

# **KING COUNTY**

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

# Signature Report

# Ordinance 18986

**Proposed No.** 2019-0231.2 **Sponsors** Balducci, Dembowski, McDermott and Kohl-Welles

1	AN ORDINANCE amending the purchase and sale
2	agreement related to the 2007 sale of the surplus property
3	located at 201 S King Street, Seattle, Washington, in
4	council district eight.
5	STATEMENT OF FACTS:
6	For the property located at 201 S King Street, Seattle, Washington, known
7	as the North Lot property, located within council district eight, the
8	facilities management division acquired council approval to complete the
9	sale of the North Lot surplus property in 2007.
10	BE IT ORDAINED BY THE COUNCIL OF KING COUNTY:
11	SECTION 1. The King County executive is hereby authorized to execute the

- 12 Fifteenth Amendment to the Real Estate Purchase and Sale Agreement, substantially in
- the form of Attachment A to this ordinance.

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Ordinance 18986 was introduced on 6/5/2019 and passed by the Metropolitan King County Council on 10/2/2019, by the following vote:

Yes: 9 - Mr. von Reichbauer, Mr. Gossett, Ms. Lambert, Mr. Dunn, Mr. McDermott, Mr. Dembowski, Mr. Upthegrove, Ms. Kohl-Welles and Ms. Balducci



KING COUNTY COUNCIL KING COUNTY, WASHINGTON

Rod Dembowski, Chair

ATTEST:

Melani Pedroza, Clerk of the Council

APPROVED this 15 day of OCTOBER 2019.

Dow Constantine, County Executive

Attachments: A. Fifteenth Amendment to Purchase and Sale Agreement dated September 20, 2019

## ATTACHMENT A:

FIFTEENTH AMENDMENT TO PURCHASE AND SALE AGREEMENT

#### FIFTEENTH AMENDMENT TO

### REAL ESTATE PURCHASE AND SALE AGREEMENT

THIS FIFTEENTH AMENDMENT TO REAL ESTATE PURCHASE AND SALE AGREEMENT (the "Amendment") is made and entered into effective as of the day of \_\_\_\_\_\_\_\_, 2019, by and between KING COUNTY, a municipal corporation and political subdivision of the state of Washington ("Seller") and NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company ("Buyer").

WHEREAS, Seller and Buyer entered into that certain Real Estate Purchase and Sale Agreement dated June 21, 2007 (the "Agreement") which provided for the sale by Seller and the purchase by Buyer of certain real property in Seattle, Washington, which property is more specifically described in the Agreement (the "Property"); and

WHEREAS, the Agreement was amended by a First Amendment dated September 28, 2007; a Second Amendment dated October 28, 2007; a Third Amendment dated November 20, 2007; a Fourth Amendment dated January 31, 2008; a Fifth Amendment dated March 20, 2008; a Sixth Amendment dated April 30, 2008; a Seventh Amendment dated December 17, 2008; an Eighth Amendment dated June 30, 2009; a Ninth Amendment dated August 29, 2009; a Tenth Amendment dated January 26, 2010; an Eleventh Amendment dated June 24, 2010; a Twelfth Amendment dated October 20, 2010; a Thirteenth Amendment dated August 15, 2012; and a Fourteenth Amendment dated July 30, 2012; and

WHEREAS, the sale of the Property closed on September 26, 2011, and various covenants provided in the Agreement were memorialized in certain recorded documents, including the North Lot Restrictive Covenant Agreement recorded under King County Recording No. 20110926000511; the Amended and Restated North Lot Restrictive Covenant Agreement recorded under King County Recording No. 20120730002873; the West Block Affordable Housing Restrictive Covenant Agreement recorded under King County Recording No. 20110926000513; the Amendment to West Block Affordable Housing Restrictive Covenant Agreement recorded under King County Recording No. 20120730002872; the Second Amendment to West Block Affordable Housing Restrictive Covenant Agreement recorded under King County Recording No. 20140707000931; the East Block Affordable Housing Restrictive

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Covenant Agreement recorded under King Recording No. 20110926000512; and the Amendment to East Block Affordable Housing Restrictive Covenant Agreement recorded under King County Recording No. 20120730002868 (such Agreements being referred to herein as the "Covenant Agreements"); and

WHEREAS, the provisions of the Agreement survived the conveyance of the Property to Buyer at the closing; and

WHEREAS, subsequent to the closing, Buyer created a five-unit condominium regime on the western portion of the Property (the "West Block") and transferred all of the condominium units of the West Block, except for the Base Unit, to STADIUM PLACE INVESTORS, LLC ("SPI") which subsequently transferred the Podium Unit of the West Block to STADIUM PLACE TOWERS, LLC ("SPI"); and

WHEREAS, in conjunction with the development of the West Block and the adjoining portion of the Property to the east of the West Block (the "East Block") and the financing of the improvements on the West Block, Buyer, SPI, and SPT have requested certain modifications to the Covenant Agreements; and

WHEREAS, based on certain additional consideration from Buyer, Seller has agreed to certain modifications to the Covenant Agreements to facilitate the development of the Property.

NOW, THEREFORE, in consideration of the covenants and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

- 1. The provisions of the Agreement are hereby amended to conform to the terms of the First Amendment to Amended and Restated North Lot Restrictive Covenant Agreement in the form attached hereto as <a href="Exhibit A">Exhibit A</a> (the "First Amendment to A&RNLRCA").
- 2. Prior to the execution of the First Amendment to A&RNLRCA, Buyer shall provide Seller with an updated preliminary title commitment and an appropriate title insurance policy or title guarantee for its review and approval in order to assure that all owners of interests in the Property as of the date of this Amendment have duly executed the First Amendment to A&RNLRCA.

- 3. The Parties shall execute and record the First Amendment to A&RNLRCA within ten (10) days of the execution of this Amendment or on such other date as is mutually agreed by the Parties, provided that Seller shall not be obligated to execute the First Amendment to A&RNLRCA until such time as it has approved the updated preliminary title commitment and title insurance or guarantee required by Section 2 of this Amendment.
- 4. This Amendment may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which, when so executed, shall be deemed an original and all of which taken together shall constitute one and the same agreement.
- 5. Except as previously amended and as hereby amended, the terms of the Agreement shall remain in full force and effect.

[signatures on following page]

"SELLER"		KING COUNTY, a municipal corporation and political subdivision of the state of Washington		
	By:	Its:		
APPROVED AS TO FORM:				
By: Senior Deputy Prosecuting Atta				
Senior Deputy Prosecuting Atte	orney			
"BUYER"		TH LOT DEVELOPMENT, L.L.C., laware limited liability company		
	By:	NORTH LOT INVESTORS, LLC, a Washington limited liability company, its Member		
		By: DANIELS REAL ESTATE, LLC, a Washington limited liability company, its Manager		
		By:Kevin Daniels, Manager		
	Ву:	R.D. MERRILL REAL ESTATE HOLDINGS, LLC, a Washington limited liability company, its Member		
		By: R.D. MERRILL COMPANY, a Washington corporation, its Manager		
		By:William D. Pettit, Jr., its President		
		By:		
		By: Douglas Spear, its Executive Vice President		
APPROVED AS TO FORM:				
By:  Counsel to North Lot Develo Stadium Place Investors, LLC Place Towers, LLC	pment, L.I C; and Stac	L.C.; lium		

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1807909.08

#### Exhibit A

# First Amendment to Amended and Restated North Lot Restrictive Covenant Agreement

#### **RETURN ADDRESS:**

REAL ESTATE SERVICES SECTION
FACILITIES MANAGEMENT DIVISION
DEPARTMENT OF EXECUTIVE SERVICES
KING COUNTY ADMINISTRATION BUILDING
500 FOURTH AVENUE, ROOM 500
SEATTLE, WA 98104-2337

# FIRST AMENDMENT TO AMENDED AND RESTATED NORTH LOT RESTRICTIVE COVENANT AGREEMENT

REFERENCE #:

201207300002873 (Original Covenant);

20120502000541 (Condominium Declaration)

**GRANTORS:** 

NORTH LOT DEVELOPMENT, L.L.C.;

STADIUM PLACE INVESTORS, LLC STADIUM PLACE TOWERS, LLC

**GRANTEE:** 

KINGCOUNTY

SHORT LEGAL:

New Parcels A and B, Seattle LBA 3012468; All Units in Stadium Place Master

Condo, Vol. 279, Page 97

Full legal description on Page 18

ASSESSOR'S PROPERTY TAX PARCELS:

795300-0010; 795300-0020; 795300-0030; 795300-0040; 7666204878

(Burdened Properties)

5247800795 (Benefitted Property)

This First Amendment to Amended and Restated North Lot Restrictive Covenant (this "First Amendment") is entered into and made effective as of this \_\_\_\_ day of \_\_\_\_\_, 2019 by and among NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company ("NLD"), STADIUM PLACE INVESTORS, LLC, a Washington limited liability company ("SPI"), STADIUM PLACE TOWERS, LLC, a Washington limited liability company ("SPT") and KING COUNTY, a political subdivision of the State of Washington ("County").

#### **RECITALS**

A. NLD, SPI, SPT and the County are parties to that certain (i) Amended and Restated North Lot Restrictive Covenant Agreement recorded under King County Recording No. 20120730002873 (the "North Lot RCA"), and (ii) West Block Affordable Housing Restrictive Covenant Agreement recorded under King County Recording No. 20110926000513, and amendment thereto recorded under King County Recording No. 20120730002872 (collectively, the "West Block AHRCA"). Unless otherwise defined herein, all capitalized terms used in this First Amendment have the meanings given to them in the North Lot RCA (if defined therein) or the West Block AHRCA (if defined therein), as applicable.

- B. The North Lot RCA burdens the property identified in Exhibit A\_attached hereto as the "Burdened Property" and benefits the property identified therein as the "Benefitted Property."
- C. Pursuant to Section 4.10 of the North Lot RCA, NLD, SPI, SPT and the County have agreed to amend the North Lot RCA for the purpose of revising the North Unit Minimum Housing Requirement as follows: (i) increasing, from 100 to 200, the minimum number of housing units required to be constructed within the North Unit, and (ii) deleting the requirement that any such housing units be "ownership units". This First Amendment affects only the West Block (as defined in the North Lot RCA) such that this First Amendment need only be executed by the owners of the West Block and the County.
- D. This First Amendment will assist in the creation of additional affordable housing in the Seattle area, as NLD, SPT and SPI intend to apply under Seattle's Multifamily Tax Exemption Program (the "MFTE Program") to qualify additional housing units constructed in the West Bock Project as affordable housing units under the MFTE Program.

NOW, therefore, in consideration of the foregoing, and the covenants and agreements set forth herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

#### **AMENDMENT**

- 1. <u>Amendment of Recital J.</u> That portion of Recital J of the North Lot RCA related to the North Unit is hereby deleted and replaced with the following:
  - "North Unit: No fewer than 200 housing units, with a total square footage of housing of not less than 200,000 gross square feet (the "North Unit Minimum Housing Requirement");"
- 2. <u>Amendment of Section 3.2</u>. The first sentence of <u>Section 3.2</u> of the North Lot RCA is hereby deleted and replaced with the following:
  - "3.2 Housing. NLD, SPI and SPT, for themselves and their successors and assigns, covenant that the West Block Project shall include at least 625,000 gross square feet of housing, not including parking, for multiple income levels and family sizes including a minimum of 696 housing units."
- 3. <u>Amendment of Section 3.4.</u> The text of <u>Section 3.4</u> of the North Lot RCA is hereby deleted and replaced with the following:
  - **"3.4 MFTE Application for Additional Affordable Rental Units**. NLD, SPI and SPT, for themselves and their successors and assigns, covenant:
    - (a) to apply under the City of Seattle's Multifamily Tax Exemption Program (the "MFTE Program") to qualify no fewer than twenty-percent (20%) of the North Unit Minimum Housing Requirement, or forty (40) housing units, to be qualified under the MFTE Program. Such proposed housing units shall also meet the requirements to qualify as Affordable Rental Units as defined under the West Block AHRCA (the "40 Affordable Rental Units");
    - (b) that, if the 40 Affordable Rental Units are qualified under the MFTE Program, then no fewer than ten (10) of these Affordable Rental Units so qualified will contain at least two bedrooms;
    - (c) to notify the County in accordance with <u>Section 11.4</u> of the West Block AHRCA, of substantive milestones achieved in the application process for the MFTE Program, including but not limited to the application submittal and the City's determination with regard to the application; and
    - (d) if and when the 40 Affordable Rental Units are qualified under the MFTE Program, to execute an amendment to the West Block AHRCA, at Section 2 thereof, to reflect the additional number of Affordable Rental Units to be encumbered by West Block AHRCA for the remaining term of the West Block AHRCA. As between the County and NLD, SPI and SPT, for themselves and their successors and assigns, the terms of the West Block AHRCA shall control over

the terms of such other covenants as may be required to be executed in connection with the MFTE Program."

- 4. <u>Authority to Execute Future Amendment</u>. On behalf of the County, the King County Executive is authorized to execute the amendment to the West Block AHRCA described above in Section 3(d) and only to increase the number of Affordable Rental Units encumbered by the West block AHRCA, and such amendment shall be recorded with the King County Recorder's Office within ten (10) days of its complete execution.
- 5. <u>Amendment of Subsection 3.6(a)(iv)</u>. Subsection 3.6(a)(iv) of the North Lot RCA is hereby deleted and replaced with the following:
  - "(iv) all of the requirements in Section 3.1 (Development Scope), Section 3.2 (Housing), Section 3.3 (PSA and FGI), Section 3.4 (MFTE Application for Additional Affordable Housing Units), and Section 3.5 (Development Schedule) have been satisfied in regard to the Release Units, and there have been no violations of those sections as to the Release Units."
- 6. <u>No Further Amendment</u>. Except as modified by this First Amendment, the North Lot RCA has not been amended and remains in full force and effect.

[signature pages follow]

North Lot Investors, LLC, a Washington limited liability company, its Member
By: Daniels Real Estate, LLC, a Washington limited liability company, its Manager
By: Kevin Daniels, Manager
R.D. Merrill Real Estate Holdings, LLC, a Washington limited liability company, its Member
By: R.D. Merrill Company, a Washington corporation, its Manager
By: William D. Pettit, Jr., its President

SPI:	
STADIUM PLACE INVESTORS, LLC a Washington limited liability company	
Ву:	North Lot Development, L.L.C., a Delaware limited liability company, its Manager
	By: North Lot Investors, LLC, a Washington limited liability company, its Member
	By: Daniels Real Estate, LLC, a Washington limited liability company, its Manager
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	By: Kevin Daniels, Manager
Ву:	R.D. Merrill Real Estate Holdings, LLC, a Washington limited liability company, its Member
	By: R.D. Merrill Company, a Washington corporation, its Manager
	By: William D. Pettit, Jr., its President

#### SPT:

# STADIUM PLACE TOWERS, LLC, a Washington limited liability company

By: Stadium Place Investors, LLC, a Washington limited liability company, its Manager

By: North Lot Development, L.L.C., a Delaware limited liability company, its Manager

By: North Lot Investors, LLC, a Washington limited liability company, its Member

> By: Daniels Real Estate, LLC, a Washington limited liability company, its Manager

By:		
	Kevin Daniels, Manager	

By: R.D. Merrill Real Estate Holdings, LLC, a Washington limited liability company, its Member

> By: R.D. Merrill Company, a Washington corporation, its Manager

By:					
	William	D.	Pettit,	Jr.,	its President

By: \_\_\_\_\_\_\_ Douglas Spear, its Executive Vice President

COUNTY:
KING COUNTY, a political subdivision of the State of Washington
By:Name:
Its:
APPROVED AS TO FORM:
By:

## NLD Acknowledgement

STATE OF WASHINGTON		
COUNTY OF KING	) 5	SS

I certify that I know or have satisfactory evidence that KEVIN D. DANIELS, is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the Manager of DANIELS REAL ESTATE, LLC, a Washington limited liability company, in its capacity as Manager of NORTH LOT INVESTORS, LLC, a Washington limited liability company, in its capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, to be the free and voluntary act and deed of such limited liability company, for the uses and purposes mentioned in the instrument.

WITNESS my hand and official sea	ll hereto affixed on	, 2019.
	×	
	(Signature of Notary)	
	(Signature of Notary)	
	(Print or stamp name of Notary)	
	NOTARY PUBLIC in and for the S	State of
	Washington	
	My Appointment Expires:	

STATE OF WASHINGTON	)
	) ss.
COUNTY OF KING	)

I certify that I know or have satisfactory evidence that WILLIAM D. PETTIT, JR., is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the PRESIDENT of R.D. MERRILL COMPANY, a Washington corporation in its capacity as Manager of R.D. MERRILL REAL ESTATE HOLDINGS, LLC, a Washington limited liability company, in its capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, to be the free and voluntary act and deed of such limited liability company, for the uses and purposes mentioned in the instrument.

WITNESS my hand and official seal hereto affixed on	_, 2019.

(Signature of Notary)	
(Print or stamp name of Notary)	
NOTARY PUBLIC in and for the State of	
Washington	
My Appointment Expires:	

STATE OF WASHINGTON	)	
	)	SS
COUNTY OF KING	)	

I certify that I know or have satisfactory evidence that DOUGLAS SPEAR, is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the EXECUTIVE VICE PRESIDENT of R.D. MERRILL COMPANY, a Washington corporation in its capacity as Manager of R.D. MERRILL REAL ESTATE HOLDINGS, LLC, a Washington limited liability company, in its capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, to be the free and voluntary act and deed of such limited liability company, for the uses and purposes mentioned in the instrument.

WITNESS my hand and official se	eal hereto affixed on, 2019.
	(Signature of Notary)
	(Print or stamp name of Notary)
	NOTARY PUBLIC in and for the State of
	Washington
	My Appointment Expires:

# SPI Acknowledgement

limited liability company to be the free and voluntary act and deed of such limited liability

STATE OF WASHINGTON )
) ss.
COUNTY OF KING )
Y CONTRACTOR OF CONTRACTOR OF THE CONTRACTOR OF
I certify that I know or have satisfactory evidence that KEVIN D. DANIELS, is the person
who appeared before me, and said person acknowledged that he signed this instrument, on oath
stated that he was authorized to execute the instrument and acknowledged it as the Manager of
DANIELS REAL ESTATE, LLC, a Washington limited liability company, in its capacity as
Manager of NORTH LOT INVESTORS, LLC, a Washington limited liability company, in its
capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability
company, in its capacity as Manager of STADIUM PLACE INVESTORS, LLC, a Washington

company, for the uses and purposes mentioned in the instrument.

WITNESS my hand and official seal	hereto affixed on, 2019.
	(Signature of Notary)
	(Print or stamp name of Notary)
	NOTARY PUBLIC in and for the State of
	Washington
	My Appointment Expires:

STATE OF WASHINGTON	)	
	)	SS
COUNTY OF KING	)	

I certify that I know or have satisfactory evidence that WILLIAM D. PETTIT, JR., is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the PRESIDENT of R.D. MERRILL COMPANY, a Washington corporation, in its capacity as Manager of R.D. MERRILL REAL ESTATE HOLDINGS, LLC, a Washington limited liability company, in its capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, in its capacity as Manager of STADIUM PLACE INVESTORS, LLC, a Washington limited liability company to be the free and voluntary act and deed of such limited liability company, for the uses and purposes mentioned in the instrument.

WITNESS my hand and official se	al hereto affixed on, 2019.
	(Signature of Notary)
	(Print or stamp name of Notary) NOTARY PUBLIC in and for the State of Washington

My Appointment Expires:

STATE OF WASHINGTON	)	
	)	SS.
COUNTY OF KING	)	

I certify that I know or have satisfactory evidence that DOUGLAS SPEAR, is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the EXECUTIVE VICE PRESIDENT of R.D. MERRILL COMPANY, a Washington corporation, in its capacity as Manager of R.D. MERRILL REAL ESTATE HOLDINGS, LLC, a Washington limited liability company, in its capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, in its capacity as Manager of STADIUM PLACE INVESTORS, LLC, a Washington limited liability company to be the free and voluntary act and deed of such limited liability company, for the uses and purposes mentioned in the instrument.

WITNESS my hand and official s	eal hereto affixed on, 2019.
	(Signature of Notary)
	(Print or stamp name of Notary)
	NOTARY PUBLIC in and for the State of
	Washington
	My Appointment Expires:

## SPT Acknowledgement

STATE OF WASHINGTON	)	
	)	SS
COUNTY OF KING	)	

I certify that I know or have satisfactory evidence that KEVIN D. DANIELS, is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the Manager of DANIELS REAL ESTATE, LLC, a Washington limited liability company, in its capacity as Manager of NORTH LOT INVESTORS, LLC, a Washington limited liability company, in its capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, in its capacity as Manager of STADIUM PLACE INVESTORS, LLC, a Washington limited liability company, in its capacity as Manager of STADIUM PLACE TOWERS, LLC, a Washington limited liability company to be the free and voluntary act and deed of such limited liability company, for the uses and purposes mentioned in the instrument.

WITNESS my hand and officia	al seal hereto affixed on, 2019.
	(Signature of Notary)
	(Print or stamp name of Notary) NOTARY PUBLIC in and for the State of
	Washington My Appointment Expires:

STATE OF WASHINGTON	)	
	)	SS
COUNTY OF KING	)	

I certify that I know or have satisfactory evidence that WILLIAM D. PETTIT, JR., is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the PRESIDENT of R.D. MERRILL COMPANY, a Washington corporation, in its capacity as Manager of R.D. MERRILL REAL ESTATE HOLDINGS, LLC a Washington limited liability company, in its capacity as Member of NORTH LOT INVESTORS, LLC, a Washington limited liability company, in its capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, in its capacity as Manager of STADIUM PLACE INVESTORS, LLC, a Washington limited liability company in its capacity as Manager of STADIUM PLACE TOWERS, LLC, a Washington limited liability company to be the free and voluntary act and deed of such limited liability company, for the uses and purposes mentioned in the instrument.

WITNESS my hand and office	cial seal hereto affixed on, 2019,	
	(Signature of Notary)	
	(Print or stamp name of Notary)	_
	NOTARY PUBLIC in and for the State of	
	Washington	
	My Appointment Expires:	

STATE OF WASHINGTON	)	
	)	SS
COUNTY OF KING	)	

I certify that I know or have satisfactory evidence that DOUGLAS SPEAR., is the person who appeared before me, and said person acknowledged that he signed this instrument, on oath stated that he was authorized to execute the instrument and acknowledged it as the EXECUTIVE VICE PRESIDENT of R.D. MERRILL COMPANY, a Washington corporation, in its capacity as Manager of R.D. MERRILL REAL ESTATE HOLDINGS, LLC a Washington limited liability company, in its capacity as Member of NORTH LOT INVESTORS, LLC, a Washington limited liability company, in its capacity as Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, in its capacity as Manager of STADIUM PLACE INVESTORS, LLC, a Washington limited liability company, in its capacity as Manager of STADIUM PLACE TOWERS, LLC, a Washington limited liability company to be the free and voluntary act and deed of such limited liability company, for the uses and purposes mentioned in the instrument.

WITNESS my hand a	nd official seal hereto affixed on	, 2019.
	(Signature of Notary)	
	(Print or stamp name of NOTARY PUBLIC Washington	Notary) in and for the State of
	My Appointment Ex	pires:

# County Acknowledgement

STATE OF WASHINGTON )		
) SS.		
COUNTY OF KING )		
on oath stated that he/she was authori	aid person acknowledged that he/she signed to execute the instrument and acknowledged to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged that he/she signed to execute the instrument and acknowledged the execute the instrument and acknowledged the execute the ex	nowledged it as the d subdivision of the
State of Washington to be the free as purposes mentioned in the instrument.	nd voluntary act and deed of such par	ty for the uses and
WITNESS my hand and officia	al seal hereto affixed on	, 2019.
	(Signature of Notary)	e e
	(Print or stamp name of Notary) NOTARY PUBLIC in and for the	ne State of
	Washington	
	My Appointment Evnires.	

#### Exhibit A

## Legal Descriptions

## Burdened Property:

New Parcels A and B, of Seattle Lot Boundary Adjustment 3012468 Recorded Under Recording No. 20110919900011, Records of King County, Washington. New Parcel A is now known as All Units of Stadium Place Master Condominium, a Condominium, according to Declaration thereof recorded under Recording No. 20111221001198 and Amendment(s) thereto, as amended and restated by Instrument recorded under recording No. 20120502000541; said Units are located on Survey Map and Plans filed in Volume 273 of Condominiums, as Pages 97 through 101, Recording No. 20111221001197, in King County, Washington.

### Benefitted Property:

Lots 1 through 8, Block 13, D.S. Maynard's Plat, City of Seattle, according to the plat thereof recorded in Volume 1 of Plats, page 23, records of King County, Washington.

TOGETHER WITH the alley within said Block 13 as vacated under City of Seattle, Vacation Ordinance 2852, and the West half of Third Avenue South as vacated under City of Seattle Vacation Ordinance 2849.

EXCEPT the West 12.00 feet of Lot 1 and Lot 8 as condemned under Condemnation Ordinance 1141;

All of the above parcel being more particularly described as

follows: Beginning at the Northeast corner of the West 12.0 feet of

#### said Lot 1:

Thence along the North line of Block 13 and the Easterly prolongation thereof South 88°45'19" East, 276.07 feet to the centerline of vacated Third Avenue South; Thence along said centerline South 01°19'00" West, 239.77 feet to an intersection with the Easterly prolongation of the South line of Block 13;

Thence along the South line of vacated Third Avenue South and the South line of Block 13 North 88°47'32" West, 275.76 feet to the Southeast corner of the West 12.0 feet of Lot 8; Thence along the East line of the West 12.0 feet of Lot 8 and Lot 1 North 01°14'33" East,

239.95 feet to the point of beginning.