

RESTRICTIVE COVENANTS

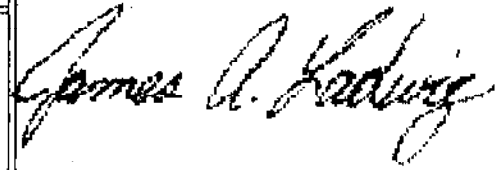
DOC # 2071827

Recorded

FEB. 09, 2006 AT 02:49:26PM

Document Number

Document Title



JAMES A LADWIG
RACINE COUNTY
REGISTER OF DEEDS

Fee Amount: \$59.00



Name and Return Address

The Newport Group, Ltd.
6949 Mariner Drive
Racine, WI 53406 591-

Lots 1 through 285 and Outlots 1 through 16, Prairie Crossing, being all of Outlot 1 of Certified Survey Map No. 2609, being a part of the Northeast 1/4 and Southwest 1/4 of the Northwest 1/4, lands in the Northwest 1/4 of the Northwest 1/4 and part of the Northeast 1/4 and Northwest 1/4 of the Northeast 1/4 all in Section 33, Township 4 North, Range 22 East, Village of Caledonia, Racine County, Wisconsin.

See attached

Parcel Identification Number (PIN)

PRAIRIE CROSSING - TAX #S

FROM: Tax Key #104-04-22-33-026-002, 104-04-22-33-015-001, 104-04-22-33-015-000, 104-04-22-33-001-001, 104-04-22-33-001-000,

104-04-22-33-025-001 and 104-04-22-33-025-000

LOT #	TAX KEY NUMBER	LOT #	TAX KEY NUMBER	LOT #	TAX KEY NUMBER
1	104-04-22-33-313-001	49	104-04-22-33-313-049	97	104-04-22-33-313-097
2	104-04-22-33-313-002	50	104-04-22-33-313-050	98	104-04-22-33-313-098
3	104-04-22-33-313-003	51	104-04-22-33-313-051	99	104-04-22-33-313-099
4	104-04-22-33-313-004	52	104-04-22-33-313-052	100	104-04-22-33-313-100
5	104-04-22-33-313-005	53	104-04-22-33-313-053	101	104-04-22-33-313-101
6	104-04-22-33-313-006	54	104-04-22-33-313-054	102	104-04-22-33-313-102
7	104-04-22-33-313-007	55	104-04-22-33-313-055	103	104-04-22-33-313-103
8	104-04-22-33-313-008	56	104-04-22-33-313-056	104	104-04-22-33-313-104
9	104-04-22-33-313-009	57	104-04-22-33-313-057	105	104-04-22-33-313-105
10	104-04-22-33-313-010	58	104-04-22-33-313-058	106	104-04-22-33-313-106
11	104-04-22-33-313-011	59	104-04-22-33-313-059	107	104-04-22-33-313-107
12	104-04-22-33-313-012	60	104-04-22-33-313-060	108	104-04-22-33-313-108
13	104-04-22-33-313-013	61	104-04-22-33-313-061	109	104-04-22-33-313-109
14	104-04-22-33-313-014	62	104-04-22-33-313-062	110	104-04-22-33-313-110
15	104-04-22-33-313-015	63	104-04-22-33-313-063	111	104-04-22-33-313-111
16	104-04-22-33-313-016	64	104-04-22-33-313-064	112	104-04-22-33-313-112
17	104-04-22-33-313-017	65	104-04-22-33-313-065	113	104-04-22-33-313-113
18	104-04-22-33-313-018	66	104-04-22-33-313-066	114	104-04-22-33-313-114
19	104-04-22-33-313-019	67	104-04-22-33-313-067	115	104-04-22-33-313-115
20	104-04-22-33-313-020	68	104-04-22-33-313-068	116	104-04-22-33-313-116
21	104-04-22-33-313-021	69	104-04-22-33-313-069	117	104-04-22-33-313-117
22	104-04-22-33-313-022	70	104-04-22-33-313-070	118	104-04-22-33-313-118
23	104-04-22-33-313-023	71	104-04-22-33-313-071	119	104-04-22-33-313-119
24	104-04-22-33-313-024	72	104-04-22-33-313-072	120	104-04-22-33-313-120
25	104-04-22-33-313-025	73	104-04-22-33-313-073	121	104-04-22-33-313-121
26	104-04-22-33-313-026	74	104-04-22-33-313-074	122	104-04-22-33-313-122
27	104-04-22-33-313-027	75	104-04-22-33-313-075	123	104-04-22-33-313-123
28	104-04-22-33-313-028	76	104-04-22-33-313-076	124	104-04-22-33-313-124
29	104-04-22-33-313-029	77	104-04-22-33-313-077	125	104-04-22-33-313-125
30	104-04-22-33-313-030	78	104-04-22-33-313-078	126	104-04-22-33-313-126
31	104-04-22-33-313-031	79	104-04-22-33-313-079	127	104-04-22-33-313-127
32	104-04-22-33-313-032	80	104-04-22-33-313-080	128	104-04-22-33-313-128
33	104-04-22-33-313-033	81	104-04-22-33-313-081	129	104-04-22-33-313-129
34	104-04-22-33-313-034	82	104-04-22-33-313-082	130	104-04-22-33-313-130
35	104-04-22-33-313-035	83	104-04-22-33-313-083	131	104-04-22-33-313-131
36	104-04-22-33-313-036	84	104-04-22-33-313-084	132	104-04-22-33-313-132
37	104-04-22-33-313-037	85	104-04-22-33-313-085	133	104-04-22-33-313-133
38	104-04-22-33-313-038	86	104-04-22-33-313-086	134	104-04-22-33-313-134
39	104-04-22-33-313-039	87	104-04-22-33-313-087	135	104-04-22-33-313-135
40	104-04-22-33-313-040	88	104-04-22-33-313-088	136	104-04-22-33-313-136
41	104-04-22-33-313-041	89	104-04-22-33-313-089	137	104-04-22-33-313-137
42	104-04-22-33-313-042	90	104-04-22-33-313-090	138	104-04-22-33-313-138
43	104-04-22-33-313-043	91	104-04-22-33-313-091	139	104-04-22-33-313-139
44	104-04-22-33-313-044	92	104-04-22-33-313-092	140	104-04-22-33-313-140
45	104-04-22-33-313-045	93	104-04-22-33-313-093	141	104-04-22-33-313-141
46	104-04-22-33-313-046	94	104-04-22-33-313-094	142	104-04-22-33-313-142
47	104-04-22-33-313-047	95	104-04-22-33-313-095	143	104-04-22-33-313-143
48	104-04-22-33-313-048	96	104-04-22-33-313-096	144	104-04-22-33-313-144

LOT #	TAX KEY NUMBER	LOT #	TAX KEY NUMBER	LOT #	TAX KEY NUMBER
145	104-04-22-33-313-145	192	104-04-22-33-313-192	239	104-04-22-33-313-239
146	104-04-22-33-313-146	193	104-04-22-33-313-193	240	104-04-22-33-313-240
147	104-04-22-33-313-147	194	104-04-22-33-313-194	241	104-04-22-33-313-241
148	104-04-22-33-313-148	195	104-04-22-33-313-195	242	104-04-22-33-313-242
149	104-04-22-33-313-149	196	104-04-22-33-313-196	243	104-04-22-33-313-243
150	104-04-22-33-313-110	197	104-04-22-33-313-197	244	104-04-22-33-313-244
151	104-04-22-33-313-151	198	104-04-22-33-313-198	245	104-04-22-33-313-245
152	104-04-22-33-313-152	199	104-04-22-33-313-199	246	104-04-22-33-313-246
153	104-04-22-33-313-153	200	104-04-22-33-313-200	247	104-04-22-33-313-247
154	104-04-22-33-313-154	201	104-04-22-33-313-201	248	104-04-22-33-313-248
155	104-04-22-33-313-155	202	104-04-22-33-313-202	249	104-04-22-33-313-249
156	104-04-22-33-313-156	203	104-04-22-33-313-203	250	104-04-22-33-313-250
157	104-04-22-33-313-157	204	104-04-22-33-313-204	251	104-04-22-33-313-251
158	104-04-22-33-313-158	205	104-04-22-33-313-205	252	104-04-22-33-313-252
159	104-04-22-33-313-159	206	104-04-22-33-313-206	253	104-04-22-33-313-253
160	104-04-22-33-313-160	207	104-04-22-33-313-207	254	104-04-22-33-313-254
161	104-04-22-33-313-161	208	104-04-22-33-313-208	255	104-04-22-33-313-255
162	104-04-22-33-313-162	209	104-04-22-33-313-209	256	104-04-22-33-313-256
163	104-04-22-33-313-163	210	104-04-22-33-313-210	257	104-04-22-33-313-257
164	104-04-22-33-313-164	211	104-04-22-33-313-211	258	104-04-22-33-313-258
165	104-04-22-33-313-165	212	104-04-22-33-313-212	259	104-04-22-33-313-259
166	104-04-22-33-313-166	213	104-04-22-33-313-213	260	104-04-22-33-313-260
167	104-04-22-33-313-167	214	104-04-22-33-313-214	261	104-04-22-33-313-261
168	104-04-22-33-313-168	215	104-04-22-33-313-215	262	104-04-22-33-313-262
169	104-04-22-33-313-169	216	104-04-22-33-313-216	263	104-04-22-33-313-263
170	104-04-22-33-313-170	217	104-04-22-33-313-217	264	104-04-22-33-313-264
171	104-04-22-33-313-171	218	104-04-22-33-313-218	265	104-04-22-33-313-265
172	104-04-22-33-313-172	219	104-04-22-33-313-219	266	104-04-22-33-313-266
173	104-04-22-33-313-173	220	104-04-22-33-313-220	267	104-04-22-33-313-267
174	104-04-22-33-313-174	221	104-04-22-33-313-221	268	104-04-22-33-313-268
175	104-04-22-33-313-175	222	104-04-22-33-313-222	269	104-04-22-33-313-269
176	104-04-22-33-313-176	223	104-04-22-33-313-223	270	104-04-22-33-313-270
177	104-04-22-33-313-177	224	104-04-22-33-313-224	271	104-04-22-33-313-271
178	104-04-22-33-313-178	225	104-04-22-33-313-225	272	104-04-22-33-313-272
179	104-04-22-33-313-179	226	104-04-22-33-313-226	273	104-04-22-33-313-273
180	104-04-22-33-313-180	227	104-04-22-33-313-227	274	104-04-22-33-313-274
181	104-04-22-33-313-181	228	104-04-22-33-313-228	275	104-04-22-33-313-275
182	104-04-22-33-313-182	229	104-04-22-33-313-229	276	104-04-22-33-313-276
183	104-04-22-33-313-183	230	104-04-22-33-313-230	277	104-04-22-33-313-277
184	104-04-22-33-313-184	231	104-04-22-33-313-231	278	104-04-22-33-313-278
185	104-04-22-33-313-185	232	104-04-22-33-313-232	279	104-04-22-33-313-279
186	104-04-22-33-313-186	233	104-04-22-33-313-233	280	104-04-22-33-313-280
187	104-04-22-33-313-187	234	104-04-22-33-313-234	281	104-04-22-33-313-281
188	104-04-22-33-313-188	235	104-04-22-33-313-235	282	104-04-22-33-313-282
189	104-04-22-33-313-189	236	104-04-22-33-313-236	283	104-04-22-33-313-283
190	104-04-22-33-313-190	237	104-04-22-33-313-237	284	104-04-22-33-313-284
191	104-04-22-33-313-191	238	104-04-22-33-313-238	285	104-04-22-33-313-285

**RESTRICTIVE COVENANTS
FOR
PRAIRIE CROSSING SUBDIVISION**

Declaration of conditions, covenants, restrictions and easements regarding Prairie Crossing Subdivision, Village of Caledonia, Racine County, Wisconsin (the "Declaration").

This declaration is made by The Newport Group, Ltd., hereinafter called "Developer", as owner of certain real property in Racine County, Wisconsin:

WHEREAS, the Developer holds title to certain real estate located in the Village of Caledonia, Racine County, Wisconsin, (the "Village") described in Exhibit A to this Declaration, which lands have been platted as Prairie Crossing Subdivision, said lands being hereinafter referred to as the "Subdivision"; and,

WHEREAS, this Declaration will carry out the aforesaid purposes and will assure each subsequent owner of property in the Subdivision of the continuance of these standards.

NOW, THEREFORE, in consideration of the premises and the mutual promises of the parties to be bound by these restrictive covenants, the Developer hereby imposes upon the lands described in Exhibit A and known as Prairie Crossing Subdivision, the conditions, covenants, restrictions and easements hereinafter set forth which shall inure to the benefit of and pass with all said property and each and every parcel thereof, and shall apply to and bind the successors in interest and any owner thereof.

I. GENERAL PURPOSE

The general purpose of this declaration is to help assure that the Subdivision will become and remain an attractive development, to insure the best use and most appropriate development and improvement of each building site to protect owners of building sites against use of surrounding building sites in such a manner as will detract from the residential value of the property, to guard against the erection on building sites of poorly designed or proportioned structures, to obtain harmonious use of material and color schemes, to insure the highest and best residential development of said property, to encourage and secure the erection of attractive buildings designed and built in accordance with a harmonious theme, to secure the appropriate locations thereof on building sites, to prevent haphazard and inharmonious improvement of building sites; and to secure and maintain proper setbacks from streets.

II DEFINITIONS.

- A. Conservation Easement. Easement attached hereto as Exhibit "B" and incorporated herein by reference to protect environmentally sensitive areas located on Outlots 1 through 16 of the Plat and pursuant to the Stewardship Plan.
- B. Land Trust. The Kenosha/Racine Land Trust, Inc., the holder of the Conservation Easement.
- C. Stewardship Plan. The Stewardship Plan for the Subdivision prepared by Thompson and Associates Wetland Services dated August 12, 2005, a copy of which is attached hereto as Exhibit "C".
- D. Plat. The recorded final plat of the Subdivision.
- E. Homeowner's Association. The Prairie Crossing Homeowner's Association, Inc., a Wisconsin Non-Stock Corporation.
- F. Developer's Agreement. The Agreement between the Village and the Developer for the development of the Subdivision.
- G. Outlot(s). Outlots 1 through 16 as identified on the Plat.

III. TERMINATION

Except as otherwise specifically stated, the restrictions are to run with the land and shall be binding on all parties hereto and all persons claiming under them for a period of twenty-five (25) years from the date they are recorded, at which time, said Conditions, Covenants, Restrictions and easements shall be automatically extended for successive periods of ten (10) years unless the record owners of three-fourths (3/4) or more of the lots in the Subdivision shall:

A. Execute a written document modifying, amending or rescinding these conditions, covenants, restrictions and easements or any one or more of them in whole or in part; and

B. Record such document in the office of the Register of Deeds of Racine County, Wisconsin.

C. Sections III, XIII, XIV, XVII, XX, XXV, XXVII, XXVIII, XXIX, XXX, XXXVII, XXXIX, XXXX and XXXXI of these Restrictive Covenants and the Grant of Conservation Easement and Stewardship Plan are to be held in perpetuity and are not subject to termination, rescission, or modification as set forth in Paragraphs III (A) and III (B) above without the express written approval of Racine County, The Village of Caledonia and the Land Trust.

IV. SEVERABILITY

Invalidation of any provision of these restrictions by judgment or other court order shall not in any way affect any of the other provisions which shall remain in full force and effect.

V. ARCHITECTURAL CONTROL COMMITTEE

No structure shall be erected, placed, or altered on any lot until the building plans, landscape plans, specifications and plot plan showing the location thereof have been approved in writing as to quality, materials, harmony of external design and colors with the existing and planned structures, and as to location with respect to topography, neighboring homes, setbacks, finished grade elevations, driveways and plantings by the Architectural Control Committee. **Such plans and specifications shall be submitted to the Architectural Control Committee and approved before a building permit from the Village of Caledonia and/or Racine County is applied for.** Two copies of the building plan and two copies of the survey are to be submitted to the Architectural Control Committee. Upon approval, one copy of the plan and one copy of the survey will be returned to purchaser and one copy will be retained by the Architectural Control Committee.

A. The design layout and exterior appearance of each residence shall be such that, in the opinion of the Architectural Control Committee at the time of approving the building plans, the residence will be of compatible design and quality to existing homes in the Subdivision and will have no substantial adverse effect on the property values in the neighborhood.

B. The approval or disapproval of the Architectural Control Committee as required by these covenants shall be in writing. Should the Architectural Control Committee fail to approve or disapprove such plans and specifications and the location **within thirty (30) days** after submission of the plans to it, then such approval will not be required, but all other conditions and restrictions herein contained shall remain in force, and the related covenants shall have been deemed to have been fully complied with.

C. The initial Architectural Control Committee is composed of Raymond C. Leffler.

D. The address of the Architectural Control Committee is:

6949 Mariner Drive
Racine, WI 53406

E. The Architectural Control Committee may designate a representative to act for it. In the event of the death or resignation of a member of the Architectural Control Committee, the remaining member(s) shall have full authority to designate a successor. Neither the members of the Architectural Control Committee, nor its designated representative shall be entitled to any compensation for services performed pursuant to this covenant.

F. If, at any time, the Architectural Control Committee has ceased to exist as such and has failed to designate a representative to act for it, the owners of a majority of the lots in the Subdivision may elect a successor committee at a meeting of lot owners called by notice in writing, mailed to the last known address of all Subdivision lot owners as shown on the assessment rolls of the Village of Caledonia and in the absence of such an Architectural Control Committee, the need for the Architectural Control Committee approval is dispensed with.

G. The Architectural Control Committee may grant a special exception to specific restrictions where a literal application would cause undue hardship and where the granting of such special exception would not be incompatible with the basic concept of the Subdivision.

H. This Subdivision is subject to all Village and/or County regulations regarding conservation Subdivisions, including adherence to the Conservation Easement and Stewardship Plan (referenced elsewhere in these Restrictions). Buyer acknowledges that the Architectural Control Committee cannot grant any exception which would violate these regulations.

VI. DWELLING QUALITY

The face of every outside wall of any residence, including chimney chases, shall be constructed of materials approved by the Architectural Control Committee. All residences shall have roofs constructed of dimensional shingles with not less than a 6" to 12" (6/12) pitch. All residences shall have some brick or stone on the front elevation unless brick or stone would be contrary to the design of the home, and shall be approved by the Architectural Control Committee. All residences shall have a minimum of one window, in an acceptable size as determined by the Architectural Control Committee, on every elevation.

Every residence hereafter erected shall have minimum floor areas as follows:

1 Story (Ranch Style)	1400 sq. ft. minimum
2 Story (Traditional)	1700 sq. ft. minimum
1 ½ Story (Example: Cape Cod)	1600 sq. ft. minimum

For purposes of this section "floor area" shall be defined as the area within the exterior wall lines of a building and shall not include floor space below grade at front foundation line, basements, garages, breezeways, and unenclosed porches, attics and other areas not finished or useable as living quarters.

VII. BUILDING LOCATION

Subject to approval by the Architectural Control Committee, structures may be located anywhere on a lot, provided such location is consistent with the basic principles of good site interrelationship between the various other nearby structures and provided further that no

structure or part thereof shall be erected contrary to the Village of Caledonia ordinances. No structure or part thereof erected upon any *corner lot* in the Subdivision may be erected nearer than *twenty (20)* feet from the lot line adjacent to the street located at the side of such building. The *front yard* building setback line for each lot in the Subdivision shall be *twenty (20)* feet from the front lot line unless written approval is received from the Architectural Control Committee. The *side yard* setback shall not be less than *nine (9)* feet on one side and *eight (8)* on the other side and the *rear yard* setback shall not be less than *twenty-five (25)* feet.

VIII. GARAGES, DRIVEWAYS, AND LANDSCAPING

A minimum of a two (2) car garage shall be constructed on a building site and shall be directly attached to the residential structure or attached by a breezeway. Nothing in this section shall be construed to prohibit the construction of an attached garage which is larger than the minimum required by this section (up to a three car garage allowable) provided such garage is constructed in conformity with local ordinance. *Detached garages of any size are prohibited.*

To minimize dust and to enhance the appearance of the Subdivision, the driveway or driveways shall, within one (1) year after issuance of the occupancy permit for a building site, be surfaced with concrete, blacktop, brick or other hard surface material acceptable to the Architectural Control Committee. The plans and specifications for residences submitted to the Architectural Control Committee for approval shall include the specifications for the location and surfacing of the driveways and walkways.

All exterior landscaping shall be completed within 12 months of occupancy.

IX. UTILITIES AND ANTENNAS

All electric lines, telephone lines, television service lines, or any other cable or conduit running from utility service lines or transformers to any residence shall be underground. No exterior antenna, satellite dish receiver, or other similar device or structure for the transmission or reception of electric signals of any nature shall be allowed on any lot within the Subdivision without the approval of the Architectural Control Committee. Any such exterior antenna, satellite dish receiver or similar device shall not exceed 18" in diameter and shall not be visible from the street. There shall be no free-standing tower type antennas allowed in the subdivision.

X. SOLAR ENERGY

Devices and systems for collection of solar energy are permitted within the Subdivision, provided that the location and screening of any such system are approved by the Architectural Control Committee.

XI. HEDGES AND FENCES

A. Hedges shall be permitted provided that the same are located as required by these

covenants and maintained by the lot owner.

B. Firewood or other materials of a similar nature stored or kept on any lot must be screened from view by means of a fence or wall of sufficient height to conceal the same, but no higher than four (4) feet, by shrubbery of sufficient density to accomplish the same purpose, or other approved screening.

C. No hedge may extend to a point nearer to the street on which the house fronts than the front foundation line of such house.

D. In accordance with the Village of Caledonia Conservation Subdivision Ordinance, no perimeter fencing is allowed within the subdivision.

In the event the Caledonia Conservation Subdivision Ordinance is amended to allow perimeter fencing, Developer retains the right to allow such fencing subject to Architectural Control Committee approval. Chain link fencing of any type shall not be allowed in the subdivision.

XII. PETS

No animals may be kept or maintained upon any lot except dogs, cats, or other usual and ordinary household pets. All lot owners shall abide by the Village of Caledonia Ordinance regarding pet ownership within the Village limits. Separate outbuildings or enclosures may be erected or kept upon a lot for the purpose of housing or restraining any animal or pet provided the location, design, construction and material for such structure is approved by the Architectural Control Committee. **Chain link dog runs are prohibited.**

XIII. FILLING BUILDING SITE AND CHANGING CONTOUR

Where fill is necessary on the building site to obtain the proper topography and finished ground elevation, it shall be ground fill, free of waste material, and shall not contain noxious materials which will give off odors of any kind, and all deposited fill materials shall be leveled immediately after completion of the building. Grade plans shall be submitted to the Architectural Control Committee for approval before altering the contour of any lot so as to 1) change the pre-existing surface water drainage as affects any adjoining lots, and/or 2) create a slope of more than four (4) horizontal feet to one (1) vertical foot within twenty (20) feet of any lot line. The finished grade of any improved lot in the Subdivision shall comply with the Master Grading Plan on file with, and approved by the Village of Caledonia and Racine County. Changes to this covenant are only allowed with written Architectural Control Committee approval and may require the approval of the Village of Caledonia and Racine County. Prior to the conveyance of lots, the Developer shall cause all grading, excavations, open cuts, side slopes, and other land surface disturbances to be so mulched, seeded, sodded, or otherwise protected so that erosion, siltation, sedimentation, and washing are prevented in accordance with the plans and specifications approved by, and on file with, the Village Engineer. Upon conveyance of

individual lots, individual lot owners shall assume the responsibility for maintaining the erosion control measures put in place by the Developer. If individual lot owners fail to maintain said erosion control measures, for all periods of time for which the Developer retains any responsibility to the Village under the Developer's Agreement, the Developer shall have the right to enter upon any lot or common area in the Subdivision for the purpose of restoring the same or providing maintenance pursuant to the Conservation Easement and Stewardship Plan and as required by the Village and Land Trust, and pursuant to the Developer's Agreement. The Developer shall have no liability except as provided for under the Conservation Easement and the Developer's Agreement to any lot owner, or the Homeowner's Association, with respect to work required by the Village of Caledonia and performed under the terms of this paragraph. In the event that restoration or maintenance is required by reason of the act or neglect of any lot owner, of the Homeowner's Association, the Developer shall have the right to recover its costs from said owner or the Homeowner's Association. After the Developer's responsibility under the Developer's Agreement has expired, the right to enter upon any lot or common area to restore same, or provide maintenance pursuant to the Conservation Easement and Stewardship Plan and as required by the Village and/or Land Trust, shall transfer to the Homeowner's Association. No sod, gravel, sand, or soil may be removed from any lot except in connection with the construction of a building upon said lot and then only so much as is necessary and essential in the furtherance of such construction and in compliance with all applicable Village and County Ordinances. Any excess excavation of earth shall be removed from the building site, however, under no circumstances shall any of such materials be removed beyond the Subdivision boundaries without the consent of the Architectural Control Committee.

XIV. SITE MODIFICATION

Portions of the Subdivision are located within wetlands areas and conservation areas as indicated on the Plat. Each lot shall be developed in conformity with all applicable laws and ordinances regarding these environmentally sensitive areas and the Conservation Easement. Any proposed site grade modification must be approved by the Architectural Control Committee. In no case shall any site modification occur on any Outlots unless specifically authorized in the Conservation Easement and Stewardship Plan.

Clear cutting of trees on individual lots is hereby prohibited. Only those trees located within the proposed building pad, and a sufficient area on the lot surrounding said building pad to facilitate construction, shall be permitted to be removed. Any lot owner requesting to remove more trees than necessary for the construction of a residence must submit a written request, along with a site plan indicating the trees to be removed, and a reason for the request, to the Architectural Control Committee. Except for dead or dying trees, no trees may be removed without the express written consent of the Architectural Control Committee. Other than trees allowed to be removed during construction, each lot owner shall take all necessary measures to protect trees from damage during construction.

For clarification purposes, any tree with a trunk diameter of 3" (three inches) and that is 4' (four feet) or more above ground level shall require the approval of the Architectural Control

Committee for removal (unless dead or dying as stated above). Approval will not be unnecessarily withheld.

The restrictions set forth in this Section may not be modified or removed without the prior written approval of both the Village of Caledonia Village Board (upon review and recommendation of the Village of Caledonia Plan Commission) and Racine County.

PLEASE SEE SECTION XXVII - EASEMENTS

XV. NOXIOUS ACTIVITY

No noxious, offensive, or dangerous activity of any kind may be conducted upon any lot; nor may any trade, business or profession be carried on; and generally, no activities may be conducted which would constitute a nuisance to other owners of lots within the Subdivision.

XVI. SIGNS

No signs of any character, size, or description shall be maintained upon any lot in the Subdivision except signs of a size no larger than ten (10) inches by eighteen (18) inches bearing the name, address, or both of the resident occupying such lot, security service warning signs or residential re-sale "For Sale" signs. The content, size and design of all signs shall be controlled by the Architectural Control Committee. The Developer, its successors and assigns, shall be exempt from these sign restrictions during the entire development period. Larger signs may be used by the Developer or its agents or by a builder to advertise the property during the sale and/or construction period. Further, the Developer, its successors and assigns shall be allowed to erect and maintain signs and markers identifying the Subdivision.

XVII. SWIMMING POOLS

Swimming pools and spas are allowed with the approval of the Architectural Control Committee and must be constructed in conformity with these restrictions and the ordinances of the Village of Caledonia and Racine County. No portion of a swimming pool or the adjoining enclosed area shall be constructed or maintained nearer to the street line than the rear foundation line of the principal structure. *Above ground pools are prohibited in the Subdivision.*

XVIII. TREE AND BRUSH REMOVAL

All trees, brush, stumps, roots, or other similar materials that may be cut or cleared upon any lot shall be removed from the Subdivision, or in the alternate, reduced to firewood within ninety (90) days after such cutting or clearing. When any tree is felled upon any lot, it shall be done in such a manner that no stump or protrusion above the level of the ground remains. In no case shall any removed trees, brush, stumps, roots or other similar materials be placed or dumped upon any Outlots.

PLEASE SEE SECTION XIV (SITE MODIFICATION) REGARDING TREE REMOVAL.

XIX. VEHICULAR STORAGE

No outdoor storage of any commercial vehicle, boat, camper, trailer, snowmobile, recreational vehicle, motorhome, all-terrain vehicle or motorcycle is permitted. Unless the same is enclosed within a garage, no motor vehicle may be parked, stored or otherwise kept on any lot in the Subdivision other than a car, truck or van which is licensed by the State of Wisconsin as a private passenger vehicle. Outdoor storage of any vehicle with advertising of any type (other than car dealer emblems) is prohibited. Any such vehicle must be enclosed within a garage. No driveway apron may be constructed for the storage of any vehicle or trailer.

XX. LOT AND OUTLOT MAINTENANCE

A. Lot Maintenance. Each vacant lot in the Subdivision shall be maintained by the owner of such lot so that the same lot shall not become a nuisance. No owner shall allow trash or debris to accumulate on any such vacant lot and the lot owner shall regularly mow the lot and comply with the Village of Caledonia and Racine County ordinances regarding weed control. Each lot owner, at the sole cost and expense of that lot owner, shall permanently maintain all storm water drainage ditches and swales ("drainage facilities") located within the boundaries of that owner's lot, if any. The drainage facilities shall be maintained so as to allow the free flow of surface water into, over, across and through the lot, all pursuant to the approved storm water drainage plan on file with the Village of Caledonia. All drainage facilities shall be maintained to the standards and specifications of the approved drainage plan. In the event that the Village Board of the Village of Caledonia, in its sole discretion, finds that a lot owner has failed to fulfill the maintenance obligations as stated herein and according to applicable ordinance, the Village of Caledonia may perform maintenance on the drainage facilities and shall then levy the cost thereof as a special assessment against the defaulting lot under the provisions of Sections 66.0627 and 66.0703 of the Wisconsin Statutes. The Subdivider, its successors and assigns, herewith grant to the Village of Caledonia, its agents and employees, a perpetual easement to enter upon all lots in the Subdivision for the purposes of maintaining storm water drainage facilities and any other utility located thereon pursuant to the terms herein stated. The dimensions of the various easements are set forth on the recorded plat for the Subdivision.

B. Outlot Maintenance. The Developer has granted a Conservation Easement over Outlots 1 through 16 to the Land Trust, which is shown on the final Plat for the Subdivision (the "Easement Areas"). The Homeowner's Association shall be required to manage and maintain the Easement Areas pursuant to the Stewardship Plan. Failure to manage and maintain the Easement Areas will result in the Land Trust and/or Village of Caledonia taking action to enforce the Conservation Easement pursuant to its provisions. The Land Trust and/or Village also has the right, upon the Homeowner's Association's or lot owner's failure, to manage and maintain the Easement Areas and assess the individual lot owners for any costs pursuant to the Conservation Easement. All management and maintenance of the Easement Areas shall be

subject to any restrictions contained in the Conservation Easement and Stewardship Plan.

C. Easement Area Management and Maintenance. In the event the Developer, its successors and assigns, including the Homeowner's Association, should cease to exist or should fail to fulfill its obligations as stated in these Restrictive Covenants or to pay for the regular management and maintenance required for its properties within the Subdivision, including pursuant to the Conservation Easement and Stewardship Plan, the Land Trust and/or Village of Caledonia may cause such management and maintenance to be performed and levy the cost thereof as a special assessment against all of the properties within the Subdivision under the provisions of Section 66.0627 of the Wisconsin Statutes. Similarly, any unpaid balances, together with any penalties and interest thereon, may be collected by the Village of Caledonia as a special assessment against all of the properties in the Subdivision which border the properties, or the Village of Caledonia may seek a mandatory injunction requiring the Homeowner's Association to levy and collect assessments for such purpose.

The restrictions set forth in this Section may not be modified or removed without the prior written approval of the Village of Caledonia Village Board (upon review and recommendation of the Village of Caledonia Plan Commission), the Land Trust and Racine County.

XXI. COMPLETION OF CONSTRUCTION

The interior and exterior construction (**including landscaping and driveways**) of a residence shall be substantially completed and the residence shall be ready for occupancy within one (1) year after commencement of construction; such time of completion shall be extended to the extent of any delay due to strike, lockouts and acts of God. In its sole discretion, the Architectural Control Committee shall determine 1) when a residence is substantially completed and ready for occupancy, subject to Village of Caledonia and Racine County Ordinances; 2) the extent of the delay due to strike, lockouts and acts of God; and 3) may, for good cause, allow additional time for completion of construction.

XXII. TEMPORARY STRUCTURES

No structure of a temporary character, no boat, trailer, truck, basement, tent, shack, garage, barn or other outbuilding shall be used at anytime as residence either temporarily or permanently. **No previously used building shall be moved on to any lot in the Subdivision from another location, this shall include outbuildings of any type.**

XXIII. GARBAGE OR REFUSE DISPOSAL

No lot shall be used or maintained as a dumping ground for rubbish. All equipment for the storage and disposal of such material shall be kept in a clean and sanitary condition. To insure the attractive appearance of the Subdivision, all equipment shall be kept in an enclosure and out of view from the street and adjacent or neighboring property owners. There shall be

absolutely no dumping of trash or yard waste within any of the Outlots.

XXIV. ACCESSORY OR UTILITY BUILDINGS

Subject to applicable Village of Caledonia ordinances, a single detached accessory building (not to exceed 12'x14') shall be permitted on lots in the Subdivision *provided that the design and location of the same are approved by the Architectural Control Committee and the Village of Caledonia and/or Racine County, if required, prior to construction*, and provided that said building is not used for the storage of a motor vehicle (i.e. private passenger vehicle). Said accessory building shall be substantially the same as the residence on the lot including siding and roofing materials. A building permit will be required from the Village of Caledonia and/or Racine County prior to the construction of said accessory building. For purposes of this Section XXIV, a deck, patio, gazebo, pergola or other similar structure shall not be construed to be a detached accessory building, and the same may be constructed without prior approval of the Architectural Control Committee. However, the Village of Caledonia and Racine County permits, if required, are the responsibility of the lot owner.

XXV. MODIFICATION

This declaration may be amended at any time through execution of the owners of seventy-five percent (75%) of the residential lots in the subdivision affected by these restrictive covenants of an amendment which shall take effect on the date of recording thereof in the office of the Register of Deeds for Racine County, Wisconsin. The Developer shall be exempt from any modifications made to these Restrictive Covenants for so long as the Developer retains title to any lot within the Subdivision.

No such modification(s) shall be made, however, without the prior written approval of the Village of Caledonia Village Board (upon review and recommendation of the Village of Caledonia Plan Commission), the Land Trust, and Racine County. The grant of Conservation Easement and Stewardship Plan may only be modified pursuant to the terms of the easement.

XXVI. ENFORCEMENT OF RESTRICTIONS

If the owner of any lot subjected to these restrictive covenants shall violate or attempt to violate any of the covenants herein, it shall be lawful for any person or persons owning or co-owning any other lot subjected to these restrictive covenants to prosecute an action at law or in equity against the person or persons violating or attempting to violate any such covenants, either to prevent him, it or them from doing so or to recover damages for such violation, or to compel him, it or them to replace any grades for drainage or enforce any of the covenants and restrictions herein contained.

XXVII. EASEMENTS

Easements have been reserved for various public and semi-public purposes on the

recorded plat and as within separate recorded easement documents. Use of the easement areas is defined within the recorded documents and may further be defined by applicable local ordinances. Prior to construction of improvements, or disturbance of any easement area, each lot owner should carefully review all recorded easements and contact the Village for any ordinances.

A. Conservation Easement. The Developer has granted a Conservation Easement over Outlots 1 through 16 to the Land Trust, which is shown on the final Plat for the Subdivision ("the Easement Areas"). The Homeowner's Association shall be required to manage and maintain the Easement Areas pursuant to the Conservation Easement and Stewardship Plan..

B. Developer's Reservation and Right to Grant Easements. Developer hereby reserves unto itself and for the Homeowner's Association the right to grant to public or semi-public utility companies, easements and rights-of-way over, across and through the Subdivision for the erection, construction and maintenance of all poles, wires, pipes and conduits for the transmission of electricity, gas, water, telephone and for other purposes, for sewers, storm water drains, gas mains, water pipes and mains and similar services, and for performing any public or quasi public utility function that the Village of Caledonia or Racine County may require or that the Board of Directors may deem fit and proper for the improvement and benefit of the Subdivision. Such easements and rights-of-way shall be confined, to the extent possible, in underground pipes or other conduits, with the necessary rights of ingress and egress and with the rights to do whatever may be necessary to carry out the purposes for which the easement is created. Where such easements become necessary, the lot owners hereby grant to the Developer and/or the Homeowner's Association power of attorney to execute all necessary documents for the creation of such easements on the lot Owner's behalf. Any easements granted hereunder shall be subordinate to the Conservation Easement.

C. Easement for Construction, Access and Maintenance. Developer hereby reserves for itself and for the Homeowner's Association a right of access over, across, and through the Outlots for purposes of: (i) constructing and maintaining improvements and amenities as provided for in this Declaration; (ii) making underground or above ground utility connections; and (iii) any other reasonable use consistent with this Declaration. This easement shall be subordinate to the Conservation Easement.

D. Easement for Placement of Advertising Signs. Developer hereby reserves for itself a right of access over, across, and through the Outlots to place signs advertising the sale of Lots within the Subdivision on the Outlots.

E. Easement for the Maintenance and Management of Outlots. Developer hereby reserves for itself and for the Homeowner's Association the right to manage and maintain the Outlots consistent with the Conservation Easement and Stewardship Plan.

F. Conservation Easement. Developer hereby reserves for itself and the Homeowner's Association the right to grant and execute the Conservation Easement attached hereto as Exhibit "B".

G. **Easements to Run with the Land.** All right and easements described herein are perpetual rights and easements appurtenant to/and running with the land and shall be binding upon and inure to the benefit of: (1) the Developer; and (2) the Homeowner's Association with respect to the easements over the Outlots.

The restrictions set forth in this Section may not be modified or removed without the prior written approval of both the Village of Caledonia Village Board (upon review and recommendation of the Village of Caledonia Plan Commission) and Racine County.

XXVIII. OUTLOTS & STEWARDSHIP PLAN

The Plat for the Subdivision shows sixteen (16) Outlots. Due to the Conservation Subdivision Ordinance for the Village of Caledonia (Title 14 of the Code of Ordinances), all Outlots are subject to the Conservation Easement and Stewardship Plan for the Subdivision. *All lot purchasers are urged to review the Conservation Easement and Stewardship Plan which contains a five (5) year maintenance plan.* Purchasers are hereby notified that the amount shown to maintain and monitor the Outlots for the initial five year period has been paid by the Developer, however, any unforeseen maintenance, management, restoration or repairs and the cost thereof required under the Conservation Easement shall be the responsibility of the Homeowner's Association. After the initial five (5) year period, the Homeowner's Association shall be solely responsible for management, and costs thereof, for the Outlots pursuant to the Conservation Easement and Stewardship Plan. In addition, the Village of Caledonia retains the right to verify maintenance according to the Conservation Easement and Stewardship Plan. In the event that the Developer, its successors or assigns including the Homeowner's Association, fails to manage all or any portion of the Outlots in accordance with the Conservation Easement and Stewardship Plan and all applicable laws, rules, and regulations, the Land Trust and/or Village may take action pursuant to the Conservation Easement.

The Outlots will be annually assessed to ensure compliance pursuant to the Conservation Easement and the costs for such annual assessment shall be borne by the Developer and its successors and assigns as provided for in the Conservation Easement and Stewardship Plan. The Village of Caledonia requires the Conservation Easement and Stewardship Plan to remain in place in perpetuity. The Homeowner's Association will be responsible for renewing the Stewardship Plan with the initial maintenance and monitoring firm, or another reputable firm acceptable to the Village of Caledonia and the Land Trust.

Each owner of a lot in the Subdivision, or a unit owner of a condominium unit, receives a 1/300th ownership interest in said Outlots. In addition, the Homeowner's Association has been developed to protect and maintain said Outlots. **SEE SECTION XXX FOR HOMEOWNER'S ASSOCIATION INFORMATION.**

The restrictions set forth in this section may not be modified or removed without the prior written approval of both the Village of Caledonia Village Board (upon review and recommendation of the Village of Caledonia Plan Commission) and Racine County.

XXIX. WETLAND PRESERVATION RESTRICTION

The following covenants shall apply to all wetlands within the Subdivision:

- A. Grading and filling shall be prohibited unless specifically authorized by the Village of Caledonia and, if applicable, Racine County, The Wisconsin Department of Natural Resources, and the Army Corps. of Engineers.
- B. The removal of topsoil or other earthen materials shall be prohibited.
- C. The removal or destruction of any vegetative cover, ie., trees, shrubs, grasses, etc. shall be prohibited with the exception of the removal of dead, diseased or dying vegetation at the discretion of a forester or naturalist and the approval of Racine County.
- D. Grazing by domesticated animals, ie., horses, cows, etc. shall be prohibited.
- E. The introduction of plant material not indigenous to the existing environment of the Primary Environmental Corridor shall be prohibited.
- F. Ponds may be permitted subject to the approval of the Village of Caledonia and, if applicable, the Racine County, the Wisconsin Department of Natural Resources and the Army Corps. of Engineers.
- G. Construction of buildings is prohibited.

XXX. HOMEOWNER'S ASSOCIATION

Developer has formed the Homeowner's Association for the lot owners in the Subdivision. The purpose of the Homeowner's Association is to protect and maintain those areas within the Subdivision which are designated as Outlots and all landscaped parkways, boulevards and islands, and, if necessary, to maintain other easement areas designated by the Plat.

The initial Board of Directors shall consist of:

Raymond C. Leffler	Director
Heidi S. Tremmel	Director
TO BE NAMED	Director

The Homeowner's Association shall be managed by the Board of Directors appointed by the Developer until such time as the Homeowner's Association is turned over to the lot owners according to the By-Laws for the Homeowner's Association. Each owner has been provided with a copy of the By-Laws. The Homeowner's Association will be governed by the By-Laws as established according to the laws of the State of Wisconsin.

The Homeowner's Association may not be terminated, regardless of the vote of the members of the Association, without the express written approval of the Village of Caledonia.

XXXI. HOMEOWNER'S ASSOCIATION RESERVE FUND & ANNUAL FEE

Upon the transfer of title from the Developer to the initial purchaser, for each individual lot within the Subdivision, the purchaser shall, at the time of closing, pay a Reserve Fund Deposit to the Homeowner's Association in the amount of \$89.00 as a start-up fee. In addition, disclosure is made that the annual fee for the Homeowner's Association shall be \$195.00, which shall be pro-rated based on the date of closing. The fee of \$195.00 per year shall be due and payable in advance on the 1st day of January of each year. The Homeowner's Association may, from time to time, increase the annual fee after a majority vote of the lot owners at the annual Homeowner's Association meeting, or at any special meeting called for this purpose. Written notice of any meeting by the Homeowner's Association shall be mailed or delivered to the lot owners last known mailing address as recorded with the Village of Caledonia for tax purposes. Additional fees may be imposed as required and pursuant to the Conservation Easement and Stewardship Plan.

It is hereby disclosed that the amounts shown above for the annual association fee of \$195.00 and the initial start-up fee of \$89.00 are shown for informational purposes only. The developer has the right to change the annual association fee and/or the initial start-up fee at any time prior to the transfer of ownership of any lot with no further authorization required. After the transfer of ownership of the first lot in the subdivision, the fees shown may only be changed as outlined in the By-Laws for the Prairie Crossing Homeowner's Association.

XXXII. SUMP PUMP COLLECTION SYSTEM

Purchasers of lots within the Prairie Crossing Subdivision are hereby notified that the Village of Caledonia requires sump pumps to discharge into the Sump Pump Collection System installed within the subdivision. Each purchaser is cautioned to inform their builder of this requirement to include the proper construction cost of connecting to the sump pump collection system in their building contract. The developer will not be liable for any additional cost to connect to the sump pump due to purchaser's failure to inform their builder of this requirement.

XXXIII. MAILBOX / U.S. POSTAL SERVICE DELIVERY

Purchasers of lots within the Prairie Crossing Subdivision are hereby notified that the United States Postal Service has designated specific locations for the placement of mailboxes which may include single, double, triple and quad mailbox placements. Buyer acknowledges that in order to achieve a uniform appearance throughout the subdivision, Developer will provide and install mailboxes as required by the U.S. Postal Service. At time of closing, buyer shall be charged an amount of \$250.00 for the mailbox and installation. Each mailbox will carry the house number only. Additional items such as owner's names, personalization and/or decoration will not be permitted. This charge is only applicable on the sale of the lot from the Developer to the initial purchaser and is non-refundable.

XXXIV. STREET TREES

The Village of Caledonia Conservation Subdivision Ordinance requires the installation of Street Trees within the subdivision. At the time of closing, the purchaser will be charged \$225.00 to guarantee the installation of a street tree within the front yard, at a location approved by the Village of Caledonia, and of a species approved by the Village of Caledonia. Weather permitting, said street tree shall be installed within 60 days of an occupancy permit being issued.

Upon installation of the street tree, and verification by the Architectural Control Committee of the installation, the \$225.00 guarantee money shall be refunded to the purchaser. Requests for release of the guarantee money shall be directed, in writing, to the Architectural Control Committee as shown in Section V. The Architectural Control Committee shall have **30 days from receipt of the request** to process the request, review the installation, and release the guarantee funds. Escrowed funds shall only be released to the lot purchaser and will only be released with the written authorization of all lot owners of the individual lots (ie, both spouses must sign the request).

Each lot owner acknowledges that requirement for street trees as stated above and hereby agrees to replace any dead or dying trees located within their lot, with a similar species as approved by the Village of Caledonia.

Developer will be responsible for the planting of street trees within the Outlots and shall warrant the same for one year from the date of installation. After the warranty period, tree maintenance and, if necessary, replacement, shall become the responsibility of the Homeowner's Association.

XXXV. CONSTRUCTION TRAFFIC

All construction traffic in Prairie Crossing Subdivision is to enter the subdivision via the main arterial roads (Nicholson Road or Highway H). **CONSTRUCTION TRAFFIC THROUGH MORRIS DRIVE IS EXPRESSLY PROHIBITED.** Purchasers are hereby notified that failure to adhere to this restriction, either by the purchaser OR THEIR BUILDER may result in a fine being levied by the Village of Caledonia, which shall be the sole responsibility of the lot owner.

XXXVI. CONDOMINIUM HOMES WITHIN THE SUBDIVISION

Lots 35, 100, 121, 162 and 174 within the subdivision are designated with multi-family zoning and each lot will contain two (2) duplex condominium homes, for a total of four (4) units per lot. These condominiums homes will, in addition to belonging to the Prairie Crossing Homeowner's Association, belong to the Prairie Crossing Condominium Association for the maintenance requirements on those lots. The Prairie Crossing Condominium Association will have a monthly association fee in addition to the annual association fee disclosed in Paragraph XXX above.

XXXVII. CONDOMINIUM OWNER'S ASSOCIATION

Developer has formed the Prairie Crossing Condominium Owner's Association for the condominium owners in the Subdivision. The purpose of the Condominium Owner's Association is to protect and maintain those areas within the Subdivision designated as Condominium Lots (Lots 35, 100, 121, 162 and 174).

The initial Board of Directors shall consist of:

Raymond C. Leffler	Director
Heidi S. Tremmel	Director
TO BE NAMED	Director

The Condominium Owner's Association shall be managed by the Board of Directors appointed by the Developer until such time as the Condominium Owner's Association is turned over to the unit owners according to the By-Laws for the Condominium Owner's Association. Each condominium unit owner has been provided with a copy of the By-Laws. The Condominium Owner's Association will be governed by the By-Laws as established according to the laws of the State of Wisconsin.

The Condominium Homeowner's Association may not be terminated, regardless of the vote of the members of the Association, without the express written approval of the Village of Caledonia.

XXXVIII. CONDOMINIUM OWNER'S ASSOCIATION RESERVE FUND & MONTHLY FEE

Upon the transfer of title from the Developer to the initial purchaser, for each individual condominium unit within the Subdivision, the purchaser shall, at the time of closing, pay a Reserve Fund Deposit to the Condominium Owner's Association in the amount of \$200.00 as a start-up fee. In addition, disclosure is made that the monthly fee for the Condominium Owner's Association shall be \$120.00, which shall be pro-rated based on the date of closing. The fee of \$120.00 per month shall be due and payable in advance on the 1st day of each month. The Condominium Owner's Association may, from time to time, increase the monthly fee after a majority vote of the condominium owners at the annual Condominium Owner's Association meeting, or at any special meeting called for this purpose. Written notice of any meeting by the Condominium Owner's Association shall be mailed or delivered to the condominium owner's last known mailing address as recorded with the Village of Caledonia for tax purposes. Additional fees may be imposed as required and pursuant to the Conservation Easement and Stewardship Plan.

It is hereby disclosed that the amounts shown above for the monthly association fee of \$120.00 and the initial start-up fee of \$200.00 are shown for informational purposes only. The developer has the right to change the monthly association fee and/or the initial start-up fee at any time prior to the transfer of ownership of any unit with no further authorization required. After

the transfer of ownership of the first unit in the condominium development, the fees shown may only be changed as outlined in the By-Laws for the Prairie Crossing Condominium Homeowner's Association.

XXXIX. HUNG SEWERS

By receipt of these Restrictive Covenants for Prairie Crossing Subdivision, all purchasers hereby acknowledge the disclosure that the properties identified below will be serviced by hung sewer. All sanitary sewer services for living space above grade will be handled by standard sanitary sewer service, however, any sanitary sewer service required below grade (i.e. basement bathrooms) will be serviced by hung sewer. A hung sewer is a pipe hung from the first floor to provide gravity drainage for the 1st floor and above. Purchasers acknowledge a hung sewer system may require additional construction cost for the installation of an ejector pump and, depending upon usage, a slight increase in normal electricity charges, at the owner's expense.

Lots subject to a hung sewer system include:

Lot 35 (both units of the west duplex), 36-48, 49-60, 66-71, 76-81, 83-86, 95-98, 123-139, 141-152, 154-158, 160-161, both duplexes on Lot 162 (all four units), 163-170, 173, both duplexes on Lot 174 (all four units), 183-216, 220-233, 240-247 and 249-253.

Possible hung sewer system required on lots: 72, 153, 159, 171, 172, and 248

XXXX. RESTRICTED VEHICULAR ACCESS/VISION CORNER EASEMENTS

All corner lots in the plat of Prairie Crossing shall be subject to a 25'x25' Vision Corner Easement and a 50'x50' No Access Restriction. No structure of any kind shall be permitted within a vision corner which exceeds a height of two (2) feet above the elevation of the intersection, except for necessary highway and traffic signs, public utility and open fences through which there is a clear vision, nor shall any plant material be permitted which obscures safe vision of the approaches to the intersection. There shall be no vehicular access over any vision corner easement.

The following lots shall have restricted vehicular access and Vision Corner Easements as indicated below:

Lots 12, 28, 101 and 108 shall have no vehicular access within 50' of Sienna Court Road and 30' of Prairie Crossing Drive.

Lots 35 and 61 shall have no vehicular access within 50' of Scenic Way or Prairie Crossing Drive.

Lots 88 and 92 shall have no vehicular access within 50' of Meadow Rose Court or Prairie Crossing Drive.

Lots 72 and 73 shall have no vehicular access within 50' of Scenic Way or Prairie Crossing Drive.

Lots 122, 140, 269 & 280 shall have no vehicular access within 50' of Wild Ginger Way or Prairie Crossing Drive.

Lots 281 and 285 shall have no vehicular access within 50' of Wild Ginger Way or Goldenrod Lane.

Lots 254 and 275 shall have no vehicular access within 50' of Wild Ginger Way and Prairie Crossing Drive.

Lot 141 shall have no vehicular access within 50' of Perennial Parkway or Lespedeza Drive.

Lots 174 and 253 shall have no vehicular access within 50' of Perennial Parkway and Prairie Crossing Drive.

Lot 175 shall have no vehicular access within 50' of Perennial Parkway or Morris Street.

Lots 179 and 197 shall have no vehicular access within 50' of Morris Street or Button Bush Drive.

Lots 208 and 230 shall have no vehicular access within 50' of Perennial Parkway and Morris Street.

Lot 299 shall have no vehicular access within 50' of Perennial Parkway and Bishop's Cap Drive.

Lots 239 and 240 shall have no vehicular access within 50' of Perennial Parkway or Woolgrass Way.

Lot 220 shall have no vehicular access within 50' of Bishop's Cap Drive or Perennial Parkway.

Lot 219 shall have no vehicular access within 50' of Perennial Parkway or Morris Street.

Lot 159 shall have no vehicular access within 50' of Button Bush Drive or Prairie Crossing Drive.

Lot 167 & 168 shall have no vehicular access within 50' of Prairie Crossing Drive or Plaintain Lane.

Lot 34 shall have no vehicular access within 50' of Prairie Crossing Drive and the future road right-of-way reservation on the west lot line.

Lots 151 and 152 shall have no vehicular access within 50' of Lespedeza Drive and the future road right-of-way reservation between the two lots.

Outlots 1 and 6 shall have no vehicular access within 50' of the intersection of Scenic Way and Prairie Crossing Drive.

Outlot 13 shall have no vehicular access within 50' of Prairie Crossing Drive or Plaintain Lane.

Outlots 1 and 5 shall have no vehicular access within 50' of the intersection of Prairie Crossing Drive and Nicholson Road and shall have no direct vehicular access at any point with Nicholson Road.

Outlot 7 shall have no vehicular access within 50' of the intersection of Prairie Crossing Drive and Perennial Parkway.

Outlots 7 and 9 shall have no vehicular access within 50' of the intersection of Prairie Crossing Drive and County Highway H and shall have no direct vehicular access at any point with County Highway H.

Outlot 11 shall have no vehicular access within 50' of the west line of the Outlot on Button Bush Drive, nor shall there be any vehicular access within 50' of the intersection of either access to Button Bush Drive and Morris Street. In addition, there shall be no vehicular access to Morris Street from Outlot 11 on the east line of the Outlot.

Outlot 12 shall have no vehicular access within 50' of the intersection of Goldenrod Lane and Wild Ginger Way on either the east or west end of the Outlot.

Outlot 14 shall have no vehicular access within 50' of the intersection of Prairie Crossing Drive and Lespedeza Drive. In addition, there shall be no vehicular access within 50' of the intersection of Pcrennial Parkway and Lespedeza Drive and the intersection of Perennial Parkway and Prairie Crossing Drive.

XXXXI. RESTRICTED ACCESS TO HIGHWAY H

The following lots shall have no direct vehicular access to Highway H:

Lots 188, 189, 190 and 191

XXXXII. BASEMENT RESTRICTION

Although all lots in the Subdivision have been reviewed and approved for development with single-family residential use in accordance with Section 236 Wisconsin Statutes, some lots contain soil conditions which, due to the possible presence of groundwater near the surface, may require soil engineering and foundation design with regard to basement construction. It is

recommended that either a licensed professional engineer or other soils expert design a basement and foundation which will be suitable to withstand the various problems associated with saturated soil conditions on basement walls or floors or that special measures be taken. Soil conditions should be subject to each owners special investigation prior to construction and no specific representation is made herein.

XXXXIII. ASSIGNMENT OF RIGHTS

These Restrictive Covenants provide for certain rights granted to the Village of Caledonia. Assignment by the Village of Caledonia of its interest in these Restrictive Covenants will occur automatically to any successor entity or entities, including any municipality of municipalities established under Wisconsin law with jurisdiction over part or all of the area now occupied by the Village.

XXXXIV. AGREEMENT TO TERMS

By acceptance of a conveyance of property which is subject to this declaration, the grantee, mortgagee, or transferee thereof acknowledges, accepts and agrees to each and every term, right, duty and obligation herein contained and the right of enforcement of this declaration as aforesaid. These Restrictions shall run with the land and shall inure to the benefit of the Village of Caledonia. These Deed Restrictions may only be amended with the written consent of the Village of Caledonia.

IN WITNESS WHEREOF, The Newport Group, Ltd.. has caused these presents to be executed this 7th day of February, 2006.

THE NEWPORT GROUP, LTD.

By: Raymond C. Leffler
Raymond C. Leffler President

STATE OF WISCONSIN)
) ss.
COUNTY OF RACINE)

Personally came before me this 7th day of February, 2006, the above named Raymond C. Leffler, President of The Newport Group, Ltd., to me known to be the persons who executed the foregoing instrument as an act of the corporation, by its authority.

Heidi S. Tremmel

Heidi S. Tremmel
Notary Public - State of Wisconsin
My Commission expires: 4/2/06

Document drafted by: Raymond C. Leffler
Return to: 6949 Mariner Drive
Racine, WI 53406

