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RESTRICTIONS CONCERNING WOODLAND PROTECTION

FOR

THE FALLS AND OLD HENRY CONDOMINIUMS Jefferson County, Kentucky

THESE RESTRICTIONS CONCERNING WOODLAND PROTECTION FOR THE FALLS AT OLD HENRY CONDOMINIUMS ("RESTRICTIONS") are inade, imposed and declared on the <u>Har</u> day of May, 2006, by RICHARD BROOKS CONSTRUCTION COMPANY, a Kentucky corporation, 206 Old Harrods Creek Road, Louisville, Kentucky 40223 ("Brooks").

WITNESSETH:

WHEREAS, Brooks is the owner of certain real property in Jefferson County, Kentucky, more particularly described on Exhibit A attached hereto, pursuant to deed of record in Deed Book 8182, Page 54 in the office of the Clerk of Jefferson County, Kentucky, which will be developed as a certain residential community known as "The Falls at Old Henry Condominiums" or "Condominiums"; and

WHEREAS, it is the desire and intention of Brooks to develop the real property herein or hereafter made subject to these Restrictions in accordance with the provisions of these Restrictions and to subject and impose upon such real property certain rights, privileges, covenants, conditions and restrictions;

NOW, THEREFORE, in order to provide for a pleasing atmosphere in The Falls at Old Henry Condominiums, and to subject certain parts of The Falls at Old Henry Condominiums to restrictions designed to preserve trees and wooded areas in perpetuity, and to subject any and all persons who ever take title to any part of the Property to such preservation restrictions, Brooks does hereby restrict the Property as follows:

1. <u>Woodland Protection Areas</u>. The Woodland Protection Areas designated on the Woodland Protection Exhibit attached hereto as Exhibit A represent portions of the site, which shall be permanently preserved. Woodland Protection Areas (WPAs) identified on Exhibit A represent portions of the site on which all existing vegetation shall be permanently preserved. All clearing, grading, and fill activity in these areas must be in keeping with restrictions established at the time of development plan approval. No further clearing, grading, construction or other land disturbing activity, except as necessary to provide for utilities, shall take place within the designated WPAs beyond pruning to improve the general health of the tree or to remove any dead or declining trees that may pose a public health and safety threat. As trees are lost thru natural causes new trees shall be planted in order to maintain minimum tree canopy as specified in Chapter 10, Part 1 of the LDC and as shown on the approved Tree Canopy/Landscape Plan.

Any tree or shrub removed in violation of these Restrictions shall be replaced by the person who removed the tree or shrub within thirty (30) days. Trees planted to replace a tree that

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is improperly removed shall equal the diameter of the removed tree (that is, one tree of the same diameter or multiple trees, each with a minimum caliper of one and three-quarter inches, together equaling the same diameter of the removed tree planted at intervals acceptable to the healthy growth of the particular species to be planted) and shrubs and under story vegetation shall be replaced using native species.

These restrictions may be amended or released only with the prior approval of the Louisville Metro Planning Commission.

IT TESTIMONY WHEREOF, witness the signature of Developer below:

RICHARD'S	ROOKSCO	DNSTRUC	TION CO
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× / ×	4 hr	-te-	
Y		Signature	

By: <u>Richard Brooks</u> Printed Name Title: <u>Member / Authorized Rep.</u> Date: 5-4-04

COMMONWEALTH OF KENTUCKY)) SS:

COUNTY OF JEFFERSON

The foregoing instrument was subscribed, sworn to, and acknowledged before me by RICHARD BROOKS, as Member and authorized representative of RICHARD BROOKS CONSTRUCTION CO., on behalf of the company, this $\frac{44}{100}$ day of May, 2006.

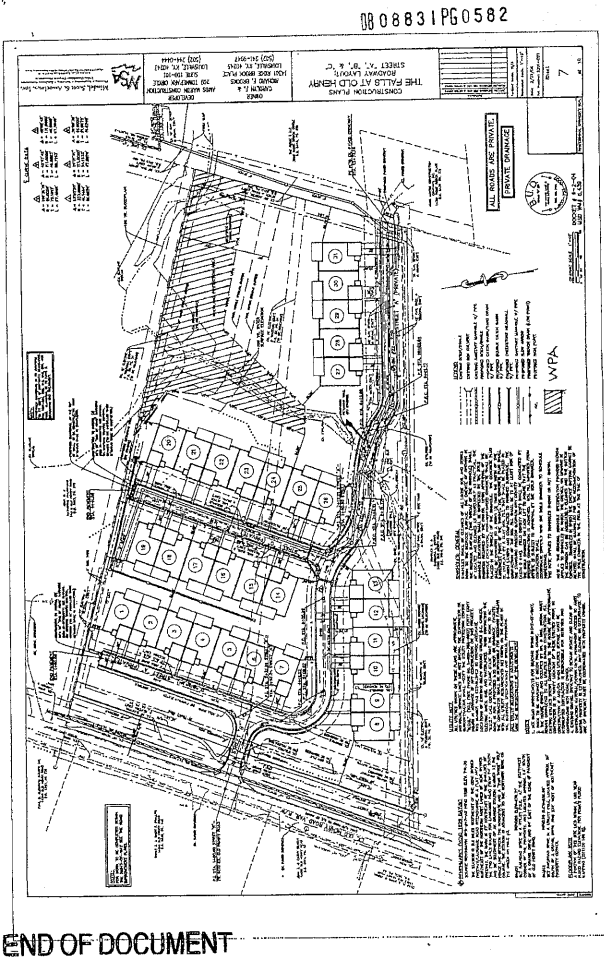
My Commission expires: Cicquest 8, 2060

Notary Public State at Large, Kentucky

This instrument prepared by:

Bardenwerper, Talbott & Roberts, PLLC 8311 Shelbyville Road Louisville, KY 40222 (502) 426-6688 (502) 425-0561

E:\WBB-NOV2002\Amos Martin\Tassie-Old Henry Rd\WPA Restriction2 041806,doc AJM Rev. 5/4/06 10:45 AM



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DECLARATION OF RESTRICTIONS AND EASEMENTS GOVERNING ACCESS AND LANDSCAPING

THIS DECLARATION OF RESTRICTIONS AND EASEMENTS GOVERNING ACCESS AND LANDSCAPING ("Declaration") is made and entered into this <u>1570</u> day of <u>AUGUST</u>, 2008 by The Ridge I, LLC, a Kentucky limited liability company, the 'Falls at Old Henry Condominiums Council (collectively the "Declarant") and Richard and Carolyn Brooks, husband and wife ("Brooks").

WITNESSETH:

WHEREAS, Declarant is the owner of property in Jefferson County, Kentucky by deed of record in Deed Book 8889, Page 985, in the office of the County Clerk of Jefferson County, Kentucky (the "Falls Property"), which property is directly to the west of property owned by Richard and Carolyn Brooks, which the Brooks acquired by deed of record in Deed Book 8759, Page 684 in the office of the Clerk aforesaid (the "Brooks Property"); and

WHEREAS, the Falls property is subject to a Master Deed of record in Deed Book 9150, Page 944 in the office of the Clerk aforesaid, which Master Deed gives the Ridge I and the Council of Co-Owners the right to grant certain access easements; and

WHEREAS, Declarant desires to grant certain rights and impose certain rights, easements and restrictions on, over and upon said Ridge Property for the benefit of itself and all future owners of any part of said Ridge Property and to provide for the harmonious, beneficial and proper use of said Ridge Property and to provide access and landscaping easements to Brooks for the benefit of the Brooks Property and any owner or future owner of the Brooks Property; and

WHEREAS, Declarant and Brooks desire and intend that the owners, occupants and other persons hereafter acquiring any interest in the Ridge Property and Brooks Property shall at all times enjoy the benefits of and shall hold their interests subject to the rights, easements, privileges and restrictions hereinafter set forth;

NOW, THEREFORE, Declarant declares as follows:

1. <u>Beneficial Parties: Binding Effect</u>. The rights, privileges, obligations and burdens hereby imposed and all other terms of this instrument shall run with the land and shall be binding upon and inure to the benefit of the Brooks and Declarant, their heirs, executors, administrators, successors and assigns as well as their employees, tenants, invitees and guests.

2. <u>Provision of Access</u>. As shown on <u>Exhibit A</u> attached hereto, Declarant hereby grants a thirty foot easement of access from Old Henry Road across the Ridge Property to the Brooks Property. Easements are further declared and granted and reserved for ingress and egress for pedestrian traffic over, upon, through and across sidewalks, and for vehicular traffic over, upon, through and across driveways as such sidewalks and driveways from time to time, may be paved and intended for such purposes. All easements and rights described-herein are easements appurtenant, running with the land and shall inure to the benefit of and be binding upon the Brooks, their heirs, executors, administrators, successors and assigns, and the employees, tenants, invitees and guests of same.

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3. <u>Landscape easement</u>. As shown on Exhibit B attached hereto, Ridge grants an exclusive possessory right to Brooks to the area shown on Exhibit B for the purpose of installing and maintaining landscaping and other buffering materials (the "Landscape Easement"). Brooks shall maintain the Landscape Easement in a first class manner similar to that of the rest of the Brooks and Ridge Properties.

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3. <u>Maintenance and upkeep</u>. It shall be the responsibility of the owners of the Ridge Property to maintain that portion of the Ridge Property subject to the aforesaid Access Easement, in condition similar to that of a public street, free of all debris, snow and ice.

4. <u>Remedies</u>. In the event that the owner of either the Ridge Property or the Brooks Property shall institute any action or proceeding against the other Property owner relating to the provisions of this Agreement, or any default hereunder, or to collect any amounts owing hereunder, the unsuccessful litigant in any such action or proceeding shall reimburse the successful litigant therein for costs and expenses incurred by the successful litigant in connection with such action or proceeding and any appeals therefrom, including attorney's fees and court costs. All remedies are cumulative and shall be deemed in addition to any and all other remedies to which either lot owner may be entitled in law or in equity. Each owner shall also have the right to restrain by injunction any violation or threatened violation by the other Property owner of any of the terms, covenants or conditions of this Declaration or to obtain a decree to compel specific performance of any such terms, covenant or conditions, it being agreed that the remedy at law for a breach of any such term, covenant or condition is not adequate.

7 <u>Amendment Hereto</u>. This instrument shall not be modified except by writing executed by the owners of both of the Ridge Property and the Brooks Property and in form appropriate for recording with the Office of the Clerk of Jefferson County, Kentucky, which instrument shall be filed of record in the aforesaid office.

IN WITNESS WHEREOF, the parties have caused this Declaration to be signed by said Declarant as of the day and year first above written.

The R By Title

)) SS) STATE OF KENTUCKY COUNTY OF JEFFERSON

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this day of <u>support</u>, 2008, Amos Martin, Member of The Ridge, LLC. appeared before me and before me acknowledged that he executed and delivered the foregoing instrument as his free and voluntary act and deed and as the free and voluntary act and deed of The Ridge, LLC.

My Commission expires: 9-24-201 STATE AT LARGE, KENTUCKY

Richard Brooks

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STATE OF KENTUCKY COUNTY OF JEFFERSON

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this $\underline{/}$ ust__, 2008, Richard and Carolyn Brooks, husband and wife appeared before me and before of me acknowledged that he executed and delivered the foregoing instrument as their free and voluntary act and deed.

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STATE AT LARGE, KENTUCKY

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OLD HENRY CONDOMINIUMS COUNCIL, INC THE FALLS A

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STATE OF KENTUCKY

COUNTY OF JEFFERSON

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this 4 day of 4 day, 2008, appeared before me and before me acknowledged that he executed and delivered the foregoing instrument as his free and voluntary act and deed and as the free and voluntary act and deed of The Falls and Old Henry Condominiums Council, Inc..

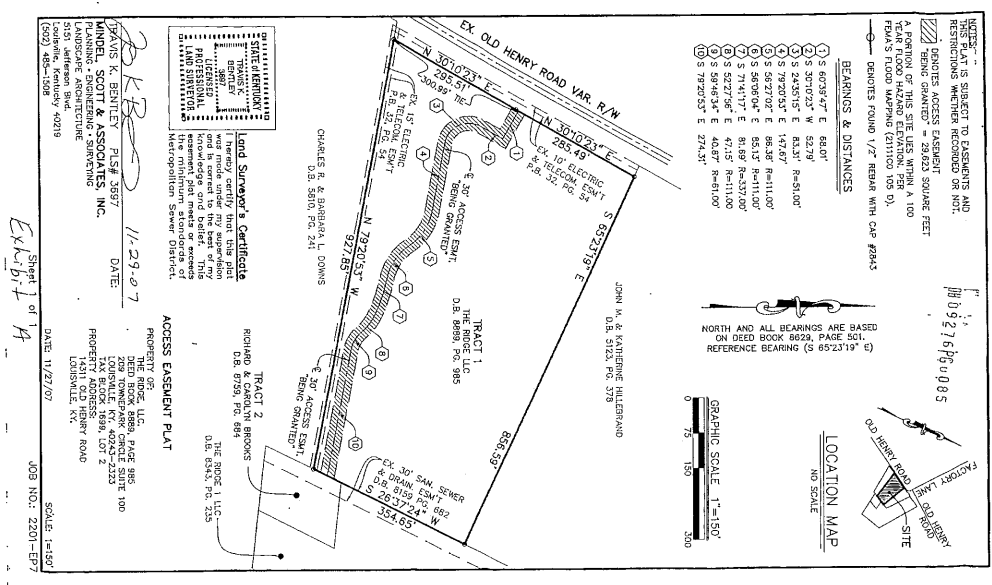
My Commission expires: <u>9-24-2011</u>

STATE AT LARGE, KENTUCKY

THIS INSTRUMENT PREPARED BY:

8311 Shelbyvillé Road Louisville, Kentucky 40222 (502) 426-6688

E:\CLIENT FOLDER\Martin, Amos & Brooks, Richard\Falls at Old Henry\CrossOverAgmt.doc



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DEDICATION OF PRIVATE ACCESS EASEMENT

THIS INSTRUMENT made and entered into on this 29 m day of 10 cm. 2007, by

the undersigned Owners. The Ridge, LLC.

confers the rights and obligations regarding certain real property as follows:

This is to certify that the undersigned GRANTOR is the owner of the land shown on the plat attached hereto and made a part hereof and that a perpetual easement for roadway, courts and drives are hereby dedicated and reserved on, over and under the strips of land and spaces so designated on the attached plat as "Private Access Easements", for purposes of ingress and egress over GRANTOR'S property for construction, maintenance, and reconstruction of the aforesaid roadways, courts and drives.

No permanent structure of any kind shall be placed on, over or under the land within the perpetual easements. The perpetual easements shall run with the land and shall be for the benefit and use of the GRANTOR'S property and all lands abutting the aforesaid easements.

Access easements, shall be maintained by the GRANTOR, his heirs, executors, administrators, assigns, or the owners of the underlying fee simple title until said easements are accepted for maintenance by the public utilities

11-29-07 Date

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Owner's Signature

per Deed Book 8889, Page 985

STATE OF KENTUCKY) COUNTY OF JEFFERSON

The foregoing Dedication of Access Easement was signed and acknowledged before me by RICHAND BRUDES GRANTOR, this 2974 day of NUSAWBEN

)SS)

2007

Notary Public, Kentucky State-At-Large 2008 My Commission of pires:

EASEMENT, RESTRICTIONS, AND MAINTENANCE REQUIREMENTS FOR TWO LOTS ON A MINOR PLAT

THIS INSTRUMENT made and entered into on this <u>29</u> day of <u>November</u> 2002, by the undersigned Owners, <u>The Ridge</u>, <u>LLC</u>, per Deed Book <u>8889</u>.

Page <u>985</u> confers the rights and obligations regarding certain real property as follows:

1. The owner(s) or occupants of $\underline{TrAc+2}$ are hereby granted the easement shown on the attached plat for ingress and egress across the property designated as $\underline{TrAc+1}$ on said plat. Said easement shall be for the benefit of said owners or occupants, their guests and invitees.

2. The rights conveyed by said easement are limited to such as is customarily incidental to <u>RESIDENTIAL</u> usage of the lot.

3. All costs of expenses incidental to the maintenance, repair or rebuilding of said roads so as to keep it in a good and passable condition as a private road shall be borne one-half by the owners of each lot.

The lot of any owner who fails to pay his share of said expense promptly upon demand by the person who has initially borne it shall be subject to lien upon filing of an appropriate notice in the County Clerk's Office. The lien of such assessments may be enforced against the property in the same manner as mortgages are foreclosed upon real property.

4. The road shall not be dedicated to or maintained by the public except by agreement of the owners of said lots and approval of the Louisville Metro Planning Commission.

6. The provisions of this instrument shall be considered a covenant running with the land, shall be binding on the parties hereto and their respective successors, heirs and assigns, and may be enforced by any one or more owners of said lots in a civil action in law or equity,

7. The provisions hereof are severable, and if one or more of said provisions are held invalid, the remaining provisions shall remain in full force and effect.

In testimony whereof, witness the signature of the owners of said lots as of the day and year set out above.

Owners Signature

Owners Signature

Brooks Kichard Name Typed

Name Typed

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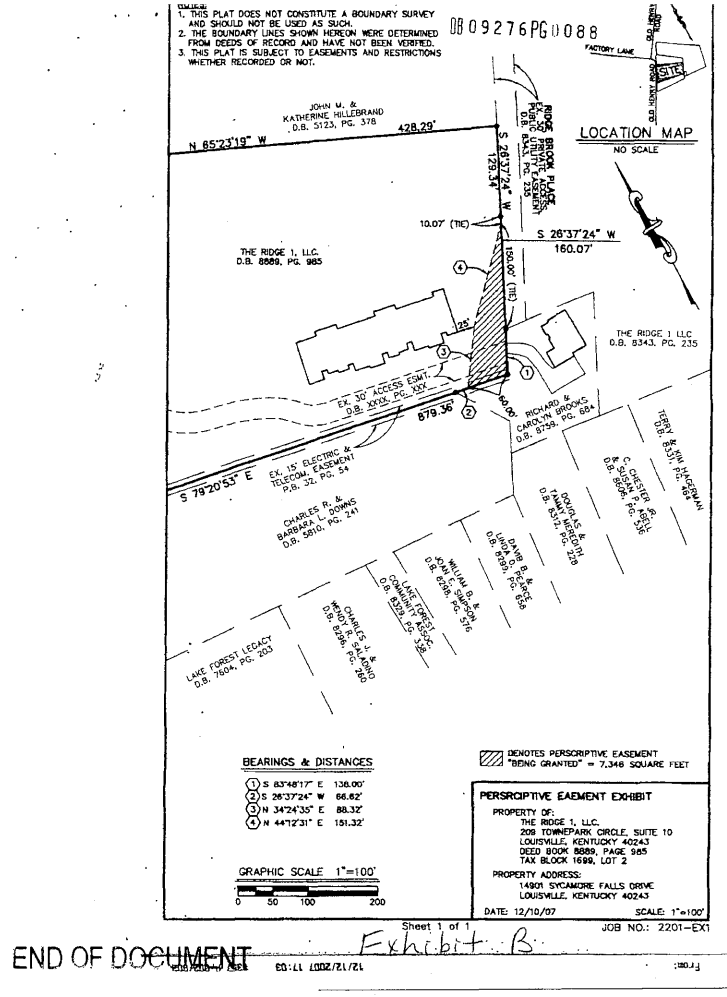
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State of Kentucky

County of Jefferson

I, a notary public in and for the County aforesaid do hereby certify the foregoing instrument was this day presented to me by $\underline{\land (ctiALD)} + \underline{\land (ctiALD)}$

My Commission expires on Sorument Ho.: DK2008120227 Lodged By: BAKDENWERPER Recorded Un: 98/19/2008 Notary Public 83:17:67 28.88 Total Fers: Fransfer fax: Gounty Clerk: BOBBLE HOLSCLAN-JEFF CO KY Deputy Clerk: AMASHO



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EASEMENT AGREEMENT

THIS EASEMENT AGREEMENT ("Agreement") is made and entered into this day of <u>February</u>, 2009, by Charles and Barbara Downs, husband and wife, having an address of Old Henry F.oad, Louisville, Kentucky ("Grantors") and THE RIDGE, LLC a Kentucky limited liability company, having an address of 209 Townepark Circle, Suite 100, Louisville, Kentucky 40222, ("Developer") and the Falls at Old Henry Condominiums Council, Inc., a Kentucky 40222 ("Condominium Council" developed Condominium Council shall be known collectively as "Grantors").

WITNESSETH:

WHEREAS, Grantor is the owner in fee simple of certain property located in Jefferson County, Kentucky, by virtue of a certain deed of record in Deed Book 5810, Page 241, in the Office of the Clerk of Jefferson County, Kentucky; and

WHEREAS, Developer is the developer of the Falls at Old Henry Condominiums a condominium community created pursuant to a Master Deed and Declaration of Condominium Property Regime dated December 12, 2007 of record on Deed Book 9150, Page 944 in the Office of the Clerk of Jefferson County, Kentucky (the "Master Deed"); and

WHEREAS, Condominium Council is a Kentucky corporation created to administer and maintain the property subject to the Master Deed;

WHEREAS, the Grantors hereto desire to grant certain rights and impose certain rights, easements and restrictions on, over and upon their property for the benefit of Developer, the Condominium Council and the residents of the property subject to the Master Deed themselves and their successors and assigns who shall at all times enjoy the benefits of and shall hold their interests subject to the rights, ensements, privileges and restrictions hereinafter set forth and further to provide for the harmonious, beneficial and proper use of the property; and

NOW, THEREFORE, the parties declare as follows:

1. <u>Beneficial Parties; Binding Effect</u>. The rights, privileges, obligations and burdens hereby imposed and all other terms of this Agreement shall run with the land and shall be binding upon and inure to the benefit of the parties hereto, their successors and assigns as well as their employees, tenants, invites and guests.

2. <u>Provision of Access; Passage and Parking</u>. Grantors hereby grant and provide an Easement for the placement of landscaping material over that 15-foot strip of their property along the property line common between Grantors' and Grantees' properties, together with the right of ingress and egress for the placement, maintenance, and replacement of said landscaping material on Grantors' property.

3. <u>Maintenance</u>. It shall be the responsibility of Grantees to maintain that portion of Grantors' property subject to the aforesaid easement in condition similar to the remainder of Grantors' property, including keeping the plants within the easement area pruned and maintained free of disease.

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4. <u>Insurance and Indemnification</u>. Grantees shall maintain comprehensive general liability insurance on that portion of Grantors' property subject to the aforesaid easement. Grantees shall and do hereby indemnify and hold Grantors harmless from and against any and all damages caused by reason of the granting of the aforesaid easement.

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5. <u>Developer's Oblightions</u>. Developer shall construct a four board horse-style fence along the easement area on the property line common to Grantors' and Grantees properties for approximately four hundred (4)0) feet, which upon construction shall become the property of Grantors. Developer may assign its obligations to maintain the easement area to the Condominium Council, but only upon installation of the fence as set forth in this paragraph.

6. Enforcement: Remedies. Upon either property owner's failure to comply with the provisions of this Agreement, the other property owner may take such action as necessary, including court action, to enforce compliance therewith, and the non-complying property owner shall immediately, upon demand, reimburse the enforcing property owner or other performing party for all expenses incurred in so doing, together with allowable statutory interest. Each property owner shall also have the right to restrain by injunction any violation or threatened violation by the other property owner of any of the terms, covenants or conditions of this Agreement or to obtain a decree to compel specific performance of any such terms, covenants or conditions, it being agreed that the remedy at law for a breach of any such term, covenant or condition is not adequate.

7. <u>Severability</u>. Should any provision of this Agreement be declared invalid by legislative, administrative or judicial body of competent jurisdiction, the other provisions of this Agreement shall remain in full force and effect and shall be unaffected by such invalidity.

8. <u>Amendment; Termination</u>. This instrument shall not be terminated or modified except by writing executed by the owners of both of the properties and in form appropriate for recording with the Office of the Clerk of Jefferson County, Kentucky, which instrument shall be filed of record in the aforesaid office.

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed as of the day and year first above written.

Grantees THE'RIDGE, LLC A Kentucky limited liability company By: Title: 0 Date: The Falls at Old Henry Condominium Council, Inc. Bv: Title: h Date: 2

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Grantors:

Charles and Barbara Downs

Date: Date:

STATE OF KENTUCKY)) \$S COUNTY OF JEFFERSON)

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I, a Notary public in and for the State and County aforesaid, do hereby certify that on this and for the state and County aforesaid, do hereby certify that on this and the state and county aforesaid, do hereby certify that on this and the state and county aforesaid, do hereby certify that on this and the state and county aforesaid, do hereby certify that on this and the state and county aforesaid, do hereby certify that on this and the state and county aforesaid, do hereby certify that on this and the state and county aforesaid, do hereby certify that on this and the state and before me acknowledged that he executed and delivered the foregoing instrument as his free and voluntary act and deed and as the free and voluntary act and deed of the company.

My Commission expires	Feb. 85 2012	
	NOTARY PUBLIC STATE AT LARGE, KENTUCKY	
STATE OF KENTUCKY)) SS	
COUNTY OF JEFFERSON)	

executed and delivered the foregoing instrument as his free and voluntary act and deed and as the

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I, a Notary public in and for the State and County aforesaid, do hereby certify that on this <u>2014</u> day of <u>Echrury</u>, 2009, <u>Anthony Martin</u>, <u>President</u> of The Falls at Old Henry Condominium Council, Inc., appeared before me and before me acknowledged that he

My Commission expires: Feb. 25 2012

free and voluntary act and deed of the corporation.

NOTARY PUBLIC STATE AT LARGE, KENTUCKY

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STATE OF KENTUCKY

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COUNTY OF JEFFERSON

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this $\frac{\partial O^{4/3}}{\partial A}$ day of $\underline{Febeuary}_{2009}$, Charles and Barbara Downs appeared before me and before me acknowledged that she executed and delivered the foregoing instrument as her free and voluntary act and deed.

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My Commission expires: Feb.	<u>85 8012</u>
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	STATE AT LARGE, KENTUCKY

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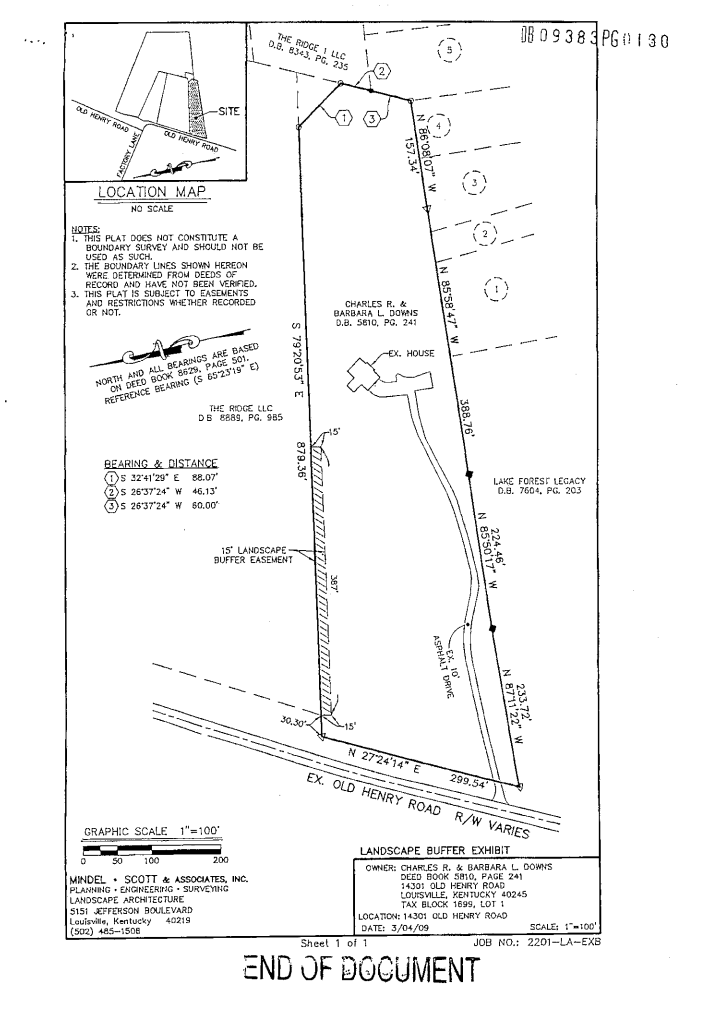
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THIS INSTRUMENT PREPARED BY:

BARDENWERPER, TALBOTT & ROBERTS, PLLC Clifford H. Ashburner 8311 Shelbyville Road Louisville, Kentucky 40222 (502) 426-6688

Client/Martin & Brooks/Falls at Old Henry/Easement Agreement BJF Rev.\ 01-22-09/4:50

> Document No.: DN28090856652 Lodged By: BARDENWERPER Recorded On: 04/23/2009 82:38:01 Total Fees: 23.00 Transfer Tax: .00 County Clerk: BOBBIE HOLSCLAW-JEFF CO KY Deputy Clerk: TERHIG



0909678PG0106 RELEASE OF PRIVATE ACCESS EASEMENT

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THIS RELEASE OF PRIVATE ACCESS EASEMENT ("Release") is made and entered into this <u>22ND</u> day of <u>econders</u>, 2010, by Richard and Carolyn Brooks, husband and wife ("Brooks") with an address of 12123 Shelbyville Road, Suite 100-139, Louisville, Kentucky 40243.

WITNESSETH:

WHEREAS, Brooks is the owner in fee simple of certain property located in Jefferson County, Kentucky (the "Brooks Property"), by virtue of a certain deed of record in Deed Book 8759, Page 684, in the Office of the Clerk of Jefferson County, Kentucky; and

WHEREAS, the Brooks Property is benefitted by that certain 30' Private Access and Public Utility Easement of record in Deed Book 8343, Page 235 (the "Private Access Easement") in the Office of the Clerk of Jefferson County, Kentucky; and

WHEREAS, Brooks now has access to the Brooks Property by virtue of the Falls at Old Henry Condominiums and no longer needs the use of the Private Access Easement and does not have any need to use the public utility portion of the Private Access Easement, which Brooks now desires to release its rights related thereto;

NOW, THEREFORE, Brooks, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, hereby release its rights to the access portion of the Private Access Easement and hereby releases its right to use the public utility portion of the Private Access Easement. The rights, privileges, obligations and burdens hereby released and all other terms of this Release shall run with the land and shall be binding upon the parties hereto, their heirs, executors, administrators, successors and assigns

[Remainder of this page intentionally left blank]

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IN WITNESS WHEREOF, the parties have caused this Release to be signed

as of the day and year first above written.

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STATE OF KENTUCKY)) SS COUNTY OF JEFFERSON)

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this 22ND day of December 2010, Richard and Carolyn Brooks, husband and wife appeared before me and before me acknowledged that he and she executed and delivered the foregoing instrument as their free and voluntary act and deed.

My Commission expires:

1/4/2012 anset

STATE AT LARGE, KENTUCKY

THIS INSTRUMENT PREPARED BY:

BARDENWERPER, TALBOTT & ROBERTS, PLLC 8311 Shelbyville Road/ Louisville, Kentucky 40222 (502) 426-6688

> Document No.: DN2011015298 Lodged By: BARDENKERPER LAW FIRM Recorded On: 02/01/2011 9 92:54:26 13.68 Total Fees: .00 Transfer Tax: County Clerk: BOBBIE HOLSCLAW-JEFF CO KY Deputy Clerk: KELTAR

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Ann G. Blansett, Notary Public State at Large, Kentucky My Commission Expires 1/4/2012

DB 09678 PG 0087

EASEMENT AGREEMENT

THIS EASEMENT AGREEMENT ("Agreement") is made and entered into this day of December, 2010, by The Falls at Old Henry Condominiums Council, Inc., a Kentucky non-profit corporation, with an address of 209 Townepark Circle, Suite 100, Louisville, Kentucky 40243 ("Grantor") and The Ridge at Old Henry Condominiums Council, Inc., a Kentucky non-profit corporation, with an address of c/o MULLOY PROPERTIES, 3433 Stony Spring Circle, Louisville, KY 40220 ("Grantee").

WITNESSETH:

WHEREAS, Grantor is a Kentucky non-profit corporation that serves as the board of administration of the Falls at Old Henry Condominiums (the "Falls Condominiums"), which was created by a Master Deed of record in Deed Book 9150, Page 944 in the Office of the Clerk of Jefferson County, Kentucky, which is controlled by the developer of the Falls Condominiums, Ridge I, LLC, a Kentucky limited liability company, which acquired that certain property located at 14319 Old Henry Road, as described in Deed Book 9483, Page 332, in the Office of the Clerk of Jefferson County, Kentucky ("Tract 2");

WHEREAS, Grantee is a Kentucky non-profit corporation that serves as the board of administration of the Ridge Condominiums, which was created by a Master Deed of record in Deed Book 8347, Page 924 in the Office of the Clerk of Jefferson County, Kentucky and is the successor to the developer, Ridge I, LLC;

WHEREAS, a prior owner of Tract 2, the Amos Martin Construction Company, Inc., a Kentucky corporation, a predecessor in title to Ridge I, LLC, by and through each entity's common principals, Amos Martin and Richard Brooks, entered into an Agreement dated July 31, 2007 (the "Agreement"), whereby certain concessions, including the transfer of the Property (as hereinafter defined), being a strip of land along the North Property line of Tract 2, as evidenced by this Quitclaim Deed, were made with the Grantee to induce Grantee to remove its objections to a change in zoning to add Tract 2 to the Falls Condominium project, as well as to solve certain disputes between the parties;

WHEREAS, at the time of the Agreement, Tract 2 was not a part of the horizontal property regime of the Falls Condominiums;

WHEREAS, in order to effectuate the terms of the legally binding Agreement, Grantor is granting, pursuant to this Agreement, an easement to Grantee for Grantee's use and enjoyment of the Property (as hereinafter defined), and will subsequently convey its interest in the Property (as hereinafter defined) to Grantee, by that certain Quitclaim Deed of even date herewith, to become part of the the common elements for the Ridge Condominiums;

WHEREAS, the developer, Ridge I, LLC, by and on behalf of Grantor, has the power, pursuant to Section 3.1 and 3.2 of the Master Deed of the Falls Condominiums to grant the easement set forth herein; and

WHEREAS, the parties hereto desire to establish certain rights and impose certain rights, easements and restrictions on, over and upon their properties for the benefit of themselves and their successors and assigns who shall at all times enjoy the benefits of and shall hold their

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interests subject to the rights, easements, privileges and restrictions hereinafter set forth and further to provide for the harmonious, beneficial and proper use of the properties; and

NOW, THEREFORE, the parties declare as follows:

1. <u>Beneficial Parties; Binding Effect.</u> The rights, privileges, obligations and burdens hereby imposed and all other terms of this Agreement shall run with the land and shall be binding upon and inure to the benefit of the parties hereto, their successors and assigns as well as their employees, tenants, invitees and guests.

2. <u>Provision of Access, Passage and Beneficial Use</u>. Grantor hereby grants and provides an easement over that certain Property more particularly set forth on <u>Exhibit A</u>, attached hereto and incorporated herein, for access, ingress, egress, passage, and complete beneficial use, including the placement of landscaping and other structures and materials on this Property. The easement granted herein shall be broadly construed to convey all rights Grantor has in the Property, and Grantee shall acquire all rights which can be transferred by a grant of easement, as if Grantee is the owner of the Property.

3. <u>Maintenance</u>. It shall be the responsibility of Grantee to maintain that portion of Grantor's property subject to the aforesaid easement in condition similar to the remainder of Grantee's property.

4. <u>Enforcement; Remedies</u>. Upon either property owner's failure to comply with the provisions of this Agreement, the other property owner may take such action as necessary, including court action, to enforce compliance therewith, and the noncomplying property owner shall immediately, upon demand, reimburse the enforcing property owner or other performing party for all expenses incurred in so doing, together with allowable statutory interest. Each property owner shall also have the right to restrain by injunction any violation or threatened violation by the other property owner of any of the terms, covenants or conditions, it being agreed that the remedy at law for a breach of any such term, covenant or condition is not adequate.

5. <u>Severability</u>. Should any provision of this Agreement be declared invalid by legislative, administrative or judicial body of competent jurisdiction, the other provisions of this Agreement shall remain in full force and effect and shall be unaffected by such invalidity.

6. <u>Amendment; Termination</u>. This instrument shall not be terminated or modified except by writing executed by the owners of both of the properties and in form appropriate for recording with the Office of the Clerk of Jefferson County, Kentucky, which instrument shall be filed of record in the aforesaid office.

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed as of the day and year first above written.

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GRANTOR:

The Falls at Old Henry Condominiums Council, Inc., a non profit Kentucky corporation By: Name: Title:

STATE OF KENTUCKY

COUNTY OF JEFFERSON

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this 22N day of December 2010, _________ as <u>President</u> of The Falls at Old Henry Condominiums Council, Inc., a non-profit Kentucky corporation, appeared before me and before me subscribed, swore and acknowledged that he executed and delivered the foregoing instrument as his free and voluntary act and deed and the free and voluntary act of the corporation.

4/2012. My Commission expires:

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Notary Public, State At Large, Kentucky

Ann G. Blansett, Notary Public State at Large, Kentucky My Commission Expires 1/4/2012

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GRANTEE:

The Ridge at Old Henry Condominiums Council, Inc., a Kentucky non-profit corporation

BV Name: CHANES M. SELL

TRESIDON Title:

STATE OF KENTUCKY))SS COUNTY OF JEFFERSON)

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this December 2010, _CHARLES M SELL day of as of The Ridge at Old Henry Condominiums Council, Inc. appeared before me and before me subscribed, swore and acknowledged that he executed and delivered the foregoing instrument as his free and voluntary act and deed and the free and voluntary act of the corporation.

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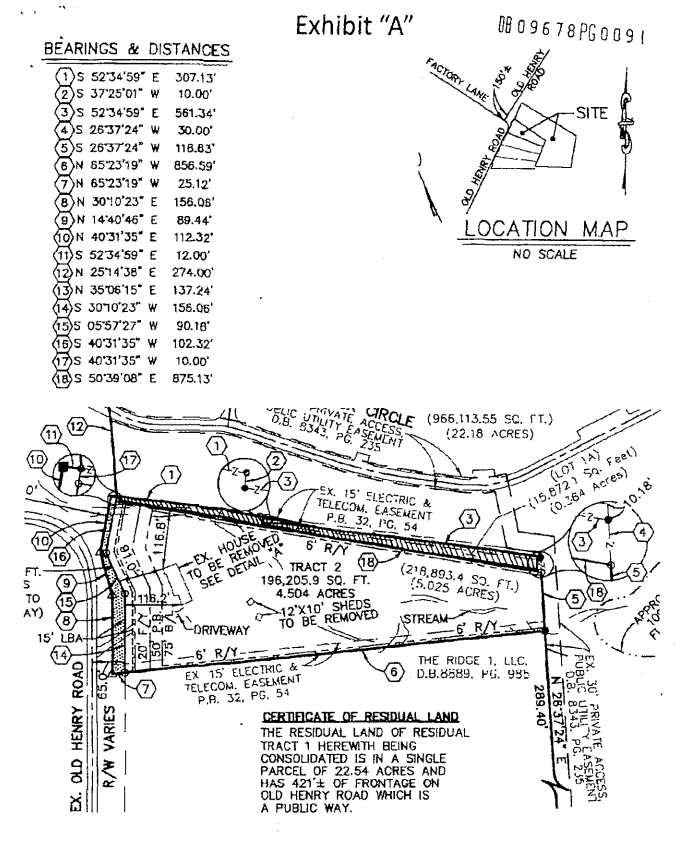
My Commission expires:

1/15/12

Notary Public, State At Large, Kentucky

THIS INSTRUMENT PREPARED BY:

BARDENWERPER TALBOTT & ROBERTS, PLLC 8311 Shelbyville Road Louisville, Kentucky 40222 (502) 426-6688



Document Ho.: DN2011015296 Lodged By: BARDENWERPER LAW FIRM Recorded On: 02/01/2011 02:53:40 Total Fees: 19.00 Transfer Tax: .00 County Clerk: BOBBIE HOLSCLAW-JEFF CO KY Deputy Clerk: KELTAR

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QUITCLAIM DEED

THIS QUITCLAIM DEED made and entered into as of this 222 day of December, 2010, by and between The Falls at Old Henry Condominiums Council, Inc., a Kentucky non-profit corporation, with an address of 209 Townepark Circle, Suite 100, Louisville, Kentucky 40243 ("Grantor") and The Ridge at Old Henry Condominiums Council, Inc., a Kentucky non-profit corporation, with an address of c/o MULLOY PROPERTIES, 3433 Stony Spring Circle, Louisville, KY 40220 ("Grantee") in Grantee's capacity as the designated council of co-owners of the Ridge at Old Henry Condominiums (the "Ridge Condominiums") as nominee for and on behalf of the individual owners of condominiums in the Ridge Condominiums.

WITNESSETH:

WHEREAS, Grantor is a Kentucky non-profit corporation that serves as the board of administration of the Falls at Old Henry Condominiums (the "Falls Condominiums"), which was created by a Master Deed of record in Deed Book 9150, Page 944 in the Office of the Clerk of Jefferson County, Kentucky, which is controlled by the developer of the Falls Condominiums, Ridge I, LLC, a Kentucky limited liability company, which acquired that certain property located at 14319 Old Henry Road, as described in Deed Book 9483, Page 332, in the Office of the Clerk of Jefferson County, Kentucky ("Tract 2");

WHEREAS, Grantee is a Kentucky non-profit corporation that serves as the board of administration of the Ridge Condominiums, which was created by a Master Deed of record in Deed Book 8347, Page 924 in the office of the Clerk of Jefferson County, Kentucky and is the successor

WHEREAS, a prior owner of Tract 2, the Amos Martin Construction Company, Inc., a Kentucky corporation, a predecessor in title to Ridge I, LLC, by and through each entities common principals, Amos Martin and Richard Brooks, entered into an Agreement dated July 31, 2007 (the "Agreement"), whereby certain concessions, including the transfer of the Property (as hereinafter

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defined), being a strip of land along the North Property line of Tract 2, as evidenced by this Quitclaim Deed, were made with the Grantee to induce Grantee to remove its objections to a change in zoning to add Tract 2 to the Falls Condominium project, as well as to solve certain disputes between the parties;

WHEREAS, at the time of the Agreement, Tract 2 was not a part of the horizontal property regime of the Falls Condominiums;

WHEREAS, in order to effectuate the terms of the legally binding Agreement, Grantor by this Quitclaim Deed conveys its interest in the Property (as hereinafter defined) to Grantee to become part of the the common elements for the Ridge Condominiums; and

WHEREAS, Grantee, being the "board of administration" and successor to the developer of the Ridge Condominiums, has the power under Section 2.4(d) of the Master Deed of the Ridge Condominiums to acquire additional common elements;

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NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantor does hereby release, remise and forever quitclaim unto Grantee, to have and to hold in fee simple, all of their right, title and interest in and to that certain real estate located in Jefferson County, Kentucky (the "Property") as more particularly described as follows:

BEING such strip of land "z"ed out of Tract 2 and thereby added to Residual Tract 1 on Minor Subdivision Plat dated September 8, 2010 prepared by Mindel Scott & Associates, Inc. attached hereto and incorporated herein as **Exhibit A**.

BEING the same property conveyed to Grantor in deed of record in Deed Book 9483 Page 332, which became part of the common elements of the Falls at Old Henry Condominiums pursuant to the Third Amendment to Master Deed and Declaration for the Falls at Old Henry Condominiums, of record in Deed Book 9483, Page 335, all in the Office of the Clerk of Jefferson County, Kentucky.

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Grantor covenants that it shall be responsible for and pay the county, school and fire taxes assessed and payable in the year 2010, and Grantee hereby assumes and agrees to pay all subsequent county, school and fire taxes. Grantee is empowered by Section 2.4(d) of the Ridge at Old Henry Condominium's Master Deed of record in Deed Book 8347, Page 924 in the Office of the Clerk of Jefferson County, Kentucky to accept this grant on behalf of the owners of units in the Ridge at Old Henry Condominium regime.

The value of the property conveyed herein is \$1.00 because its value is already reflected in the value of the individual condominium units in each of the referenced condominium regimes. All future correspondence concerning the value of the property conveyed herein or any tax due thereon shall be addressed to The Ridge at Old Henry Condominiums Council, Inc. at c/o Mulloy Properties, 3433 Stony Spring Circle, Louisville, KY 40220.

IN TESTIMONY WHEREOF, witness the signatures of the Grantor and Grantee on the day and year first above written.

The Falls_at Old Henry Condominiums Council. non-ppofit Kentucky Inc. а corporation Rκ Name: Title:

STATE OF KENTUCKY COUNTY OF JEFFERSON

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this 2210 day of December 2010, <u>Amos Martin</u> as <u>Mesident</u> of The Falls at Old Henry Condominiums Council, Inc., a non-profit Kentucky corporation, appeared before me and before me subscribed, swore and acknowledged that he executed and delivered the foregoing instrument as his free and voluntary act and deed and the free and voluntary act of the corporation.

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My Commission expires:

Notary Public, State At Large, Kentucky

Ann G. Blansett, Notary Public State at Large, Kentucky My Commission Expires 1/4/2012

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The Ridge at Old Henry Condominiums Council, Inc.

Name: CHA

Title:

STATE OF KENTUCKY

COUNTY OF JEFFERSON

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this <u>n</u> day of December 2010, <u>AMES M. SETC</u> as <u>MESIMUT</u> of The Ridge at Old Henry Condominiums Council, Inc. appeared before me and before me subscribed, swore and acknowledged that he executed and delivered the foregoing instrument as his free and voluntary act and deed and the free and voluntary act of the corporation.

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My Commission expires:

Notary Public, State At Large, Kentucky

CONSIDERATION CERTIFICATE

The undersigned, Grantor and Grantee, do hereby certify pursuant to KRS Chapter 382 that \$1.00 is the true, correct and full consideration paid for the property herein conveyed. We further certify our understanding that falsification of the stated consideration or sale price of the property is a Class D felony, subject to one to five years imprisonment and fines up to \$10,000.00.

GRANTOR:

The Falls at Old Henry Condominiums Council non-profit Kentucky а Inc., corporation Βv Name: Title:

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STATE OF KENTUCKY

COUNTY OF JEFFERSON

I, a Notary public in and for the State and County aforesaid, do hereby certify that on this day of December 2010, <u>Aurog Mantín</u> as <u>Auro</u>

2012 My Commission expires:

GRANTEE:

Notary Public, State At Large, Kentucky

Ann G. Blansett, Notary Public State at Large, Kentucky My Commission Expires 1/4/2012

The Ridge at Old Henry Condominiums Council, Inc Name: Title:

STATE OF KENTUCKY

)SS

COUNTY OF JEFFERSON

1, a Notary public in and for the State and County aforesaid, do hereby certify that on this day of December 2010, <u>CHAPLES M. SELL</u> as <u>Plus Input</u> of The Ridge at Old Henry Condominiums Council, Inc. appeared before me and before me subscribed, swore and acknowledged that he executed and delivered the foregoing instrument as his free and voluntary act and deed and the free and voluntary act of the corporation.

My Commission expires:

Notary Public, State At Large, Kentucky

NO TITLE EXAMINATION REQUESTED AND NO TITLE EXAMINATION PERFORMED

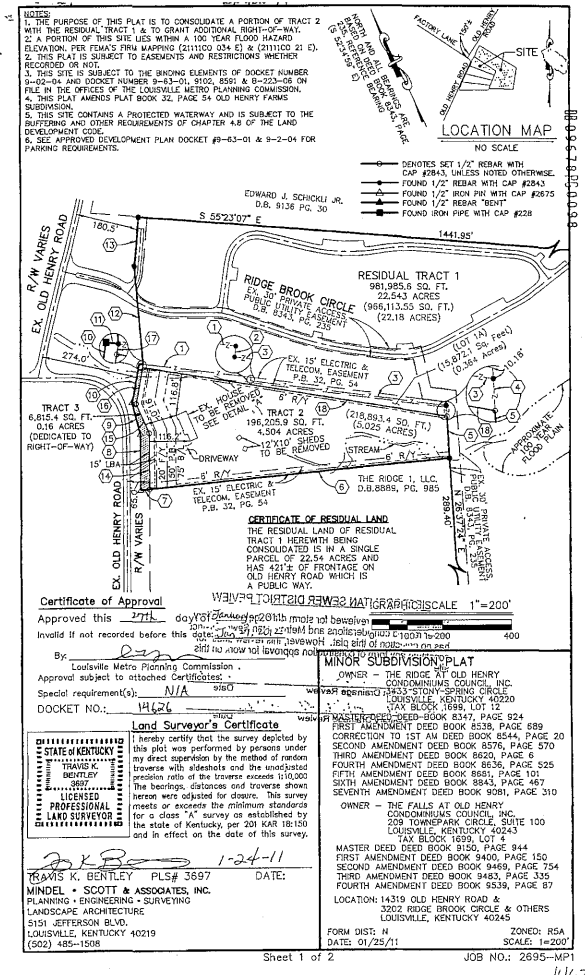
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THIS INSTRUMENT PREPARED BY:

BARDENWERPER, TALBOTT & ROBERTS, PLLC 8311 Shelbýville Rozc Louisville, Kentucky 40222 (502) 426-6688

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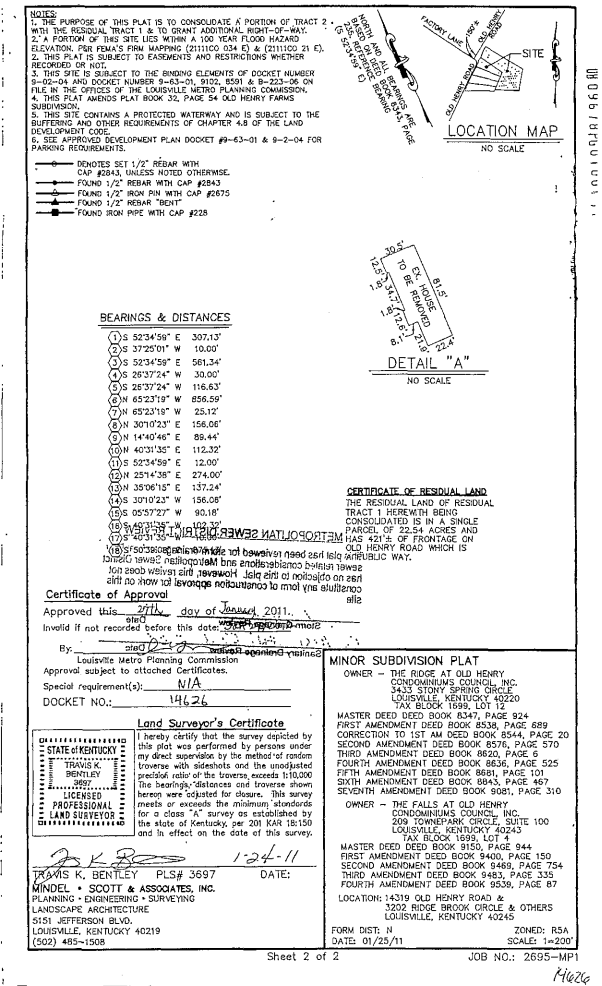
METROPOLITAN SEWER DISTRICT REVIEW

This plat has been reviewed for storm drainage and sanitary sewer related considerations and Metropolitan Sewer District has no objection to this plat. However, this review does not constitute any form of construction approval for work on this

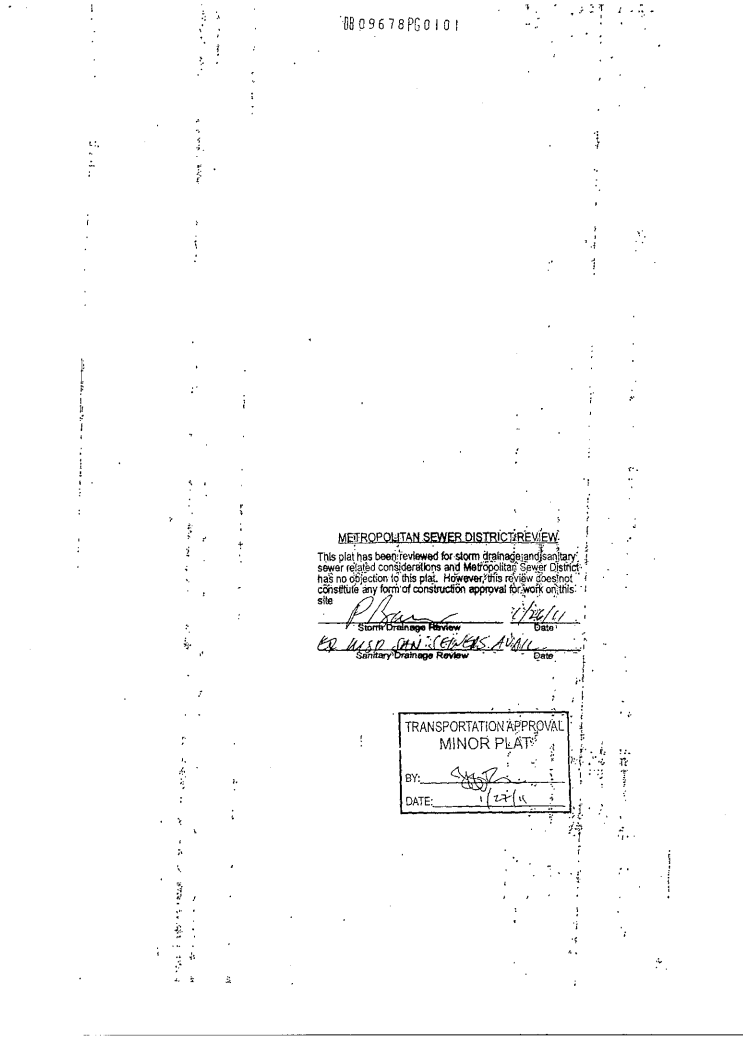
site an 24 Storm Oralnage Review Date MAD (AN) SEL-CAS AVA/L Sanitary Drainage Review ER Date

TRANSPORTATION APPROVAL MINOR PLAT (BY: 1/27/11 DATE:

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CERTIFICATION STATE

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I hereby certify that

THE RIDGE AT OLD HENRY CONDOMINIUMS COUNCIL, INC.

is the owner of the property located at

3202 RIDGE BROOK CI	RCLE & OTHI	ERS, LOUISVILLE, KY.	which is the
subject of this application,	and that I, 🔶	HARLEY M. SE	<u>. LL</u> , in
my capacity as <u>PZZS</u>	HOA	, am authorized	l to sign this

application on behalf of the owners.

I understand that knowingly providing false information on this Application may result in any action taken hereon being declared null and void. I further understand that pursuant to KRS 523.010 et seq., knowingly making a material false statement, or otherwise providing false information with the intent to mislead a public servant in the performance of his duty is punishable as a Class B misdemeanor.

o porSignature Date RES. ANE

Printed Name and Title

FLORIDA

NOTARY. LINDA MATTHEWS

DATE `

1/20/2011 PINELLAS

STATE OF:

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COUNTY OF :



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CERTIFICATE OF OWNERSHIP AND DEDICATION

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This is to certify that the undersigned is the owner of the land shown on this plat and hereby acknowledges the same to be the plat of

THE RIDGE AT OLD HENRY CONDOMINIUMS COUNCIL, INC. per Master Deed and Declaration of Condominium Property Regime of The Ridge at Old Henry Condominiums as recorded in Deed Book <u>8347</u>, Page <u>924</u> and as amended Deed Book <u>8538</u>, Page <u>689</u>, Deed Book <u>8544</u>, Page <u>20</u>, Deed Book <u>8576</u>, Page <u>570</u>, Deed Book <u>8620</u>, Page <u>6</u>, Deed Book <u>8636</u>, Page <u>525</u>, Deed Book <u>8681</u>, Page <u>101</u>, Deed Book <u>8843</u>, Page <u>467</u>, and Deed Book <u>9081</u>, Page <u>310</u> and does hereby dedicate to public use <u>N/A</u> shown thereon.

S. KOA.

ZONING CERTIFICATE

I/WE hereby certify all of the lots of this minor subdivision and any existing buildings and improvements thereon and/or any buildings and improvements included in a building permit either applied for or approved thereon are in compliance with all the provisious of the Zoning District Regulations. Any such buildings or improvements not in compliance with all the Zoning District Regulations as described in Case No.

documentation of the existence of the building or improvements prior to the adoption of the Zoning District Regulations has been accepted by the Planning Commission staff as valid evidence of their non-conforming status.

Owner (3) Signature & 250

CERTIFICATE OF ACKNOWLEDGMENT

FLORDA State of Kentucky) PINFILA 5) SS County of Jefforson)

1. LINDA MATTHEWS

Notary Public in and for the County aforesaid do hereby certify that the foregoing plat of <u>THE RIDGE AT OLD HENRY CONDOMINIUMS COUNCIL</u>, INC., per Master Deed and Declaration of Condominium Property Regime of The Ridge at Old Henry Condominiums as recorded in Deed Book <u>8347</u>, Page <u>924</u> and as amended in Deed Book <u>8538</u>, Page <u>689</u>, Deed Book <u>8544</u>, Page <u>20</u>, Deed Book <u>8576</u>, Page <u>570</u>, Deed Book <u>8620</u>, Page <u>6</u>, Deed Book <u>8636</u>, Page <u>525</u>, Deed Book <u>8681</u>, Page <u>101</u>, Deed Book <u>8843</u>, Page <u>467</u>, and Deed Book <u>9081</u>, Page <u>310</u> was this day

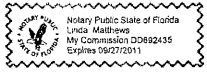
presented to me by CHARLES M. SEL, known to me, who executed

Certificates in my presence and acknowledge it to be <u><u>H</u>/<u>S</u> free act and deed. (her, his, their)</u>

My Commission expires: 27

day of 560 otary Public

Mindel, Scott & Associates, Inc. Planning Engineering Surveying 5151 Jefferson Blvd. Louisville, Kentucky 40219 (502) 485-1508



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The following documentation must be submitted with an application form requiring the owner's signature if the owner of the subject property is a corporation, limited liability company, partnership, etc., or if the application is signed by someone other than the owner.

CERTIFICATION STATEMENT

I hereby certify that

ł

THE FALLS AT OLD HENRY CONDOMINIUMS COUNCIL, INC.

is the owner of the property located at
14319 OLD HENRY ROAD, LOUISVILLE KY. which is the Amos MANTA
subject of this application, and that I,, in
my capacity as, am authorized to sign this

application on behalf of the owners.

I understand that knowingly providing false information on this Application may result in any action taken hereon being declared null and void. I further understand that pursuant to KRS 523.010 et seq., knowingly making a material false statement, or otherwise providing false information with the intent to mislead a public servant in the performance of his duty is punishable as a Class B

hisdemeanor. 10 w Date Signature MESADO Im. Printed Name and Title

STANDARD CERTIFICATE FORM

DB 0 9 6 7 8 PG 0 1 0 5

CERTIFICATE OF OWNERSHIP AND DEDICATION

This is to certify that the undersigned is the owner of the land shown on this plat and hereby acknowledges the same to be the plat of

THE FALLS AT OLD HENRY CONDOMINIUMS COUNCIL, INC. per Master Deed and Declaration of Condominium Property Regime of The Falls at Old Henry Condominiums as recorded in Deed Book <u>9150</u>, Page <u>944</u> and as amended Deed Book <u>9400</u>, Page <u>150</u>, Deed Book <u>9469</u>, Page <u>754</u>, Deed Book <u>9483</u>, Page <u>335</u>, and Deed Book <u>9539</u>, Page <u>87</u> and does hereby dedicate to public use <u>TRACT3</u> shown thereon

Owner (s) Signature & Title,

ZONING CERTIFICATE

I/WE hereby certify all of the lots of this minor subdivision and any existing buildings and improvements thereon and/or any buildings and improvements included in a building permit either applied for or approved thereon are in compliance with all the provisions of the Zoning District Regulations. Any such buildings or improvements not in compliance with all the Zoning District Regulations as described in Case No. _______ or documentation of the existence of the building or improvements prior to the adoption of the Zoning District Regulations has been accepted by the Planning Commission staff as valid evidence of their non-conforming status.

Owner (s) Signature & Title

CERTIFICATE OF ACKNOWLEDGMENT

State of Kentucky

1SS County of Jefferson)

Notary Public in and for the County aforesaid do hereby certify that the foregoing plat of <u>THE FALLS AT OLD HENRY CONDOMINIUMS COUNCIL. INC.</u> per Master Deed and Declaration of Condominium Property Regime of The Falls at Old Henry Condominiums as recorded in Deed Book <u>9150</u>, Page <u>944</u> and as amended Deed Book <u>9400</u>, Page <u>150</u>, Deed Book <u>9469</u>, Page <u>754</u>, Deed Book <u>9483</u>, Page <u>335</u>, and Deed Book <u>9539</u>, Page <u>87</u> was this day

known to me, who executed presented to me by ______ free act and deed. Certificates in my presence and acknowledge it to be

ence and acknowledge it to be <u>VV</u> tree act and d (her, his, their)

Ann G. Blansett, Notary Public State at Large, Kentucky Witness my hand and seal this 221 Dday of December 20 My Commission Expires 1/4/2012 My Commission expires: Blonalt

Notary Publi

Mindel, Scott & Associates, Inc. Planning Engineering Surveying 5151 Jefferson Blvd. Louisville, Kentucky 40219 (502) 485-1508

END OF DOCUMENT

Document No.: DN2011015297 Lodged By: BARDENWERPER LAW FIRM Recorded On: 02/01/2011 02:54:60 Total Fees: 50.00 Transfer Tax: 08 County Clerk: BOBDIE HOLSCLAW-JEFF CO KY Deputy Clerk: KELTAR J4626