

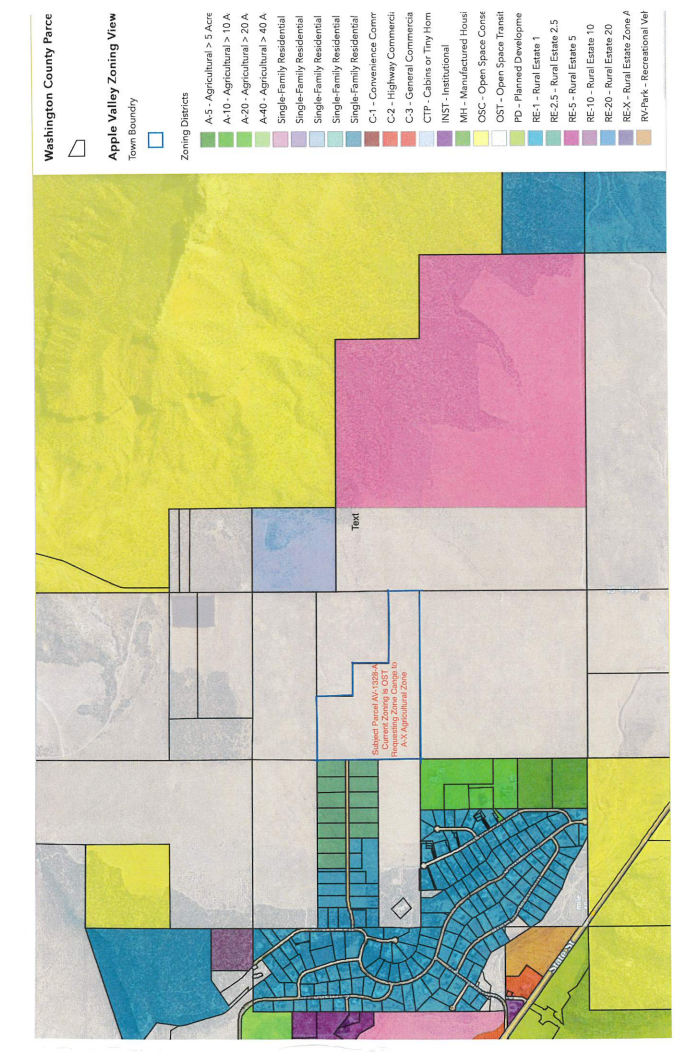
### **Town of Apple Valley**

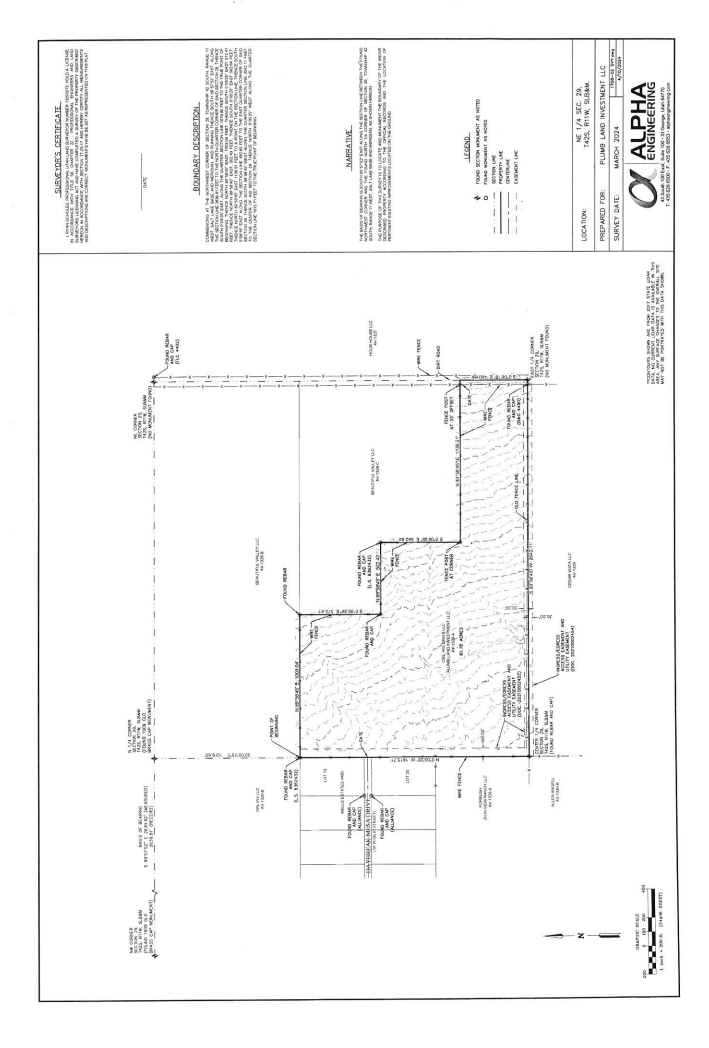
1777 N Meadowlark Dr Apple Valley UT 84737 T: 435.877.1190 | F: 435.877.1192 www.applevalleyut.gov

See	Fee	Schedule	Page	2

Zone Change Application					
Applications Must Be Submitted By The First Wednesday Of The Month					
Owner: ( a) Holdings and Plums Land Darsh Phone:					
Address: Email:					
City: State: Zip:					
Agent: (If Applicable) LNI Science Brandee Wa Phone:					
Address/Location of Property: Daybreak Mesa Dr & Main Street Parcel ID: AV-1328-A					
Existing Zone: OST  Proposed Zone: A-X					
For Planned Development Purposes: Acreage in Parcel Acreage in Application 61.78					
PROPOSED A-X zoning on 61.78 ACRES					
Submittal Requirements: The zone change application shall provide the following:					
A. The name and address of owners in addition to above owner.					
B. An accurate property map showing the existing and proposed zoning classifications					
All abutting properties showing present zoning classifications					
An accurate legal description of the property to be rezoned					
A letter from power, sewer and water providers, addressing the feasibility and their requirements to serve the project.					
Stamped envelopes with the names and address of all property owners within 500' of the boundaries of the property proposed for rezoning. Including owners along the arterial roads that may be impacted					
G. Warranty deed or preliminary title report and other document (see attached Affidavit) if applicable showing evidence the applicant has control of the property					
Signed and notarized Acknowledgement of Water Supply (see attached).					
Applicant Signature  (Die Me wunger Pleen & Leen In and July 15, 2024					
Official Use Only Amount Paid: \$ Receipt No:					
Date Received: RECEIVED JUL 2 2 2024 Date Application Deemed Complete:					
By: By:					







# SUBDIVISION APPROVAL PROCESS

AFFIDAVIT
PROPERTY OWNER

STATE OF UTAH )	
COLINITY OF WASHINGTON )	being duly sworn, deposed and say that I (We) am
Calanda tuers call bolder	41 Maris Luce Company
(We)	being duly sworn, deposed and say that I (We) am
(are) the owner(s) of the property identified in the attac	ched application and that the statements herein contained and the information
provided identified in the attached plans and other exhibit	s are in all respects true and correct to the best of my (our) knowledge. I (We) also
	ns regarding the process for which I (We) am (are) applying and the Apple Valley
Town planning staff have indicated they are available to as	
	Cot Holly so Pland Leul Im
	Property Owner
	yar der myn
	Property Owner of all mecenter
Subscribed and sworn to me this day of	, 20
	Notary Public
	Residing in:
	Residing In:
	My Commission Expires:
	A CENT ALITHODIZATION
•	AGENT AUTHORIZATION
I (We),	, the owner(s) of the real property described in the
attached application, do authorize as my (our) agent(s)	to represent me (us) regarding the
attached application and to appear on my (our) behalf before	ore any administrative body in the Town of Apple Valley considering this application
and to act in all respects as our agent in matters pertainin	g to the attached application.
	Property Owner
	Total V. Mariana
	Property Owner
Subscribed and sworn to me this day of	, 20
Subscribed and Sworn to me andaay or	
	Notary Public
	1100017 . 0010
	Residing in:
	My Commission Expires:

VValianty Deed Fage Mool 3 Gary Christensen Washington County Recorder 03/15/2024 03:07:12 PM Fee \$40.00 By

SOUTHERN UTAH TITLE COMPANY

When recorded mail deed and tax notice to: Ciel Holdings, L.L.C., a Utah limited liability company 201 S Main St, #2000 Salt Lake, UT 84111



Order No. 229667 - EFP Tax I.D. No. AV-1328-A

Space Above This Line for Recorder's Use

### WARRANTY DEED

Main Street Zion L.L.C., a Nevada limited liability company, grantor(s), of Reno, County of Washoe, State of Nevada, hereby CONVEY and WARRANT to

Ciel Holdings, L.L.C., a Utah limited liability company, as to an undivided 50% interest, and Plumb Land Investment, LLC, a Utah limited liability company, as to an undivided 50% interest, grantee(s) of Salt Lake, County of Salt Lake, State of Utah, for the sum of TEN DOLLARS AND OTHER GOOD AND WALUABLE CONSIDERATION the following described tract of land in Washington County, State of Utah:

See Attached Exhibit "

### See Water Rights Addendum to Land Deeds attached hereto and made a part hereof

TOGETHER WITH all improvements and appurtenances there unto belonging, and being SUBJECT TO easements, rights of way, restrictions, and reservations of record and those enforceable in law and equity. 310) COIQ

WITNESS the hand(s) of said grantor(s), this day of March, 2024

Main Street Zion L.L.C., a Nevada limited Mability company

Aaron V Blackham, Manager

STATE OF Nevada :SS.

**COUNTY OF Washoe** 

On the day of March, 2024, personally appeared before me, Aaron V Blackham, who being by me duly sworn, did say that he/she is the Manager of Main Street Zion E. O., a Nevada limited liability company, and that said instrument was signed by him/her in behalf of said limited liability company by authority of statute, its articles of organization or its operating agreement for the uses and purposes herein mentioned, and said Aaron V. Blackham acknowledged to me that said limited liability company executed

My Commission Expires: Tune 18, 2024

BYANN WOJTKOWIAK Notary Public - State of Nevada Appointment Recorded in Washoe County No: 20-0664-02 - Expires June 18, 2024



Attachment to that certain Warranty Deed executed by Main Street Zion L.L.C., a Nevada limited liability company grantor(s), to Ciel Holdings, L.L.C., a Utah limited liability company, as to an undivided 50% interest, and Plumb Land Investment, LLC, a Utah limited liability company, as to an undivided 50% interest grantee(s). Order No. 229667 Tax I.D. No. AV-1328-A **EXHIBIT "A"** Commencing at the Northwest Corner of Section 29, Township 42 South, Range 11 West, Salt Lake Base and Meridian, and running thence South 89°57'52" East, along the Section line 2639.81 feet to the North Quarter Corner of said Section 29; thence South 0°05'25" East, along the Quarter Section line 1019.60 feet to the true point of beginning; thence North 89°58'45" East, 1003.04 feet; thence South 0°05'25" East, 572.41 feet; thence North 89°58'45" East, 502.43 feet; thence South 0°05'25" East, 562.64 feet; thence North 89°58'45" East, 1136.51 feet to a point on the Section line; thence South 0006'19" East, along the Section line 480.65 feet to the East Quarter Corner of said Section 29 Thence South 89°58'45" West along the Quarter Section line 2642.11 feet to the Center of said Section 29; thence North 0°05/25 West along the Quarter Section line 1615.71 feet to the true point of beginning.

### WATER RIGHTS ADDENDUM TO LAND DEEDS

Grantor:	Mo.	Main Street Zion L.L.C., a	Nevada limited liability compa	any			95"
Grantee:			an limited liability company, as		% interest, and Pluml	b Land Investme	ent, LLC, a
Tax ID N		AV-1328-A	any, as to an undivided 50% in	iterest			
V		1111	ve referenced parcel(s), Gra	intor hereby conve	vs to Grantee witho	ut warranty, ex	cept for a
			rough Grantor, the following				
Check	one box on	ly				Proceed to S	Section
1 0	All of Granto	r's water rights used o	n Grantor's Parcel(s) are	being conveyed.	24.50 E	Α	
			ghts are being conveyed.			В	_ <
			sion of Water Rights if Bo	x 1 or 2 above is	checked)		~(Q)
		nts are being conveye		(	=00	С	600
4 [ \	Water rights	are being conveyed b	y separate deed.		9	C	
É	7.07.		5102,	, D.		Important	11
2035	Section	123	2,,	Con Con		(see other	side)
Allo	The water r	ight(s) being conveye	d include Water Right No(	s), 81-4536		N1	
9			ing to the water right(s) lis		n A. and all	N2	
		tenant water rights (P		Macin and acous	.,, .,	N3	1
	отто: аррал	tonam managingino (r					
В	Only the fol	lowing water rights are	being conveyed: (check	all boxes that ap	ply)	N1	
	All of V	Vater Rights No(s)				N4	1
		acre-feet from W	ater Right No.	_ for:	families	N5	
		acres of irrigated	ater Right No land: stock water for	Equivale	ent Livestock		
	Units; a						
		acre-feet from W	other usesater Right No	for:	families	N5	
, 8	NO2	acres of irrigated	tand: stock water for	Equivale	ent Livestock		)>,
413		and/or for the following	other uses				
2/1/2			ing to the water right(s) lis	sted in this Section	n B. (Proceed	N2	
	to Section C			1100	¢	110	
	Disalsassas	D. C. L. J. L. L. L.	11	),,		<del>)),,</del>	
C		By Grantor: (check a		t:f:t f		NC	
			vering To Grantee stock o	eruncates for		N6	
- 1		k in the following water			. 1	N7	
		water service is prov r water service is prov				N8	· 1
			ilable to Grantor's Parcel(	(c) (	00%	N9	~ OK
		rater related disclosure		(s)·-		N109	. 9
٥	Other w		. 6			• 6	
100 C)	70		additional copies of this			200	
			bility for the information co				
		an Division of Water R pinion concerning such	ights, real estate profession	mais, or other pro	oressionais, except	to the extent	that title
iji 3aran c	e or a regar o	omion concerning such	mormation is obtained.	18 11	2	1180	
Grantor	's Signature:	Main Street Zion L	L.C., a Nevada limited li	ability		2)	
		company /	2				
		XYISI	21/1/1	, /			
		I rismanicamente accomentation of the second	3/11/20	-/	le_		
	(Q)	Aaron V Blackham,	Manager (0)		(0)		(Q)
Grantee	's Acknowle	dgment of Receipt:	Ciel Holdings, L.L.C.,	a Utah limited	Plumb Land Inve	stment, LLC.	a Utah
		ag.none or recorpti	liability company		limited liability con	npany	
200	(D)	2	Ward arminant	0 (D)		200	70
2810	10	1130		and the second	zadywłodnowa pozowyczonowalniajeczanaca zadala 10 polocie odnow	S. S	ACTIVITY AND PROGRAMMENT OF THE
Jan.		11/1/11	Walter J. Plumb, III, Ma	nager	Walter J. Plumb, l'	V, Manager	
<b>)</b> .		004 0 14 : 18 0 10 000	0.11.1	an i	¢		
			, Salt Lake, Utah 84111 DRESS ON FILE WITH THE	ALTAH DIVISION O	E WATER DIGHTS	D)11.	
44 I L. C	TOTAL LE IVIUS	JI KLEI M GUKKENI AI	COLUMN TILL VIII INC	CIMIL DIVISION U	I WALLIN MOTTION		

	(( )) V		(( )) \sigma	
		WATER RIGHTS ADDENDUM	TO LAND DEEDS	
Grantor:	Main Street Zion L.E	o a Nevada limited liability compar	ry (ACTION	
Grantee	Ciel Holdings, LUC Utah limited liability	), a Utah limited liability company, as company, as to an undivided 50% in	to an undivided 50% interest, and Plun	nb Land Investment, LLC, a
	lumber(s): AV-1328-A		ntor hereby conveys to Grantee with	aut warranty execut for a
In conn warrant	ection with the conveyance of the y of title as to all claiming title by	e above referenced parcei(s), Grain or through Grantor, the following	interests in water and/or makes the	following disclosures:
	one box only	sed on Grantor's Rarcel(s) are b	peing conveyed	Proceed to Section
2	Only a portion of Grantor's wa	ter rights are being conveyed.	(County Recorder should forward	- 31
	a copy of this form to the Utah No water rights are being con	Division of Water Rights if Box	x 1 or 2 above is checked)	c ~ © ~
	water rights are being convey			C in Silver
	Section (	<u> ÉlOII</u>	CENCIE CO	Important Notes (see other side)
O A		veyed include Water Right No(s	51.81.4536	
200	along with all applications pe	rtaining to the water right(s) (is	ted in this Section A, and all	N2
	other appurtenant water righ			N3
В	The ALL CLASS CO. I. ALL	ts are being conveyed: (check		N1 N4
	acre-feet from	n Water Right No	for:families	N5
	acres of irrig	pated land: stock water for	Equivalent Livestock	
0.0	acre-feet from	owing other uses m Water Right No pater land: stock water for	for:families	N5 ,
	acres of irrig	gated land: stock water for wing other uses	Equivalent Livestock	
	Along with all applications	ntaining to the water right(s) lis	ted in this Section B. (Proceed	N2
1100	to Section C)	· · · · · · · · · · · · · · · · · · ·	10	110
<i>D</i> C	Disclosures By Grantor: (che		) 	N6
	Grantor is endorsing and Shares stock in the following	I delivering To Grantee stock c water company:	ertificates for	140
	Culinary water service is Outdoor water service is			N7 N8
	There is no water service	e available to Grantor's Parcel(	s)	N9
	ther water related discl			N10
The Unit	Attach and	sign additional copies of this f	orm if more space is needed. ntained herein even though they ma	av have been assisted by
employe	ees of the Utah Division of Wa	ter Rights, real estate professio	nals, or other professionals, excep	ot to the extent that title
140	ce or a legal opinion concerning	·		1100
))* Granto	r's Signature: Main Street Zi company	on L.L.C., a Nevada limited li	apility	
	Aaron V Blackh	nam, Manager		le de la company
Grante	e's Acknowledgment of Recei	pt: Ciel Holdings, L.L.C.,	a Utah limitedPlumb Land Inv	estment, LLC, a Utah
		liability) company resign 720240315123452725	(imited liability co	ompany
		Walter J. Plumb, III	nager & Walter J. Plumb,	IV Managar (1)
	(§	Walter J. Plumb, III, Mar	valler 3. Flumb,	TV, Manage
OGrante NOTE: 0	e's Address: <u>201 S Main St</u> GRANTEE MUST KEEP A CURRE	2000, Salt Lake, Utah 84111 NT ADDRESS ON FILE WITH THE	WTAH DIVISION OF WATER RIGHTS	· 1100°
) "	D.a.		)) "	

### WATER RIGHTS ADDENDUM TO LAND DEEDS

(	Chantor: Main Street Zion L.C.S. a Nevada limited liability company	atile,
	Ciel Holdings, L. C., a Utah limited liability company, as to an individed 50% interest, and Plui	mb Land (nyestment, LLC, a
1100	Utah limited labihay company, as to an undivided 50% interest	4 1/20
2)	Tax ID Number(s): AV-1328-AV-1	nout warranty, except for a
	warranty of title as to all claiming title by or through Grantor, the following interests in water and/or makes the	
	Check one box only	Proceed to Section
	1 All of Grantor's water rights used on Grantor's Rarcel(s) are being conveyed.	A
	Only a portion of Grantor's water rights are being conveyed. (County Recorder should forward a copy of this form to the Utah Division of Water Rights if Box 1 or 2 above is checked)	B B
	3 No water rights are being conveyed.	c S
	4 Water rights are being conveyed by separate deed.	C .
		Important Notes
(	Section	(see other side)
	A The water right(s) being conveyed include Water Right No(s) 81 4536	N1
11/1/10	along with all applications pertaining to the water right(s) listed in this Section A, and all	1 N2
9	other appurtenant water rights (Proceed to Section C)	N3
	B Only the following water rights are being conveyed: (check all boxes that apply)	N1
	All of Water Rights No(s).	N4
	acre-feet from Water Right No. for: families	N5
	acres of irrigated land: stock water for Equivalent (Ivestock	
	Units; and/or for the following other uses for: families	NE O
	acre-feet from Water Right No	145
,	acres of irrigated land: stock water for Equivalent Livestock Units; and/or for the following other uses	E Che
	Along with all applications pertaining to the water right(s) listed in this Section B. (Proceed	(N2)
100 le	to Section C)	1100
2) 0	C Diselective By Constant (sheek all beyon that apply)	
	C Disclosures By Grantor: (check all boxes that apply) Grantor is endorsing and delivering To Grantee stock certificates for	N6
	Shares stock in the following water company:	
	Culinally water service is provided by:	N7
	Outdoor water service is provided by:	N8
	There is no water service available to Grantor's Parcel(s).	N9 (9)
	Other water related disclosures:	N10
	Attach and sign additional copies of this form if more space is needed.	
(	The undersigned acknowledge sole responsibility for the information contained herein even though they memployees of the Utah Division of Water Rights, real estate professionals, or other professionals, exce	
- Ĉ	insurance or a legal opinion concerning such information is obtained.	
1100		1/1/J
2)	Grantor's Signature: Main Street Zion L.L.C., a Nevada limited liability company	
	Company	
		^
	Aaron V Blackham, Manager	
	Grantee's Acknowledgment of Receipt: Ciel Holdings, L.L.C., a Utah limitedPlumb Land Inv	vestment, LLC, a Utah
	liability company (limited liability company - Esign 2024031513530715	ompany
	Walter J. Plumb, N	· 6
	& Walter J. Plumb, III, Manager & Walter J. Plumb,	IV, Manager
(		CELLIA.
C	Grantee's Address: 201 S Main St. 2000 , Salt Lake, Utah 84111	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
1111 0	NOTE: GRANTEE MUST KEEP A CURRENT ADDRESS ON FILE WITH THE TAH DIVISION OF WATER RIGHTS	. (1) 11 ,
9		

Premium:



Transaction Identification Data, for which the Company assumes no liability as set forth in Condition 9.d.:

Issuing Office File Number: 229667

Issuing Office: Southern Utah Title Company

Property Address: (Not Yet Addressed / Unimproved Land), Apple Valley, Utah 84737

#### SCHEDULE A

Name and Address of Title Insurance Company: Southern Utah Title Company, 20 N. Main #300, St. George, UT 84770

Policy Number: OY-08000901

Amount of Insurance: \$

Date of Policy: March 15, 2024 at 3:07 PM

1. The Insured is:

Ciel Holdings, L.L.C., a Utah limited liability company, as to an undivided 50% interest, and Plumb Land Investment, LLC, a Utah limited liability company, as to an undivided 50% interest

- 2. The estate or interest in the Land insured by this policy is: fee simple
- 3. Title is vested in:

Ciel Holdings, L.L.C., a Utah limited liability company, as to an undivided 50% interest, and Plumb Land Investment, LLC, a Utah limited liability company, as to an undivided 50% interest

4. The land referred to in this policy is situated in the County of Washington, State of Utah, and described as follows:

Commencing at the Northwest Corner of Section 29, Township 42 South, Range 11 West, Salt Lake Base and Meridian, and running thence South 89°57'52" East, along the Section line 2639.81 feet to the North Quarter Corner of said Section 29; thence South 0°05'25" East, along the Quarter Section line 1019.60 feet to the true point of beginning; thence North 89°58'45" East, 1003.04 feet; thence South 0°05'25" East, 572.41 feet; thence North 89°58'45" East, 502.43 feet; thence South 0°05'25" East, 562.64 feet; thence North 89°58'45" East, 1136.51 feet to a point on the Section line; thence South 0°06'19" East, along the Section line 480.65 feet to the East Quarter Corner of said Section 29; thence South 89°58'45" West along the Quarter Section line 2642.11 feet to the Center of said Section 29; thence North 0°05'25" West along the Quarter Section line 1615.71 feet to the true point of beginning.

Copyright 2021 American Land Title Association. All rights reserved.

The use of this Form (or any derivative thereof) is restricted to ALTA licensees and ALTA members in good standing as of the date of use. All other uses are prohibited. Reprinted under license from the American Land Title Association.

For reference only:

#### SCHEDULE B

Policy Number: OY-08000901

#### EXCEPTIONS FROM COVERAGE

Some historical land records contain Discriminatory Covenants that are illegal and unenforceable by law. This policy treats any Discriminatory Covenant in a document referenced in Schedule B as if each Discriminatory Covenant is redacted, repudiated, removed, and not republished or recirculated. Only the remaining provisions of the document are excepted from coverage.

This policy does not insure against loss or damage and the Company will not pay costs, attorneys' fees, or expenses resulting from the terms and conditions of any lease or easement identified in Schedule A, and the following matters:

#### General (Standard) Exceptions

- 1. Any facts, rights, interests, or claims which are not shown by the public records but which could be by an inspection of the land or which may be asserted by persons in possession, or claiming be in possession, thereof.
- 2. Easements, liens, encumbrances, or claims thereof, which are not shown by the public records.
- 3. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land, and that is not shown by the Public Records.
- 4. Any lien, or right to a lien, imposed by law for services, labor, or material heretofore or hereafter furnished, which lien, or right to a lien, is not shown by the public records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) Indian treaty or aboriginal rights, including, but not limited to, easements or equitable servitudes; or, (d) water rights, claims or title to water, whether or not the matters excepted under (a), (b), (c) or (d) are shown by the public records.
- 6. Taxes or assessments which are not now payable or which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records; proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- 7. Any service, installation, connection, maintenance or construction charges for sewer, water, electricity, or garbage collection or disposal or other utilities unless shown as an existing lien by the public records.

#### EXCEPTION NO(S) NONE are hereby omitted

#### Special Exceptions

- 8. Claim, right, title or interest to water or water rights whether or not shown by the Public Records.
- Rights of way for any roads, ditches, canals, or transmission lines now existing over, under, or across said property.
- 10. Taxes for the current year 2024 which are liens, but not yet due or payable.

- Subject to a Right of Way Easement in favor of California-Pacific Utilities Company, for the exclusive right to construct, reconstruct, operate and maintain electric power or telephone lines and/or gas or water mains and all necessary poles, towers, pipe, valves and appurtances, and rights incidental thereto, as set forth in Instrument recorded August 5, 1.974, as Entry No. 162067, in Book 156 at Page(s) 484, Official Washington County Records, a strip of land 10.0 feet in width, described as follows: (Affects this and other property)
- 12. Liability to Assessments levied by Washington County for the Southeastern Special Service District for fire protection facilities and services, as disclosed by Resolution No. 668, dated November 10,1997, recorded November 12, 1997, as Entry No. 582401, in Book 1149, at Pages 208-212, Official Washington County Records. (Affects this and other property)
- 13. Subject to the location of "approximate location of right of ways" as they affect subject property, as set forth on the Washington County Ownership Plat.
- 14. Resolution No. 2011-25, dated September 1, 2011, creating the Big Plains Water and Sewer Special Service District, to provide water and sewerage services within said boundaries of the municipality of Apple Valley Town, as recorded October 18, 2011, as Doc. No. <u>20110031703</u>, Official Washington County Records. (Affects this and other property)

Town of Apple Valley, Utah Resolution No. 2019-01, A Resolution Modifying, Limiting, and Revoking the Delegation of Authority to The Big Plains Water and Sewer Special Services District, recorded January 9, 2019, as Doc. No. 20190000956, Official Washington County Records.

Big Plains Water and Sewer Special Service District, Resolution No. BPW-R-2022-14, a Resolution Changing the Name of The District, recorded December 16, 2022, as Doc. No. 20220053344, Official Washington County Records.

15. Liability to Assessments levied by the Ash Creek Special Service District, as disclosed by Instrument recorded October 16, 1985, as Entry No. <u>283078</u>, in Book 390, at Page(s) 907-916, Official Washington County Records. (Affects this and other property)

Resolution No. 2022-3000, A Resolution Annexing the Property Within the Municipal Limits of the Town of Apple Valley into Ash Creek Special Service District, recorded November 30, 2022, as Doc. No. 20220051469, Official Washington County Records.

Ash Creek Special Service District Apple Valley Annexation, recorded November 30, 2022, as Doc. No. 20220051468, Official Washington County Records.

- 16. Any Afterassessment and/or Rollback of Taxes which may become a lien on said Land by reason of an Annual Application for Assessment and Taxation of Agricultural Lands 1969 Farmland Assessment Act, executed by Main Street Zion LLC, recorded June 4, 2018, as Doc No. 20180023169, Official Washington County Records.
- 17. Subject to an Ingress/Egress Access Easement and Utility Easement Grants in favor of Cedar Vista, LLC, for maintaining access utility improvements, and rights incidental thereto, as set forth in Instrument recorded January 12, 2021, as Doc No. 20210002452, Official Washington County Records.
- 18. Subject to an Ingress/Egress Access Easement and Utility Easement Grants in favor of Travis Well, for maintaining access utility improvements, and rights incidental thereto, as set forth in Instrument recorded January 12, 2021, as Doc No. 20210002454, Official Washington County Records.

\*\*\*

## ALTA OWNER'S POLICY OF TITLE INSURANCE

Policy Number OY-08000901

Issued by OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY



This policy, when issued by the Company with a Policy Number and the Date of Policy, is valid even if this policy or any endorsement to this policy is issued electronically or lacks any signature.

Any notice of claim and any other notice or statement in writing required to be given to the Company under this policy must be given to the Company at the address shown in Condition 17.

#### COVERED RISKS

SUBJECT TO THE EXCLUSIONS FROM COVERAGE, THE EXCEPTIONS FROM COVERAGE CONTAINED IN SCHEDULE B, AND THE CONDITIONS, Old Republic National Title Insurance Company, a Florida corporation (the "Company"), insures as of the Date of Policy and, to the extent stated in Covered Risks 9 and 10, after the Date of Policy. against loss or damage, not exceeding the Amount of Insurance, sustained or incurred by the Insured by reason of:

- 1. The Title being vested other than as stated in Schedule A.
- 2. Any defect in or lien or encumbrance on the Title. Covered Risk 2 includes, but is not limited to, insurance against loss from:
  - a defect in the Title caused by: a.
    - i. forgery, fraud, undue influence, duress, incompetency, incapacity, or impersonation;
    - ii. the failure of a person or Entity to have authorized a transfer or conveyance;
    - iii. a document affecting the Title not properly authorized, created, executed, witnessed, sealed, acknowledged, notarized (including by remote online notarization), or delivered;
    - a failure to perform those acts necessary to create a document by electronic means authorized by iv.
    - V. a document executed under a falsified, expired, or otherwise invalid power of attorney;
    - a document not properly filed, recorded, or indexed in the Public Records, including the failure to vi. have performed those acts by electronic means authorized by law;
    - vii. a defective judicial or administrative proceeding; or
    - viii. the repudiation of an electronic signature by a person that executed a document because the electronic signature on the document was not valid under applicable electronic transactions law.
  - b. the lien of real estate taxes or assessments imposed on the Title by a governmental authority due or payable, but unpaid.
  - the effect on the Title of an encumbrance, violation, variation, adverse circumstance, boundary line C. overlap, or encroachment (including an encroachment of an improvement across the boundary lines of the Land), but only if the encumbrance, violation, variation, adverse circumstance, boundary line overlap, or encroachment would have been disclosed by an accurate and complete land title survey of the Land.

Issued through the Office of:

Southern Utah Title Company (435) 628-0404 20 N. Main #300 St. George, UT 84770

Southern Utah Title Company

Authorized Signatory

OLD REPUBLIC NATIONAL TITLE INSURANCE COMPANY

A Stock Company 1408 North Westshore Blvd. Suite 900, Tampa, Florida 33607 (612) 371-1111 www.oldrepublictitle.com

> Monroe Manual Tilold President

ORT Form 4765

Page 1 of 9

- Unmarketable Title.
- No right of access to and from the Land.
- 5. A violation or enforcement of a law, ordinance, permit, or governmental regulation (including those relating to building and zoning), but only to the extent of the violation or enforcement described by the enforcing governmental authority in an Enforcement Notice that identifies a restriction, regulation, or prohibition relating to:
  - a. the occupancy, use, or enjoyment of the Land;
  - b. the character, dimensions, or location of an improvement on the Land;
  - c. the subdivision of the Land; or
  - d. environmental remediation or protection on the Land.
- 6. An enforcement of a governmental forfeiture, police, regulatory, or national security power, but only to the extent of the enforcement described by the enforcing governmental authority in an Enforcement Notice.
- 7. An exercise of the power of eminent domain, but only to the extent:
  - a. of the exercise described in an Enforcement Notice; or
  - b. the taking occurred and is binding on a purchaser for value without Knowledge.
- 8. An enforcement of a PACA-PSA Trust, but only to the extent of the enforcement described in an Enforcement Notice.
- 9. The Title being vested other than as stated in Schedule A, the Title being defective, or the effect of a court order providing an alternative remedy:
  - a. resulting from the avoidance, in whole or in part, of any transfer of all or any part of the Title to the Land or any interest in the Land occurring prior to the transaction vesting the Title because that prior transfer constituted a:
    - i. fraudulent conveyance, fraudulent transfer, or preferential transfer under federal bankruptcy, state insolvency, or similar state or federal creditors' rights law; or
    - ii. voidable transfer under the Uniform Voidable Transactions Act; or
  - b. because the instrument vesting the Title constitutes a preferential transfer under federal bankruptcy, state insolvency, or similar state or federal creditors' rights law by reason of the failure:
    - i. to timely record the instrument vesting the Title in the Public Records after execution and delivery of the instrument to the Insured; or
    - ii. of the recording of the instrument vesting the Title in the Public Records to impart notice of its existence to a purchaser for value or to a judgment or lien creditor.
- 10. Any defect in or lien or encumbrance on the Title or other matter included in Covered Risks 1 through 9 that has been created or attached or has been filed or recorded in the Public Records subsequent to the Date of Policy and prior to the recording of the deed or other instrument vesting the Title in the Public Records.

#### **DEFENSE OF COVERED CLAIMS**

The Company will also pay the costs, attorneys' fees, and expenses incurred in defense of any matter insured against by this policy, but only to the extent provided in the Conditions.

#### **EXCLUSIONS FROM COVERAGE**

The following matters are excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- 1.
- a. any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) that restricts, regulates, prohibits, or relates to:
  - i. the occupancy, use, or enjoyment of the Land;
  - ii. the character, dimensions, or location of any improvement on the Land;
  - iii. the subdivision of land; or
  - iv. environmental remediation or protection.
- b. any governmental forfeiture, police, regulatory, or national security power.

- c. the effect of a violation or enforcement of any matter excluded under Exclusion 1.a. or 1.b. Exclusion 1 does not modify or limit the coverage provided under Covered Risk 5 or 6.
- 2. Any power of eminent domain. Exclusion 2 does not modify or limit the coverage provided under Covered Risk 7.
- 3. Any defect, lien, encumbrance, adverse claim, or other matter:
  - a. created, suffered, assumed, or agreed to by the Insured Claimant;
  - b. not Known to the Company, not recorded in the Public Records at the Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy;
  - c. resulting in no loss or damage to the Insured Claimant;
  - d. attaching or created subsequent to the Date of Policy (Exclusion 3.d. does not modify or limit the coverage provided under Covered Risk 9 or 10); or
  - e. resulting in loss or damage that would not have been sustained if consideration sufficient to qualify the Insured named in Schedule A as a bona fide purchaser had been given for the Title at the Date of Policy.
- 4. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights law, that the transaction vesting the Title as shown in Schedule A is a:
  - a. fraudulent conveyance or fraudulent transfer;
  - b. voidable transfer under the Uniform Voidable Transactions Act; or
  - c. preferential transfer:
    - i. to the extent the instrument of transfer vesting the Title as shown in Schedule A is not a transfer made as a contemporaneous exchange for new value; or
    - ii. for any other reason not stated in Covered Risk 9.b.
- 5. Any claim of a PACA-PSA Trust. Exclusion 5 does not modify or limit the coverage provided under Covered Risk 8.
- 6. Any lien on the Title for real estate taxes or assessments imposed or collected by a governmental authority that becomes due and payable after the Date of Policy. Exclusion 6 does not modify or limit the coverage provided under Covered Risk 2.b.
- 7. Any discrepancy in the quantity of the area, square footage, or acreage of the Land or of any improvement to the Land.

#### CONDITIONS

#### 1. DEFINITION OF TERMS

In this policy, the following terms have the meanings given to them below. Any defined term includes both the singular and the plural, as the context requires:

- a. "Affiliate": An Entity:
  - i. that is wholly owned by the Insured;
  - ii. that wholly owns the Insured; or
  - iii. if that Entity and the Insured are both wholly owned by the same person or entity.
- b. "Amount of Insurance": The Amount of Insurance stated in Schedule A, as may be increased by Condition 8.d. or decreased by Condition 10 or 11; or increased or decreased by endorsements to this policy.
- c. "Date of Policy": The Date of Policy stated in Schedule A.
- d. "Discriminatory Covenant": Any covenant, condition, restriction, or limitation that is unenforceable under applicable law because it illegally discriminates against a class of individuals based on personal characteristics such as race, color, religion, sex, sexual orientation, gender identity, familial status, disability, national origin, or other legally protected class.
- e. "Enforcement Notice": A document recorded in the Public Records that describes any part of the Land and:
  - i. is issued by a governmental agency that identifies a violation or enforcement of a law, ordinance, permit, or governmental regulation;
  - ii. is issued by a holder of the power of eminent domain or a governmental agency that identifies the exercise of a governmental power; or
  - iii. asserts a right to enforce a PACA-PSA Trust.
- f. "Entity": A corporation, partnership, trust, limited liability company, or other entity authorized by law to own title to real property in the State where the Land is located.

g. "Insured":

i.

- (a) The Insured named in Item 1 of Schedule A;
- (b) the successor to the Title of an Insured by operation of law as distinguished from purchase, including heirs, devisees, survivors, personal representatives, or next of kin;
- (c) the successor to the Title of an Insured resulting from dissolution, merger, consolidation, distribution, or reorganization;
- the successor to the Title of an Insured resulting from its conversion to another kind of Entity; or
- (e) the grantee of an Insured under a deed or other instrument transferring the Title, if the grantee is:
  - 1. an Affiliate;
  - 2. a trustee or beneficiary of a trust created by a written instrument established for estate planning purposes by an Insured;
  - 3. a spouse who receives the Title because of a dissolution of marriage;
  - a transferee by a transfer effective on the death of an Insured as authorized by law; or
  - 5. another Insured named in Item 1 of Schedule A.
- ii. The Company reserves all rights and defenses as to any successor or grantee that the Company would have had against any predecessor Insured.
- h. "Insured Claimant": An Insured claiming loss or damage arising under this policy.
- "Knowledge" or "Known": Actual knowledge or actual notice, but not constructive notice imparted by the Public Records.
- j. "Land": The land described in Item 4 of Schedule A and improvements located on that land at the Date of Policy that by State law constitute real property. The term "Land" does not include any property beyond that described in Schedule A, nor any right, title, interest, estate, or easement in any abutting street, road, avenue, alley, lane, right-of-way, body of water, or waterway, but does not modify or limit the extent that a right of access to and from the Land is insured by this policy.
- k. "Mortgage": A mortgage, deed of trust, trust deed, security deed, or other real property security instrument, including one evidenced by electronic means authorized by law.
- I. "PACA-PSA Trust": A trust under the federal Perishable Agricultural Commodities Act or the federal Packers and Stockyards Act or a similar State or federal law.
- m. "Public Records": The recording or filing system established under State statutes in effect at the Date of Policy under which a document must be recorded or filed to impart constructive notice of matters relating to the Title to a purchaser for value without Knowledge. The term "Public Records" does not include any other recording or filing system, including any pertaining to environmental remediation or protection, planning, permitting, zoning, licensing, building, health, public safety, or national security matters.
- n. "State": The state or commonwealth of the United States within whose exterior boundaries the Land is located. The term "State" also includes the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, and Guam.
- o. "Title": The estate or interest in the Land identified in Item 2 of Schedule A.
- p. "Unmarketable Title": The Title affected by an alleged or apparent matter that would permit a prospective purchaser or lessee of the Title or a lender on the Title to be released from the obligation to purchase, lease, or lend if there is a contractual condition requiring the delivery of marketable title.

#### CONTINUATION OF COVERAGE

This policy continues as of the Date of Policy in favor of an Insured, so long as the Insured:

- a. retains an estate or interest in the Land;
- b. owns an obligation secured by a purchase money Mortgage given by a purchaser from the Insured; or
- c. has liability for warranties given by the Insured in any transfer or conveyance of the Insured's Title.

Except as provided in Condition 2, this policy terminates and ceases to have any further force or effect after the Insured conveys the Title. This policy does not continue in force or effect in favor of any person or entity that is not the Insured and acquires the Title or an obligation secured by a purchase money Mortgage given to the Insured.

ORT Form 4765 Page 4 of 9

#### 3. NOTICE OF CLAIM TO BE GIVEN BY INSURED CLAIMANT

The Insured must notify the Company promptly in writing if the Insured has Knowledge of:

- any litigation or other matter for which the Company may be liable under this policy; or
- b. any rejection of the Title as Unmarketable Title.

If the Company is prejudiced by the failure of the Insured Claimant to provide prompt notice, the Company's liability to the Insured Claimant under this policy is reduced to the extent of the prejudice.

#### 4. PROOF OF LOSS

The Company may, at its option, require as a condition of payment that the Insured Claimant furnish a signed proof of loss. The proof of loss must describe the defect, lien, encumbrance, adverse claim, or other matter insured against by this policy that constitutes the basis of loss or damage and must state, to the extent possible, the basis of calculating the amount of the loss or damage.

#### DEFENSE AND PROSECUTION OF ACTIONS

- a. Upon written request by the Insured and subject to the options contained in Condition 7, the Company, at its own cost and without unreasonable delay, will provide for the defense of an Insured in litigation in which any third party asserts a claim covered by this policy adverse to the Insured. This obligation is limited to only those stated causes of action alleging matters insured against by this policy. The Company has the right to select counsel of its choice (subject to the right of the Insured to object for reasonable cause) to represent the Insured as to those covered causes of action. The Company is not liable for and will not pay the fees of any other counsel. The Company will not pay any fees, costs, or expenses incurred by the Insured in the defense of any cause of action that alleges matters not insured against by this policy.
- b. The Company has the right, in addition to the options contained in Condition 7, at its own cost, to institute and prosecute any action or proceeding or to do any other act that, in its opinion, may be necessary or desirable to establish the Title, as insured, or to prevent or reduce loss or damage to the Insured. The Company may take any appropriate action under the terms of this policy, whether or not it is liable to the Insured. The Company's exercise of these rights is not an admission of liability or waiver of any provision of this policy. If the Company exercises its rights under Condition 5.b., it must do so diligently.
- c. When the Company brings an action or asserts a defense as required or permitted by this policy, the Company may pursue the litigation to a final determination by a court having jurisdiction. The Company reserves the right, in its sole discretion, to appeal any adverse judgment or order.

#### 6. DUTY OF INSURED CLAIMANT TO COOPERATE

a. When this policy permits or requires the Company to prosecute or provide for the defense of any action or proceeding and any appeals, the Insured will secure to the Company the right to prosecute or provide defense in the action or proceeding, including the right to use, at its option, the name of the Insured for this purpose.

When requested by the Company, the Insured, at the Company's expense, must give the Company all reasonable aid in:

- i. securing evidence, obtaining witnesses, prosecuting or defending the action or proceeding, or effecting settlement; and
- ii. any other lawful act that in the opinion of the Company may be necessary or desirable to establish the Title or any other matter, as insured.

If the Company is prejudiced by any failure of the Insured to furnish the required cooperation, the Company's liability and obligations to the Insured under this policy terminate, including any obligation to defend, prosecute, or continue any litigation, regarding the matter requiring such cooperation.

b. The Company may reasonably require the Insured Claimant to submit to examination under oath by any authorized representative of the Company and to produce for examination, inspection, and copying, at such reasonable times and places as may be designated by the authorized representative of the Company, all records, in whatever medium maintained, including books, ledgers, checks, memoranda. correspondence, reports, e-mails, disks, tapes, and videos, whether bearing a date before or after the Date of Policy, that reasonably pertain to the loss or damage. Further, if requested by any authorized representative of the Company, the Insured Claimant must grant its permission, in writing, for any authorized representative of the Company to examine, inspect, and copy all the records in the custody or control of a third party that reasonably pertain to the loss or damage. No information designated in writing as confidential by the Insured Claimant provided to the Company pursuant to Condition 6 will be later disclosed to others unless, in the reasonable judgment of the Company, disclosure is necessary in the administration of the claim or required by law. Any failure of the Insured Claimant to submit for examination under oath, produce any reasonably requested information, or grant permission to secure reasonably necessary information from third parties as required in Condition 6.b., unless prohibited by law, terminates any liability of the Company under this policy as to that claim.

### 7. OPTIONS TO PAY OR OTHERWISE SETTLE CLAIMS; TERMINATION OF LIABILITY

In case of a claim under this policy, the Company has the following additional options:

- a. To Pay or Tender Payment of the Amount of Insurance
  - To pay or tender payment of the Amount of Insurance under this policy. In addition, the Company will pay any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment or tender of payment and that the Company is obligated to pay. Upon the exercise by the Company of this option provided for in Condition 7.a., the Company's liability and obligations to the Insured under this policy terminate, including any obligation to defend, prosecute, or continue any litigation.
- b. To Pay or Otherwise Settle with Parties other than the Insured or with the Insured Claimant
  - To pay or otherwise settle with parties other than the Insured for or in the name of the Insured Claimant. In addition, the Company will pay any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment and that the Company is obligated to pay; or
  - ii. To pay or otherwise settle with the Insured Claimant the loss or damage provided for under this policy. In addition, the Company will pay any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment and that the Company is obligated to pay.

Upon the exercise by the Company of either option provided for in Condition 7.b., the Company's liability and obligations to the Insured under this policy for the claimed loss or damage terminate, including any obligation to defend, prosecute, or continue any litigation.

#### 8. CONTRACT OF INDEMNITY; DETERMINATION AND EXTENT OF LIABILITY

This policy is a contract of indemnity against actual monetary loss or damage sustained or incurred by an Insured Claimant who has suffered loss or damage by reason of matters insured against by this policy. This policy is not an abstract of the Title, report of the condition of the Title, legal opinion, opinion of the Title, or other representation of the status of the Title. All claims asserted under this policy are based in contract and are restricted to the terms and provisions of this policy. The Company is not liable for any claim alleging negligence or negligent misrepresentation arising from or in connection with this policy or the determination of the insurability of the Title.

- a. The extent of liability of the Company for loss or damage under this policy does not exceed the lesser of:
  - i. the Amount of Insurance; or
  - ii. the difference between the fair market value of the Title, as insured, and the fair market value of the Title subject to the matter insured against by this policy.
- b. Except as provided in Condition 8.c. or 8.d., the fair market value of the Title in Condition 8.a.ii. is calculated using the date the Insured discovers the defect, lien, encumbrance, adverse claim, or other matter insured against by this policy.
- c. If, at the Date of Policy, the Title to all of the Land is void by reason of a matter insured against by this policy, then the Insured Claimant may, by written notice given to the Company, elect to use the Date of Policy as the date for calculating the fair market value of the Title in Condition 8.a.ii.

- d. If the Company pursues its rights under Condition 5.b. and is unsuccessful in establishing the Title, as insured:
  - i. the Amount of Insurance will be increased by 15%; and
  - the Insured Claimant may, by written notice given to the Company, elect, as an alternative to the dates set forth in Condition 8.b. or, if it applies, 8.c., to use either the date the settlement, action, proceeding, or other act described in Condition 5.b. is concluded or the date the notice of claim required by Condition 3 is received by the Company as the date for calculating the fair market value of the Title in Condition 8.a.ii.
- e. In addition to the extent of liability for loss or damage under Conditions 8.a. and 8.d., the Company will also pay the costs, attorneys' fees, and expenses incurred in accordance with Conditions 5 and 7.

#### 9. LIMITATION OF LIABILITY

- a. The Company fully performs its obligations and is not liable for any loss or damage caused to the Insured if the Company accomplishes any of the following in a reasonable manner:
  - i. removes the alleged defect, lien, encumbrance, adverse claim, or other matter;
  - ii. cures the lack of a right of access to and from the Land; or
  - iii. cures the claim of Unmarketable Title,
  - all as insured. The Company may do so by any method, including litigation and the completion of any appeals.
- b. The Company is not liable for loss or damage arising out of any litigation, including litigation by the Company or with the Company's consent, until a State or federal court having jurisdiction makes a final, non-appealable determination adverse to the Title.
- c. The Company is not liable for loss or damage to the Insured for liability voluntarily assumed by the Insured in settling any claim or suit without the prior written consent of the Company.
- d. The Company is not liable for the content of the Transaction Identification Data, if any.

# 10. REDUCTION OR TERMINATION OF INSURANCE

All payments under this policy, except payments made for costs, attorneys' fees, and expenses, reduce the Amount of Insurance by the amount of the payment.

### 11. LIABILITY NONCUMULATIVE

The Amount of Insurance will be reduced by any amount the Company pays under any policy insuring a Mortgage to which exception is taken in Schedule B or to which the Insured has agreed, assumed, or taken subject, or which is executed by an Insured after the Date of Policy and which is a charge or lien on the Title, and the amount so paid will be deemed a payment to the Insured under this policy.

#### 12. PAYMENT OF LOSS

When liability and the extent of loss or damage are determined in accordance with the Conditions, the Company will pay the loss or damage within 30 days.

# COMPANY'S RECOVERY AND SUBROGATION RIGHTS UPON SETTLEMENT AND PAYMENT

- a. If the Company settles and pays a claim under this policy, it is subrogated and entitled to the rights and remedies of the Insured Claimant in the Title and all other rights and remedies in respect to the claim that the Insured Claimant has against any person, entity, or property to the fullest extent permitted by law, but limited to the amount of any loss, costs, attorneys' fees, and expenses paid by the Company. If requested by the Company, the Insured Claimant must execute documents to transfer these rights and remedies to the Company. The Insured Claimant permits the Company to sue, compromise, or settle in the name of the Insured Claimant and to use the name of the Insured Claimant in any transaction or litigation involving these rights and remedies.
- b. If a payment on account of a claim does not fully cover the loss of the Insured Claimant, the Company defers the exercise of its subrogation right until after the Insured Claimant fully recovers its loss.
- c. The Company's subrogation right includes the Insured's rights to indemnity, guaranty, warranty, insurance policy, or bond, despite any provision in those instruments that addresses recovery or subrogation rights.

### POLICY ENTIRE CONTRACT

- b. ALL CLAIMS AND DISPUTES MUST BE BROUGHT IN AN INDIVIDUAL CAPACITY. NO PARTY MAY SERVE AS PLAINTIFF, CLASS MEMBER, OR PARTICIPANT IN ANY CLASS, REPRESENTATIVE, OR PRIVATE ATTORNEY GENERAL PROCEEDING IN ANY ARBITRATION GOVERNED BY CONDITION 19. The arbitrator does not have authority to conduct any class action arbitration, private attorney general arbitration, or arbitration involving joint or consolidated claims under any circumstance.
- c. If there is a final judicial determination that a request for particular relief cannot be arbitrated in accordance with this Condition 19, then only that request for particular relief may be brought in court. All other requests for relief remain subject to this Condition 19.
- d. The Company will pay all AAA filing, administration, and arbitrator fees of the consumer when the arbitration seeks relief of \$100,000 or less. Other fees will be allocated in accordance with the applicable AAA Rules. The results of arbitration will be binding upon the parties. The arbitrator may consider, but is not bound by, rulings in prior arbitrations involving different parties. The arbitrator is bound by rulings in prior arbitrations involving the same parties to the extent required by law. The arbitrator must issue a written decision sufficient to explain the findings and conclusions on which the award is based. Judgment upon the award rendered by the arbitrator may be entered in any State or federal court having jurisdiction.



### **Town of Apple Valley**

1777 N Meadowlark Dr Apple Valley UT 84737 T: 435.877.1190 | F: 435.877.1192 www.applevalleyut.gov

### **ACKNOWLEDGEMENT OF WATER SUPPLY**

IMO Local Holdows and	Pland Invistet am/are the applicant(s) of t	the application known as
1/ WC,	located on par	
AV-1328 - A		ople Valley, Washington County, Utah.
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
By my/our signatures(s) below, I,	/we do hereby acknowledge and agree to the follo	owing:
serve the zone, project, s  2. Prior to receiving approv provide a Preliminary Wa verifies the conditions re	ent application by the Town does not guarantee the subdivision, or development for which this applicated for the application, the applicant shall be required to provide services to the project, subdivising entire risk of water availability for the project, so	ntion is being submitted; and red by the Town of Apple Valley to all Service District ("District") which sion or development; and
Signature(s):	Cerl Holologue Co	long that Sure Heurs
Name	Applicant/Owner	Date
Name	Applicant/Owner	Date
Name	Applicant/Owner	 Date
State of <u>(Hale</u> ) )§ County of <u>Salthale</u> )		•
appeared whether Plun	, in the year 20 <b>24</b> , before me <b>Chante</b> , proved on the basis of sated to this instrument, and acknowledged (he/she/	tisfactory evidence to be the person(s)
	Witness my hand and official seal.	(notary signature)
	CHANTELLE I COMM MY COMMIS AUGUS	RY PUBLIC MARTIN TAYLOR I. # 713730 SSION EXPIRES ST 25, 2024 OF UTAH