FOURTH AMENDMENT to the
RESOLUTION AND DECLARATION OF TRUST
CREATING
“THE PERPETUAL TRUST OF ST. PETER AND ST. PAUL”

WHEREAS, The Perpetual Trust of St. Peter and St. Paul (the “Trust”) was created pursuant to that certain Resolution and Declaration of Trust dated November 7, 1994 (the “Trust Declaration”), executed by The Corporation of the Bishop of the Episcopal Diocese of Utah, a Utah corporation sole (the “Corporation of the Bishop”), which was dissolved effective December 31, 1997, pursuant to Utah Code Annotated Section 16-7-12, as amended; and

WHEREAS, the Trust Declaration was previously amended effective as of January 18, 1995; and

WHEREAS, the Trust Declaration was further amended effective as of August 26, 1999; and

WHEREAS, the Trust Declaration was further amended effective as of March 25, 2009; and

WHEREAS, the beneficiaries of the Trust are The Corporation of the Episcopal Church in Utah, a Utah nonprofit corporation (“CECU”), as successor beneficiary to the Corporation of the Bishop (under the terms of paragraph 13 of the Plan of Complete Liquidation, Dissolution and Distribution adopted with respect to the dissolution of the Corporation of the Bishop and Article 13 of the Trust Declaration) and The Episcopal Diocese of Utah; and

WHEREAS, the recitals to the Trust Declaration state that the purposes for which the Trust was created include providing a source of revenue to support and further the mission and ministry of The Episcopal Church in Utah by establishing the Trust for the continuous and
permanent safeguarding and investment of certain assets then held by the Corporation of the Bishop for the perpetuation and preservation of such fund in perpetuity; and

WHEREAS, the undersigned have determined and agreed that The Episcopal Diocese of Utah has need to amend the Trust Declaration to further modify the limitations on borrowings contained therein; and

WHEREAS, the undersigned have determined and agreed that the Trust Declaration, being irrevocable and not generally subject to amendment, could be modified only by order of a court of competent jurisdiction; and

WHEREAS, the undersigned have granted the Trustees the authority to take such action as may be necessary or appropriate to obtain such an order authorizing the Trust Declaration by a court of competent jurisdiction, including, but not limited to, filing a Petition with the Third Judicial District Court of Salt Lake County, State of Utah.

NOW, THEREFORE, the undersigned, acting in their respective capacities as the successor to the settlor of the Trust, the successor Trustees, and the beneficiary and successor beneficiary of the Trust, hereby amend the Trust Declaration in the following particulars only:

1. Article 5(f) of the Declaration of Trust is hereby amended and restated in its entirety to read as follows:

   **Limitations on Borrowings.** Borrowings by the Trust and the Corporation authorized and incurred under this Article 5 are subject to the following provisions:

   (1) If required by the terms of an applicable debt instrument, the trustees may authorize the liquidation of Portfolio Assets to retire borrowings or encumber Portfolio Assets to secure borrowings.
(2) For any calendar year, the aggregate debt secured by Portfolio Assets shall not exceed fifty percent (50%) of the Rolling Average Fund Value. No additional debt may be incurred if the additional debt would cause the total debt outstanding to exceed the fifty percent (50%) debt limitation.

(3) When considering the terms of a debt instrument in which Portfolio Assets or Debt Service Distributions will be used to secure or make payments on a borrowing authorized in this Article 5, the trustees shall take into account the purposes and policies expressed in the Recitals of this Declaration of Trust, and the trustees shall attempt to establish terms for the borrowings which they reasonably believe are consistent with those purposes and policies.

(4) If, at any time, the borrowings in this Article 5 do not meet the limitations set forth in subsection (2) above, it shall not be considered a failure to comply hereunder unless such borrowings are not brought into compliance within two (2) years following discovery by the trustees of such non-compliance.
IN WITNESS WHEREOF, the undersigned have hereunto set their hands this 5th day of November 2010.

BISHOP OF THE EPISCOPAL DIOCESE OF UTAH:

[Signature]

The Rt. Rev. Carolyn Tanner Irish

TRUSTEES of THE PERPETUAL TRUST OF ST. PETER AND ST. PAUL

[Signature]

The Rt. Rev. Carolyn Tanner Irish

[Signature]

Elaine B. Weis

Elaine B. Weis

[Signature]

Stephen F. Hutchinson

[Signature]

Kathy L. Bryden

[Signature]

Thomas C. Swegle

THE CORPORATION OF THE EPISCOPAL CHURCH IN UTAH, a Utah corporation

[Signature]

By: Richard Tanner, President
THE EPISCOPAL DIOCESE OF UTAH, an ecclesiastical entity organized under the Constitutions and Canons for the Government of The Protestant Episcopal Church in the United States of America otherwise known as the Episcopal Church

By: +Carolyn S. Irish
   The Rt. Rev. Carolyn Tanner Irish, Bishop of Utah

By: THE STANDING COMMITTEE OF THE EPISCOPAL DIOCESE OF UTAH

By: Richard Tanner, President

THE DIOCESAN CONVENTION OF THE EPISCOPAL CHURCH IN UTAH

By: Sandy Motes, Secretary of The Diocesan Convention