Chris Stavros Salt Lake County Assessor

> Tyler Andrus Chief Deputy Assessor



September 30, 2021

The Salt Lake County Council Attn: Steve DeBry 2001 South State Street N2-200 Salt Lake City, UT 84190-1010

Re:Abate delinquent property taxParcel No:28-02-477-046-0000Name:Giverny, LLC

Honorable Council Chair Steve DeBry,

We recommend reducing the 2019 and 2020 delinquent general property taxes on the above-named parcel to \$-0-.

This property is owned and maintained by the "Master Association" according to the Master Declaration of Covenants, Conditions, Restrictions and Reservation of Easements for Giverny recorded on 1/11/2017 (Entry No. 12452354) and should been exempt from taxation.

If you agree with this recommendation, please notify the Salt Lake County Treasurer's office to abate (refund, if paid) property taxes as indicated plus penalty and interest.

Respectfully,

Chris Stavros Salt Lake County Assessor Tyler Andrus Chief Deputy Assessor

DC/MK

cc Salt Lake County Assessor Greenbelt Dept. Salt Lake County Treasurer

Giverny, LLC 1020 S Foothill Dr. Salt Lake City, UT 84108

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VTDL 28-02-477-046-0000 DIST AAK GIVERNY, LLC TAX CLASS UPDATE REAL ESTATE 181900 PRINT P TOTAL VALUE 181900 1020 S FOOTHILL DR NO: SALT LAKE CITY UT 84108135520 EDIT 1 LOC: 3485 E 9315 S EDIT 0 BOOK 10722 PAGE 9221 DATE 01/15/2019 SUB: GIVERNY AMENDED PUD EDIT 0 BOOK 10722 PAGE 9221 DATE 01/15/2019 O9/30/2021 PROPERTY DESCRIPTION FOR TAXATION PURPOSES ONLY PARCEL P, GIVERNY AMENDED PUD

PFKEYS: 1=RXPH 4=VTAU 6=NEXT 7=RTRN VTAS 8=RXMU 10=VTBK 11=RXPN 12=PREV

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Entry Number: 12452354 Docume Requesting Party: SECURITY TITLE I	NS AGENCY Non-Conveyance	Page: 7745 Date: 1/11/2017 Time	Printer-Friendly Version 2:2:20:00 PM
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GIVERNY LLC	т	O WHOM IT MAY CONCERN	
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1.38. <u>IMPROVEMENT. "*Improvement*"</u> means any House, structure, vegetation or appurtenance including buildings, trails, sidewalks, walkways, irrigation systems, garages, roads, driveways, parking areas, fences, walls, stairs, decks, landscaping, antennae, the paint on all exterior surfaces, windbreaks, patio covers, railings, gates, poles, exterior air conditioning and water-softening fixtures or equipment. The Architectural Guidelines may identify additional items that are Improvements.

1.39. INCLUDES, INCLUDING. Whether capitalized or not, <u>"includes"</u> and <u>"including"</u> mean "includes without limitation" and "including without limitation," respectively.

1.40. LOT. "Lot" means a lot or parcel of land shown on a Recorded subdivision plat of any portion of the Properties, but not the Master Association Property and the Common Area. Lot will also mean any portion of a lot or parcel of land designated as a Lot in a Supplemental Declaration. A Lot may be developed or undeveloped, intended for development, use, and occupancy as a residence for a single family in a manner consistent with this Amended and Restated Declaration and any amendments thereto. The term shall, unless otherwise specified, include (by way of illustration, but not limitation) (i) separately platted lots on which a singlefamily, detached residence has been built and completed and that has received a certificate of occupancy, (ii) separately platted lots intended to be developed for single-family detached houses that have yet to built or that are partially built and have yet to receive a certificate of occupancy, and (iii) vacant parcels of land intended for development as single-family, detached, residential houses. The term shall include all portions of the lot owned, any structure thereon and any and all other improvements and rights appurtenant thereto. A parcel of vacant land under single ownership shall be considered a single Lot until such time as a subdivision plat is Recorded relating to all or a portion of such parcel, after which the portion which is the subject of such plat shall be deemed to contain that number of Lots reflected therein and the remaining portion, if any, shall continue to be treated as a single Lot. Notwithstanding anything else contained herein, the Owner of a Lot may choose to donate the Lot to the Master Association for use as landscaped areas or green space, common area facilities, or open space within the Common Areas, in which case the Total Votes of the Master Association shall be proportionately adjusted.

1.41. Lot Assessment. "Lot Assessment" has the meaning given in Section 7.3.2.

1.42. <u>MAINTENANCE FUNDS. "*Maintenance Funds*" mean the accounts created for the Master Association receipts and disbursements pursuant to Article VII.</u>

1.43. <u>MANAGER. "*Manager*"</u> means the Person who provides professional community management for the Master Association.

1.44. <u>MASTER ASSOCIATION. "*Master Association*" means the Giverny Master Association, Inc., a Utah nonprofit corporation, its successors and assigns.</u>

1.45. MASTER ASSOCIATION PROPERTY. "Master Association Property" means all of the real property and Improvements whether annexed to the Properties or not, which are owned in fee simple by the Master Association, or for which the Master Association has rights or obligations by easement, lease, encroachment permit, license or other agreement.

Master Declaration of CC&Rs for Giverny (1-2-17)

Master Association Property may include areas on public property designated by a local government agency for maintenance by the Master Association pursuant to this Master Declaration, any Supplemental Declaration, any agreement or Recorded plat. The Master Association Property will be identified in the Plat and/or designated in Recorded Supplemental Declarations. On the first Close of Escrow in the Properties, the Master Association Property will include all of the Improvements, including the landscaping, trails, walkways, sidewalks, roads, walls, fencing and irrigation system located (a) along the exterior boundaries of Giverny PUD within the right of way along the entire eastern length of Giverny adjoining Wasatch Blvd. and between the street curb and the lot lines separating privately owned property from the Wasatch Blvd. right of way, and (b) within the right of way along the entire length of Giverny Parkway and between the street curb and the Lot lines separating privately owned property from the Giverny Parkway right of way starting from the intersection of Giverny Parkway and Wasatch Blvd. proceeding southwesterly to the private entry gate at the Monet Neighborhood, and (c) within the right of way along Renoir Lane between the street curb and the Lot lines separating privately owned property from the Renoir Lane right of way starting from the intersection of Renoir Lane and Giverny Parkway running northwesterly until just past the traffic calming gate and the commencement of Treasure Way, (d) within the right of way along Galette Lane between the street curb and the Lot lines separating privately owned property from the Galette Lane right of way starting from the intersection of Galette Lane and Giverny Parkway running northwesterly until just past the traffic calming gate and the commencement of 3450 East, (e) within the right of way along Maya Lane between the street curb and the lot lines separating privately owned property from the Maya Lane right of way starting from the intersection of Maya Lane and Galette Lane running southwesterly until the traffic calming gate and the commencement of Jallais Hill Court, (f) green open space detention area consisting of approximately 0.919 acre (40,043 s.f.) property to the south of the Giverny Parkway main entry from Wasatch Boulevard shown as Parcel A on the Final Plat, (g) green open space area consisting of approximately 0.144 acres (6,276 s.f.) property to the north of the Giverny Parkway main entry from Wasatch Boulevard shown as Parcel B on the Final Plat, (h) green open space area consisting of approximately 0.149 acres (6,473 s.f.) property to the east of the intersection of Breton Lane and Despain Way shown as Parcel C on the Final Plat, (i) part of the Grand Central Park (linear park) located between Lot Nos. 231, 223 and 222 and Lot Nos. 407, 402, and 401, and between Lot Nos. 210 and 209 and 416 (sometimes referred to as "Overlook Park"), all shown as Parcel D on the Final Plat 2.90 acres (126,303 s.f.), (j) part of the Grand Central Park (linear park) located between Lot Nos. 235, 234, and 232 and Lot Nos. 327 and 408 all shown as Parcel E on the Final Plat 0.540 acres (23,543 s.f.), (k) green open space area consisting of approximately 0.099 acres (4,292 s.f.) property southeast of Lot Nos. 116 and 117 shown as Parcel F on the Final Plat, (1) southwest hillside down to Little Cottonwood Creek with existing native scrub oak, grasses and vegetation consisting of approximately 4.936 acres (215,020 s.f.) shown as Parcel M on the Final Plat, (m) mail box, parking and associated green space areas located adjoining the east boundary of Giverny Parkway consisting of approximately 0.488 acres (21,269 s.f.) shown as Parcel N on the Final Plat, (o) northwest hillside down to water purification plant with existing native scrub oak, grasses and vegetation consisting of approximately 2.162 acres (94,159 s.f.) shown as Parcel O on the Final Plat, (p) southeast hillside down to Wasatch Blvd. with existing native scrub oak, grasses and vegetation consisting of approximately 1.354 acres (58,968 s.f.) shown as Parcel P on the Final Plat, (q) southeastern area between Lots 302 and 303 that may be used as cultured or native green space and/or

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BK 10519 PG 7755

common or Monet Neighborhood common area amenity consisting of approximately 0.254 acres (10,657 s.f.) shown as Parcel Q on the Final Plat, (r) three (3) traffic calming gates located at the intersection of Despain Way and Breton Lane, Treasure Way and Renoir Lane, and 1350 East and Galette Lane, (s) one (1) traffic calming gate at the beginning of Jallais Hill Court on the south side of the Grand Central Park, and (t) the entry monuments at the intersection of Giverny Parkway and Wasatch Blvd. Additional Master Association Property may be annexed to the Properties pursuant to Article XVI.

1.46. <u>MASTER DECLARATION. "*Master Declaration*" means this entire instrument, and its exhibits, as amended or restated.</u>

1.47. <u>MEMBER. "*Member*"</u> means any Person owing a Membership and the Declarant.

1.48. <u>MEMBERSHIP. "*Membership*"</u> means the property, voting and other rights and privileges, duties and obligations of Members.

1.49. <u>MORTGAGE. "*Mortgage*"</u> means any instrument Recorded against one or more Lots or other portions of the Properties to secure the performance of an obligation and includes a mortgage and a deed of trust.

1.50. <u>MORTGAGEE. "*Mortgagee*"</u> means a Person to whom a Mortgage is made and includes the beneficiary under a Mortgage or the assignees of such Mortgage identified in a Recorded assignment of rights under the Mortgage, or a beneficiary of a deed of trust.

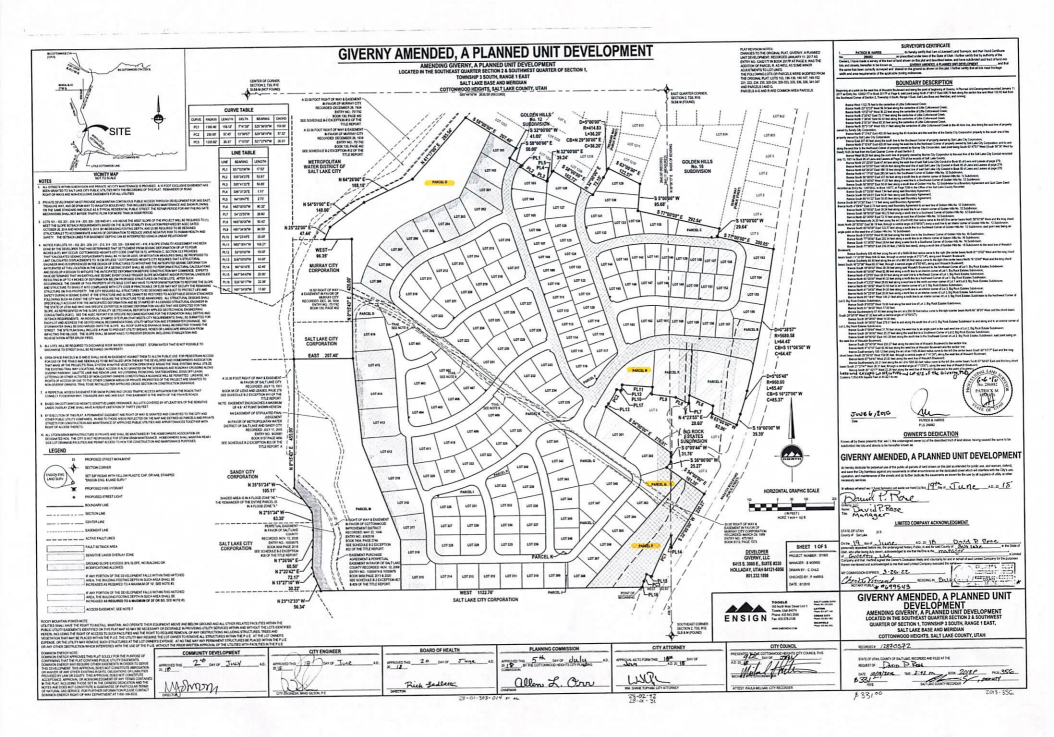
1.51. <u>NEIGHBORHOOD.</u> "*Neighborhood*" means an area in the Properties in which a single Neighborhood Representative represents the voting power of all Members owning Lots within such area, except Declarant and Neighborhood Builders. At the present time, there are four (4) neighborhoods within the Project as shown on the Final Plat: the Renoir Neighborhood consisting of 63 Lots located at the northeast part of the Project (the "*Renoir Neighborhood*"), the Picasso Neighborhood consisting of 35 Lots located at the northwest part of the Project (the "*Picasso Neighborhood*"), the Pissarro Neighborhood consisting of 16 Lots located at southwest part of the Project (the "*Pissarro Neighborhood*") and the Monet Neighborhood consisting of 48 Lots located at the south of the Project (the "*Monet Neighborhood*"). If any portion of the Annexable Territory is added to the Properties, the Supplemental Declaration adding the property will identify the Neighborhood to which the property is assigned.

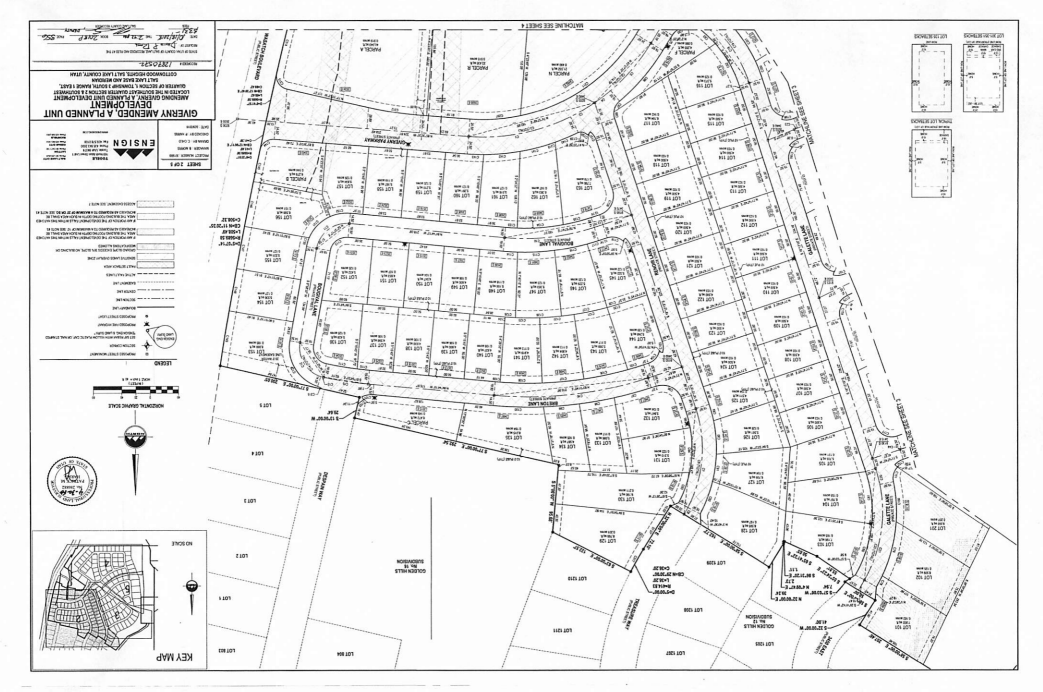
1.52. <u>NEIGHBORHOOD ASSOCIATION. "Neighborhood Association"</u> means any Utah corporation or unincorporated association, or its successor, established in connection with a Neighborhood Declaration, the membership of which is composed of Owners of Lots within a portion of the Properties. The Master Association is not a Neighborhood Association. Neighborhood Associations may also be referred to as "sub-associations" herein.

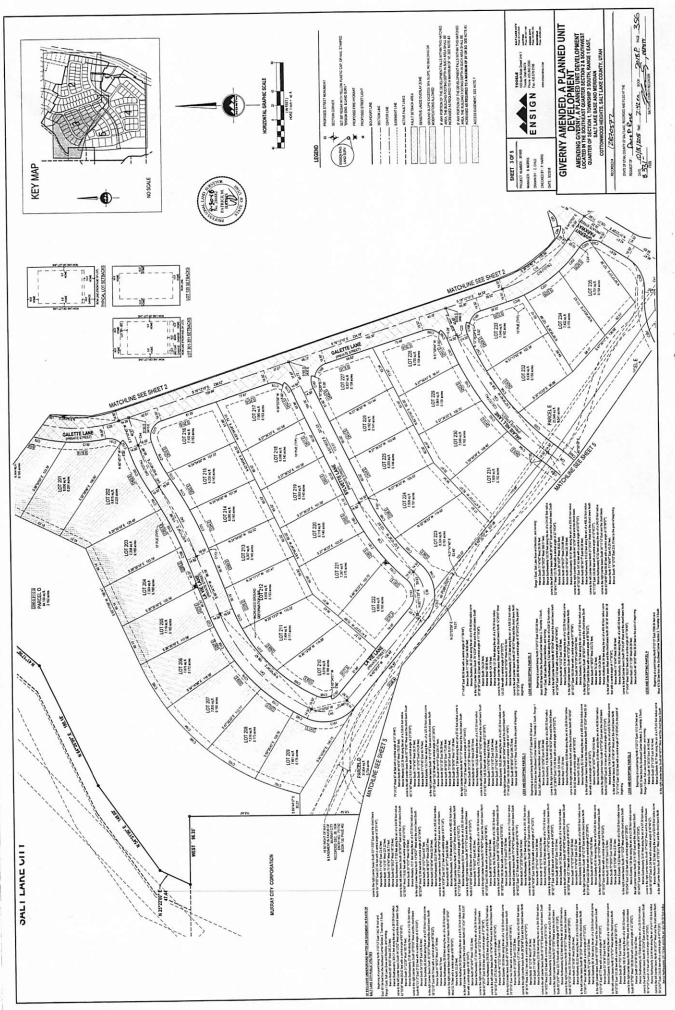
1.53. <u>NEIGHBORHOOD BUILDER. "*Neighborhood Builder*" means a Person designated by Declarant as a Neighborhood Builder in a Recorded document. Some of the Persons Declarant intends to designate as Neighborhood Builders are Persons who acquire a portion of the Properties for the purpose of developing such portion for resale to the general</u>

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