# FOURTEENTH AMENDMENT TO REAL ESTATE PURCHASE AND SALE AGREEMENT

THIS FOURTEENTH AMENDMENT TO REAL ESTATE PURCHASE AND SALE
AGREEMENT (the "Amendment") is made and entered into effective as of the day of
, 2012, by and between KING COUNTY, a municipal corporation and
political subdivision of the state of Washington ("Seller"); 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; and a Thirteenth Amendment dated August 15, 2011; 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 West Block Affordable Housing Restrictive Covenant Agreement recorded under King County Recording No. 20110926000513; and the East Block Affordable Housing Restrictive Covenant Agreement recorded under King Recording No. 20110926000512 (such Agreements being referred to herein as the "Covenant Agreements"); and

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

WHEREAS, subsequent to the closing, Buyer created a 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 SPI, which subsequently transferred the Podium Unit of the West Block to SPT; 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 Amended and Restated North Lot Restrictive Covenant Agreement, the Amendment to East Block Affordable Housing Restrictive Covenant Agreement, and the Amendment to West Block Affordable Housing Restrictive Covenant Agreement ("Covenant Amendments") in the forms attached hereto as Exhibits A, B, and C.
- 2. Prior to the execution of the Covenant Amendments, 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 that have been obtained since the September closing will execute the Covenant Amendments that apply to the portion of the Property in which such owners have obtained interests.
- 3. The Parties shall execute and record the Covenant Amendments 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 Covenant Amendments 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. In consideration of the Seller's agreement to amend the Agreement and the Covenant Agreements, Buyer shall pay Seller one hundred thousand dollars (\$100,000) contemporaneously with the execution and recording of the Covenant Amendments.
- 5. 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.
- 6. Except as previously amended and as hereby amended, the terms of the Agreement shall remain in full force and effect.

"SELLER"	KING COUNTY, a municipal corporation and political subdivision of the state of Washington
	ByIts
APPROVED AS TO FORM:	

By\_\_\_\_\_\_
Deputy Prosecuting Attorney

"BUYER"

# NORTH LOT DEVELOPMENT, L.L.C. a Delaware limited liability company

By: NORTH LOT INVESTORS, LLC a Washington limited liability company, Member

By: DANIELS REAL ESTATE, LLC a Washington limited liability company, Manager

	Ву
	Kevin D. Daniels, President
By:	R.D. MERRILL REAL ESTATE HOLDINGS LLC, a Washington limited liability company, Member
	ByWilliam D. Pettit, Jr., President
	By
	and Senior Vice President

APPROVED AS TO FORM:

By\_\_\_\_\_ Counsel to North Lot Development, L.L.C.

## Exhibit A

Amended and Restated North Lot Restrictive Covenant Agreement (Dated 5-10-12 consisting of pages 1-27)

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### After Recording Return to:

Real Estate Services Section Facilities Management Division Department of Executive Services King County Administration Building 500 Fourth Avenue, Room 500 Seattle, Washington 98104-2337

Attn: Steve Salyer

# AMENDED AND RESTATED NORTH LOT RESTRICTIVE COVENANT AGREEMENT

Grantor: North Lot Development, L.L.C.

Stadium Place Investors, LLC Stadium Place Towers, LLC

Grantee: King County

Abbr. Legal Description: (Burdened Property): New Parcels A and B, Seattle Lot

Boundary Adjustment 3012468, Recording No.

20110919900011; New Parcel A is now known as All Units in

Stadium Place Master Condo, Vol. 273, Pg. 97

(Benefitted Property): Lots 1-8, Block 13, D.S. Maynard's

Plat, Volume 1, Page 23

Assessor's Parcel Nos.: (Burdened Property): 795300-0010-00, 795300-0020-08.

795300-0030-06, 795300-0040-04, 795300-0050-01 and

7666204878

(Benefitted Property) 5247800795

Document Modified: 20110926000511

# AMENDED AND RESTATED NORTH LOT RESTRICTIVE COVENANT AGREEMENT

This Amended and Restarted North Lot Restrictive Covenant Agreement ("<u>Agreement</u>") is effective as of the \_\_\_\_ day of April, 2012, and is made and executed by NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company ("<u>NLD</u>"), STADIUM PLACE INVESTORS, LLC, a Washington limited liability company ("<u>SPI</u>"), STADIUM PLACE TOWERS, LLC, a Washington limited liability company ("<u>SPT</u>") and by and in favor of KING COUNTY, a political subdivision of the State of Washington ("<u>County</u>").

#### RECITALS

- A. Whereas, on September 26, 2011, the County conveyed certain real property in the City of Seattle, County of King, State of Washington ("<u>Property</u>"), to NLD by Statutory Warranty Deed ("<u>Deed</u>"). The Deed was recorded in the real property records of King County under recording number 20110926000510;
- B. Whereas, as a condition of said conveyance and in consideration thereof, the County and NLD simultaneously entered into that certain North Lot Restrictive Covenant Agreement ("Original Covenant Agreement") encumbering the Property. The Original Covenant Agreement was recorded in the real property records of King County under recording number 20110926000511;
- C. Whereas, the Property is legally described in Exhibit A, attached to this Agreement;
- D. Whereas, "New Parcel A" set forth in <u>Exhibit A</u> (New Parcel A of Seattle Lot Boundary Adjustment 3012468 recorded under recording no. 20110919900011) is referred to in this Agreement as the "<u>West Block</u>", and "New Parcel B" (New Parcel B of Seattle Lot Boundary Adjustment 3012468 recorded under recording no. 20110919900011) set forth in <u>Exhibit A</u> is referred to in this Agreement as the "<u>East Block</u>";
- E. Whereas, on December 21, 2011, NLD subjected the West Block to the condominium form of ownership by recording that certain Declaration of Stadium Place Master Condominium (as the same has been or may be amended, the "Condominium Declaration") and that certain Survey Map and Plans for Stadium Place Master Condominium (as the same has been or may be amended, "Survey Map and Plans") in the real property records of King County under Recording Nos. 20111221001198 and 20111221001197, respectively, and on May 2, 2012, Stadium Place Condominium Association filed an Amended and Restated Condominium Declaration of Stadium Place Master Condominium in the real property records of King County under Recording No. 20120502000541;
- F. Whereas, the Condominium Declaration and Survey Map and Plans created five condominium units within the West Block, which are referred to therein and in this Agreement as the "Base Unit", the "Podium Unit", the "West Unit", the "South Unit", and the "North Unit",

together with appurtenant common elements, all of which are legally described as set forth on attached Exhibit B. The Base Unit, Podium Unit, West Unit, South Unit and North Unit are individually referred to in this Agreement as a "Condominium Unit" and are collectively referred to in this Agreement as the "Condominium Units";

- G. Whereas, on December 29, 2011, NLD conveyed all the Condominium Units, except the Base Unit, to SPI by Statutory Warranty Deed, recorded in the real property records of King County under recording number 20121230000903, as rerecorded under recording number 20120113001472, and partially rescinded by way of a Quit Claim Deed recorded under recording number 20120427001424;
- H. Whereas, on January 12, 2012, SPI conveyed the Podium Unit to SPT by Quitclaim Deed, recorded in the real property records of King County under recording number 20120113001473, but retained title to the West Unit, the South Unit and the North Unit (the "Other Units");
- I. Whereas, NLD has obtained from the City of Seattle certain Master Use Permit approvals, Project No. 3009251 as amended by Project No. 3013096 (as amended through the date hereof, the "Existing MUP"), which authorize the development of the East Block and the West Block, including 739 units of housing on the West Block;
- J. Whereas, as allowed under the Existing MUP, SPI and SPT intend to develop the following minimum numbers of housing units on the West Block ("West Block Development Plan"):

Base Unit: None (the "Base Unit Minimum Housing Requirement");

<u>Podium Unit</u>: No fewer than 70 housing units with a total square footage of housing of not less than 70,000 gross square feet (the "<u>Podium Unit Minimum Housing Requirement</u>");

<u>West Unit</u>: No fewer than 105 housing units with a total square footage of housing of not less than 95,000 gross square feet (the "<u>West Unit Minimum Housing Requirement</u>");

<u>South Unit</u>: No fewer than 325 housing units with a total square footage of housing of not less than 260,000 gross square feet (the "<u>South Unit Minimum Housing Requirement</u>"); and

North Unit: No fewer than 100 housing units, of which 100 must be ownership units, with a total square footage of housing of not less than 105,000 gross square feet (the "North Unit Minimum Housing Requirement");

K. Whereas, the parties desire to amend and restate the Original Covenant Agreement (i) to clarify which covenants and provisions therein apply to the West Block and to the Condominium Units thereon and which apply to the East Block, (ii) to clarify certain

provisions therein, and (iii) to more fully set forth the rights and obligations of the owners of the Condominium Units, the West Block, the East Block, the Property and the rights and obligations of the County;

L. Now therefore, in consideration of the foregoing, the covenants and agreements contained herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby covenant and agree that the Original Covenant Agreement is hereby amended and restated in its entirety as follows.

#### ARTICLE I: COVENANTS RUNNING WITH LAND

- 1.1 Imposition of Covenants. The parties agree, covenant and declare that the East Block is subject only to the Recitals and Articles I, II and IV of this Agreement and the West Block is subject only to the Recitals and Articles I, III and IV of this Agreement. All such restrictive covenants shall run with the land and burden the applicable portions of the Property for the sole benefit of the County and the County's significant interests in land adjacent to and in the vicinity of the Property, including without limitation the King Street Center property, the legal description of which is attached hereto and incorporated herein as Exhibit C, the Stationmaster's Garden property, the King County Courthouse and nearby administration buildings, a reserved Transit Easement along the Second and Third Avenue Extensions as set forth in the Deed, the Downtown Seattle Bus Tunnel, the E3 Busway, and the Atlantic and Ryerson Transit Base Stations.
- 1.2 Common Plan. NLD, SPI, SPT and the County agree that these covenants along with the Deed and the other easements and covenants referenced therein are intended to benefit and implement a common plan for the area on and in the vicinity of the Property for efficient intermodal transportation integrated with complementary mixed-use development with market rate and affordable housing and stadium related uses.
- 1.3 Standing. NLD, SPI, SPT and the County agree that the County and its successors in interest shall have standing to enforce these covenants.
- 1.4 Covenants Touch and Concern the Land. NLD, SPI, SPT and the County further agree and declare that the covenants and conditions contained herein touch and concern the land and shall bind NLD, SPI, SPT and any successors and assigns and all subsequent owners or tenants of any portion of the Property or the Project, and shall inure to the benefit of the County and its successors and assigns and all subsequent owners of County's benefited property interests, subject to expiration, termination, and modification thereof as specifically provided below. Each and every instrument hereafter executed creating, granting or conveying any interest in the Property, or any portion thereof, including without limitation any interest under the Washington Condominium Act, RCW 64.34.010 et. seq., shall conclusively be held to have been executed, delivered and accepted subject to the applicable covenants and conditions set forth herein, regardless of whether or not such covenants and conditions are set forth or incorporated by reference in such instrument.

- 1.5 Benefits and Burdens. Notwithstanding anything to the contrary in this Agreement, each owner of the West Block is liable under this Agreement (including without limitation pursuant to the remedies and indemnification provisions hereof) only to the extent that the liability, claim, demand, suit, penalty, loss, damage, judgment or cost is based on a violation that occurred on the West Block, and each owner of the East Block is liable under this Agreement (including without limitation pursuant to the remedies and indemnification provisions hereof) only to the extent that the liability, claim, demand, suit, penalty, loss, damage, judgment or cost is based on a violation that occurred on the East Block. For example, the owners of the West Block are not liable for a breach of this Agreement by the owner of the East Block, and vice versa. Further, the owner of any portion of the Property is not liable for a breach of this Agreement by a subsequent owner of that portion of the Property. Further, the owner of any portion of the East Block is not a beneficiary of the covenants and conditions imposed under this Agreement on any portion of the West Block, and the owner of any portion of the West Block is not a beneficiary of the covenants and conditions imposed under this Agreement on any portion of the East Block. The County is the sole beneficiary of the covenants and conditions imposed under this Agreement.
- 1.6 Release Procedure. Upon satisfaction of any covenant of this Agreement applicable to a portion of the Property, the County shall execute and record a document to memorialize such satisfaction and release in a form proposed by the owner of such portion of the Property and approved by County, which approval shall not be unreasonably conditioned, delayed or withheld.
- 1.7 Relation Back. NLD, SPI, SPT and the County agree that this Agreement relates back to the date of recording of the Original Covenant Agreement.

#### ARTICLE II: EAST BLOCK COVENANTS

The following covenants shall apply and be binding upon the East Block and all holders of any interest in the East Block, but shall not be binding on the West Block or any holders of interests therein:

2.1 Development Scope. NLD, for itself and its successors and assigns as to the East Block, covenants and declares that the development of the East Block (the "East Block Project") shall consist of the design, construction, operation, and maintenance of a mixed-use development with housing as specified in the East Block Affordable Housing Restrictive Covenant Agreement recorded on September 26, 2011 under recording no. 20110926000512 in the real estate records of King County, Washington, and community friendly, ground level retail, shops, and, if determined by the NLD, in the exercise of its best business judgment to be economically feasible, the provision of a full service food market. All commercial and retail spaces will be designed and constructed to meet LEED Certification. The covenants set forth in this Section 2.1 shall expire upon the completion of the construction of the East Block Project in a manner consistent with the requirements of this Agreement, including without limitation, the development schedule requirements in Section 2.5 of this Covenant.

- 2.2 King Street Station Parking. NLD, for itself and its successors and assigns as to the East Block, covenants to provide at least 70 on-site pay-for-parking spaces to be available for use by persons visiting King Street Station. This parking shall be located in the East Block Project and near King Street Station and be readily identifiable to the public. NLD shall be entitled to retain revenue from this parking. Parking rates shall be set by NLD and may not exceed market rates for the vicinity. The covenants set forth in this Section 2.2 shall run with the East Block in perpetuity. NLD may, however, be relieved of complying with some or all of the covenants in this Section 2.2 upon the recording of an instrument of termination executed by the owner of the King Street Station.
- 2.3 PSA and FGI Comments. NLD, for itself and its successors and assigns as to the East Block, covenants to provide First and Goal, Inc. ("FGI") and the Washington Public Stadium Authority ("PSA") the right to early review and comment on the development plans for the East Block. County acknowledges that NLD has complied with this Section 2.3 to date, and that NLD is only obligated to provide additional early review and comment to the extent the current development plans for the East Block as set forth in the Existing MUP for the East Block Project are modified. The covenants set forth in this Section 2.3 shall expire upon the completion of the construction of the East Block Project in a manner consistent with the requirements of this Agreement, including without limitation, the development schedule in Section 2.5 of this Agreement.
- **2.4 Stadium and Exhibition Center Operations.** NLD, for itself and its successors and assigns as to the East Block, covenants that it waives any right to complain of noise, lighting, or any other function of a normally operating stadium and exhibition center facility that is in compliance with applicable noise and other regulations, and that the covenants set forth in this Section 2.4 will be included in any lease or deed for housing on the East Block. The covenants set forth in this Section 2.4 shall run in perpetuity. The covenants set forth in this Section 2.4 will be satisfied if NLD records a similar covenant against the East Block that has been agreed to by, and is for the benefit of, the PSA.
- 2.5 Development Schedule. NLD, for itself and its successors and assigns as to the East Block, covenants that construction of the East Block Project shall be completed no later than February 16, 2025, which is the date of expiration of the Existing MUP for the East Block Project, or such later date of expiration for the Existing MUP as extended by the City of Seattle. County acknowledges that the East Block Project will be completed in multiple phases over a period of years. The foregoing deadlines are subject to extension upon prior written approval by County; such approval not to be unreasonably withheld, conditioned, or delayed. County must receive any request for an extension from NLD at least ten (10) business days prior to the applicable deadlines. The covenants set forth in this Section 2.5 shall expire upon the completion of the construction of the East Block Project in a manner consistent with the requirements of Article II of this Agreement.
- **2.6** Remedies. County and its successors and assigns shall have the following remedies for violation of this Agreement as to the East Block:

- (a) **Default.** Any failure to observe or perform any of the terms, conditions, obligations, restrictions, easements, covenants, representations or warranties of the this Agreement, and if such noncompliance is not corrected as provided herein, then such noncompliance shall be considered an event of default and the following shall occur:
- (b) County's Remedies. County shall be entitled to all remedies in law or in equity, including without limitation the right to: 1) compel specific performance by NLD of its obligations under this Agreement, 2) to restrain by injunction the actual or threatened commission or attempt of a breach of this Agreement and to obtain a judgment or order specifically prohibiting a violation or breach of this Agreement and 3) an award of damages resulting from violation of this Agreement. In seeking any equitable remedies, County shall not be required to prove or establish that County does not have an adequate remedy at law. NLD, for itself and its successors and assigns as to the East Block, hereby waives the requirement of any such proof and acknowledges that County would not have an adequate remedy at law for breach of this Agreement.
- 2.7 Indemnification. In addition to and separate from the remedy provisions in Section 2.6 of this Agreement, NLD, for itself and its successors and assigns as to the East Block, agrees to protect, defend, indemnify and hold harmless the County, its officers, officials, employees and agents, from any and all claims, demands, suits, penalties, losses, damages, judgments or costs of any kind whatsoever, arising out of or in any way resulting from a failure of such party, its successors and assigns to wholly or partially comply with the following covenants:
  - (a) The King Street Station Parking covenant in Section 2.2 of this Agreement;
  - (b) The Stadium and Exhibition Center Operations covenant in Sections 2.4 of this Agreement;
  - (c) The PSA and FGI Comments covenant in Section 2.3 of this Agreement; and
  - (d) The Development Scope covenant in Section 2.1 of this Agreement.

### ARTICLE III: WEST BLOCK COVENANTS

The following covenants shall apply and be binding upon the West Block and any holder of an interest in the West Block, but shall not be binding on the East Block or the holders of interests therein:

3.1 Development Scope. NLD, SPI and SPT, for themselves and their successors and assigns, covenant and declare that the development of the West Block (the "West Block Project") shall consist of the design, construction, operation, and maintenance of a mixed-use development with housing as specified herein and in the West Block Affordable Housing Restrictive Covenant Agreement recorded on September 26, 2011 under recording no.

20110926000513 in the real estate records of King County, Washington, and community friendly, ground level retail, shops, and, if determined by NLD, SPI and SPT, in the exercise of their best business judgment to be economically feasible, the provision of a full service food market. All commercial and retail spaces will be designed and constructed to meet LEED Certification. The covenants set forth in this Section 3.1 shall expire upon the completion of the construction of the West Block Project in a manner consistent with the requirements of Article III of this Agreement, including without limitation, the development schedule requirements in Section 3.5 of this Agreement.

- 3.2 Housing. NLD, SPI and SPT, for themselves and their successors and assigns, covenant that the West Block Project shall include at least 530,000 gross square feet of housing, not including parking, for multiple income levels and family sizes and include a minimum of 600 housing units, of which a minimum of 100 housing units shall be ownership units located within the North Unit only. In addition to the obligation to meet the minimum requirements in the preceding sentence, each Condominium Unit shall include the Minimum Housing Requirement allocated to it in the West Block Development Plan set forth in Recital J. All housing units in the West Block Project must meet LEED Certification at the highest level determined to be economically feasible by NLD, SPI and SPT in the exercise of their best business judgment. The covenants set forth in this Section 3.2 shall expire upon the completion of the construction of the West Block Project in a manner consistent with the requirements of Article III of this Agreement, including without limitation, the development schedule requirements in Section 3.5 of this Agreement.
- 3.3 PSA and FGI Comments. NLD, SPI and SPT, for themselves and their successors and assigns as to the West Block, covenant to provide FGI and PSA the right to early review and comment on the development plans for the West Block. County acknowledges that NLD, SPI and SPT have complied with this Section 3.3 to date, and that NLD, SPI and SPT are only obligated to provide additional early review and comment to the extent the current development plans for the West Block as set forth in the Existing MUP for the West Block Project are modified. The covenants set forth in this Section 3.3 shall expire upon the completion of the construction of the West Block Project in a manner consistent with the requirements of Article III of this Agreement, including without limitation, the development schedule in Section 3.5 of this Agreement.
- 3.4 Stadium and Exhibition Center Operations. NLD, SPI and SPT, for themselves and their successors and assigns as to the West Block, covenant that they waive any right to complain of noise, lighting, or any other function of a normally operating Stadium and Exhibition Center facility that is in compliance with applicable noise and other regulations, and that the covenants set forth in this Section 3.4 will be included in any lease or deed for housing on the West Block. The covenants set forth in this Section 3.4 shall run in perpetuity. The covenants set forth in this Section 3.4 will be satisfied if NLD, SPI and SPT record a similar covenant against the West Block that has been agreed to by, and is for the benefit of, the PSA.
- 3.5 Development Schedule. NLD, SPI and SPT, for themselves and their successors and assigns as to the West Block, covenant that in no event shall they commence construction of

the West Block Project later than twenty-four (24) months after September 26, 2011, and County acknowledges that this requirement has been met. NLD SPI and SPT shall complete construction of the West Block Project no later than February 16, 2025, which is the date of expiration of the Existing MUP for the West Block Project, or such later date of expiration for the Existing MUP as extended by the City of Seattle. County acknowledges that the West Block Project will be completed in multiple phases over a period of years. The parties anticipate that the North Unit will be completed after the other Condominium Units. The foregoing deadlines are subject to extension upon prior written approval by County; such approval not to be unreasonably withheld, conditioned, or delayed. County must receive any request for an extension from NLD, SPI or SPT at least ten (10) business days prior to the applicable deadlines. The covenants set forth in this Section 3.5 shall expire upon the completion of the construction of the West Block Project in a manner consistent with the requirements of Article III of this Agreement.

### 3.6 Partial Covenant Release.

- (a) The County agrees that it will release the Base Unit, Podium Unit, West Unit, and South Unit (the "Release Units") from the covenants set forth in Article III of this Agreement upon satisfaction of the following conditions to County's reasonable satisfaction:
- (i) there shall have been (A) no subdivision, combination, boundary relocation or elimination of any of the Condominium Units, (B) no change in the allocation of Limited Common Elements to any of the Condominium Units, and (C) no change of the allowed uses of the Condominium Units under the Condominium Declaration;
- (ii) The Condominium Declaration shall have been amended to provide that the Condominium Declaration may not be amended to effect any of the items set forth in Section 3.6(a)(i) without the prior written consent of the County;
- (iii) the construction of the improvements within the Release Units has been completed and housing in the minimum amount specified for the Release Units in the West Block Development Plan is completed and available for occupancy;
- (iv) all of the requirements in Section 3.1 (Development Scope), Section 3.2 (Housing), Section 3.3 (PSA and FGI), Section 3.4 (Stadium and Exhibition), 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; provided, however, that the satisfaction of the 100 housing ownership units covenant as to the North Unit shall not be a condition precedent to the release of the Release Units from the covenants of this Article III.
- **(b)** If the foregoing conditions are satisfied to the County's reasonable satisfaction, then County shall execute and record a document to memorialize the release of the Release Units from Article III of this Agreement, in a form reasonably acceptable to the owner of the Release Units and the County, which approval shall not be unreasonably conditioned,

delayed or withheld. For the avoidance of doubt, after such release, this Article III shall continue to encumber the North Unit and its interest in the underlying land of the West Block.

- **3.7 Remedies.** County shall have the following remedies for violation of this Agreement as to the West Block:
- (a) Default. Any failure to observe or perform any of the terms, conditions, obligations, restrictions, easements, covenants, representations or warranties of the this Agreement, and if such noncompliance is not corrected as provided herein, then such noncompliance shall be considered an event of default and the following shall occur:
- (b) County's Remedies. County shall be entitled to all remedies in law or in equity including without limitation the right to: 1) compel specific performance by each party of its obligations under this Agreement, 2) to restrain by injunction the actual or threatened commission or attempt of a breach of this Agreement and to obtain a judgment or order specifically prohibiting a violation or breach of this Agreement and 3) an award of damages resulting from violation of this Agreement. In seeking any equitable remedies, County shall not be required to prove or establish that County does not have an adequate remedy at law. NLD, SPI and SPT, for themselves and their successors and assigns as to the West Block, hereby waive the requirement of any such proof and acknowledge that County would not have an adequate remedy at law for breach of this Agreement.
- 3.8 Indemnification. In addition to and separate from the remedy provisions in Section 3.7 of this Agreement, NLD, SPI and SPT, and their successors and assigns as to the West Block, agree to protect, defend, indemnify and hold harmless County, its officers, officials, employees and agents, from any and all claims, demands, suits, penalties, losses, damages, judgments or costs of any kind whatsoever, arising out of or in any way resulting from a failure of such party to wholly or partially comply with the following covenants:
  - (a) The PSA and FGI Comments covenant in Section 3.3 of this Agreement;
  - **(b)** The Development Scope covenant in Section 3.1 of this Agreement;
- (c) The Housing covenants in Section 3.2 of this Agreement, except to the extent that the County has been paid liquidated damages pursuant to Section 3.8; and
- (d) The Stadium and Exhibition Center Operations covenants in Section 3.4 of this Agreement.

#### ARTICLE IV: ENFORCEMENT AND GENERAL TERMS

**4.1 Notice of Default; Opportunity to Cure**. Before County pursues a remedy for breach of this Agreement, County shall provide written notice specifying the default to the defaulting owner and to the holder of the first lien deed of trust on the applicable property if County has received a written request to provide such notice and the name and address of such holder. The defaulting party shall thereafter have a thirty (30) day period to cure such default (or

if such default is not capable of cure within thirty (30) days, such additional period as is reasonably necessary for the defaulting party to complete such cure, provided that the defaulting party commences cure within such thirty (30) day period and thereafter diligently pursues it to completion). Said period of cure shall not, however, be provided with regard to a breach of the Development Schedule Covenant set forth in Sections 2.5 and 3.5 of this Agreement.

- **4.2 Delay**. No delay in enforcing the provisions hereof as to any breach or violation shall impair, damage or waive the right of the County to enforce the same or obtain relief against or recover for the continuation or repetition of such breach or violation or any other breach or violation thereof at any later time or times.
- 4.3 Force Majeure. Any of the deadlines set forth in Articles II or III of this Agreement shall be extended by reason of Force Majeure. No party shall not be deemed to be in default with regard to performance of the requirements of this Agreement for delays caused by actions beyond the control and without the fault of such party ("Force Majeure"), including without limitation, delays to performance due to war, acts of terrorism, insurrection, strikes, lockouts, riots, floods, earthquakes, fires, major casualties, acts of God, acts of the public enemy, epidemics, quarantine restrictions, freight embargoes, lack of transportation, weather or soils conditions resulting from weather that necessitate delays, provided that the lack of funds or financing shall not be deemed a cause beyond the control or without the fault of such party.
- 4.4 Interpretation. The Original Covenant Agreement was executed and recorded simultaneously with the Deed and with the other instruments referenced in and the Deed. The parties intend that this Agreement, the Deed and each of the other instruments operate as a unified statement of their rights and responsibilities and of the terms and conditions of the conveyance pursuant to the Deed, and that all such instruments be interpreted to achieve that intent. Unless otherwise indicated, all terms used in this Agreement shall be given the meanings assigned to them in the Purchase and Sale Agreement and the Deed and the other instruments referenced in the Deed.
- **4.5 Time of the Essence**. Time is of the essence of this Agreement and of every provision thereof.
- 4.6 Notice. Notices, certificates, or other communications shall be deemed delivered on the third day following the date on which the same have been mailed by certified or registered mail, postage pre-paid, return receipt requested or on the date on which the same have been personally delivered with proof of receipt, at the addresses specified below, or at such other addresses as may be specified in writing by the parties listed below:

County: King County Real Estate Services

Attn: Manager 500 Fourth Avenue ADM-ES-0500

Seattle, WA 98104-2856

Copy to:

King County Prosecuting Attorney's Office

Attn: Chief Civil Deputy

W400 King County Courthouse

516 Third Avenue Seattle, WA 98104

NLD:

North Lot Development, L.L.C. c/o Daniels Real Estate, LLC

2401 Utah Avenue South, Suite 305

Seattle, WA 98134

SPI:

Stadium Place Investors, LLC c/o Daniels Real Estate, LLC

2401 Utah Avenue South, Suite 305

Seattle, WA 98134

SPT:

Stadium Place Towers, LLC c/o Daniels Real Estate, LLC

2401 Utah Avenue South, Suite 305

Seattle, WA 98134

- **4.7 Number/gender.** The use of the singular or plural and the masculine or feminine or neuter pronouns shall be construed as interchangeable and such correct pronouns when referring to a particular person, persons, entity or entities shall be construed to have been used therein appropriately and correctly.
- **4.8 Owner's Acceptance.** By execution of this Agreement and the acceptance of any interest in the Property, NLD, SPI, and SPT accept and agree to be bound by the covenants contained herein as to their respective portions of the Property.
- **4.9 Severability**. If any provision of this Agreement shall be invalid, illegal, or unenforceable, the validity, legality, or enforceability of the remaining provisions hereof shall not in any way be affected or impaired thereby.
- **4.10** Amendments. This Agreement shall be amended only by a written instrument executed by the parties hereto or their respective successors in title, and duly recorded in the real property records of King County, Washington. Notwithstanding the foregoing, County and the owner(s) of the East Block may amend any provision of this Agreement affecting only the East Block without the approval or signature of the owner(s) of the West Block, and County and the owner(s) of the West Block may amend any provision of this Agreement affecting only the West Block without the approval or signature of the owner(s) of the East Block.
- **4.11** Governing Law. This Agreement shall be governed by the laws of the State of Washington.

**4.12** No Conflict With Other Documents. The NLD, SPI and SPT each warrants that it has not executed and will not execute any other agreement with provisions contradictory to, or in opposition to, the provisions hereof, and that in any event the requirements of this Agreement are paramount and controlling as to the rights and obligations herein set forth and supersede any other requirements in conflict herewith.

## SIGNATURE PAGE FOR AMENDED AND RESTATED NORTH LOT RESTRICTIVE COVENANT AGREEMENT

IN WITNESS WHEREOF, NLD, SPI, SPT and the County have executed this Agreement on the date set forth above.

NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company

By: NORTH LOT INVESTORS, LLC a Washington limited liability company, Its Member

By: Daniels Real Estate, LLC, Its Manager

By: Kevin D. Daniels, Its Manager

By: R.D. MERRILL REAL ESTATE HOLDINGS LLC, a Washington limited liability company, Its Member

By: William D. Pettit, Jr.

Its: President

By: Douglas Spear

Its: Senior Vice President

STATE OF WASHINGTON	)
	) ss.
COUNTY OF KING	)

I certify that I know or have satisfactory evidence that Kevin 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, L.L.C., a Washington limited liability company, which is the Manager of NORTH LOT INVESTORS, LLC, a Washington limited liability company, which is a Member of NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company, to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument.

Dated:		
	Notary Public	
	Notary Public Print Name	
	My commission expires	
	1	
(Use this space for not	arial stamp/seal)	

STATE OF WASHINGTON	)
COUNTY OF KING	) ss. )
who appeared before me, and s stated that he was authorized to R.D. Merrill Real Estate Hold Member of NORTH LOT DEV	have satisfactory evidence that William D. Pettit, Jr. is the person said person acknowledged that he signed this instrument, on oath o execute the instrument and acknowledged it as the President of lings, LLC, a Washington limited liability company, which is a ELOPMENT, L.L.C., a Delaware limited liability company, to be ch party for the uses and purposes mentioned in the instrument.
	<del></del>
	Notary Public Print Name My commission expires
STATE OF WASHINGTON COUNTY OF KING	) ) ss. )
appeared before me, and said per that he was authorized to exe President of R.D. Merrill Real which is a Member of NORT.	have satisfactory evidence that Douglas Spear is the person who erson acknowledged that he signed this instrument, on oath stated ecute the instrument and acknowledged it as the Senior Vice Estate Holdings, LLC, a Washington limited liability company, H LOT DEVELOPMENT, L.L.C., a Delaware limited liability luntary act of such party for the uses and purposes mentioned in
Dated	

	Notary Public Print Name
	My commission expires

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

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: William D. Pettit, Jr., President

By: \_\_\_\_\_\_ Douglas Spear, Its Chief Financial Officer and Senior Vice President

### STATE OF WASHINGTON

SS.

#### **COUNTY OF KING**

I certify that I know or have satisfactory evidence that Kevin Daniels is the person who appeared before me, and said person acknowledged that said person signed this instrument, on oath stated that said person was authorized to execute the instrument and acknowledged it as the Manager of Daniels Real Estate, LLC, a Washington limited liability company, which is the Manager of North Lot Investors, LLC, a Washington limited liability company, which is a Member of North Lot Development, L.L.C., a Delaware limited liability company, which is the Manager of STADIUM PLACE INVESTORS, LLC, a Washington limited liability company, which is the limited liability company that executed the within and foregoing instrument, to be the free and voluntary act of such entities for the uses and purposes mentioned in the instrument.

Dated this day of	, 2012	
	(Signature of Notary)	
	(Legibly Print or Stamp Name of Notary)	
Notary public in and for the Sta	te of Washington, residing at	
	My appointment expires	

### STATE OF WASHINGTON

SS

#### COUNTY OF KING

I certify that I know or have satisfactory evidence that William D. Pettit, Jr. and Douglas Spear are the persons who appeared before me, and said persons acknowledged that said persons signed this instrument, on oath stated that said persons were authorized to execute the instrument and acknowledged it as the President and Chief Financial Officer and Senior Vice President, respectively, of R.D. Merrill Real Estate Holdings LLC, a Washington limited liability company, which is a Member of North Lot Development, L.L.C., a Delaware limited liability company, which is the Manager of STADIUM PLACE INVESTORS, LLC, a Washington limited liability company, which is the limited liability company that executed the within and foregoing instrument, to be the free and voluntary act of such entities for the uses and purposes mentioned in the instrument.

Dated this day of	, 2012.	
	(Signature of Notary)	
	(Legibly Print or Stamp Name of Notary)	
Notary public in and for the S	State of Washington, residing at	
My appointment expires		

# STADIUM PLACE TOWERS, L.L.C., 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: William D. Pettit, Jr., President

By: \_\_\_\_\_\_ Douglas Spear, Its Chief Financial Officer and Senior Vice President

## STATE OF WASHINGTON

SS.

#### **COUNTY OF KING**

I certify that I know or have satisfactory evidence that Kevin Daniels is the person who appeared before me, and said person acknowledged that said person signed this instrument, on oath stated that said person was authorized to execute the instrument and acknowledged it as the Manager of Daniels Real Estate, LLC, a Washington limited liability company, which is the Manager of North Lot Investors, LLC, a Washington limited liability company, which is the Manager of Stadium Place Investors, LLC, a Washington limited liability company, which is the Manager of STADIUM PLACE TOWERS, LLC, a Washington limited liability company, which is the limited liability company that executed the within and foregoing instrument, to be the free and voluntary act of such entities for the uses and purposes mentioned in the instrument.

Dated this	day of	, 2012.	
		(Signature of Notary)	
		(Legibly Print or Stamp Name of Notary)	
Notary public	in and for the Stat	te of Washington, residing at	
		My appointment expires	

#### STATE OF WASHINGTON

SS

#### COUNTY OF KING

I certify that I know or have satisfactory evidence that William D. Pettit, Jr. and Douglas Spear are the persons who appeared before me, and said persons acknowledged that said persons signed this instrument, on oath stated that said persons were authorized to execute the instrument and acknowledged it as the President and Chief Financial Officer and Senior Vice President, respectively, of R.D. Merrill Real Estate Holdings LLC, a Washington limited liability company, which is a Member of North Lot Development, L.L.C., a Delaware limited liability company, which is the Manager of Stadium Place Investors, LLC, a Washington limited liability company, which is the Manager of STADIUM PLACE TOWERS, LLC, a Washington limited liability company, which is the limited liability company that executed the within and foregoing instrument, to be the free and voluntary act of such entities for the uses and purposes mentioned in the instrument.

Dated this day of	, 2012.	
	(Signature of Notary)	
	(Legibly Print or Stamp Name of Notary)	
Notary public in and for	the State of Washington, residing at	
My appointment expires	·	

KING COUNTY, a political subdivision of the Sta	ate of Washington
By: Name Its	
STATE OF WASHINGTON COUNTY OF KING	) ) ss. )
execute the instrun	is the person who appeared before me, and said person ed this instrument, on oath stated that he/she was authorized to nent and acknowledged it as the of KING COUNTY, a political nington, to be the free and voluntary act of such party for the uses
Dated:	
	Notary Public Print Name My commission expires
(Use this space for notarial stam	p/seal)

#### **EXHIBIT A**

# **Legal Description of Property**

NEW PARCELS A AND B OF SEATTLE LOT BOUNDARY ADJUSTMENT 3012468 RECORDED UNDER RECORDING NO. 20110919900011, RECORDS OF KING COUNTY, WASHINGTON.

#### **EXHIBIT B**

# Legal Description of Condominium Units in New Parcel A

ALL UNITS, OF STADIUM PLACE MASTER CONDOMINIUM, A CONDOMINIUM, ACCORDING TO DECLARATION THEREOF RECORDED UNDER RECORDING NO. 20111221001198 AND AMENDMENTS(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.

#### **EXHIBIT C**

### **Legal Description of County 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.

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## Exhibit B

Amendment to East Block Affordable Housing Restrictive Covenant Agreement (Dated 5-10-12 consisting of pages 1-9)

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		# 2

After Recording Return to:

Real Estate Services Section Facilities Management Division Department of Executive Services King County Administration Building 500 Fourth Avenue, Room 500 Seattle, Washington 98104-2337

Attn: Steve Salyer

### AMENDMENT TO EAST BLOCK AFFORDABLE HOUSING RESTRICTIVE COVENANT AGREEMENT

Grantor:	NORTH LOT DEVELOPMENT, L.L.C.			
Grantee:	KING COUNTY			
Legal Description:	(Burdened Property): New Parcel B of Seattle Lot Boundary Adjustment 3012468, recorded under King County Recording No. 20110919900011			
	(Benefitted Property): Lots1-8, Block 13, D.S. Maynard Plat, Volume 1, Page 23			
Assessor's Property Tax Parcels:	766620-4878-07 (Burdened Property)			
	5247800795 (Benefitted Property)			
THIS AMENDMENT TO	D EAST BLOCK AFFORDABLE HOUSING			
RESTRICTIVE COVENANT AGR	EEMENT (the "Amendment") is made and entered			
into this day of	, 2012, by and between NORTH LOT			
DEVELOPMENT, L.L.C., a Delawa	are limited liability company ("NLD"), and by and in			
favor of King County, a political sub	division of the state of Washington (the "County").			

#### **RECITALS**

- A. NLD and County entered into an East Block Affordable Housing Covenant Agreement (the "Covenant") on September 26, 2011, which Covenant was duly recorded under King County Recording No. 20110926000512, which affected certain real property (the "Property") described on Exhibit A, attached hereto and incorporated herein by this reference.
- B. The Covenant provides for the construction of seventy (70) affordable housing units either on the Property or on an off-site location, and provides that thirty-five percent (35%) of such affordable housing units will include two or more bedrooms.
- C. NLD has determined to construct the required affordable housing units off-site and due to the requirements for the off-site project to include such housing, it is not able to construct the required number of two or more bedroom housing units.
- D. The parties have agreed the requirement that 35% of the affordable housing units be two or more bedrooms will be terminated in exchange for the total number of affordable housing units to be constructed on the Property being increased from seventy (70) to ninety (90), which, when added to the thirty (30) affordable housing units to be constructed on the adjacent West Block under the West Block Affordable Housing Restrictive Covenant Agreement, also dated September 26, 2011, and recorded under King County Recording No. 20110926000513 (the "West Block Covenant"), will increase the total affordable housing units on the Property and the West Block from one hundred (100) to one hundred twenty (120).

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

1. <u>Number of Affordable Housing Units</u>. The number "seventy (70)" in Recital B, Section 2, and Section 3.1.1 of the Covenant is hereby amended to be "ninety (90)."

2. <u>Two or More Bedroom Units</u>. The last sentence of Section 2.2 of the Covenant is hereby deleted.

3. <u>Relation Back</u>. This Amendment relates back to the date of recording of the Covenant.

4. <u>Other Provisions</u>. Except as expressly modified as provided above, the remaining terms of the Covenant, including those relating to the remedies of the County, shall remain in full force and effect.

IN WITNESS WHEREOF, the parties executed this Amendment as of the date first above written.

"NLD"

NORTH LOT DEVELOPMENT, L.L.C., a Delaware 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 Member

By_			
K	Kevin Daniels,	Manager	

	By: R.D. Merrill Real Estate Holdings LLC, a Washington limited liability company, its Member
	ByWilliam D. Pettit, Jr., its President
	By
'COUNTY''	KING COUNTY, a municipal corporation and subdivision of the State of Washington
	By Name Title

STATE OF WASHINGTON	)
	) ss.
COUNTY OF KING	)
person who appeared before me, a instrument, on oath stated that he acknowledged it as the Manager of I Member of NORTH LOT INVESTOR LOT DEVELOPMENT, L.L.C., to be liability companies, for the uses and	e satisfactory evidence that KEVIN DANIELS is the and said person acknowledged that he signed this e was authorized to execute the instrument and DANIELS REAL ESTATE, LLC, in its capacity as a ORS, LLC, in its capacity as a Member of NORTH be the free and voluntary act and deed of said limited purposes mentioned in the instrument.  official seal hereto affixed this day of 12.
	(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	)
is the person who appeared before instrument, on oath stated that acknowledged it as President of R its capacity as a Member of NOR	e satisfactory evidence that WILLIAM D. PETTIT, JR. me, and said person acknowledged that he signed this he was authorized to execute the instrument and L.D. MERRILL REAL ESTATE HOLDINGS LLC, in TH LOT DEVELOPMENT, L.L.C., to be the free and mited liability companies, for the uses and purposes
	d official seal hereto affixed this day of 012.
	-
	(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 )	
person who appeared before me, and instrument, on oath stated that he acknowledged it as the Chief Fin R.D. MERRILL REAL ESTATE HONORTH LOT DEVELOPMENT, L.L.	tisfactory evidence that DOUGLAS SPEAR is the d said person acknowledged that he signed this was authorized to execute the instrument and annoial Officer and Senior Vice President of DLDINGS LLC, in its capacity as a Member of .C., to be the free and voluntary act and deed of a uses and purposes mentioned in the instrument.
WITNESS my hand and of . 2012	fficial seal hereto affixed this day of
	· 
	(Signature of Notary)
	(Print or stamp name of Notary)
	NOTARY PUBLIC in and for the State

of Washington
My Appointment Expires:

STAT	E OF \	WASHING	<b>FTON</b>		)					
COUN	TY O	F KING			) ss. )				,	
acknov	I wledge	certify	that	I I this in	know is the pastrument,	or person on oath	have who apposts	satisfactory eared before at he/she was	evidence me, and said authorized to	that person execute
		nt and ack								of
	n party	for the use	es and pui	rposes d and	mentioned	in the i	nstrumen		is	ntary act
						(Signa	ture of No	tary)		
				,		NOT. of Wa	ARY PU ashingtor		d for the Sta	te

### EXHIBIT A EAST BLOCK LEGAL DESCRIPTION

NEW PARCEL B OF SEATTLE LOT BOUNDARY ADJUSTMENT 3012468 RECORDED UNDER RECORDING NO. 20110919900011, RECORDS OF KING COUNTY, WASHINGTON

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#### **Exhibit C**

Amendment to West Block Affordable Housing Restrictive Covenant Agreement (Dated 5-10-12 consisting of pages 1-19)

#### After Recording Return to:

Real Estate Services Section
Facilities Management Division
Department of Executive Services
King County Administration Building
500 Fourth Avenue, Room 500
Seattle, Washington 98104-2337

Attn: Steve Salyer

### AMENDMENT TO WEST BLOCK AFFORDABLE HOUSING RESTRICTIVE COVENANT AGREEMENT

Grantor: STADIUM PLACE TOWERS, LLC, STADIUM

PLACE INVESTORS, LLC AND NORTH LOT

DEVELOPMENT, L.L.C.

Grantee: KING COUNTY

Legal Description: (Burdened Property): New Parcel A of Seattle Lot

Boundary Adjustment 3012468, Recording No. 20110919900011; New Parcel A is now known as All Units in Stadium Place Master Condo, Vol. 273,

Pg. 97

(Benefitted Property): Lots1-8, Block 13, D.S.

Maynard Plat, Volume 1, Page 23

Assessor's Property Tax Parcels: 795300-0010-00, 795300-0020-08,

795300-0030-06, 795300-0040-04, and 795300 0050-01 (Burdened Property)

5247800795 (Benefitted Property)

THIS AMENDMENT TO WEST BLOCK AFFORDABLE HOUSING RESTRICTIVE COVENANT AGREEMENT (the "Amendment") is made and entered into this \_\_\_\_\_ day of \_\_\_\_\_\_, 2012, by and between STADIUM PLACE TOWERS, LLC, a Washington limited liability company ("SPT"), STADIUM PLACE INVESTORS, LLC, a Washington limited liability company ("SPI"), NORTH LOT DEVELOPMENT, L.L.C., a Delaware limited liability company ("NLD") and by and in favor of King County, a political subdivision of the state of Washington (the "County").

#### **RECITALS**

- A. NLD and County entered into a West Block Affordable Housing Covenant Agreement (the "Covenant") on September 26, 2011, which Covenant was duly recorded under King County Recording No. 20110926800513, which affected certain real property (the "Property") described on Exhibit A, attached hereto and incorporated herein by this reference.
- B. Whereas, on December 21, 2011, NLD subjected the West Block to the condominium form of ownership by recording that certain Declaration of Stadium Place Master Condominium (as the same has been or may be amended, the "Condominium Declaration") and that certain Survey Map and Plans for Stadium Place Master Condominium (as the same has been or may be amended, "Survey Map and Plans") in the real property records of King County under Recording Nos. 20111221001198 and 20111221001197, respectively, and on May 2, 2012, Stadium Place Condominium Association filed an Amended and Restated Condominium Declaration of Stadium Place Master Condominium in the real property records of King County under Recording No. 20120502000541;
- C. Whereas, the Condominium Declaration and Survey Map and Plans created five condominium units within the West Block, which are referred to therein and in this Agreement as the "Base Unit", the "Podium Unit", the "West Unit", the "South"

<u>Unit</u>", and the "<u>North Unit</u>", together with appurtenant common elements, all of which are legally described as set forth on attached Exhibit B.

- D. Whereas, on December 29, 2011, NLD conveyed the Condominium Units, except for the Base Unit to SPI by Statutory Warranty Deed, recorded in the real property records of King County under recording number 20121230000903, as rerecorded under recording number 20120113001472 and partially rescinded by way of Quit Claim Deed recorded under recording number 20120427001424;
- E. Whereas, on January 12, 2012, SPI conveyed the Podium Unit to SPT by Quitclaim Deed, recorded in the real property records of King County under recording number 20120113001473, but retained title to the West Unit, the South Unit and the North Unit;
- F. The Covenant provides for the construction of thirty (30) affordable housing units on the Property, and provides that thirty-five percent (35%) of such affordable housing units will include two or more bedrooms.
- G. The Covenant was executed in conjunction with a similar covenant known as the East Block Affordable Housing Restrictive Covenant Agreement, which was executed by NLD and County on September 26, 2011 and recorded against the adjacent property (the "East Block") under King County Recording No. 2011092600512 (The "East Block Covenant").
- H. The East Block Covenant provides for the construction of seventy (70) affordable housing units on the East Block or on an off-site location, and also provides that thirty-five percent (35%) of such affordable housing units would include two or more bedrooms.
- I. NLD has determined to construct the affordable housing units required under the East Block Covenant off-site and due to the requirements for the off-site project

to include such housing, it is not able to construct the required number of two or more bedroom housing units.

J. The parties have agreed that the requirement that 35% of the affordable housing units be two or more bedrooms will be terminated for the Property and the East Block in exchange for the total number of affordable housing units to be constructed under the East Block Covenant being increased from seventy (70) to ninety (90), which, when added to the thirty (30) affordable housing units to be constructed on the Property under this Covenant, will increase the total affordable housing units on the Property and the East Block from one hundred (100) to one hundred twenty (120).

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

- 1. <u>Two or More Bedroom Units</u>. The last sentence of Section 2.2 of the Covenant is hereby deleted.
- 2. <u>Relation Back</u>. This Amendment relates back to the date of recording of the Covenant.
- 3. <u>Other Provisions</u>. Except as expressly modified as provided above, the remaining terms of the Covenant, including those relating to the remedies of the County, shall remain in full force and effect.

IN WITNESS WHEREOF, the parties executed this Amendment as of the date first above written.

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

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

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

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

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

Ву	
Kevin Daniels, Manager	

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

B	y					
	William	D.	Pettit.	Jr.,	President	

Douglas Spear, its Chief Financial
Officer and Senior Vice President

# STADIUM PLACE INVESTORS, LLC a Washington limited liability company

By: NORTH LOT DEVELOPMENT, L.L.C. Manager

By: NORTH LOT INVESTORS, LLC a Washington limited liability company, Member

By: DANIELS REAL ESTATE, LLC a Washington limited liability company, Manager

Ву	
	Kevin D. Daniels, Manager
	.D. MERRILL REAL ESTATE
Н	OLDINGS LLC, a Washington limited
li	ability company, Member

By\_\_\_\_\_\_ William D. Pettit, Jr., President

Douglas Spear, Chief Financial Officer and Senior Vice President

By:

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# NORTH LOT DEVELOPMENT LLC

		e limited liability company
By:		RTH LOT INVESTORS, LLC ember
	By:	DANIELS REAL ESTATE, LLC Manager
	By:	Kevin D. Daniels, President  R.D. MERRILL REAL ESTATE HOLDINGS LLC, Member
		ByWilliam D. Pettit, Jr., President
		By
		INTY, a municipal corporation and subdivision e of Washington

"COUNTY"

By\_\_\_\_\_ Name\_\_\_\_ Title

STATE OF WASHINGTON	)
	) ss
COUNTY OF KING	)

I certify that I know or have satisfactory evidence that KEVIN 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, in its capacity as the Manager of NORTH LOT INVESTORS, LLC, in its capacity as a Member of NORTH LOT DEVELOPMENT, L.L.C., in its capacity as the Manager of STADIUM PLACE INVESTORS, LLC, in its capacity as the Manager of STADIUM PLACE TOWERS, LLC, to be the free and voluntary act and deed of said limited liability companies, for the uses and purposes mentioned in the instrument.

 WITNESS	my	hand	and , 20		seal	hereto	affixed	this		_ day	of
•				-	 (Signat	ure of No	tary)				
				•	NOTA	ARY PU	ame of No BLIC in	• /	or the S	tate	
						shingto: ppointm	n ent Expir	res:			

STATE OF WASHINGTON	)
	) ss.
COUNTY OF KING	)
is the person who appeared before reinstrument, on oath stated that he acknowledged it as the President of in its capacity as a Member of NOR the Manager of STADIUM PLACE STADIUM PLACE TOWERS, LL limited liability companies, for the way.	satisfactory evidence that WILLIAM D. PETTIT JR. me, and said person acknowledged that he signed this ne was authorized to execute the instrument and R.D. MERRILL REAL ESTATE HOLDINGS LLC, TH LOT DEVELOPMENT, L.L.C., in its capacity as INVESTORS, LLC, in its capacity as the Manager of C, to be the free and voluntary act and deed of said uses and purposes mentioned in the instrument.  official seal hereto affixed this day of
, 20	112.
	•
	(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 D. 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 Chief Financial Officer and Senior Vice President of R.D. MERRILL REAL ESTATE HOLDINGS LLC, in its capacity as a Member of NORTH LOT DEVELOPMENT, L.L.C., in its capacity as the Manager of STADIUM PLACE INVESTORS, LLC, in its capacity as the Manager of STADIUM PLACE TOWERS, LLC, to be the free and voluntary act and deed of said limited liability companies, for the uses and purposes mentioned in the instrument.

WITNESS	my	hand	official 12.	seal	hereto	affixed	this		_ day	of
				(Signat	ure of No	tary)				
				NOTA of Wa	ARY PU shingtor	ame of No BLIC in	and fo	or the S	tate	

STATE OF WASHINGTON )	
COUNTY OF KING )	•
person who appeared before me, and instrument, on oath stated that he wacknowledged it as the Manager of DAI the Manager of NORTH LOT INVES NORTH LOT DEVELOPMENT, L.L.C.	sfactory evidence that KEVIN DANIELS is the said person acknowledged that he signed this as authorized to execute the instrument and NIELS REAL ESTATE, LLC, in its capacity as TORS, LLC, in its capacity as a Member of L, in its capacity as the Manager of STADIUM free and voluntary act and deed of said limited oses mentioned in the instrument.
WITNESS my hand and office, 2012.	cial seal hereto affixed this day of
	•
•	(Signature of Notary)
	(Print or stamp name of Notary)

NOTARY PUBLIC in and for the State

My Appointment Expires: \_\_\_\_\_

of Washington

STATE OF WASHINGTON	)
COUNTY OF KING	) ss. )
is the person who appeared before instrument, on oath stated that acknowledged it as the President o in its capacity as a Member of NOI the Manager of STADIUM PLACI	e satisfactory evidence that WILLIAM D. PETTIT JR. me, and said person acknowledged that he signed this he was authorized to execute the instrument and f R.D. MERRILL REAL ESTATE HOLDINGS LLC, RTH LOT DEVELOPMENT, L.L.C., in its capacity as E INVESTORS, LLC, to be the free and voluntary act ompanies, for the uses and purposes mentioned in the
	official seal hereto affixed this day of 012.
	(Signature of Notary)
	(Print or stamp name of Notary) NOTARY PUBLIC in and for the State of Washington My Appointment Expires:

STATE OF WASHINGTON	)
COUNTY OF KING	) ss. )
the person who appeared before no instrument, on oath stated that acknowledged it as the Chief R.D. MERRILL REAL ESTATE NORTH LOT DEVELOPMENT, PLACE INVESTORS, LLC, to be	we satisfactory evidence that DOUGLAS D. SPEAR is me, and said person acknowledged that he signed this he was authorized to execute the instrument and Financial Officer and Senior Vice President of HOLDINGS LLC, in its capacity as a Member of L.L.C., in its capacity as the Manager of STADIUM the the free and voluntary act and deed of said limited d purposes mentioned in the instrument.
· · · · · · · · · · · · · · · · · · ·	d official seal hereto affixed this day of 012.
	-
	(Signature of Notary)

(Print or stamp name of Notary)
NOTARY PUBLIC in and for the State

My Appointment Expires:

of Washington

STATE OF WASHINGTON )	
COUNTY OF KING ) ss.	
person who appeared before me, and sai instrument, on oath stated that he was acknowledged it as the Manager of DANIE Member of NORTH LOT INVESTORS, I LOT DEVELOPMENT, L.L.C., to be the f liability companies, for the uses and purpose WITNESS my hand and official	
, 2012.	-
	(Signature of Notary)
	(Print or stamp name of Notary) NOTARY PUBLIC in and for the State of Washington My Appointment Expires:

COLDITY OF VINC	) ss.
COUNTY OF KING	)
is the person who appeared before instrument, on oath stated that acknowledged it as President of its capacity as a Member of NOF	ve satisfactory evidence that WILLIAM D. PETTIT, JR re me, and said person acknowledged that he signed this the was authorized to execute the instrument and R.D. MERRILL REAL ESTATE HOLDINGS LLC, in RTH LOT DEVELOPMENT, L.L.C., to be the free and limited liability companies, for the uses and purposes
•	nd official seal hereto affixed this day of
	2012.
,	2012.  (Signature of Notary)

STATE OF WASHINGTON )	
COUNTY OF KING ) ss	
person who appeared before me, and instrument, on oath stated that he wacknowledged it as the Chief Finar R.D. MERRILL REAL ESTATE HOLD NORTH LOT DEVELOPMENT, L.L.C said limited liability companies, for the united states of the said limited liability companies.	factory evidence that DOUGLAS SPEAR is the said person acknowledged that he signed this as authorized to execute the instrument and scial Officer and Senior Vice President of DINGS LLC, in its capacity as a Member of ., to be the free and voluntary act and deed of sees and purposes mentioned in the instrument.
	(Signature of Notary)
	(Print or stamp name of Notary) NOTARY PUBLIC in and for the State of Washington My Appointment Expires:

STATE OF WASHINGTON )	
COUNTY OF KING )	
is	or have satisfactory evidence that the person who appeared before me, and said
person acknowledged that he/she signed the authorized to execute the instrumental execute the instrumental execute.	nis instrument, on oath stated that he/she was ment and acknowledged it as the of KING COUNTY, a political
subdivision of the State of Washington, to the uses and purposes mentioned in the inst	be the free and voluntary act of such party for rument.
WITNESS my hand and officia	ll seal hereto affixed this day of
	(Signature of Notary)
	(Print or stamp name of Notary) NOTARY PUBLIC in and for the State of Washington
	My Appointment Expires:

#### **EXHIBIT A**

### **Legal Description of Property**

NEW PARCEL A OF SEATTLE LOT BOUNDARY ADJUSTMENT 3012468 RECORDED UNDER RECORDING NO. 20110919900011, RECORDS OF KING COUNTY, WASHINGTON.

#### **EXHIBIT B**

### Legal Description of Condominium Units in New Parcel A

ALL UNITS, OF STADIUM PLACE MASTER CONDOMINIUM, A CONDOMINIUM, ACCORDING TO DECLARATION THEREOF RECORDED UNDER RECORDING NO. 20111221001198 AND AMENDMENTS(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.

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