Return to:
Rob Brzak
Engineering Department
City of Clearwater
P. O. Box 4748
Clearwater, FL 33758-4748

DRAINAGE & UTILITY EASEMENT

FOR AND IN CONSIDERATION of the sum of Ten Dollars (\$10.00) in hand paid, the receipt of which is hereby acknowledged, and the benefits to be derived therefrom, **Main 19, LLC**, a Florida limited liability company, whose mailing address is 7978 Cooper Creek Blvd University Park, Fl 34201 ("Grantor"), does hereby grant and convey to the **City of Clearwater, Florida**, a Florida municipal corporation whose mailing address is P.O. Box 4748, Clearwater, Florida 33758-4748 ("Grantee"), its licensees, agents, successors and assigns a non-exclusive easement over, under, across and through the following described land lying and being situate in the County of Pinellas, State of Florida, to wit:

See <u>Exhibit "A"</u> appended hereto and by this reference made a part hereof ("Easement Premises")

The CITY OF CLEARWATER, FLORIDA, shall have the right to enter upon the above-described premises to construct, reconstruct, install and maintain therein the herein referenced utilities, together with appurtenances thereto (collectively, "Facilities"), and to inspect and alter such Facilities from time to time. Grantee shall be solely responsible for obtaining all governmental and regulatory permits required to exercise the rights granted herein.

The CITY OF CLEARWATER, FLORIDA covenants and agrees with Grantor that it shall promptly restore the Easement Premises and any affected areas surrounding the Easement Premises upon completion of any work activities undertaken in the exercise of these rights to at least the same quality of condition that existed as of the date Grantee first exercised any of its rights hereunder, and on each and every succeeding occasion thereafter. Grantee further represents and warrants that it shall diligently pursue the completion of all work activities in a timely manner.

Grantor warrants and covenants with Grantee that Grantor is the owner of fee simple title to the herein described Easement Premises, and that Grantor has full right and lawful authority to grant and convey this easement to Grantee, and that Grantee shall have the non-exclusive, limited purpose quiet and peaceful possession, use and enjoyment of this easement. It is expressly understood that Grantor reserves all rights of ownership of the Easement Premises not inconsistent with the easement rights granted herein.

In the event Grantor, its successors or assigns, should ever determine it necessary to relocate Grantee's facilities constructed within the Easement Premises to facilitate further development or redevelopment of the property encumbered hereby; then Grantor, its successors or assigns, in consultation with and upon approval of Grantee, shall provide an alternate easement for the utility facilities constructed within the Easement Premises, and shall at Grantor's sole cost and expense reconstruct the utility facilities within the alternate easement. Upon completion of the facilities relocation Grantee shall cause this easement to be vacated and evidence of vacation duly recorded in the public records of Pinellas County, Florida.

This easement is binding upon the Grantor, the Grantee, their heirs, successors and assigns. The rights granted herein shall be perpetual and irrevocable and shall run with the land, except by the written mutual agreement of both parties, or by abandonment of the Easement Premises by Grantee.

this	IN WITNESS WHEREOF, the undersigned grantor has caused these presents to be duly executed day of, 2019.						
	Signed, sealed and delivered in the presence of:	Main 19, LLC					
	Witness signature		_ By: _	Shaun Bender	rson, Manager calione, Manaç		
	Print witness name		-				
	Witness signature		-				
	Print witness name		-				
	STATE OF FLORIDA COUNTY OF MANATEE	: : ss :					
	Before me, the undersigned and who provided the execution thereof set forth, and who passed as identification.	Main 19, to be his/h	LLC, who executer free act and de sonally known to	ted the foregoing ed personally, for	the use and	purposes	
	Notary Public - State of Florid	a		My com	nmission expire	es:	
	Type/Print Name						

AFFIDAVIT OF NO LIENS

STATE OF FLORIDA COUNTY OF PINELLAS		:						
		: ss :	: ss :					
	BEFORE	ME ,		undersigned				
duly a	uthorized does	s depose					, ,	
1.	That aforesaid party is the owner of legal and equitable title to the following described property in Pinellas County, Florida, to wit:							
	See <u>Exhibi</u>	<u>t "A"</u> арן	pended	hereto and by	this referen	ce made a part	hereof	
2.	there are ur will be paid	paid bills during the	for labo normal	performed or ma r or materials aga course of busine hat " NONE " has	ainst said press, except: (operty, other tha list, or if none, in	n those which	
3.	herein desc overlaps or	cribed, ex other rig or if non	cept ea thts of t	cumbrances of a sements and re hird parties whic : "NONE." If no	strictions of ch would be	record, any er shown by a co	croachments urrent survey	
4.	for improver	ments by ribed prop	any gove perty for	een received for a ernment, and the improvements the ecord.	ere are no un	paid assessmer	its against the	
5.	That there government		utstandin	ng sewer service	charges or	assessments pa	ayable to any	
6.	CLEARWA	TER, its a	agents, s	mbraced herein successors and a t herein being co	assigns to re	ely thereon in co	nnection with	

	Signed, sealed and delivered In the presence of:		Main 19 LLC				
	Witness signature		Shaun Be	nderson, Manager C. Scalione, Manag	ror	-	
	Print Witness Name						
	Witness signature						
	Print Witness Name						
	STATE OF FLORIDA	: : ss					
as	Before me, the undersigned a	of Mai	n 19. LLC, who ex	xecuted the forea	oing instrun	nent, and	
who ad nerein	cknowledged the execution there set forth, and who [as ider] is personall	ree act and deed y known to m	personally, for the e, or who [ie use and i] did	purposes produce	
	Notary Public - State of Florida		-	My commission	n expires:		
	Type/Print Name		_				