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FIRST AMENDED AND RESTATED ANNEXATION AGREEMENT FOR PINNACLE AT MEYERS, LOMBARD, ILLINOIS

LOTS 1-22 AND OUTLOT A IN THE PINNACLE AT MEYERS SUBDIVISION, RECORDED MARCH 18, 2025 AS DOCUMENT NO. R2025-015016

Parcel Nos.: PIN(s): 06-21-102-035, 06-21-102-036, 06-21-102-037, 06-21-102-038, 06-21-102-039, 06-21-102-040, 06-21-102-041, 06-21-102-042, 06-21-102-043, 06-21-102-044, 06-21-102-045, 06-21-102-046, 06-21-102-047, 06-21-102-048, 06-21-102-049, 06-21-102-050, 06-21-102-051, 06-21-102-052, 06-21-102-053, 06-21-102-054, 06-21-102-055, 06-21-102-056, and 06-21-102-057

Common Addresses 1312, 1320 and 1300 S. Meyers Rd., Lombard, DuPage County, Illinois

Previously-Annexed Parcel: 1308 S. Meyers Road, Lombard, DuPage County, Illinois Parcel No. 06-21-102-010

Gap Strip: PIN 06-21-102-999 (part south of north lot line of 1308 S. Meyers Road)

AFTER RECORDING RETURN TO:

Village of Lombard Department of Community Development 255 E. Wilson Avenue Lombard, IL 60148

FIRST AMENDMENED AND RESTATED ANNEXATION AGREEMENT FOR THE PINNACLE AT MEYERS SUBDIVISION

(PC 25-__); PC 24-07, 1312, 1320, 1330 South Meyers Road)
Lots 7-11 in Diecke's Subdivision; Lot A West York Co-Op
Previously Annexed Parcel: 1308 South Meyers Road (Lot 7)
Currently Lots 1-22 and Outlot A in The Pinnacle at Meyers Subdivision

THIS FIRST AMENDED AND RESTATED ANNEXATION AGREEMENT (the "Agreement") made and entered into this __ day of September, 2025, by and between the VILLAGE OF LOMBARD, a municipal corporation (hereinafter referred to as "Village") and AFSAR DEVELOPERS, LLC, an Illinois limited liability company ("Owner/Developer"). The Village and the Owner/Developer are hereinafter sometimes referred to herein individually as a "Party," and collectively as the "Parties".

WITNESSETH:

WHEREAS, the Owner/Developer is the record owner of the property legally described in **EXHIBIT A**, attached hereto and made a part hereof (hereinafter sometimes referred to as the "Subject Property"); and

WHEREAS, Owner/Developer and the Village entered into an Annexation Agreement, effective September 19, 2024 (R2024-060533) (the "Prior Agreement"); and

WHEREAS, the Village annexed territory according to the Prior Agreement and took zoning and subdivision action as required by the Prior Agreement and Owner/Developer still desires to develop the Development Property; and

WHEREAS, the Development Property remains a 3.91-acre tract of land and it is located within the existing corporate boundaries of the Village; and

WHEREAS, the Owner/Developer has requested that the Village Amend the Prior Agreement, pursuant to this Agreement, to allow a reduction of the development's density from twenty-two (22) homes to eleven (11) homes; and

WHEREAS, to the extent this Agreement addresses subdivision and matters under the Zoning Ordinance, on July 28, 2025, the Plan Commission conducted a public zoning hearing concerning all subdivision and zoning authorizations expressly or implicitly at issue in this Agreement, as well as the various and several plans referred to in this Agreement; and

WHEREAS, a public hearing on this Agreement was held by the Corporate Authorities on the 21st day of August, 2025; and

WHEREAS, the Parties wish to enter into a binding first amended and restated annexation agreement with respect to the said annexation, zoning and development and for other related matters pursuant to the provisions of Division 15.1 of Article 11 of Act 5 of Chapter 65 of

the Illinois Compiled Statutes, 65 ILCS 5/11-15.1-1 et seq. and upon the terms and conditions contained in this Agreement; and

WHEREAS, all public hearings and other actions required to be held or taken prior to the adoption and execution of this Agreement, in order to make the same effective, have been held or taken, including all hearings and actions required in connection with amendments to and classifications, conditional uses and planned development with exceptions and deviations under the Zoning Ordinance, such public hearings and other actions having been held pursuant to public notice as required by law and in accordance with all requirements of law prior to adoption and execution of this Agreement; and

WHEREAS, the development of the Development Property as provided herein will promote the sound planning and development of the Village as a balanced community and will be beneficial to the Village; and

WHEREAS, it is in the best interest of the Village of Lombard, DuPage County, Illinois that this Agreement pertaining to the Development Property to be entered into; and,

WHEREAS, the Village and legal owner of the lots of record, which are the subject of said Agreement, are ready, willing and able to enter into said Agreement and to perform the obligations as required thereunder; and

WHEREAS, the statutory procedures provided in Chapter 65 ILCS 5/11-15.1-1 through 5/11-15.1-5, as amended, for the execution of said Agreement have been complied with; a zoning hearing pursuant to lawful notice and requirements of the Village occurring on July 28, 2025; and a hearing on said Agreement having been held, pursuant to proper notice, by the President and Board of Trustees on August 21, 2025.

NOW THEREFORE, in consideration of the premises and the mutual promises herein set forth, the parties hereto agree as follows:

1. Restatement and Supersession.

- a. This Agreement amends and restates in its entirety that certain Annexation Agreement for Pinnacle on Meyers, dated September 19, 2024 (the "Prior Agreement")—as approved by the Village under PC 24-07 (Pinnacle on Meyers) and pertaining to 1312, 1320, and 1330 South Meyers Road., [recorded [Doc. No.] in the Office of the Recorder of Deeds of DuPage County, Illinois]. The Prior Agreement is hereby amended and restated and, as of the Effective Date (as defined below), is superseded and replaced in its entirety by this Agreement; provided, however, that any obligations of the Parties that by their terms expressly survive termination or expiration of the Prior Agreement shall be deemed incorporated and continued herein.
- b. The term of this Agreement continues the original twenty (20)-year term established by the Prior Agreement and does not restart such term. The

- Agreement therefore remains in full force and effect through September 19, 2044 (the "Term").
- c. All references in this Agreement to the "Agreement" are to this First Amended and Restated Annexation Agreement.
- d. **Findings Preserved; Incorporation by Reference**. The Corporate Authorities of the Village hereby ratify, confirm, and incorporate by reference the legislative findings, determinations, and recitals set forth in the Prior Agreement and in the Village's ordinance(s) approving the Prior Agreement and annexing all or any portion of the Property. Without limitation, the findings concerning eligibility for annexation, contiguity, and statutory prerequisites under the Illinois Municipal Code were and remain true and correct and are part of the legislative record as if fully set forth herein. This Agreement does not re-annex or re-approve any previously approved action; it merely amends and restates the Prior Agreement for ease of reference.
- 2. <u>Incorporation of Recitals</u>: The foregoing recitals, including without limitation the findings incorporated by reference in Section 1.d., are incorporated in this Agreement as if fully recited herein.

3. <u>Development of the Development Property:</u>

- a. The Development Property shall be developed in accordance with the terms of this Agreement and the exhibits attached hereto and made a part hereof. To the extent that any exhibit attached hereto and made a part of this Agreement is labeled as preliminary, the final documents shall be in substantial compliance with the preliminary documents attached hereto. The existing single-family homes and accessory structures may remain on the Development Properties until Owner is prepared to develop the Development Property.
- b. Subject to changes for final engineering as well as the Village's requirements pertaining to public improvements, including parkway trees, Owner shall develop the Subject Properties in full compliance with the plans provided in EXHIBIT D-2, EXHIBIT D-3 and EXHIBIT D-4 and according to the ordinances and all conditions of development recited in such ordinances taking the actions described in Section 6 of this Agreement.
- 4. <u>Annexation</u>: Pursuant to the Prior Agreement and subject to the provisions of Article 7 of Act 5 of Chapter 65 of the Illinois Compiled Statutes, the parties caused the Subject Property to be duly and validly annexed to the Village, as reflected in the Plat of Annexation recorded in the DuPage County Recorder of Deeds on October 15, 2024, as Document No. R2024-060537
- 5. Ownership of the Subject Property: Developer/Owner is the sole owner of the Subject Property and no electors reside thereon. Owner/Developer holds real title to 1330 South

Meyers Road which has historically been viewed as including the Gap Strip of approximately 12 feet in width abutting the School Street right of way. Owner/Developer claims title in and to this gap strip by reason of several decades of adverse possession in the 12 feet situated between School Street and 1308, 1312, and 1320 South Meyers Road by reason of its use for parking, loading, storage, fencing, landscaping and driveways and drive aisles. As depicted in **EXHIBIT E**, Owner/Developer shall quitclaim to the Village all of Owner/Developer's interest in the remainder of this northerly extension of the 12-foot wide strip situated north of 1308 South Meyers Road extending fully to Roosevelt Road/Illinois Route 38. As depicted in **EXHIBIT F** the Village shall quitclaim all of the Village's interest in the Gap Strip described in **EXHIBIT C** south of the north lot line of 1308 South Meyers Road to Owner/Developer. Owner/Developer shall, upon development of the Subject Property, include all of the strip situated south of the north lot line of 1308 South Meyers Road in Outlot A, inclusive of the portion of the gap, if any, that is part of 1330 South Meyers Road (but at least the west 12 feet of the Development Property) and Outlot A shall be held and operated by the association created for ownership and operation of common areas in the development.

6. Zoning and Site Plan Approval:

- a. As of the date the Effective Date, the Corporate Authorities have granted the following zoning relief:
 - i. Rezoned and classified the entire Subject Property described in **EXHIBIT A** from the R0 Single Family Residence District to the R2 Single Family Residence District under the Zoning Ordinance.
 - ii. Rezoned and classified the portion of the 1308 Parcel legally described in **Exhibit B** from the R1 Single Family Residence District to the R2 Single Family Residence District under the Zoning Ordinance.
 - iii. Rezoned and classified the entire Gap Strip described in **EXHIBIT C** from the R0 Single Family Residence District and the R1 Single Family Residence District to the R2 Single Family Residence District under the Zoning Ordinance.
- b. The Corporate Authorities shall immediately, without further public hearings as such hearing shave already been held:
 - i. Approve a conditional use for planned development for the
 Development Property to allow 11 private lots and Outlot A which rely
 on a private drive for access, all according to the exceptions,
 deviations and conditions reflected in the attached <u>Exhibit G</u> and in
 the following plans:
 - 1. Planned Development Site Plan (Exhibit D-1);
 - 2. Planned Development Fence Plan (Exhibit D-2);

- 3. Preliminary Landscape Plan (Exhibit D-3); and
- 4. Preliminary Engineering Plans (Exhibit D-4).
- c. The Owner/Developer agrees that the Development Property shall be developed only in accordance with the plans set forth in Subsection b of this Section, as approved within the absolute discretion of the municipality or subsequently amended by mutual agreement and in accordance with state statutes, and agrees to follow all of the procedures of the planned unit development ordinance of the Village in connection with such development except as modified herein.
- 7. <u>Cooperation Among Village and Owner/Developer</u>: To the extent that any act is required in order to accomplish the purposes and intent of this Agreement is required, the parties shall cooperate reasonably with one another to accomplish the act, whether to adjust, amend a plan in accordance with law, correct an act, function or plan, or otherwise.
- Subordination of Agreement and Estoppels: The Village agrees that all of its rights solely under this Agreement shall be subordinate to those of the lender or financing party relied on by the Owner/Developer for the construction of the development; provided, however that Section 6(b) and Section 6(c) as well as the provisions of this Agreement pertaining to Outlot A and the underground detention easement shall not be subordinate to the lender's interests. Further, none of the rights set forth in the First Resubdivision and Public Improvement Agreement shall be subordinate to the lender's interest. The subordination shall not apply to lots transferred to an owner other than Owner/Developer. The Village Manager is hereby authorized to execute such forms as are reasonable and truthful subordination agreements and estoppel certificates as are necessary in the course of financing. Upon request of either party in writing and provided that the proposed certificate is truthful and accurate, the other shall execute an estoppel to the effect that it seeks confirmation of no defaults under this Agreement, a statement of the sums and security held by the Village under this Agreement, and a statement of the liability of either party, or not, for costs and expenses. Estoppels shall not address zoning interpretations or other matters beyond those set forth in the preceding sentence. The responding party shall have fifteen (15) business days to provide the response. If it cannot provide the signed estoppel as presented, subject to blanks left for insertion of information, the responding party shall explain why and reasonably cooperate in the completion of a proper and accurate estoppel certificate.
- 9. <u>Subdivision</u>: All developable Lots of Record (11 private lots and Outlot A) as shown in <u>EXHIBIT D-1</u> shall be permitted under the Lombard Subdivision and Development Ordinance (Chapter 154 of the Lombard Village Code). Owner/Developer and Village hereby, by reason of execution of this Agreement and the Public Improvement Agreement attached as <u>EXHIBIT H</u>, enter into a Public Improvement Agreement concerning the development of the Development Property ("Public Improvement Agreement"). The Village shall approve the preliminary and final subdivision plat attached as <u>EXHIBIT I</u> and made a part hereof. Further, the Village and the Developer acknowledge all deposits were made under the Prior Agreement by

the Owner/Developer as required under Chapter 154 of Village Code and the security for the Public Improvement Agreement substantially in the form attached hereto as **EXHIBIT H**, were made under the Prior Agreement and shall remain in effect until substituted as provided below.

- 10. Facility Planning Area: The Village shall initiate, and with the Developer prosecute to conclusion, all steps required and necessary to accomplish either a disconnection and annexation and/or an amendment to the Facility Planning Area (FPA) such that jurisdiction for sanitary purposes and use of related facilities is through infrastructure owned by the Village and discharging to Glenbard Wastewater Authority facilities, rather than facilities of the Flagg Creek Water Reclamation District. The Owner/Developer shall cooperatively work with the Village in this regard to facilitate the application and due consideration of the FPA Amendment. The Village may retain a consultant for the purpose of amending the FPA. Owner/Developer shall, upon receipt of invoices and within thirty (30) days, reimburse the Village for related charges. The Village will reasonably coordinate work with the consultant such that Owner/Developer's work is included without avoiding duplication of effort and expenses. Owner/Developer and the Village shall truthfully disclose the FPA and pending amendment in applications and reports. Provided that necessary IEPA permits issue, the Village will not delay permitting or inspections based on the pending FPA changes and Owner/Developer shall jointly coordinate phasing and construction in respect to sanitary sewers and project phasing. If the disconnection and annexation or the FPA Amendment is not approved by the aforementioned wastewater entities or other approval authorities, such disapproval shall not constitute a breach of the terms of the Agreement. Owner/Developer shall also have the alternate right to connect to the Flagg Creek Water Reclamation District for sanitary sewer connections, subject to Illinois law and the District's ordinances.
- 11. <u>Utilities</u>: All electrical, telephone, cable television and natural gas distribution facilities installed by Owner/Developer on and within the Development Property, except electrical transformers and meters for natural gas and electricity, shall be installed underground or located within buildings unless otherwise directed by the Village or acknowledged by the Village following direction from the utility provider. This obligation does not apply to utilities in the public rights of way.
 - a. Village Representations: The Village represents and warrants to Owner/Developer that it owns and operates a water distribution system within the Village and that the Village has sufficient capacity to provide and will provide potable water to the Development Property, such service to be substantially the same as provided to other attached single-family residential areas in the Village being provided with water by the Village in terms of quantity, pressure, quality and cost. The Village represents and warrants to Owner/Developer that it owns and operates a sanitary sewer system within the Village and the Village system has sufficient capacity to provide and will provide sanitary sewer service to the Development Property subject to the provisions in Section 10, such service to be substantially the same as provided to other attached single-family residential areas in the Village being provided with sanitary sewer by the Village.

- b. <u>Connection to Village Sanitary Sewer</u>: Owner shall, at its cost, connect to the Village's sanitary main as reflected in Exhibit D-4.
- c. <u>Connection to Village Water</u>: Owner shall, at its cost, connect to the Village's water main as reflected in Exhibit D-4.
- d. Connection Fees: For a period of two (2) years following the date of this Agreement, and at such time as Owner desires to connect any home or other building to Village water, sewer and other services, it shall pay the lesser of (i) the fees required by ordinance as of the date of this Agreement or (ii) the fees required by ordinance (stated in Section 50.100 (A) of the Village Code (Water and Sewer Connection Charges)) at the time of connection. Thereafter, the Owner/Developer shall pay the fees required by ordinance (stated in Section 50.100 (A)) or such applicable amended fee ordinance as may then exist.
- e. <u>Reasonableness</u>: Owner further agrees that the connection charges required by this Agreement are reasonable in amount, where applicable, and are reasonably related to and made necessary by the development of the Development Property.
- f. Recapture: In the event that Owner over-sizes water and sanitary mains, the Village shall allow reasonable recapture according to the Recapture Agreement in the general form attached as **EXHIBIT J**, and made a part hereof, but which shall only be approved upon final engineering approval. No determination of eligibility for or reasonable of recapture shall arise from this Agreement. Recapture shall only arise following permitting.
- Storm Drainage Facilities: Storm drainage facilities (including surface grades and swales as well as drains and underground facilities), and retention and/or detention areas (the "Storm Drainage Facilities") shall be provided and constructed by Owner/Developer, at Owner/Developer's sole expense, substantially in accordance with **EXHIBIT D-4** within the Development Property. In addition, the Storm Drainage Facilities shall be maintained by the Owner/Developer and/or any subsequent owner(s) of record of the Development Property. Such Storm Drainage Facilities shall be maintained by the Owner/Developer during the course of development, and thereafter shall be maintained by either the Owner/Developer or by the subsequent owner(s) of record of the Development Property, all in accordance with a Declaration of Covenants to be recorded on the Development Property, which Declaration of Covenants shall provide the Village with the right, but not the duty, to go upon any portion of the Storm Drainage Facilities to maintain and/or repair or replace such Storm Drainage Facilities if they are not suitably maintained so that they remain fully operational, and if the Village takes, after thirty (30) day written notice to the Owner, in its reasonable discretion, any such action, such Declaration of Covenants shall provide that the owner(s) of the Development Property shall immediately upon demand reimburse the Village for all reasonable expenses incurred by the Village against the particular portion of the Development Property, and if not promptly paid, the Declaration of Covenants shall provide the Village the right to record a lien for any such unpaid expenses

against the Development Property or any portion thereof, and to foreclose on any such lien. Prior written notice shall not be required in emergency situations, as determined in the sole discretion of the Village, but the Village will provide notice as soon as possible in an emergency. In regard to the Storm Drainage Facilities, provisions specified by the Village's Director of Community Development shall be set forth on the Final Plat of Subdivision and in a Declaration of Covenants to be recorded relative to the Development Property, with said Declaration of Covenants clearly indicating that the storm drainage language cannot be amended or deleted from said Declaration of Covenants, without the prior written consent of the Village. Notwithstanding the forgoing, the Owner/Developer obligations shall cease upon transfer of control of the Storm Drainage Facilities to the association created by the Declaration of Covenants, at which time said obligations shall be the obligations of the then current owner(s) of the Development Property.

13. Permit, Recapture, and Impact Fees and Charges: In addition to the Village's connection fees, the Owner/Developer agrees to pay all applicable (including, but not limited to building permit) fees as required by Village Ordinances at the time of application for the respective permits, provided, however, that the Village shall not require of Owner/Developer the payment of any recapture fees, sums or amounts or the payment of any school, park, road, open space or other impact fees of any kind.

14. Easements Favoring the Village and Others:

- a. Owner/Developer shall grant or dedicate all easements reasonably required by the Village for the construction of the necessary water main extensions serving the Development Property. Owner shall grant or dedicate all easements reasonably required by the Village for the construction of the necessary sanitary sewer extensions serving the Development Property. Owner/Developer shall also provide an easement for the area of sidewalks on the Development Property but outside of the subdivision fence along School Street and Meyers Road such that the Village and/or County may maintain the sidewalk at the location depicted in **EXHIBITS D-1, D-3** and **D-4** and the Village may maintain, repair, restore, or replant any landscaping on the outside of the fence, provided that the Village shall have no right to remove irrigation of this landscaping and, provided further, that the Village shall not be able to take such action unless the Owner/Developer or association has failed to do so after thirty (30) days advance written notice of such failure and a reasonable time given weather and seasonal planting considerations to correct the issue.
- b. Owner will provide a cross-access easement in a form acceptable to the Village to provide access to Outlot A. The cross-access easement providing access to Outlot A shall be referenced on the Final Plat of the First Resubdivision of the Pinnacle at Meyers and it shall connect directly to public right of way at no fewer than two (2) locations. Recorded covenants and restrictions shall state that no buildings, structures and landscaping (excluding grass) shall be placed within the easement area other than as

depicted in the <u>EXHIBIT D-1</u>, <u>EXHIBIT D-2</u>, <u>EXHIBIT D-3</u> and <u>EXHIBIT D-4</u>.

- c. Owner shall provide all easements for public utilities, drainage and cable television as depicted on **EXHIBIT D-4** and addressed within **EXHIBIT H** and **EXHIBIT I**, attached hereto and made part hereof, and as required by final engineering plans.
- d. All of the easements noted in this Section 14 shall be provided for in the final plat of subdivision in substantially the same form as appears in **EXHIBIT I**.
- 15. <u>Public Improvements</u>: Owner/Developer shall comply with the Public Improvement Agreement attached hereto as <u>EXHIBIT H</u>. All public improvements required to be constructed hereunder or under the Subdivision Ordinance of the Village shall be paid for, constructed and installed by the Owner/Developer in accordance with final engineering plans approved by the Director of Community Development. When Owner/Developer has completed all required public improvements, in accordance with the Village's Subdivision Ordinance regulations and <u>EXHIBIT I</u>, and said public improvements have been inspected and approved by the Village Engineer, the Village shall accept said public improvements subject to the two (2) year maintenance guaranty provisions of the Subdivision Ordinance. Owner/Developer and Village shall document the acceptance of public improvements via bill of sale or other documentation of similar effect.
- 16. Parkway Trees: Owner has deposit with the Village the nonrefundable sum of Twelve Thousand Two Hundred Fifty and no/100ths Dollars (\$12,250.00), calculated on the basis of \$350.00 per tree over a right-of-way distance of 1,383 feet and one tree every 40 feet, to be held and applied by the Village for the planting of parkway trees, such parkway trees to include at least those trees shown in the Landscape Plan attached as Exhibit D-3. The parkway trees shall be planted on the adjacent parkways and where indicated on parkways on the west side of School Street. Owner/Developer recognizes that all streets surrounding the Development Property are publicly dedicated rights-of-way under jurisdictional control of the Village and/or the County of DuPage. The final scheduling, location and plantings of parkway trees shall be solely determined by and approved by the Village, taking into account species availability, specific location and arborist best practices. The Owner/Developer's obligation to provide for parkway trees on the west side of School Street shall not be a basis for requiring Owner/Developer to provide any right-of-way improvements other than those shown in **EXHIBIT D-4** and governed by **EXHIBIT H** and **EXHIBIT I**. Funds not expended or scheduled to be expended by Village within at the time of issuance of the certificate of occupancy for the last home on the Development Property shall be returned to the Owner/Developer by the Village.

17. <u>Conveyances and Continuity of Obligations:</u>

a. Nothing contained in this Agreement shall be construed to restrict or limit the right of Owner/Developer to sell or convey all or any portion of the

- Development Property, whether improved or unimproved, except as otherwise specifically set forth herein.
- b. The provisions of this Agreement, except as to various covenants running with the land and the obligation to provide such and the further exception set forth below in this Section 17, obligating Owner/Developer, shall not be binding upon the successors in title to the Owner who have purchased individual dwellings or improved individual lots as the ultimate consumers thereof (namely the individuals who actually own and reside in the attached single-family residences to be built on said lots). The provisions of this Agreement shall be binding, however, on any builders who purchase any of the lots for eventual resale to the ultimate consumers thereof. Notwithstanding the foregoing, the provisions relating to Storm Drainage Facilities in Section 11 in regard to special assessments shall be binding on the ultimate consumers and any builders and shall be considered and are hereby declared as covenants running with the land.
- c. In the event of any sale or conveyance by Owner of all or part of Outlot A and or all or part of Lots 4-11 (which contain the Stormwater Management and Detention Areas), but excluding any sale or conveyance by Owner of any individual attached single-family residences while Owner is acting in the regular course of its business of a developer selling or transferring such dwellings to the ultimate consumers thereof, Owner/Developer shall notify the Village in writing, within thirty (30) working days after the closing of such sale or conveyance, of the identity of any and all successors in title to all or any portion of Outlot A or Lots 4-11. Such written notice shall include identification of the names(s) of such successor(s), the date of such sale or conveyance, and a copy of the waived title commitment identifying the grantee, the real estate sold or conveyed, and any survey related to the sale or conveyance or real estate. Failure to give timely notice shall not constitute a default hereunder, but shall be governed by the remaining provisions of this Section 17.
- d. Upon the condition that the requirements of this Section 17 have been met, this Agreement shall inure to the benefit of and shall be binding upon Owner/Developer successors in any manner in title, and shall be binding upon the Village and the successor Corporate Authorities of the Village and any successor municipality. In the event that the requirements of this Section 17 have not been met, this Agreement shall be binding upon, but shall not inure to the benefit of Owner/Developer successors in any manner in title until such time as Owner/Developer has given the Village the notice required by this Section 17.
- e. Notwithstanding any provision of this Agreement to the contrary, including but not limited to the sale or conveyance of all or any part of the Development Property by Owner/Developer in accordance with Section 17(b)

above, the Owner/Developer shall at all times during the term of this Agreement remain liable to Village for the faithful performance of all obligations imposed upon Owner/Developer by this Agreement until such obligations have been fully performed or until the Village, in the exercise of its reasonable discretion, has otherwise released Owner/Developer from any and all such obligations. Following the occurrence of the Owner/Developer of the sale of all of Lots 1-11 and the occurrence of turnover by Owner/Developer over control of the association, the Village shall release Owner/Developer of its obligations hereunder but not any outstanding duties under the Public Improvement Agreement, as amended.

- f. Except as otherwise provided in this Section 17(b), all the terms and conditions of this Agreement shall constitute covenants running with the land.
- 18. <u>No Dedication</u>: In no event, including (without limitation) the exercise of the authority granted in Section 5/11-12-8 of Division 11 of Act 5 of Chapter 65 of the Illinois Compiled Statutes, shall the Corporate Authorities require that any part of the Development Property be designated for public purposes, except as otherwise provided in this Agreement or except as may be consented to in writing by Owner/Developer.
 - 19. Reimbursement for Legal and Other Fees and Expenses:
 - a. <u>To the Effective Date of Agreement</u>. Owner/Develop has reimbursed the Village for the following expenses incurred in the preparation and review of the Prior Agreement, and any ordinances, security, plats, easements or other documents relating to the Development Property under the Prior Agreement:
 - i. the costs incurred by the Village for outside engineering services;
 - ii. all reasonable attorneys' fees incurred by the Village in connection with this Agreement and the annexation and zoning of the Subject Properties;
 - iii. miscellaneous Village expenses, such as legal publication costs, recording fees and copying expenses; and
 - iv. concurrent with the filing of the plat of resubdivision and the provision of replacement security, Owner/Developer shall reimburse the above expenses related to the reduction in density of the development.
 - b. From and After Effective Date of Agreement. Except as provided in this subsection upon demand by Village made by and through its Director of Economic Development and Planning, Owner/Developer from time to time shall promptly reimburse Village for all reasonable expenses and cost incurred by Village in the administration of this Agreement, including outside

engineering and wastewater (FPA) fees, attorneys' fees and out-of-pocket expenses.

Such costs and expenses incurred by Village in the administration of the Agreement shall be evidenced to the Owner/Developer upon its request, by a sworn statement of the Village; and such mutually agreed upon costs and expenses may be further confirmed by the Owner/Developer at either's option from additional documents designated from time to time by the Owner/Developer relevant to determining such costs and expenses.

Notwithstanding the foregoing, Owner/Developer shall in no event be required to reimburse Village or pay for any expenses or costs of Village as aforesaid more than once, whether such are reimbursed or paid through special assessment proceedings, through fees established by Village ordinances or otherwise.

- c. <u>Legal Proceedings by Third Parties</u>. In the event that any third party or parties institute any legal proceedings against the Owner/Developer and/or the Village, which relate to the terms of this Agreement, then, in that event, the Owner/Developer, on notice from Village shall assume, fully and vigorously, the entire defense of such lawsuit and all expenses of whatever nature relating thereto; provided, however:
 - i. Owner/Developer shall not make any settlement or compromise of the lawsuit, or fail to pursue any available avenue of appeal of any adverse judgment, without the approval of the Village.
 - ii. If the Village, in its reasonable discretion, determines there is, or may probably be, a conflict of interest between Village and Owner/ Developer, on an issue of importance to the Village having a potentially substantial adverse effect on the Village, then the Village shall have the option of being represented by its own legal counsel. In the event the Village exercises such option, then Owner/Developer shall reimburse the Village, from time to time on written demand from the Director of Community Development and notice of the amount due, for any expenses, including but not limited to court costs, reasonable attorneys' fees and witnesses' fees, and other expenses of litigation, incurred by the Village in connection wherewith.
- d. <u>Legal Proceedings Between the Parties</u>. In the event a party institutes legal proceedings against the other for violation of this Agreement and secures a judgment in its favor, the court having jurisdiction thereof shall determine whether there is a prevailing party on the substantiality of components of the judgment if both parties prevail on issues raised. In all events, the Court shall include in its judgment against the non-prevailing party all reasonable expenses of such legal proceedings incurred by the prevailing party, including

but not limited to the court costs and reasonable attorneys' fees, witnesses' fees, etc., incurred by the prevailing party in connection therewith (and any appeal thereof).

20. Owner's Association:

- a. Membership in the owners' association shall be mandatory for each and every owner, and successive owner, of all dwelling units located on the Property.
- b. Except for the Village's sidewalks comprising public improvements within sidewalk easements on Outlot A, the owners' association shall own, and shall be responsible for the continuity, care, conservation, maintenance, and operation, in a first-rate condition and in accordance with predetermined standards, of the Outlot A and the Stormwater Easement, including without limitation all equipment, appurtenances, ponds, detention facilities, irrigation, access/egress gates into the development, and perimeter fencing located on or within the Outlot A and the Stormwater Easement and the cost of power required for the affected equipment and appurtenances.
- c. The owners' association shall be responsible for casualty and liability insurance for the improvements in Outlot A and the Stormwater Easement, and the Village shall be named as an additional insured on policies of liability insurance for at least Outlot A and the Stormwater Easement, as obtained by the owners' association.
- d. The owners of all dwelling units located on the Property or the owners' association, as applicable, shall be responsible for real estate taxes for Outlot A and the Stormwater Easement.
- e. The owners of all dwelling units located on the Development Property shall pay their pro rata share of all costs and expenses incurred by the owners' association by means of an assessment to be levied by the owners' association that meets the requirements for becoming a lien on the Property in accordance with the statutes of the State of Illinois.
- f. The owners' association shall have the right to adjust the assessment to meet changed needs, except any assessment imposed by the Village. The membership vote required to authorize an adjustment shall not be fixed at more than the lesser of a simple majority of the members voting on the issue or the minimum required under applicable Illinois law.
- g. The owners' association shall be created and established prior to the sale of any portion of the Development Property.
- h. To the extent that enforcement relates to Outlot A or the Stormwater Easement, or to a violation of the declaration that also constitutes a public

nuisance as defined in the Village's ordinances, the Village, owners' association, as well as the owners of the dwelling units located on the Property, shall have the right to enforce the declaration.

- i. The Village shall have the right, but not the obligation, after ten days' written notice to the owners' association, (i) to perform any maintenance or repair work that, in the sole opinion of the Village, the owners' association or an owner has neglected to perform on the Outlot A or the Stormwater Easement, (ii) to charge the owners' association, or in the absence of the association the membership, for that work, (iii) to file a lien against the property of the owners' association or the property of any member failing that neglected to perform maintenance or repair work, and (iv) to enforce the lien in the manner provided by law for mortgage foreclosure proceedings.
- j. The declaration shall run with and bind any and all portions of the Property, and shall be binding on the Owner, and its successors in interest, to all portions of the Property; provided, however, that the declaration may provide for its amendment, modification, or termination at any time, provided further, that prior consent of the Village to said amendment, modification, or termination shall be required if it affects the rights of the Village in Outlot A or the Stormwater Easement.
- k. The original declaration must be approved in form and substance by the Village Attorney, in writing, prior to being adopted, declared and recorded by the Owner/Developer or the owners' association.

21. General Provisions:

- a. <u>Notices</u>: Notice or other writings which any party is required to, or may wish to, serve upon any other party in connection with this Agreement shall be in writing and shall be delivered personally or sent by registered or certified mail, return receipt requested, postage prepaid, addressed as follows:
 - i. If to the Village or Corporate Authorities:

President and Board of Trustees VILLAGE OF LOMBARD 255 East Wilson Avenue Lombard, Illinois 60148

With a copy to:

Village Manager VILLAGE OF LOMBARD 255 East Wilson Avenue Lombard, Illinois 60148 Director of Economic Development and Planning VILLAGE OF LOMBARD 255 East Wilson Avenue Lombard, Illinois 60148

Jason A. Guisinger, Esq. Anne M. Skrodzki, Esq. KLEIN, THORPE AND JENKINS, LTD. 120 S. LaSalle Street Suite 1710 Chicago, Illinois 60602

ii. If to the Owner:

AFSAR DEVELOPERS LLC c/o Ahmed Khan 2000 Bloomingdale Road, Suite 100 Glendale Heights, Illinois 60139

With a copy to:

AFSAR DEVELOPERS LLC
[at the address of its then-current registered agent]

With a copy to:

Mark W. Daniel, Esq.
DANIEL LAW OFFICE, P.C.
17W733 Butterfield Road, Suite F
Oakbrook Terrace, Illinois 60181

And with a copy to the homeowners' association at the address of its registered agent then placed on file with the Village.

iii. If to individual lot owner(s), notice shall be as required by applicable law, but shall at least include notice to the owner by name at the address of the lot and at the taxpayer address, if different, with a copy to the owners' association.

A Party may add a notice recipient provided that failure to provide notice to the additional recipient does not impact the validity of the notice. A Party may also change the notice address from time to time as designated in a written notice to the other parties according to This Section.

b. <u>Binding Agreement</u>: This Agreement shall inure to the benefit of and shall be binding upon Owner/Developer's successors in any manner in title, and shall

be binding upon the Village and the successor Corporate Authorities of the Village and any successor municipality. Upon turnover and succession to title to all lots by others, Owner/Developer shall be released from this Agreement, but this release shall not affect still operative obligations under the terms of the Public Improvement Agreement attached as **EXHIBIT H**.

- c. Stay of Term in the Event of Court Contest: In the event the annexation of the Subject Property, the classification of the Subject Property for zoning purposes or other terms of this Agreement are challenged in any court proceeding, the period of time during which such litigation is pending, including (without limitation) the appeal time therefor, shall not be included, if allowed by law, in calculating the twenty (20) year period mentioned in subsection (s) below.
- d. Remedies: The Village and Owner/Developer, and their successors and assigns, covenant and agree that in the event of default of any of the terms, provisions or conditions of this Agreement by any party, or their successors or assigns, which default exists uncorrected for a period of thirty (30) days after written notice to any party to such default, the party seeking to enforce said provision shall have the right of specific performance and if said party prevails in a court of law, it shall be entitled to specific performance. It is further expressly agreed by and between the parties hereto that the remedy of specific performance herein given shall not be exclusive of any other remedy afforded by law to the parties, or their successor or successors in title.
- e. <u>Conveyances</u>: Nothing contained in this Agreement shall be construed to restrict or limit the right of Owner/Developer to sell or convey all or any portion of the Development Property, whether improved or unimproved.
- f. Survival of Representations: Each of the parties agrees that the representations, warranties and recitals set forth in the preambles to this Agreement are material to this Agreement and the parties hereby confirm and admit their truth and validity and hereby incorporate such representations, warranties and recitals into this Agreement and the same shall continue during the period of this Agreement.
- g. <u>Captions and Paragraph Headings</u>: The captions and paragraph headings used herein are for convenience only and are not a part of this Agreement and shall not be used in construing it.
- h. No Waiver or Relinquishment of Right to Enforce Agreement: Failure of any party to this Agreement to insist upon the strict and prompt performance of the terms, covenants, agreements and conditions herein contained, or any of them, upon any other party imposed, shall not constitute or be construed as a waiver or relinquishment of any party's right thereafter to enforce any such term,

- covenant, agreement or condition, but the same shall continue in full force and effect.
- i. <u>Village Approval or Direction</u>: Where Village approval or direction is required by this Agreement, such approval or direction means the approval or direction of the Corporate Authorities of the Village unless otherwise expressly provided herein or required by law, and any such approval may be required to be given only after and if all requirements for granting such approval have been met unless such requirements are inconsistent with this Agreement.
- j. <u>Recording</u>: A copy of this Agreement and any amendments thereto or to <u>EXHIBIT H</u> shall be recorded by the Village at the expense of the Owner/Developer.
- k. <u>Authorization to Execute</u>: The Owner/Developer executing this Agreement warrants that they have lawful authority to execute this Agreement. The President and Clerk of the Village hereby warrant that they have been lawfully authorized by the Village Board of the Village to execute this Agreement. The enactment of the Ordinance approving this Agreement shall be deemed authorization of property designated Village officials and employees to act as contemplated by this Agreement and <u>EXHIBIT E</u>, <u>EXHIBIT F</u> and <u>EXHIBIT H</u>.
- 1. Amendment: This Agreement sets forth all the promises, inducements, agreements, conditions and understandings between the Owner/Developer and the Village relative to the subject matter thereof, and there are no promises, agreements, conditions or understandings, either oral or written, express or implied, between them, other than are herein set forth. Except as herein otherwise provided, no subsequent alteration, amendment, change or addition to this Agreement shall be binding upon the parties hereto unless authorized in accordance with law and reduced in writing and signed by them.
- m. <u>Counterparts</u>: This Agreement may be executed in two (2) or more counterparts, each of which taken together, shall constitute one and the same instrument.
- n. Conflict Between the Text and Exhibits: In the event of a conflict in the provisions of the text of this Agreement and the Exhibits attached hereto, the text of the Agreement shall control and govern. Full, scaled drawings shall be maintained on file by the Community Development Department and Village Clerk. The Parties shall initial and/or countersign all pages of this Agreement and all final exhibits to this Agreement for preservation in a secure location other than the Office of the Recorder of Deeds for DuPage County. Exhibits to the recorded version of this Agreement shall bear notice of the preservation and availability of full-sized exhibits from the Community Development Department and the Village Clerk.

- o. <u>Definition of Village</u>: When the term Village is used herein it shall be construed as referring to the Corporate Authorities of the Village unless the context clearly indicates otherwise.
- p. <u>Execution of Agreement</u>: This Agreement shall be signed last by the Village and the President of the Village shall affix the date on which he/she signs this Agreement on Page 1 hereof, which date shall be the effective date of this Agreement.
- q. <u>Term of Agreement</u>: This Agreement shall be in full force and effect for a term of twenty (20) years from and after the date of execution of this Agreement.
- r. <u>Venue</u>: The parties hereto agree that for purposes of any lawsuit(s) between them concerning this Agreement, its enforcement, or the subject matter thereof, venue shall be in DuPage County, Illinois, and the laws of the State of Illinois shall govern the cause of action.
- s. <u>Prohibition on Disconnection</u>. Except with the express written consent of the Village, from the date on which the Subject Property is annexed to the Village through the term of this Agreement, the Owner/Developer shall not sign or file any petition for disconnection of all or any portion of the Development Property from the Village pursuant to Section 7-3-6 of the Illinois Municipal Code (65 ILCS 5/7-3-6), or any similar State statute provision in regard to the disconnection of property from the corporate limits of a municipality.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals to this Agreement on the day and year first above written.

VILLAGE OF LOMBARD

Rv.

Anthony Puccio Village President

ATTEST:

Rayna Ekhatib Village Clerk

ACKNOWLEDGMENTS

	-	
STATE OF ILLINOIS)	SS.
COUNTY OF DUPAGE)	55.
HEREBY CERTIFY that An Village of Lombard, and Ra municipal corporation, and pubscribed to the foregoing acknowledged that as such I instrument and caused the copursuant to authority given by	nthony Puyna Elkha personally instrumer President orporate s by the Bo e free and	Public, in and for the County and State aforesaid, DO accio, personally known to me to be the President of the atib, personally known to me to be the Village Clerk of said y known to me to be the same persons whose names are nt, appeared before me this day in person and severally and Village Clerk, they signed and delivered the said seal of said municipal corporation to be affixed thereto, bard of Trustees of said municipal corporation, as their free I voluntary act and deed of said municipal corporation, for th.
GIVEN under my ha	nd and o	fficial seal, this 18th day of Sept, 2025.
Commission Expires: 4 Moule Kee NOTARY PUBLIC	1 /202 Da	OFFICIAL SEAL MONIKA RESZKA NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 4/1/26
		AFSAR DEVELOPERS, LLC
		By: Ahmed Khan, for AIK Living Trust as Managing Member Dated:
		By: Salman Khan, for SAK Living Trust as Managing Member Dated:
		By: Hasan Syed, for HS Living Trust as Managing Member

Dated:

STATE OF ILLINOIS)	
COUNTY OF LUPAGE)	SS

On this _______ day of _______, 2025 before me a Notary Public within and for said County and State, personally appeared Ahmed I. Khan, to me personally known, who being by me duly sworn did say that he has the power of direction for AIK Living Trust which is the Manager of AFSAR DEVELOPERS, LLC, the limited liability company named in the foregoing instrument, and that the instrument was signed on behalf of the company by authority of its Members and under its Operating Agreement, and Ahmed I. Khan acknowledged the instrument to be the free act and deed of the company.

GIVEN under my hand and official seal, this 3 day of 6th, 2025.

Commission Expires: Ol 24 29

OFFICIAL SEAL ANNA ELISE PAPKE Notary Public, State of Illinois Commission No. 1003339 My Commission Expires January 27, 2029

STATE OF ILLINOIS) ss.
COUNTY OF DAPAGE)

On this __ day of _____, 2025, before me a Notary Public within and for said County and State, personally appeared Salman A. Khan, to me personally known, who being by me duly sworn did say that he has the power of direction for SAK Living Trust which is the Manager of AFSAR DEVELOPERS, LLC, the limited liability company named in the foregoing instrument, and that the instrument was signed on behalf of the company by authority of its Members and under its Operating Agreement, and Salman A. Khan acknowledged the instrument to be the free act and deed of the company.

GIVEN under my hand and official seal, this **to** day of **6t**, 2025.

Commission Expires:

OFFICIAL SEAL
ANNA ELISE PAPKE
Notary Public, State of Illinois
Commission No. 10033339
My Commission Expires
January 27, 2029

STATE OF ILLINOIS)	
)	SS
COUNTY OF DUPALLE)	

On this <u>3</u> day of <u>6</u>, 2025, before me a Notary Public within and for said County and State, personally appeared Hasan Syed, to me personally known, who being by me duly sworn did say that he has the power of direction for HS Living Trust which is the Manager of AFSAR DEVELOPERS, LLC, the limited liability company named in the foregoing instrument, and that the instrument was signed on behalf of the company by authority of its Members and under its Operating Agreement, and Hasan Syed acknowledged the instrument to be the free act and deed of the company.

GIVEN under my hand and official seal, this 3 day of 60, 2025.

Commission Expires: 01 27

Notary Public

OFFICIAL SEAL
ANNA ELISE PAPKE
Notary Public, State of Illinois
Commission No. 1003339
My Commission Expires
January 27, 2029

TABLE OF EXHIBITS

Legal Description of Subject Property	Exhibit A
Legal Description of 1308 Parcel	Exhibit B
Legal Description of Gap Strip	Exhibit C
Amended Planned Development Site Plan	Exhibit D-1
Planned Development Fence Plan	Exhibit D-2
Preliminary Landscape Plan	Exhibit D-3
Amended Preliminary Engineering Plans	Exhibit D-4
Exhibit Depicting Quit Claim Properties	Exhibit E
Form of Quitclaim Deed from Village	Exhibit F
Itemization of Relief	Exhibit G
Amended Public Improvement Agreement	Exhibit H
Proposed Final Plat	Exhibit I
Form of Recapture Agreement	Exhibit J

EXHIBIT A

LEGAL DESCRIPTION OF PROPERTY

LOTS 1-22 AND OUTLOT A IN THE PINNACLE AT MEYER'S SUBDIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED MARCH 18, 2025 AS DOCUMENT R2025-015016, IN DUPAGE COUNTY, ILLINOIS.

FORMERLY KNOWN AS:

PARCEL ONE (1308 S. MEYERS ROAD, PERMANENT INDEX NO. 06-21-102-010)

LOT 7 IN DIECKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, IN DUPAGE COUNTY, ILLINOIS.

PARCEL TWO (1312 S. MEYERS ROAD, PERMANENT INDEX NOS. 06-21-102-011, -012, -013)

LOT 8, 9, AND 10 IN DIECKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, IN DUPAGE COUNTY, ILLINOIS.

PARCEL THREE (1320 S. MEYERS ROAD, PERMANENT INDEX NO. 06-21-102-014)

LOT 11 IN DIECKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, IN DUPAGE COUNTY, ILLINOIS.

PARCEL FOUR (1330 S. MEYERS ROAD, PERMANENT INDEX NO. 06-21-102-028)

LOT A IN WEST YORK CENTER COMMUNITY CO-OPERATIVE, INC. SUBDIVISION, BEING A SUBDIVISION OF PART OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AND PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED MAY 17, 1947 AS DOCUMENT 521197 AND CERTIFICATE OF CORRECTION FILED DECEMBER 17, 1947 AS DOCUMENT 536351, IN DUPAGE COUNTY, ILLINOIS.

EXCEPT THE FOLLOWING: THAT PART OF LOT A IN WEST YORK CENTER COMMUNITY CO-OPERATIVE, INC. SUBDIVISION, BEING A SUBDIVISION OF PART

OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AND PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED MAY 17, 1947 AS DOCUMENT 521197 AND CERTIFICATE OF CORRECTION FILED DECEMBER 17, 1947 AS DOCUMENT 536351, MORE PARTICULARLY DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF LOT A AFORESAID AND RUNNING THENCE NORTH 00 DEGREES 01 MINUTES 21 SECONDS EAST ALONG THE EAST LINE OF SAID LOT A, A DISTANCE OF 16.40 FEET (5.00 METERS); THENCE SOUTH 46 DEGREES 33 MINUTES 12 SECONDS WEST, 22.57 FEET (6.88 METERS) TO A POINT ON THE SOUTH LINE OF LOT A AFORESAID; THENCE SOUTH 86 DEGREES 54 MINUTES 56 SECONDS EAST ALONG SAID SOUTH LINE OF LOT A, A DISTANCE OF 16.40 FEET (5.00 METERS) TO THE POINT OF BEGINNING, ALL IN DUPAGE COUNTY, ILLINOIS.

EXHIBIT B

LEGAL DESCRIPTION OF 1308 S. MEYERS ROAD PROPERTY

(1308 S. MEYERS ROAD, PERMANENT INDEX NOS. 06-21-102-010)

LOT 7 IN DIECKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, IN DUPAGE COUNTY, ILLINOIS.

EXHIBIT C

LEGAL DESCRIPTION OF GAP STRIP

THAT PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN DUPAGE COUNTY, ILLINOIS, DESCRIBED AS FOLLOWS: A TRACT OF LAND BOUNDED ON THE NORTH BY THE WESTERLY EXTENSION OF THE NORTH LINE OF LOT 7 IN DEICKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, BOUNDED ON THE EAST BY THE WEST LINE OF SAID DIECKE'S DIVISION, BOUNDED ON THE SOUTH BY THE NORTH LINE OF LOT A IN WEST YORK CENTER COMMUNITY CO-OPERATIVE, INC. SUBDIVISION, ACCORDING TO THE PLAT RECORDED MAY 17, 1947 AS DOCUMENT NO. R1947-521197 (CERTIFICATE OF CORRECTION RECORDED DECEMBER 17, 1947 AS DOCUMENT NO. R1947-536351), SAID NORTH LINE ASLO BEING THE NORTH LINE AND ITS WESTERLY EXTENSION OF LOT 12 IN SAID DEICKE'S DIVISION AND BOUNDED ON THE WEST BY THE EAST LINE OF THE WEST THIRTY (30) ACRES OF THE NORTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AS MUNUMENTED AND OCCUPIED, SAID EAST LINE ALSO BEING THE EAST LINE OF SCHOOL STREET AS MONUMENTED AND OCCUPIED.

COMMONLY KNOWN AS SAID STRIP OF LAND (ADDRESS UNASIGNED) BEING APPROXIMATELY TWELVE (12) FEET WIDE AND A PART OF LAND ASSIGNED PERMANENT INDEX NO. 06-21-102-999 THAT IS SITUATED SOUTH OF THE NORTH LOT LINE OF 1308 S. MEYERS ROAD (DIECKE'S LOT 7, PIN 06-21-102-010) EXTENDED WEST.

PIN: 06-21-102-999 (PART)

EXHIBIT D

PRELIMINARY DEVELOPMENT PLANS

EXHIBIT D-1

Planned Development Site Plan

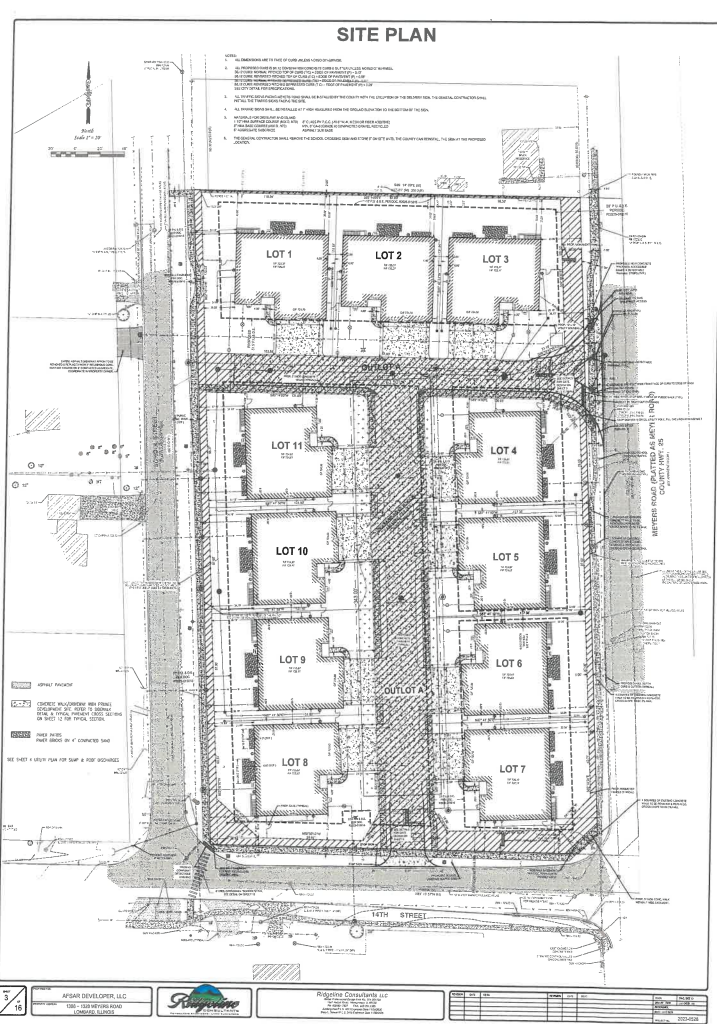


EXHIBIT D-2

Planned Development Fence Plan

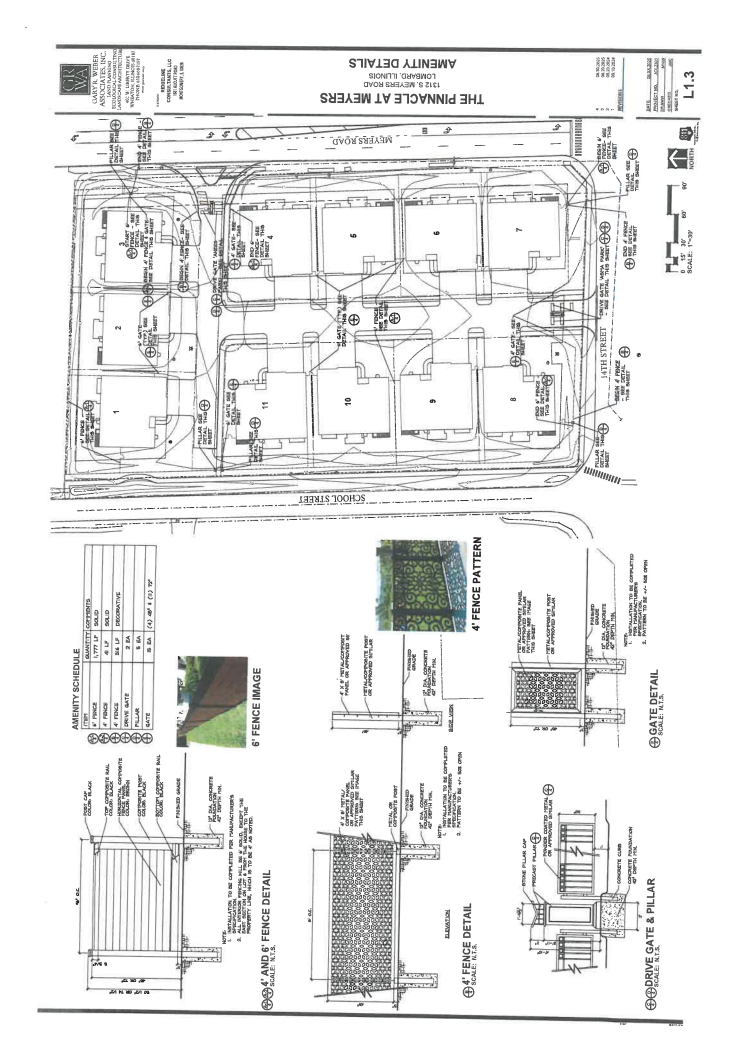


EXHIBIT D-3

Planned Development Preliminary Landscape Plan

Final Landscape Plan

THE PINNACLE AT MEYERS

Lombard, Illinois

June 30, 2025

CONSULTANTS:



GARY R. WEBER ASSOCIATES, INC 402 W LIBERTY DRIVE WHEATON, ILLINOIS 60187 LANDSCAPE ARCHITECT:



CIVIL ENGINEER.

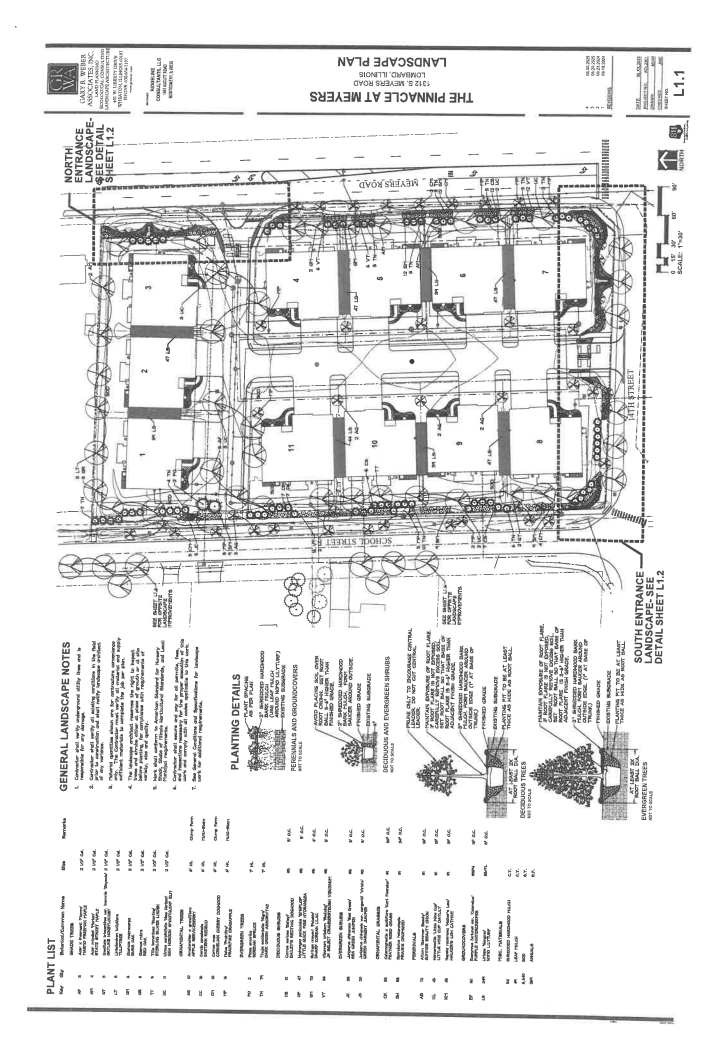
RIDGELINE CONSULTANTS, LLC
1661 AUCUTT ROAD
MONTGOMERY, ILLINOIS 60338



LOCATION MAP SCALE: 1"=300"

INDEX OF SHEETS

DESCRIPTION	COVER SHEET	LANDSCAPE PLAN	LANDSCAPE DETAILS	AMENITY DETAILS	TREE REMOVAL PLAN	OFFSITE IMPROVEMENTS	LANDSCAPE SPECIFICATIONS
SHEET NO.	L1.0	1.11	L1.2	L1.3	L1.4	L1.5	L1.6



LANDSCAPE DETAILS





PLANT LIST B (EVEN NUMBERED BUILDINGS) Hydronges paniculate 1979-1979 100 100 100 18° 0.C. 18° 0.C. 4 D.C. PLANT LIST A (ODD NUMBERED BUILDINGS) Hemerocalite Puttle Mass Cup Derville rhylorie Kodiok Koolak RED Busik HON PERENNIALS AND ORDU SYSTEGRETEN SHIRLING

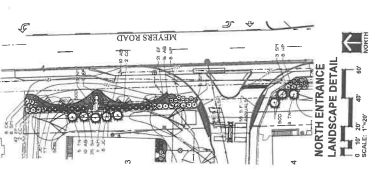
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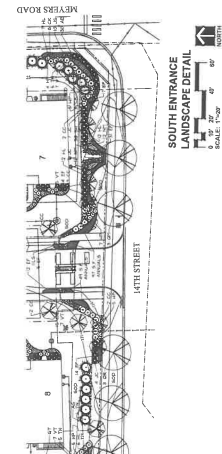
STONE STEPPERS OPTIONAL AT OWNER'S DISCRETION PERENNIALS - SEE-LANDSCAPE PLAN SHEET LI.1

(B' OPENING)

18° 0.C. Juriperus chinensis Yostoy's Compac Derville rhviete Yodiek Bu Kopiak Black Bush Hong iemerocella 'Rosy Returns

s,	ii Q
TIBC. TATERIALS HREDDED HARDWOOD MILCH	1
HISC. MATERIALS SHREDDED HARDING	1
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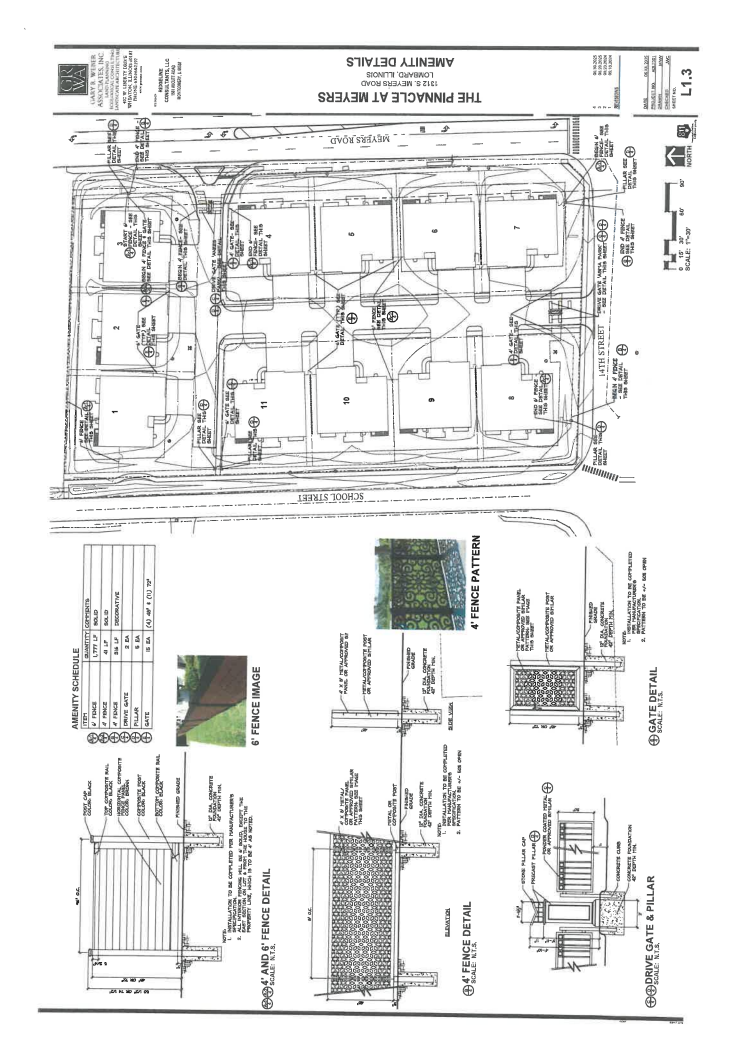


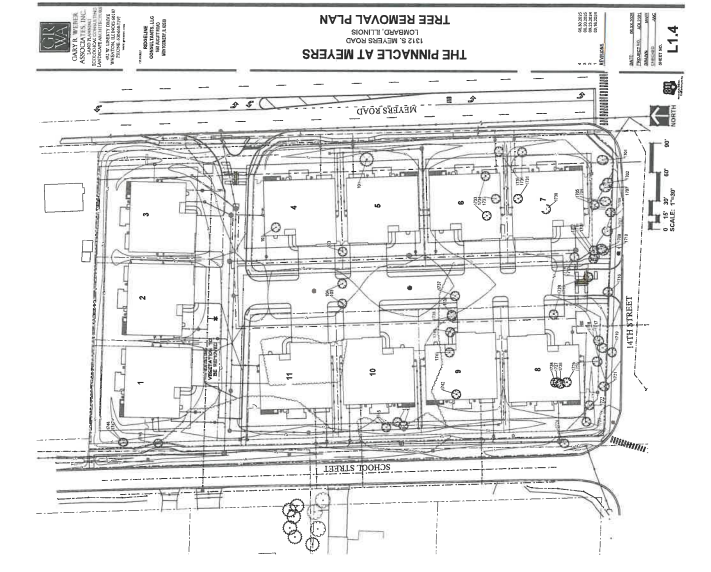


10000000000

TYPICAL SINGLE FAMILY FOUNDATION LANDSCAPE PLAN SCALE: 17-10

SCHOOL STREET





SOCIAL INC. NAME	COMMON NAME	DGH (inches)	СОМОТОМ	STRUCTURE	HEALTH	MORGE
describeron.	Day 18th de	32	3. Fair	Unbalancad	10% dead wood	Remove
The amencans	American Banawood	2 9	J. Cloud	Lean	Trunk Scar	Rentore
Acet Nonum	Red Monte	2	2000		Frunk Sopri	Remove
Acer as cheumin	Salver Mapin	5 92	702 Good	Learn, Crown Lean, Double Leader	Dead Limbs, Trunk Scar	Ramore
Montache	Manie Culturer	92	76 3 Car	I also medical to the life of	10% dead wond	Ветоле
Thus occidentals	Arceviae	300	S. Pan	Wahm and John Multi Leader, Broken Linb		Remove
1				Vahaped John, Double Leader, Unbalanced	40% dead wood Dead Lasder	Remove
Dans orretentals	Amounto	23	23 5 - Poor	Crowded	30% dead wood Camp	Ramove
Thum periodagasas	Accordage	13,7	5-Poor	Wishiapad John, Double Leader, Crown Lean	*0% dead wood	Remove
Authors place	Riech Wefred	12	5-Poor	Lean, Crown Lean, Crowded	30% dead wood Trunk Damage	Ramove
Sport of the	Marya M. Changa	7	9 4 - FaltiPoor	Loan, Crown Loan	Daad Leaning On	Катом
Pluis prophentale	Adventage	0 00	DOLL PROPOSE	Lean, Crown Lean	10% dead wood	г
Morus alba	White Market	07	200.00	Lean, Crown Lean	50% dead wood Wood rol, Cavity	г
Philip Occidentator	Artocolsa		0.000	Double Leader, Spill Risk, Strong lean	Wilders Found Damaga	Кепом
Thus occidentate	American	-	7 5 100	Coen	30% deadwood	Ramove
Physical decidentals	Amorelea	201	13-1-001	Unbelanced, Crown Lean	40% dead wood	Remove
Academic Acidos	Blank Blance	7	2000	Lean, Grawn Lean	30% dead wood	Remove
Thus problem fair	Advantage	1	28.4.0	Underlanded		Remove
Diving condentary	- Contraction		. 200	Lean, Crown Lean		Remove
The Orbitantan	Consister Annual Control	9900	0.1.00	Muts Leader, Strong lean, Crowded	Wood rot, Cawly, Trunk Damage	Ramove
Cathe occidentalia	-	9	19 3 - 1-001	Lean, Unbalanced	20% dead wood Cayly	Remove
Tarian debuteratable	Amendan		100	Crowded		Remova
Distriction (all	Amountan	1313	13 13 5 - Poor	Double Leeder, SpiriRisk, Crown Lean	20% dead wood	Remove
Mons alb a	Marin Malhare	210	20.1.001	Double Leader, Sponglean	20% dead wood	Remove
Cells a positional atte	Maribara		o d - raintou	Crown Loan, Crowded	10% dead wood	Ватом
Augitans more	Black Warnut	78.7	7 6 3 Fair	Unbase Control Control		Кеточе
				Carre Colons, Octob Leader, Lean		Ramove
Markus spp	Apple Cultivar	8,8,7 \$	5 - Poor	MARI Lander	Dead Limbs, Deed Leader.	
Months altha	White Mulberry	76,3,3 5	5 - Poor	Broken Leader	The state of the s	Kenow
Martin ailb a	Vahita Mulberry	7.8.5	7,8,5 II Fair/Poor	Must Leader, Unbelanced, Crawn Lean	The State of the s	ABILDA
Pallos Angra	Austrian Pine	16	- Deed			No. Town
Patria migra	Austrian Pins	14.5	14 5 Poor	Unbelanced, Crown Lean	San done done	Kenove
Pinus nilvo	Ausbian Pine	15.4	15 4 - FakiPoor	Unbalanced, Crown Lean	20% deed wood	Hemore
			Г		Dead Limbs Pening Bark Paged	Well Dee
Country Marine	SiDenancia	X	54 F. Fair/Poor	Broken Limb	Umbs	Remove
Control app	CIM CUDWAR	7.3	- Fast			Berna
900	Pear	15.3		Lean		Remove
Pytus Caletyans	Pear	12 3	3-Fair			Bernand
ALCOL SOCCOBRACION	Silver Meple	143	14 3 - Fair			O and o
September Datember	Hones Lague:	12 3	3 · Fair	Loan		Compan
	Melus sam	# B'B'O)		Crown Lean	Touch Scan	De la company
Cole some	Manual Spp	12.0 4	ī	Double Leader	Wood rol Touch Damana	Damone
HCELVE DAGO	BoxEider	77.54	Ī	Muto Leader, Crown Lean, Horizoniai Growth	10% dead wood	Patron
Control antichicana	ATT GUCAN EITH	6.3	Ī	Double Leader, Crown Lean, Crowded		Semine
Work and	Walls Author	87.8	Ī	Multi Leader, Unhelanced, Crown Lean	10% dead wood	Ramore
200	Silver Maple	70		Jean, Unibalanced, Grown Lean		Remon
Commence and Commence	S-IVAT Maple	7.4	Ī	Unbalanced, Grown Lean		Remove
Wanter apply.	Can culture	7.4	Ī	Inbalancad, Crown Lean, Crowdoo		Remoun
	SiDanah Elm	104	, 8	Jobalanced, Crown Lean	DeadLimbs	Remove
Company and	tim Cultivar	103	3-Fair	Unbalanced, Crown Lean		Ramma
Popultus dell'ordes	Eastern Cohorrwood	42 10 % . Bong		The second secon	>50% dead wood Dead Leader.	
Umus sumila	Siberian Elm	7.4	200	The Sale And And Andrews	Woodrol	Remove
Papulos dellardes	Eastern Cottonwood	6.3	ī	Double Leader, Lean, Crown Lean	20% dead wood	Remove
TENIUS definidas	Eathern Colonwood	9	I	Court Original Court		Remove
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Excellent Good Fair to Poor Poor Uned

	White Mulberry	Tong a bear			
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l.	Austral Dina	200			Re
J.	-	14 O - PODI	Dibalanced, Crown Lean	>50% doad wood	Ren
	ACRESIA POR	15 4 - FakiPoor	Unbalanced, Crown Lean	20% dasdwood	Ban
9	Sibenen Elm	Sell-FairPoor	Arekan I mb	Dead Limbs, Peeling Bank, Pruned	
	Erm Cutwar	713-Fac		Samo	Ren
ans	Pear	15 3. Fair	200		Ren
B/A	Poar	12 3 - Fair			Ren
00/7L	Silver Mapie	14 3 - Fair			Reli
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	Melus see.	ORG - PaleBox	Course Lane		Rem
	Maharan	And Palenter	Common of the co	Trunk Scer	Rem
9		20 4 - F 60 1 DO	Dangle Teager	Wood rol, Trunk Damage	Rem
	Devis Crown	1,1,5 A - PassPoor	Multi Leader, Crown Lean, Horizontai Growth	10% dead wood	Dan
979	Amendan Elm	9.3 *- FaniPoor	Double Leader, Grown Lean, Crowded		
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man	Silver Maple	8 *- FarrPoor	Loan Unbalanced Crean Loan	DOG PER ST	2
WW.	S-Iver Maple	7 4 - FalmPoor	Unbetweed Court and		Kei
	Em Cultier	7 4 - FainPoor	Unbelgocar Croses Land		¥.
9,	Sibanan Etm	1014 - FaloPoor	Unblacked Court land	100	Reg
	Erm Cultivar	10 3 - Fair	Unbalanced, Crown Lean	Own Chies	E C
cles	Eastern Cohormood	42 10 *- Poor	Math Leader, Broken Leader	>50% dead wood Dead Leader,	
9	Siberan Elm	7 d - EsinBoor	On this lands have been de-	V4000 FGI	Ken
262	Eastern Collamendo	6.3 Far	Course Ceansi, Leant, Crown Lean	20% dead wood	Rem
- Que	Fathern Colomogod		Cooli, Or construction		Reno
	TOTAL POLICE IN THE PARTY IN TH	184-50 0 2-1-84	Unbalanced		Reg

TREE TO BE PRESERVED TREE TO BE REMOVED

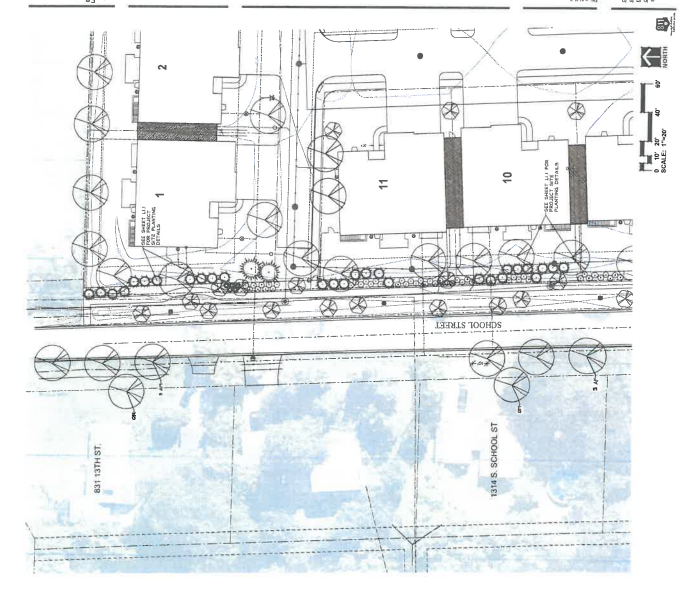


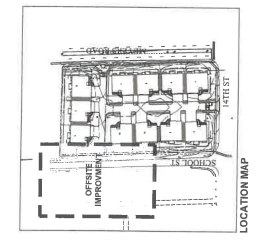
'n

1312 S. MEYERS ROAD

THE PINNACLE AT MEYERS







PLANT LIST
Key Gty Betanical ₹ **5** 8

TANDSCAPE SPECIFICATIONS LONBARD, ILLINOIS MAYERS MEYERS ROAD

THE PINNACLE AT MEYERS

CONSULTANTS, LLC
CONSULTANTS, LLC
1661 AUCUTT ROAD
MONTGOMERY, IL 66538

Do not enake substitutions. If specified landscape material is not obtainable, signification and substitutions. If specified immediately and proposal for use of substitution material.

Analysis and Standards: Package standard products with manufacturers certified analysis.

Ship landscope motertals with certificates of inspection as required by governmental authorities. Camply Lifth governing regulations applicable to landscope materials.

North shall conform to State of Illihole Harticultural Standards and local municipal reaginements.

1.2 GUALITY ASSURANCE

Bodded areas shall reasive an application of commercial fertiliser at the rate of 10 lbs. per 1,000 sq. Pt. and shall have an analysis of le-B-6.

Victor and theresighty with a Fine aproy hromadicinally after planting. Covers and Peremial Beds Lead Animal and incripated (1960) stock plants and in neutra of pit or hands in the control of the state of the control of the state of the control of the c

Dish top of backfill to allow for mulcibing. Provide additional backfill berry ground edge of excentions to form shallow seasor to collect under.

Fidel pile, tembes and planted area. Provide not less than 3° thickness
of mid-or and user through or buckfill and finith level with adjacent Phile
grades. Faintin expend not fare at all three.

Remove and replace exceedingly pruned or III-formed stock resulting from Improper prusha,

4. The Controller shall be wholly responsible for case-rug that all trees or a further for the prime and the prime of the controller to the prime between the interval the line of the controller and controller may or may not be actioned formers; any heartest may be interval formers; any heartest presenting the presenting form the publication investment of the Controller of the proceed for the controller of the proceeding (s) must be approved by the Controller of the processing of the controller of the controller of the processing of the controller of the control

 Begin meintenance immediately often planting, continuing until final accepte A militarian of thirty (50) days. B.B INITIAL MAINTENANCE

Patriton ploriaci and seasole areas by undering, nolling/regrading, replanting and implementing enough control as regimed to establish togetation fine of enoted or bare areas.

B. Protest landwape work and materials from derivage due to landwape operaties pervaties by other trades and temposates. Profinds protestian derivagement institliation and materialems periods. These, report or replace derivaged landwape workings of replace for replace derivaged landwaper. A. During londecope work, store materials and equipment where directed. Keep povernents clear and work areas and adjoining areas in an orderly condition.

B. Supply untiten official certifying composition of each mixtures and infagrity of plant moterials with respect to species, variety and source.

A. Sodding New Lours

Till to a depth of not less than \$\epsilon\$1 apply soil arrandoments an exceled retrieve their bases and \$\epsilon\$1. In degreeabes, till seld to a hemogeness makinn of the leadure, retrieves larrips, clode, stares over \$\epsilon\$ demander, notes and other activations makker. Dispose of each makerial legally off-refus.

Le volt de l'emin a sella frace until tighity fittad johts. Bitt ends and budes et est proposition proposition proposition production to come a proposition and adjacent course. Veril formation produce and adjacent course in lightly to entere across and adjacent proposition proposition proposition and adjacent grees. 4. Lay and within 24 hours from three of etripolog.

C. Submit two (2) copies of soil test of soisting topsoil with recommendations for not coditive regimenent to Landscape Architect for review and written operator.

E. Namery pocking late indicating the species and quantities of material herizated must be provided to the Currer and/or City upon respect.

1.4 JOB CONDITIONS

Butanit two (2) earuptes of streaded hardwood bark muloh, strein control bishiets, and all other products and materials as specified on plans to Landscope Architect for review and written approval.

instructions will fielded undering, fertiliting, servaing, mulicibig and praining for joint marked and structing growthours, fertilities for unabling gross areas while he provided fam (10) day prior to request for expecting for the completion. Landscape Architect shall necessive open of all instructions when issued.

Submit two (2) copies of typeuritten instructions recommending procedures in sectodished by the Ourse for the modifications of instances were for one full year. Submit prior to expiration of inspired mathemates periods.

Submit three (3) capies of the proposed planting schedule shouing dates each type of planting

A. Planting Bohadus

1 - Landecope Monk

A. Bornha and existes grades, solis and under levels. Cheeve the conditions under unifor unit, is to be performed and ordify Landscaps Apolitics; undeficiency antitions. Do not proceed with the wark until undeficiency conditions have been corrected to an computation receiver.

B. Utilities Review underground utility incodien range and plane; redity local utility located and arrested international on automates of stalls posterious and earth coopelance of lealing for the protection of utilities during conne et under Centracker ethal les responsible for any dernage to utilities or property. Excendion Min conditions determental to plant grouph are excentened
as rubble HII, adverse destinate conditions or obstructions, notify Landscape
rectified before planting.

A. Guerantes seaded and sodded areas through the specified mointenance period and until that hepection.

B. Gerronies trees, struke, groundcover and perentials for a period of one year of the discount of departs debet, a bellioing death of weekling theory ground, except for defects resulting from registal by Chers, dass or decay by these or usual phenomena or polderia which are bayed Londocper Indian's control.

LANDSCAPE WORK PART 2 - PLANT MATERIALS 2.1 LAWN SOD

Provide strongly rooted and, not have then two (2) years old and free of an art antialistic strategy greates. A rooted only despite of grounds and sense in the provide only and in stripe the rooted of the strategy and in stripe the roote than the stripe of the rooted than the stripe of the GROUNDCOVERS, PERENNIALS AND ANNUALS

Provide pionte estábilabel and usali-rockel in removable container ar integral de la containe de la containe de militaria en la especia respirad lo ANSI 200, for the pat due shoun or lateral. It o variety is not andiable qui appresed substitutan from instanças entritaci. 2.3 TREES AND SHRUBS

A. Norne and Voriety. Provide rursery groun plant material true to norne and variety. If a voriety is not available get approved substitution from landeages architect.

C. Decidoos Trees Provide Uses of height and colliper listed or shown and with branching configuration recommended by 18(12Q), Ref. type and species regiffed. Provide single stem trees except ulmer special forms are shown or titled. Provide kelled and buriageed (DRD) decidooss trees. B. Guality: Provide trees, eirube and other plante complying with the recommendations and respirements of ANSI 260.1 Standard for Nursery Stands and on hurber specified.

Decisions thrake. Provide struke of the height shown or listed and with not less than the mibriann number of cones negated by AVSI 226.) for the type and might of eithe negated. Provide balled and buriapped (DRS) decisions struke.

The contract forces on the contract of the con

progress of the work for else and condition of balls or note, alseases, insacts and identicated in the latest or hijaries. Rejected plants shall be removed internationally from the side. 2.4 PLANTING SOIL MIXTURE

Provide planting soil mixture comitating of clean uncompacted topsoil (blackplad et also) for all planting pills, peremial, armai and groundoner areas. Toppoil shall be conditioned based on any recommendations resulting from the soil test in 1.8.C. 2.5 MULCH

other respective regards from their throughout the present in seaso, parties and other respective regards from their throughout of these, a their, permotel, and and have an as 2. The provision of present parties promoters, and and their throughout of the parties and their throughout on specifical present to their provision of parties present the resonance of the distriction of their parties and their parties are also the parties and their parties are also their parties and their parties are applied to the parties and their parties are applied to the parties and their parties are applied.

5. Permitted with many his resolution.

ANDSCAPE MORK PART 1 = GENERA I DESCRIPTION OF MORK

CARY R. WEBER
ASSOCIATES, INC.
LAND PLANDING
DECONTAL CONSULTING
AND CONSULTING

402 W. LIBERTY DRIVE WHEATON, ILLINOIS colg? PHONE, 630,668-7397

Provide mulah consisting of premium shreaded herdused bank and leaf mulah. Provide sample to Landscape Architect for approval prior to aniering malerials LANDSCAPE MORK PART B - EXECUTION B.) PLANTING SCHEDULE

At least thirty (50) done prior to the beginning of work in each orea, submit a planting achedule for approval by the Landscape Arthibet.

Remove existing gross, westetlen and turt. Dispose of such material legally off-sits, do not turn over into soil being prepared for laws.

perfections, perential, and ensured while in partial in continuous bade of perfecting said modern and ensured and ensured and perfecting said modern and before Liberties of benefit and ensured better Liberties and ensured and executioners. Do not use might in ensured perfecting ones.

Phuse only Injured or dead branches from flowering trees, if ony. Protect outral leader of tree during elipping and pruning operations. Proves shroke to redde natural character in accordance with elarated hardcollung practices.

BA CLEAN UP AND PROTECTION

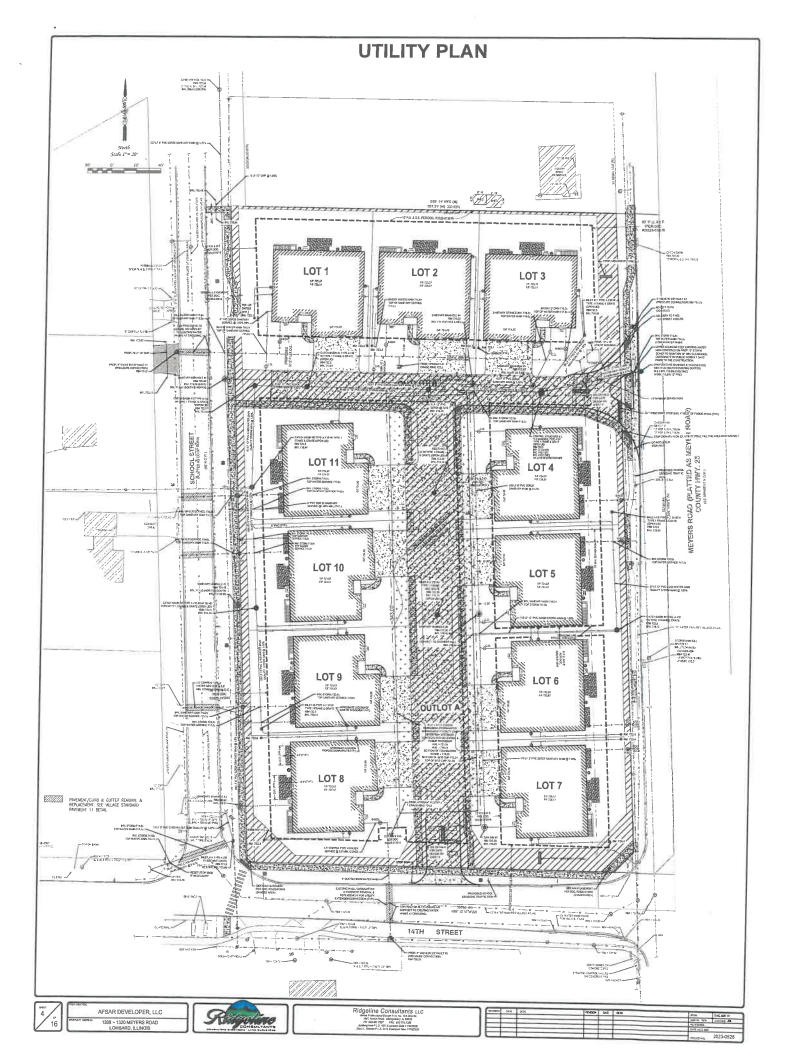
A. The Landscape Architect reserves the right to hepset seeds, plents, trees and the best of place of ground no at all a begins plents plants for compliance with requirements for terms, weistly, also, questly, quality and mix proportion. B.5 INSPECTION AND ACCEPTANCE

C. Notify the Landscape Architect within the (B) dops other completing initial and/or supplemental plantings in each area. D. Alter the tandange work is completed, beliefing modelswork, the Londonger Architect unit, year magnet, make a fitted frametist to describe After fitted completely, the Course will be responsible for modelswork.

EXHIBIT D-4

Planned Development Preliminary Engineering

Full, scaled drawings have been maintained on file with the Community Development Department and Village Clerk of the Village of Lombard. The Parties have initialed and/or countersigned all pages of this Agreement and all final exhibits to this Agreement for preservation and availability of full-sized exhibits from the Community Development Department and the Village Clerk.



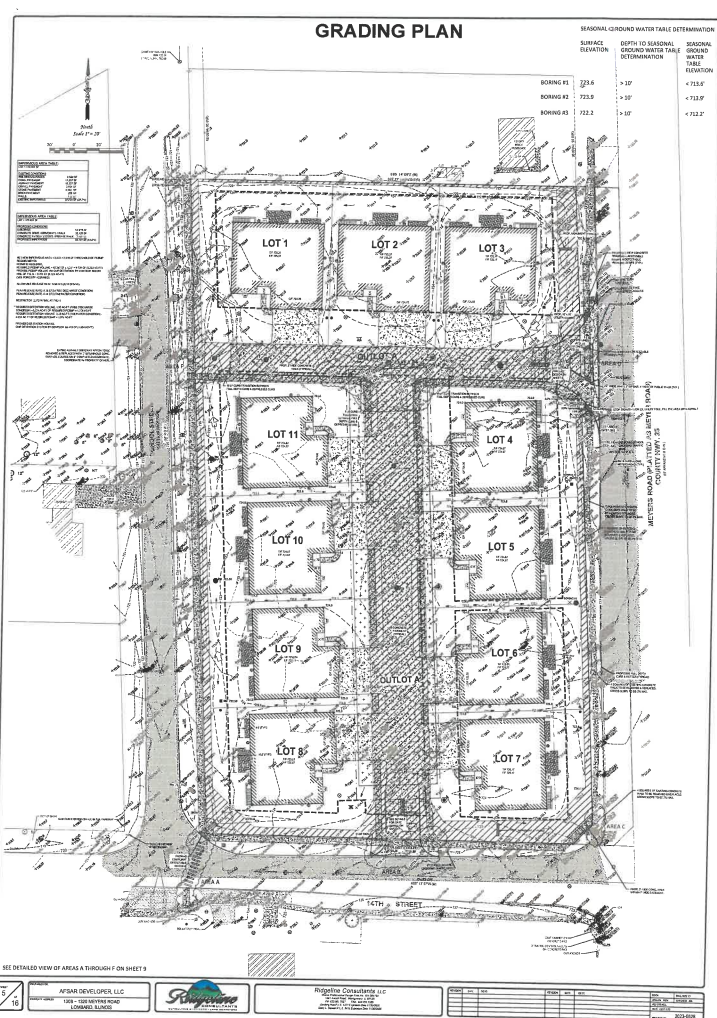


EXHIBIT E

QUIT CLAIM DEED

The GRANTOR, AFSAR DEVELOPERS, LLC, an Illinois limited liability company, of 201 East Army Trail Road, Suite #204, Bloomingdale, in the County of DuPage, State of Illinois, in consideration of Ten and No/100 (\$10.00)

Dollars, and other good and valuable consideration in hand paid, CONVEYS and QUIT CLAIMS to GRANTEE, VILLAGE OF LOMBARD, an Illinois municipal corporation, of 255 E Wilson Avenue, Lombard, in the County of DuPage,
State of Illinois, all of its right, title and interest in and to the following described Real Estate, situated in the County of DuPage, in the State of Illinois, to wit:

THAT PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN DUPAGE COUNTY BOUNDED ON THE NORTH BY THE SOUTH LINE OF ILLINOIS STATE HIGHWAY ROUTE 38, ALSO KNOWN AS ROOSEVELT ROAD, BOUNDED THE EAST BY DIECKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, BOUNDED ON THE SOUTH BY THE NORTH LINE OF LOT 7 IN SAID DIECKE'S DIVISION EXTENDED WEST TO THE EAST LINE OF THE WEST THIRTY (30) ACRES OF THE NORTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AS MONUMENTED AND OCCUPIED, SAID EAST LINE ALSO BEING THE EAST LINE OF SCHOOL STREET AS MONUMENTED AND OCCUPIED, AND BOUNDED ON THE WEST BY THE WEST THIRTY (30) ACRES OF THE NORTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AS MUNUMENTED AND OCCUPIED, SAID EAST LINE ALSO BEING THE EAST LINE OF SCHOOL STREET AS MONUMENTED.

COMMONLY KNOWN AS: SAID STRIP OF LAND (ADDRESS UNASSIGNED) BEING APPROXIMATELY TWELVE (12) FEET WIDE AND A PART OF LAND ASSIGNED PERMANENT INDEX NO. 06-21-102-999 AND HAVING NO ADDRESS THAT IS SITUATED NORTH OF THE NORTH LOT LINE OF 1308 S. MEYERS ROAD (DIECKE'S LOT 7, PIN 06-21-102-010) EXTENDED WEST.

PIN: 06-21-102-999 (PART)

Hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois. To Have and To hold said premises forever.

AFSAR DEVELOPERS, LLC, an Illinois limited liability company

a H
By:Ahmed I. Khan, as Trustee of the AIK Living Trust, Manager
By: A Shaper Hasan Syed, as Trustee of the HS Living Trust, Manager
By:Salman A. Khan, as Trustie of the SAK Living Trust, Manager
STATE OF ILLINOIS) COUNTY OF DUPAGE) SS.
On this Aday of September, 2024, before me a Notary Public within and for said County and State, personally appeared Ahmed I. Khan, to me personally known, who being by me duly sworn did say that he has the power of direction for AIK Living Trust which is the Manager of AFSAR DEVELOPERS, LLC, the limited liability company named in the foregoing instrument, and that the instrument was signed on behalf of the company by authority of its Members and under its Operating Agreement, and Ahmed I. Khan acknowledged the instrument to be the free act and deed of the company.
Notary Public ANNA PAPKE OFFICIAL SEAL Notary Public, State of Illinois My Commission Expires March 08, 2025
STATE OF ILLINOIS) COUNTY OF DUPAGE) SS.
On this 1944 day of September, 2024, before me a Notary Public within and for said County and

On this 1924 day of September, 2024, before me a Notary Public within and for said County and State, personally appeared Hasan Syed, to me personally known, who being by me duly sworm did say that he has the power of direction for HS Living Trust which is the Manager of AFSAR DEVELOPERS, LLC, the limited liability company named in the foregoing instrument, and that the instrument was signed on behalf of the company by authority of its Members and under its Operating Agreement, and Hasan Syed acknowledged the instrument to be the free act and deed of the company.

Notary Public

ANNA PAPKE
OFFICIAL SEAL
Notáry Public, State of Illinois
My Commission Expires
March 08, 2025

STATE OF ILLINOIS)	
COOK)	SS.
COUNTY OF DUPAGE)	

On this Away of September, 2024, before me a Notary Public within and for said County and State, personally appeared Salman A. Khan, to me personally known, who being by me duly sworn did say that he has the power of direction for SAK Living Trust which is the Manager of AFSAR DEVELOPERS, LLC, the limited liability company named in the foregoing instrument, and that the instrument was signed on behalf of the company by authority of its Members and under its Operating Agreement, and Salman A. Khan acknowledged the instrument to be the free act and deed of the company.

Notary Public

ANNA PAPKE
OFFICIAL SEAL
Notary Public, State of Illinois
My Commission Expires
March 08, 2025

EXHIBIT F

QUIT CLAIM DEED

The GRANTOR, VILLAGE OF LOMBARD, an Illinois municipal corporation, of 255 E Wilson Avenue, Lombard, in the County of DuPage, State of Illinois, in consideration of Ten and No/100 (\$10.00) Dollars, and other good and valuable consideration in hand paid, CONVEYS and QUIT CLAIMS to GRANTEE, AFSAR DEVELOPERS, LLC, an Illinois limited liability company, of 201 East Army Trail Road, Suite #204, Bloomingdale, in the County of DuPage, State of Illinois, all of its right, title and interest in and to the following described Real Estate, situated in the County of DuPage, in the State of Illinois, to wit:

THAT PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH. RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN DUPAGE COUNTY. ILLINOIS, DESCRIBED AS FOLLOWS: A TRACT OF LAND BOUNDED ON THE NORTH BY THE WESTERLY EXTENSION OF THE NORTH LINE OF LOT 7 IN DEICKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN. ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, BOUNDED ON THE EAST BY THE WEST LINE OF SAID DIECKE'S DIVISION, BOUNDED ON THE SOUTH BY THE NORTH LINE OF LOT A IN WEST YORK CENTER COMMUNITY CO-OPERATIVE, INC. SUBDIVISION. ACCORDING TO THE PLAT RECORDED MAY 17, 1947 AS DOCUMENT NO. R1947-521197 (CERTIFICATE OF CORRECTION RECORDED DECEMBER 17. 1947 AS DOCUMENT NO. R1947-536351), SAID NORTH LINE ASLO BEING THE NORTH LINE AND ITS WESTERLY EXTENSION OF LOT 12 IN SAID DEICKE'S DIVISION AND BOUNDED ON THE WEST BY THE EAST LINE OF THE WEST THIRTY (30) ACRES OF THE NORTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AS MUNUMENTED AND OCCUPIED, SAID EAST LINE ALSO BEING THE EAST LINE OF SCHOOL STREET AS MONUMENTED AND OCCUPIED.

COMMONLY KNOWN AS SAID STRIP OF LAND (ADDRESS UNASSIGNED) BEING APPROXIMATELY TWELVE (12) FEET WIDE AND A PART OF LAND ASSIGNED PERMANENT INDEX NO. 06-21-102-999 AND HAVING NO ADDRESS THAT IS SITUATED SOUTH OF THE NORTH LOT LINE OF 1308 S. MEYERS ROAD (DIECKE'S LOT 7, PIN 06-21-102-010) EXTENDED WEST.

PIN: 06-21-102-999 (PART)

Hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois. To Have and To hold said premises forever.

VILLAGE OF LOMBARD, an Illinois municipal corporation

Keith T. Giagnorio, Village President

Attest: Liz Brezinski, Village Clerk

STATE OF ILLINOIS) SS.
COUNTY OF DUPAGE)

On this Ath day of September, 2024, before me a Notary Public within and for said County and State, personally appeared Keith T. Giagnorio, Village President of the Village of Lombard, and Liz Brezinski, Village Clerk of the Village of Lombard, to me personally known, who being by me duly sworn did say that they have the power and authority to act as herein reflected for the Village of Lombard as such Village President and Village Clerk, following all due authorization, and that the instrument was signed on behalf of the Village of Lombard by authority of its corporate authorities acting under its home rule powers under the 1970 Illinois Constitution and under the Illinois Municipal Code, and acknowledged the instrument to be the free act and deed of the Village of Lombard.

Notary Public

OFFICIAL SEAL
MONIKA RESZKA
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires 4/1/26

EXHIBIT G

ITEMIZATION OF RELIEF

- 1. Amend the approvals previously requested through Plan Commission petition PC 24-07, and granted by Ordinance No. 8292, as follows:
 - a. Pursuant to Section 155.504 of Village Code, approve the following major changes to the Pinnacle Planned Development:
 - i. Amendment to provide for development of 11 detached single-family residences, where the previous approval provided for 22 detached single-family residences;
 - ii. Pursuant to Section 155.407(F)(1)(a)(iv), which requires a front yard of 30 feet, deviations in order to adjust the prior relief granted for 22 lots and allow front yards of 28 feet on Lots 1-3 and 25 feet on Lots 4-11, as provided for in the Planned Development Site Plan and preliminary plat of subdivision;
 - iii. Pursuant to Section 155.407(F)(2), which requires a corner side yard of 20 feet, deviations in order to adjust the prior relief granted for 22 lots and allow corner side yards of nine (9) feet on Lot 4, and ten (10) feet on Lot 11, as provided for in the Planned Development Site Plan (all dimensions measured to the lot line shared with Outlot A);
 - iv. Pursuant to Section 154.506(D), variations in order to permit 11 lots with frontage on the private streets within the subdivision, where the previous approval provided this relief for 22 lots;
 - v. Pursuant to Section 155.210 and 155.210(A)(2)(b), a variation in order to allow an above-ground utility cabinet before the principal building and allow the cabinet in front of the south and east walls of the building on Lot 3, where previously this relief was granted relative to the same location on prior Lot 6;
 - b. Elimination of the following relief approved by Ordinance 8292:
 - i. Pursuant to Section 155.407(E), deviations to allow individual lot widths less than 60 feet;
 - ii. Pursuant to 155.407(F)(3), deviations to allow interior side yards of less than six (6) feet;
 - c. Preservation of the following relief approved by Ordinance 8292:
 - i. Pursuant to Section 155.407(G)(2) of Village Code, approve a conditional use for building height not to exceed 38 feet or three stories;
 - ii. Pursuant to Sections 155.510(A)(1) and Section 155.407(H), deviations in order to allow open space to be calculated across all parcels in the planned development rather than on a parcel-by-parcel

- basis, and to allow a development with 45% open space where 50% open space is required;
- iii. Pursuant to Section 155.205(A)(1)(c), a variation in order to allow, as shown in the Landscape Plan and Planned Development Fence Plan, a 6-foot fence on Outlot A at all locations (a portion of the north fence extends along the abutting front yard to the north) except near the Meyers Road and 14th Street driveways where a 4-foot fence is depicted;
- iv. Pursuant to Section 155.711, variations in order to allow innovative landscaping per the submitted Landscape Plan;
- v. Pursuant to Section 154.304(D)(2) and Section 154.306(D)(2), variations in order to allow public improvements to the School Street and 14th Street rights-of-way depicted in the preliminary engineering plan, Planned Development Site Plan and Landscape Plan, as determined upon hearing and decision;
- vi. Pursuant to Section 154.304(D)(3), Section 154.306(D)(3) and Section 154.309, variations in order to allow improvements to the Meyers Road right-of-way depicted in the preliminary engineering plan, Planned Development Site Plan and Landscape Plan, as determined upon hearing and decision;
- vii. Pursuant to Section 154.407(A) and Section 154.503(D), variations in order to continue the existing widths of all abutting rights-of-way and pavement widths thereof;
- viii. Pursuant to Section 154.510 and Section 150.301, variations in order to permit the driveways onto Meyers Road and onto 14th Street as depicted in the preliminary engineering plans and Planned Development Site Plan provided that the gate shall remain operable to allow entry by all vehicles without access control so as not to stack vehicles over the sidewalk or cause backing movements;
- ix. Such other variations from Chapter 154, including those which exclude final landscape treatment from public improvements required to be completed prior to the initiation of the final ten percent (10%) of units but only to the extent required on lots that have not been certified for occupancy, as deemed necessary and appropriate;
- x. Pursuant to Section 153.232(B), a deviation in order to allow each subdivision sign at a height of six (6) feet, where a height of four (4) feet is permitted; and
- 2. Approve a revised final plat of subdivision pursuant to Section 154.203(D) of Village Code.

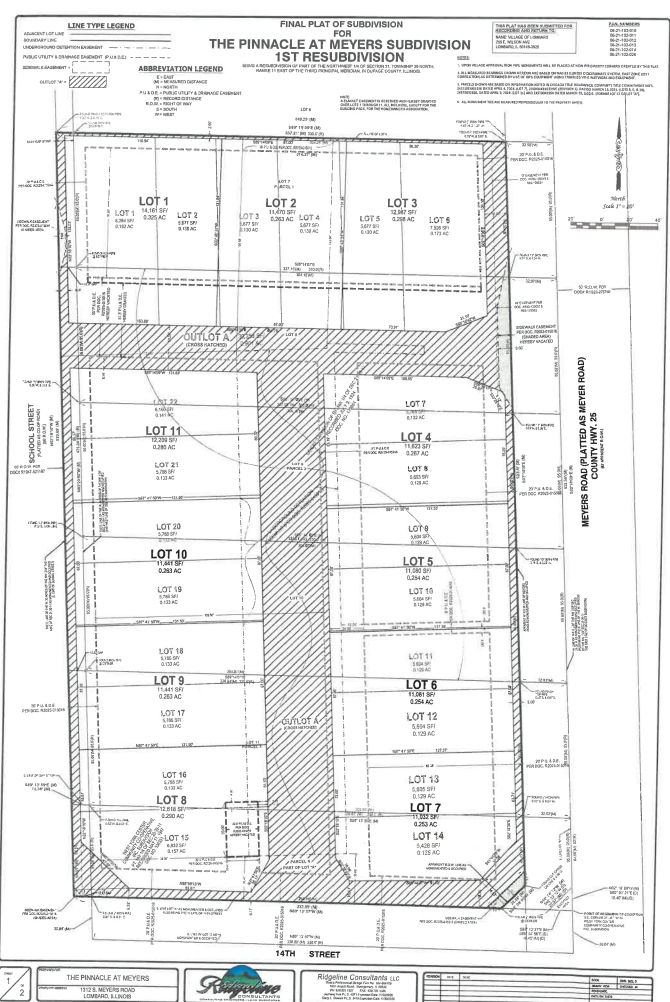
EXHIBIT H

AMENDED PUBLIC IMPROVEMENT AGREEMENT

To be inserted prior to second reading.

EXHIBIT I

PROPOSED FINAL PLAT





500K	
	DWG. SIZE: D
DRAWN REW	OFFICED IN
REFERENCE.	
DATE: 69/199525	
PHOJECT NO.	2023-0528
	POTERBIOE. DATE: 09/19/005

FINAL PLAT OF SUBDIVISION

FOR

THE PINNACLE AT MEYERS SUBDIVISION **1ST RESUBDIVISION**

SCHOOL DISTRICT STATEMENT

PURSUANT TO SECTION 1,005 OF THE PLAT ACT, 765 ECS 205, THIS DOCUM SHALL SERVE AS THE SCHOOL DISTRICT STATEMENT TO THE BEST OF THE OWNER'S KNOWLEDGE, THE TRACT OF LAND DESCRIBED IN THE ATTACHED PLAT LIES IN THE FOLLOWING SCHOOL DISTRICT(S):

GRADE SCHOOL DISTRICT 41, 256 W, VERMONT STREET, VILLA PARK IL 60181

HIGH SCHOOL DISTRICT 88 1/11 HIGHPRIDGE ROAD VILLA PARK, IL HITIST JUNIOR COLLEGE DISTRICT 502, 425 2ND STREET, GLEN ELLYN, IL 60137

AHMED LIGHAN. FOR AIX LIVING TRUST ACTING AS MANAGER OF AFSAR DEVELOPERS LLC.

OWNERS CERTIFICATE

COUNTY OF DUPAGE)

ASAUCD L KHAN, FOR AIKLIVING TRUST IN THE TRUST'S CAPACITY AS MANAGER OF AFSAR DEVELOPERS LLD OF E. ARMY TRAIL ROAD, SUITE 204 BLOOMBNGDALE, JL. 60 NO?

, ILLINOIS, THIS DAY OF

NOTARY PUBLIC CERTIFICATE

STATE OF

L OUT TY THE STATE AFGESAND, OD HERE AND COUNTY IN THE STATE AFGESAND, OD HERE SAD COUNTY IN THE STATE AFGESAND, OD HERE AND COUNTY WITH AT PRESIDENCY KNOWN THE SAME PRESONS WHOSE MAILS ARE SUBSCINED THESET ON ANY IN THE YEAR PAPEL OF BRIDGE AND GENORIES OF THE THE STATE OF THE OWN FREE AND AND CANNEY ACT AND AS THE FREE AND YOU, LITTURE AT CIT ALL SHE FREE AND YOU, LITTURE AT CIT ALL SHE FREE AND YOU, LITTURE THE PRESON STATE AND THE STATE AND THE AND THE STATE AND THE STATE AND THE STATE AND THE STATE AND THE PRESON STATE AND THE STATE AND

GIVEN UNDER MY HAND AND NOTARIAL SEAL, THIS _____ DAY OF ____

MOTARY FUBLIC SIGNATURE

MORTGAGEE CERTIFICATE

___, AS MORTGAGEE, UNDER THE

AFTEST:

NOTARY'S CERTIFICATE

THE UNDERSIGNED, A NOTARY PUBLIC IN THE COUNTY AND STATE AFORESAID.

DO HEREBY CERTIFY THAT (NAME)

INTEL
OF AND OWNED
OF OF THE FORESONS WHOSE NAMES
AND GRADE SHEET OF THE FORESONS WHOSE NAMES
AND SHEET OF THE FORESONS HISTORY, AND THE FORESONS WHOSE NAMES
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_____, AS MORTGAGEE, FOR THE USES AND

PURPOSES THEREIN SET FORTH, GIVEN UNDER MY HAND AND SEAL

COMMUNITY DEVELOPMENT DIRECTOR CERTIFICATE

STATE OF ILLINOIS)
COUNTY OF DU PAGE)

I, WILLIAM J, HENIFF, VILLAGE COMMUNITY DEVELOPMENT DIRECTOR OF LOMBARD, DO HEREBY CERTIFY THAT I HAVE REVIEWED THIS PLAT OF SUBDIVISION AND LEND IT TO BE IN CONFORMANCE WITH THE VILLAGE OF LOMBARD SUBDIVISION CODE.

DATED AT LOMBARD THIS _____ DAY OF ____

VILLAGE COMMUNITY DEVELOPMENT DIRECTOR

VILLAGE PRESIDENT AND CLERK CERTIFICATE

COUNTY OF DUPAGE 1

VILLAGE PRESIDENT

VILLAGE CLERK

PUBLIC UTILITIES AND DRAINAGE EASEMENT PROVISIONS

EASPHEIRT ARE HERBEY RESPIRED FOR AND GRAFTED TO THE VELIAGE OF LONGARD AND OTHER GOVERNMENTA AUTHORITIES HAVING ARRESICTION OF THE LAND SUBMINESH HERESY, OVER THE EATIBLE EASPHAT AREA FOR NORESS. SERRESS, AND THE PERFORMANCE OF MANDEAL AND OTHER COVERNMENTAL SERVICES ROLLUMING WATER, STORM AND SANTARY SEVER SERVICE AND MAINTENANCE.

EASEMENTS ALSO ARE RESERVED FOR CABLE COMMUNICATION COMPANIES ALONG WITH THE PUBLIC UTILITIES ALREADY REFERENCED.

RESPONSIBILITY OF HOMEOWNER'S ASSOCIATION

THE TERRITORY WHITEN THE FLAT'S GOVERNOR TO JAKE AND MORE ARROWS AGGINERANT HE TERRITORY WHITEN THE FLAT'S GOVERNOR TO JAKE AND MORE ARROWS AGGINERANT HE TERRITORY BORNES AND THE SERVICE AND THE AND

DRAINAGE CERTIFICATE

Ridgeline Consultants LLC

thos Professoral Gesige Frenchs. 184-024766
(651 August Read, Meregonary, 18-0318
PP-658 0317727 - PAX 620 791-1395
Jaddony Nat PL S. 4707 Capranon Edite 11007003
Sheyt, Li Gestant PL S. 4715 (

REGISTERED PROFESSIONAL ENGINEER

DUPAGE COUNTY ENGINEER'S CERTIFICATE

STATE OF ILLINOIS)
) SS
COUNTY OF DUPAGE)

APPROVED BY THE DUPAGE COUNTY DEPARTMENT OF TRANSPORTATION WITH RESPECT TO ROADWAY ACCESS TO COUNTY HIGHWAY 28 (MEYERS ROAD) PURSUANT TO \$1 LCS 2051 2T SEC. HOWEVER, A HIGHWAY PERMIT FOR ACCESS IS REQUIRED PRIOR TO CONSTRUCTION IN THE COUNTY RIGHT-OWAY.

THIS _____ DAY OF ____

COUNTY ENGINEER

COUNTY CLERK'S CERTIFICATE

COUNTY CLERK OF DUPAGE COUNTY, ILLINOIS. DO HEREBY CERTIFY THAT THESE ARE NO DELINIONED INTERNAL TOWNS ON UPWAYS
CERTIFY THAT THESE ARE NO DELINIONED CERTIFICATIONS, SO UPWAYS
CURRENT TAKES, NO UNWAYS OFFICIENT TAKES, NO UNWAYS
CURRENT TAKES, NO UNWAYS OFFICIENT TAKES, NO UN OR REDEEMABLE TAX
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INTERNAL PROPERTY THAT HAVE RECEIVED ALL STATUTORY FIELD IN
OFFICIENT THE ANAMESTED ALL OFFICIAL TOWNS UNDER MY MAKE AND SEAL
OF THE COUNTY CLERK AT WHEATON, LUNKING.

COUNTY CLERK

VILLAGE COLLECTOR

STATE OF ILLINOIS)
COUNTY OF OU PAGE)

I, THE VILLAGE OF LOMBARD, DO HEREBY CERTIFY THAT THERE ARE NO DELINQUEN OR UNFAID CURRENT OR FORFEITED SPECIAL ASSESSMENTS OR ANY DEFERRED INSTALLMENTS THEREOF THAT HAVE NOT BEEN APPORTIONED AGAINST THE TRACT OF LAND INCLUDED IN THIS PLAT.

VILLAGE COLLECTOR

RECORDER'S CERTIFICATE

THIS INSTRUMENT ... WAS FILED FOR RECORD IN THE RECORDER'S OFFICE OF CUPAGE COUNTY, ILLINOIS AFORESAID ON

THIS ______ DAY OF __________, AT ________O'CLOCK __M. ON THE ____ ____DAY OF_____

AT____O'CLOCK___M.

SURVEYOR'S CERTIFICATE

RECORDER OF DEEDS STATE OF ILLINOIS) 5S COUNTY OF KANE)

PARCEL ONE (1308 S. MEYERS ROAD, PERMANENT INDEX NO. 06-21-102-010) CROSSE USE 1198 5. METERS NUML, PERSONNENT INDEX NO. 0621-102-010)

LOT 7 IN DELICKES DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39

NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERICIANA, ACCORDING TO THE PLAT

THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 178881, IN DUPAGE COUNTY, ILLENDIS.

PARCEL TWO (1312 S. MEYERS ROAD, PERMANENT INDEX NOS. 98-21-102-011, -012, -013) LOT 6. 9, AND 10 IN DEICKE'S DIMISION OF PART OF THE MORTHMEST THE OF SECTION 2.7.
TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THEIR PRINCIPAL MERIDIAN, ACCORDING THE PART THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 1788M, IN DUPAGE COUNTY FLINDS.

PARCEL THREE (1320 S. MEYERS ROAD, PERMANENT INDEX NO. 06-21-102-014) LOT 11 IN DEICKE'S DIVISION OF PART OF THE NORTHEST MY OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THRED PRINCIPAL MERICUAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 178881, IN DUPAGE COUNTY, ICLINOIS,

PARCEL FOUR (1330 S. NEYERS ROAD, PERMANENT INDEX NO. 08-21-102-028) PRINCELL FUND, (TOM S. METERS ROAD, PERMANET MORE N. N. 0. 62-1-02-029)

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COUNTY, LINORS.

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PARCEL FIVE (GAP STRIP PERMANENT INDEX NO. 06-21-102-099, PARTIAL

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GIVEN UNDER MY HAND AND SEAL AT MONTGOMERY, ILLINOIS THIS 5TH DAY OF NOVEMBER,

RIDGELINE CONSULTANTS LLC

JIANFENG HUA, PLS #035-084071 MY LICENSE EXPIRES 11-30-2028 RLINDIS PROFESSIONAL DESIGN FIRM NUMBER 184-00/75/





EXHIBIT J

RECAPTURE AGREEMENT FORM (TO BE ADDRESSED FOLLOWING ENGINEERING REVIEW AND FPA)

· · · · · · · · · · · · · · · · · · ·
THIS RECAPTURE AGREEMENT (the "Agreement"), made and entered into thisday of, 202, by and between the VILLAGE OF LOMBARD, an Illinois municipal corporation (the "VILLAGE), and AFSAR DEVELOPERS, LLC, an Illinois limited liability company (the "OWNER"):
WITNESSETH
WHEREAS, the VILLAGE owns and operates a sanitary and storm sewer collection system, storm water system, and water distribution system; and,
WHEREAS, the VILLAGE has jurisdiction over the construction, maintenance and repair of local streets and traffic control; and,
WHEREAS, the Owner is the owner of the real estate legally described in Exhibit A (hereinafter referred to as the "SUBJECT SITE") which is assigned Permanent Index Numbers 06-21-102-010, 06-21-102-011, 06-21-102-012, 06-21-102-013, 06-21-102-014, 06-21-102-028, and 06-21-102-999 (partial), and which are commonly known as: 1308, 1312, 1320 and 1330 South Meyers Road, Lombard, DuPage County Illinois 60148 and legally described in Exhibit A; and
WHEREAS, the Owner has developed the SUBJECT SITE in accordance with its zoning classification under the VILLAGE'S Zoning Ordinance for detached single-family home(s) residential uses; and,
WHEREAS, the Owner has constructed the following public utilities relative to the development of the SUBJECT SITE: sanitary sewer construction and stormwater drain construction (hereinafter referred to as the "PUBLIC UTILITY IMPROVEMENTS"); and,
WHEREAS, the construction of the PUBLIC UTILITY IMPROVEMENTS has been carried out and completed in strict compliance with all VILLAGE ordinances and codes, and plans and specifications approved by the VILLAGE; and,
WHEREAS, the cost for the aforesaid PUBLIC UTILITY IMPROVEMENTS is estimated at Thousand Hundred and/100ths Dollars \$, which final cost has been reviewed and will be approved by the VILLAGE; and,
WHEREAS, the construction of the aforesaid PUBLIC UTILITY IMPROVEMENTS by the OWNER will, in addition to benefiting the SUBJECT SITE, also benefit the Properties located at South Meyers Road, South School Street and, Lombard, Illinois (hereafter referred to as the "BENEFITED PROPERTIES") if and when said Properties described in Exhibit B connect to the sanitary sewer system of the Village; and

WHEREAS, the OWNER should be reimbursed by the Owners of said BENEFITED PROPERTIES if and when said BENEFITED PROPERTIES connect to the Village's sanitary sewer system and stormwater drain system when it is developed; and,

WHEREAS, the OWNER agrees to convey the title to all of the aforesaid PUBLIC UTILITY IMPROVEMENTS to the VILLAGE by a legally proper Bill of Sale;

NOW, THEREFORE, for and in consideration of the foregoing and the mutual promises and agreements herein contained, including, but not limited to, the construction of the aforesaid PUBLIC UTILITY IMPROVEMENTS, the adequacy and sufficiency of which is hereby acknowledged, the VILLAGE and the OWNER agree as follows:

1. That OWNER will complete, and at its sole expense has, completed the construction of all the aforesaid PUBLIC UTILITY IMPROVEMENTS in conformance with the plans and specifications prepared by Ridgeline Consultants, dated, 2024, and last revised, 202, and to be approved by the VILLAGE.
2. Upon acceptance of all of the aforesaid PUBLIC UTILITY IMPROVEMENTS by the VILLAGE, the OWNER shall convey to the VILLAGE, by a legally proper Bill of Sale, all of said PUBLIC UTILITY IMPROVEMENTS and appurtenances incidental thereto. Such conveyance shall be free and clear of all liens or encumbrances relative to said improvements. Upon acceptance of said PUBLIC UTILITY IMPROVEMENTS by the VILLAGE, the VILLAGE shall have complete control thereof including the determination of all future use and connections thereto, and shall be responsible for the operation, maintenance, repair and replacement of said PUBLIC UTILITY IMPROVEMENTS.
3. OWNER'S actual costs for said PUBLIC UTILITY IMPROVEMENTS is made up of the following:
Of this sum \$ is not attributable solely to the project and provides benefit to the BENEFITED PROPERTIES. Said \$ is to be collected by the VILLAGE from the Owner(s) of said BENEFITED PROPERTIES if and when said Owner(s) apply to the VILLAGE for a building permit to develop said BENEFITED PROPERTIES, or any portion thereof, or at such time as said Owner(s) seek to connect to the sanitary sewers and stormwater drains constructed by OWNER.

4. It is further understood and agreed to that under no circumstances will the General Fund of the VILLAGE be in any way obligated for said amount to be reimbursed to OWNER, nor shall the VILLAGE be liable for its failure or neglect to collect said \$_____ from the Owner(s) of the BENEFITED PROPERTIES described in EXHIBIT B. The VILLAGE is only obligated to pay OWNER from those funds the VILLAGE actually collects from the Owner(s) of said BENEFITED PROPERTIES. Nothing in this Agreement shall bar or prevent OWNER from naming the VILLAGE

in an action to enforce this Agreement against the Owner(s) of the BENEFITED PROPERTIES.

- 5. This Agreement shall remain in full force and effect until ______, 204_____ [insert date 20 yrs post]. After said date, the BENEFITED PROPERTIES set forth in EXHIBIT B shall no longer be liable for payment of any part of the \$_____.
- 6. This Agreement shall inure to the benefit of and be binding upon the successors and assigns of the OWNER and the VILLAGE, provided, however, that OWNER shall not assign its interests under this Agreement to anyone without the prior written consent of the VILLAGE. Notwithstanding any provision of this Agreement: (A) the OWNER may assign this Agreement to members of OWNER or their Trustee(s) in a replacement or individual capacity upon written instrument executed by all members of OWNER at the time; and (B) a mortgage, assignment of rents or other financing instrument that references this Agreement as collateral (specifically or categorically) shall not be deemed an assignment even if the lender holds an interest in a part of the development site. The Village's consent shall not be unreasonably withheld.
- 7. The VILLAGE is hereby authorized to record, and shall direct its Clerk to record, this Agreement on the properties identified in EXHIBIT B.

IN WITNESS WHEREOF, by their duly authorized representatives, the VILLAGE and OWNER have hereunto caused this Agreement to be executed in duplicate all on the day and year first above written.

VILLAGE OF LOMBARD, an Illinois municipal corporation

By:	
Keith T. Giagnorio, Village President	
Attest:	
Attest: Liz Brezinski, Village Clerk	
STATE OF ILLINOIS) SS.	
OUNTY OF DUPAGE) SS.	
On this day of, 202, before me a Notary Public was for said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County and State, personally appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio, Village President of the said County appeared Keith T. Giagnorio County Appeared County App	ithin and
Village of Lombard, and Liz Brezinski, Village Clerk of the Village of Lombard, to me personally known, who being by me duly sworn did say that they have the power and au to act as herein reflected for the Village of Lombard as such Village President and Village	thority
following all due authorization, and that the instrument was signed on behalf of the Villa	e Clerk, ige of

Lombard by authority of its corporate authorities acting under its home rule powers under the 1970 Illinois Constitution and under the Illinois Municipal Code, and acknowledged the instrument to be the free act and deed of the Village of Lombard.
Notary Public
AFSAR DEVELOPERS, LLC, an , an Illinois limited liability company
By: Ahmed I. Khan, as Trustee of the AIK Living Trust, Manager
By:
By: Salman A. Khan, as Trustee of the SAK Living Trust, Manager
STATE OF ILLINOIS) SS. COUNTY OF DUPAGE)
On this day of, 202, before me a Notary Public within and for said County and State, personally appeared Ahmed I. Khan, to me personally known, who being by me duly sworn did say that he has the power of direction for AIK Living Trust which is the Manager of AFSAR DEVELOPERS, LLC, the limited liability company named in the foregoing instrument, and that the instrument was signed on behalf of the company by authority of its Members and under its Operating Agreement, and Ahmed I. Khan acknowledged the instrument to be the free act and deed of the company.
Notary Public
STATE OF ILLINOIS) OUNTY OF DUPAGE) SS.
On this day of, 202, before me a Notary Public within and for said County and State, personally appeared Hasan Syed, to me personally known, who being by me duly sworn did say that he has the power of direction for HS Living Trust which is the Manager of AFSAR DEVELOPERS, LLC, the limited liability company named in the foregoing instrument, and that the instrument was signed on behalf of the company by authority of its

Notary Public			
STATE OF ILLINOIS COUNTY OF DUPAGE))	SS.	
County and State, personally me duly sworn did say that he Manager of AFSAR DEVEL instrument, and that the instrument	appeane has to Appeare has to Appeare to Appeare has been to appeared to Appeare has been appeared to Appeare has been to Appeared to Appeare has been to Appeared	red Salm the powe S, LLC, was sign Agreemer	_, before me a Notary Public within and for said an A. Khan, to me personally known, who being by r of direction for SAK Living Trust which is the the limited liability company named in the foregoing ed on behalf of the company by authority of its at, and Salman A. Khan acknowledged the instrument
Notary Public			

Members and under its Operating Agreement, and Hasan Syed acknowledged the instrument to be the free act and deed of the company.

EXHIBIT A

LEGAL DESCRIPTION OF DEVELOPMENT PROPERTY/SUBJECT PROPERTY LEGAL DESCRIPTION OF SUBJECT PROPERTY

PARCEL ONE

(1308 S. MEYERS ROAD, PERMANENT INDEX NOS. 06-21-102-010)

LOT 7 IN DIECKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, IN DUPAGE COUNTY, ILLINOIS.

PARCEL TWO

(1312 S. MEYERS ROAD, PERMANENT INDEX NOS. 06-21-102-011, -012, -013)

LOT 8, 9, AND 10 IN DIECKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, IN DUPAGE COUNTY, ILLINOIS.

PARCEL THREE

(1320 S. MEYERS ROAD, PERMANENT INDEX NO. 06-21-102-014)

LOT 11 IN DIECKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, IN DUPAGE COUNTY, ILLINOIS.

PARCEL FOUR

(1330 S. MEYERS ROAD, PERMANENT INDEX NO. 06-21-102-028)

LOT A IN WEST YORK CENTER COMMUNITY CO-OPERATIVE, INC. SUBDIVISION, BEING A SUBDIVISION OF PART OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AND PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED MAY 17, 1947 AS DOCUMENT 521197 AND CERTIFICATE OF CORRECTION FILED DECEMBER 17, 1947 AS DOCUMENT 536351, IN DUPAGE COUNTY, ILLINOIS.

EXCEPT THE FOLLOWING: THAT PART OF LOT A IN WEST YORK CENTER COMMUNITY CO-OPERATIVE, INC. SUBDIVISION, BEING A SUBDIVISION OF PART OF THE NORTHEAST 1/4 OF SECTION 20, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AND PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED MAY 17, 1947 AS DOCUMENT

521197 AND CERTIFICATE OF CORRECTION FILED DECEMBER 17, 1947 AS DOCUMENT 536351, MORE PARTICULARLY DESCRIBED AS FOLLOWS: BEGINNING AT THE SOUTHEAST CORNER OF LOT A AFORESAID AND RUNNING THENCE NORTH 00 DEGREES 01 MINUTES 21 SECONDS EAST ALONG THE EAST LINE OF SAID LOT A , A DISTANCE OF 16.40 FEET (5.00 METERS); THENCE SOUTH 46 DEGREES 33 MINUTES 12 SECONDS WEST, 22.57 FEET (6.88 METERS) TO A POINT ON THE SOUTH LINE OF LOT A AFORESAID; THENCE SOUTH 86 DEGREES 54 MINUTES 56 SECONDS EAST ALONG SAID SOUTH LINE OF LOT A , A DISTANCE OF 16.40 FEET (5.00 METERS) TO THE POINT OF BEGINNING, ALL IN DUPAGE COUNTY, ILLINOIS.

PARCEL FIVE

(SOUTH PORTION OF GAP STRIP, PART OF PERMANENT INDEX NO. 06-21-102-999)

THAT PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN DUPAGE COUNTY, ILLINOIS, DESCRIBED AS FOLLOWS: A TRACT OF LAND BOUNDED ON THE NORTH BY THE WESTERLY EXTENSION OF THE NORTH LINE OF LOT 7 IN DEICKE'S DIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11. EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 9, 1924 AS DOCUMENT 179881, BOUNDED ON THE EAST BY THE WEST LINE OF SAID DIECKE'S DIVISION, BOUNDED ON THE SOUTH BY THE NORTH LINE OF LOT A IN WEST YORK CENTER COMMUNITY CO-OPERATIVE, INC. SUBDIVISION, ACCORDING TO THE PLAT RECORDED MAY 17, 1947 AS DOCUMENT NO. R1947-521197 (CERTIFICATE OF CORRECTION RECORDED DECEMBER 17, 1947 AS DOCUMENT NO. R1947-536351), SAID NORTH LINE ALSO BEING THE NORTH LINE AND ITS WESTERLY EXTENSION OF LOT 12 IN SAID DEICKE'S DIVISION AND BOUNDED ON THE WEST BY THE EAST LINE OF THE WEST THIRTY (30) ACRES OF THE NORTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, AS MUNUMENTED AND OCCUPIED, SAID EAST LINE ALSO BEING THE EAST LINE OF SCHOOL STREET AS MONUMENTED AND OCCUPIED.

EXHIBIT B

LEGAL DESCRIPTION OF BENEFITED PROPERTY(IES)

[TO BE DETERMINED]