



FOR REGISTRATION REGISTER OF DEEDS
Willie L. Covington
DURHAM COUNTY, NC
2012 OCT 24 10 34 31 AM
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INSTRUMENT # 2012037759

Prepared by and return to

David D Beischer
Attorney-at-Law
Suite 101
2451 Croasdaile Farm Parkway
Durham, N C 27705

STATE OF NORTH CAROLINA

COUNTY OF DURHAM

THESE RESTRICTIVE AND PROTECTIVE COVENANTS AND CONDITIONS,
are made and entered into this the 24TH day of OCTOBER, 2012, by and between
LAKEFIELD FARM, LLC, a North Carolina limited liability company, Suite 101, 2451
Croasdaile Farm Parkway, Durham, North Carolina 27705, (hereinafter referred to as the
"Developer") and PROSPECTIVE PURCHASERS, their heirs, successors and assigns,
of Lot Nos 240 through Lot No 308, on tracts of land in Durham County, North Carolina,
all as shown on the Plats hereinafter referred to

WITNESSETH

WHEREAS, Lakefield Farm, LLC, is the owner of Lot Nos 240 through Lot No
308, which Lots are constructed on a tract of land in Durham County, North Carolina, said
tract being depicted in Plat Book 190, at Pages 269 through 297, inclusive, Durham

County Registry, and

WHEREAS, all the above referenced Lots, namely Lot Nos 240 through Lot No 308, are depicted and shown on the Plat and Survey thereof entitled "Final Plat", Rose of Sharon Subdivision, "Croasdaile Farm", prepared by Summit Design and Engineering Services, dated the 3rd day of July, 2012, and recorded in Plat Book 190, at Pages 269 through 297, inclusive, Durham County Registry, and

WHEREAS, the Developer proposes to sell and convey the Lots depicted in Plat Book 190, at Pages 269 through 297, inclusive, Durham County Registry, for residential purposes and to develop said Lots into a well-planned residential community, and

WHEREAS, the Developer, prior to selling and conveying the aforesaid Lots, desires to impose upon them the Restrictive and Protective Covenants and Conditions hereinafter set forth (sometimes collectively referred to herein as the "Restrictive Covenants") for the benefit of all those who acquire title to any of said Lots. The Restrictive Covenants herein set forth shall inure to the benefit of each person, corporation or other entity, and the heirs, successors and assigns thereof, who acquire title to any of said numbered Lots,

NOW, THEREFORE, the Developer hereby declares that Lot Nos 240 through Lot No 308 of the Rose of Sharon Subdivision, "Croasdaile Farm", and being more particularly described in Plat Book 190, at Pages 269 through 297, inclusive, Durham County Registry, to which reference is hereby made for a more accurate description, shall be held, conveyed, encumbered, leased, used, occupied and improved subject to the Restrictive Covenants set forth herein. These Restrictive Covenants shall run with the land and shall be binding upon all parties having or acquiring any right, title or interest in and to the said real property or any parts thereof. These Restrictive Covenants shall become a part of each instrument conveying or transferring any of said numbered Lots, or portions thereof, as fully and to the same extent as if set forth therein. As a condition of the sale or conveyance of any of said numbered Lots, the grantees agree and covenant to abide by these Restrictive Covenants.

ARTICLE ONE

DEFINITIONS

SECTION 1 1 Assessments The term "Assessments", as used herein, shall have the same meaning as in the Declaration of Covenants, Conditions and Restrictions for Croasdale Farm, which is duly recorded in Book 1393, at Page 137, in the Office of the Register of Deeds of Durham County, North Carolina, and to which these Restrictive Covenants are subordinate

SECTION 1 2 Association The term "Association", as used herein, shall mean the Croasdale Farm Master Homeowner Association, Inc

SECTION 1 3 Board of Directors The term "Board of Directors", as used herein, shall mean the elected body governing the Association as provided by North Carolina corporate law

SECTION 1 4 Common Areas The term "Common Areas", as used herein, shall mean all real and personal property now or hereafter owned by the Association for the common use and enjoyment of Lot owners

SECTION 1 5 Community-Wide Standards The term "Community-Wide Standards", as used herein, shall mean the architectural, landscape, arboreal, vegetative and aesthetic standards of the Croasdale Farm Community as determined and promulgated by the Design Review Committee, from time to time

SECTION 1 6 Croasdale Farm Community The term "Croasdale Farm Community", as used herein, shall mean the residential community depicted on the Land Use

Development Plan of Croasdaile Farm, as amended, from time to time, which is Exhibit "B" to the Declaration of Covenants, Conditions and Restrictions for Croasdaile Farm, all of which is duly recorded in Book 1393, at Page 137, in the Office of the Register of Deeds of Durham County, North Carolina

SECTION 1 7 Declaration The term "Declaration", as used herein, shall mean the Declaration of Covenants, Conditions and Restrictions for Croasdaile Farm, as amended, from time to time, which is duly recorded in Book 1393 at Page 137, in the Office of the Register of Deeds of Durham County, North Carolina

SECTION 1 8 Design Review Committee The term "Design Review Committee", as used herein, shall mean the committee appointed by the Board of Directors, from time to time, to establish Community-Wide Standards for the construction, alteration or improvement of property within the Croasdaile Farm Community

SECTION 1 9 Lot The word "Lot", as used herein, shall mean any one of the Lots numbered 240 through 308 of the Rose of Sharon Subdivision, "Croasdaile Farm", as shown on the Plats and Surveys thereof referred to above A Lot is sometimes referred to herein as the "property"

SECTION 1 10 Person The word "Person", as used herein, shall mean a natural person, a corporation, a partnership, a trust or other legal entity and the heirs, successors and assigns thereof

SECTION 1 11 Rules and Regulations The term "Rules and Regulations", as used herein, shall mean such Rules and Regulations as may be adopted by the Board of Directors of the Association, from time to time, governing the use and occupation of the Lots and the Common Areas

ARTICLE TWO

GENERAL

SECTION 2 1 Governing Document Lot Nos 240 through Lot No 308 as shown on the Plat and Survey thereof prepared by Summit Design and Engineering Services, all dated July 3, 2012, and recorded in Plat Book 190, at Pages 269 through 297, inclusive, Durham County Registry, to which reference is hereby made for a more accurate description, and these Restrictive Covenants are expressly made subject to the terms and provisions of the Declaration of Covenants, Conditions and Restrictions for Croasdale Farm which is duly recorded in Book 1393, at Page 137, in the Office of the Register of Deeds of Durham County, North Carolina These Restrictive Covenants are subject to the terms and conditions of said Declaration

SECTION 2 2 Homeowner Association The Croasdale Farm Master Homeowner Association, Inc , has been organized to own, manage and operate the Common Areas in the Croasdale Farm Community, to enforce the Declaration, these Restrictive Covenants and to make such Rules and Regulations as it deems necessary or desirable, from time to time, governing the use and occupation of the Lots and the Common Areas

SECTION 2 3 Agreement of Members Each owner of a Lot, or portion thereof, shall be a member of the Association and the said owners, their heirs, successors and assigns, by

acquiring title to such Lot, covenant and agree among themselves and with the Developer as follows

- (A) That each owner of a Lot agrees to be bound by the terms and provisions of the Declaration, these Restrictive Covenants, the Articles of Incorporation of the Association, the Bylaws of the Association and the Rules and Regulations of the Association, all as may be amended, from time to time
- (B) That each owner of a Lot will take any and all action necessary or desirable to remain in good standing as a member of the Association
- (C) That any and all unpaid Assessments levied by the Association shall be a lien upon the Lot and improvements thereon and shall also be a personal obligation of each owner so assessed, all of which is more particularly set forth in the Declaration
- (D) That membership in the Association shall be appurtenant to and may not be separated from ownership of a Lot in the Croasdale Farm Community, and such membership shall not be assigned, transferred, pledged, hypothecated, conveyed or alienated in any way except upon the transfer of title to such Lot Any attempt to make a prohibited transfer shall be void Any transfer of title to a Lot shall operate automatically to transfer the membership in the Association appurtenant thereto to the new owner thereof
- (E) That the Association and each owner of a Lot, their heirs, successors and assigns shall have the right to bring a proceeding at law or in equity against any person or entity violating or attempting to violate any of the Restrictive Covenants contained herein, either to restrain violation thereof or to recover money damages therefor The remedies provided herein are cumulative and are in addition to any other remedies available

- (F) That an owner of a Lot may delegate his rights under these Restrictive Covenants to his family, his tenants or contract purchasers who reside on the property
- (G) That each owner of a Lot shall be subject to and bound by the requirements of the Community-Wide Standards for Croasdaile Farm (and the Design Review Guidelines contained therein) as amended, from time to time, and which is Exhibit "D" to the Declaration of Covenants, Conditions and Restrictions for Croasdaile Farm, as amended, from time to time, all of which is recorded in the Office of the Register of Deeds of Durham County, North Carolina

SECTION 2 4 Termination or Amendment These Restrictive Covenants may be amended by the vote of not less than eighty percent (80%) of the then Lot owners, however, no such amendment may conflict with or be in derogation of any term, provision or condition of the Declaration, as amended, from time to time This Section 2 4 may not be amended

SECTION 2 5 Variances The Board of Directors in its absolute discretion may allow reasonable variances and adjustments to these Restrictive Covenants in order to alleviate practical difficulties and hardship in their enforcement and operation No variance shall violate the spirit or the intent of this document or any term or provision of the Declaration In order to be effective, a variance shall be set forth in a written instrument duly executed by the Association, shall specifically refer to these Restrictive Covenants and shall be recorded in the Office of the Register of Deeds of Durham County, North Carolina

SECTION 2 6 Captions The captions herein are inserted only as a matter of convenience and for reference, and in no way define, limit or describe the scope of these Restrictive Covenants nor the intent of any provision hereof

SECTION 2 7 Invalidity Invalidation of any of the covenants, restrictions or provisions of these Restrictive Covenants by judgment, court order, statute or ordinance shall in no way affect any of the remaining provisions hereof and the same shall continue in full force and effect

SECTION 2 8 Waiver No provision contained in these Restrictive Covenants shall be deemed to have been waived by reason of any failure to enforce same, irrespective of the number of violations thereof

SECTION 2 9 Gender The use of the masculine gender in this document shall be deemed to refer to the feminine or neuter gender and the use of the singular shall be deemed to refer to the plural, and vice versa, whenever the context so requires

SECTION 2 10 Indemnification To the extent permitted by law, each Lot owner agrees to indemnify any party for legal fees and expenses incurred by such party who brings a successful action to enforce these Restrictive Covenants, to enforce the Declaration or the enjoin a violation of either one

ARTICLE THREE

PERMITTED AND PROHIBITED USES

SECTION 3 1 Use of Lots The following use restrictions shall apply to the Lots

- (A) No residence may be erected on less than one Lot, however, one or more Lots may be used as a single building plot. Adjoining property owners may adjust a common boundary line by the sale or exchange of property between such owners provided that such sale or exchange otherwise satisfies the requirements of these Restrictive Covenants. The Lots shall be used only for single family residences with such customary outbuildings as may be approved by the Design Review Committee.
- (B) The premises shall not be used or occupied by other than a single family and family servants and shall not be used other than for residential use.
- (C) No commercial or business activity of any kind shall be permitted on the premises.
- (D) Garages shall be for the use only of the occupants of the residence to which they are appurtenant and may be attached or detached from the residence.
- (E) When the construction of any building or other improvement is once begun, work thereon must be prosecuted diligently and must be completed within eighteen (18) months from the time construction began.
- (F) No outbuilding, garage, shed, tent, trailer or temporary building of any kind shall be erected, permitted or maintained prior to the commencement of the erection of a residence, as is permitted hereby, and no outbuilding, garage, shed, tent, trailer, basement or temporary building shall be used for permanent or temporary residence purposes, provided, however, that this paragraph shall not be construed to prevent the use of a temporary construction shed during the period of actual construction on such property nor the use of adequate sanitary toilet facilities for workmen during the construction period.
- (G) No owner of any part of the property will do or permit to be done any act upon his property which may be, is or may become a nuisance.

- (H) No sign of any character shall be displayed or placed upon any part of the property except as may be expressly authorized by the Design Review Committee
- (I) No animals, birds or fowl shall be kept or maintained on any part of the property, provided, however, that dogs, cats and pet birds may be kept thereon in reasonable numbers as pets for the pleasure and use of the occupants so long as they do not become a nuisance to other owners in the development and provided further that they are not kept, bred or maintained for any commercial use or purpose
- (J) No garbage incinerators shall be permitted
- (K) Garbage and trash receptacles shall be in complete conformity with the requirements of the Design Review Committee
- (L) No boats, trailers or habitable motor vehicles of any nature shall be kept on or stored on any part of the property except within an enclosed garage, however, a boat or a boat trailer may be parked or stored on that portion of the Lot away from the street and screened from view as may be required by the Design Review Committee
- (M) No substantial changes in the elevation or topography of the property shall be made without the approval of the Design Review Committee
- (N) No weeds, underbrush or other unsightly vegetation shall be permitted to grow or remain upon any part of the property and no refuse pile or unsightly objects shall be allowed to be placed or suffered to remain thereon The owner of a Lot shall keep the lawn neatly trimmed, and in conformity with the standards of the Croasdaile Farm Community, at all times
- (O) Lot Nos 240 through Lot No 308 of the Rose of Sharon Subdivision, "Croasdaile Farm", are and shall be a part of the Croasdaile Farm Community

- (P) The Developer, its successors and assigns and designated agents or nominees shall have the exclusive right to maintain a sales office, management office and a model home or homes on one or more of the said Lots subject to these Restrictive and Protective Covenants. There are no restrictions as to the number, size, location or relocation of any such sales office, management office or model home. The Developer or its designee shall have the right to remove any sales office, management office or model home at any time. The right to remove or relocate a sales office, management office or model home includes the right of the Developer to remove all personal property and fixtures therefrom. The Developer or its designee shall also have the right to maintain signs on any of the said unsold Lots or on the Common Areas advertising homes or Lots for sale.

ARTICLE FOUR

SETBACKS AND CONSTRUCTION REQUIREMENTS

SECTION 4.1 Setbacks and Construction Requirements. The following setbacks and construction requirements shall apply to the Lots:

- (A) No single family residence shall be constructed on less than one Lot and no building or other structure shall be located on any Lot except within the setback lines depicted for each Lot in Plat Book 190, at Pages 269 through 297, inclusive, Durham County Registry. If one or more Lots are combined with a contiguous Lot, these setback requirements shall apply to the combined Lot. If a portion of a contiguous Lot is acquired by an owner of one Lot, these setback requirements shall apply to both redefined Lots.
- (B) The minimum size of all single family dwellings shall be not less than three thousand five hundred (3,500) square feet of heated finished living space.

for Lot No 240 through Lot No 263 The minimum size of all single family dwellings shall be not less than three thousand (3,000) square feet of heated finished living space for Lot No 264 through Lot No 308, as shown on the "Final Plat" referred to above

- (C) No construction, alteration or improvement to a Lot or a change in its arboreal or vegetative conditions shall be made or begun without the prior written approval of the Design Review Committee as is provided in the Community-Wide Standards, as amended, from time to time, for the Croasdale Farm Community, which standards are Exhibit "D" to the Declaration of Covenants, Conditions and Restrictions for Croasdale Farm, all of which is recorded in the Office of the Register of Deeds of Durham County, North Carolina

ARTICLE FIVE

OBLIGATIONS REGARDING STORMWATER FACILITIES

The Rose of Sharon Subdivision (the "Property") includes one or more stormwater management facilities (hereafter "Facility/ies") that is/are the perpetual responsibility of the Association Such Facilities are the subject of a Stormwater Facility Agreement and Covenants ("Stormwater Agreement") between Declarant, the Association, and the City of Durham ("the City") that is binding on the Association The Stormwater Agreement is recorded at Book 7101 Page 598, Durham County Register of Deeds The Property subject to that Stormwater Agreement is the "Property" referred to in this Article The Stormwater Facilities must be maintained in accordance with City Requirements, which include all ordinances, policies, standards, and maintenance protocols and in accordance with the recorded Stormwater Agreement In particular the City's current "Owner's Maintenance Guide for Stormwater BMPs Constructed in the City of Durham" (available at the time of recording this document at

http://www.durhamnc.gov/departments/works/pdf/draft_owners_maint_guide.pdf) and the operation and maintenance manual prepared specifically for the Facility/ies contain requirements that apply to the Association's Facilities

Nothing in the remaining Articles of these Restrictive Covenants filed by Developer as part of these Restrictive Covenants or any subsequent modifications of these Restrictive Covenants may reduce the Association's or Lot Owner's obligations with regard to the Facility/ies. Such additional covenants may increase the obligation or provide for additional enforcement options.

The Stormwater Facility/ies and their locations are as follows:

- i one (1) dry pond (DP1) with a design storm surface area of 7,232 square feet,
- ii one (1) dry pond (DP2) with a design storm surface area of 14,144 square feet,
- iii one (1) level spreader (LS1) with a size of 25 linear feet,
- iv one (1) level spreader (LS2) with a size of 50 linear feet,
- v one (1) level spreader at pond (LS3) with a size of 27 linear feet, and
- vi one (1) level spreader at pond (LS4) with a size of 27 linear feet.

In addition to the above obligations, the Association's obligations with regard to the Facilities are:

SECTION 5.1 Inspections/Routine Maintenance In accordance with City Requirements, the Association shall cause the Facility/ies to be inspected (i) annually, and (ii) after major storm events cause visual damage to the Facility, and (iii) upon notification from the City to inspect. The inspection shall be performed by

a registered North Carolina Professional Engineer or a North Carolina Registered Landscape Architect certified by the City who shall document those things mandated under City Requirements. The inspection shall occur annually during the month in which the Facility/ies as-built certification was accepted by the City, which month may be determined through contact with the City of Durham Department of Public Works, Stormwater Division. The inspection shall be reported to the City as further described below.

SECTION 5.2 Repair and Reconstruction The Association shall repair and/or reconstruct the Facility/ies as it determined necessary, and, as a minimum, as set forth in City Requirements or as directed by the City to allow the Facility/ies to function for its intended purpose, and to its design capacity. The Association shall provide written reports regarding major repair or reconstruction to the City in accordance with City Requirements.

SECTION 5.3 Stormwater Budget Line Items & Funding The dues of the Association shall include amounts for upkeep and reconstruction of the Facilities on the Property which shall be included in dues charged to Lots or members from the point that Lots or members are charged dues for other common purposes. The Association shall maintain two (2) separate funds in its budget for the Facility/ies on the Property. The first, the "Inspection and Maintenance Fund," shall be for routine inspection and maintenance expenditures and shall be used for annual inspections, maintenance, and minor repairs. The funds for this purpose may be maintained as part of the Association's general account. The second fund, the "Major Reconstruction Fund," shall be a separate, increasing reserve fund that will build over time and provide money for major repairs to and eventual reconstruction of the Facility/ies on the Property. The Major Reconstruction Fund shall be maintained in an account that is separate account from the Association's general account as described below. At a minimum, the Association shall, annually,

earmark **\$11,146** annually from its collected dues for the Inspection and Maintenance Fund [DP1. \$2,900; DP2: \$3,054; LS1. \$1,298, LS2: \$1,298; LS3: \$1,298; LS4: \$1,298] and **\$2,649** annually for the Major Reconstruction Fund [DP1: \$967; DP2: \$1,018; LS1: \$166; LS2: \$166; LS3: \$166; LS4: \$166] These minimum amounts shall be increased annually by 3% per year over the prior year's amount The Association may set a higher amount in its discretion, or if directed by Durham Director of Public Works after an examination of the Facility/ies The Association shall set dues at a sufficient amount to fund each of the two line items in addition to the Association's other obligations The Association may compel payment of dues through all remedies provided in these Covenants or otherwise available under law

SECTION 5 4 Assessments/Liens: In addition to payment of dues, each Lot shall be subject to assessments by the Association for the purpose of fulfilling the Association's obligations under this Article and under the Stormwater Agreement Such assessments shall be collected in the manner set forth in these Restrictive Covenants As allowed under NCGS §47F, or successor statutes, or, for condominiums, as allowed under NCGS 47C, or successor statutes, all assessment remaining unpaid for 30 days or longer shall constitute a lien on the Lot Such lien and costs of collection may be filed and foreclosed on by the Association In addition, the Association's rights may, in the discretion of the City, be exercised by the City, as a third party beneficiary of the recorded Stormwater Agreement and/or as Attorney in Fact for the Association, as provided in Section 7 of the recorded Stormwater Agreement

SECTION 5 5 Stormwater Expenditures Receive Highest Priority
Notwithstanding any contrary provisions of the covenants of this Article is a part, to the extent not prohibited by law, the inspection, maintenance, repair, and replacement/reconstruction of the Facility/ies shall receive the highest priority

(excluding taxes and assessments and other statutorily required expenditures) of all Association expenditures

SECTION 5 6 Separate Account for Major Reconstruction Fund Engineer's Report The Association shall maintain the Major Reconstruction Fund for the Facility/ies on the Property in an account separate from the Association's general account The Association shall use the Fund only for major repairs and reconstruction of the Facility/ies on the Property No withdrawal shall be made from this fund unless the withdrawal is approved by two Association officials who shall execute any documents allowing such withdrawal Prior to withdrawing funds from this account, the Association shall (i) obtain a written report from an engineer approved in accordance with City Requirements regarding repairs of reconstruction needed and approximate cost of such repair or reconstruction, and (ii) submit such report to the Director of the City's Department of Public Works, and notify the Director of the repairs or reconstruction to be undertaken on the Facility, the proposed date, and the amount to be withdrawn from the Major Reconstruction Fund In the event of an emergency, withdrawal and expenditure of funds may be made after telephone notification to the Stormwater Services Division of the Department

SECTION 5 7 Annual Reports to City The Association shall provide to the City annual reports in substance and form as set forth in City Requirements This annual report shall be signed by an officer of the Association, who shall attest as to the accuracy of the information in such report If prepared by a professional management company hired to manage the Association's affairs, the report shall so indicate The Officer's signature and attestation shall be notarized At a minimum each report shall include

- i the annual Facilities inspections report described in section (5 1) above,

ii a bank or account statement showing the existence of the separate Major Reconstruction Fund described in Section (5 6) above and the balance in such funds as of the time of submission of the report,

iii a description of repairs exceeding normal maintenance that have been performed on the Facility/ies in the past year, and the cost of such repairs,

iv the amount of Association dues being set aside for the current year for each of the two stormwater funds – the Inspection and Maintenance Fund and the Major Reconstruction Fund

SECTION 5 8 Facility/ies to Remain with Association, Lot Owners' Liability

To the extent not prohibited by law, the Facility/ies shall remain the property of the Association and may not be conveyed by the Association. In the event the Association ceases to exist or is unable to perform its obligations under this Agreement, all Lot Owners as defined in the Stormwater Agreement referenced above, excluding the Lots owned by the Association, shall be jointly and severally liable to fulfill the Association's obligations under this Agreement. Such Lot Owners shall have the right of contribution from other owners with each Lot's pro rata share being calculated as Lot Owner's proportional obligations are otherwise defined in these Covenants. The City may also exercise the rights described in Section 7 of the recorded Stormwater Agreement and other remedies provided by law.

SECTION 5 9 City Rights, Liens Against Owners. In addition to rights granted to the City by ordinance or otherwise, the City shall have the following rights, generally summarized below, and more explicitly set forth in the Stormwater Agreement referenced above:

a Direct the Association in matters regarding the inspection, maintenance, repair, and/or reconstruction of the Facility/ies,

b If the Association does not perform the work required by ordinance, by these covenants, and by the Stormwater Agreement referenced above, do such work itself, upon 30 days' written notice to the Association,

c Access the Facility/ies for inspection, maintenance and repair, crossing as necessary the lot(s) on which the Facility/ies are located and all other private and public easements that exist within the Property subject to these Restrictive Covenants,

d Require reimbursement by the Association of the City's costs in inspecting, maintaining, repairing, or reconstruction the Facility/ies, as provided in the Stormwater Agreement referenced above,

e Enforce any debts owned by the Association as described in the Stormwater Agreement referenced above against Lot Owners if such debts are not fully paid by the Association. The debt may be allocated to Lot Owners as provided in the other sections of these Covenants, and may be made a lien on each owner's property, may be added to each owner's utility bills and may result in foreclosure, as provided in Section 7 of the Stormwater Agreement referenced above

SECTION 5.10 No Dissolution. To the extent not prohibited by law, the Association shall not enter into voluntary dissolution unless the Facility is transferred to a person who has been approved by the City and has executed a Stormwater Agreement with the City assuming the obligations of the Association. Under the Stormwater Agreement referenced above, individual Lots and Lot Owners continue to be liable for the Facility/ies in the event the Association is dissolved without a new Stormwater Agreement between the City and a responsible party that is assuming the Association's obligations

SECTION 5 11 No Amendment Without the prior written consent of the City, which may be given by the Durham City Manager, and notwithstanding any other provisions of these Restrictive Covenants, the Association may not amend or delete this Article with the exception of supplementing its provisions in a more detailed manner to better describe members' or Lot Owners' obligations regarding each other

SECTION 5 12 Stormwater Agreement Supersedes The Stormwater Agreement referenced above supersedes any limiting provisions contained elsewhere in other Articles of these Restrictive Covenants However, such Articles may supplement the obligations of the Association as set forth in that Agreement, and/or the obligations or and remedies against individual Lot Owners or members bound by these Restrictive Covenants

ARTICLE SIX

DURATION OF RESTRICTIVE COVENANTS

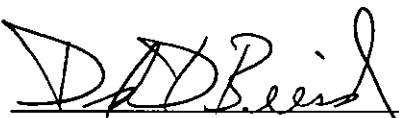
SECTION 6 1 Term The Restrictive Covenants set forth in this instrument shall continue in full force and effect until twelve o'clock noon, local time, on December 31, 2032, after which time they shall automatically be extended for successive ten (10) year periods, unless an instrument in writing, signed by a majority of the then owners of Lot Nos 240 through Lot No 308 revoking or terminating the same, shall be filed in the Office of the Register of Deeds of Durham County, North Carolina, within the twelve (12) month period preceding the beginning of each successive period of ten (10) years

ARTICLE SEVEN
LIBERAL CONSTRUCTION

SECTION 7.1 Construction. These Restrictive Covenants shall be construed liberally to affect their purpose of creating a subdivision in the Croasdale Farm Community which is administered by the Association and at all times subject to the terms and conditions of the Declaration, as amended, from time to time

IN TESTIMONY WHEREOF, Lakefield Farm, LLC, has affixed its hand the day and year first above written

LAKEFIELD FARM, LLC

BY  (SEAL)
David D. Beischer, Manager

STATE OF NORTH CAROLINA

COUNTY OF DURHAM

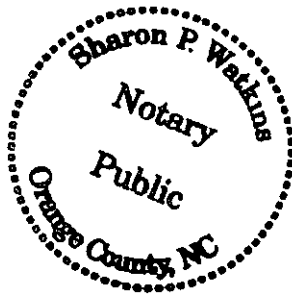
I, Sharon P. Watkins, a Notary Public for said County and State, do hereby certify that David D Bischer, Manager of LAKEFIELD FARM, LLC, a limited liability company, personally appeared before me this day and acknowledged the due execution of the foregoing instrument on behalf of the company

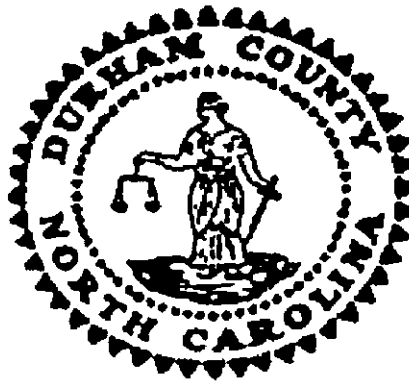
WITNESS my hand and official stamp or seal, this 24th day of OCTOBER, 2012

Sharon P. Watkins
Notary Public

My Commission Expires

MARCH 4, 2016





WILLIE L COVINGTON
REGISTER OF DEEDS, DURHAM COUNTY
DURHAM COUNTY COURTHOUSE
200 E MAIN STREET
DURHAM, NC 27701

PLEASE RETAIN YELLOW TRAILER PAGE

It is part of recorded document, and must be submitted with original for re-recording
and/or cancellation

Filed For Registration: 10/24/2012 10:34.31 AM
Book. RE 7101 Page: 623-644
Document No : 2012037759
RESTR 22 PGS \$50 00
Recorder: SHARON M CEARNEL



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