CONSERVATION EASEMENT

THIS CONSERVATION EASEMENT (this "Easement") is granted this ___ day of July, 2019, by THE GEORGE W. CLAYTON TRUST, a Colorado trust ("Grantor"), to the CITY AND COUNTY OF DENVER, a municipal corporation of the State of Colorado ("Grantee").

RECITALS

WHEREAS, Grantor is the record owner in fee simple of approximately 155 acres of certain lands located in the City and County of Denver ("Land"); and

WHEREAS, a regulation-length 18-hole daily fee public golf course known as the Park Hill Golf Club ("Golf Course") is presently located and operated on approximately 155 acres of the Land, as more particularly described on Exhibit A attached hereto and incorporated herein by this reference ("Golf Course Land"); and

WHEREAS, the use of the Golf Course Land as open space in general and as a golf course in particular provides a desirable recreational activity and a visually appealing and aesthetically pleasing type of land use for neighboring communities and surrounding areas, and the Golf Course Land was previously subject to and released from a separate conservation easement held by Grantee, and

WHEREAS, Grantor and Grantee desire to preserve the Golf Course Land as open space and the Golf Course as a regulation-length 18-hole daily fee public golf course, and for that purpose, Grantor desires to convey and Grantee desires to acquire a conservation easement upon and over the Golf Course Land and the Golf Course pursuant to Title 38, Article 30.5 of the Colorado Revised Statutes unless otherwise provided herein, and subject to the terms and conditions set forth herein.

AGREEMENT

NOW THEREFORE, in consideration of the foregoing recitals, the mutual covenants and agreements set forth in this Easement, and for other good and valuable consideration, the receipt, sufficiency, and adequacy of which are hereby acknowledged, the parties hereto agree as follows:

1. Purpose. The purpose of this Easement is to vest a real property interest in Grantee that provides for the conservation of the Golf Course Land as open space and for the continued existence and operation of a regulation-length 18-hole daily fee public golf course in its present location, or as it may be reconfigured from time to time as provided in paragraph 7 below, and that prohibits use of the real property which would be a detriment to the continued existence and operation of the Golf Course except as hereinafter provided.

2. Grant of Easement. Grantor hereby grants, bargains, sells, and conveys to Grantee a perpetual, non-exclusive conservation easement in gross over and upon the Golf Course Land to maintain the Golf Course Land's scenic and open condition and to preserve the Golf Course Land for recreational use, which easement shall be appurtenant to and run with the land, for the purposes stated above and subject to the terms and conditions set forth herein.
3. Location of Easement. The Easement shall be located on, over, and above the Golf Course Land, which is described on Exhibit A hereto.

4. Permitted Uses. Subject to the terms and conditions of this Easement.

   (a) The Golf Course Land shall be occupied, used, operated, and maintained as a regulation-length 18-hole daily fee public golf course with such related uses and activities as may be accessory or incidental to the operation of a golf course, including but not limited to a driving range, golf learning center, club house, restaurant and bar, and such unrelated recreational uses such as ball fields, tennis courts, etc.;

   (b) No use of the Golf Course Land shall be permitted that would be a detriment to the existence and operation of the Golf Course, except for portions of the Golf Course Land that may be released from the Easement by reconfiguration in accordance with paragraph 7 of this Easement;

   (c) The Golf Course shall be managed, operated, and maintained by Grantor or any agent, manager, or lessee of Grantor, consistent with such generally accepted standards as are applied by other regulation-length 18-hole daily fee public golf courses in the Denver metropolitan area;

   (d) Buildings presently located on the Golf Course Land, or which may be subsequently constructed upon the Golf Course Land at no expense to Grantee, may be used for purposes related to the operation of the Golf Course at the discretion of Grantor, so long as such uses are not in violation of current or legally amended zoning regulations relating to the Golf Course Land, and

   (e) Grantor shall be solely responsible for costs and expenses of the operation, management, and maintenance of the Golf Course, and Grantee shall have no responsibility nor shall bear any cost or expense therefor.

5. Reservation of Rights of Grantor. Other than as specified by the terms and conditions of this Easement, Grantor reserves the full, complete, and uninterrupted right to use, possess, and occupy all portions of the Golf Course Land so long as such use, possession, and occupancy is not a detriment to the existence and operation of the Golf Course. More specifically, Grantor shall have the right in its sole and absolute discretion to (a) make all decisions and carry out all activities on the Golf Course Land related to the operation, management and maintenance of the Golf Course and related to the retained ownership interests of the Grantor; (b) expand the uses conducted on the Golf Course Land to include additional recreational uses, including without limitation expanded uses of the portions of the Golf Course Land that are currently used as a driving range and golf learning center provided that Grantor shall obtain the prior approval by Grantee of such expanded uses, which approval shall not be unreasonably withheld, conditioned, or delayed; (c) grant property interests in, and enter into contracts, leases, and other agreements relating to the Golf Course Land and the operation, management, and maintenance of the Golf Course; (d) set all rates and fees relating to use of facilities of the Golf Course; and (e) regulate access to and use of the Golf Course, provided the
Golf Course shall always be maintained as a daily fee public golf course and will be operated in accordance with the anti-discrimination requirements set forth in paragraph 9 below.

6. Ownership. Grantor warrants that as of the date of this Easement, it has good and marketable title in fee simple to the real property described on Exhibit A hereto, and that this Easement is conveyed free and clear of all liens and encumbrances except for easements, restrictions, and encumbrances of record.

7. Condemnation.

(a) In the event that such portion of the Golf Course Land is taken through the exercise of the power of eminent domain by the City and County of Denver so that it is no longer physically possible to operate a regulation-length 18-hole golf course and driving range on the Golf Course Land, Grantee shall have no claim against Grantor for any portion of the compensation attributable to the value of the Golf Course Land taken, and Grantor shall have the right to terminate this Easement by delivering a written notice of termination to Grantee, which termination shall be effective immediately upon delivery.

(b) In the event that such portion of the Golf Course Land is taken through the exercise of the power of eminent domain by any public entity other than the City and County of Denver, so that it is no longer physically possible to operate a regulation-length 18-hole golf course and driving range on the Golf Course Land, Grantee shall be entitled to 25% of the total compensation attributable to the value of the Golf Course Land taken, and if the Grantor elects to sell, in an arm's length transaction at fair market value, the remainder of the Golf Course Land and tenders to Grantee a cash amount equal to 25% the full selling price of the cash equivalent for the value of any trade, the Grantor shall have the right to terminate this Easement upon tendering said amount, along with a written notice of termination to Grantee.

(c) In the event that a portion of the Golf Course Land is taken through the exercise of the power of eminent domain by any public entity including the City and County of Denver and the portion taken does not make it physically impossible to operate a regulation-length 18-hole golf course and driving range on the Golf Course Land, Grantee shall have no claim against Grantor for any portion of the compensation attributable to the value of the Golf Course Land taken, and the Conservation Easement shall remain in full force and effect.

8. Abandonment. In the event Grantee shall release, terminate extinguish, or abandon its rights herein granted, all right, title, and interest of Grantee hereunder shall cease and terminate, and the grant herein shall revert to the Grantor.

9. Anti-Discrimination. The Grantor acknowledges and agrees that, with respect to the operation, management, and maintenance of the Golf Course and access to and use of the Golf Course by the public, the Grantor is subject to and obligated to comply with Denver's Anti-Discrimination ordinance set forth in §28-91 et seq., Denver Revised Municipal Code, as it currently exists or may hereafter be amended. To this end, the Grantor acknowledges and agrees that the Golf Course is a "place of public accommodation" under this Ordinance.

10. Transfer. Nothing contained herein shall restrict the right of Grantor to sell, convey, mortgage, encumber, transfer, assign, or lease all or any portion of the Golf Course Land
or any interest therein subject to this Easement. Obligations or restrictions contained herein shall not be a personal covenant of Grantor, but shall run with the land and be enforceable against any owner, lessee, mortgage holder, assignee, or other successor in interest of Grantor.

11. Enforcement/Remedies. This Easement shall be enforceable as follows, without any notice or demand whatsoever:

(a) Actual or threatened injury or impairment of any interest granted or reserved by this Easement may be prohibited or restrained by injunctive relief granted by any court of competent jurisdiction in a proceeding initiated by Grantor or Grantee.

(b) Grantor and Grantee each shall have the right against the other to specific performance of this Easement, and Grantor and Grantee each hereby waives any right or entitlement to recover damages for any injury to any interest protected hereby.

(c) The benefits of this Easement shall run exclusively to Grantee. No right or interest shall benefit any land adjoining the Golf Course Land, any such adjoining landowner personally, or any other third party, and no such adjoining landowners or third parties shall have any claims or rights to enforce this Easement.

12. Estoppel Certificates. Within ten (10) days after request by Grantor, Grantee shall execute and deliver to Grantor estoppel letters or other documents as may be requested by Grantor certifying that Grantor is in compliance with the terms and conditions of this Easement or specifying any such provision as to which Grantee believes Grantor is not in compliance, and stating any other matters which Grantor or its lenders may reasonably require.

13. Governing Law. This Easement and all the terms and provisions hereof shall be governed and construed in accordance with the laws of the State of Colorado.

14. Entire Agreement. This Easement contains the entire agreement between the parties with respect to the grant by Grantor of a real property interest in the Golf Course Land to Grantee, and supersedes all prior agreements, understandings, negotiations, and discussions of the parties, whether oral or written, related thereto.

15. Amendment. No amendment or modification of this Easement shall be valid except by a written agreement executed and acknowledged by both parties hereto and recorded in the real property records of the City and County of Denver.

16. Successors and Assigns. All references to Grantor in this Easement shall be deemed to include references to successors and assigns of Grantor.

17. Recording. This Easement shall be recorded in the real property records of the Clerk and Recorder for the City and County of Denver.

18. Severability. The covenants and agreements obtained herein are several in nature. Should any one or more of the provisions of this Easement be judicially adjudged invalid or unenforceable, such judgment shall not affect, impair, or invalidate the remaining provisions of this Easement.
IN WITNESS WHEREOF, the parties hereto have executed this Conservation Easement as of the date first above written.

THE GEORGE W. CLAYTON TRUST,
a Colorado Trust

By: Clayton Early Learning (f/k/a The Clayton Foundation), its Trustee

By: Charlotte M. Brantley
Name: Charlotte M. Brantley
Title: Agent

STATE OF COLORADO )
) ss.
COUNTY OF DENVER )

SUBSCRIBED AND SWORN TO before me this 10th day of July, 2019 by Charlotte M. Brantley as the Agent of Clayton Early Learning (f/k/a The Clayton Foundation), as the Trustee of The George W. Clayton Trust, a Colorado Trust.

WITNESS my hand and official seal.

My commission expires: 4/26/2023

JULIE A. GRAHAM
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 19844005773
MY COMMISSION EXPIRES APRIL 26, 2023

Notary Public
LEGAL DESCRIPTION OF GOLF COURSE LAND

A PARCEL OF LAND IN THE SOUTHWEST ONE-QUARTER OF SECTION 19 AND THE NORTH ONE-HALF OF THE NORTHWEST ONE-QUARTER OF SECTION 30, ALL IN TOWNSHIP 3 SOUTH, RANGE 67 WEST OF THE SIXTH PRINCIPAL MERIDIAN, CITY AND COUNTY OF DENVER, STATE OF COLORADO BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE SOUTHWEST CORNER OF SECTION 19, TOWNSHIP 3 SOUTH, RANGE 67 WEST; THENCE NORTH 89°40'10" EAST ALONG THE SOUTHERLY LINE OF THE SOUTHWEST ONE-QUARTER OF SECTION 19 A DISTANCE OF 50.00 FEET TO THE POINT OF BEGINNING; THENCE NORTH 00°04'08" WEST ALONG A LINE 50.00 FEET WESTERLY OF AND PARALLEL WITH THE WESTERLY LINE OF THE SOUTH ONE-HALF OF THE SOUTHWEST ONE-QUARTER OF SAID SECTION 19 A DISTANCE OF 909.31 FEET; THENCE NORTH 03°44'42" EAST A DISTANCE OF 150.33 FEET; THENCE NORTH 00°04'08" WEST ALONG A LINE 60.00 FEET WESTERLY OF AND PARALLEL WITH THE WESTERLY LINE OF THE SOUTH ONE-HALF OF THE SOUTHWEST ONE-QUARTER OF SECTION 19 A DISTANCE OF 175.00 FEET; THENCE THE FOLLOWING (5) COURSES:

1) NORTH 44°57'00" EAST A DISTANCE OF 91.95 FEET;
2) NORTH 89°56'36" EAST A DISTANCE OF 290.00 FEET;
3) NORTH 00°04'44" WEST A DISTANCE OF 115.00 FEET;
4) NORTH 89°55'48" EAST A DISTANCE OF 1025.05 FEET;
5) NORTH 00°04'45" WEST A DISTANCE OF 1114.17 FEET TO ITS INTERSECTION WITH THE SOUTHERLY RIGHT-OF-WAY LINE OF SMITH ROAD AND A POINT OF NON-TANGENT CURVATURE; THENCE THE FOLLOWING (3) COURSES ALONG THE SOUTHERLY RIGHT-OF-WAY LINE OF SMITH ROAD:

1) ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 5607.93 FEET, A CENTRAL ANGLE OF 09°02'08" AND AN ARC LENGTH OF 884.37 FEET (THE CHORD OF WHICH BEARS SOUTH 84°28'25" EAST A DISTANCE OF 883.46 FEET) TO A POINT OF NON-TANGENCY;
2) SOUTH 80°43'42" EAST A DISTANCE OF 89.72 FEET;
3) SOUTH 79°58'45" EAST A DISTANCE OF 28.82 FEET;

THENCE SOUTH 00°09'32" EAST ALONG A LINE 50.00 FEET WESTERLY OF AND PARALLEL WITH THE EASTERLY LINE OF THE SOUTH ONE-HALF OF THE SOUTHWEST ONE-QUARTER OF SAID SECTION 19 A DISTANCE OF 1086.52 FEET; THENCE SOUTH 00°09'32" EAST ALONG A LINE 50.00 FEET WESTERLY OF AND PARALLEL WITH THE EASTERLY LINE OF THE SOUTH ONE-HALF OF THE SOUTHWEST ONE-QUARTER OF SECTION 19 A DISTANCE OF 1232.84 FEET; THENCE SOUTH 00°08'13" EAST ALONG A LINE 50.00 FEET WESTERLY OF AND PARALLEL WITH THE EASTERLY LINE OF THE NORTH ONE-HALF OF THE NORTHWEST ONE-QUARTER OF SECTION 30 A DISTANCE OF 2.96 FEET; THENCE THE FOLLOWING (3) COURSES:

1) NORTH 82°31'11" WEST A DISTANCE OF 28.58 FEET;
2) SOUTH 89°39'27" WEST A DISTANCE OF 483.58 FEET;
3) SOUTH 00°37'56" EAST A DISTANCE OF 1264.16 FEET;

THENCE SOUTH 89°38'54" WEST ALONG A LINE 59.00 FEET NORTHLY OF AND PARALLEL WITH THE SOUTHERLY LINE OF THE NORTH ONE-HALF OF THE NORTHWEST ONE-QUARTER OF SAID SECTION 30 A DISTANCE OF 1891.72 FEET; THENCE NORTH 00°00'00" WEST ALONG A LINE 50.00 FEET WESTERLY OF AND PARALLEL WITH THE WESTERLY LINE OF THE NORTH ONE-HALF OF THE NORTHWEST ONE-QUARTER OF SAID SECTION 30 A DISTANCE OF 1263.62 FEET TO THE POINT OF BEGINNING,

LESS AND EXCEPT THOSE PORTIONS CONVEYED TO THE REGIONAL TRANSPORTATION DISTRICT BY QUITCLAIM DEED RECORDED MARCH 4, 2013 UNDER RECEPTION NO. 2013029217.

EXHIBIT A