EXHIBIT A THIRD AMENDMENT TO THE COMPROMISE SETTLEMENT AGREEMENT REGARDING CHAMPIONS TRACT 3 $\,$

THIRD AMENDMENT TO THE COMPROMISE SETTLEMENT AGREEMENT REGARDING CHAMPIONS TRACT 3

This Third Amendment to the Compromise Settlement Agreement (the "Third Amendment") is made and entered into by and between Champion Assets, Ltd. and Champion-Meier Assets, Ltd., Texas limited partnerships ("Owner") and the City of Austin (the "City") for the purposes and on the terms specified herein and operates in conjunction with the Compromise Settlement Agreement (the "Original Agreement"), effective July 11, 1996, the First Amendment to the Compromise Settlement Agreement (the "First Amendment") effective February 26, 2018, and the Second Amendment to the Compromise Settlement Agreement (the "Second Amendment") effective November 11, 2018. The Original Agreement as amended by the First Amendment and the Second Amendment is herein referenced as the "Agreement as Amended".

RECITALS

WHEREAS, the City approved an ordinance adopting the Original Agreement between the Champion Assets, Ltd., a Texas limited partnership; Champion-Meier Assets, Ltd., a Texas limited partnership; and Champion Legacy Partners, L.P., a Texas limited partnership, successors to Josie Ellen Champion, Juanita Champion Meier, and Mary Margaret Champion Roberson (the "Champions") and the City on June 13, 1996; and

WHEREAS, the City approved an ordinance adopting the First Amendment between 2222 CAP. TEXAS, LLC, a Texas limited liability company ("CAP") and the City regarding Champions Tract 3 on February 15, 2018; and

WHEREAS, 360 PURCHASED Tract 3 from CAP and is the current owner of Tract 3;

and

WHEREAS, the City approved an ordinance adopting the Second Amendment between 360 and the City regarding Champions Tract 3 on November 1, 2018; and

WHEREAS, in accordance with Paragraph 7 of the Original Agreement, the City and Champion Assets, Ltd. and Champion-Meier Assets, Ltd. are executing this Third Amendment to amend the provisions regarding site development and use of Tract 3;

NOW, THEREFORE, in consideration of the recitals, the mutual covenants and agreements contained in this Third Amendment, Champion Assets, Ltd., Champion-Meier Assets, Ltd. and the City agree as follows:

Commented [SL1]: Need purchase history for current owner from staff (Champion Assets, Ltd. and Champion-Meier Assets, Ltd.

TERMS OF AMENDMENT

- I. Section 2.g.1.B. of the Agreement as Amended is amended as follows:
 - B. Cut and fill modifications. Section 9-10-409 (*Cut and Fill*) subsections (a) and (b) are modified to allow:

A maximum of 55,103.40 square feet of cut over four feet to be allocated as follows; provided that the applicant may transfer the allocated quantities from deeper categories to shallower categories only if the overall allocation does not increase:

- (i) a maximum 34,848 square feet of cut greater than 4 feet, but less than 12 feet:
- (ii) a maximum 17,424 square feet of cut greater than 12 feet, but less than 20 feet:
- (iii) a maximum 2,613.60 square feet of cut greater than 20 feet, but less than 24 feet.
- (iv) a maximum 217.80 square feet of cut greater than 24 feet, but less than 28 feet.

A maximum of 99,970.20 square feet of fill over four feet to be allocated as follows; provided that the applicant may transfer the allocated quantities from the deeper category to the shallower category only if the overall allocation does not increase:

a maximum 79,932.60 square feet of fill greater than 4 feet, but less than 12 feet; and

(vi)(ii) a maximum 20,037.60 square feet of fill greater than 12 feet, but less than 20 feet.

II. Miscellaneous Provisions

A. <u>Binding.</u> This Third Amendment will be binding upon the heirs, representatives, successors and assigns of each of the parties to this Third Amendment.

Effective Date. The Agreement shall be effective as of the latest date that both parties have signed and executed this Third Amendment.

Applicable Law and Venue. The construction and validity of this Third Amendment shall be governed by the laws of the State of Texas and is performable in Travis County, Texas.

D.C. No Party Deemed Drafter. The Owner and the City have both had the opportunity

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to have legal counsel examine this Third Amendment. Accordingly, this Third Amendment will not be interpreted for or against either party due solely to the fact that one party was the principal author of this Third Amendment.

- E.D. Effective Date; Term; Termination. This Third Amendment shall be effective as of the date signed by all parties and shall terminate upon completion of the initial congregate living or multi-family development or 10 (ten) years after the effective date, whichever is sooner. Notwithstanding the foregoing, the restrictive covenant filed pursuant to the terms of the First Amendment will survive expiration of this Third Amendment.
- F.E. Filing. This Third Amendment shall be filed of record.
- G.F. Authority. The parties warrant that they have authority to execute this Third Amendment.
- H.G. Assignment of Owner Rights. The Owner may assign in whole or part its rights and obligations under this Third Amendment to persons purchasing all or part of the Property.
- H.H. Ratification of Original Agreement, First Amendment, and Second Amendment. Any and all terms and provisions of the Original Agreement, First Amendment, and Second Amendment shall, except as and to the extent expressly amended and modified by this Third Amendment, remain in full force and effect.
- J.I. Severability. If a court of competent jurisdiction determines that a term or provision of this Agreement is void or unenforceable, the remainder of this Agreement remains effective to the extent permitted by law.

By

EXECUTED to be effective the	day of	, 2019

Champion Assets, Ltd., a Texas limited partnership

Name:	Clark Meier
Title:	Manager

Commented [SL2]: Is this congregate care language necessary? If so, should it be 10 years after the effective date of the first amendment?

Commented [SL3]: Need to clarify with staff.

THE STATE OF TEXAS	§
COUNTY OF TRAVIS	§
	acknowledged before me on this theday of October, 2019, by op Champion Assets, Ltd., a Texas limited partnership, on behalf of
	Notary Public, State of Texas

Champion-Meier Assets, Ltd., a Texas limited partnership	
By: Name: Clark Meier Title: Manager	Commented [SL4]: Need to clarify with staff.

THE STATE OF TEXAS §

COUNTY OF TRAVIS §

This instrument was acknowledged before me on this the ____day of October, 2019, by Clark Meier, Manager of Champion-Meier Assets, Ltd., a Texas limited partnership, on behalf of said company.

Notary Public, State of Texas

	CITY OF AUSTIN, a home-rule municipal corporation	
	a nome-rule mameipar corporation	
	By: Name: Rodney Gonzales. Title: Assistant City Manager	
THE STATE OF TEXAS §		
COUNTY OF TRAVIS §		
This instrument was acknowled by Rodney Gonzales, Assistant City M on behalf of said entity.	lged before me on this theday of October, 2019, anager, City of Austin, a home-rule municipal corporation,	
	Notary Public, State of Texas	
APPROVED AS TO FORM:		
Assistant City Attorney		
After Recording, please return to:		