STATE OF TEXAS	§	
	§	CUSTOM STREET LIGHT AGREEMEN
COUNTY OF EL PASO	§	

This Custom Street Light Agreement ("Agreement") is between the City of I hereinafter referred to as "City", and the Montecillo Owners Association, Inc., hereinafter to as "Grantee."

WHEREAS, property owners for Montecillo Unit 4A, Unit 9 East, and Unit 9 V collectively referred to as the "Property") have installed, or will install, custom lighting we Property in lieu of the required standard street lighting; and

WHEREAS, the El Paso City Code allows for custom street lighting to be provaccordance with Section 19.16.030; and

WHEREAS, the proposed custom street lighting plans have been reviewed and a by the City Streets and Maintenance Department and meet the minimum requirements for street lighting; and

WHEREAS, Grantee shall be perpetually liable for all costs as provided in this Agre

**NOW, THEREFORE,** in consideration of the mutual covenants and agreements he set forth, the parties agree and covenant as follows:

- East, LP, and EPT Mesa Development, LP, (the "Developers") to install the custom stre within the Property (the "Custom Lighting") as depicted in the final as-built plans approve City as part of the subdivision improvements acceptance process. The Custom Lighting I installed, or will be installed, by the Developers on the Property which is all located in El Paso County, Texas. The Property is shown on the attached subdivision plats, ma Attachment "A", which is incorporated herein for all purposes. Once installed, the Custom will be accepted as part of the subdivision improvements in accordance to the requirements 19 of the El Paso City Code. Upon acceptance of each of the subdivision improvements w Property, the Custom Lighting in such subdivision within the Property, along with a subdivision improvements, will be transferred to the City for use and maintenance exprovided under this Agreement. The Grantee will assume the responsibilities under this Agin perpetuity immediately following the City's acceptance of the improvements within a p subdivision within the Property.
- 2. <u>SERVICES</u>. This Agreement shall not permit or be construed to permit any use of the Site which impairs the function of the street lights for any City purpose, including limited to, restrictions to the visibility of such streets. The Grantee shall perform the for responsibilities, at the Grantees sole expense and for the Term of this Agreement:

- a. Pay all electricity costs directly to the utility company that are generated 1 Electrical Plug located on the Custom Lighting within the Property. For pur this Agreement, the "Electrical Plug(s)" refers only to the 6 outlet/receptacle plug that is a part of the Custom Lighting and which is w separate electrical meter.
- b. Pay all costs for electrical energy of the Custom Lighting within the I separate from those generated by the Electrical Plug, in accordance to 19.16.030 of the El Paso City Code when the following conditions are not m
  - A separate rate can be charged to the City by the electric utility custom lighting proposed; and the total charged to the City is equal t than the rate for electrical energy for standard street lighting.
- c. Pay all costs associated with the maintenance of, or work done to, the E Plugs within the Property. If the Grantee discovers a malfunction with an E Plug, then the Grantee will immediately inform the City of the malfuncti City will correct the malfunction and send an invoice to the Grantee reasonable costs of correcting the malfunction. The City will also con malfunctions to the Electrical Plug discovered by the City or reported by a and invoice the Grantee for such reasonable costs. The Grantee will pay all from the City for any work or maintenance done on the Electrical Plugs w calendar days of receiving the invoice. The Grantee will not perform any maintenance on the Custom Lighting or the Electrical Plug. Grantee agrees Agreement does not convey any priority to the Grantee on work order req the Custom Lighting or the Electrical Plugs. The Grantee agrees that the C treat all work order requests from the Grantee in the same manner as a requests from the public and that timelines for repairs or maintenance to the Lighting and Light Plugs will vary depending on workload. Grantee will en the City has access to all Custom Lighting and Electrical Plugs at all time event of the destruction of a Custom Lighting fixture, the City will replace similar lighting fixture provided that that the City is able to find a similar fix price that does not exceed the cost of purchasing a standard light fixture. If is unable to find a similar lighting fixture or if the cost exceeds the cost of o a standard light fixture, then the City will replace the damaged Custom fixture with any fixture the City deems appropriate at the City's sole discretic to installing a standard streetlight in lieu of a damaged Custom Lighting fix City will notify the Grantee if the City intends to install a standard light fix will allow the Grantee 30 calendar days to purchase a light suitable to the G the Grantee's sole expense.
- d. Provide the City with all as built plans developed by the Developers regar Custom Lighting. Grantee shall not construct any additional improvements, any additions to the Custom Lighting or the right of way within the Site will City's permission.
- e. Report any malfunctions of the Custom Lighting to the City as soon as under the circumstance.
- f. File restrictive covenants and enforce the restrictive covenants to ensure Grantee is able to fulfill its obligations under this Agreement. The Grantee

- amend, without the City's permission, any portion of any restrictive covenar to ensure compliance of the Grantee with this Agreement.
- g. Grantee will be responsible for any damage caused by any shortage cause Electric Plug. The Grantee will be responsible for the costs of replacing a cause Electric Plug. The Grantee will pay all invoices from the City for any maintenance done on the Electrical Plugs within 30 calendar days of receinivoice.
- h. Once per year, Grantee will provide a written notice to the City Manager or that contains the following: (1) a list of all events and/or holidays for w Grantee will be using decorative lighting in conjunction with the Electric and (3) a description of the decorative lighting, and (3) a description of the  $\epsilon$ loads pertaining to the decorative lighting that will be used in conjunction Electrical Plugs. The Grantee may update the list at any time during the year new events or holidays provided that the Grantee provides the list to the C enough time prior to the new event or holiday for the City to review the e loads. Within 30 calendar days of receiving a notice from the Grantee, the provide the Grantee with a written response indicating whether the City objections to the electrical loads or any specific safety concerns regarding th decorative lighting in conjunction with the Electrical Plug. The Grantee install any decorative lighting for which the City has expressed specifi concerns or objections to electrical loads. If the City does not provide a res the Grantee within the time period specified herein, then the Grantee may with the use of the decorative lights as provided in the notification from the to the City. Nothing in this section relieves the Grantee from any in responsibilities under this Agreement.
- i. For all future subdivisions, other than Montecillo Unit Three Replat "B", Un Replat "C", Unit Four "A", Unit 5 "A", Unit 5 "B", Unit 9 East, Unit 9 V Unit Eleven, the Grantee will (1) install glass light bulb covers on all fixtures, and (2) ensure that all electrical plugs and lighting components or separate circuits.
- 3. <u>CONSIDERATION</u>. This Agreement is entered into as allowed under 19.16.030 of the El Paso City Code in an effort to encourage beautification of the City of Said consideration is accepted as full and valuable consideration to the City.
- 4. <u>TERM</u>. The term of this Agreement shall be in perpetuity commencing Effective Date of this Agreement. For purposes of this Agreement, the Effective Date is when the City Manager signs the Agreement on behalf of the City.
- 5. <u>CITY REPRESENTATIVE</u>. The City Representative shall be the City Ma designee.
- 6. ELECTRICAL USE. The City agrees to pay all cost of electrical energ Custom Lighting, separate from those generated by the Electrical Plug, in accordance to 19.16.030 of the El Paso City Code when the following conditions are met:

- A separate rate can be charged by the City by the electric utility for the lighting proposed; and
- b. The total rate charged to the City is equal to or less than the rate for electrica for standard street lighting.
- 7. <u>VANDALISM</u>. Grantee shall promptly notify the City Representative material damage or destruction of Custom Lighting, which Grantee discovers at the Site.
- 8. <u>WORK PERFORMANCE</u>. The City will perform all work under norr policies and procedures.
- 9. <u>TERMINATION</u>. In accordance to Section 19.16.030 of the El Paso City C City may terminate this Agreement and require that any or all of the installed Custom Lig removed, at the Grantee's expense, when a finding is made by the City Council that the Lighting creates a nuisance or is unsafe. If the City terminates the Agreement under this then the Grantee will remove all Custom Lighting and replace it with standard street lightin 30 calendar days of termination of the Agreement.
  - a. If the Grantee ceases to exist as an entity or if the Grantee fails to fulfill its ob under this Agreement, then the City may terminate this Agreement and ope Custom Lighting as the City would operate any standard street lighting ow operated by the City, including but not limited to the "red tagging" or clos securing of the Electric Plug so as to prevent any further use of the Electric Plug the replacement of the Custom Lighting with any fixture in the City's sole di Notwithstanding anything to the contrary, the City will provide the Grant calendar day opportunity to cure before taking any action under this subsection.
- 10. <u>LEGAL RELATIONSHIP</u>. Grantee is an independent contractor and nothin shall be construed as creating the relationship of employer and employee or agent betw parties. Grantee shall not be entitled to any of the benefits established for City employee covered by the City's Worker's Compensation Program. All of the services required hereun be performed by agents of Grantee, and all persons engaged in the work shall be fully qui perform the work.
- 11. <u>INDMENIFICATION</u>. GRANTEE HEREBY AGREES TO INDEDEFEND, AND HOLD THE CITY, THE CITY'S OFFICERS, EMPLOYEES HAR FROM ANY AND ALL DEMANDS, CLAIMS, CAUSES OF ACTION, OR LOSSI PERSONAL INJURY, PROPERTY DAMAGE OR DEATH DIRECTLY CAUSED I ACTS OF THE GRANTEE OR ANY BREACH OF THE GRANTEE'S OBLIGAUNDER THIS AGREEMENT.
- 12. <u>INSURANCE</u>. the Grantee shall obtain general liability insurance in the n amounts of 1 million dollars per occurrence and 1 million dollars in the aggregate. The i

shall cover the acts and omissions of the Grantee. The Grantee shall add the City as an ac insured to the policy.

- 13. <u>DISCRIMINATION</u>. Grantee, its officers, agents, servants, employees, vol and third parties will not on account of race, color, religion, sex, or national origin, permit any discrimination in the work done pursuant to this Agreement.
- 14. <u>ENTIRE AGREEMENT</u>. This Agreement constitutes the entire understar the parties hereto with respect to the subject matter hereof and no amendment, modific alteration of the terms shall be binding unless the same is in writing dated subsequent to hereof and duly executed by the parties hereto.

#### ASSIGNMENT.

- a. Nothing herein shall grant any real property interest to Grantee nor give ris vested right in Grantee, its assigns or successors in title; neither shall Gra assigns or successors in title have a cause of action for damages upon revoc termination of this Agreement.
- b. This Agreement is conditioned on Grantee executing a covenant running land, binding its assigns and successors in interest to pay for all costs include agreement and to hold the City harmless from all claims and causes of ac death, personal injury and property damage arising from the Custom Agreement.
- c. This Agreement may be assigned to and assumed totally by one of homeowners' association of the owners of the Property, as provided for Declaration of Covenants, Conditions, and Restrictions applicable to Grant assignment and assumption of this Agreement shall not become effective un association shall send written notice of the assignment and assumption, si Grantee and a representative of such association, to the City Representative will forward the request to the City Manager. This Agreement shall not be without the prior written consent of the City Manager. Such consent shall unreasonably withheld. Such assignment shall be conditioned on the home association assuming all duties and obligations under this Agreement. Up Manager approval of the assignment to the homeowners' association, Gran be released from any further duties or obligations under this Agreement.
- 16. <u>COMPLIANCE WITH LAWS, REGULATIONS AND ORDINANCES</u>. agrees to comply with all applicable laws, regulations and ordinances applicable to this Agre
- 17. <u>BINDING AGREEMENT</u>. The individual signing this Agreement acknot that he/she is authorized to do so and further warrants that he/she is authorized to commit a Grantee to the terms and conditions of this Agreement.

18. <u>NOTICES</u>. All notices provided for herein shall be sufficient if sent by ceregistered mail, return receipt requested, postage fully prepaid, addressed to the proper par following addresses:

City of El Paso ATTN: City Director of Planning and Inspections 801 Texas Avenue El Paso, Texas 79901-1196

City of El Paso ATTN: City Manager 300 Campbell Street El Paso, Texas 79901-1196

Montecillo Owners Associatio, Inc. 444 Executive Center Blvd., Suite 238 El Paso, TX 79902

Either party shall have the right to change its principal office by notifying the other such change in accordance to this Section.

19. The parties will cooperate with each other to insure that the requirements of Paso City Code Section 19.16.030 are met. Both parties will modify existing documents, credocuments, and/or sign omitted documents that are necessary to comply with Section 19.1 the El Paso City Code regardless of whether such necessity is discovered following the I Date.

WITNESS THE FOLLOWING SIGNATURES AND SEALS:

(SIGNATURES ON FOLLOWING PAGE)

## [CITY SIGNATURE PAGE]

THE CITY OF EL PASO:

Tomás González, City Manager

APPROVED AS TO FORM:

Omar A. De La Rosa Assistant City Attorney APPROVED AS TO CONTENT:

Victor Morrison Vega

Planning & Inspections Department

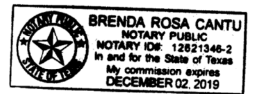
### **ACKNOWLEDGEMENT**

THE STATE OF TEXAS

§ §

COUNTY OF EL PASO

This instrument was acknowledged before me on the <u>28</u> day of <u>Gueet</u> by Tomás González, as City Manager of the City of El Paso, Texas.



Notary Public, State of Texas

# [GRANTEE SIGNATURE PAGE]

### **GRANTEE**

Montecillo Owners Associa a Texas Nonprofit Corporati

Name: Richard Aguilar

Title: Director

### **ACKNOWLEDGEMENT**

THE STATE OF TEXAS

§ § §

COUNTY OF EL PASO

MONICA L ZAMORA
MY COMMISSION EXPIRES
May 7, 2019

Notary Public, State of Texas

### [Owners Signature Page]

Without becoming a party to this Agreement the following signatories approve the Agre

EPT Mesa Development, LP, a Delaware Li Partnership

EPT Mesa Development Management, LL a Delaware Limited Liability Company by its Managing Member EPT Land Management, LLC, a Texas Limited Liability Company

Richard Aguilar Title: Manager

### ACKNOWLEDGEMENT

THE STATE OF TEXAS §
COUNTY OF EL PASO §

This instrument was acknowledged before me on the day of under by Richard Aguilar, as Manager of EPT Land Management, LLC, a Texas Limited Company, Managing Member of EPT Mesa Development Management, LLC, a Delawa liability company, General Partner of EPT Mesa Development, LP, a Delaware limited par

MONICA L ZAMORA
MY COMMISSION EXPIRES
May 7, 2019

Notary Public, State of Texas

[Owner signatures continue on following page]

## EPT Montecillo Development East Texas Limited Partnership

by its General Partner
EPT Montecillo Development Man
LLC, a Texas harted liability comp

Name: Richard Aguilar

Title: Manager

#### **ACKNOWLEDGEMENT**

THE STATE OF TEXAS S
COUNTY OF EL PASO S

This instrument was acknowledged before me on the day of duhl by Richard Aguilar, as Manager of EPT Montecillo Development Management, LLC limited liability company, General Partner of EPT Montecillo Development East, LF limited partnership.

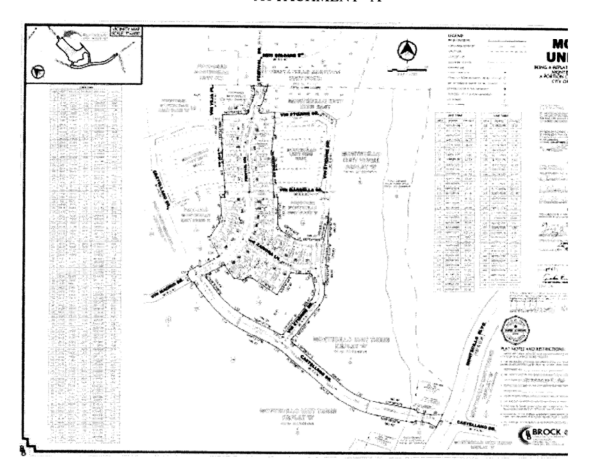
MONICA L ZAMORA

MY COMMISSION EXPIRES

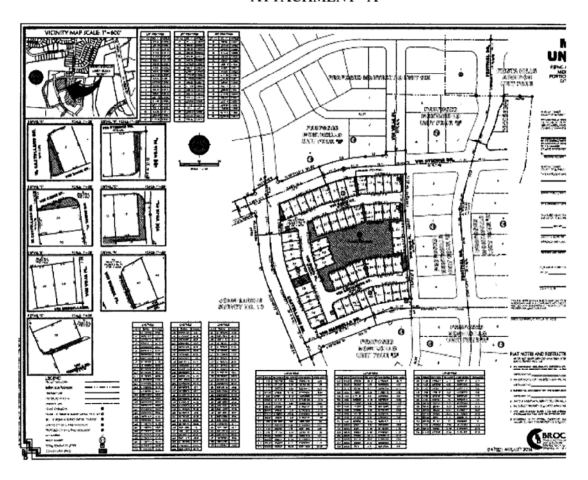
Notary Public, State of Texas

[Attachment "A" begins on following page]

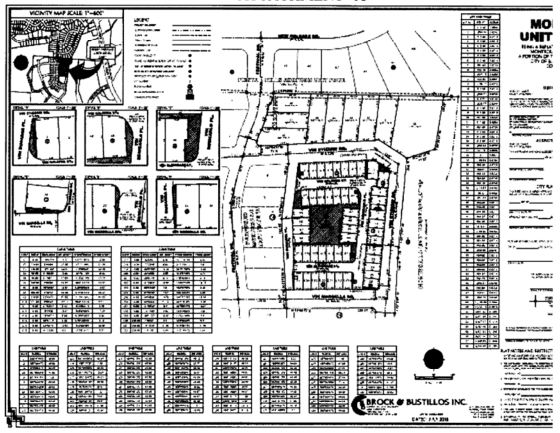
# ATTACHMENT "A"



## ATTACHMENT "A"



## ATTACHMENT "A"



Dom 20180050469
#Reges 13 #FReges 1
6/28/2018 4:24:08 Fr
Filed & Recorded in
official Records of
El Reco Courty
Delia Frieres
Courty Clerk
Frees \$74.00

I hereby certify that this instrument was filed on the date and time stamped hereon by me and was duly recorded by document number in the Official Public Records of Real Property in El Paso County.



Oute Bune

EL PASO COUNTY, TEXAS