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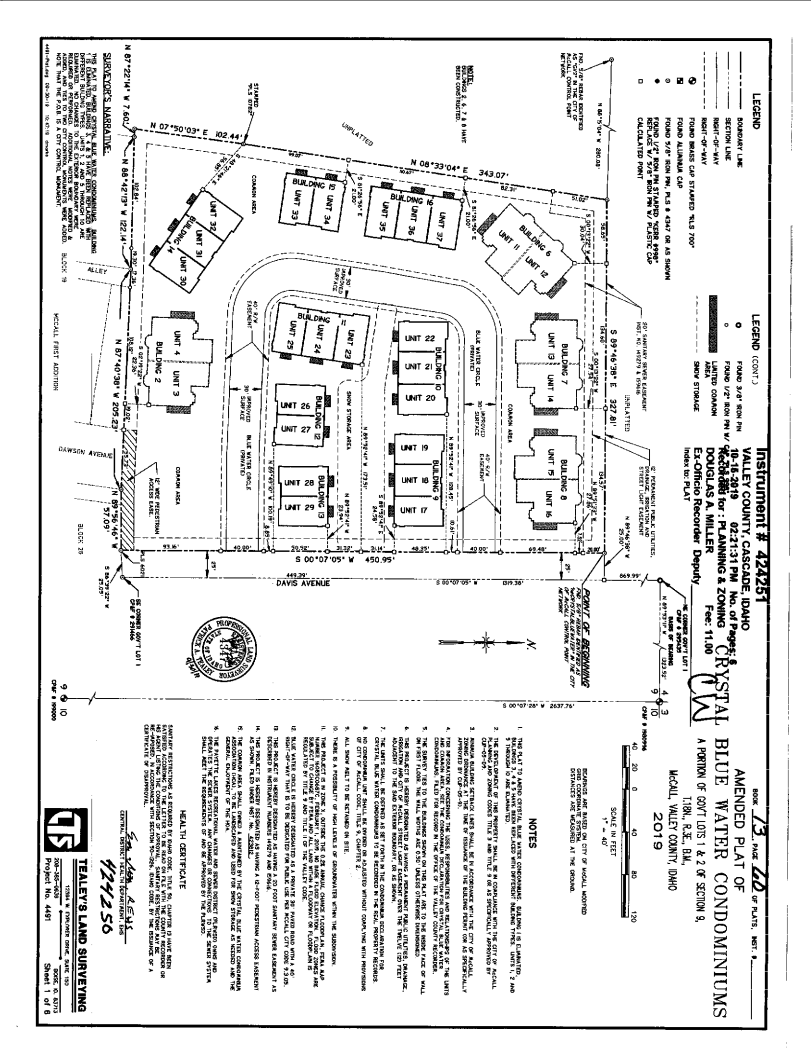
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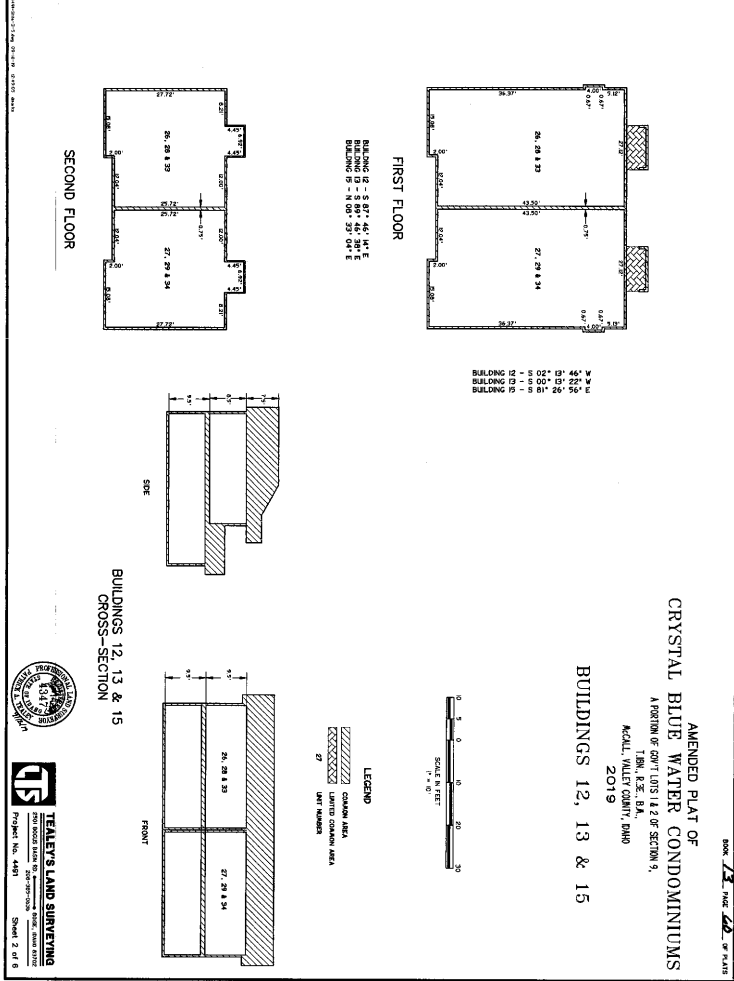
A complete list of our locations and contact information can be found at:

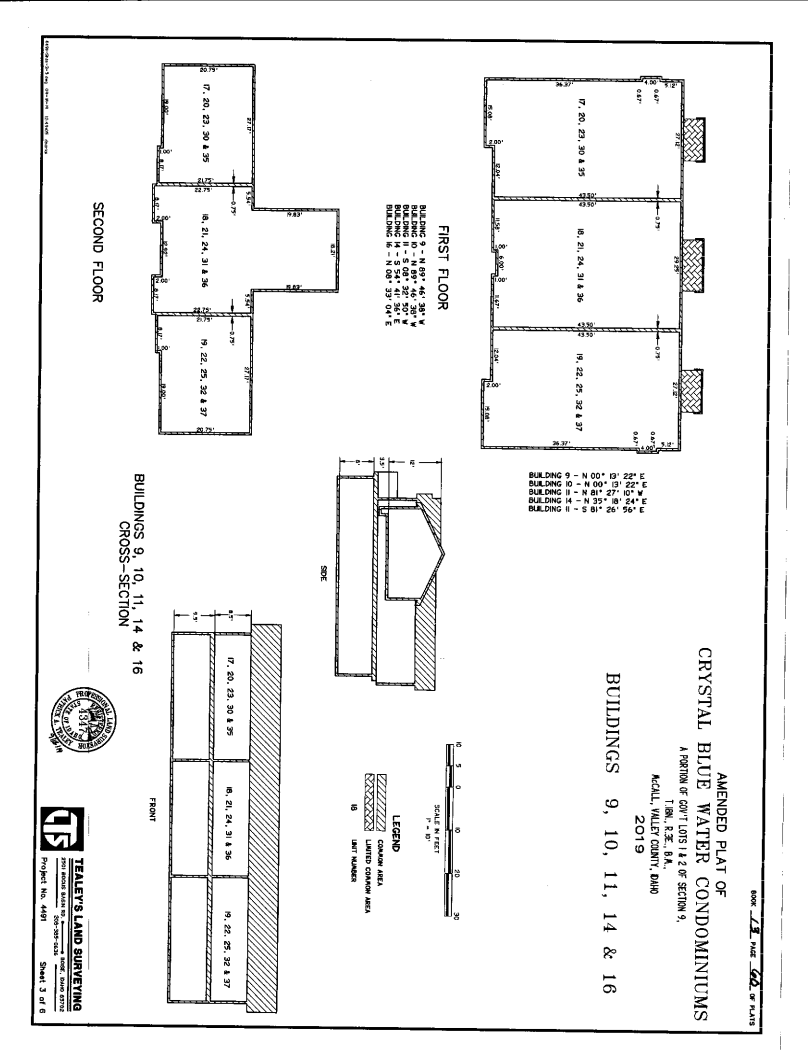
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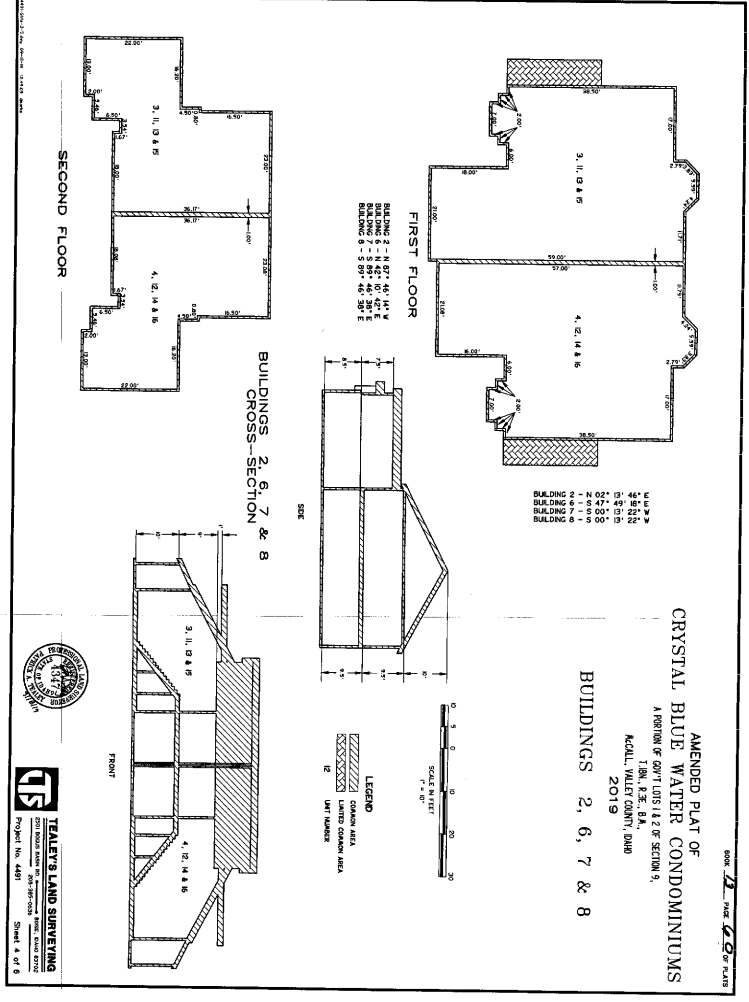


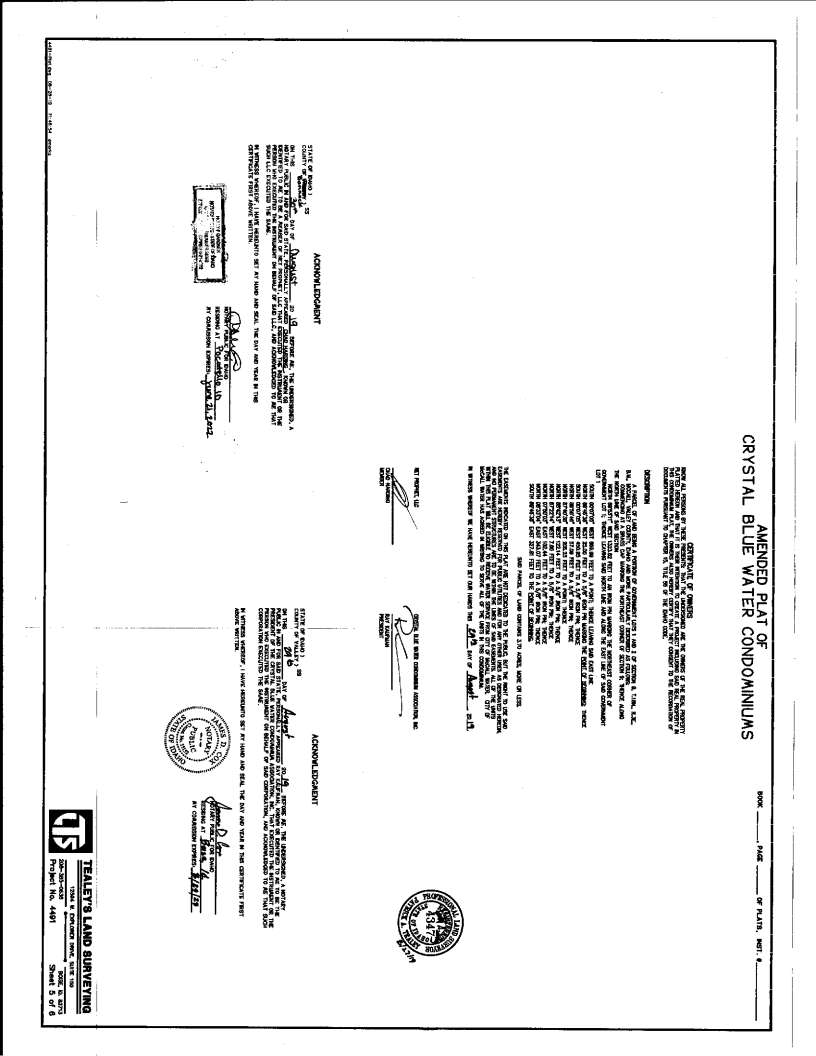
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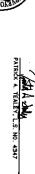






### CERTIFICATE OF SURVEYOR

() FATRICK A. TEALEY, L.S., DO HEREBY CEPTIFY THAT I AA A PROFESSIONAL LAND SURVEYOR, LICHNERD BY THE STATE OF DAND, AND THAT THIS PLAT AS DESCRED IN THE CROMP OWNERS AND THE ATLANCED RATIN MAS DRAM FROM AN ACTUAL SURVEY ANDE ON THE GROUP MADER AN DEECT SUFERVISION AND ACCERATELY REPRESENTS THE POINTS PLATED THEEON AND IS IN COMFORMY MITH THE STATE OF DAND CODES ELATING TO PLATE, SURVEYS, CONDOMMMUNS AND THE CORPER PERFETANTION AND FLING ACTI, 55-601 THEOLOGY 55-5(2).





APPROVAL OF THE CITY OF MCCALL

I. THE UNDERSONED, CITY CLERK IN JND FOR THE CITY OF ACCALL, VALLEY COUNTY, DAND, HEREBY CRETEY THAT AT A RECULAR RETING OF THE CITY COUNCL, HELD ON THE PLANATE CONDUMNING THAT ARE DON'T A RECULAR RETING OF THE CITY COUNCL, HELD ON THE PLANATER CONDUMNING THAT ARE DON'T OF CRYSTAL BLUE WATER CONDUMNING WAS DON'T ACCEPTED AND APPROVED.

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The the popular Culy Clark for

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APPROVAL OF THE ACCALL AREA PLANNING AND ZONING COMMISSION ACCEPTED AND APPROVED THIS 19th ACCEPTED AND APPROVED THIS 100 MILLION OF SEAL AREA PLANNING AND ZONING COMMISSION

L TIMPIN

APPROVAL OF CITY ENGINEER

I, THE UNDERSIGNED, CITY ENGINEER IN AND FOR THE CITY OF ACCALL, VALLEY COUNTY, IDAHO, HEREBY APPROVE THIS "AMENOED PLAT OF CRYSTAL BLUE WATER CONDOMNUMS".

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CERTIFICATE OF COUNTY SURVEYOR

() CALERAS & CALERATING TO PLATE, PROFESSIONAL LAND SURVEYOR FOR VALLEY COUNTY, ID AND DEGESSION COUNTY, IT COMPLEX WITH THE PLAT MO FOR THAT IT COMPLEX WITH THE STATE OF DAMO COER RELATING TO PLATE, RECORDS OF SURVEYS AND CONDAMILAS.

CERTIFICATE OF COUNTY TREASURER



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$\frac{LECLEND}{(1 + 20)^{1}} = \frac{1}{20} \frac{1}{3} \frac{1}{3} \frac{1}{1} $	Replat of Limited Common Areas O, P, Q, R, S, T, U, and V Hearthstone Townhouses City of McCall, Valley County, Idaho Interview I	AMENDED AMENDED HEARTHSTONE TOWNHOUSES RECORDERS STAMP

Book
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HEARTHSTONE	AMEN
TOWNHOUSES	DED

COUNTY TREASURER	day of year first above written.	
CERTIFICATE OF COUNTY TREASURER 1. THE UNDERSIGNED. COUNTY TREASURER IN AND FOR THE COUNTY OF UNLEY, STATE OF DAHO, FER THE RECOMBLIENTS OF LC. 50-7308, DO HEREBY CERTRY THAT ANY AND ALL CURRENT AND/DR DELINDUENT COUNTY PROPERTY TAXES FOR THE PROPERTY INCLUDED IN THIS SUBDIVISION HAVE BEEN PAID IN FULL THIS CERTIFICATION IS UMLID FOR THE NOT THIRTY (30) DAYS OWL? DATE	STATE OF IDAHO STATE OF IDAHO COUNTY OF WILLEY \$5.5 On this <u>and for sold State, personally appeared Michael Burns, known to me</u> to be the person who executed the within instrument and acknowleged to me that they executed the same.	ACKNORTERCHENT SINE OF IDAHO COUNT OF VALLEY \$55 Notary - Public in and for said \$00 personally appeared Pater s. 0 Well, known to me to be the person who executed the within instrument and acknowledged to me that they executed the same. In WINESS WHEREOF, I have hereunto set my frequency and attiked my afficial seal
IDHAD NO. 8577 E 8577	ACKNOWN FUCURINT	
DAMMY FROM THE FEED NOTES OF A SUPPEY MADE ON THE GROUND UNDER IN DIRECT SUPERMISSION AND ACCURATELY REPRESENTS THE POMITS PLATED HEREON, AND IS IN CONFORMITY WITH THE STATE OF IDAHO CODE RELATING TO PLATS AND SUPPEYS.		BY: POW-salappress, Inc., an Idaha corporation, its general partner PETER S. O'NENL, MANAGER BY: HEARTHSTOME CHINERS ASSOCIATION, INC., an Idaha non-profil corporation
I, IOU PH MILLER, DO HEREBY CERTIFY THAT I AM A PROFESSIONAL LAND SURVEYOR IN THE STATE OF IDAHO, AND THAT THIS PLAT AS DESCRIBED IN THE "DEPTRICATE OF OWNERS" WAS	APPROVAL OF THE PUBLIC WORKS DIRECTOR	THE OWNERS CERTIFY THAT THEY WIL COMPLY WITH IDAHO CODE 31-3805 CONCERNING IRRIGHTON RICHTS AND DISCLOSURE.
CERTIFICATE OF SURVEYOR	CITY ENGINEER ~ MCCALL, IDMID	THAT IT IS THE INTENTION OF THE UNDERSIGNED TO AND THEY DO HEREBY INCLUDE SUD LAND IN THIS PLAT. ALL STREETS SHOPM ON THIS PLAT ARE PROVE THE EASEMENTS INDUCTED ON SUD PLAT ARE NOT DEDUCATED TO THE PUBLIC, BUT THE ROAT TO USE SUD EASEMENTS IS HEREBY PERFECTIVELY RESERVED FOR PUBLIC UTURES AND FOR SUCH OTHER USES AS DESIGNATED HEREON, AND NO STRUCTURES OTHER THAN FOR SUCH UTURY PURPOSES ARE TO BE ERECTED WITHIN THE LINES OF SUD EASEMENT.
VALLEY COUNTY SURVEYOR		CONTAINING 0.37 Acres, more or less.
	I, THE UNDERSIGHED CITY ENCINEER IN AND FOR THE CITY OF MICRUL, MULLEY COUNTY, IDAND, HEREBY APPROVE THIS PLAT OF "AMENDED NEARTHSTONE TOMNHOUSES".	c) response with a rest to a point on the west line of soid southeast of the southwest of Section 10; therea, along south line, 9) N.OU9'09'E., 253.37 feet to the POINT OF BEGINAING.
I, JOHN RUSSELL, REGISTERED PROFESSIONAL LAND SURVEYOR FOR VALLEY COUNTY, IDAHO, DO HEREBY CERTRY THAT I HAVE CHECKED THIS PLAT AND THAT IT COMPLES WITH THE STATE OF LINDA CODE FOLTANCE TO BUT AND SURVEYS	APPROVAL OF THE CITY ENGINEER	length of 34.88 feet, through a central angle of 195900°, and a throad bearing and distance of 5.80703°18°W, 34.70 feet; thence, tangent from sold curve, and the solution of
CERTIFICATE OF COUNTY SURVEYOR		beauty and distance of S.927/19°C. 33.40 feet therce, 5.) S.701008°W, 23.01 feet to the beginning of a lange curve, thence, 7.) diang scale curve to the right howing a radius of 100.000 feet, on arc
OTTY CLERK ~ MCCALL, IDAHO	CHAIRDMAN	<ol> <li>SCMDCOV L, JOSF Test, Interior,</li> <li>SCMDCOV, 12.95 feet; thence,</li> <li>S90'00'0'W, 83.05 feet; thence,</li> <li>S90'00'0'W, 83.05 feet; to the beginning of a tangent curve; thence,</li> <li>along and curve to the left having a radius of 100.00 feet; on arc</li> <li>along and curve to the left having a radius of 100.00 feet; on arc</li> </ol>
1		*
HEREBY CERTIFY THAY AY A RECILMA MERING OF THE CITY COUNCIL HELD ON THEDAY OF 2007. THIS FLAT OF "AMENDED HEARTHSTOME TOWNHOUSES" WAS DULY ACCEPTED AND APPROVED.	APPROVAL OF THE CITY PLANNING AND ZONING COMISSION	COMMENCING at the northwest 1/18 corner of said Section 10, thence, along the west line of said southeast of the southwest of section 10,
APPROVAL OF THE CITY OF MCCALL		A porcel of lond, a partia Haarthstana Townhouses, consisting of apen space and limited common area situated in the SE 1/4 of the NW 1/4 of Section 10, 118N, R.SE., B.M., more particularly described as follows:
		KNOW ALL MEN BY THESE PRESENTS, THAT THE UNDERSIGNED IS THE DWNLER OF THE PROPERTY HEREINHTER DESCRIBED:
1/2 Section 10, T.18N, R.3E, B.M. Ney County, Idaho	the E. 1/2 of the W 1/2 Section 10, T. City of McCall, Valley County, Idaho	CERTIFICATE OF OWNER
R, S, T, U, and V	Replat of Limited Common Areas O, P, Q, Hearthstone Townhouses	A Replat

Notary Public To the S Residing at: My commission expires

the State of Idaho

Notary Public for the State of Idaha Residing at: My commission expires:

COUNTY TREASURER

SECESH ENGINEERING, INC. McCall, Idaho SHEET NO. 2 OF 2

Book\_ Page\_ \_of Plats, Inst. #-

# HEARTHSTONE TOWNHOUSES AMENDED

A Replat of Limited Common Areas O, P, Q, R, S, T, U, and V Hearthstone Townhouses Located in the E. 1/2 of the W 1/2 Section 10, T.18N, R.3E, B.M. City of McCall, Valley County, Idaho

CERTIFICATE OF OWNER (coninued)

0 Weill Family Limited Partnership, an Idaho limited partnership By: PON LLC, an Idaho limited liability company, a general partner

å PETER S. O'NEILL, MANAGER

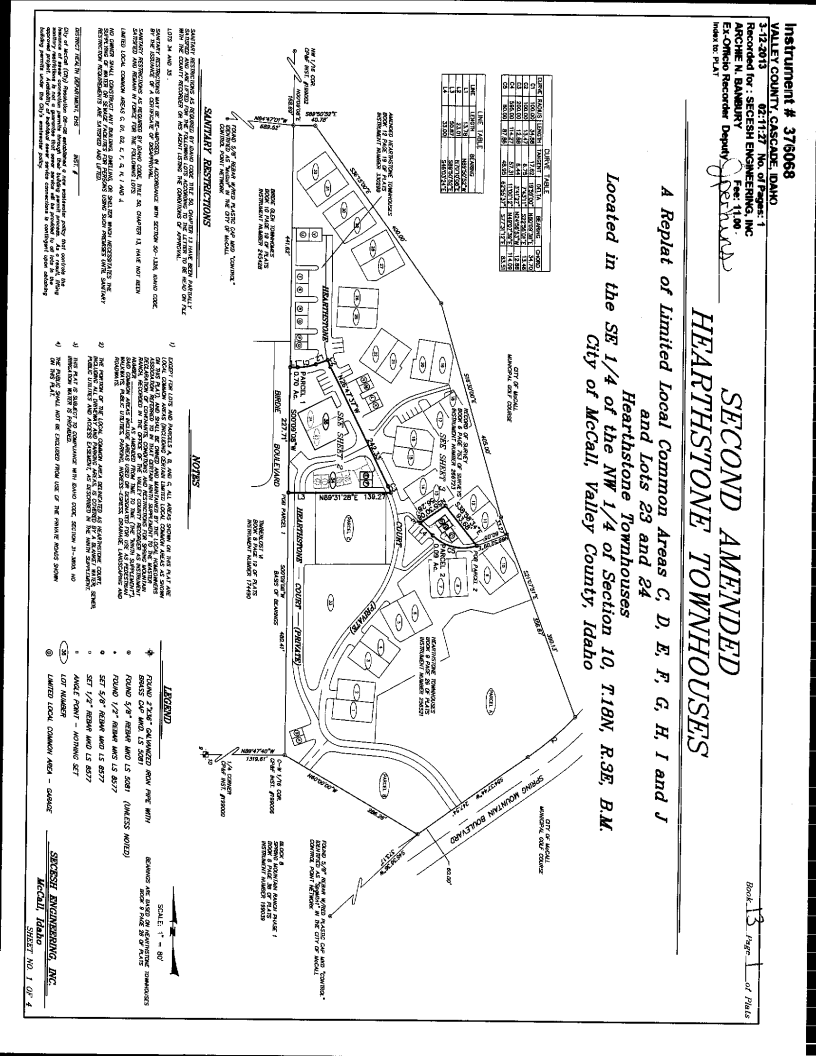
### ACKNOWLEDGMENT

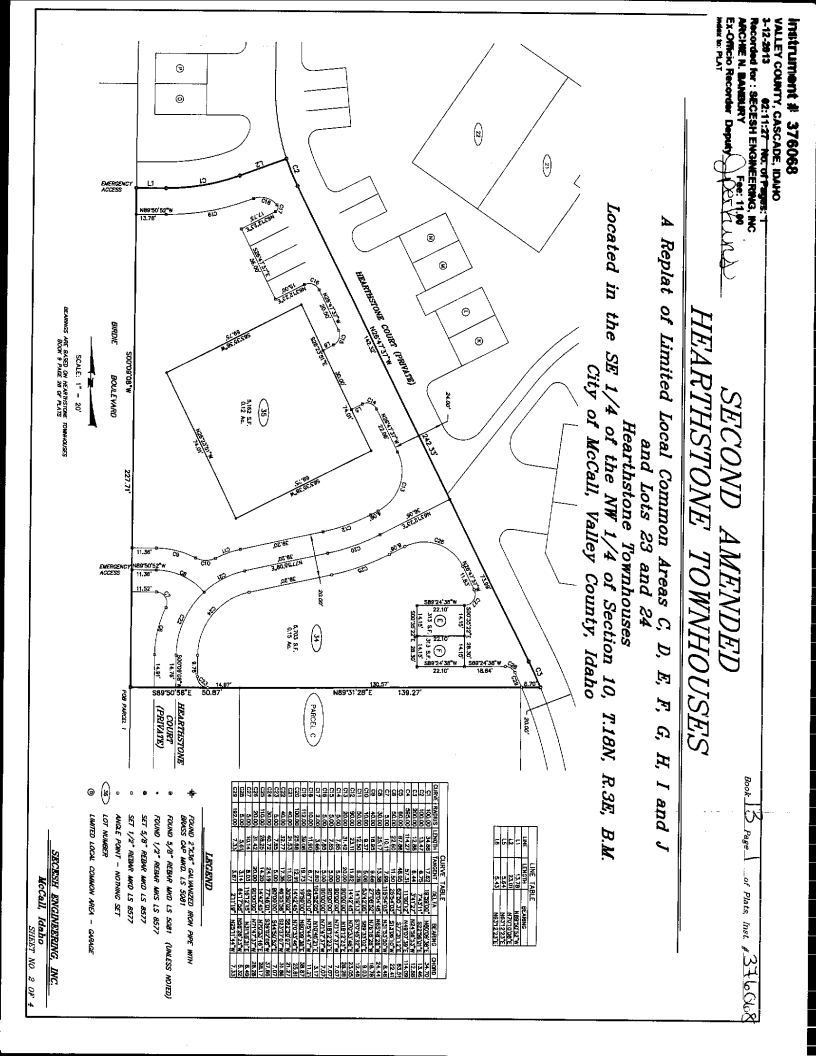
On this day of 2008, before me, 2008, before me, of NERL, known or of Notary Public in and for soid State, personally opperated RETER 5. O'NERL, known or identified to me to be a general partner of PON LCC, the limited isobility company that executed the instrument or the person who executed this instrument on behalf of soid limited isability company, and acknowledged to me that such limited liability company executed the same.

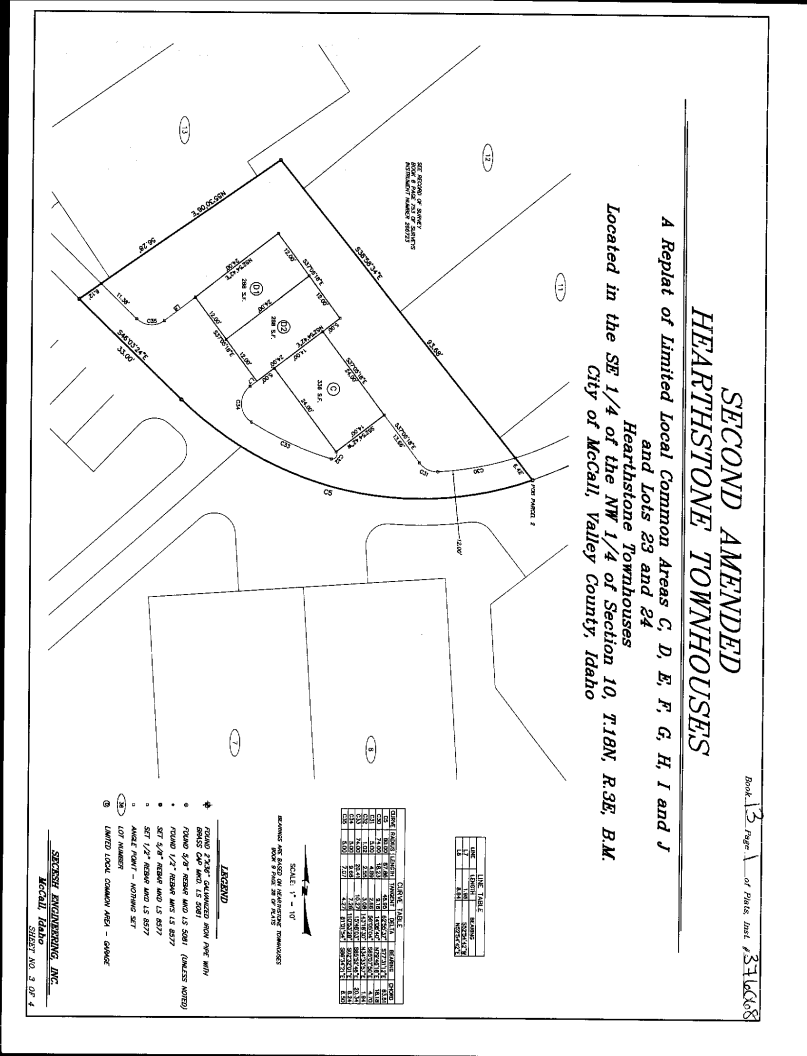
IN WITHERSS WHEREOF, I have hereunto set my hand and seal on the day and year last written above.

Notary Public for the State of Idaha Residing at: My commission expires:

SECESH ENGINEERING, INC. McCall, Idabo SHEET NO. 3 OF 3







Book 15 Page 1 \_of Plats, Inst. #376008

# HEARTHSTONE TOWNHOUSES SECOND AMENDED

Located in the SE 1/4 of the NW 1/4 of Section 10, A Replat of Limited Local Common Areas C, D, E, F, G, H, I and J City of McCall, Valley County, Idaho Hearthstone Townhouses and Lots 23 and 24 T.18N, R.3E, B.M.

### ERTIFICATE OF OWNER

### OF THE PROPERTY HEREINAFTER DESCRIBED:

Two porcess of land, a portion of Hearthstone Townhouses, located in the southeast //4 of the northwest //4 of Section 10, T.18N, R.J E., B.M., Valley County, Nathon, more particularly described as

COMMENCING at the southwest corner of said Hearthstone Townhouses, the C-W I/15 corner of said Section 10, as shown on the plot of said Hearthstone (1/15 corner in Number 22621, Townhouses, flat h Book 9 of Page 26 of Plots, as instrument Number 22621, Records of Valley Caunty, Idaho; thence, along the west line of said subdivision,

A.) N.0'09'08"E., 480.41 feet to the POINT OF BEGINNING; thence, continuing along sold subdivision boundary.

 M.0709'00<sup>2</sup>E, 227.71 feet; thence, departing said subdivision boundary, 2) Sc892052<sup>2</sup>E, 13.78 feet to the beginning of a tangent curve; thence, 3) Northeestery along said curve to the left howing a radius of 100.00 feet, an arc length of 34.88 feet, through a central angle of 1959'00; and a chord bearing and distance of NB0709<sup>2</sup>E, 23.70 feet; thence, tangent from said curve, 4) N.07109<sup>2</sup>E, 23.01 feet to the beginning of a non-tangent curve; therce, 5) Southeestery along said curve to the left having a radius of 100.00 feet, an arc length of 13.47 feet, through a central angle of 74711; and a chord bearing and distance of S22750<sup>1</sup>E, 13.46 feet; thence, tangent from said curve, 5) Southeestery along said curve to the right having a radius of 200.00 feet, an arc length of 12.86 feet, through a central angle of 341227, and a chord bearing and distance of S22737 feet; therce, 8) Sc89710<sup>28</sup> W, 130.27 feet; thence, 9) N8950'50<sup>4</sup>W, 50.87 feet to the PONT OF BEGNNING. CONTAINING 0.70 Acres, more or less.

PARCEL 2: COMMERCING at the southeast corner of sold Hearthstone Townhouses, as shown on sold plat, thence, along the east line of sold subdivision,

<u>8</u>2 N.210751°E., 356.87 feet; thence, departing sold subdivision boundary, 5.6852'09°W, 60.05 feet to the POWT OF BECONNING; thence,

Narthwesterly along sold curve to the right having a radius of 80.00 feet, an arc length of 87.86 feet, through a central angle of 6225/37, and a chord bearing and distance of A7735172W, 83.51 feet; thence, tangent from soid curve, 2) N4503/247W, 33.00 feet; thence, 3) N55101067, 56.28 feet; thence, 4) S.38567347E, 93.88 feet to the POINT OF BEGINNING.

STATE OF

ACKNOWLEDGMENT

County of

(ss.

CONTAINING 0.09 Acres, more or less.

HAT IT IS THE WIENTION OF THE UNDERSIGNED TO AND THEY DO HEREBY MICLUDE SMO LAND IN THIS PLAT: ALL STREETS SHOWN ON THIS PLAT ARE PUBLIC, BUT THE EASEMENTS INDICATED ON SUID PLAT ARE NOT DEDUCATED TO THE PUBLIC, BUT THE EASEMENTS INDICATED ON SUID PLAT ARE NOT DEDUCATED TO THE PUBLIC UNDER UTILITIES AND FOR SUID PLAT ARE IS HEREBY PERPETUALLY RESERVED AND AND STRUCTURES OTHER THAN FOR SUID FULLTY PURPOSES ARE TO BE ERECTED WITHIN THE LINES OF SAME FLATMAN FOR SUCH UTILITY PURPOSES ARE TO BE ERECTED WITHIN THE LINES OF SAID EASEMENT.

THE DUNCERS CERTIFY THAT THEY WILL COMPLY WITH IDAHO CODE 31-3805 CONCERNING URRIGATION RIGHTS AND DISCLOSURE.

Hearthstone Owners Association, Inc., an Idaho non-profit corporation

President

APPROVAL OF THE CITY PLANNING AND ZONING COMMISSION

ACCEPTED AND APPROVED THIS 4th DAY OF DECEMBER, 2012, BY THE CITY OF MCCALL PLANNING AND ZONING COMMISSION.

CHAIRMAN

## CERTIFICATE OF COUNTY SURVEYOR

1, JOHN RUSSELL, REOSTERED PROFESSIONAL LAND SURVEYOR FOR WALLEY COUNTY, JOAND, DO HERRED CERTIFY THAT I HAVE CHECKED THIS PLAT AND THAT IT COMPLIES WITH THE STATE OF JOHNO CODE RELATING TO PLATS AND SURVEYS.

## APPROVAL OF THE CITY ENGINEER

I, THE UNDERSIGNED CITY ENGINEER IN AND FOR THE CITY OF MCCUL, VALLEY COUNTY IDAHO, HEREBY APPROVE THIS PLAT OF "SECOND AMENDED HEARTHSTONE TOMAHOUSES".

CITY ENGINEER ~ MeCALL, IGAHO

1, THE UNDERSIGNED, CITY CLERK IN AND FOR THE CITY OF MCCUL, INLLEY COUNTY, IDAMO, HEREBY CERTIFY THAT AT A RECULAR MEETING OF THE CITY COUNCIL HELD ON THE TOTH DAY OF JANUARY, 2013, THIS "SECOND AMENDED HEARTHSTONE TOMMHOUSES" WAS DULY

MAYOR ~ McCALL, IDAHO CITY CLERK ~ MCCALL, IDAHO

APPROVAL OF THE CITY OF MCCALL

ACCEPTED AND APPROVED.

# CERTIFICATE OF SURVEYOR

I RAUPH MILER, DO HEREBY GERTRY THAT I AM A RECISTERED PROFESSIONAL LAND SURVEYOR IN THE STATE OF DAVID, AND THAT THIS PLAY A DESCRIBED IN THE TEATRIFICATE OF OWNERGY MAS DOAMN FROM THE FIELD NOTES OF A SURVEY MADE ON THE GROUND UNDER MY ORECT SUPERVISION. AND ACCUMULEY REPRESENTS THE FOUNTS PLATED HEREON, AND is in conformity with the state of Idaho code relating to plats and surveys.

RALPH MILLER

STATE AND STATE 8577

## CERTIFICATE OF COUNTY TREASURER

1. THE UNDERSIGNED, COUNTY TREASURER IN AND FOR THE COUNTY OF INLLEY, STATE OF IDAMO, PER THE RECURRENTS OF LC. 50-1308, DO HEREBY CERTIFY THAT ANY AND ALL CURRENT AND/OR DELINQUENT COUNTY FROMERTY TAXES FOR THE PROPERTY INCLUDED IN THIS SUBDIVISION MAKE BEEN PAID IN FULL THIS CERTIFICATION IS MALD FOR THE NEXT THIRTY (30) DAYS ONLY.

COUNTY TREASURER

SECESH ENGINEERING, INC. McCall, Idaho

HEET NO. 4 OF 4

NOTARY PUBLIC FOR IDAHO My Commission Expires:

On this <u>dev</u> of <u>second</u> in the year 2013, before me, a Notary Public in and for the States personally <u>devented</u> 2013, before me, a known or identified to me to be the personal of the corporation that executed the instrument or the person who executed the instrument on behalf of soil corporation, and acknowledged to me that such corporation executed the some.

IN WITNESS WHERECF, I have hereunto set my hand and affixed my official seat, the day and year in this certificate first above written.

DATE

THIS INSTRUMENT FILED FOR RECORD BY AMERITITLE COMPANY OF IDAHO INC. AS AN ACCOMMODATION ONLY. IT HAS NOT BEEN EXAMINED AS TO ITS EXECUTION ON AS TO ITS EFFECT UPON THE TITLE. Instrument # 428105 VALLEY COUNTY, CASCADE, IDAHO 04-27-2020 09:15:02 No. of Pages: 5 Recorded for: AMERITITLE - POCATELLO DOUGLAS A. MILLER Fee: \$22.00 Ex-Officio Recorder Deputy: KM Electronically Recorded by Simplifile

### SIXTH AMENDMENT TO THE AMENDED AND RESTATED CONDOMINIUM DECLARATION AND COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE CRYSTAL BLUE WATER CONDOMINIUMS

THIS SIXTH AMENDMENT TO THE AMENDED AND RESTATED CONDOMINIUM DECLARATION AND COVENANTS, **CONDITIONS** AND RESTRICTIONS FOR THE CRYSTAL BLUE WATER CONDOMINIUMS is made effective as of the 27 day of April, 2020, by Net Prophet, LLC, an Idaho limited liability company, successor in interest to Idaho Mutual Trust, LLC, a Delaware limited liability company, ("Declarant"). The property affected by this document is commonly known as the Crystal Blue Water Condominiums and is more accurately described and depicted on the Plat of the Crystal Blue Water Condominiums filed November 15, 2007, in Book 12 of Plats at Page 10, et al., as Instrument No. 326901, official records of Valley County.

Pursuant to Article 18 of the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on December 6, 2007 as Instrument No. 327328, the Declarant hereby amends and partially restates the Fifth Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on March 16, 2010, Instrument No. 350165, which in turn amended the Fourth Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on September 14, 2009, as Instrument No. 345399, which in turn amended the Third Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on September 4, 2009, as Instrument No. 345151, which in turn amended and restated the Second Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on April 9, 2009, as Instrument No. 340424, which in turn amended and restated the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on December 6, 2007, as Instrument No. 327382, which in turn amended and restated the Condominium Declaration and Covenants, Conditions and Restrictions for the Ponderosa Condominiums recorded in the Valley County Recorder's Office on November 28, 2007, as Instrument No. 327162 (collectively, the "Declaration"), as follows:

Article 1. of the Declaration is hereby amended to substitute the current Exhibit B with the Amended Plat Of Crystal Blue Water Condominiums Recorded on 10-15-19 (Instrument # 424251 recorded in Valley County) which is attached to to this Sixth Amendment as Exhibit B.

The project consists of 5 Phases, with twelve (12) total Buildings and twenty-nine (29) Units as depicted on), attached hereto and made part hereof. All infrastructure/site improvements for the Project (including the future phases) are substantially complete. Phase 1 is complete and consists of eight (8) units located in four (4) Buildings, namely Buildings 2, 6, 7, and 8. Phase 2 is complete and consists of four (4) units located in two (2) Buildings, namely Buildings 12 and 13. Phase 3 is nearing completion and consists of six (6) units located in two (2) Buildings, namely Buildings 11 and 16. Phase 4 will consist of Buildings 14 and 15. Phase 5 will consist of buildings 9 and 10.

Declarant hereby reserves the right to complete the Buildings and Units in Phases 4 and 5 of the Project as shown on the Amended Plat referred to above, with said improvements to be consistent with the initial improvements in Phases 1-3 in terms of quality of construction.

This Amendment to the Declaration is executed and acknowledged effective this 27 dayof April, 2020.

> **NET PROPHET, LLC** Successor in Interest to Idaho Mutual Trust, LLC Declarant

By: \_ Chad Harding, Member and Authorized Agent

STATE OF IDAHO ) ss County of Bannock )

On this 27 day of April, 2020, before me, the undersigned Notary Public in and for said County and State, personally appeared Chad Harding, known or identified to me to be a member and authorized agent of Net Prophet, LLC the limited liability company that executed the foregoing instrument, and being by me first duly sworn, declared that the statements therein are true, and acknowledged to me that he executed the same on behalf of the Declarant, Net Prophet, LLC.

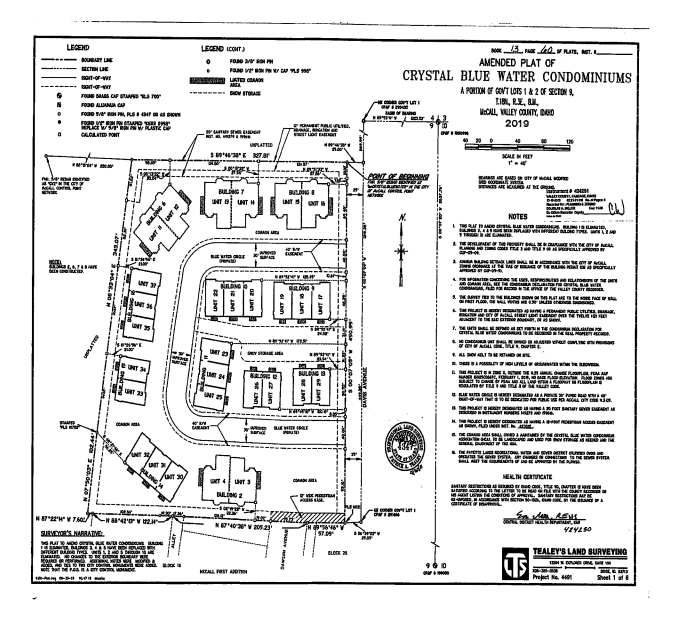
IN WITNESS, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

(SEAL)	EMILY POVEY STARK COMM NO. 20170212 NOTARY PUBLIC STATE OF IDAHO MY COMMISSION EXPIRES: AUG. 03, 2023	NOTARY PUBLIC for Idaho Residing at: <u>POCAtello</u> ID Commission Expires: <u>AUD 312023</u>
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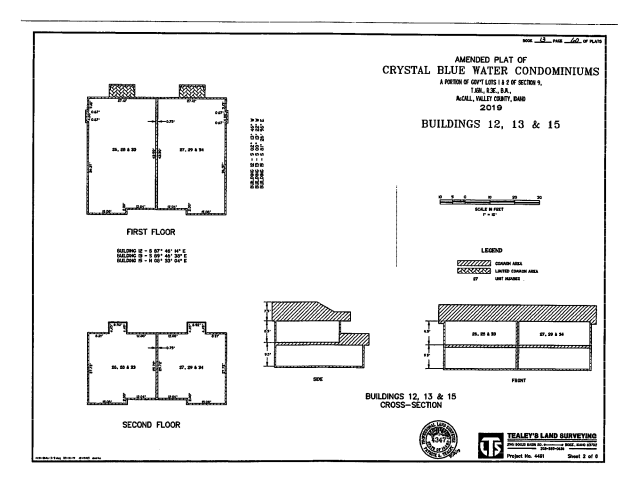
Sixth Amendment to CC&R for Crystal Blue Water Condominiums Page - 3

1

### EXHIBIT B AMENDED PLAT



Sixth Amendment to CC&R for Crystal Blue Water Condominiums Page - 4



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Sixth Amendment to CC&R for Crystal Blue Water Condominiums Page - 5

### ACCOMMODATION

Instrument # 431128 VALLEY COUNTY, CASCADE, IDAHO 08-10-2020 15:21:32 No. of Pages: 5 Recorded for: FIRST AMERICAN TITLE - MCCALL DOUGLAS A. MILLER Fee: \$22.00 Ex-Officio Recorder Deputy: GK Electronically Recorded by Simplifile

### SEVENTH AMENDMENT TO THE AMENDED AND RESTATED CONDOMINIUM DECLARATION AND COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE CRYSTAL BLUE WATER CONDOMINIUMS

THIS SEVENTH AMENDMENT TO THE AMENDED AND RESTATED CONDOMINIUM DECLARATION AND COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE CRYSTAL BLUE WATER CONDOMINIUMS is made effective as of the <u>lt</u> day of August, 2020, by Crystal Blue Water Condominium Association, Inc., an Idaho corporation ("Association").

The property affected by this document is commonly known as the Crystal Blue Water Condominiums, and is more accurately described and depicted on the Plat of the Crystal Blue Water Condominiums filed November 15, 2007, in Book 12 of Plats at Page 10, et al., as Instrument No. 326901, official records of Valley County, as amended by Instrument No. 424251 recorded on October 15, 2019 in the official records of Valley County, Idaho.

Declarant hereby amends and partially restates the Sixth Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on April 27, 20020, Instrument No. 428105; Fifth Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on March 16, 2010, Instrument No. 350165, which in turn amended the Fourth Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on September 14, 2009, as Instrument No. 345399, which in turn amended the Third Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on September 4, 2009, as Instrument No. 345151, which in turn amended and restated the Second Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on April 9, 2009, as Instrument No. 340424, which in turn amended and restated the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valiey

Seventh Amendment to CC&R for Crystal Blue Water Condominiums Page - 1 County Recorder's Office on December 6, 2007, as Instrument No. 327382, which in turn amended and restated the Condominium Declaration and Covenants, Conditions and Restrictions for the Ponderosa Condominiums recorded in the Valley County Recorder's Office on November 28, 2007, as Instrument No. 327162 (collectively, the "Declaration") as follows:

Article 2, a new Paragraph 2.2.2 shall be added which reads: "<u>Transfer Fees</u>" means a fee payable to the Association and established from time to time by the Board, which fee is imposed upon the Owner of a Unit upon its sale to any Unrelated Third Party. The Transfer Fee is due and payable to the Association upon the closing of any conveyance of an Owner's interest in a Unit to an Unrelated Third Party. The term "Unrelated Third Party" means any person who is not a spouse or child of the Owner, or an entity which is not controlled by an Owner, or the spouse or child of an Owner. Beginning on the date this Seventh Amendment is Executed, the Transfer Fee shall be \$1000.

Article 3., Paragraph 3.7 shall be amended to add at the end of the existing paragraph 3.7 the following: "Notwithstanding the foregoing or any contrary provision in this Declaration, as amended, including this Seventh Amendment, the Developer, Net Prophet, LLC, shall have no further obligation to maintain, develop or improve any Common Area, including any Limited Common Area, and any such obligation shall be hereafter assumed and performed by the Association.

Article 6., Paragraph 6.1 shall be amended by adding at the end of the existing Paragraph 6.1, the following: "Notwithstanding the foregoing, with the consent of the Board first had and received, the Owner of a Unit may install a fence sufficient to enclose the Unit's backyard. The fence must be of metal construction, be constructed with slats or similar design, so that the fence does not obstruct visibility of the area enclosed by the fence. The fence may not be more than four (4) feet in height. Any such fence must be maintained by the Owner at the Owner's sole cost and expense. Any fence so constructed must have a gate sufficient to permit the Board or its designees access to the Owner's property.

Article 6, Paragraph 6.5 shall be amended to read as follows:

6.5 <u>Vehicles and Equipment</u>. The use of all vehicles and equipment, including, without limitation, bicycles, shall be subject to any provisions in the Declaration, as amended, the Bylaws of the Association, and any rules or regulations adopted by the Association to the extent they prohibit or limit the use thereof within the Property. Driveways may be used only for the parking of a single passenger motor vehicle. Use of driveways for parking trailers, boats, recreational vehicles, or any vehicles too large to fit entirely within a garage, shall be permitted only to the extent expressly allowed by rules and regulations adopted by the Association. An Owner may park one vehicle on the roadway directly adjacent to that Owner's unit.

Seventh Amendment to CC&R for Crystal Blue Water Condominiums Page - 2 parked on a roadway shall not be positioned in a manner which interferes with the removal of snow from the road surface. The Association may direct that any vehicle, equipment or any other thing improperly kept in a parking space, roadway, or upon any portion of the Property be removed by the Owner, and if it is not removed, the Association may cause it to be removed at the risk and expense of the Owner.

Notwithstanding the foregoing, the Common Area designated in the 2019 Amended Plat of Crystal Blue Water Condominiums, a copy of which is attached hereto and by this reference made a part hereof, may be used as overflow parking under the following conditions: (1) The Common Areas are primarily for the Association's storage of snow; (2) When not used for the storage of snow, the Common Areas may be used for temporary overflow parking by the Owners; and (3) Permitted overflow parking is for a single Owner owned vehicle (including boat trailers and snowmobile trailers), for a period not to exceed 7 consecutive days.

However, the Association may allocate or designate additional parking areas or spaces from time to time as authorized in <u>Section 8.4.1.3</u> of this Declaration. Parking anywhere on the Property other than pursuant to the rules set out or referenced in the Declaration or this Paragraph 6.5 is prohibited.

This Seventh Amendment to the Declaration is executed and acknowledged effective this  $\underline{\mu}$  day of August, 2020, and has been approved by vote of Members representing more than eighty-five percent (85%) of the total votes which may be cast by all of the Members.

**CRYSTAL BLUE WATER CONDOMINIUM** ASSOCIATION, INC. By: Mandi Obergfell, President

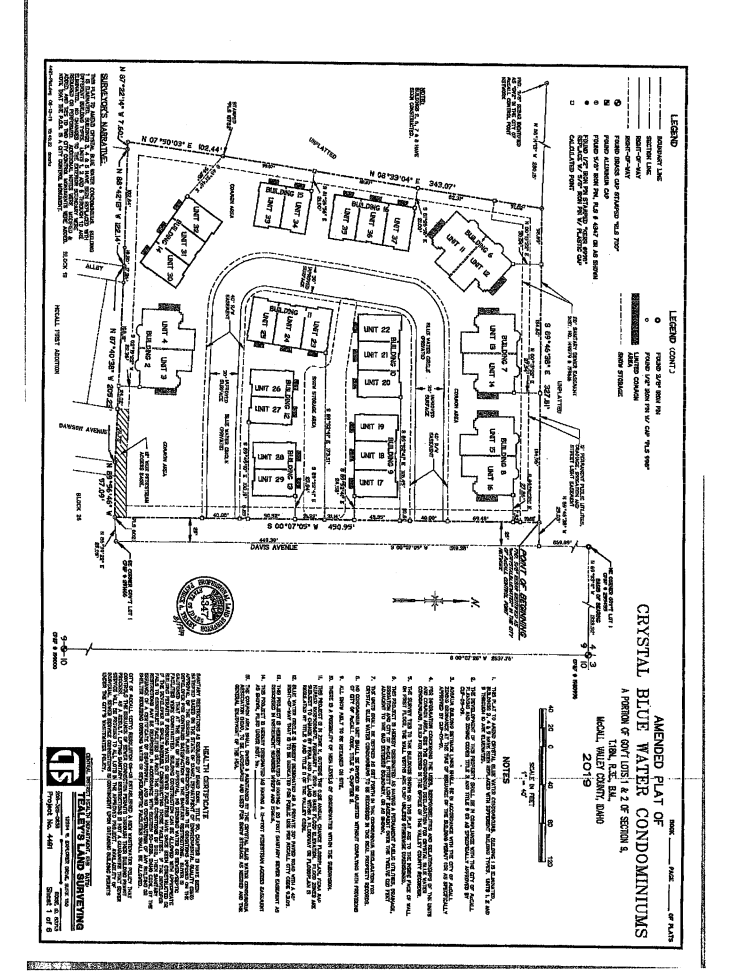
STATE OF IDAHO ) County of Valley )

On this <u>f</u> day of August, 2020, before me, the undersigned Notary Public in and for said County and State, personally appeared Mandi Obergfell, known or identified to me to be the President of Crystal Blue Water Condominium Association, Inc., the corporation that executed the foregoing instrument, and being by me first duly sworn, declared that the statements therein are true, and acknowledged to me that she executed the same on behalf of Crystal Blue Water Condominium Association, Inc.

IN WITNESS, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

TRISHA BACKUS COMMISSION #70072 NOTARY PUBLIC NOTARY STATE OF IDAHO (SEAL) Residing at: MY COMMISSION EXPIRES

JC for)Idaho Commission Expires: 22-3



Instrument # 435211 VALLEY COUNTY, CASCADE, IDAHO 12-03-2020 11:22:48 No. of Pages: 4 Recorded for: FIRST AMERICAN TITLE - MCCALL DOUGLAS A. MILLER Fee: \$19.00 Ex-Officio Recorder Deputy: RRC Electronically Recorded by Simplifie

ACODIMODATION

### EIGHTH AMENDMENT TO THE AMENDED AND RESTATED CONDOMINIUM DECLARATION AND COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE CRYSTAL BLUE WATER CONDOMINIUMS

The property affected by this document is commonly known as the Crystal Blue Water Condominiums, and is more accurately described and depicted on the Plat of the Crystal Blue Water Condominiums filed November 15, 2007, in Book 12 of Plats at Page 10, et al., as Instrument No. 326901, official records of Valley County, as amended by Instrument No. 424251 recorded on October 15, 2019 in the official records of Valley County, Idaho.

Declarant hereby amends and partially restates the Seventh Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on August 10, 2020, as Instrument No. 431128; which in turn amended and restated the Sixth Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on April 27, 2020, as Instrument No. 428105; which in turn amended and restated the Fifth Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on March 16, 2010, as Instrument No. 350165; which in turn amended and restated the Fourth Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on

Eighth Amendment to CC&R for Crystal Blue Water Condominiums Page - 1

September 14, 2009, as Instrument No. 345399; which in turn amended and restated the Third Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on September 4, 2009, as Instrument No. 345151; which in turn amended and restated the Second Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on April 9, 2009, as Instrument No. 340424; which in turn amended and restated the Amendment to the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crustal Blue Water Condominiums recorded in the Valley County Recorder's Office on May 29, 2008, as Instrument No. 331948; which in turn amended and restated the Amended and Restated Condominium Declaration and Covenants, Conditions and Restrictions for the Crystal Blue Water Condominiums recorded in the Valley County Recorder's Office on December 6, 2007, as Instrument No. 327382; which in turn amended and restated the Condominium Declaration and Covenants, Conditions and Restrictions for the Ponderosa Condominiums recorded in the Valley County Recorder's Office on November 28, 2007, as Instrument No. 327162 (collectively, the "Declaration") as follows:

Article 6, a new Paragraph 6.17 shall be added which reads: "<u>Municipal Occupancy</u> <u>Restrictions</u>. Every Owner, family member, tenant, resident, guest or visitor shall be aware of and comply with any and all Unit occupancy restrictions or limitations imposed by the City of McCall, Idaho."

Article 6, a new Paragraph 6.18 shall be added which reads: "<u>Non-Disturbance-Quiet</u> <u>Hours</u>. Every Owner, family member, tenant, resident, guest or visitor shall be aware of and comply with any and all 'quiet hours' rules promulgated by the Association. Every Owner, family member, tenant, resident, guest or visitor is entitled to live in and use any Unit without any interference or disturbance of their quiet enjoyment of their Unit by their neighbors. Quiet hours are from 10:00 p.m. to 8:00 a.m. each day."

Article 8, a new Paragraph 8.4.1.1.2 shall be added which reads: "<u>Fines</u>. The Association may impose fines against any Owner who directly, or indirectly through actions of the Owner's family member, tenant, resident, guest or visitor, violates these covenants and restrictions or any Association Rules. All such fines shall be imposed in accordance with procedures set out in *Idaho Code § 55-115(2)*, as it may from time to time be amended, including the following:

(a) The imposition of any fine requires a majority vote of the Association Board in favor of the fine prior to the imposition of any fine upon an Owner for the violation of any covenants and restrictions contained in this Declaration or the violation of any Association Rules.

(b) The Owner must be given at least thirty (30) days prior written notice, by personal service or certified mail, of the time, place, and subject matter (including the amount of any fine under consideration) of any meeting during which a vote to impose a fine is intended to be taken.

(c) In the event the Owner begins resolving the violation(s) prior to the scheduled meeting, no fine shall be imposed as long as the Owner continues to address the violation(s) in good faith until fully resolved.

(d) No portion of any fine may be used to increase the remuneration of any board member or agent of the board or Association.

(e) No part of this section shall affect any statute, rule, covenant, bylaw, provision or clause that may allow for the recovery of attorney's fees.

(f) The Association may commence and maintain actions and suits to collect duly imposed fines against an Owner, and/or may have a lien upon the affected Owner's Unit and enforce the same as provided by Article 10."

This Eighth Amendment to the Declaration is executed and acknowledged effective this 174 day of  $M_{UVLM ber}$ , 2020, and has been approved by vote of Members representing more than eighty-five percent (85%) of the total votes which may be cast by all of the Members.

**CRYSTAL BLUE WATER CONDOMINIÚM ASSOCIATION, INC.** By: Øbergfell, President Mandi

STATE OF IDAHO ) County of <u>Valley</u> ) Ss ) On this <u>T</u> day of <u>November</u>, 20

On this <u>1</u> day of <u>NONEMPEN</u>, 2020, before me, the undersigned Notary Public in and for said County and State, personally appeared Mandi Obergfell, known or identified to me to be the President of Crystal Blue Water Condominium Association, Inc., the corporation that executed the foregoing instrument, and being by me first duly sworn, declared that the statements therein are true, and acknowledged to me that she executed the same on behalf of Crystal Blue Water Condominium Association, Inc.

IN WITNESS, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

TRISHA BACKUS COMMISSION #7097% MOTARY PUBLIC (SEAL) STATE OF IDAH MY COMMISSION EXPIRES

NOTARY PUBLIC for Idaho  $'_{M}$ Residing at: 05/31 Commission Expires: 2023

Instrument # 352048 VALLEY COUNTY, CASCADE, IDAHO 11:46:12 No. of Pages: 4 6-2-2010 Recorded for : GIVENS PURSLEY LLP Fee: 12.00) ARCHIE N. BANBURY Ex-Officio Recorder Deputy\_ Index to: RESTRICTIVE COVENANT

### FOURTH AMENDMENT

4.5

### TO

### NINTH SUPPLEMENT

### (HEARTHSTONE AT

### SPRING MOUNTAIN RANCH)

### TO THE

### MASTER DECLARATION

### OF COVENANTS, CONDITIONS

### AND RESTRICTIONS

### FOR

### SPRING MOUNTAIN RANCH

### FOURTH AMENDMENT TO NINTH SUPPLEMENT (HEARTHSTONE AT SPRING MOUNTAIN RANCH) TO THE MASTER DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR SPRING MOUNTAIN RANCH

This FOURTH AMENDMENT TO NINTH SUPPLEMENT (HEARTHSTONE AT SPRING MOUNTAIN RANCH) TO THE MASTER DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR SPRING MOUNTAIN RANCH (this "Amendment") is made effective as of the <u>3</u><sup>w</sup> day of April 2010, pursuant to the approval of not less than two-thirds (2/3) of the total voting power of the Owners within the Hearthstone Phase, as attested by the President and Secretary of the Hearthstone Owners Association, Inc., an Idaho non-profit corporation.

It is hereby declared, that the Ninth Supplement (Hearthstone At Spring Mountain Ranch) To The Master Declaration Of Covenants, Conditions And Restrictions For Spring Mountain Ranch ("Hearthstone Supplement") shall be amended as more fully set forth herein.

**1. Definitions.** All defined terms contained herein and not otherwise defined, shall have the same meaning as ascribed to them in the Hearthstone Supplement.

**2.** Modification to Subsection 6.3.1 of the Hearthstone Supplement. Subsection 6.3.1 of the Hearthstone Supplement is hereby amended by deleting Subsection 6.3.1 in its entirety and replacing it with the following to provide for the designation of Limited Local Common Area for the benefit of Building Lots rather than Residences:

6.3.1 <u>Designation of Detached Garages as Limited Local Common Area</u>. The following Detached Garages (designated as A through V on the Hearthstone Plat, as amended), are hereby designated as Limited Local Common Area and shall be deeded to the Hearthstone Local Association and maintained as set forth in Subsection 6.3.2 below. Declarant hereby limits the use thereof as follows:

Lot A of the Plat shall be used by the Owner of Building Lot 1; Lot M of the Plat shall be used by the Owners of Building Lot 21; Lot N of the Plat shall be used by the Owners of Building Lot 22; Lot Q of the Plat shall be used by the Owners of Building Lot 27; Lot R of the Plat shall be used by the Owners of Building Lot 28; Lot S of the Plat shall be used by the Owners of Building Lot 29; Lot T of the Plat shall be used by the Owners of Building Lot 30; Lot U of the Plat shall be used by the Owners of Building Lot 32; and Lot V of the Plat shall be used by the Owners of Building Lot 32; and

The use of any and all other Detached Garages shall be allocated by Declarant, for so long as Declarant is the Class B Member, and thereafter by the Hearthstone Local Association pursuant to the Association Rules of the Hearthstone Local Association. Any such allocation may be set forth in any resolution of the Board, Reservation Procedures, recorded Supplement or other written instrument. Notwithstanding the foregoing, every Residence or Townhouse which does not have an Attached Garage, shall be entitled to the use of a Detached Garage. The Owners of any Building Lot improved with a Residence shall only be entitled to use such Detached Garage while occupying such Residence.

3. Other Terms Not Modified. The Hearthstone Supplement is in full force and effect and remains unaltered, except to the specific extent amended or supplemented herein. This Amendment shall be considered part of the Hearthstone Supplement as such term is defined herein.

IN WITNESS WHEREOF, the undersigned has duly executed this Fourth Amendment to Ninth Supplement (Hearthstone at Spring Mountain Ranch) to the Master Declaration of Covenants, Conditions and Restrictions for Spring Mountain Ranch as of the date first set forth above.

DECLARANT:

•• · · · ·

PRR Hearthstone LLC, an Idaho limited liability company

By: PRR (McCall), LLC, an Idaho limited liability company, Member

By:

STATE OF WA) ss. County of  $K_1NG$ . On this  $3^{\circ}$  day of April, in the year 2010, before me, the undersigned, a Notary Public in and for the State, personally appeared Michael Burns, known or identified to me to be a Manager of PRR (McCall), LLC, an Idaho limited liability company, the company that executed this instrument and the person who executed this instrument on behalf of said company, said company known to me to be the sole member of PRR Hearthstone LLC, the Idaho limited liability company that executed the instrument and acknowledged to me that said company executed the same on behalf of PRR Hearthstone LLC and that PRR Hearthstone LLC executed it.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day of year first above written.



Sachano Lon

Notary Public for the State of WA-Residing at: woodinvulle. King co My commission expires: 0912912013

**AMENDMENT TO HEARTHSTONE SUPPLEMENT – 2** 807371\_1

ATTEST: The above referenced Amendment was adopted by the Members of the Hearthstone Local Association holding not less than two-thirds (2/3) of the total voting power of the Owners within the Hearthstone Phase.

Hearthstone Owners Association, Inc., an Idaho non-profit corporation

By: Mich resider

Attest:

By: Jill Calhoun, Secretar

STATE OF WA) ) ss. County of King) may 9

On this <u>3</u> day of April, in the year 2010, before me, a Notary Public in and for the State, personally appeared Michael Burns and Jill Calhoun, known or identified to me to be the president and secretary, respectively, of the corporation that executed the instrument or the persons who executed the instrument on behalf of said corporation, and acknowledged to me that such corporation executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day of year first above written.



alkanp dom

Notary Public for the State of WA. Residing at: Wood nulle King Co My commission expires: 0912912013