal wear, tear, or deterioration. Each Owner hereby acknowledges the potential for such expected minor flaws in connection with the construction, improvement, and development of the Parking Units, the Buildings, the Common Areas and Facilities (including, the Limited Common Areas and Facilities), the Improvements, and all other applicable portions of the Parking Project and the Cormont Project and each Owner hereby releases Declarant, the Manager, and the Association from any and all claims arising from or relating to such expected minor flaws.

18.3.9 No Rights to Use. Owners will not have any ownership interest in, or right to use, the ski resort and/or golf course simply by virtue of its acquisition and ownership of a Parking Unit.

18.3.10 Limitations on Privacy; Sound Transmission. Living in a vertically stacked and horizontally integrated, mixed-use, convertible commercial, parking, and residential condominium project in close proximity to other mixed-use projects and properties found in the Parking Project and the Cormont Project (including, the Shared Components of the Parking Project) or other commercial properties entails living or operating a business very close to other persons and parties, with attendant limitations on solitude and privacy. The Shared Components of the Parking Project have been designed to meet applicable building codes and ordinances, however, Owners and their respective Occupants and Permittees may hear noise from adjacent or nearby units or other residences within the Buildings (including, the Shared Components of the Parking Project) and the Parking Project and the Cormont Project, including, but not limited to, noise from personal property, equipment, fixtures, sinks, toilets, or other sources of running water and/or plumbing fixtures. In addition, Owners their respective Occupants and Permittees may hear noise from such items as cleaning activities, vacuum cleaners, stereos, televisions, or people running, walking, exercising, and socializing. Each Owner, to the fullest extent permitted by law, for itself and its Occupants and Permittees, successors, and assigns, hereby releases, waives, discharges, and covenants not to sue the Declarant, the Manager, and the Association from any and all claims arising from or relating to the presence of noises, light, and smoke in and about the Buildings (including, the Shared Components of the Parking Project), the Parking

Project, and the Cormont Project. The Owners and their respective Occupants and Permittees are advised that sound transmission may be very difficult to control and that noise from adjoining Parking Units and other parts of the Cormont Project, including, any nearby units, lots, or other parcels of land (including, other properties located in the Cormont Project), and/or mechanical equipment can often be heard in other commercial units and/or residences. Neither Declarant, the Manager, the Association, nor by any Person acting on behalf of any of the foregoing, have made any representations, warranties, assurances, or commitments of any kind regarding the level of sound transmission between the Parking Units, the Buildings (including, the Shared Components of the Parking Project), the Parking Project, and the Cormont Project, and the Owners hereby waive and expressly release any such warranties and claims for loss or damages resulting from sound transmission.

## ARTICLE 19 MISCELLANEOUS

19.1 Incorporation of Recitals. The foregoing recitals as contained in this Declaration are true and correct and are hereby incorporated by reference as part of this Declaration.

19.2 Release on Transfer. On and after the date an Owner transfers (other than merely for purposes of security) or is otherwise divested of such Owner's ownership interest in any Parking Unit, such Owner shall be relieved of all duties, liabilities, and obligations under this Declaration related to such Parking Unit, except for such duties, liabilities, or obligations as may have accrued as of the date of such transfer or divestiture.

19.3 No Merger. The Restrictions and all other limitations, reservations, rights, easements, conditions, obligations, covenants, and other provisions contained in this Declaration shall remain in full force and effect despite the fact that all or a part of the Parking Project and the Cormont Project may be owned by the same person from time-to-time, it being the intention of the Declarant, the Association, and the Owners to create a common scheme for the development, use, and operation of the Parking Project that will not be terminated by the doctrine of merger or otherwise, unless this Declaration is terminated in accordance with Section 19.6.

19.4 Force Majeure. The Declarant, the Association, and any Owners or other Persons obligated under this Declaration shall be excused from performing any liabilities, obligations, or covenants set forth in this Declaration and shall not be liable for any delays or failures in the keeping or performance of its liabilities, obligations, or covenants under this Declaration during the time and to the extent that any such delays or failure is due to causes or events beyond the control and without the fault or negligence of the Declarant, the Association, Owners, or Persons affected, which shall include, without limitation, causes or events such as any acts of God, acts of civil or military authority, fire, explosion, epidemics, pandemics, contagions, diseases, or viruses (including, by way of example, Covid-19 events), floods, earthquakes, unusually adverse weather conditions, riots, wars, terrorism, sabotage, actions or restrictions of governmental authorities, governmental regulation of the sale, production, or use of materials or supplies or the transportation thereof, government shutdowns or postponements of meetings, or other similar or dissimilar causes or events not within such party's reasonable control (each, considered acceptable "Events of Force Majeure"), but not including generalized economic conditions,

recession, or depression. Upon the occurrence of any such Events of Force Majeure, the Declarant, the Association, Owners, or Persons affected shall promptly give written notice to the other party or parties (including, the Owners) to this Declaration and shall promptly resume the keeping and performance of the affected liabilities, obligations, or covenants under this Declaration after any such Events of Force Majeure have come to an end. The notice of any Events of Force Majeure will set forth in reasonable detail the nature and circumstances of the Events of Force Majeure, the expected effect and delays of the Events of Force Majeure on the affected party's performance under this Declaration, and the expected date (based on the best information available) the affected party will be able to resume performance. As of the date of the Events of Force Majeure, the party asserting force majeure is excused from performing any liability, obligation, or covenant that the party is unable to perform under this Declaration due to the Events of Force Majeure for as long as the Events of Force Majeure continue, and such affected party is relieved of liability for its failure to perform the excused liabilities, obligations, or covenants during the force majeure period. The party asserting an inability to perform shall use commercially reasonable efforts to correct such inability and to resume promptly its performance as required under this Declaration.

19.5 Certain Agreements. In addition to those purposes stated in the foregoing recitals, the other primary purposes of this Declaration is to create certain easements, covenants, restrictions, reservations, rights, obligations, and other provisions that are to apply among the Parking Units and the Common Areas and Facilities (including, any applicable Limited Common Areas and Facilities) and that are to define and govern the rights, benefits, interests, liabilities, and obligations as between those Owners and/or Persons having ownership or an interest in an individual Parking Unit or a given portion of the Common Areas and Facilities, on the one hand, and those Owners and/or Persons having ownership or an interest in other Parking Units or other Common Areas and Facilities, on the other hand.

19.6 Effective Dates and Duration. This Declaration and any amendment or supplement to this Declaration shall take effect as of the date on which they are recorded in the Official Records. This Declaration shall remain effective until terminated and extinguished by an instrument recorded in the Official Records and executed by each Owner of the Parking Project and the Mortgagee under each Mortgage then affecting the Parking Project, if and as applicable. The termination instrument recorded in the Official Records shall satisfy and contain any information and substance required by the Act. Upon recordation of the termination instrument recorded in the Official Records, the Parking Project shall be terminated, this Declaration shall have no further force or effect, and the Association shall be dissolved. Notwithstanding the foregoing, the Owners and Mortgagees may not terminate the Parking Project during the Declarant's Period of Control without Declarant's prior written consent, which consent Declarant may withhold in its sole and absolute discretion.

19.7 Notices. Any notice or demand to be given by the Declarant, the Manager, or the Association to any Owner or the Owners collectively or by any Owner or Owners to the Declarant, the Manager, or the Association or another Owner or Person under this Declaration shall be given in writing by personal service, fax, or electronic transmittal (provided that a hard copy of any such notice has been dispatched by one of the other means for giving notice within twenty-four (24) hours after faxing), express mail, Federal Express, or any other similar form of courier or delivery

service, or mailing in the United States mail, postage prepaid, certified and return receipt requested, and addressed to such Owner, Declarant, Manager, the Association, or Person at the address set forth for such Owner, Declarant, Manager, the Association, or Person, as applicable, in the Official Records or in the taxing records or, if different, at another address provided by such Owner, Declarant, Manager, the Association, or Person. Any Owner, Declarant, Manager, and the Association may change the address or addresses at which it desires to receive notice under this Declaration upon written notice of such change to the Declarant, Manager, the Association, and each other Owner or Owners affected. Any notice or demand given under this Declaration shall be deemed to have been given, and shall be effective, on delivery to the notice address then applicable for the Declarant, Manager, the Association, and/or the Owner or Owners to which the notice is directed; *provided, however*, that refusal to accept delivery of a notice or the inability to deliver a notice because of an address change that was not properly communicated shall not defeat or delay the giving of a notice.

19.8 Not A Public Dedication. Nothing contained in this Declaration shall be deemed a gift or dedication of any portion of the Parking Project or of any Parking Unit or the Common Areas and Facilities (including, any portions of the Limited the Common Areas and Facilities), or portion or portions thereof, to the general public or for any public use or public purpose whatsoever, it being the intention and understanding that this Declaration shall be strictly limited to and for the purposes expressly stated in this Declaration solely for the benefit of the Owners. The Declarant (unless the Declarant's Period of Control has expired), the Association, and/or the Owners may take such action as may be necessary or desirable to prevent any such public dedication or appropriation, including, but not limited to, temporary closure of the Parking Project, any of the Parking Units, and/or any portions of the Common Areas and Facilities, by barriers at entrance-ways on non-holidays or other appropriate times not materially disruptive to the ownership, use, and occupancy of the Owners and their respective Occupants or Permittees. In no event shall such closure exceed the minimum reasonable time required to prevent such public dedication or appropriation and such closures shall be carried out so as to minimize (to the greatest extent possible) any adverse impact or disruption on the ownership, use, and occupancy of the Owners and their respective Occupants or Permittees and the duties and rights of the Association.

19.9 Severability. Whenever possible, each term, provision, covenant, or condition of this Declaration shall be interpreted in such a manner as to be valid under applicable law; *provided, however*, if any term, provision, covenant, or condition of this Declaration, or any application thereof, should be held by a court of competent jurisdiction to be invalid, void, or unenforceable, all terms, provisions, covenants, and conditions of this Declaration and all applications thereof not held invalid, void, or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired, or invalidated thereby.

19.10 General Provisions. Titles and headings of sections or paragraphs of this Declaration are for convenience of reference only and shall not affect the construction of any provision of this Declaration. This Declaration shall be governed by, and construed and interpreted in accordance with, the laws (excluding the choice of laws rules) of the State of Utah. Except as otherwise provided in this Declaration, no remedy provided in this Declaration shall be exclusive of any other remedy at law or in equity (whether existing on or created after the date of this

Declaration), and all remedies under this Declaration may be exercised concurrently, independently, or successively from time-to-time. The failure on the part of any Owner or Person entitled to enforce this Declaration to promptly enforce any right under this Declaration shall not operate as a waiver of such right, and the waiver of any default shall not constitute a waiver of any subsequent or other default.

19.11 Tenants and Permittees. The benefits and burdens of this Declaration shall extend to each tenant, licensee, concessionaire, guest, family member, invitees, and occupant of each Owner (each, a “Permittee” and, collectively, the “Permittees”).

19.12 Relationship of Parties and No Third-Party Rights. This Declaration does not create any joint venture, partnership, undertaking, or business arrangement between the Declarant, the Manager, the Association, the Owners, or any other Persons, nor, unless otherwise stated, create any rights or benefits in favor of any third-parties.

19.13 Non-Liability of Employees, Members, or the Association. No officer, member, manager, or representative, agent, or employee of the Declarant, the Manager, or the Association shall be personally liable to the Owners, the Occupants, the Permittees, or any of their successors or assigns in the event of any default or breach by the Declarant, the Manager, or the Association or for any amount which may become due to the Owners or their successors or assigns for any obligation arising out of the terms of this Declaration.

19.14 Deed Provisions and Description of Parking Units. Any deed, lease, Mortgage (including, any deed of trust or other security agreement), or other instrument conveying, encumbering, or otherwise affecting a particular Parking Unit under this Declaration shall describe the interest or estate substantially as follows:

Parking Unit \_\_\_\_, contained within the Cormont at Deer Valley – Parking Condominiums (also referred to as the “Cormont Parking Condominiums”), as the same is identified in the Cormont at Deer Valley Condominiums: Parking (Amended and Restated) Plat (“Parking Plat”), recorded in the official land records of the Wasatch County Recorder, State of Utah on \_\_\_\_\_, 2025, as Entry No. \_\_\_\_\_, in Book \_\_\_\_\_, beginning at Page \_\_\_\_\_ (as said Parking Plat may heretofore be amended or supplemented from time-to-time) and in the Amended and Restated Declaration of Covenants, Conditions, Restrictions, and Easements for Cormont Parking Condominiums (“Parking Declaration”), recorded in the official land records of the Wasatch County Recorder, State of Utah on \_\_\_\_\_, 2025, as Entry No. \_\_\_\_\_, in Book \_\_\_\_\_, beginning at Page \_\_\_\_\_ (as said Parking Declaration may heretofore be amended or supplemented from time-to-time).

TOGETHER WITH the undivided ownership interest in any applicable the Common Areas and Facilities (as this term is defined in the Parking Declaration) that are appurtenant to said Parking Unit, as more particularly described in the Parking Declaration.

**Note:** Modify the above language, as needed, to address Parking Units that arise under the Original Parking Plat.

Whether or not the description employed in any such deed, lease, Mortgage, or other instrument is in the above-specified form, however, all provisions of this Declaration shall be binding upon and shall inure to the benefit of any party who acquires any interest in a Parking Unit. Neither the undivided interest in any applicable the Common Areas and Facilities, nor the right of exclusive or non-exclusive use of any applicable Limited Common Areas and Facilities, shall be separated from the Parking Unit to which it appertains; and, even though not specifically mentioned in the deed or instrument of transfer, such interest in any applicable the Common Areas and Facilities and such right of exclusive or non-exclusive use of any applicable Limited Common Areas and Facilities shall automatically accompany the transfer of the Parking Unit to which they relate.

19.15 Reference to Declaration and Deeds. Deeds to and instruments affecting any Parking Unit or any other part of the Parking Project may contain the provisions set forth herein by reference to this Declaration, but regardless of whether any such reference is made in any deed or instrument, the Restrictions and each and all of the other limitations, reservations, rights, easements, conditions, obligations, covenants, charges, liens, and other provisions set forth and contained in this Declaration shall be binding upon the grantee owner or other Persons claiming through any deed or other instrument and their respective heirs, executors, administrators, personal representatives, successors, and assigns.

*[Intentionally Blank – Signature Page and Acknowledgement to Follow]*

**DECLARANT'S SIGNATURE AND ACKNOWLEDGEMENT PAGE**

IN WITNESS WHEREOF, the Declarant has executed this Declaration as of the Effective Date.

**Declarant Contact Information:**

RPE22 Mayflower Condominiums  
2600 N. Ashton Blvd, #200B  
Lehi, Utah 84043  
Attention: Damon Georgelas

**DECLARANT:**

**RPE22 MAYFLOWER CONDOMINIUMS LLC,**  
a Delaware limited liability company

RPE22 Mayflower Condominiums Manager LLC,  
a Utah limited liability company, its Manager

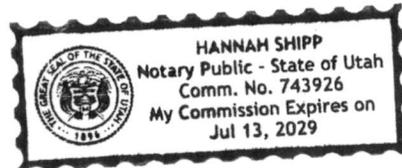
By: *William Wenerth*  
Print Name: WILLIAM WENERTH  
Title: Manager and Authorized Signatory

**ACKNOWLEDGMENT OF DECLARANT**

STATE OF UTAH )  
 ) ss.  
COUNTY OF Wasatch )

On December 10<sup>th</sup>, 2025, before me, Hannah Shipp, Notary Public, personally appeared William Wenerth, the Manager and Authorized Signatory of RPE22 Mayflower Condominiums Manager LLC, a Utah limited liability company, the Manager of RPE22 Mayflower Condominiums LLC, a Delaware limited liability company, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that he or she executed the same in his or her authorized capacity, and that by his or her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.  
*H Shipp*  
Notary Public



**EXHIBIT "A"**  
**TO**  
**AMENDED AND RESTATED DECLARATION OF**  
**COVENANTS, CONDITIONS, RESTRICTIONS, AND**  
**EASEMENTS FOR CORMONT PARKING CONDOMINIUMS**

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**LEGAL DESCRIPTION OF LAND**

The real property referenced in the foregoing Declaration as the "Land" is located in the County of Wasatch, State of Utah, and consists of a portion of the real property more particularly described as follows:

**Description of the Land as of the Recording of the Original Parking Plat**

LOT A, CORMONT AT DEER VALLEY SUBDIVISION, according to the Official Plat thereof, recorded on December 2, 2024, as Entry No. 553173, in Book 1497, beginning at Page 696, in the official records of the Wasatch County, Utah Recorder.

Tax Parcel No.: 00-0022-0972  
Serial No.: COR-000A-0-025-024

**Description of the Land and the Parking Project after the Recording of the Original Parking Plat**

ALL OF THOSE PARKING UNITS AND ALL REAL PROPERTY CONSISTING OF THE PARKING COMMON AREAS AND FACILITIES AND THE MASTER CORMONT COMMON AREAS AND FACILITIES, AS EACH IS DEFINED, IDENTIFIED, AND SET FORTH ON THAT CERTAIN CORMONT AT DEER VALLEY CONDOMINIUMS – PARKING PLAT (A UTAH CONDOMINIUM PROJECT), recorded on February 26, 2025, as Entry No. 556346, in Book 1506, beginning at Page 811, in the official records of the Wasatch County, Utah Recorder.

**EXHIBIT "B"**  
**TO**  
**AMENDED AND RESTATED DECLARATION OF**  
**COVENANTS, CONDITIONS, RESTRICTIONS, AND**  
**EASEMENTS FOR CORMONT PARKING CONDOMINIUMS**

---

**BYLAWS OF ASSOCIATION**

*[See Attached]*

Ent 556347 Bk 1506 Pg 932

Ent 567936 Bk 1539 Pg 1828

**BYLAWS**  
**OF**  
**CORMONT PARKING ASSOCIATION INC.**

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Exhibit "A" – Action without a Meeting (Form)

**BYLAWS  
OF  
CORMONT PARKING ASSOCIATION INC.**

**ARTICLE I - GENERAL**

**1.1 Purpose of Bylaws.**

These Bylaws are adopted by the Board of Directors ("**Board**") in accordance with UTAH CODE ANN. § 16-6a-206 for the regulation and management of the affairs of Cormont Parking Association Inc., a Utah nonprofit corporation (the "**Association**"), organized to be the association to which reference is made in the Declaration of Covenants, Conditions, Restrictions, and Easements for Cormont Parking Condominiums, recorded in the Official Records of the Wasatch County Recorder, State of Utah, as the same may be amended or supplemented from time-to-time ("**Declaration**"), to perform the functions as provided in the Declaration and to further the interests of Owners of the Parking Units within the Parking Project.

**1.2 Terms Defined in Declaration.**

Unless otherwise specifically provided herein, capitalized terms in these Bylaws shall have the same meaning as given to such terms in the Declaration.

**1.3 Controlling Laws and Instruments.**

These Bylaws are subject to the Utah Revised Nonprofit Corporation Act (UTAH CODE ANN. § 16-6a-101, *et seq.*, as the same may be amended from time-to-time) ("**Nonprofit Act**") and the Utah Condominium Ownership Act (UTAH CODE ANN. § 57-8-101, *et seq.*, as the same may be amended from time-to-time) ("**Condominium Act**") (collectively, the "**Acts**"), the Declaration, and the Articles of Incorporation of the Association ("**Articles**") filed with the Division of Corporations and Commercial Code of the Utah Department of Commerce (the "**Division**"), as any of the foregoing may be amended from time-to-time. Where these Bylaws differ from the Nonprofit Act or the Condominium Act, these Bylaws shall control unless the provisions of either the Nonprofit Act or the Condominium Act, or both, are mandatory and not default provisions.

**ARTICLE II - OFFICES**

**2.1 Principal Office.**

The principal office of the Association shall be at the address identified in the Association's latest annual report filed with the Division. The Board, in its discretion, may change from time-to-time the location of the principal office. A member of the Board shall hereinafter be referred to as a "**Director**".

## **2.2 Registered Office and Agent.**

The Acts require that the Association have and continuously maintain in the State of Utah a registered office and a registered agent. The registered agent must be an individual who resides in the State of Utah and whose business office is identical with the registered office. The initial registered office and the initial registered agent are specified in the Articles and may be changed by the Association at any time, without amendment to the Articles, by filing a statement as specified by law with the Division.

## **ARTICLE III – MEMBERS**

### **3.1 Members.**

A “**Member**” is the Person or, if more than one (1), all Persons collectively, who constitute the record Owner of a Parking Unit within the Parking Project.

### **3.2 Memberships Appurtenant.**

Each membership shall be appurtenant to the fee simple title to a Parking Unit. The Person or Persons who constitute the Owner of fee simple title to a Parking Unit shall automatically be the holder of the membership appurtenant to that Parking Unit and the membership shall automatically pass with fee simple title to the Parking Unit.

### **3.3 Members’ Voting Rights.**

Subject to the provisions in the Declaration and the Articles, each Member shall be entitled to vote the Allocated Interest appurtenant to each Parking Unit which the Member owns within the Parking Project (as such Allocated Interest is further described and identified in the Declaration).

### **3.4 Voting by Joint Owners.**

In the event there is more than one (1) Owner of a particular Parking Unit, the vote relating to such Parking Unit shall be exercised as such Owners may determine among themselves. A vote cast at any Association meeting by any of such Owners, whether in person, by proxy, or through ballot, shall be conclusively presumed to be the vote attributable to the Parking Unit concerned, unless an objection is immediately made by another Owner of the same Parking Unit. In the event such an objection is made, the vote involved shall not be counted for any purpose whatsoever, other than to determine whether a quorum exists.

### **3.5 Resolution of Voting Disputes.**

In the event of any dispute as to the entitlement of any Member to vote or as to the results of any vote of Members at a meeting, the Board shall act as arbitrators and the decision of a

disinterested majority of the Board shall, when rendered in writing, be final and binding as an arbitration award and may be acted upon in accordance with Utah law.

### **3.6. Transfer of Memberships on Association Books.**

Transfer of membership shall be made on the books of the Association only upon the presentation of evidence, satisfactory to the Association, of the transfer of ownership of the Parking Unit to which the membership is appurtenant. Prior to presentation of such evidence, the Association may treat the previous Owner of the membership as the Owner of the membership entitled to all rights in connection therewith, including the right to vote and to receive notice.

### **3.7 Assignment of Voting Rights to Tenants and Mortgagees.**

A Member may assign the Member's right to vote to a tenant occupying the Member's Parking Unit or to a Mortgagee of the Member's Parking Unit for the term of the lease or the Mortgage and any sale, transfer, or conveyance of the applicable Parking Unit shall, unless otherwise provided in the document of sale, transfer, or conveyance, be subject to any such assignment of voting rights to any tenant or Mortgagee. Any such assignment of voting rights and any revocation or termination of any assignment of voting rights shall be in writing and shall be filed with the Secretary of the Association. Any such assignment of voting rights shall be automatically terminated and revoked upon the sale, transfer, or conveyance of the applicable Parking Unit.

## **ARTICLE IV - MEETING OF MEMBERS**

### **4.1 Place of Members' Meetings.**

Meetings of Members shall be held at the principal office of the Association or at such other place, within or convenient to the Parking Project, as may be fixed by the Board and specified in the notice of the meeting.

### **4.2 Annual Meetings of Members.**

Annual meetings of the Members shall be held at such time of day as is fixed by the Board and specified in the notice of meeting. The annual meetings shall be held to elect Directors of the Association and to transact such other business as may properly come before the meeting.

### **4.3 Special Meetings of Members.**

Special meetings of the Members may be called by the President, the Board, or by Members holding not less than twenty-five percent (25%) of the total votes of all Members (excluding votes of Declarant), or by the Declarant if it holds at least ten percent (10%) of the total votes of all Members. No business shall be transacted at a special meeting of Members, except as indicated in the notice of special meeting.

#### 4.4 Record Date/Members List.

4.4.1. The record date for the purpose of determining Members entitled to notice of, or to vote at, any meeting of Members or in order to make a determination of such Members for any other proper purpose for the taking of any other lawful action shall be as set forth in Section 4.4.2 below, unless the Board, in advance of sending notice, sets a date by resolution as the record date for any such determination of Members. Such record date shall not be more than sixty (60) calendar days prior to the meeting of Members or the event requiring a determination of Members.

4.4.2. Members entitled to notice of a meeting of the Members are the Members of the Association at the close of business on the business day preceding the day on which notice is given, or, if notice is waived, at the close of business on the business day preceding the day on which the meeting is held. Members entitled to vote at a meeting of the Members are the Members of the Association on the date of the meeting, and who are otherwise eligible to vote. The record date for the purpose of determining the Members entitled to exercise any rights in respect of any other lawful action are Members of the Association at the later of (a) the close of business on the day on which the Board adopts the resolution relating to the exercise of the right; or (b) the close of business on the sixtieth (60<sup>th</sup>) calendar day before the date of the exercise of the right. A record date fixed under this Section 4.4.2 may not be more than seventy (70) calendar days before the meeting or action requiring a determination of Members occurs. A determination of Members entitled to notice of or to vote at a meeting of Members is effective for any adjournment of the meeting unless the Board fixes a new date for determining the right to notice or the right to vote.

4.4.3. The Association shall only be required to prepare a list of the names of the Members, including, without limitation, a list of Members used to take action by written ballot, as provided for in Section 9.3.3 below.

#### 4.5 Notice of Members' Meetings.

Written notice stating the place, date, and hour of any meeting shall be delivered not less than ten (10) nor more than sixty (60) calendar days before the date of the meeting (plus any time added to effectuate delivery under Section 9.17 below). The notice of an annual, regular, or special meeting shall include: (a) the names of any known candidate for Director and shall identify any other matter which it is known may come before the meeting; (b) potential conflicting interest transactions of a Director, party or parties related to a Director, or an entity in which the Director is a trustee or has a financial interest (as set forth in UTAH CODE ANN. § 16-6a-825), if any; (c) notice of any indemnification or advance of expenses to a Director in connection with a legal "proceeding" as defined in the Acts; (d) notice of any amendment to these Bylaws proposed by the Members and a copy, summary, or general statement of the proposed amendment; (e) notice of a proposed plan of merger; (f) notice of a proposed sale of any real property within the Parking Project owned by the Association other than in the regular course of activities; (g) notice of a proposed dissolution of the Association; and (h) any matter a Member intends to raise at the meeting if requested in writing to do so by a person entitled to call a special meeting and the request is received (receipt deemed effective as set forth under Section 9.17 below) by the Secretary or President at least ten (10) calendar days before the Association gives notice of the meeting, plus

any time added to effectuate delivery under Section 9.17 below. The notice of a special meeting shall state the purpose or purposes for which the meeting is called.

#### **4.6 Proxies at Meetings.**

A Member entitled to vote at a meeting may vote in person, by ballot, or by proxy executed in writing by the Member or his duly authorized attorney-in-fact and filed with the Secretary of the meeting prior to the time the proxy is exercised.

#### **4.7 Ballots at Meetings.**

A written ballot may, upon the election of the Board, be used in connection with any annual, regular, or special meeting of Members, thereby allowing Members the choice of either voting in person, by proxy, or by written ballot delivered by a Member to the Association in lieu of attendance at such meeting. Any written ballot shall comply with the requirements of Section 4.8 below and shall be counted equally with the votes of Members in attendance at any meeting for every purpose, including, but not limited to, the satisfaction of a quorum requirement.

#### **4.8 Ballots without a Meeting and Electronic Voting.**

The Association may, upon the election of the Board or upon specific request of a Member for a special meeting of the Members, utilize ballots without a meeting to take any action that may be taken at any annual, regular, or special meeting of the Members provided the Association delivers a written ballot to every Member entitled to vote. Any ballot utilized without a meeting shall be valid only when (a) the time by which all ballots must be received has passed so that a quorum can be determined, and (b) the number of approvals equals or exceeds the number of votes that would be required to approve the matter at a meeting at which the total number of votes cast was the same as the number of votes cast by ballot.

4.8.1 All solicitations for votes by written ballot shall: (a) set forth each proposed action; (b) provide for an opportunity to vote for or against each proposed action; (c) indicate the number of responses needed to meet the quorum requirements; (d) state the percentage of approvals necessary to approve each matter other than the election of Directors; (e) specify the time by which a ballot must be received by the Association in order to be counted; and (f) be accompanied by written information sufficient to permit each person casting the ballot to reach an informed decision on the matter.

4.8.2 Any written ballot shall comply with the requirements in this Section 4.8 and shall be counted equally with the votes of Members in attendance (by person or proxy) at any meeting for every purpose, including, but not limited to, the satisfaction of a quorum requirement.

4.8.3 Members shall be provided a fair and reasonable amount of time before the day on which the Association must receive ballots. An amount of time is considered to be fair and reasonable if (a) Members are given at least fifteen (15) calendar days from the day on which the notice is mailed, if the notice is mailed by first-class or registered mail; (b) Members are given at

least thirty (30) calendar days from the day on which the notice is mailed, if the notice is mailed by other than first-class or registered mail; or (c) considering all the circumstances, the amount of time is otherwise reasonable.

4.8.4 The Association and its Members, by adoption of these Bylaws, agree to allow voting by electronic means. To effectuate electronic voting, ballots may be signed electronically as provided for in Section 4.19 below.

#### **4.9 Revocation of Proxy or Ballot.**

A proxy or ballot may be revoked, prior to the time the proxy is exercised or the ballot counted, by (a) the Member attending the meeting and voting in person, or (b) the Member signing and delivering to the Secretary or other person authorized to tabulate proxy or ballot votes (i) a writing stating that the appointment of proxy or ballot is revoked, or (ii) a subsequent proxy form or ballot. A proxy or ballot shall automatically cease upon the conveyance by a Member of the Parking Unit of the Member and the transfer of the membership on the books of the Association. No proxy shall be valid after the earlier of (i) the day after the meeting of the Members for which the proxy was expressly submitted; or (ii) eleven (11) months from the date of its execution, unless otherwise expressly provided in the proxy. The death or incapacity of the Member appointing a proxy or issuing a ballot does not affect the right of the Association to accept the proxy's authority or count the ballot unless notice of the death or incapacity is received by the Secretary or other officer or agent authorized to tabulate votes before the proxy exercises the proxy's authority or the ballot is counted.

#### **4.10 Written Consents Without a Meeting.**

Unless prohibited by the Articles, any action required to be taken or which may be taken at a meeting of Members may be taken without a meeting and without prior notice, if one (1) or more written consents, setting forth the action taken, are signed by the Members having not less than the minimum voting power that would be necessary to authorize or take the action at a meeting at which all Members entitled to vote on the action were present and voted. Directors may not be elected by written consent, except by unanimous written consent of all Members entitled to vote for the election of Directors. Any action taken under this Section 4.10 is not effective unless all written consents are received within a sixty (60) calendar day period and have not been revoked. A written consent may be given by electronic transmission or other form of communication providing the Association with a complete copy of the written consent, including: (i) the date the written consent was sent, and (ii) the signature (including electronic signatures as provided in Section 4.19 below).

#### **4.11 Telecommunications.**

Any or all of the Members may participate in an annual, regular, or special meeting of the Members by, or the meeting may be conducted through the use of, any means of communication (including, for example, audio or video conferencing) by which all persons participating in the

meeting may hear each other during the meeting. A Member participating in a meeting by a means permitted under this Section 4.11 is considered to be present in person at the meeting.

#### **4.12 Quorum at Members' Meetings.**

Except as otherwise required by law or as may otherwise be provided in the Declaration, the Articles, or these Bylaws, and except as hereinafter provided with respect to the calling of another meeting, the representation, in person, by proxy, or by ballot, of Members entitled to cast at least twenty-five percent (25%) of the votes of all Members shall constitute a quorum at any meeting of such Members. Members present in person or by proxy or represented by ballot at a duly organized meeting may continue to transact business until adjournment, notwithstanding the withdrawal of Members so as to leave less than a quorum.

#### **4.13 Adjournment of Members' Meetings.**

Members present in person or by proxy at any meeting, whether or not there is a quorum, may adjourn the meeting from time-to-time. If the meeting is adjourned, the Board shall issue a new notice of Members meeting at which meeting the Members that are present in person or by proxy or represented by ballot shall constitute a quorum, except as otherwise provided in the Declaration, the Articles, or these Bylaws. No such subsequent meeting shall be held more than forty-five (45) calendar days following such preceding meeting at which a quorum was not present.

#### **4.14 Vote Required at Members' Meetings.**

At any meeting where a quorum is present, action on a matter, other than the election of Directors, is approved if the votes cast favoring the action exceed the votes cast opposing the action unless a greater proportion is required by law, the Declaration, the Articles, or these Bylaws. In the case of elections to the Board, a quorum is not required and when there is more than one (1) candidate, the person or persons receiving the highest number of votes shall be elected.

#### **4.15 Cumulative Voting Not Permitted.**

Cumulative voting by Members in the election of Directors shall not be permitted.

#### **4.16 Order of Business.**

Unless otherwise changed by resolution of the Board or the Members, the order of business at any meeting of Members shall be as follows: (a) roll call to determine the voting power represented at the meeting; (b) proof of notice of meeting or waiver of notice; (c) election of Directors, if applicable; (d) report of finances; and (e) any other Association business.

#### **4.17 Expenses of Meetings.**

The Association shall bear the expenses of all regular and annual meetings of Members and of special meetings of Members.

#### **4.18 Waiver of Notice.**

A Member may waive any notice required by the Acts or by these Bylaws, whether before or after the date or time stated in the notice as the date or time when any action will occur or has occurred. A waiver shall be in writing, signed by the Member entitled to the notice, and delivered to the Association for inclusion in the minutes; or filing with the corporate records. The delivery and filing required above may not be conditions of the effectiveness of the waiver. A Member's attendance at a meeting (a) waives objection to lack of notice or defective notice of the meeting, unless the Member at the beginning of the meeting objects to holding the meeting or transacting business at the meeting because of lack of notice or defective notice, and (b) waives objection to consideration of a particular matter at the meeting that is not within the purpose or purposes described in the meeting notice, unless the Member objects to considering the matter when it is presented.

#### **4.19 Signature of Members.**

Except as otherwise provided in the Acts, all votes, consents, written ballots, waivers, proxy appointments, and proxy or ballot revocations shall be in the name of the Member and signed by the Member with a designation of the Member's capacity; i.e., owner, partner, president, director, member, manager, trustee, conservator, guardian, etc. Pursuant to UTAH CODE ANN. § 46-4-201 a signature may not be denied legal effect or enforceability solely because it is in electronic form (i.e., an electronic signature). As used in these Bylaws, the term "electronic" means relating to technology having electrical, digital, magnet, wireless, optical, electromagnetic, or similar capabilities. As used in these Bylaws, the term "electronic signature" means an electronic sound, symbol, or process attached to or logically associated with a ballot and executed or adopted by a person with the intent to sign the ballot.

### **ARTICLE V - BOARD OF DIRECTORS**

#### **5.1 General Powers and Duties of the Board of Directors.**

The Board shall have the duty to manage and supervise the affairs of the Association and shall have all powers necessary or desirable to permit the Board to do so. Without limiting the generality of the foregoing, the Board shall have the power to exercise or cause to be exercised for the Association all of the powers, rights, and authority of the Association not reserved to Members in the Declaration, the Articles, these Bylaws, or the Acts.

#### **5.2 Special Powers and Duties of the Board of Directors.**

Without limiting the foregoing statement of general powers and duties of the Board or the powers and duties of the Board as set forth in the Declaration, the Board shall be vested with the following specific powers and duties:

5.2.1 Assessments. The duty to fix, charge, levy, impose, and assess from time-to-time any and all common area assessments, regular assessments, individual assessments, special

assessments, specific assessments, capital improvement assessments, reinvestment fee assessments, benefitted assessments, and all other Assessments upon the Members of the Association as provided in the Declaration; and to enforce the payment of such delinquent Assessments as provided in the Declaration.

5.2.2 Insurance. The duty to contract and pay premiums for fire, casualty, liability, and any other types of insurance in accordance with the provisions of the Declaration.

5.2.3 Common Areas and Facilities. The duty to manage and care for the Common Areas and Facilities (including, the Limited Common Areas and Facilities) within the Parking Project and to employ personnel necessary for the care and operation of such Common Areas and Facilities and to contract and pay for necessary or desirable improvements on any real property owned, acquired, controlled, or overseen by the Association in accordance with the Declaration.

5.2.4 Agents and Employees. The power to select, appoint, and remove all officers, agents, and employees of the Association and to prescribe such powers and duties for them as may be consistent with any applicable laws, the Declaration, the Articles, and these Bylaws.

5.2.5 Borrowing. The power, with the approval of the Members representing at least two-thirds (2/3<sup>rds</sup>) of the voting power of the Association, to borrow money and to incur indebtedness for the purpose of the Association, and to cause to be executed and delivered therefor, in the Association's name, promissory notes, bonds, debentures, mortgages, pledges, hypothecations or other evidences of debt, and securities therefor.

5.2.6 Enforcement. The power to enforce the provisions of the Declaration, the rules and regulations adopted by the Association, these Bylaws, and any other agreements of the Association.

5.2.7 Delegation of Powers. The power to delegate its powers and authority to the extent permitted by and in accordance with any applicable laws, including the Acts.

5.2.8 Rules and Regulations. The power to adopt such rules and regulations with respect to the interpretation and implementation of the Declaration, use of Common Areas and Facilities and Limited Common Areas and Facilities within the Parking Project, and the use of any other property within the Parking Project, including the Parking Units, and to levy fines and penalties for infractions and violations thereof; provided, however, that such rules and regulations shall be enforceable only to the extent that they are consistent with the Declaration, the Articles, and these Bylaws.

5.2.9 Emergency Powers. The right to exercise such emergency powers as provided for in the Acts. The initial Directors need not be Members of the Association or own a Parking Unit within the Parking Project.

### 5.3 Qualifications of Directors.

5.3.1 Initial Directors. The initial Directors shall be designated by the Articles or appointed by the Declarant.

5.3.2 Appointment of Directors by Declarant. During the Declarant's period of administrative control established under the Declaration and the Condominium Act ("**Declarant Control Period**"), Declarant has the sole right to appoint and remove any or all Directors without holding an election or any vote of Members, and Declarant is not bound by any qualifications or requirements for Directors set forth in these Bylaws.

5.3.3 Elected Directors. Except for the initial Directors or those subsequent Directors appointed by the Declarant, a Director must be a natural person eighteen (18) years of age or over and an Owner of a Parking Unit within the Parking Project or, if the Owner of any such Parking Unit within the Parking Project is a partnership, corporation, or limited liability company, must be a designated representative of such partnership, corporation, or limited liability company. If a Director conveys or transfers title to all of his or her Parking Unit(s) within the Parking Project so that such Director no longer owns any Parking Unit, or if a Director who is a designated representative of a partnership, corporation, or limited liability company ceases to be such designated representative, or if the partnership, corporation, or limited liability company of which a Director is a designated representative conveys or transfers title to all of its Parking Unit(s) within the Parking Project so that such entity no longer owns any Parking Unit, such Director's term as Director shall immediately terminate and a new Director shall be selected as promptly as possible to take such Director's place. Notwithstanding anything in this Section 5.3 to the contrary, none of the initial Directors, as designated in the Articles, or those Directors subsequently appointed by the Declarant shall be required to have any ownership interest in any Parking Unit within the Parking Project in order to qualify to serve as a Director until the first election of Directors by the Members. Any Director no longer qualified to serve under the standards provided for in this Section 5.3 may be removed by a majority vote of the Directors then in office.

### 5.4 Number of Directors.

The number of Directors of the Association shall be three (3) or five (5). Subject to such limitations, the number of Directors shall be three (3) until changed pursuant to this Section 5.4. The number of Directors may be increased beyond three (3) Directors to five (5) by the majority vote of the Board or by the Declarant during the Declarant Control Period.

### 5.5 Term of Office of Directors and Elections.

The affairs of the Association shall be managed by a Board composed of three (3) individuals, unless increased pursuant to Section 5.4 above. Except for Directors appointed by the Declarant, the Directors of the Board shall be elected at a meeting of the Members by any authorized and lawful procedure adopted by the Board, to serve as follows:

At each annual meeting of the Members, the Members shall elect Directors for terms of two (2) years, with an odd number of Directors (at least two (2) less than the entire Board) elected in odd-numbered years and an even number of Directors elected in even-numbered years. In the initial election of Directors, the method of election shall provide that the term of an odd number of Directors (at least two (2) less than the entire Board) shall expire in the next odd-numbered year, and the term of an even number of Directors shall expire in the next even-numbered year.

Directors newly elected at the annual meeting of the Members shall take office immediately. Newly elected Directors are invited to attend Board meetings to familiarize themselves with the Association's procedures prior to taking office. Only Members who are not in violation of the Declaration, these Bylaws, and the Association rules and regulations shall be eligible to run for a position on the Board.

In an election of multiple Directors, that number of candidates equaling the number of Directors to be elected having the highest number of votes cast in favor of their election, are elected to the Board. When only one (1) Director position is being voted upon, the candidate having the highest number of votes cast in his or her favor is elected to the Board.

#### **5.6 Nominating Committee.**

Nominations for election to the Board shall be made by a nominating committee. Nominations may also be made from the floor at the annual meeting of the Members. The nominating committee shall consist of a chairman, who shall be a member of the Board, and two (2) or more Members of the Association. The nominating committee may be appointed by the Board prior to each annual meeting of the Members. The nominating committee shall make as many nominations for election to the Board as it shall in its discretion determine, but not less than the number of vacancies that are to be filled. Such nominations shall be made from among the Members.

#### **5.7 Removal of Directors by the Members.**

As provided in Section 5.3.2 above, Declarant may remove any or all of the Directors during the Declarant Control Period. At any meeting of the Members, the notice of which indicates such purpose, any or all of the Directors may be removed, with or without cause, by the affirmative vote of Members holding a majority of the voting interests of all Members; and a successor may be then and there elected to fill the vacancy thus created. Any Director may be removed from the Board, with or without cause, by a majority vote of the Members of the Association and any Director who shall be absent from three (3) consecutive Board meetings shall be automatically removed from the Board, unless determined otherwise by the Board. Notwithstanding the foregoing, the removal provisions of this Section 5.7 shall not apply to any Director appointed by the Declarant, unless the Declarant Control Period has terminated.

### **5.8 Resignation of Directors.**

Any Director may resign at any time by giving written notice to the President, to the Secretary, or to the Board stating the effective date of such resignation. Acceptance of such resignation shall not be necessary to make the resignation effective. A Director who resigns may deliver and file with the Division a statement setting forth (a) that person's name; (b) the name of the Association; (c) information sufficient to identify the report or other document in which the person is named as a Director or officer (for example, the Articles or any annual renewal of the Association); and (d) the date on which the person ceased to be a Director or officer of the Association or a statement that the person did not hold the position for which the person was named in the report or other document.

### **5.9 Vacancies in the Board of Directors.**

Any vacancy occurring in the Board shall be filled by the Declarant during the Declarant Control Period or thereafter by an affirmative vote of a majority of the remaining Directors, though not less than a quorum of the Board. A Director elected or appointed to fill a vacancy shall be elected or appointed for the unexpired term of his predecessor-in-office. Except pursuant to Section 5.4 above, a directorship to be filled by reason of an increase in the number of Directors shall be filled only by vote of the Members. A Director elected by the Board to fill the vacancy of a Director elected by the voting Members may be removed without cause by the voting Members, but not the Board. Should any vacancy of the Board remain unfilled for a period of two (2) months, the Members may, at a special meeting of the Members called for that purpose, elect a Director to fill such vacancy by a majority of the votes which Members present at such meeting, or represented by proxy or ballot, are entitled to cast.

### **5.10 Appointment of Committees.**

The Board, by resolution adopted by a majority of the Directors in office, may designate and appoint one (1) or more committees which shall consist of two (2) or more Directors and which, unless otherwise provided in such resolution, shall have and may exercise the authority to make recommendations (but not final decisions) to the Board in the management of the affairs of the Association, except authority with respect to those matters specified in the Acts as matters which such committee may not have and exercise the authority of the Board.

### **5.11 General Provisions Applicable to Committees.**

The designation and appointment of any committee and the delegation thereto of authority shall not operate to relieve the Board, or any individual Director, of any responsibility imposed upon it or him by law or under the Declaration, the Articles, or these Bylaws. The provision of these Bylaws with respect to notice of meeting, waiver of notice, quorums, adjournments, vote required and action by consent applicable to meetings of the Board shall not be applicable to meetings of committees of the Board.

## ARTICLE VI - MEETING OF DIRECTORS

### 6.1 Place of Directors' Meetings.

Meetings of the Board shall be held at the principal office of the Association or at such other place, within or convenient to the Parking Project, as may be fixed by the Board and specified in the notice of the meeting.

### 6.2 Annual Meeting of Directors.

The annual meeting of the Board shall be held on the same date as, or within ten (10) business days following, the annual meeting of Members. The business to be conducted at the annual meeting of the Board shall consist of the appointment of officers of the Association and the transaction of such other business as may properly come before the meeting. No prior notice of the annual meeting of the Board shall be necessary if the meeting is held on the same day and at the same place as the annual meeting of Members at which the Board is elected or if the time and place of the annual meeting of the Board is announced at the annual meeting of Members.

### 6.3 Other Regular Meetings of Directors.

The Board may hold other regular meetings and may, by resolution, establish in advance the times and places for such regular meetings. The resolution of meeting schedule shall be given to all Members of the Association at least forty-eight (48) hours (plus any time added to effectuate delivery under Section 9.17 below) before the first meeting scheduled. No prior notice of any regular meeting need be given after establishment of the time and place thereof by such resolution.

### 6.4 Special Meetings of Directors.

Special meetings of the Board may be called by the President or any two (2) members of the Board other than the President. Any special meeting of the Board not regularly scheduled under Section 6.3 above shall require the same notice as Section 6.3.

### 6.5 Open Meetings/Member Right to Participate.

Except as provided in Section 6.6 below, a Board meeting, whether in person or by means of electronic communication (including, for example, audio or video conferencing), at which the Board can take binding action shall be open to each Member or the Member's authorized representative if the representative is designated in writing. At each meeting, the Board shall provide each Member a reasonable opportunity to offer comments. The Board may limit the comments to one specific time period during the meeting. A Director may not avoid or obstruct the requirements of this Section 6.5. However, nothing in this Section 6.5 shall affect the validity or enforceability of an action of a Board.

## **6.6 Closed Meetings.**

The Board may close a meeting to: (a) consult with an attorney for the purpose of obtaining legal advice; (b) discuss ongoing or potential litigation, mediation, arbitration, or administrative proceedings; (c) discuss a personnel or sensitive matter; (d) discuss a matter relating to contract negotiations, including, review of a bid or proposal; (e) discuss a matter that involves an individual if the discussion is likely to cause the individual undue embarrassment or violate the individual's reasonable expectation of privacy; or (f) discuss a delinquent assessment or fine.

If after a vote of the majority of all other Directors, it is reasonably determined that a Director has not maintained the confidentiality of any matter covered in the previous paragraph that is addressed at a closed meeting (a "**Confidential Matter**"), the non-offending Directors may take one of the two following steps: (1) exclude the offending Director from any closed meetings at which that Confidential Matter is addressed, or (2) create a committee to address the Confidential Matter and exclude the offending Director from that committee.

## **6.7 Notice to Directors of Board Meetings.**

In the case of all meetings of the Board for which notice is required by these Bylaws, notice stating the place, date, and hour of the meeting shall be given not less than two (2) nor more than thirty (30) calendar days before the date of the meeting (plus any time added to effectuate delivery under Section 9.17 below), by mail, fax, e-mail, electronic means, telephone or personally, by or at the direction of the persons calling the meeting, to each member of the Board. If by telephone such notice shall be deemed to be effective when given by telephone to the Director. If given personally, such notice shall be deemed effective upon delivery of a copy of a written notice to, or upon verbally advising, the Director or some person who appears competent and mature at his home or business address as either appears on the records of the Association.

Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the Board need be specified in the notice to the Director or waiver of such meeting.

## **6.8 Notice to Members of Board Meetings.**

At least forty-eight (48) hours before an open Board meeting (plus any time added to effectuate delivery under Section 9.17 below), the Association shall give written notice of the meeting via e-mail to each Member who requests notice of a meeting, unless: (a) notice of the meeting is included in a meeting schedule that was previously provided to the Member; or (b) the meeting is to address an emergency and each Director receives notice (receipt deemed effective as set forth under Section 9.17 below) of the meeting less than forty-eight (48) hours before the meeting. The notice to the Members shall: (a) be delivered to the Member by e-mail, to the e-mail address that the Member provides to the Board or the Association (or via mail if requested in writing by the Member); (b) state the time and date of the meeting; (c) state the location of the meeting; and (d) if a Director may participate by means of electronic communication (including, for example, audio or video conferencing), provide the information necessary to allow the Member to participate by the available means of electronic communication.

### **6.9 Proxies.**

For purposes of determining a quorum with respect to a particular proposal, and for purposes of casting a vote for or against a particular proposal, a Director may be considered to be present at a meeting and to vote if the Director has granted a signed written proxy: (a) to another Director who is present at the meeting; and (b) authorizing the other Director to cast the vote that is directed to be cast by the written proxy with respect to the particular proposal that is described with reasonable specificity in the proxy. Except as provided in this Section 6.9, Directors may not vote or otherwise act by proxy.

### **6.10 Telecommunications.**

The Board may permit any Director to participate in a regular or special meeting of the Board by, or conduct the meeting through the use of, any means of communication (including, for example, audio or video conferencing) by which all Directors participating may hear each other during the meeting. A Director so participating in such a meeting is considered to be present in person at the meeting. If a Director is to participate in a Board meeting by electronic communication, the Board shall provide the information necessary to allow the Members entitled to notice of the Board meeting under Section 6.8 to participate by the available electronic means.

### **6.11 Quorum of Directors.**

A majority of the number of Directors fixed in these Bylaws shall constitute a quorum for the transaction of business. For the purpose of determining the presence of a quorum, Directors will be counted if represented in person, by ballot, or by proxy, if applicable.

### **6.12 Adjournment of Directors' Meeting.**

Directors present at any meeting of the Board may adjourn the meeting from time-to-time, whether or not a quorum shall be present, without notice other than announcement at the meeting, for a total period or periods not to exceed thirty (30) calendar days after the date set for the original meeting. At any adjourned meeting which is held without notice other than announcement at the meeting, the quorum requirement shall not be reduced or changed, but if the originally required quorum is present, any business may be transacted which might have been transacted at the meeting as originally called.

### **6.13 Vote Required at Directors' Meeting.**

At any meeting of the Board, if a quorum is present, a majority of the votes present in person or by proxy, if applicable, and entitled to be cast on a matter shall be necessary for the adoption of the matter, unless a greater proportion is required by law, the Declaration, the Articles, or these Bylaws.

#### **6.14 Officers at Meetings.**

The President shall act as chairman and the Board shall appoint a Secretary to act at all meetings of the Board.

#### **6.15 Waiver of Notice.**

A waiver of notice of any meeting of the Board, signed by a Director, whether before or after the meeting, shall be equivalent to the giving of notice of the meeting to such Director. Attendance of a Director at a meeting in person shall constitute waiver of notice of such meeting unless (a) at the beginning of the meeting or promptly upon the Director's later arrival the Director objects to holding the meeting or transacting business at the meeting because of lack of notice or defective notice and, after objecting, the Director does not vote for or assent to action taken at the meeting, (b) the Director contemporaneously requests that the Director's dissent or abstention as to any specific action taken be entered in the minutes of the meeting; or (c) the Director causes written notice of the Director's dissent or abstention as to any specific action to be received by (i) the presiding officer of the meeting before adjournment of the meeting; or (ii) the Association promptly after adjournment of the meeting.

#### **6.16 Dissent or Abstention.**

The right of dissent or abstention pursuant to Section 6.15 above is not available to a Director who votes in favor of the action taken.

#### **6.17 Action of Directors Without a Meeting.**

The Directors shall have the right to take any action in the absence of a meeting which they could take at any meeting by obtaining the written approval of all the Directors. Such approval may be provided by electronic communication. Any action so approved shall be in accordance with § 16-6a-813 of the Nonprofit Act and have the same effect as though taken at a meeting of the Directors. The form attached hereto as Exhibit "A" may be utilized by the Board when taking action without a meeting.

### **ARTICLE VII - OFFICERS**

#### **7.1 Officers, Employees and Agents.**

The officers of the Association shall be natural persons eighteen (18) years of age or over and shall consist of a President, a Secretary, a Treasurer, and such other officers, assistant officers, employees, and agents as may be deemed necessary by the Board. Officers other than the Secretary and the Treasurer must be Directors. The same person may simultaneously hold more than one office.

## **7.2 Appointment and Term of Office of Officers.**

During the Declarant Control Period, the Declarant may appoint any and all of the officers of the Association. After the expiration of the Declarant Control Period, the officers shall be appointed by the Board at the annual meeting of the Board and shall hold office, subject to the pleasure of the Board, until the next annual meeting of the Board or until their successors are appointed, whichever is later, unless the officer resigns, or is removed earlier.

## **7.3 Resignation and Removal of Officers.**

An officer may resign at any time by giving written notice of resignation to the Association. The resignation of an officer is effective when the notice is received by the Association, unless the notice specifies a later effective date. If a resignation is made effective at a later date, the Board may: (a)(i) permit the officer to remain in office until the effective date; and (ii) fill the pending vacancy before the effective date if the successor does not take office until the effective date; or (b)(i) remove the officer at any time before the effective date; and (ii) fill the vacancy created by the removal. The Board may remove any officer at any time with or without cause. An officer who resigns, is removed, or whose appointment has expired may deliver and file a statement with the Division in the same form as provided in Section 5.8 above.

## **7.4 Vacancies in Officers.**

Any vacancy occurring in any position as an officer may be filled by appointment by the Declarant during the Declarant Control Period or thereafter by the Board. An officer appointed to fill a vacancy shall be appointed for the unexpired term of his predecessor-in-office.

## **7.5 President.**

The President shall be a member of the Board and shall be the principal executive officer of the Association and, subject to the control of the Board, shall direct, supervise, coordinate, and have general control over the affairs of the Association, and shall have the powers generally attributable to the chief executive officer of a corporation. The President shall preside at all meetings of the Board and of the Members of the Association.

## **7.6 Vice President.**

The Vice President, if any, may act in place of the President in case of his death, absence, or inability to act, and shall perform such other duties and have such authority as is from time-to-time delegated by the Board or by the President.

## **7.7 Secretary.**

The Secretary shall be the custodian of the records and the seal, if any, of the Association and shall affix the seal to all documents requiring the same; shall see that all notices are duly given in accordance with the provisions of these Bylaws and as required by law and that the books,

reports, and other documents and records of the Association set forth in Section 9.3 are properly kept and filed; shall take or cause to be taken and shall keep minutes of the meetings of Members, of the Board, and of committees of the Board; shall keep at the principal office of the Association a record of the names and addresses of the Members; and, in general, shall perform all duties incident to the office of Secretary and such other duties as may, from time-to-time, be assigned to him by the Board or by the President. The Board may appoint one or more assistant secretaries who may act in place of the Secretary in case of his death, absence, or inability to act. The duties of the Secretary may be delegated to a property management company involved in the management of the Parking Project.

#### **7.8 Treasurer.**

The Treasurer shall have charge and custody of, and be responsible for, all funds and securities of the Association; shall deposit all such funds in the name of the Association in such depositories as shall be designated by the Board; shall keep correct and complete financial records and books of account and records of financial transactions and condition of the Association and shall submit such reports thereof as the Board may, from time-to-time, require; shall arrange for the annual report required under Section 9.6 of these Bylaws; and, in general, shall perform all the duties incident to the office of Treasurer and such other duties as may from time-to-time be assigned to him by the Board or by the President. The Board may appoint one or more assistant Treasurers who may act in place of the Treasurer in case of his death, absence, or inability to act. The duties of the Treasurer may be delegated to a property management company involved in the management of the Parking Project.

#### **7.9 Bonds.**

The Association may pay for fidelity bonds covering officers or other persons handling funds of the Association as provided for in the Declaration or as otherwise permitted by law. The Association shall pay the premiums for any such bonds acquired.

#### **7.10 Special Appointments.**

The Board may elect such other officers as the affairs of the Association may require, each of whom shall hold office for such period, have such authority, and perform such duties as the Board may, from time-to-time, determine.

### **ARTICLE VIII - INDEMNIFICATION OF OFFICIALS AND AGENTS**

#### **8.1 Right of Indemnification.**

The Association shall indemnify any Director, officer, employee, fiduciary, and agent (including, without limitation, the Manager under the Declaration) to the fullest extent allowed under the Acts, or any replacement sections thereof.

## 8.2 Authority to Insure.

The Association may purchase and maintain liability insurance on behalf of any Director, officer, employee, fiduciary, and agent (including, without limitation, the Manager under the Declaration) against any liability claimed or asserted against such Director, officer, employee, fiduciary, and/or agent and incurred by such persons in such capacity or arising out of such persons status as such, including, but not limited to, liabilities for which such persons might not be entitled to indemnification under these Bylaws.

## ARTICLE IX - MISCELLANEOUS

### 9.1 Amendment/Conflict.

These Bylaws may be amended, at any regular, annual, or special meeting of the Board, by a vote of the majority of the Board. In addition, the Members may amend these Bylaws even though these Bylaws may also be amended by the Board. Amendments to these Bylaws by Members shall be made in accordance with the Acts. Except to the extent expressly provided otherwise in these Bylaws (including without limitation in Section 9.4.5 and Section 9.17, in the case of any conflict between the Articles and these Bylaws, the Articles shall control; and in the case of any conflict between the Declaration and these Bylaws, the Declaration shall control.

### 9.2 Compensation of Officers, Directors, and Members.

No Director shall have the right to receive any compensation from the Association for serving as a Director, except for reimbursement of costs and expenses as may be approved by resolution of disinterested members of the Board and except as may otherwise be approved by the Members. Officers, agents, and employees shall receive such reasonable compensation as may be approved by the Board. Appointment of a person as an officer, agent, or employee shall not, of itself, create any right to compensation.

### 9.3 Books and Records.

9.3.1 The Association shall keep as permanent records: (a) minutes of all meetings of its Members and Board; (b) a record of all actions taken by the Members or Board without a meeting; (c) a record of all actions taken by a committee of the Board in place of the Board on behalf of the Association; (d) a record of all waivers of notices of meetings of Members and of the Board or any committee of the Board; and (e) a copy of the Declaration, as the same may be amended.

9.3.2 The Association shall maintain appropriate accounting records.

9.3.3 The Association or its agent shall maintain a record of its Members in a form that permits preparation of a list of the names and addresses of all Members: (a) in alphabetical order, and (b) showing the number of votes each Member is entitled to vote.

9.3.4 The Association shall maintain its records in written form or in another form capable of conversion into written form within a reasonable time.

9.3.5 The Association shall keep a copy of each of the following records at its principal office: (a) the Declaration; (b) the Articles; (c) these Bylaws; (d) any resolutions adopted by its Board relating to the characteristics, qualifications, rights, limitations, and obligations of Members; (e) the minutes of all Member meetings for a period of three (3) years; (f) records of all actions taken by Members without a meeting; (g) all written communications to Members generally as Members for a period of three (3) years; (h) a list of the names and business or home addresses of its current Directors and officers; (i) a copy of its most recent annual report; (j) all financial statements prepared for periods ending during the last three (3) years; (k) the most recent approved Board meeting minutes; and (l) the most recent budget and financial report.

9.3.6 If the Association has an active website, the Association shall make the documents described in Section 9.3.5 above available to all Members, free of charge, through the website; or, if the Association does not have an active website, make physical copies of the documents described in Section 9.3.5 above available to Members during regular business hours at the Association's address registered with the Division.

#### **9.4 Inspection of Records.**

9.4.1 A Director or Member is entitled to inspect and copy any of the records of the Association described in Section 9.3.5 above: (a) during regular business hours; (b) at the Association's principal office; and (c) if the Director or Member gives the Association written demand, at least five (5) business days before the date on which the Member wishes to inspect and copy the records.

9.4.2 In addition to the rights set forth in Section 9.4.1 above, a Director or Member is entitled to inspect and copy any of the other records of the Association: (a) during regular business hours; (b) at a reasonable location specified by the Association; and (c) at least five (5) business days before the date on which the Member wishes to inspect and copy the records, if the Director or Member: (i) meets the requirements of Section 9.4.3 below; and (ii) gives the Association written demand.

9.4.3 A Director or Member may inspect and copy the records described in Section 9.4.2 above only if: (a) the demand is made: (i) in good faith, and (ii) for a proper purpose; (b) the Director or Member describes with reasonable particularity the purpose and the records the Director or Member desires to inspect; and (c) the records are directly connected with the described purpose.

9.4.4 Notwithstanding any other provision in these Bylaws, for purposes of this Section 9.4: (a) "Member" includes: (i) a beneficial owner whose membership interest is held in a voting trust, and (ii) any other beneficial owner of a membership interest who establishes beneficial ownership; and (b) "proper purpose" means a purpose reasonably related to the demanding Member's or Director's interest as a Member or Director.

9.4.5 Notwithstanding Section 9.1 above, the right of inspection granted by this Section 9.4 may not be abolished or limited by the Articles or these Bylaws, or any amendment thereto.

9.4.6 This Section 9.4 does not affect: (a) the right of a Director or Member to inspect records relating to ballots; (b) the right of a Member to inspect records to the same extent as any other litigant if the Member is in litigation with the Association; or (c) the power of a court, independent of this Article IX, to compel the production of corporate records for examination.

9.4.7 A Director or Member may not use any information obtained through the inspection or copying of records permitted by Section 9.4.2 above for any purposes other than those set forth in the demand made under Section 9.4.3.

9.4.8 The Association may redact the following information from any document the Association produces for inspection or copying (a) a Social Security number; (b) a bank account number; or (c) any communication subject to attorney-client privilege.

- 9.4.9 In a written request to inspect or copy documents, a Member shall include:
- (i) the Association's name;
  - (ii) the Member's name;
  - (iii) the Member's Parking Unit (including, physical address or location);
  - (iv) the Member's e-mail address;
  - (v) a reasonably detailed description of the documents requested; and
  - (vi) any election or request described below in this Section 9.4.9 below.

In a written request to inspect or copy documents, a Member may:

- (i) elect whether to inspect or copy the requested documents;
- (ii) if the Member elects to copy the requested documents, request hard copies or electronic scans of the documents; or
- (iii) subject to Section 9.4.10 below, request that:
  - (A) the Association make the copies or electronic scans of the requested documents;
  - (B) a recognized third-party duplicating service make the copies or electronic scans of the requested documents;
  - (C) the Member be allowed to bring any necessary imaging equipment to the place of inspection and make copies or electronic scans of the documents while inspecting the documents; or
  - (D) the Association e-mail the requested documents to an e-mail address provided in the request.

9.4.10 If the Association produces copies or electronic scans of the required or requested documents, the copies or electronic scans shall be legible and accurate and the Member shall pay the Association the reasonable costs and expenses of the copies or electronic scans and

for the time spent meeting with the Member, which may not exceed: (a) the actual cost and expenses that the Association paid to a recognized third-party duplicating service to make the copies or electronic scans; or (b) if an employee, manager, or other agent of the Association makes the copies or electronic scans, ten cents (\$.10) per page and fifteen dollars (\$15.00) per hour for the employee's, manager's, or other agent's time making the copies or electronic scans.

9.4.11 If a Member requests a recognized third-party duplicating service make the copies or electronic scans, the Association shall arrange for the delivery and pick-up of the original documents; and the Member shall pay the duplicating service directly. If a Member requests to bring imaging equipment to the inspection, the Association shall provide the necessary space, light, and power for the imaging equipment.

9.4.12 Subject to Section 9.4.13 below, if in response to a Member's request to inspect or copy documents, the Association fails to comply with a provision of this Section 9.4, the Association shall pay:

- (a) the reasonable costs and expenses of inspecting and copying the requested documents;
- (b) twenty-five dollars (\$25.00) to the Member who made the request for each day the request continues unfulfilled, beginning the sixth (6<sup>th</sup>) business day after the day on which the Member made the request; and
- (c) reasonable attorney fees and costs incurred by the Member in obtaining the inspection and copies of the requested documents.

9.4.13 The Association is not liable for identifying or providing a document in error, if the Association identified or provided the erroneous document in good faith.

## **9.5 Scope of Inspection Right.**

A Director or Member's agent or attorney has the same inspection and copying rights as the Director or Member. The right to copy records under Section 9.4 above includes, if reasonable, the right to receive copies made by photographic, xerographic, electronic, or other means. The Association may comply with a Director or Member's demand to inspect the record of Members under Section 9.3.3 above by furnishing to the Director or Member a list of Directors or Members that: (a) complies with Section 9.3.3; and (b) is compiled no earlier than the date of the Director or Member's demand. Concerning financial statements, by no later than fifteen (15) calendar days after the day on which the Association receives a written request of any Member (receipt by the Association deemed effective as set forth under Section 9.17 below), the Association shall mail to the Member the following that show in reasonable detail the assets and liabilities and results of the operations of the Association: (a) the Association's most recent annual financial statements, if any; and (b) the Association's most recently published financial statements, if any. Without consent of the Board, a membership list or any part thereof may not be obtained, distributed, or used by any person or for any purpose unrelated to a Member's interest as a Member.

## **9.6 Annual Report.**

The Board shall cause to be prepared and distributed to each Member, and any first Mortgagee of a Member who has filed a written request therefor, not later than ninety (90) calendar days after the close of each fiscal year of the Association, an annual report containing the following: (a) an income statement reflecting income and expenditures of the Association for such fiscal year; (b) a balance sheet as of the end of such fiscal year; (c) a statement of changes in financial position for such fiscal year; and (d) a statement of the place of the principal office of the Association where the books and records of the Association, including a list of names and addresses of current Members, may be found. The Board shall also annually distribute to the Members a summary of the latest reserve analysis or update and a full copy to any Member making such request.

## **9.7 Statement of Account.**

Upon payment of a reasonable fee to be determined by the Association and upon written request of an Owner of a Parking Unit within the Parking Project or any person with any right, title, or interest in a Parking Unit within the Parking Project or intending to acquire any right, title, or interest in a Parking Unit, the Association shall give, within ten (10) calendar days after the receipt of such request (receipt by the Association deemed effective as set forth under Section 9.17 below), a written statement of account setting forth the amount of unpaid Assessments, or other amounts, if any, due or accrued and then unpaid with respect to the Parking Unit within the Parking Project, and the amount of the Assessments for the current fiscal period of the Association payable with respect to such Parking Unit within the Parking Project. Such statement shall, with respect to the party to whom it is issued, be conclusive against the Association and all parties, for all purposes, that no greater or other amounts were then due or accrued and unpaid and that no other Assessments have been levied.

## **9.8 Annual Corporation Reports.**

The Association shall file with the Division, within the time prescribed by law, annual corporate reports, renewals, and filings in such form and containing the information required by law and shall pay the fee for such filings as prescribed by law.

## **9.9 Fiscal Year.**

The fiscal year of the Association shall be the calendar year and shall begin on January 1 and end the succeeding December 31. The fiscal year may be changed by the Board without amending these Bylaws.

## **9.10 Shares of Stock and Dividends Prohibited.**

The Association shall not have or issue shares of stock and no dividends shall be paid and no part of the income or profit of the Association shall be distributed to its Members, Directors, or officers. Notwithstanding the foregoing, the Association may issue certificates evidencing

membership therein, may confer benefits upon its Members in conformity with its purposes, and, upon dissolution or final liquidation, may make distributions as permitted by law, and no such payment, benefit, or distribution shall be deemed to be a dividend or distribution of income or profit.

**9.11 Loans to Directors, Officers, and Members Prohibited.**

No loan shall be made by the Association to its Members, Directors, or officers, and any Director, officer, or Member who assents to or participates in the making of any such loan shall be liable to the Association for the amount of such loan until the repayment thereof.

**9.12 Limited Liability.**

The Association, the Board, and any agent or employee of the Association or the Board shall not be liable to any person for any actions or for any failure to act in connection with the affairs of the Association if the action taken or failure to act was in good faith and without malice.

**9.13 Minutes and Presumptions Thereunder.**

Minutes or any similar record of the meetings of Members or of the Board, when signed by the Secretary or acting Secretary of the meeting, shall be presumed to truthfully evidence the matters set forth therein. A recitation in any such minutes that notice of the meeting was properly given shall be prima facie evidence that the notice was given.

**9.14 Checks, Drafts, and Documents.**

All checks, drafts, or other orders for payment of money, notes, or other evidence of indebtedness, issued in the name of or payable to the Association, shall be signed or endorsed by such person or persons, and in such manner as, from time-to-time, shall be determined by resolution of the Board.

**9.15 Execution of Documents.**

The Board, except as these Bylaws otherwise provide, may authorize any officer or officers, agent or agents, to enter into any contract or execute any instrument in the name of and on behalf of the Association, and such authority may be general or confined to specific instances; and unless so authorized by the Board, no officer, agent, or employee shall have any power or authority to bind the Association by any contract or engagement or to pledge its credit or to render it liable for any purpose or in any amount.

**9.16 Right to Inspect.**

Notwithstanding any other provisions of this Article IX, unless otherwise provided in these Bylaws, a right of a Member to inspect or receive information from the Association applies only to a voting Member of the Association or that Member's agent.

**9.17 Manner of Giving Notice.**

Notwithstanding any other provision in the Declaration, the Articles, these Bylaws, or any rules and regulations adopted by the Association, and notwithstanding Section 9.1 above, the Association may provide notice to Owners orally or by electronic means, including text message, e-mail, or the Association's website, if any, except that an Owner may, by written demand, require the Association provide notice to that Owner by mail. Any notice required to be given by the Association will be deemed received and effective upon the earlier to occur of the following:

(a) when sent by facsimile, the notice is deemed effective when the sender receives a facsimile acknowledgment confirming delivery of the facsimile;

(b) when placed into the care and custody of the United States Postal Service, first-class mail, and addressed to the most recent address of the recipient according to the records of the Association, the notice is deemed effective at the earliest of the following: (i) when received; (ii) six (6) calendar days after it is mailed; or (iii) on the date shown on the return receipt if sent by registered or certified mail, sent return receipt requested, and the receipt is signed by or on behalf of the addressee;

(c) when sent via electronic means, such as an e-mail, text message, or similar electronic communication, the notice is deemed effective within twenty-four (24) hours of being sent and a rejection or undeliverable notice is not received by the sender;

(d) when posted on the Association's website, the notice is deemed effective seventy-two (72) hours after it was posted;

(e) when hand delivered, the notice is deemed effective immediately upon delivery;

(f) when notice is given orally, the notice is deemed effective when communicated; or

(g) when delivered by other means, the notice is deemed effective upon such circumstances and conditions as are reasonably calculated to give notice to the Owner.

**9.18 Severability.**

Invalidation of any provision of the Project Documents by judgment or court order shall in no way affect any other provisions, which shall remain in full force and effect.

**9.19 Interpretation.**

The provisions of the Declaration, the Articles, and these Bylaws are intended to be liberally construed to effectuate its purpose of creating a general and coordinated plan for the

development, use, and operation of the Parking Project and for the maintenance of the Common Areas and Facilities (including, the Limited Common Areas and Facilities) and certain other areas within the Parking Project. The article and section headings in these Bylaws have been inserted for convenience only and shall not be considered or referred to in resolving questions of interpretation or construction. Unless the context requires a contrary construction, the singular shall include the plural and the plural the singular; and the masculine, feminine, and neuter shall each include the masculine, feminine, and neuter. Except for judicial construction and express Utah law, the Board shall have the exclusive right to construe and interpret the provisions of these Bylaws, and amendments thereto. In the absence of any adjudication by a court of competent jurisdiction or express Utah law to the contrary, the Board's construction or interpretation of the provisions hereof shall be final, conclusive, and binding as to all persons and property benefitted or bound by the Declaration, the Articles, and these Bylaws.

## ARTICLE X - NOTICE AND HEARING PROCEDURE

### 10.1. Association's Enforcement Rights.

In the event of an alleged violation of the Declaration, the Articles, these Bylaws, or the rules and regulations of the Association, by a Member or a tenant occupying the Member's Parking Unit ("**Respondent**"), the Board shall have the right, upon an affirmative vote of a majority of all Directors, to take any one (1) or more of the actions and to pursue one (1) or more of the remedies permitted by law or equity or under the provisions of the Declaration, these Bylaws, or the rules and regulations of the Association. Without limiting the foregoing, the Board may call a hearing to ascertain any such alleged violation, upon the terms set forth in this Article 10. The failure of the Board to enforce the rules and regulations of the Association, these Bylaws, or the Declaration shall not constitute waiver of the right to enforce the same thereafter. The remedies set forth and provided by law or equity or in the Declaration, these Bylaws, or the rules and regulations of the Association shall be cumulative, and none shall be exclusive.

### 10.2. Hearing.

(a) At any hearing called or required by the Board with respect to claims contemplated by Section 10.1 above, the Respondent must show cause, if any cause can be shown, why said Respondent is not in violation of the Declaration, the Articles, these Bylaws, or the rules and regulations of the Association, as set forth in any notice of violation from the Board.

(b) Oral evidence shall be taken only on oath or affirmation administered by a Director. The use of affidavits and written interrogatories in lieu of oral testimony shall be encouraged by the Board.

(c) The Board, the Respondent, and any other parties (for example, another complainant) taking part in the hearing shall have these rights: to call and examine witnesses; to introduce exhibits; to cross-examine witnesses on any matter relevant to the issues; to impeach any witness; and to rebut the evidence against the Board, the Respondent, and/or any other parties. If Respondent does not testify in his or her own behalf, the Respondent may be called and examined as if under cross-examination.

(d) The hearing need not be conducted according to technical rules relating to evidence of witnesses. Any relevant evidence may be admitted if it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs, regardless of the existence of any common law or statutory rules which might make improper the admission of such evidence over objection in civil action. Hearsay evidence may be used for the purpose of supplementing or explaining other evidence, but shall not be sufficient in itself to support a finding, unless it would be admissible over objection in civil actions.

(e) Neither any non-Board complainant nor the Respondent need be in attendance at the hearing. The Board may close the meeting to the general membership of the Association if the Board believes the discussion is likely to cause undue embarrassment or violate the individual's reasonable expectation of privacy.

(f) In rendering a decision, official notice may be taken at any time of any provision of the Declaration, these Bylaws, the rules and regulations of the Association, or any generally understood matter within the working of the Association. Persons present at the hearing shall be informed of the matters to be noticed by the Board and these matters shall be made a part of the record of proceedings.

(g) The Board may grant continuances on a showing of good cause.

(h) Whenever the Board has commenced to hear the matter and a Director is forced to withdraw prior to a final determination by the Board, the remaining Directors shall continue to hear and decide the case.

### **10.3. Decision.**

If a Respondent fails to appear at a hearing, the Board may take action based upon the evidence presented to it without further notice to the Respondent. However, the Respondent may make any showing by way of mitigation. After all testimony and documentary evidence has been presented to the Board, the Board may vote by secret written ballot, or otherwise, upon the matter, with a majority of the entire Board controlling. A copy of the notice of adjudication of the Board may be posted by the Board at a conspicuous place within the Parking Project, and a copy shall be provided by the President of the Association to each person directly involved in the matter and his or her attorney, if any, in accordance with the notice provision(s) set forth in the Declaration, if any. The notice of adjudication may include the following: (a) the terms of any disciplinary action; (b) the levy of any assessment or fine; or (c) such other actions or remedies as the Board deems appropriate. The decision of the Board shall become effective ten (10) business days after it is given to each Respondent, unless otherwise ordered in writing by the Board of Directors. The Board may order a reconsideration at any time within fifteen (15) business days following service of its decision on the involved persons, on its own motion or on petition by any party. However, no action against a Respondent arising from the alleged violation shall take effect prior to the expiration of the later of (a) fifteen (15) business days after each Respondent's receipt of the notice of hearing; or (b) ten (10) business days after the hearing required herein.

**CERTIFICATE OF PRESIDENT**

I, the undersigned, do hereby certify that:

1. I am the duly elected and acting President of Cormont Parking Association Inc., a Utah nonprofit corporation ("Association"); and
2. The foregoing Bylaws constitute the Bylaws of the Association duly adopted by the Board of the Association by that certain Action by Unanimous Written Consent of the Board of Directors of Cormont Parking Association.

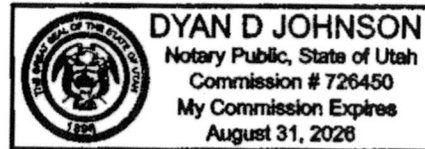
IN WITNESS WHEREOF, I have hereunto subscribed my hand this 25<sup>th</sup> day of February, 2025.

**ASSOCIATION:**

**CORMONT PARKING ASSOCIATION INC.,**  
a Utah non-profit corporation

By: [Signature]  
Print Name: Jing Jiao  
Its: President

STATE OF UTAH, )  
 )  
COUNTY OF Wasatch )  
 ) :SS.



On this 25 day of February, 2025, personally appeared before me Jing Jiao, whose identity is personally known to me or proved to me on the basis of satisfactory evidence, and who, being duly sworn (or affirmed), did say that he/she is the President of Cormont Parking Association Inc., a Utah non-profit corporation, and that the foregoing Bylaws were signed by him/her on behalf of the Association by authority of its Bylaws, Declaration, or resolution of the Board, and he/she acknowledged before me that he/she executed the Bylaws on behalf of the Association and for its stated purpose.

My Commission Expires:  
Aug. 31 2026

[Signature]  
Dyan D Johnson  
NOTARY PUBLIC  
Residing at: Salt Lake County

**EXHIBIT "A"  
TO  
BYLAWS  
OF  
CORMONT PARKING ASSOCIATION INC.**

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(Action without a Meeting – Form)

Notice of Proposed Action Without a Meeting of the Board of Directors  
Pursuant to UTAH CODE ANN. § 16-6a-813  
(E-Mail Communication)

1. **Stipulations:** All Board members stipulate that this e-mail communication and any response by e-mail will be deemed a written communication and the e-mail address of each Board member will act as their signature to the communication. Any response by a Board member must be sent by a "reply to all." A response sent to all Board members in this e-mail communication will be deemed a written response received by the Association.

2. **Proposed Action:** The following action is proposed to be taken by the Association:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

3. **Response Options:** Each Board member may respond to the proposed action in one of the following three ways (or language which is clear and the equivalent of the following):

- a. With a "reply to all" e-mail stating, *"I vote in favor of the proposed action"*;
- b. With a "reply to all" e-mail stating, *"I abstain from the vote on the proposed action"*; or
- c. With a "reply to all" e-mail stating, *"I object to the proposed action being taken without a meeting."*

4. **Time to Respond:** This Notice of Proposed Action Without a Meeting of the Board of Directors ("**Notice**") must be responded to by all Board members not later than the \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, before \_\_\_\_\_ .m. (Mountain Time).

5. **Effect of Untimely Response:** An untimely response by a Board member will have the following effect:

- a. Result in the non-responsive Board member abstaining from the vote on the proposed action; and
  - b. Result in the non-responsive Board member failing to timely demand the proposed action not be taken without a meeting.
6. When Action is Deemed Taken: The proposed action is taken only if at the end of the time stated in Section 4 above:
  - a. The affirmative votes are timely received and not timely revoked, which votes equal or exceed the minimum number of votes that would be necessary to take such action at a meeting at which all of the Board members or Directors then in office were present and voted; and
  - b. There has not been received a demand pursuant to Section 3.c. above that the action not be taken without a meeting, unless such demand has been revoked by the time stated in Section 4 above.
7. Right to Revoke: A Board member or Director who has voted, abstained, or demanded the action not be taken without a meeting pursuant to Section 3 and/or Section 5 above may revoke the vote, abstention, or demand that the action not be taken without a meeting by sending a follow-up "reply to all" e-mail before the expiration of the time set forth in Section 4 above and stating the revocation and stating the desired response option provided for in Section 3 above.
8. Effective Date: The effective date of the action deemed taken under Section 6 above shall be the date and time set forth in Section 4 above, unless a later date and time for the effective date is specified in the proposed action to be taken in Section 2 above.
9. Conditions for E-Mail Communications:
  - a. An electronic transmission communicating a vote, abstention, demand, or revocation is considered for all purposes to be written, signed, and dated for purposes of this action if the e-mail is delivered with information from which the Board, as the recipient party to the e-mail communication can determine:
    - i. that the electronic transmission is transmitted by the Board member or Director; and
    - ii. the date on which the e-mail is transmitted.
  - b. The date on which the e-mail is transmitted is considered the date on which the vote, abstention, demand, or revocation is signed.
  - c. For purposes of this proposed action, e-mail communications to Board members are not effective until received.
10. Statutory Effect: Pursuant to UTAH CODE ANN. § 16-6a-813, action taken pursuant to this e-mail communication has the same effect as action taken at a meeting of Directors and may be described as an action taken at a meeting of Directors in any document.

11. Minutes: Notwithstanding the statutory effect provided for in Section 10 above, at the next regular Board meeting any action taken pursuant to this e-mail communication and action without a meeting shall be announced at the meeting and recorded in the minutes of the Board. No action taken without a meeting shall be deemed void or ineffective if not announced at the next Board meeting or if not included in the Board minutes, or both.

**EXHIBIT "C"**  
**TO**  
**AMENDED AND RESTATED DECLARATION OF**  
**COVENANTS, CONDITIONS, RESTRICTIONS, AND**  
**EASEMENTS FOR CORMONT PARKING CONDOMINIUMS**

**ALLOCATED INTEREST**

The Parking Unit square footages shown in the table below are consistent with the square footages shown on the Amended Parking Plat and have been determined consistent with the requirements of the Act. Statements of Parking Unit square footage set forth below may differ from statements of square footage made in marketing materials and purchase and sale agreements for the Parking Units and/or the Parking Project generally, depending on the method used to calculate such square footage. For example, architects often measure square footage from the outside edge of the exterior walls to the mid-point of the interior walls. Another method, typically used in condominium plats, measures square footage from the inside edge of the exterior walls to the inside edge of the interior walls. The actual square footages of the airspace comprising a Parking Unit may be more or less than the square footage set forth below and/or in the marketing materials. Declarant does not make any representations, warranties, assurances, or commitments of any kind as to the actual size, dimensions, or square footage of the Parking Units.

| <b>Parking Unit Identifying Number</b> | <b>Parking Unit Square Footage</b> | <b>Unit Type</b>             | <b>Par Value</b> | <b>Allocated Interest</b> |
|--|------------------------------------|------------------------------|------------------|---------------------------|
| Unit 1                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 2                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 3                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 4                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 5                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 6                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 7                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 8                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 9                                 | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 10                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 11                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 12                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 13                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 14                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 15                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 16                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 17                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |
| Unit 18                                | 171                                | Parking Unit (Parking Stall) | 171              | 0.0017%                   |

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| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                              | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|--|-----------|--------------------|
| Unit 19                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 20                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 21                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 22                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 23                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 24                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 25                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 26                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 27                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 28                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 29                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 30                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 31                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 32                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 33                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 35                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 36                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 37                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 38                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 39                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 40                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 41                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 42                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 43                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 44                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 45                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 46                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 47                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 48                         | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 49                         | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 50                         | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 51                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 52                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 53                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 54                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 55                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 56                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 57                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|------------------------------|-----------|--------------------|
| Unit 58                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 59                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 60                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 61                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 62                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 63                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 64                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 65                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 66                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 67                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 68                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 69                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 70                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 71                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 72                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 73                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 74                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 75                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 76                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 77                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 78                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 79                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 80                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 81                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 82                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 83                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 84                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 85                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 86                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 87                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 88                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 89                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 90                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 91                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 92                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 93                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 94                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 95                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 96                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 97                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 98                         | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                              | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|--|-----------|--------------------|
| Unit 99                         | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 100                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 101                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 102                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 103                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 104                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 105                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 106                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 107                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 108                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 109                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 110                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 111                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 112                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 113                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 114                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 115                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 116                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 117                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 118                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 119                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 120                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 121                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 122                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 123                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 124                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 125                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 126                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 127                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 128                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 129                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 130                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 131                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 132                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 133                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 134                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 135                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 136                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |

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Amended and Restated Declaration of Covenants, Conditions, Restrictions, and Easements (Cormont Parking Condominiums)  
**Error! Unknown document property name.**

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                              | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|--|-----------|--------------------|
| Unit 137                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 140                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 141                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 142                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 143                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 144                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 145                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 146                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 147                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 148                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 149                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 150                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 151                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 152                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 153                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 154                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 155                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 156                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 157                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 158                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 159                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 160                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 161                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 162                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 163                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 164                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 165                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 166                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 167                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 168                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 169                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 170                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 171                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 172                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |

C-5

Amended and Restated Declaration of Covenants, Conditions,  
Restrictions, and Easements (Cormont Parking Condominiums)  
**Error! Unknown document property name.**

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|------------------------------|-----------|--------------------|
| Unit 173                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 174                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 175                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 176                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 177                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 178                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 179                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 180                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 181                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 182                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 183                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 184                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 185                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 186                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 187                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 188                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 189                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 190                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 191                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 192                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 193                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 194                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 195                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 196                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 197                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 198                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 199                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 200                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 201                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 202                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 203                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 204                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 205                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 206                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 207                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 208                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 209                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 210                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 211                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 212                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 213                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|------------------------------|-----------|--------------------|
| Unit 214                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 215                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 216                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 217                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 218                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 219                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 220                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 221                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 222                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 223                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 224                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 225                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 226                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 227                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 228                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 229                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 230                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 231                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 232                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 233                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 234                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 235                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 236                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 237                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 238                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 239                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 240                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 241                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 242                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 243                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 244                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 245                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 246                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 247                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 248                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 249                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 250                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 251                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 252                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 253                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 254                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|------------------------------|-----------|--------------------|
| Unit 255                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 256                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 257                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 258                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 259                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 260                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 261                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 262                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 263                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 264                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 265                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 266                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 267                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 268                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 269                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 270                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 271                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 272                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 273                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 274                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 275                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 276                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 277                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 278                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 279                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 280                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 281                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 282                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 283                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 284                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 285                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 286                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 287                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 288                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 289                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 290                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 291                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 292                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 293                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 294                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 295                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                              | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|--|-----------|--------------------|
| Unit 296                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 297                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 298                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 299                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 300                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 301                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 302                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 303                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 304                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 305                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 306                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 307                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 308                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 309                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 310                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 311                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 312                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 313                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 314                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 315                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 316                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 317                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 318                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 319                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 320                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 321                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 322                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 323                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 324                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 325                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 326                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 327                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 328                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 329                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 330                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 331                        | 161.50                      | Parking Unit (Parking Stall)           | 161.50    | 0.0016%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|------------------------------|-----------|--------------------|
|                                 |                             | - Compact)                   |           |                    |
| Unit 332                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 333                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 334                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 335                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 336                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 337                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 338                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 339                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 340                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 341                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 342                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 343                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 344                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 345                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 346                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 347                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 348                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 349                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 350                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 351                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 352                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 353                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 354                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 355                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 356                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 357                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 358                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 359                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 360                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 361                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 364                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 365                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 366                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 367                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 368                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 369                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 370                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 371                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 372                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 373                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                                 | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|---|-----------|--------------------|
| Unit 374                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 375                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 376                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 377                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 378                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 379                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 380                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 381                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 382                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 383                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 384                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 385                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 386                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 387                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 388                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 389                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 390                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 391                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 392                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 393                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 394                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 395                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 396                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 397                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 398                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 399                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 400                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 401                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 402                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 403                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 404                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 405                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 406                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 407                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 408                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 409                        | 161.50                      | Parking Unit (Parking Stall<br>- Compact) | 161.50    | 0.0016%            |
| Unit 410                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 411                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 412                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |
| Unit 413                        | 171                         | Parking Unit (Parking Stall)              | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                              | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|--|-----------|--------------------|
| Unit 414                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 415                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 417                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 418                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 419                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 420                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 421                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 422                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 423                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 424                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 425                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 426                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 427                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 428                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 429                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 430                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 431                        | 161.50                      | Parking Unit (Parking Stall - Compact) | 161.50    | 0.0016%            |
| Unit 432                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 433                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 434                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 435                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 436                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 437                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 438                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 439                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 440                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 441                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 442                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 443                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 444                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 445                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 446                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 447                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 448                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 449                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 450                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |
| Unit 451                        | 171                         | Parking Unit (Parking Stall)           | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|------------------------------|-----------|--------------------|
| Unit 452                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 453                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 454                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 455                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 456                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 457                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 458                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 459                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 460                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 461                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 462                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 463                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 464                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 465                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 466                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 467                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 468                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 469                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 470                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 471                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 472                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 473                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 474                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 475                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 476                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 477                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 478                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 479                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 480                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 481                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 482                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 483                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 484                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 485                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 486                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 487                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 488                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 489                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 490                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 491                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 492                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|------------------------------|-----------|--------------------|
| Unit 493                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 494                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 495                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 496                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 497                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 498                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 499                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 500                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 501                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 502                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 503                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 504                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 505                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 506                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 507                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 508                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 509                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 510                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 511                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 512                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 513                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 514                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 515                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 516                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 517                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 518                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 519                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 520                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 521                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 522                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 523                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 524                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 525                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 526                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 527                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 528                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 529                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 530                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 531                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 532                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 533                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest |
|---------------------------------|-----------------------------|------------------------------|-----------|--------------------|
| Unit 534                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 535                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 536                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 537                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 538                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 539                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 540                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 541                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 542                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 543                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 544                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 545                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 546                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 547                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 548                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 549                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 550                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 551                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 552                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 553                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 554                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 555                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 556                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 557                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 558                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 559                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 560                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 561                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 562                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 563                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 564                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 565                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 566                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 567                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 568                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 569                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 570                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 571                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 572                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 573                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |
| Unit 574                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%            |

| Parking Unit Identifying Number | Parking Unit Square Footage | Unit Type                    | Par Value | Allocated Interest               |
|---------------------------------|-----------------------------|------------------------------|-----------|----------------------------------|
| Unit 575                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 576                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 577                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 578                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 579                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 580                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 581                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 582                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 583                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 584                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 585                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 586                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 587                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 588                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 589                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 590                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 591                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 592                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 593                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 594                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 595                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 596                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 597                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 598                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 599                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 600                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Unit 601                        | 171                         | Parking Unit (Parking Stall) | 171       | 0.0017%                          |
| Parking Unit 1001               | 1,204                       | Parking Unit                 | 1,204     | 0.0117%                          |
|                                 |                             |                              |           |                                  |
|                                 | <b>Total Square Footage</b> |                              |           | <b>Total Allocated Interest*</b> |
|                                 | 102,730.50                  |                              |           | 1.0000                           |

\* Total Allocated Interest may be slightly more or less than 1.00 (or 100%) due to rounding.