DOUGLAS COUNTY, NV

2017-895279

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NEVADA POWER COMPANY DBA NV ENERGY

KAREN ELLISON, RECORDER

RECORDING REQUESTED BY:

NV Energy

WHEN RECORDED RETURN TO:

NV Energy Land Resources (S4B20) P.O. Box 10100 Reno, NV 89520

C30- 2535°

APN 1419-04-000-019, 1419-10-000-008 & 1419-10-000-009

WORK ORDER # 3001658211

Grant of Easement for Electric

Grantor: Clear Creek Residential, LLC, Clear Creek Golf, LLC

This page added to provide additional information required by NRS 111.312 Sections 1-2. (Additional recording fee applies)

The undersigned hereby affirms that the attached document, including any exhibits, hereby submitted for recording does not contain the personal information of any person or persons. (Per NRS 239B.030)

Nathan Hastings

Senior Right of Way Agent

APN(s): 1419-04-000-019, 1419-10-000-008 & 1419-10-000-009

WHEN RECORDED MAIL TO: Land Resources NV Energy P.O. Box 10100 MS S4B20 Reno, NV 89520

GRANT OF EASEMENT

Clear Creek Residential, LLC, a Delaware limited liability company and Clear Creek Golf, LLC, a Delaware limited liability company ("Grantor"), for One Dollar (\$1.00) and other good and valuable consideration – receipt of which is hereby acknowledged – and on behalf of itself and its successors and assigns, grants and conveys to Sierra Pacific Power Company, a Nevada corporation, d/b/a NV Energy ("Grantee") and its successors and assigns a perpetual right and easement:

- 1. to construct, operate, add to, modify, maintain and remove communication facilities and electric line systems for the distribution of electricity underground, consisting of cables, conduit, duct banks, manholes, vaults, and other equipment, fixtures, apparatus, and improvements ("Underground Utility Facilities") and transformers (aboveground or underground), service boxes/meter panels (aboveground or underground), cabinets (aboveground or underground), bollards (aboveground), and other equipment, fixtures, apparatus, and improvements ("Additional Utility Facilities") upon, over, under and through the property legally described in Exhibit A attached hereto and by this reference made a part of this Grant of Easement ("Easement Area");
- 2. for ingress and egress to, from, over and across the Easement Area for the allowed purposes defined in numbered paragraph 1 above and for all other activities permitted by this agreement;
- 3. to remove, clear, cut or trim any obstruction or material (including trees, other vegetation and structures) from the surface or subsurface of the Easement Area as Grantee may deem necessary or advisable for the safe and proper use and maintenance of the Underground Utility Facilities or the Additional Utility Facilities within the Easement Area.

Grantee will be responsible for any damages, proximately caused by Grantee negligently constructing, operating, adding to, maintaining, or removing the Underground Utility Facilities and/or the Additional Utility Facilities, to any tangible, personal property or improvements owned by Grantor and located on the Easement Area on the date Grantor signs the Grant of Easement. However, this paragraph does not apply to, and Grantee is not responsible for, any damages caused when Grantee exercises its rights under numbered paragraph 3 above.

Grantor covenants for the benefit of Grantee, its successors and assigns, that no building, structure or other real property improvements will be constructed or placed on or within the Easement Area without

APN(s): 1419-04-000-019, 1419-10-000-008 & 1419-10-000-009

NH22970

Proj. # 3001658211

Project Name: E-FAIRWAY CABINS-MULTI FAM-E-CLEAR CREEK GOLF,LLC

GOE DESIGN (Rev. 8/2016)

the prior written consent of Grantee, such structures and improvements to include, but not be limited to, drainage, trees, bridges, signage, roads, fencing, storage facilities, parking canopies, and other covered facilities. Grantee and Grantor must document Grantee's consent by both signing Grantee's standard, recordable use agreement. Grantor retains, for its benefit, the right to maintain, use and otherwise landscape the Easement Area for its own purposes; provided, however, that all such purposes and uses do not interfere with Grantee's rights herein and are in all respects consistent with the Grantee's rights herein, Grantee's electrical practices, and the National Electrical Safety Code. Grantee may use this easement to provide service to any of its customers.

To the fullest extent permitted by law, Grantor and Grantee waive any right each may have to a trial by jury in respect of litigation directly or indirectly arising out of, under or in connection with this Grant of Easement. Grantor and Grantee further waive any right to consolidate any action in which a jury trial has been waived with any other action in which a jury trial cannot be or has not been waived.

[signature page follows]

APN(s): 1419-04-000-019, 1419-10-000-008 & 1419-10-000-009

NH22970

Proj. # 3001658211

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GOE DESIGN (Rev. 8/2016)

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GRANTOR:	1
CLEAR CREEK RESIDENTIAL, LLC	
SIGNATULE	$\setminus \setminus$
By: DAMES S. IAYOR PRINTNAME	\ \
Title: Manage	
STATE OF LIEVADA)	
COUNTY OF Douclas) ss.	
This instrument was acknowledged before me on FEB 9, 20 17 by James 37	Tanl etia s
- IANGC-EVZ of Clear Creek Residential, LLC.	
Signature of Notarial Officer	
organization of Notatian Officer	
Notary Seal Area → Rhonda Holley Notary Public State of Nevada Comm. Exp. 6/25/2017	
No: 09-10504-5	

APN(s): 1419-04-000-019, 1419-10-000-008 & 1419-10-000-009 NH22970 Proj. # 3001658211

Project Name: E-FAIRWAY CABINS-MULTI FAM-E-CLEAR CREEK GOLF,LLC

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By: NMES SIGNATURE PRINTINAME Title: Manage
By: PRINTWAME AM CON PRINTWAME
Title: Manage
STATE OF NEVADOR)) ss.
COUNTY OF DOLLARS)
This instrument was acknowledged before me on TEB9, 2017 by James STaylazas
MANDYSEE of Clear Creek Golf, LLC.
Signature of Notarial Officer

Notary Seal Area →



Rhonda Holley Notary Public State of Nevada Comm. Exp. 6/25/2017 No: 09-10504-5

APN(s): 1419-04-000-019, 1419-10-000-008 & 1419-10-000-009

NH22970 Proj. # 3001658211

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GOE_DESIGN (Rev. 8/2016)

Exhibit A

Parcels 15, 16 & 17 as shown on that certain Record of Survey in Support of a Boundary Line Adjustment for Clear Creek Ranch, LLC, Recorded June, 27, 2008 in Book 0608 at Page 7354 as Document No. 725936, Official Records of Douglas County, State of Nevada.

Notwithstanding the foregoing, with respect to the Underground Utility Facilities, Easement Area shall be reduced to an area ten (10) feet in width, being five (5) feet on each side of the centerline of the Underground Utility Facilities after same are installed in connection with Sierra Pacific Power Company Project ID 3001658211. The easement area around any Additional Utility Facilities shall be reduced to three (3) feet in all directions around the perimeter of the Additional Utility Facilities, as originally installed in connection with Sierra Pacific Power Company Project ID 3001658211.

APN(s): 1419-04-000-019, 1419-10-000-008 & 1419-10-000-009

NH22970

Proj. # 3001658211

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