DECLARATION OF RESTRICTIONS

PEORIA COUNTY

This Document
Prepared by & Return to:
BENCKENDORF &
BENCKENDORF, P.C.
100 N. Main Street
Morton, fL 61550

PEORIA COUNTY STATE OF ILLINOIS 08 May -9 II · 47

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DECLARATION OF RESTRICTIONS FOR COPPER CREEK SUBDIVISION

which is legally described as follows: THIS DECLARATION OF RESTRICTIONS is made this 21st day of April, 2008, by FIELDS CROSSING JORGENSON, LLC, an Illinois limited liability company, hereinafter referred to as "Developer", for certain property, hereinafter referred to as the "Subdivision",

Lot 1 and part of Lot 2 of Chinuge Fields, a subdivision of part of the NE ¼ of Section 25, Township 10 North, Range 7 East of the Fourth Principal Meridian, Peoria, County, Illinois, and a part of the NE ¼ of said Section 25, all being more particularly described as follows:

Commencing at the Southeast corner of the NE ¼ of said Section 25, said point being the Point of Beginning of the tract to be described; thence North 89°20'36" West, along the South line of the NE ¼ of said Section 25, a distance of 1,099.15 West, along the South 0°39'24" East, a distance of 33.00 feet to the Southeast corner feet; thence North 0°39'24" East, a distance of 33.00 feet to the Southeast corner of Hunters Trail Estates, a Subdivision of part of the NE ¼ of said Section 25; of Hunters Trail Estates, a subdivision of part of the NE ¼ of said Section 25; of Hunters Trail Estates, a thence N 12°44'21" West, along the East line of said Hunters Trail Estates, a thence North 67°04'23" East, along the South Right of Way line of Road, thence North 67°04'23" East, along the South Right of Way of Wilhelm Road, on a curve to the right having a along the South Right of Way of Wilhelm Road, on a curve to the right having a East, along the South Right of Way line of Wilhelm Road, a distance of 424.93 East, along the East line of the NE ¼ of said Section 25; thence South feet to a point on the East line of the NE ¼ of said Section 25, a distance of 0°08'13" West, along the East line of the NE ¼ of said Section 25, a distance of

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Date MAY 0 9 2008

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

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389.44 feet to the Point of Beginning, containing 8.215 acres, more or less, situate, lying and being in the County of Peoria, and State of Illinois.

AND ALSO:

along the East line of said Hunter's Trail Estates, a distance of 238.49 feet; thence North 14°59°21° West, along the East line of said Hunter's Trail Estates, a distance of 133.76 feet; thence North 52°41°28° East, a distance of 173.92 feet; thence North 37°18°32° West, a distance of 15.20 feet; thence North 52°41°28° East, a distance of 181.88 feet; thence South 89°51'47° East, a distance of 94.49 East, a distance of 181.88 feet; thence South 89°51'47° East, a distance of 94.49 East, a distance of 24.59 feet; thence South 73°3'44° East, a distance of 18.33 feet; arc distance of 24.59 feet; thence South 73°3'44° East, a distance of 18.33 feet; thence South 34°13'00° East, a distance of 37.99 feet; thence South 24°27'20° West, a distance of 174.58 feet; thence South 18°08'27" West, a distance of 18.33 feet; of 55.00 feet; thence South 86°48'19° West, a distance of 52.20 feet; thence South 67°35'41° East, a distance of 18.01 feet; thence South 4°55'41° East, a distance of 55.00 feet; thence South 85°04'19° West, a distance of 52.23 feet; thence in a feet to the point on the North Right of Way line of Wilhelm Road, on Southwesterly direction, along the North Right of Way line of Wilhelm Road, on Southwesterly direction, along the North Right of Way line of Wilhelm Road, on Southwesterly direction, along the North Right of Point of Beginning, thence South 67°04'23" West, a distance of 473.59 feet to the Point of Beginning, thence South 67°04'23" West, a distance of 473.59 feet to the Point of Beginning, thence South 67°04'23" Rest, a distance of 473.59 feet to the Point of Beginning, thence South 67°04'23" Rest, a distance of 473.59 feet to the Point of Beginning, thence South 67°04'23" Rest of Road of 180°04'25'41° East, a distance of 473.59 feet to the Point of Beginning, thence South 67°04'23" Rest of Road of 180°04'25'41° East, a distance of 473.59 feet to the Point of Beginning, the Road of 180°04'25'41° East, a distance of 473.59 feet to the Point of Beginning. distance of 1099.15 feet; thence North 0°39'24" East, a distance of 33.00 feet to the Southeast corner of Hunter's Trail Estates, a subdivision of part of the NE ¼ of said Section 25; thence North 12°44'21" West, along the East line of said Hunter's Trail Estates, a distance of 186.51 feet to a point on the North Right of Way line of Wilhelm Road, said point being the Point of Beginning of the tract to Way line of Wilhelm Road, said point being the Point of Beginning of the tract to be described; thence continuing N 12°44'21" West, along the East line of said Hunter's Trail Estates, a distance of 164.39 feet; thence North 3°00'25" West, Hunter's Trail Estates, a distance of 164.39 feet; thence North 3°00'25" West, along the East line of said Hunter's Trail Estates, a distance of 193.68 feet; thence North 24°24'21" East, along the East line of said Hunter's Trail Estates, a distance of 158.68 feet; thence North 65°56'50" East, along the East line of said Hunters Trail Estates, a distance of 113.91 feet; thence North 41°02'33" East, Commencing at the Southeast corner of the NE ¼ of said Section 25; thence North 89°20'36" West, along the South line of the NE ¼ of said Section 25, a containing 8.991 acres, more or less, situate, lying and being in the County of Peoria, and State of Illinois, all as shown on the Final Plat for Copper Creek Subdivision recorded on February 26, 2008 in Plat Book "W", page 84, as Document No. 08-05412 in the Peoria County Recorder's Office. Said Plat includes Lots 1 - 29 in Copper Creek Subdivision.

P.I.N.: 08-25-200-008, 08-25-200-011 and 08-25-200-012 (See lot and parcel identification numbers on Exhibit A attached hereto.)

- other entities that now hold or shall hereafter acquire any interest in any part of the Subdivision shall be taken to agree to comply with the covenants, conditions, restrictions and stipulations contained herein as to the use of the Subdivision and the construction of residences and improvements therein, as hereinafter set forth. APPLICATION OF RESTRICTIONS. All persons, corporations, trusts or
- for any commercial, manufacturing, professional, religious, fraternal or other business purposes. single-family residences. PROPERTY USE. No portion of the Subdivision, improved or unimproved, shall be used The Subdivision and all lots therein shall be used only for
- in the Subdivision shall be governed by the following specifications: CONSTRUCTION REQUIREMENTS. The construction of residences on lots
- structures shall also not be erected or maintained at any given point closer to the side yards than five (5) feet. 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. Such Setback Lines: The exterior walls of any building, garage, enclosed
- living area shall have a total living area, exclusive of garage and basements, of not less than 1,850 square feet. Residences of more than one level shall have a total living area of not less than 2,300 square feet, exclusive of garage and basement. No residence shall exceed two and one-half (2-1/2) stories in height. Footage Requirements. As to residences of one level, the first floor
- shall be permitted exteriors for the rear and sides of the residence, provided such materials are suitable quality, grade and coloration so as to conform and harmonize with other improvements in the Subdivision. Aluminum may be used for gutters, downspouts, some other masonry product approved by Developer. tarpaper, or roofing paper shall be used for any exterior wall covering or roofs. The entire front elevation of all residences shall be constructed with full masonry brick, stone or HardiPlank vinyl simulated shakes, or other masonry products approved in Developer's sole discretion. Stone, full masonry brick, wood, vinyl and other stucco style materials cantilevered overhang, as determined or approved by Developer, may utilize real stucco. determined in Developer's sole discretion. The specific area which is comprised of a support the use of full masonry brick, stone or other approved masonry product, as brick, stone or masonry product shall not apply to the area comprised of the garage door, soffit and fascia boards. entrance doors, Permitted Exteriors. windows, and any cantilevered overhang which will not structurally No wallboard, aluminum siding, sheet metal. The construction requirement of
- contain an attached, enclosed garage adequate to store, at a minimum, three (3) standard-Garages Each residence constructed on a lot in the Subdivision shall

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approval, allow a two (2) car garage on Lots 21-29. sized vehicles. Any such garage shall be in conformity with the attached residence as to architecture and location. Developer may, at his discretion and with plan

- Roof Pitches. All roofs shall have at least a 7/12 pitch
- sanitary sewer system in accordance with all applicable health codes. Sewage Requirements. All residences shall connect to the public
- Subdivision. writing by the Developer to place excess materials at an alternate location within the Subdivision shall be removed from the Subdivision unless permission is granted in Excavation. All excess materials excavated from any lot in the
- children's wading pools. The location of any swimming pool shall meet and comply with any and all rules as established by Developer, or in the absence thereof, shall only be including the filter and circulating pump, shall be located inside the required fence and ordinances and building codes. All devices used in connection with the swimming pool h. Swimming Pools. All swimming pools must be enclosed by fencing approved by the Developer and shall, in all respects, comply with the applicable installed in a location consented to in writing by Developer. concealed from view. Only in-ground pools shall be permitted, except for moveable
- permitted. Curbs which are removed for the purpose of making a driveway entrance shall be replace as far as the nearest construction or expansion joint to insure a smoothly joining entrance with a radius of return of at least five (5) feet. approved in writing by Developer. garage must be of concrete, full masonry brick pavers or other materials permitted and approved in writing by Developer. No blacktop or other asphalt product shall be Driveways and Curb Cuts: All driveways leading from the streets to the
- Sidewalks. Sidewalks must be installed by and at the expense of a lot owner upon the earlier of (i) six months after completion of construction of a residence on the lot, (ii) when required by governmental authority, or (iii) within two (2) years of completion of construction of residences on 80% of the lots constituting the Subdivision. installed at the expense of the Developer. Sidewalks with respect to houses constructed by or on behalf of the Developer shall be with all sidewalks to be in conformity with the other sidewalks in the Subdivision. Details as to sidewalk size, placement, and materials are to be supplied by the Developer,
- Developer shall, upon request from a lot owner, provide the pertinent information regarding the size, type or style of mailboxes approved by Developer. Any replacement mailboxes shall conform to such initial design, or if not available, a design approved by Developer All mailboxes shall be a style approved by Developer.

- permitted Construction Style. No log homes or A-frame style construction shall be
- m Developer Approval. No residence, tower, satellite dish of any size, or swimming pool shall be erected, placed, or altered on any lot in the Subdivision until the prior to continuation of construction. No prior approval shall be required from the Developer for satellite dishes which do not exceed twenty (20) inches in diameter, placed in the rear of a lot obscured from view by landscaping in all directions and completely blocked from view from the street at the front of the residence. whether acting as a general or a subcontractor, from performing any work on a residence or a lot in the Subdivision. If the Developer fails to give written approval or disapproval require that samples of all exterior materials be submitted for examination prior to shall be retained by the Developer. building plans, specifications, and site plans shall be submitted before commencement of any construction on a lot. One copy of said building plans, specifications, and site plans to topography and finished ground elevation. with existing structures in the Subdivision and as to location of the building with respect evaluate the proposed improvements as to conformity and harmony of external design and approved by the Developer. The Developer, as part of the approval process, shall building plans, specifications and site plans of said improvements have been submitted to The Developer may, in the Developer's sole discretion, restrict or forbid any contractor, approval. The name of the general contractor, together with a list of all subcontractors intended to be used shall be furnished with the above-described plans to the Developer. building, either as to materials or colors, must be approved in writing by the Developer to such plans, specifications and/or contractors within ten (10) days after same have been plans and specifications. Any changes during construction of the size or exterior of the received by the Developer, the plans, specifications and/or contractors shall be deemed All improvements shall be constructed in strict conformity with approved The Developer, at the Developer's option, A minimum of two (2) copies of all
- 4. TEMPORARY STRUCTURES. No trailer, basement, tent, shack, garage, barn or other outbuilding shall be at any time used as a residence, temporarily or permanently, in the Subdivision. No tent, shack, barn or other outbuilding is permitted in the Subdivision. No home appropriate governmental agency. shall be occupied as a residence until the exterior of such residence is completed in accordance with the plans approved by Developer and a certificate of occupancy has been issued by the
- 5. REPLATTING. No lot or lots as platted shall be divided so as to result in creating additional lots. However, the Developer, at Developer's sole discretion, may permit an entire lot or a portion of a lot to be added to an adjacent lot to create a larger lot, provided that the location of the building setback lines shall be modified to reflect the new size of each lot.
- foliage which are dead, hazardous, or reasonably impede construction of a residence or interfere with an easement, shall be destroyed or removed from any lot without the consent of the FOLIAGE REMOVAL. No trees or other significant foliage, other than trees or

- or activity which may be or may become a nuisance, hazard or danger to the neighborhood, by sight, sound, odor, or otherwise, shall be performed or maintained on any lot or other part of the Subdivision. No noxious, hazardous, or offensive trade, object,
- 8. ANIMALS. No animals other than domesticated house pets shall be kept or maintained within the Subdivision. Any pet enclosures must be approved in writing by the allowed within the Subdivision. Developer or as set forth in any specific rules promulgated by the Developer. No pet runs are No animals other than domesticated house pets shall be kept or
- said notice to be mailed by certified mail, if more current information is not available, to the address listed with the Peoria County Supervisor of Assessments for the mailing of tax bills for mailing of such notice, the Developer may undertake any such reasonable acts as may be necessary to improve the condition of the lot. Any charges sustained by the Developer may be attempt to notify the owner of said lot in writing of the objectionable condition of the lot, with lien against said lot. Such liens may be enforced against the owner's property by foreclosure in the same manner as mechanic's liens or by any other method permitted by law. Such liens must be recorded within two (2) years of the time the debt was incurred and, unless enforced, shall necessary to improve the condition of the lot. Any charges sustained by the Developer may be charged to the lot owner, and, at the option of the Developer, may constitute and be recorded as a unattractive appearance because of accumulated debris, weeds or grasses, the Developer shall maintained and in a presentable condition. enforcement of such lien. expire within two (2) years of recording. Attorney's fees and court costs shall be recoverable for If the condition of said lot is not adequately improved within ten (10) days of the PROPERTY MAINTENANCE. All lot owners shall keep their property well in the event a lot presents a nuisance or an
- property. This provision, to the extent permitted by law, shall also apply to those parts of the Subdivision dedicated as public roadways. unless same is enclosed and concealed from view within the attached garage on the owner's 10. VEHICLE STORAGE. No passenger cars, recreational vehicles, trailers, vans, mobile homes, boats, snowmobiles, or other objects of substantial size, whether operative or inoperative, may be parked or stored on a regular basis within the confines of the Subdivision
- 11. OUTBUILDINGS. No outbuildings or storage sheds of any kind shall be allowed within the Subdivision, other than those built on Outlot areas by the Developer.
- of buildings and structures on lots or the reconstruction of such buildings and structures, no new or used construction materials, supplies, unused machinery, similar items or materials shall be kept or allowed to remain in the Subdivision unless stored inside a building and concealed from SUPPLY STORAGE. Except as necessarily incidental to the initial construction
- easements for the purpose of serving individual lots, the Subdivision and adjoining property with standard public utilities, including, without limitation, electric, gas, water, sewer, television cable reserved as shown on the recorded plat. EASEMENTS. Easements for public utility installation and maintenance are Said utilities shall be permitted access to the indicated

deemed appropriate on Lot I and on Outlot A. Said easements may be shown on the plat of subdivision and shall be reserved for maintenance of signage for the Subdivision. All future maintenance of the easement areas and said signage shall be the responsibility of the placed on said easements, but the easements may be used for gardens, shrubs, landscaping, and other purposes that do not interfere with the maintenance or use of the easements. The Homeowners Association according the provisions contained hereinafter. and telephone service. No permanent buildings, structures, or other significant foliage shall be Developer hereby reserves an easement and all other rights to locate and construct signage as

after the conveyance of title, unless a written extension is granted by the Developer. If the may demand reimbursement of any utility deposits which remain unrefunded due to failure to hook up a residence on such lot, with the right to any future refund for such lot to be assigned to acquiring a lot from the Developer must commence construction within twenty-four (24) months Developer to tender the repurchase price to the lot owner upon the execution of the deed at said closing. Any attempted transfer of the ownership of the lot by the lot owner to anyone other than Developer subsequent to the date of the notice from Developer shall be ineffective and voidable appropriate warranty deed and transfer declarations for the lot owner to execute and deliver a notice to the lot owner that Developer has made such election to repurchase the lot. Said written with no interest to have accrued thereon. To effectuate the transfer, Developer may prepare the absolute right, at its sole option, to repurchase the lot by repayment of the original purchase price such construction is not commenced within the allotted time, the Developer shall have the all landscaping work, within nine (9) months after commencement of construction. the lot owner. All construction must be completed in accordance with approved plans, including Developer elects to grant any such extension, as a condition to any such extension Developer notice shall set a closing date no less than three (3) days form the date of the written notice with COMMENCEMENT OF CONSTRUCTION. Any individual or In the event

In the event a dwelling is commenced but not completed within the allotted time specified above, the Developer shall have the absolute right, at its sole option, to repurchase the any such arbitration shall be in Peoria, Illinois. guidelines and procedures as established by the American Arbitration Association. Developer and the lot owner. Any such arbitration shall be in conformance with the rules, two arbitrators, with a decision of the majority of arbitrators to be binding upon both the to be appointed by the Developer, and, if necessary, a third arbitrator to be appointed by the first shall be determined by arbitration by an arbitrator to be appointed by the lot owner, an arbitrator lot for the original purchase price, plus 90% of the fair market value of the partially completed dwelling thereon. If an agreement cannot be reached as to the fair market value thereof, same by the Developer Developer and the lot owner. Costs of the arbitration shall be equally shared between the The situs of

electric photocell for automatic on/off operation. Said lighting shall be located in the yard at a point which is within ten (10) feet of the inside edge of the public sidewalk running along the street and ten (10) feet from the edge of the driveway. The developer shall specify the make, lighting for night illumination of the frontage area of their lot. electric photocell for automatic on/off operation. Said lighting street and ten (10) feet from the edge of the driveway. the residence, shall install and maintain in the front area of their lot suitable, Developer-approved OUTDOOR LIGHTING. All lot owners, upon completion of construction of Said lighting shall contain an

with the initial design or, if not available, a design approved by the Developer model or style of light which can be utilized. Any replacement light or light post shall conform

- the Subdivision, but only after the lot owner submits the plans and specifications, including the construction of any such enclosure or fence may commence without the written approval of the exact location and sample material of the proposed enclosure or fence to the Developer. the Subdivision. FENCING. No chain link or wood enclosures or fences shall be permitted within Wrought iron or vinyl material enclosures or fences shall be permitted within
- 17. AMENDMENT OF RESTRICTIONS/PLATS. Until the Developer divests itself of all 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 of the Subdivision by a after the Developer's sale of any lot, no amendment of these Restrictions or the Plat of the Subdivision shall significantly impede or alter the continued development of the Subdivision in with the collective owners of each lot to have one vote in regard to any such issue. Upon the sale of all of the Developer's interest in the Subdivision, these Restrictions may be amended by the affirmative vote of two-thirds (2/3) of the total lot owners in the Subdivision, written instrument to be recorded in the Office of the Recorder of Deeds, Peoria County, Illinois. accordance with the general intent of the Developer as expressed herein.
- shall be entitled to prosecute, in any proceeding in law or equity, any owner violating or attempting to violate any of the restrictions or covenants contained herein, to either prevent said owner from committing said violation or to recover damages for such violation, and the Court may, in its discretion, award reasonable attorneys' fees and costs to the prevailing party. ENFORCEMENT OF RESTRICTIONS. Any lot owner in the Subdivision
- Restrictions by judgment or 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. INVALIDATION OF RESTRICTIONS. Invalidation of any portion of these
- the right to sell, assign, transfer, or convey the rights of the Developer. Any such transfer shall be in writing and recorded in the office of the Recorder of Deeds, Peoria County. The Developer request, Turnish satisfactory evidence concerning the appointment and authority of said representative. If all lots in the Subdivision have not been sold at the time of formation of the may, from time to time, appoint a designated agent to act for the Developer, and shall, upon shall be construed as an assignment of the Developer's right to collect utility deposits and grant extensions for commencement of construction. may retain specific rights, including, without limitation, the right to approve constructions plans specifically retained. herein contained shall be transferred to such Homeowners Association unless certain rights are of written authorization from the Developer, all rights, duties, and obligations of the Developer Homeowners Association, upon the formation of the Homeowners Association and the recording ASSIGNMENT OF RIGHTS BY DEVELOPER. The Developer, in such written transfer of rights, duties, and obligations, However, The Developer shall have nothing

- shall not be conclusive as to matters of survey. Certificate of Compliance stating that the building or buildings on said lot comply with these Restrictions, if such is the fact to the best of the Developer's knowledge. Such Certificate shall owner of any lot, plus payment of a reasonable fee if so required, the Developer will issue a be conclusive evidence of satisfactory compliance with these Restrictions, except said Certificate CERTIFICATE OF COMPLIANCE: Upon receipt of a written request by the
- 22. LIMITATION OF LIABILITY. In no event shall any action or inaction by the Developer in regards to the Developer's powers or duties expressed herein constitute or give rise to any liability against the Developer, provided such action or inaction does not constitute willful misconduct in the performance of its duties.
- with respect to any common areas including, without limitation, all signage easements, if any or fund any reserve accounts to provide for capital expenditures, replacements or contingencies NO RESERVE ACCOUNTS. The Developer shall not be required to maintain
- the Subdivision OUTLOTS. All Outlots shall be subject to the restrictions set forth in the Plat of
- deems necessary and prudent in accordance with the general intent of the Developer. Said rules may be included as an amendment of these restrictions as set forth in paragraph 17 above, or by making copies of said rules available to all lot owners and proposed purchasers. The Developer may promulgate rules, from time to time, as Developer
- owners hereby acknowledge and agree, that Developer or its successor or assigns may locate and install a peak flow sewer system on the East side of the creek or Stream Buffer Area contiguous to the Subdivision. Said system may be located within two hundred (200) feet of the sanitary or similar system as determined to be required by Developer, said system will be transferred to the Homeowners Association as set forth hereinafter or to the Greater Peoria Sanitary and Sewer sewer lift station servicing the Subdivision. Upon the completion of the peak flow sewer system. District, as determined by the Developer and the Greater Peoria Sanitary and Sewer District. PEAK FLOW SYSTEM. The Developer hereby retains all rights, and all lo

II. HOMEOWNERS ASSOCIATION

- any conveyance of an interest to property in the Subdivision shall be deemed a conveyance of the 1. MEMBERSHIP IN ASSOCIATION. Upon its formation, all lot owners in the Subdivision shall become members of the Trails View Homeowners Association (hereinafter referred to as the "Association"). Membership in the Association shall run with the land, and associated membership in the Association.
- of the total lots in the Subdivision, plus written approval by the Developer for formation of the Association. The Association shall not be deemed formed until written notice of the formation earlier of: (a) the sale of all of the Developer's interest in the Subdivision, or (b) the sale of 90% FORMATION OF ASSOCIATION The Association shall be formed on the

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indexed to each lot in the Subdivision. of the Association has been recorded in the office of the Peoria County Recorder of Deed and

- shall have the following power and duties: POWERS AND DUTIES OF SUBDIVISION. Once formed, the Association
- reasonable attorneys' fees and costs with respect to any such suit. authority to bring suit to enforce compliance with any of the restrictions pertaining to the Subdivision in its own name and on its own behalf and shall be entitled to recover Enforcement of Restrictions: The Association shall specifically have the
- signs, lighting, landscaping or common areas. with said areas to include, without limitation, such areas as may hereinafter be subject to easements in favor of the Developer or the Association for maintenance of Subdivision maintenance, and upkeep of the common areas and entryways of the Subdivision, if any, The Association shall be responsible
- compliance Subdivision in accordance with the restrictions and the issuance c. Construction Approval: Upon written grant of authority from the Developer, the Association shall be responsible for the approval of construction in the
- d. Power to Assess: The Association shall be authorized to assess fees against the lot owners in the Subdivision for the operational costs and projects of the Association in accordance with the guidelines hereinafter established
- specifically including but not limited to the ability to own property in its own name. the Developer, the Association shall have all rights otherwise reserved to the Developer, Developer's/Association Rights: Upon written grant of authority from
- Developer against all expenses (including attorneys' fees), judgments, claims or demands incurred with respect to any suit, proceeding, or other action arising out of its actions or inactions with respect to the Subdivision, provided such action or inaction does not constitute willful misconduct in the performance of its duties. Indemnification. The Association shall indemnify and hold harmless the
- corporation or any other type of legal entity. in the Association. The Association may elect to be organized and operate as a not-for-profit formed, the Association may establish guidelines and by-laws for operation of and membership ORGANIZATION AND OPERATION OF THE ASSOCIATION. Once
- of the initial meeting of the Association shall be provided by the Developer by either the delivery of mailing of notice, regular mail, to each lot owner in the Subdivision, or by the posting of a notice of the meeting in at least three conspicuous locations in the Subdivision at least fourleen (14) days prior to the meeting. Any such notice shall detail the date, time and place of the initial INITIAL MEETING AND ORGANIZATION OF ASSOCIATION Notice

can be scheduled by any individual lot owner in the Subdivision by following the procedures the first election of trustees. If the Developer should fail to schedule the initial meeting of the Association after such time as when the Association should have been formed, the initial meeting mailing or posting of the notice. If notice is given by posting, said notices shall remain posted for at least fourteen (14) days. The Developer may conduct the initial meeting until such time as meeting of the Association, with said meeting to be held within forty-five (45) days of the initial noted herein.

- respective owners of such divided lot may cast a percentage of one vote, with said percentage to relate to the portion owned of the originally platted lot. Voting in Association matters may be 6. VOTING RIGHTS. In regard to all Association matters, one vote may be cast by the collective owners of any lot in the Subdivision. In the event any lot has been divided, the face, expire within six (6) months of execution. done in person or by written proxy for specific issues, or general proxies provided same, on their
- owner shall be entitled to cast one vote for each lot owned for the election of Trustees of the Association. Those three individuals receiving the highest total of votes shall be elected as Trustees of the Association. The Trustees shall have the following rights and duties: ELECTION OF TRUSTEES. At the initial meeting of the Association, each lot
- annual expenses of the Association for maintenance of common areas and organization cost with a reasonable reserve. Budget: The Trustees shall formulate a budget based on the estimated
- lot owner in an amount necessary to provide the estimated funds required pursuant to the Assessment: The Trustees shall provide for the assessment of fees to each
- c. <u>Employment</u>: The Trustees shall employ, on behalf of 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, Association accounting or other professional services as may be required
- of the initial Association. Creation of By-Laws: The Trustees shall formulate and propose, as part organization of the Association, general by-laws and guidelines for the
- and maintain accounts, books and records in accordance practices. Payment of Invoices: The Trustees shall pay the bills of the Association with standard accounting
- 8. PROVISIONS RELATING TO TRUSTEES. Unless and until the Association adopts new by-laws, each Trustee shall be elected for a period of two (2) years, provided, however, that the two (2) Trustees receiving the fewest number of votes at the initial meeting of the Association shall be elected for a term of one (1) year, with their successors to be elected for

two-year terms. The Trustees shall provide for a least an annual meeting of the Association to be act or failure to act on behalf of the Association receipt of compensation for their acts as Trustees, nor shall any Trustee receive compensation for professional advice provided to the Association (except reimbursement for reasonable out of of the meeting in at least three (3) places in the Subdivision. lot owners or by conspicuously posting notice of said meeting for fourteen (14) days in advance of the meeting in at least three (3) places in the Subdivision. Trustees shall not be entitled to with notice of said meeting to be made by delivering or mailing such notice, regular mail, held at a reasonable time and place, which meeting shall include the election of the new Trustees, pocket expenses.) Absent fraud or gross negligence, no Trustee shall be personally liable for any

- or amend the By-laws of the Association upon the affirmative vote of three-fourths (3/4) of all lot owners in the Subdivision. ADOPTION OR AMENDMENT OF BY-LAWS. The Association may adopt
- as a reserve for contingencies or replacements. expenses of the Association and shall not include capital expenditures or amounts to be set aside owned by the Developer shall be limited to the proportionate share of the actual operating to the sale of all of Developer's lots in the Subdivision, the assessments with respect to any lot the proportionate amount of the divided lot owned. divided lot shall pay an assessment for such divided lot equal to a standard lot assessment times lot owner's proportionate share of the budget established by the Trustees. Assessments against each lot in the Subdivision shall be in equal amounts regardless of a lot's size. Owners of any ASSESSMENTS. The Association shall be empowered to assess each individual In the event the Association is formed prior
- thirty (30) days after said assessment becomes due may, at the option of the Association, become a lien against the lot by placing notice of record with the Peoria County Recorder of Deed. In order to become a valid lien, said lien must be placed of record within two (2) years of same. Payment of said lien may be enforced by foreclosure in the same manner as mechanic's liens or reasonable attorneys' fees and court costs incurred in recovery of amounts due by any other method permitted by law, and the Association shall be entitled to recover
- percent (50%) homeowners associations for contiguous subdivisions. MERGER OF ASSOCIATION. of the lot owners in the Subdivision, the Association may merge with Upon receipt of written approval of fifty

WITNESS WHEREOF, the undersigned have placed their hands and seals this 2/5 , 2008.

an Illinois limited liability company, By FIELDS CROSSING, LLC FIELDS CROSSING JORGENSON, LLC,

an Illinois limited liability company,

Its Manager

Timothy F. Shea, Manage

STATE OF ILLINOIS

COUNTY OF TAZZEWELL) SS.

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT TIMOTHY F. SHEA, personally known to me to be the Manager of FIELDS CROSSING, LLC, an Illinois limited liability company, as Manager of FIELDS CROSSING JORGENSON, LLC, an Illinois limited liability company, and personally known to be and on his oath state that he is duly authorized to execute said instrument. the same person whose name is subscribed to the foregoing instrument as such Manager and, as the free and voluntary act of said limited liability company for the uses and purposes therein set forth

Given under my hand and Notarial Seal this 215 day of

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