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Teste: Peoria County Recorder of Deeds, ILLINOIS

Recorder of Deed

peoria County Recorder Date: Rental Housing Support Program Fund Surcharge: \$10.00

Champaign, IL 61820 (217) 353-4900 1605 S. State St., Ste. 103 Lietz Banner Ford LLP Kelly E. Ford Prepared by and return to:

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SECTIONS TWO AND THREE, AND DECLARATION OF RESTRICTIONS OF SOMMER SOMMER PLACE SUBDIVISION, AND RESTATEMENT OF DECLARATION OF THURD AMENDMENT TO DECLARATION OF RESTRICTIONS OF RESTRICTIONS OF SOMMER PLACE SUBDIVISION -PLACE SUBDIVISION - SECTION 4-A AND 5 PEORIA COUNTY, ILLINOIS

of March, 2013, by SUMMER PARK, L.L.C., an Illinois limited liability company ("Developer" THIS THIRD AMENDMENT TO DECLARATION OF RESTRICTIONS is made this

RECITALS

Place Subdivision — Section Three in Peoria County, Illinois, Sommer Place Subdivision-Section 4-A, real estate, all located in Sommer Place Subdivision, Sommer Place Subdivision - Section Two, Sommer and Sommer Place Subdivision-Section 5 ("Subdivision"); and, WHEREAS, Summer Park LLC, an Illinois Limited liability company is the Developer of certain

Document No. 05-26107 in the Office of the Recorder of Deeds of Peoria County; and, August 10, 2005, the Declaration of Restrictions of Sommer Place Subdivision was recorded as 115-116 as Document No. 05-26106 in the Office of the Recorder of Deeds of Peoria County, and on WHEREAS, the final plat of Sommer Place Subdivision was recorded in Plat Book 9 at page

the Declaration of Restrictions of Summer Place Subdivision, by recording an amendment to such Sommer Place Subdivision; and, Declaration of Restrictions, pursuant to subsection 4 of Article II of the Declaration of Restrictions of WHEREAS, Developer reserved the right to add certain real estate to the property described in

restrictions substantially similar to the restrictions of Sommer Place Subdivision as Document No. 06at Page 69 as Document NO. 06-34679 in the Office of the Recorder of Deeds of Peoria County, with 34680 in the Office of the Recorder of Deeds of Peoria County; and, WHEREAS, Developer filed a plat of Sommer Place Subdivision – Section Two in Plat Book 10

10 at page 122 as Document No. 06-41187 in the Office of the Recorder of Deeds of Peoria County; and, WHEREAS, Developer filed a plat of Sommer Place Subdivision - Section Three in Plat Book

> FIRST COMMUNITY TITLE SERVICES

provide for the harmonious, beneficial and proper use and conduct of the real estate; and, Sommer Place Subdivision - Section Four-A, and Sommer Place Subdivision - Section Five, for the benefit of itself and all future owners of any part of said real estate, and any Lot therein contained, and to WHEREAS, Developer desires to establish certain rights and easements in, over and upon

assigns, and shall inure to the benefit of each owner thereof any right, title or interest in the described properties or any part thereof, their heirs, successors, and restrictions, covenants and conditions shall run with the real estate and be binding on all parties having subject to the following easements, restrictions, covenants and conditions; which such easements, Section Four-A, and Sommer Place Subdivision – Section Five, together with all buildings, structures, improvements and other permanent fixtures of whatsoever kind thereon, shall be sold and conveyed WHEREAS, Developer intends to, and does hereby declare that Sommer Place Subdivision

Place Subdivision - Section Two; and, in Article II, Section 2 of the Declarations of Restrictions of Sommer Place Subdivision and Sommer WHEREAS, the right to make amendments to subdivision restrictions was granted to Developer

of the Declarations of Restrictions of Sommer Place Subdivision. add Section Four-A and Section Five to Sommer Place Subdivision, as permitted by Article II, Section 4 Place Subdivision, Sommer Place Subdivision Section Two, Sommer Place Subdivision Section 3, and WHEREAS, Developer now wishes to harmonize the Declaration of Restrictions of Sommer

of Restrictions of Sommer Place Subdivision and Restatement of the Restrictions of Sommer Place and Sommer Place Subdivision - Section Five, hereinafter known as the Third Amendment to Declaration Section Four-A and Section Five, Peoria County, Illinois, as follows: Subdivisions Sections Two and Three, and Declarations of Restrictions of Sommer Place Subdivision and Three, in whole herein, and provides all Restrictions for Sommer Place Subdivision - Section Four-A Subdivision and restates the Declaration of Restrictions for Sommer Place Subdivision - Sections Two NOW THEREFORE, Developer hereby amends the Declaration of Restrictions of Sommer Place

DECLARATION OF RESTRICTIONS

as the Sommer Place Subdivision – Section Four-A, Peoria County, Illinois, ("Subdivision"), which is legally described in Exhibit A attached hereto and made a part hereof, the Final Plat of said Subdivision, 2012, as Document # 2012-032481 (the "Plat"); and, having been recorded with the Office of the Recorder of Deeds of Peoria County, Illinois on December 7, WHEREAS, Developer is the owner in fee simple and the developer of certain real estate known

having been recorded with the Office of the Recorder of Deeds of Peoria County, Illinois on December 11, 2012, as Document # 2012-032855 (the "Plat"); and, legally described in Exhibit B attached hereto and made a part hereof, the Final Plat of said Subdivision, Sommer Place Subdivision - Section Five, Peoria County, Illinois, ("Subdivision"), which is WHEREAS, Developer is the owner in fee simple and the developer of certain real estate known

WHEREAS, Developer desires to develop and maintain the Subdivision as 8 residential

contained, and to provide for the harmonious, beneficial and proper use and conduct of the real estate; real estate for the benefit of itself and all future owners of any part of said real estate, and any Lot therein WHEREAS, Developer desires to establish certain rights and easements in, over and upon said

parties having any right, title or interest in the described properties or any part thereof, their heirs, sold and conveyed subject to the following easements, restrictions, covenants and conditions; which such buildings, structures, improvements and other permanent fixtures of whatsoever kind thereon, shall be successors, and assigns, and shall inure to the benefit of each owner thereof; and, easements, restrictions, covenants and conditions shall run with the real estate and be binding on all WHEREAS, Developer intends to, and does hereby declare that such real estate together with all

and the Lot Owners; controls necessary to maintain the Property which if not maintained would adversely affect the Property enhancement of the landscape elements and other aesthetic additions on the Property and provide for WHEREAS, Developer desires to preserve the integrity of the design, the continuation and

NOW, THEREFORE, Developer declares as follows:

ARTICLE I: DEFINITIONS

Certain words and terms used in this Declaration are defined as follows:

- (a) Accessory Building: Separate building or buildings or portions of the main building located on the same building site and which are incidental to the main building or to the main use of the (a) Accessory Building:
- Association, or a similar name which incorporates the Subdivision name. its duly elected Board. Association: The Association of all the Lot Owners acting pursuant to the By-Laws through The Association shall be called the Sommer Place Home Owner's
- the incorporated Association. time. In the event the Association is incorporated, the Board shall mean the Board of Directors of (c) Board: The Board of Managers of the Association as constituted at any time and from time to
- (d) Building: All structures, attached or unattached
- (e) By-Laws: The By-Laws of the Association, which are adopted by the Association
- public improvements located in such Common Areas. Owner's Association as defined by the Plat upon completion by the Developer of all required Common Areas: All areas to be conveyed to and owned by the Sommer Place Home
- (g) Developer: Summer Park, L.L.C., or its successor or assigns.
- (h) Dwelling Unit: A structure or portion thereof designed and constructed for the residential use of one household
- (i) Expenses:
- The proposed actual expenses affecting the Property, including Reserves, if any lawfully assembled by the Board; and
- (ii) Expenses declared common expenses by this Declaration or By-Laws
- () First Mortgagee: An owner of a bona fide first mortgage or first trust deed conveying any portion of the Property

Ground Floor Areas: That portion of a dwelling which is built over a basement or

E foundation but not over any other portion of the dwelling. Lot: Any parcel of land or other tract in the Sommer Place Subdivision, Sommer

9 Subdivision Section Two, Subdivision - Section Four-A, and Sommer Place Subdivision - Section Five, Peoria County, tract added to this Declaration, pursuant to Article II, Paragraph 4, together with any and all Illinois against which this Declaration is recorded, as well as any other parcel of land or other Sommer Place Subdivision Section Three,

- (m) Lot Owner: The person or persons whose estates or interests, individually or collectively, (n) Majority or Majority of Lot Owners: The owners of more than fifty percent (50%) of the aggregate fee simple absolute ownership of a Lot.
- Lots comprising the Subdivision.
- (o) Occupant: A person or persons, other than a Lot Owner, in possession of a Lot. (p) Person: A natural individual, corporation, partnership, trustee or other legal entity capable of
- holding title to real property. Plat: The Final Plats of the Sommer Place Subdivision - Section Four-A and Sommer Place Subdivision - Section Five, Peoria County, Illinois, recorded in the office of the Recorder of
- 9 Property: That certain real estate herein described in Exhibit A and such additions thereto as Deeds of Peoria County, Illinois.
- Ξ may be brought within the jurisdiction of the Association or subject to this Declaration.
- Record: To record in the Office of the Recorder of Deeds of Peoria County, Illinois.
- E Reserves: Those sums paid by Lot Owners which are separately maintained by the Board for
- 3 Single Dwelling Lots: Lots 401 - 413 of Section Four-A of the Subdivision and Lots 501-552 of Section Five of the Subdivision, on which Developer intends for a separate
- Ξ Structure: Any building, planting, dwelling, fence, excavation or any other thing or work on detached Dwelling Unit to be built.
- 3 the real estate (including, but not limited to, antenna systems).
- Subdivision: Sommer Place Subdivision Section Four-A and Sommer Place Subdivision Section Five, Peoria County, Illinois, and all other Subdivisions as shown on the Plat.
- (V) ARTICLE II: PROPERTY SUBJECT TO THIS DECLARATION;

1. Declaration. Developer declares that the real estate described on Exhibit A attached hereto and ADDITIONS THERETO AND DELETIONS THEREFROM

occupied subject to the covenants, restrictions, easements, uses and privileges, changes and liens hereafter made a part hereof, together with all improvements and structures now and hereafter erected, shall be set forth which shall be binding on all parties having or acquiring any right, title or interest therein and shall inure to the benefit of each owner, Developer and the Association.

- and to record a document which makes any or all of the Property subject to these restrictions amendments thereto with respect to any undeveloped portion or portions of the above described Property to time to plat and/or replat all or any part of the Property and to file subdivision restrictions and/or 2. <u>Platting and Subdivision Restrictions</u>. Developer has caused the preparation and recording of the Plat. Subject to the restrictions set forth herein, Developer shall be entitled at any time and from time
- such Lot shall consist of the identifying number of such Lot as shown on the Plat Description of Lots. All Lots are or shall be delineated on the Plat. The legal description of

ARTICLE III RESTRICTIONS

- hereinafter set forth. herein as to the use of the Subdivision and the construction of residences and improvements therein, as to comply with and shall be bound by the covenants, conditions, restrictions and stipulations contained 1. <u>APPLICATION OF RESTRICTIONS.</u> All persons, corporations, trusts or other entities that now hold or shall hereafter acquire any interest in any part of the Subdivision shall be taken to agree
- Dwelling Unit on the Lots, and a private garage. commercial, manufacturing, professional, religious, fraternal, or other business purpose. No building shall be erected, altered, placed or permitted to remain on any Lot other than one detached, single-family 2. <u>PROPERTY USE.</u> The Subdivision and all Lots therein shall be used only for single family residences. No portion of the Subdivision, improved or unimproved, shall be used for any commercial, manufacturing, professional, religious, fraternal, or other business purpose. No building
- Subdivision shall be governed by the following specifications: CONSTRUCTION REQUIREMENTS. The construction of residences on Lots in the
- of Peoria and in addition shall meet the following: The exterior walls of any building, garage, enclosed porch, swimming pool or other outbuilding shall not be erected or maintained closer to the front lot line than the setback lines shown on the plat of the Subdivision. Setback Lines. The setbacks shall comply with the zoning ordinance of the City
- o. Footage Requirements.
- i. Lots 1-106:
- living area of not less than one thousand six hundred (1,600) square feet. Two-story residences shall have a total living area of not less than one thousand eight hundred (1,800) square feet. One and a half story residences shall have a main level of not less than one thousand four hundred (1,400) square feet. Lots 1 - 65. One-story ranch style residences shall have a total
- foyer and split-level style residences shall not be permitted residences shall have a main level of not less than one thousand four hundred (1,400) square feet. living area of not less than two thousand four hundred (2,400) square feet. (b) Lots 66-106. One-story ranch style residences shall have a total living area of not less than two thousand (2,000) square feet. Two-story residences shall have a total One and a half story
- of not less than two thousand four hundred (2,400) square feet. One and a half story residences shall have area of not less than two thousand (2,000) square feet. Two-story residences shall have a total living area Lots 201-244: One-story ranch style residences shall have a total living

style residences shall not be permitted a main level of not less than one thousand four hundred (1,400) square feet. Split-foyer and split-level

- foyer and split-level style residences shall not be permitted. residences shall have a main level of not less than one thousand four hundred (1,400) square feet. total living area of not less than one thousand eight hundred (1,800) square feet. One and a half story of not less than one thousand six hundred (1,600) square feet. H Lots 301-368: One-story ranch style residences shall have a total living Two-story residences shall have
- style residences shall not be permitted a main level of not less than one thousand four hundred (1,400) square feet. of not less than two thousand four hundred (2,400) square feet. One and a half story residences shall have area of not less than two thousand (2,000) square feet. Two-story residences shall have a total living area Ĭ Lots 401-413: One-story ranch style residences shall have a total living Split-foyer and split-level
- residences shall have a main level of not less than one thousand four hundred (1,400) square feet. Splitfoyer and split-level style residences shall not be permitted living area of not less than one thousand eight hundred (1,800) square feet. One and a area of not less than one thousand six hundred (1,600) square feet. Two-story residences shall have a total Lots 501-552: One-story ranch style residences shall have a total living half story
- shadings shall be permitted on the exteriors of any building in the Subdivision. construction shall be permitted only with express written approval of the Developer, which may be permitted exteriors, provided such materials are of suitable quality, grade and coloration so as to conform and harmonize with other improvements in the Subdivision. No excessively bright colors or light shadings shall be permitted on the exteriors of any building in the Subdivision. Panelized and modular and downspouts, soffit and fascia boards. withheld in the Developer's sole discretion. roofing paper shall be used for any exterior wall covering or roofs. Permitted Exteriors. Stone, brick, wood, vinyl and stucco style materials, shall be No wall board, aluminum siding, sheet metal, tar paper, or Aluminum may be used for gutters
- have brick or stone facing. Lots 1-65: At least twenty percent (20%) of the front elevation shall
- have brick or stone facing. Ξ: Lots 66-106: At least forty percent (40%) of the front elevation shall
- shall have brick or stone facing Lots 201-244: At least forty percent (40%) of the front elevation
- have brick or stone facing. .VI Lots 301-368: At least twenty percent (20%) of the front elevation shall
- shall have brick or stone facing V Lots 401-413: At least forty percent (40%)of the front elevation
- have brick or stone facing VI. Lots 501-552: At least twenty percent (20%) of the front elevation shall
- adequate to store, at a minimum, Garages. two (2) standard-sized passenger vehicles, or, as a maximum three (3). Each Dwelling Unit shall contain an attached, enclosed garage

location. The minimum size for any garage shall be twenty feet by twenty-two feet (20' x 22'). Any such garage shall be in conformity with the attached residence as to exterior, architecture and

for mailboxes and a drawing of permitted locations for mailboxes and light posts. half (18 1/2) feet from the right-of-way curb. Developer will provide the permitted design specifications black wrought iron mailboxes. All light posts shall be located within seventeen (17) to eighteen and onee. <u>Mailboxes and Light Posts</u>. Each residence constructed on a Lot in the Subdivision shall have a standardized mailbox and light post location. Lots 1 - 65 shall have black mailboxes with black posts. Lots 66 - 106, 201 - 244, 301 - 368, 401 - 413, and 501 - 552 shall have

f. Landscape Requirements.

- Lot Owners shall be required to plant a minimum of ten (10) plantings in such area. the front yard. The area between the Dwelling Unit and the sodded area shall be covered in stone or bark. yards of each Dwelling Unit constructed on a Lot in the Subdivision must be sodded. A tree not smaller than two and one half inches (2 ½) in diameter measured four feet above the ground shall be planted in As to Lots 1-65, Lots 301-368, and Lots 501-552, the front and side
- such area. planted and maintained in the front yard. The area between the Dwelling Unit and the sodded area shall parkway of each Dwelling Unit constructed on a Lot in the Subdivision must be sodded. A tree not smaller than two and one half inches (2 1/2) in diameter measured four feet above the ground shall be be covered in stone or bark. Lot Owners shall be required to plant a minimum of fifteen (15) plantings in As to Lots 66 - 106 and 201 - 244, and 401 - 413, the front yard and
- all landscaping shall be maintained in a healthy condition. weather permitting. The owner of each Lot shall be required to replace any plant material which dies, and completion of a residence on any Lot, including final grading, sodding, mulching, and front planting, must be completed within six (6) months of the sooner of occupancy or the date of the first closing after As to all Lots, the minimum landscaping requirements set forth herein
- g. Shingle Requirements and Roof Pitch. Only architectural shingles are allowed to be used on each residence. The color of the shingles must be approved by the Developer. No three tab alternate shingles are allowed. Minimum roof pitch of six/twelve is required unless Developer approves an

h. Sewer Requirements.

- accordance with all applicable Health Codes. All Dwelling Units shall connect with the sanitary sewer system in
- maintained on any Lot **:**: No individual on-site sewage system or supply well shall be installed or
- removed from the Subdivision unless permission is otherwise granted in writing Compliance shall be made with the soil erosion control ordinance of Peoria County. Excavation. No materials excavated from any Lot in the Subdivision shall be by the Developer.
- devices used in connection with the swimming pool, including the filter and circulating pump, shall be located inside the required fence and concealed from view. Above ground pools shall not be permitted the Developer and shall, in all respects, comply with applicable ordinances and building codes. Swimming Pools. All swimming pools must be enclosed by fencing approved by

- joint to ensure a smoothly joining entrance, with a radius of return of at least five (5) feet. purposes of making a driveway entrance, shall be replaced as far as the nearest construction or expansion must be of concrete or other materials permitted by the Developer. Curbs which are removed for the
- upon the earlier of (i) six (6) months after completion of construction or a residence on the Lot, (ii) when required by governmental authority, or (iii) within two (2) years of completion of construction of Details as to sidewalk size, placement, and materials are to be supplied by the Developer, with all sidewalks to be in conformity with other sidewalks in the Subdivision. residences on eighty percent (80%) of the Lots in each Phase or Section of Sommer Place Subdivision. Sidewalks. Sidewalks must be installed by and at the expense of a Lot Owner
- m. <u>Signage</u>. Any residential for sale or builder signage used on any Lot shall be limited to a maximum area of eight square feet. Only one sign shall be permitted on each Lot.
- that said play structure does not exceed one of the following dimensions: sixteen (16) feet in length, ten (10) feet in height, and twelve (12) feet in width. Subdivision. Lot Owners are permitted to erect a maximum of one play structure on each Lot provided 11 Accessory Structure. No accessory structure or outbuildings are permitted in the
- o. <u>Sump Drain Line.</u> If a sump pump drain line is provided by Developer, it must be connected to the sump pump by Lot Owner at Lot Owner's expense. All drain lines must discharge to the front or rear of the residence. Side discharge is not permitted
- by their construction. No dirt shall be removed from the subdivision without Developer approval. dumpster, and contractors are required to sweep the streets to remove all mud, dirt and gravel deposited of construction materials. The owner and builder are both responsible for seeing that no open flame or burning of construction materials occurs at the construction site. All trash must be deposited in the <u>Dumpster</u>. During construction a dumpster is required to be on a Lot for disposal
- compliance with this Section and shall be responsible for damages caused to neighboring properties due pattern without obtaining prior Developer approval. Each Lot Owner shall be solely responsible for to failure to comply. Developer shall have no liability for ensuring compliance or enforcement. plan. No Lot Owner shall divert water to a neighboring Lot, and no Lot Owner may alter its drainage Drainage. All Lots shall be graded so as to comply with the Subdivision grading

r. Architectural Approval.

before the commencement of construction of the Lot. A copy of said building plans, specifications, and site plans shall be retained by the Developer. Developer, at Developer's option, may require that samples shall be constructed in strict conformity with approved plans and specifications. of all exterior materials be submitted for examination prior to approval. If the Developer fails to give A minimum of two (2) copies of all building plans, specifications, and site plans shall be submitted before the commencement of construction of the Lot. A copy of said building plans, specifications, and construction of the size or exterior of the building, either as to materials or colors, must be approved in been received by Developer, the plans and specifications shall be deemed approved. written approval or disapproval to such plans and specifications within thirty (30) days after the same has proposed improvements as to conformity and harmony of external design with existing structures in the Subdivision, and as to location of the Building with respect to topography and finished ground elevation. and approved by the Developer. The Developer, as part of the approval process, shall evaluate the i. Residence: No Building shall be erected or altered on any Lot in the Subdivision until the building plan specifications and site plans of said Building have been submitted to Any changes during All improvements

to any Lot owner for a failure of a lot to comply with the restrictions set forth herein, or for approving any construction are allowed only with and subject to Developer approval. Developer shall have no liability plans which do not comply. Written approval of Developer of plans and specifications and construction in accordance with those specifications shall be deemed to constitute compliance. writing by Developer prior to continuation of construction. Panelized construction and modular

- constructed in strict conformity with approved plans and specifications. Any changes during construction must be approved in writing by the Homeowner's Association prior to continuation of construction. The the Association, the plans and specifications will be deemed approved. All improvements shall be deemed to constitute compliance. Restrictions set forth herein or for approving any plans which do not comply. Written approval of the Association shall have no liability to any Lot owner for the failure of a Lot to comply with the Lot disapproval to such plans and specifications within thirty (30) days after the same has been received examination prior to approval. If the Homeowner's Association fails to give written approval or owner shall submit plans to the Homeowner's Association in the same manner as in Subsection i. above Association of plans and specifications and construction in accordance with those specifications shall be The Homeowner's Association, at its option, may require that samples of material be submitted for twenty inch (20") diameter placed in the rear of the lot and obscured from view by landscaping. the Homeowner's Association. No prior approval shall be required for satellite dishes not exceeding a plans, specifications, and site plans of said improvements shall have been submitted to and approved by dish, swimming pool, or fence shall be erected, placed or altered on any Lot in the Subdivision until the Tower, Satellite Dish, Fencing, or Swimming Pool: No tower, satellite
- the approved plans and a certificate of occupancy has been issued. home shall be occupied as a residence until the exterior of such residence is completed in accordance with outbuilding shall be at any time used as a residence, temporarily or permanently, in the Subdivision. No TEMPORARY STRUCTURES. No trailer, basement, tent, shack, garage, barn or other
- that the location of the building setback lines shall be modified to reflect the new size of each Lot. residence upon it in accordance with the construction require3ments detailed herein, and further provided Lot to create a larger Lot, provided that the remainder of the one Lot is of sufficient size to construct a the Developer, at Developer's sole discretion, may permit a portion of a Lot to be added to an adjacent REPLATTING. No Lot or Lots as platted shall be divided so as to result in creating Two (2) adjoining Lots may not be used for the construction of one residence. However,
- easement, shall be destroyed or removed from any Lot without the consent of the Developer. which are dead, hazardous, or reasonably impede construction of a residence or interfere with an FOLIAGE REMOVAL. No trees or other significant foliage, other than trees or foliage
- odor, or otherwise, shall be performed or maintained on any Lot or other part of the Subdivision activity which may be or may become a nuisance, hazard or danger to the neighborhood, by site, sound OFFENSIVE ACTIVITIES. No noxious, hazardous, or offensive trade, object, or
- otherwise approved by Developer. invisible fences shall be allowed. Each Lot shall be limited to no more than two dogs and two cats unless within the Subdivision. No pet runs or enclosures shall be permitted in the Subdivision, except that ANIMALS. No animal other than domesticated house pets shall be kept or maintained
- improvements located within the easement area located in the rear yard area of each of their respective Lots. The owners of Lots 409-413 shall maintain the retaining wall and fence located on the rear lot line maintained and in a presentable condition. The owners of Lots 403-408 shall maintain the storm drainage PROPERTY MAINTENANCE. All Lot Owners shall keep their property well

such lien. All owners of vacant Lots are required to maintain the front forty feet (40°) of each Lot so that it is moved to a height of maximum four inches (4°). The owner of corner Lots must mow not less than be recorded within two years of the time the debt was incurred and, unless enforced, shall expire within two years of recording. Attorney's fees and court costs shall be recoverable for filing and enforcement of storm drainage improvements described above, or in the case of Lots 409-413, fails to maintain the wall mow only so far as the grade allows forty feet (40') back from any curb. Notwithstanding the foregoing, owners of vacant walk-out Lots shall said Lot. Such liens may be enforced against the owner's property as permitted by law. to the Lot Owner, and, at the option of the Association, may constitute and be recorded as a lien against necessary to improve the condition of the Lot. Any charges sustained by the Association may be charged (10) days of the mailing of such notice, the Association may undertake such reasonable acts as may be the mailing of tax bills for said Lot. If the condition of said Lot is not adequately improved within ten information is not available, to the address listed with the Peoria County Supervisor of Assessments for objectionable condition of the Lot, with said notice to be mailed by certified mail and fence described above, the Association shall attempt to notify the Lot Owner in writing of the because of accumulated debris, weeds or grasses, or in the case of Lots 403-408, fails to maintain the of each of their respective Lots. In the event a Lot presents a nuisance or an unattractive appearance Such liens must

- 10. <u>VEHICLE STORAGE</u>. No recreational vehicles, trailers, vans, mobile homes, boats, or other objects of substantial size, whether operative or inoperative, may be parked or stored on a regular extent permitted by law, shall apply to those parts of the Subdivision dedicated as public roadways. disabled automobiles shall be stored on a Lot except within a garage concealed from view. enclosed and concealed from view within a garage on the Lot Owner's property. basis or for more than five (5) days at any time within the confines of the Subdivision unless same is This provision, to the
- structures on Lots, no new or used construction materials, supplies, unused machinery, or the like shall be kept or allowed to remain in the Subdivision unless stored inside a building and concealed from view. SUPPLY STORAGE. Except as necessarily incidental to construction of Buildings and
- 12. <u>EASEMENTS.</u> Easements for public utility installation and maintenance and stormwater management are reserved as shown on the recorded plat. Said utilities, the Developer, and the Homeowners' Association shall be permitted access to the indicated easements for the purpose of serving individual Lots, the Subdivision, and adjoining property with standard public utilities, including, without significant foliage is required to be removed for work in an easement, repair or replacement shall be at Lot Owner's cost. In the event the Developer should elect to construct a fence along the perimeter of the Subdivision, affected Lot Owners shall grant an easement to the Developer for construction and structures shall be placed on said easements, but the easements may be used for gardens, shrubs, limitation, electric, gas, water, sewer, television cable and telephone service. No permanent Buildings or maintenance of such fence, provided that any damage to the Lot Owner's property by such construction Fences or significant foliage installed on easements shall be at Lot Owner's risk. landscaping, and other purposes that do not interfere with the maintenance or use of the easements or maintenance shall be repaired by Developer at Developer's expense. If the fence or
- from the Developer must commence construction within twenty-four (24) months after the conveyance of event such construction is not commenced with the allotted time, the Developer shall have the absolute accordance with approved plans, within nine (9) months after commencement of construction. deposits which remain unrefunded due to failure to hook up a residence on such Lot, with the right to any extension, as a condition to any such extension Developer may demand reimbursement of any utility title, unless a written extension is granted by the Developer. If the Developer elects to grant any such right, at its sole option, to repurchase the Lot by repayment of the original purchase price, in cash, with no future refund for such Lot to be assigned to the Lot Owner. COMMENCEMENT OF CONSTRUCTION. Any individual or entity acquiring a Lot All construction must be completed in

purchase price. All residences shall be complete prior to occupancy. allotted time after written notice to the Lot Owner and failure of the Lot Owner to cure within sixty (60) days, Developer shall have the absolute right, at its sole option, to repurchase the Lot for the original interest to have accrued thereon. In the event a dwelling is commenced but not completed within the

illumination of the frontage area of their Lot. residence, shall install in the front area of their Lot, suitable, Developer-approved, lighting for night be replaced promptly by Lot Owners upon failure. Developer for correct yard light placement. Light bulbs must be a minimum of sixty (60) watts, and must OUTDOOR LIGHTING. All Lot Owners, upon completion of construction of the Lights hall be located as shown in drawings provided by

15. FENCING.

- than six feet (6'), which must be stained on both sides as needed to maintain the stain quality, and black ornamental fencing. All fencing must meet Developer's approved fencing specifications. fencing is as follows: a vinyl privacy fence no higher than six feet (6') or a wood privacy fence no higher As to Lots 1-65, Lots 301-368, and Lots 501-552, acceptable
- height required by the City of Peoria, City Ordinance ("City Code"). ornamental fencing. Fencing shall not exceed a maximum height of four feet (4'), without express consent of the Association, except fences surrounding in-ground swimming pools, which shall be the As to Lots 66 - 106, 201 - 244, 401 - 413, acceptable fencing is black
- modify the retaining wall and fence without the express consent of the Developer, until such time that the Developer has sold all Lots 409-413, and thereafter, without the express consent of the Association. fence constructed by the Developer on the rear lot line of their respective Lots. Such lot owner shall not As to Lots 409-413, Lot Owners shall maintain the retaining wall and
- amendment of these restrictions or the Plat of Subdivision shall significantly impede or alter the amending the restrictions, at which a quorum is present. However, after Developer's sale of any Lot, no recorded in the Office of the Recorder of Deeds, Peoria County, Illinois. Upon sale of all of Developer's interest in each Phase or Section of Sommer Place Subdivision, these restrictions may be amended by the continued development of the Subdivision in accordance with the general intent of Developer as affirmative vote of a majority of those Lot Owners present at a properly called meeting for the purpose of interest in all Lots of the Subdivision, the Developer shall retain the right to amend, modify or annul any of the restrictions detailed herein or on the Plat by written instrument signed solely by Developer to be expressed herein AMENDMENT OF RESTRICTIONS/PLATS. Until the Developer divests himself of all
- action for the enforcement of these Restrictions or a lien filed in accordance with these Restrictions, the Developer, Lot Owner, or the Association, shall be entitled to any and all costs, expenses, and fees, violation. In the event the Developer, a Lot Owner, or the Association, is required to undertake legal law or equity, any owner violating or attempting to violate any of the restrictions or covenants contained herein, to either prevent said Lot Owner from committing said violation or to recover damages for such Developer, and/or the Association shall be entitled, but not required, to prosecute, in any proceeding in including attorneys fees and costs of litigation, which may be paid or incurred in enforcing these Restrictions or foreclosure of lien. ENFORCEMENT OF RESTRICTIONS. Any Lot Owner in the Subdivision, the
- 18. <u>INVALIDATION OF RESTRICTIONS.</u> Invalidation of any portion of these restrictions by judgment of court order shall not affect any remaining restrictions, which shall remain in full force and effect and be construed, as closely as possible, with the original intent of the Developer.

- satisfactory compliance with these restrictions, except said Certificate shall not be conclusive as to matter the fact to the best of the Developer's knowledge. of compliance stating that the building or buildings on said Lot comply with these restrictions, if such is plus payment of a reasonable fee if a fee established by Developer, the Developer will issue a certificate CERTIFICATE OF COMPLIANCE. Upon receipt of a written request by a Lot Owner, Such Certificate shall be conclusive evidence of
- against the Developer, provided such action or inaction does not constitute fraud or gross negligence. Developer in regards to Developer's powers or duties express herein constitute or give rise to any liability LIMITATION OF LIABILITY. In no event shall any action or inaction
- One Owners and that homeowners' Association shall then make any payment due such payment through the homeowners' Association established to govern the property owned by the Lot property described in Exhibit D ("Lot One Owners"). The Lot One Owners shall have the right to make total of ten percent (10%) of the cost of maintenance of the detention pond from the owners of the the remainder of the Lot shall be left in its natural state. detention pond and related equipment in proper working order. Other than the area of the detention pond, Association and acceptance by the Association. The Association shall thereafter properly maintain such said Outlot A to the Association. acknowledged that after formation of the Association, the Developer shall deed fee simple ownership of shall be for erosion control purposes and the control of storm sewer water runoff. designated as a detention pond on the Plat. DETENTION PONDS. All Lot Owners in the Subdivision acknowledge that Outlot A is Developer's recording of the deed shall indicate conveyance to the Such Lot may not be used for residential construction, but The Association shall have the right to collect a
- not so contained or packaged must be placed on the curb only on the morning of garbage pickup after 7:00 p.m. the night before trash pickup, if in a trash can with lid or yard bag; otherwise, any garbage GARBAGE SERVICE. Garbage shall be placed on the curb for pickup no sooner than
- satisfactory evidence concerning the appointment and authority respectively of said representative. The Developer confirms that SOMMER PLACE HOMEOWNERS' ASSOCIATION has been formed, but in writing and recorded in the Office of the Recorder of Deeds, Peoria County. Developer may, from time to time, appoint a designated agent to act for the Developer, and shall, upon request, furnish right to approve construction plans and grant extensions for commencement of construction. Upon the that rights specifically reserved to the Developer herein shall not be transferred to said Association in these restrictions to the Association shall be deemed to have been made automatically without further days of the sale of the final available Lot, such transfer of all such rights, duties and obligations set forth sale of all Lots in the Subdivision, should the Developer fail to record an express assignment within 90 without a recorded express assignment of said rights, which rights shall include, without limitation, the in writing and recorded in the Office of the Recorder of Deeds, Peoria County. sell, assign, transfer, or convey their respective rights under this Declaration. Any such transfer shall be ASSIGNMENT OF RIGHTS BY DEVELOPER. The Developer shall have the right to
- provided the approval of the Association is obtained for privacy screens six feet (6') in height. A patio is permitted on each Lot, located to the rear of the Dwelling Unit. Each patio shall be limited to a maximum 24. PATIOS AND PRIVACY SCREENS. Lot Owners may erect privacy screens on their respective lots provided that said screens do not exceed six feet (6') in height or eight feet (8') in width; comprised of the same materials as are approved for fencing depth of sixteen feet (16') and shall not exceed the width of the back of the residence, and shall be
- windows or placed on the outside walls of the buildings, and no sign, awning, canopy, shutter, radio, or LAUNDRY. Lot Owners shall not cause or permit anything to be hung or displayed on the outside of ITEMS AFFIXED TO EXTERIOR; WINDOW COVERINGS; HANGING OF

solid, neutral color on the side that is visible from the exterior. windows, whether drapes, shades, or other items visible on the exterior of the building, shall be a light, court shall be installed in the rear or the backyard area of any Lot. The coverings of interior surfaces or or other articles of any kind shall be hung out or exposed on any part of any Lot. No basketball hoop or rear of the Lot and obscured from view by landscaping. No clothes, sheets, blankets, laundry, windsocks, television antenna or satellite dish shall be affixed to or placed upon the exterior wall or roof or any part thereof or on the Lots without the prior written consent of Developer, except that no prior written approval shall be required for satellite dishes not exceeding twenty inches (20") in diameter placed in the

ARTICLE IV SOMMER PLACE HOMEOWNERS' ASSOCIATION

- the associated membership in the Association. land, and any conveyance of an interest to property in the Subdivision shall be deemed a conveyance of Subdivision shall become members of the Association. Membership in the Association shall run with the MEMBERSHIP IN ASSOCIATION. Upon its formation, all Lot Owners
- Lot in the Subdivision. Association has been recorded in the Office of the Peoria County Recorder of Deeds and indexed to each (75%) of the Lots in the Subdivision, plus written approval by the Developer for formation of the Association. The Association shall be deemed formed when a written notice of the formation of the a) the sale of all of the Developer's interest in the Subdivision, or b) the sale of seventy-five percent FORMATION OF THE ASSOCIATION. The Association shall be formed the earlier of
- have the following powers and duties: POWERS AND DUTIES OF THE ASSOCIATION. Once formed, the Association shall
- own behalf. enforce compliance with any of the restrictions pertaining to the Subdivision in its own name and on its Litigation. The Association shall specifically have the authority to bring suit to
- and upkeep of Outlot A and the detention pond thereupon and entrance ways of the Subdivision, with said areas to include, without limitation, such areas as may hereinafter be subject to easements in favor of the detention ponds and equipment therein, shall be kept in presentable condition and in properly working perimeter of the Subdivision and mow and maintain the property extending outward from the Subdivision be responsible for the mowing, maintenance and upkeep of any common areas. to adjacent roadways. After conveyance of fee simple ownership to the Association, the Association shall Association shall maintain in a well kept condition any fence the Developer may chose to erect around the Developer or the Association for maintenance of Subdivision signs, landscaping or detention area. Maintenance. The Association shall be responsible for the care, maintenance, Said lots, and the
- the restrictions and the issuance of certificates of compliance Association shall be responsible for the approval of construction in the Subdivision in accordance with Construction approval. Upon written grant of authority from the Developer, the
- guidelines hereinafter established Owners in the Subdivision for the operational costs and projects of the Association in accordance with the Assessments. The Association shall be authorized to assess fees against the Lot
- The Association shall accept conveyance of Outlot A from the Developer. Ownership of Property. The Association may own property in its own name The Developer shall have the

indicate acceptance absolute right to record the deed to the Association and send a copy to the Association which shall

- f. Full Powers. Upon written grant of authority Association shall have all rights otherwise reserved to the Developer. from the Developer, the
- legal entity. The Association may elect to be organized and operate as a not-for-profit corporation or any other type of Association may establish guidelines and by-laws for operation of and membership in the Association. ORGANIZATION AND OPERATION OF THE ASSOCIATION. Once
- If the Developer should fail to schedule the initial meeting of the Association after such time as when the initial meeting of the Association, with said meeting to be held within forty-five (45) days of the date of regular mail, to each Lot Owner in the Subdivision. The notice shall detail the date, time and place of the meeting of the Association shall be provided by the Developer by either delivery or mailing of notice, in the Subdivision by following the procedures noted herein. Association should have been formed, the initial meeting can be scheduled by any individual Lot Owner The Developer may conduct the initial meeting until such time as the first election of trustees. INITIAL MEETING AND ORGANIZATION OF ASSOCIATION. Notice of the initial
- written proxy for specific issues, or general proxies provided same, on their face, expire within six right to cast a vote based on such ownership. collective owners of each Lot of record in the Subdivision. Ownership of Outlot A shall not result in a right to cast a vote based on such ownership. Voting in Association matters may be done in person or by months of execution. VOTING RIGHTS. In regards to all Association matters, one vote may be cast by the
- Members of the Association. The Board Members shall have the following rights and duties: Lot Owner shall be entitled to cast one vote for each Lot owned for the election of Board Members of the Those three individuals receiving the highest total of votes shall be elected as ELECTION OF BOARD MEMBERS. At the initial meeting of the Association, each Board
- annual Expenses of the reasonable reserve Budgets. Association for maintenance of common areas and operational costs with a The Board Members shall formulate a budget based on the estimated
- each Lot Owner in an amount necessary to provide the funds required pursuant to the budget 5 The Board Members shall provide for the assessment of fees to
- professional services as may be required by the Association. such maintenance or service personnel as may be required to provide services to the common areas of the Association, and to employ and retain on behalf of the Association such legal, accounting, or other Employment. The Board Members shall employ, on behalf of the Association,
- part of the initial organization of the Association, general by-laws and guidelines for the Association Preparation of By-Laws. The Board Members shall formulate and propose, as
- maintain accounts and books and records in accordance with standard accounting practices Payment. The Board Members shall pay the bills of the Association and
- adopts new by-laws. Each Board Member shall be elected for a period of three years, provided, however, that the two Board Members receiving the fewest number of votes at the initial meeting of the Association PROVISIONS REL'ATING TO BOARD MEMBERS. Unless and until the Association

three year terms; thus staggering the terms so that in each year, one Board Member is elected. The Board Members shall provide for at least an annual meeting of the Association to be held at a reasonable time acts as Board Members, nor shall any Board Member receive compensation for professional advice three places in the Subdivision. Board Members shall not be en titled to receipt of compensation for their conspicuously posting notice of said meeting for fourteen (14) days in advance of the meeting in at least meeting to be made by liable for any act or failure to act on behalf of the Association. provided to the Association. shall be elected for a term of two years and one year, respectively, with their successors to be elected for which meeting shall include the election of one new Board Member, with notice of said delivering or mailing such notice, regular mail, to all Lot Owners or by Absent fraud or gross negligence, no Board Member shall be personally

- properly called meeting for that purpose at which a quorum is present the By-Laws of the Association upon the affirmative vote of a majority of those Lot Owners present at a ADOPTION OR AMENDMENT OF BY-LAWS. The Association may adopt or amend
- affirmative vote of a majority of all Lot Owners in the Association. year, adjusted for inflation, unless an increase in assessment is approved by the affirmative vote of a the amount of the annual assessment charged to the Lot Owners may not exceed the sum of \$150.00 per assessment shall be made against Outlot A. Regardless of the budget established by the Board Members, against each Lot in the Subdivision shall be in equal amounts regardless of a Lot's size except that no majority of those Lot Owners present at a properly called meeting for that purpose at which a quorum is said Lot Owner's proportionate share of the budget established by the Board Members. However, an increase which would more than double the prior year's dues will require an ASSESSMENTS. The Association shall be empowered to assess each individual Lot for
- recording of the same. Payment of said lien may be enforced by foreclosure of lien, or any other method the option of the Association, become a lien against the Lot by placing notice of record with the Peoria of amounts due. permitted by law, and the Association may reasonable attorney's fees and court costs incurred in recovery County Recorder of Deeds. In order to become a valid lien, said lien must be placed of record within two (2) years of the time said amount claimed became due, with the lien to expire two (2) years after days after said assessment, plus the costs of filing a lien including attorney's fees, becomes due may, at LIENS. Any amount assessed against an individual Lot which remains unpaid thirty (30)

IN WITNESS WHEREOF, THE UNDERSIGNED HAVE AFFIXED THEIR SIGNATURES ON THE DAY AND YEAR FIRST ABOVE WRITTEN

DEVELOPER

SUMMER PARK, L.L.C. an Illinois limited liability company

By: William Peiler Its Manager

STATE OF ILLINOIS) SS
COUNTY OF CHAMPAIGN)

I, the undersigned, a Notary Public in said County, in the State aforesaid, DO HEREBY CERTIFY that William Peifer, who is personally known to me to be the Manager of Summer Park, L.L.C., an Illinois limited liability company, and whose name is subscribed to the foregoing instrument as such officer, appeared before me this day in person and acknowledged that he signed and delivered said

OFFICIAL SEAL
MARY A MOSS
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:00/10/16

Notary Public

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SOMMER PARK SUBDIVISION SECTION FOUR-A

Lots 401-413 of Sommer Place Subdivision – Section 4-A, as shown on the final Plat of Sommer Place Subdivision, Section 4-A recorded December 7, 2012, as document Number 2012-032481 in Plat Book 12, Page 109, in Peoria County, Illinois.

PIN Numbers: 13-10-352-002; 13-10-352-003; 13-10-352-004; 13-10-352-005; 13-10-352-006; 13-10-352-007; 13-10-352-009; 13-10-351-019; 13-10-351-018; 13-10-351-016; 13-10-351-015.

Exhibit "A"

SOMMER PARK SUBDIVISION SECTION FIVE

Lots 501 - 552 of Sommer Place Subdivision – Section Five, as shown on the final Plat of Sommer Place Subdivision, Section Five recorded December 11, 2012, as document Number 2012-032855 in Plat Book 12, Page 110, in Peoria County, Illinois.

*			PIN Numbers: (Lots 501 – 545)
13-10-333-012 13-10-333-020 13-10-333-019 13-10-333-018 13-10-333-017 13-10-333-016 13-10-333-015 13-10-333-014 13-10-333-013 13-10-333-013	13-10-333-001 13-10-333-002 13-10-333-004 13-10-333-005 13-10-333-006 13-10-333-007 13-10-333-009 13-10-333-010 13-10-333-011	13-10-332-013 13-10-332-012 13-10-332-011 13-10-332-009 13-10-332-009 13-10-332-006 13-10-332-006 13-10-332-006 13-10-332-004 13-10-332-003 13-10-332-002 13-10-332-002	13-10-331-017 13-10-331-016 13-10-331-015 13-10-331-014 13-10-331-013 13-10-331-012 13-10-332-017 13-10-332-016 13-10-332-015 13-10-332-015
		Y	
		s	

Exhibit "B"

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