

Document Number

DECLARATION OF PROTECTIVE
COVENANTS AND RESTRICTIONS
FOR LAKE AIRE ADDITION NO. 4
SUBDIVISION

This Declaration of covenants and restrictions made this 12th day of April, 2006, by Green Acres Estates, LLC ("Green Acres" or the "Developer").

WHEREAS, the Developer is the owner of real property located in the Town of Wilson, Sheboygan County, Wisconsin, under the name and plat of Lake Aire Addition No. 4 Subdivision (hereinafter "Lake Aire"), and more particularly described on Exhibit A attached hereto; and

WHEREAS, the Developer desires to preserve Lake Aire for purely residential development, to provide for the preservation and enhancement of the property values, amenities, environment and opportunities in Lake Aire to insure the best use of the land and to prevent the erection of poorly designed and/or constructed improvements;

NOW, THEREFORE, to accomplish the above stated desires and intentions, the Developer places the following covenants and restrictions upon the Property.

ARTICLE I

Architectural and Aesthetic Control

1.1 Architectural Control Committee. The administration of these covenants and restrictions, the authority to grant approvals hereunder and the discretionary powers granted in this Declaration shall be vested in the Lake Aire Addition No. 4 Architectural Control Committee (hereinafter the "Committee").

1.2 Committee Purpose. The Committee shall have the authority to enforce the terms and provisions of this Declaration and to regulate the exterior design, appearance, use, location and maintenance of the Property and of improvements thereon in accordance with the terms and provisions of this Declaration, and in such a manner as to preserve and enhance values and to maintain harmonious relationship among structures and the natural vegetation and topography.

1.3 Committee Structure. The Committee shall be composed of four (4) members. The initial members shall be Joyce Wagner, Roger Wagner, June Zimbal and James Zimbal. After all of the lots of Lake Aire have been sold, control of the Committee shall transfer to the owners of the lots, who shall have the right to elect three (3) new members of the Committee. Except for the initial members (who hold office until the first election following the sale of all of the lots), members of the Committee shall hold office for three (3) years and until their successor is elected. The members of the Committee shall have no personal liability by reason of their acts as such members.

To accomplish any elections hereunder, the Committee shall solicit nominees from the owners. Any position on the Committee shall be elected from the nominees by a plurality of all of the owners. Vacancies will be filled by similar elections for new terms of three (3) years.

In the election of members of the Committee and in effecting an amendment or taking other actions under this Declaration, each lot of the original final plat shall represent one vote only, regardless of the number of lots owned by one person, party or entity.

Except where otherwise provided in this Declaration, a majority vote shall be sufficient at any meeting to approve or disapprove of any matter before the Committee.

1795788

SHEBOYGAN COUNTY, WI
RECORDED ON
04/13/2006 04:19PM

ELLEN R. SCHLEICHER
REGISTER OF DEEDS

RECORDING FEE: 31.00
TRANSFER FEE:
EXEMPTION #

STAFF ID 9
TRANS # 70914
OF PAGES: 11

This space reserved for Recording Data

Name and Return Address

Peter R. Mayer
Rohde Dales LLP
607 North 8th Street, 7th Floor
Sheboygan, WI 53081

59030 458810, 59030 458710, and 59030 458670
(Parcel Identification Numbers for 2005; New
numbers will be assigned for 2006)

1.4 Committee Approval. No building or fixtures shall be erected, placed or altered (pertaining to external alterations or additions) until the complete plans, including elevations, specifications, and a site plan therefor have been approved by the Committee. In seeking Committee approval, no less than two sets of any complete plans, specifications or site plan shall be submitted. The Committee's approval or disapproval shall be based upon, but not necessarily restricted to, consideration of quality of workmanship and materials, harmony of external design with the site and existing structures, and as to suitability of proposed structures or improvements with respect to the topography and trees, or other natural characteristics of the affected lot or adjacent lots and improvements thereon.

The Committee's approval or disapproval of plans submitted to it shall be in writing. If the Committee fails to approve or disapprove within thirty (30) days any plans submitted to it, they shall be deemed to have been approved.

1.5 Waiver Authority. The Committee shall have authority by unanimous agreement to waive in whole or in part the restrictions set forth in Paragraph 2.1, Paragraph 2.2 (except for the applicable set-back requirements of the Town of Wilson), Paragraph 2.4, Paragraph 2.5, Paragraph 2.7, Paragraph 2.8, Paragraph 4.1, and Paragraph 4.2 upon the written petition of any lot owner and after giving all other lot owners seven (7) days advance written notice of the meeting of the Committee to consider such petition.

ARTICLE II

Use of Property

2.1 Lot Use. All lots shall be used for residential purposes only, and no lot shall be occupied by more than one single family dwelling unit of not more than two and one-half (2½) stories and a private garage for residential use, together with all buildings and structures compatible with residential use, eg. a gazebo. The Committee shall have final authority to determine that any structure is not compatible with single family residential use.

No commercial, retail, wholesale, professional or business activity shall be conducted or carried on from any lot or in any structure in Lake Aire. After construction of the dwelling has been completed, a lot may be used for normal recreational purposes appurtenant to the residential use.

No trailer, camper, basement, tent, shack, garage or any other type of temporary out-building shall be at any time used as a residence either temporary or permanent.

Notwithstanding anything to the contrary above, two or more lots may be combined into a single building site.

2.2 Building Location. No dwelling, garage, or other structure shall be built on any lot less than thirty (30) feet from any lot line fronting on a public roadway, or less than fifteen (15) feet from any other lot line, or within any area depleted upon the plat of Lake Aire Addition No. 4 Subdivision as being within a wetland limit or a drainage easement, or within any additional front yard set-back area listed upon the Building Setback Table of Lake Aire Addition No. 4 Subdivision attached as Exhibit "C". The area upon which no dwelling, garage or other structure shall be built shall be known as the set-back area.

2.3 Restriction on Further Subdivisions. Because the Developer believes the platted size of the lots is essential to maintaining the rural and aesthetic qualities of the property, no lot shall be further subdivided so as to form additional building lots within the platted area of Lake Aire; provided, however, that Outlot 6 may be further subdivided. Two or more adjoining lots or a whole lot and portion of an adjoining lot may be consolidated as one lot.

2.4 Dwelling Size. No dwelling shall be built or moved onto any lot that does not have a ground floor living area of at least 1,500 square feet in a one story, split level or bi-level structure; or 1,000 square feet or more on the ground floor of a two story structure. The square footage referred to herein is exclusive of garages, breezeways, open porches or covered patios. All garages and storage buildings shall be designed integrally with and attached to the primary dwelling. The primary dwelling and attached garage or accessory building

shall be designed to compliment natural surroundings. The Committee shall have the right to waive all or any part of the square footage requirements if the house to be built has superior or architectural merit in the opinion of the Committee.

2.5 Accessory Buildings. No more than one (1) accessory building will be allowed per lot. Design, construction and placement of such accessory building must be approved by the Committee. No accessory building may be constructed until the residential dwelling is constructed on the lot. Any accessory building shall not exceed two hundred (200) square feet in size and shall not be greater than one (1) story in height.

2.6 Storage. No bus, trailer, boat, fish shanty, snowmobile, unlicensed or inoperable vehicle, or untidy material (except during construction of a residence) shall be stored, kept or maintained on any lot other than in the residential dwelling, garage or accessory building.

2.7 Fences or Windbreaks. No fence, wall, windbreak, hedge, or other barrier in excess of four (4) feet in height shall be built or maintained in the set-back area nor in excess of six (6) feet on any part of any lot unless it is a structural part of the dwelling or garage. Design, construction and placement of any fence, wall, or other fixtures physically attached to a lot must be approved by the Committee; provided, however, that landscaping and other plantings do not require the approval of the Committee. Chain link fences shall not be allowed on any lot.

2.8 Signs. No sign of any kind shall be erected or maintained upon the roadway fronting on any lot or upon any lot within Lake Aire other than a sign identifying the residential inhabitants of the dwelling on each lot or an advertising sign advertising the property for sale during such time as the lot and dwelling are actually for sale.

2.9 Mobile Homes. Mobile homes, whether temporary or permanent and regardless of appurtenances constructed or attached thereto, shall not be permitted on any lot. The Committee shall make the final determination whether a structure is a mobile home and such decision shall be based upon an understanding that a structure that at any time was a mobile home shall at all subsequent times be considered a mobile home.

2.10 Noxious Activities and Firearms. No noxious or offensive activity which is or may become a nuisance or which creates unusually loud sounds or noises shall be suffered or permitted on any lot. Use of firearms of any kind is prohibited on any lot or in any structure within the Property. All owners must keep his/her lot clean and free from trash and other containers. All trash containers and outside air conditioning units shall be screened wkh berms, shrubs, or low fences.

2.11 Animals. No livestock, poultry or animals other than household pets shall be kept on any lot. No outside animal kennels or enclosures shall be constructed without the approval of the Committee.

2.12 Tree Removal. No trees in excess of eight (8) inches in diameter, three (3) feet above the ground, that are within the set-back area shall be removed by any lot owner without prior approval of the Committee. In addition to the foregoing restriction, Lot 156 shall be subject to the following additional restrictive covenant:

The mature oak tree located on the northwest side of Lot 156 shall not be cut, topped, lopped or trimmed in any manner without first obtaining approval from the Committee based upon a written recommendation prepared by a professional arborist. The written recommendation shall be obtained at the cost and expense of the owner of Lot 156 and the selection of the professional arborist shall be reviewed by the Committee. The owner of Lot 156 shall at all times be responsible for the continued care of the oak tree. The oak tree may only be removed if a professional arborist, hired at the cost and expense of the owner of Lot 156, confirms in writing that the oak tree is dead, significantly diseased without any likelihood for recovery, or so significantly damaged by storm that it will become materially diseased. In the event that the oak tree is removed, then a new healthy oak tree with a minimum height of ten (10) feet shall be planted in its place, and any such replacement tree shall be subject to the same restrictive covenants.

ARTICLE III

Green Space and Drainage Provisions

Attached hereto as Exhibit B is a copy of the Plat of Lake Aire Addition No. 4 Subdivision. Certain areas of some of the lots are designated for green space corridors and drainage easements. In addition to the restrictions set forth in Section 2.2 above, the areas identified as green space corridors and drainage easements shall be retained, preserved, and protected by all of the owners of lots in Lake Aire as areas of natural vegetation and storm water drainage. Trees and other natural vegetation in the green space corridors and drainage easements shall not be removed; provided, however, that dead or diseased trees and vegetation and loose brush may be removed. The owners of the applicable lots in Lake Aire that have a green space corridor and drainage easement may mow grasses in the area and may plant natural vegetation in the area only if, and to the extent that, such plantings do not affect management of storm water at Lake Aire and do not adversely affect storm water flow and retention upon and from any of the lots. The owners of those lots which include green space corridors and drainage easements shall not place or retain any grass clippings or any other debris in the green space corridors and drainage easements. The existing land contours in the green space corridors and drainage easements shall not be altered unless a storm water engineer recommends in writing to the Committee that the alteration benefits Lake Aire and does not materially adversely affect the storm water impact upon any of the lots. No building, structures or improvements of any kind or nature (other than underground utilities, including without limitation underground wells and plumbing systems) shall be permitted in the green space corridors and drainage easement areas of Lake Aire.

ARTICLE IV

General Provisions

4.1 Underground Utilities Service. All utility service, including but not limited to electric, gas, telephone and propane tanks, shall be underground. Satellite dishes or ham radio antennas may be erected or mounted only after receipt of written permission from the Committee; provided, however, that one (1) satellite dish with a diameter smaller than two (2) feet may be mounted on the rear half of a dwelling without the necessity for receipt of written permission from the Committee.

4.2 Construction Timing. Residential dwelling construction, exclusive of interior work or construction, must be completed within twelve (12) months of the issuance of a building permit.

4.3 Duration. The covenants and restrictions of this Declaration shall run with and bind the land and shall be binding on all parties and owners of such lands and any parties holding under them for a period of twenty (20) years from the date this Declaration is recorded. These covenants shall automatically be extended for successive periods of ten (10) years each, unless before the expiration of the initial term or any renewal term a majority of the owners sign and record an agreement to terminate these covenants. The provisions of Section 2.12 and Article III shall survive the termination or expiration of this Declaration.

4.4 Enforcement. The Committee or any owner shall have the right to enforce, by any proceeding at law or in equity, all covenants and restrictions now or hereafter imposed by this Declaration. Such action may be either to restrain violation or to recover damages. As to many of the restrictions, it would be impossible to measure the monetary loss suffered by violation so that equitable or injunctive relief may be the only remedy.

4.5 Severability. Invalidaton of any one of these covenants or restrictions by judgment, court order or change of law shall in no way affect any other provision which shall remain in full force and effect.

4.6 Amendment. This Declaration may be amended at any time by a written instruction, executed so as to be recordable by owners of not less than seventy-five (75%) percent of the lots subject to this Declaration.



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 AND THE NW1/4 OF THE SW1/4
 SEC. 15, T14N, R23E, TOWN OF WILSON, SHEBOYGAN COUNTY, WISCONSIN.

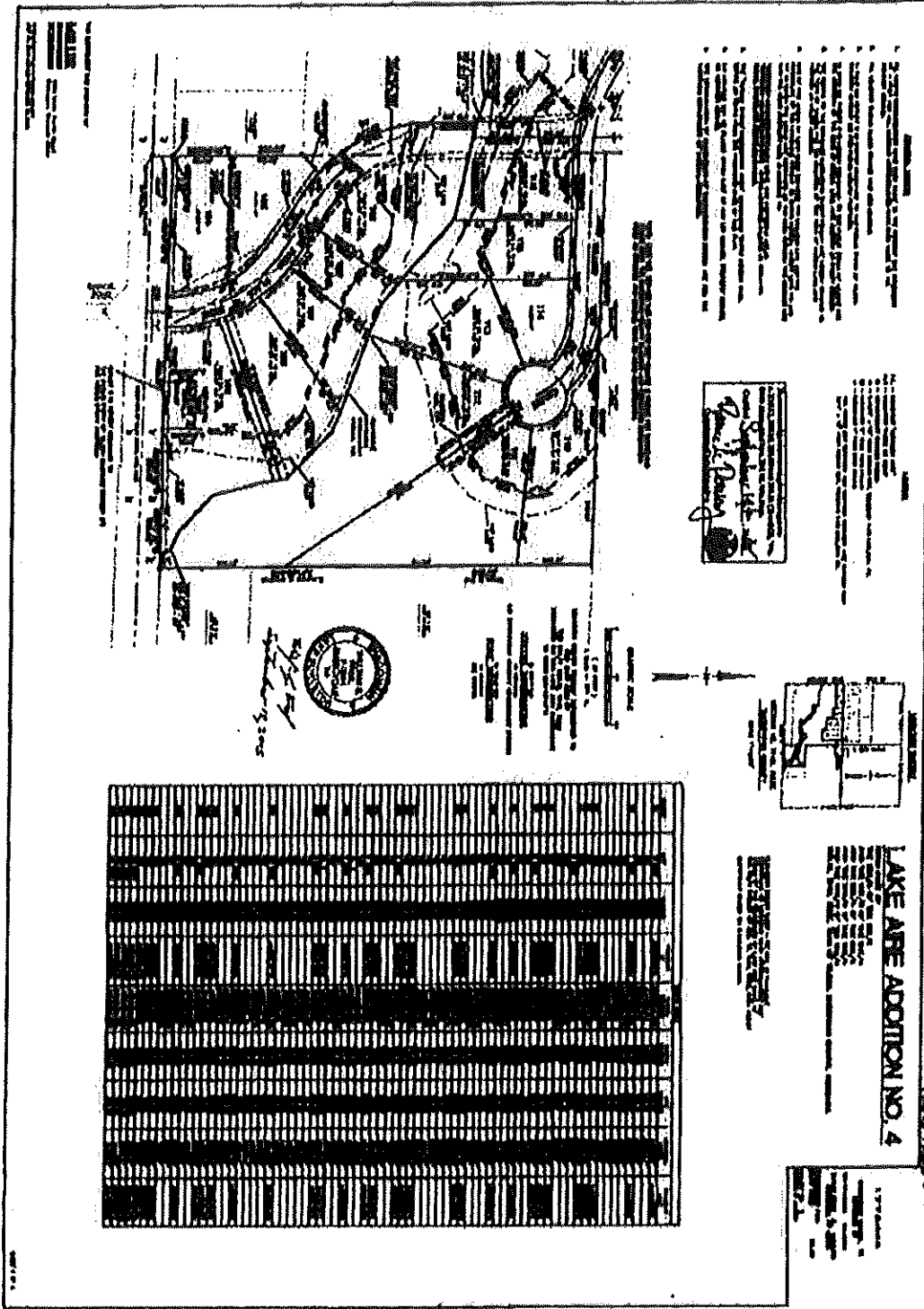
COMMENCING AT THE SW1/4 COR SAO SEC. 15, T14N, R23E;
 THENCE N00°00'48"E ALONG THE EAST LINE OF THE SW1/4 SAID SEC. 15, 45.01 FEET TO THE POINT OF BEGINNING;

THENCE FROM SAID POINT OF BEGINNING;
 CONTINUING N00°00'48"E ALONG THE EAST LINE OF SAID SW1/4, 283.63;
 THENCE N43°58'28"E, 51.06 FEET;
 THENCE 267.77 FEET ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 333.00 FEET AND A CHORD THAT BEARS N23°01'24"W, 260.81 FEET;
 THENCE N00°00'48"E, 223.08 FEET TO A MEANDER CORNER BEING N00°00'48"E 119 FEET MORE OR LESS FROM THE CENTERLINE OF A NAVIGABLE STREAM;
 THENCE THE FOLLOWING BEARINGS AND DISTANCES ON A MEANDER LINE ALONG SAID STREAM CENTERLINE:

N46°57'11"W 123.97 FEET;
 N88°51'04"W 170.94 FEET;
 N10°28'24"W 33.85 FEET;
 N22°33'57"E 89.44 FEET;
 N87°19'43"W 198.41 FEET;
 S00°00'00"W 75.62 FEET;
 S23°38'31"E 88.88 FEET;
 S70°41'25"W 213.53 FEET;
 N80°17'08"W 58.18 FEET;
 S37°37'23"W 68.51 FEET;
 N65°21'02"W 112.37 FEET;
 N28°51'09"W 62.32 FEET;
 N51°08'58"W 123.85 FEET;
 N39°34'22"W 141.40 FEET;
 N30°28'42"W 180.80 FEET;
 N88°14'34"W 98.81 FEET;
 N50°22'05"W 142.41 FEET;
 N80°27'10"W 78.33 FEET;
 S87°44'59"W 131.59 FEET;
 N80°58'49"W 82.19 FEET;
 N88°32'00"W 48.98 FEET TO THE CLOSING MEANDER CORNER BEING N00°09'28"E 77 FEET MORE OR LESS FROM SAID STREAM CENTERLINE;
 THENCE N00°09'28"E, 130.30 FEET;
 THENCE N89°50'34"W 440.00 FEET;
 THENCE 209.38 FEET ALONG THE ARC OF A CURVE TO THE RIGHT WITH A RADIUS OF 333.00 FEET AND A CHORD THAT BEARS N71°49'48.5"W 205.95 FEET;
 THENCE N85°49'03"W 100.00;
 THENCE 188.55 FEET ALONG THE ARC OF A CURVE TO THE LEFT WITH A RADIUS OF 267.00 FEET AND A CHORD THAT BEARS N71°54'09.5"W 183.77 FEET;
 THENCE N89°50'18"W 33.00 FEET TO THE WEST LINE OF THE SW1/4 SAID SEC. 15;
 THENCE N00°00'44"E (REC. N00°00'45"E) ALONG SAID WEST LINE, 603.47 FEET TO THE SOUTHWEST CORNER OF LAKE AIRE ADDITION NO. 3;
 THENCE S89°50'18"E (REC. S89°50'18"E) ALONG SAID SOUTH LINE, 531.01 FEET TO A SOUTHWESTERLY CORNER OF LAKE AIRE ADDITION NO. 1;
 THENCE THE FOLLOWING BEARINGS AND DISTANCES ALONG THE SOUTHERLY LINE OF LAKE AIRE ADDITION NO. 1:
 N88°45'21"E 484.87 FEET;
 S02°48'08"W 120.00 FEET;
 S83°34'00"E, 480.00 FEET;
 S07°10'00"W, 240.00 FEET;
 S03°17'00"E, 522.00 FEET;
 S00°00'48"W, 144.00 FEET;
 N89°52'05"E, 448.00 FEET;
 THENCE N00°00'48"E ALONG THE EASTERLY LINE OF LAKE AIRE ADDITION NO. 1 AND LAKE AIRE SUBDIVISION, 638.00 FEET TO THE SOUTHERLY LINE OF TERRY ANDRAK AVENUE;
 THENCE N89°32'05"E ALONG SAID SOUTHERLY LINE, 203.00 FEET TO THE EASTERLY LINE OF THE SW1/4 SAID SEC. 15;
 THENCE S00°00'48"W ALONG SAID EASTERLY LINE, 1428.08 FEET;
 THENCE S88°22'09"E, 870.22 FEET TO THE WESTERLY LINE OF CSW VO P255;
 THENCE S00°00'14"E ALONG SAID WESTERLY LINE, 843.12 (REC. 848.25) FEET TO THE NORTHERLY LINE OF C.T.H. "V";
 THENCE THE FOLLOWING BEARINGS AND DISTANCES ALONG SAID NORTHERLY LINE;
 N88°17'37"W, 185.44 FEET;
 S88°50'39"W, 100.12 FEET;
 N88°17'37"W, 805.37 FEET;
 N88°35'15"W, 1.21 FEET TO THE POINT OF BEGINNING;

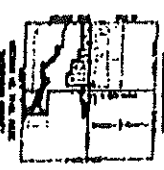
CONTAINING 3,422,912 S.F. MORE OR LESS (78.8 AC. MORE OR LESS) OF LAND, INCLUDING THEREON THAT PORTION LYING BETWEEN THE MEANDER LINE AND THE CENTERLINE OF A NAVIGABLE STREAM, AND ALSO THEREON BEING 501,385 S.F. DEDICATED TO THE TOWN OF WILSON FOR ROADWAY PURPOSES, 133,883 S.F. DEDICATED TO THE TOWN OF WILSON FOR THE CREATION OF THE TOWN OF WILSON LAKE AIRE ADDITION NO. 4 UTILITY DISTRICT AND 7,003 S.F. DEDICATED TO THE TOWN OF WILSON SANITARY DISTRICT NO. 1 FOR PUBLIC UTILITY PURPOSES.

"B"



1. The drawing is a site plan showing the layout of the proposed addition to the existing building. The drawing includes the existing building footprint, the proposed addition footprint, and the location of the proposed addition relative to the existing building. The drawing also shows the location of the proposed addition relative to the existing building.

Prepared by
 [Signature]
 [Title]



LAKE AIRE ADDITION NO. 4
 [Additional text]

SHEET NO. 218

[Additional text]

Map No. 100-100-100

LAKE AIRE ADDITION NO. 4

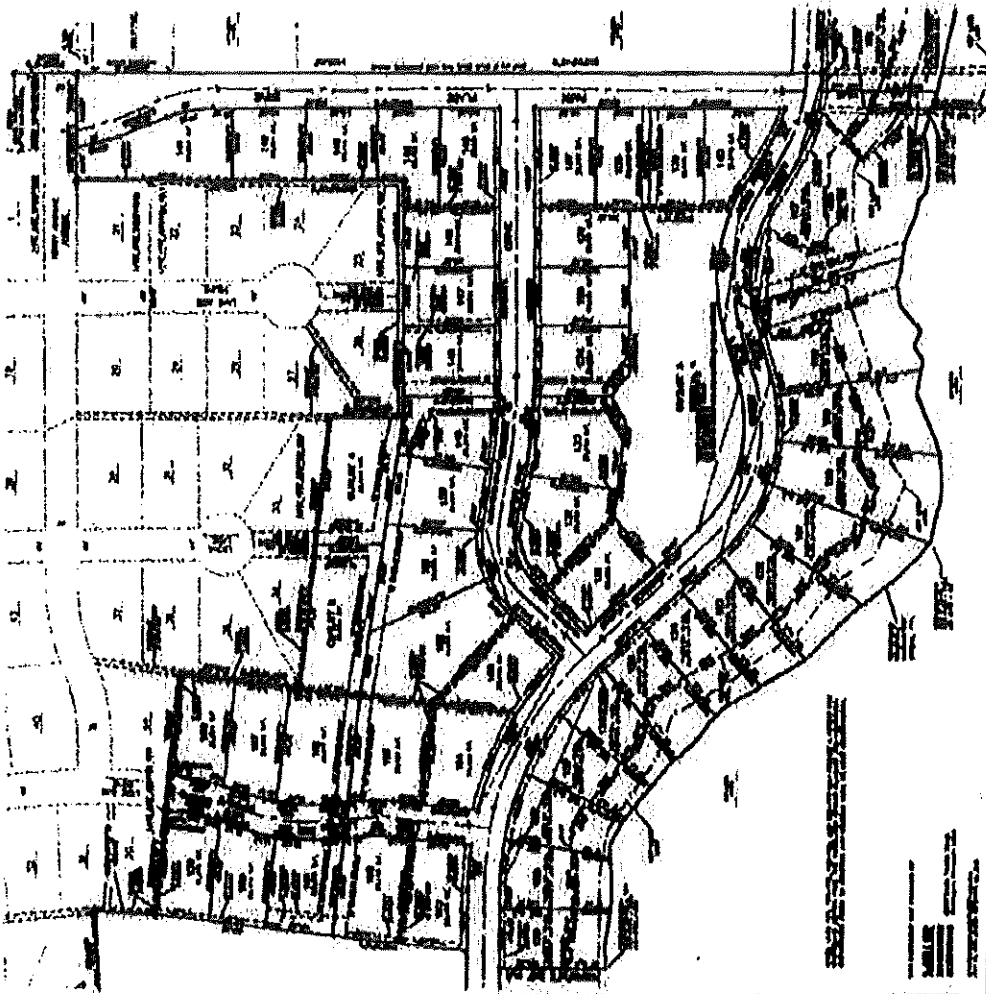
THIS MAP IS A PART OF THE LAKE AIRE ADDITION NO. 4, AS SHOWN ON MAP NO. 100-100-100, AND IS SUBJECT TO THE TERMS AND CONDITIONS OF THE PLAT OF SAID ADDITION.

- 1. LOTS 1 TO 10
- 2. LOTS 11 TO 20
- 3. LOTS 21 TO 30
- 4. LOTS 31 TO 40
- 5. LOTS 41 TO 50
- 6. LOTS 51 TO 60
- 7. LOTS 61 TO 70
- 8. LOTS 71 TO 80
- 9. LOTS 81 TO 90
- 10. LOTS 91 TO 100



4/15/1914
Spokane, Wash.

Thomas J. Downey



THE STATE OF CALIFORNIA
 DEPARTMENT OF PUBLIC SAFETY
 OFFICE OF THE REGISTRAR OF DEEDS
 SACRAMENTO, CALIFORNIA

EXHIBIT

"C"

BUILDING SETBACK TABLE
FRONT YARD FROM STREET RIGHT OF WAY

<u>LOT</u>	<u>SETBACK</u>	<u>LOT</u>	<u>SETBACK</u>
103	35'	134	45'
104	35'	135	35'
105	35'	136	45'
108	50'	137	35'
107	40'	138	45'
108	35'	139	45'
109	35'	140	35'
110	35'	141	35'
111	55'	142	35'
112	55'	143	35'
113	65'	144	35'
114	65'	145	35'
115	35'	146	45'
116	35'	147	55'
117	35'	148	45'
118	35'	149	35'
119	45'	150	55'
120	55'	151	75'
121	65'	152	55'
122	55'	153	35'
123	45'	154	55'
124	35'	155	45'
125	35'	156	35'
126	35'	157	45'
127	45'	158	55'
128	55'	159	35'
129	45'	160	45'
130	35'	161	55'
131	45'	162	45'
132	35'	163	35'
133	55'		

1806121

SHEBOYGAN COUNTY, WI
RECORDED ON
08/16/2006 02:43PM

ELLEN R. SCHLEICHER
REGISTER OF DEEDS

RECORDING FEE: 13.00
TRANSFER FEE:
EXEMPTION #

STAFF ID 3
TRANS # 85141
OF PAGES: 2

**CONSENT TO LEVY OF SPECIAL ASSESSMENT
FOR SANITARY SEWER FACILITIES**

1. Amount of Special Assessment. The undersigned has been informed by the Town of Wilson Sanitary District No. 1 ("the District") that the amount of the special assessment for each buildable lot in Lake Aire Addition No. 4 for construction of the pump station is \$1,000, and understands that this is in addition to the \$2,000 per lot connection fee for sanitary sewer set forth in paragraph 8 of the Development Agreement dated July 5, 2005 and that the total amount of \$3,000 is payable prior to the issuance of a building permit.
2. Consent to Levy of Special Assessment. The undersigned hereby consents to the levying of these special assessments for sanitary sewer and pump station along with the connection fee for a total amount of \$3,000 for each buildable lot in Lake Aire Addition No. 4 without further notice from the District.
3. Waiver of Statutory Levy Proceedings and Appeal Right. The undersigned represents that it is the sole owner of record title to all of the buildable lots in Lake Aire Addition No.4 and hereby waives any and all requirements of the Wisconsin Statutes which must be met prior to the imposition of special assessments and agrees that the District may proceed to levy the special assessments identified in paragraphs one and two above. The undersigned specifically waives notice of the date, place and time at which the District Commission will adopt a resolution to levy special assessments in these amounts and further waives adoption of such resolution itself. It further waives the right to appeal from the special assessments identified in paragraphs one and two above, and stipulates that the amounts of these special assessments have been determined on a reasonable basis and that the improvements benefit Lake Aire Addition No. 4 and the lots therein and that the improvements are being installed, and the assessments levied, pursuant to the District's police power.
4. Other Costs and Fees. The undersigned further understands that these special assessments are separate from and in addition to any permit fees, building lateral installation fees or costs, fees for sewage usage, and any meter or inspection fees.
5. Recording. This document may be recorded. The legal description of Lake Aire Addition No. 4 is attached and marked Exhibit 1.

Return to: Town of Wilson
5935 So Business Dr
Sheboygan, WI 53081

Dated this 9th day of August, 2006.

GREEN ACRES ESTATES, LLC

By: Joyce Wagner, member
Who individually represents to the District that he/she
is either the sole member of Green Acres Estates, LLC,
("the LLC") its duly appointed manager (if the LLC is
organized as manager-managed), or has been unanimously
granted specific authority to enter into this agreement by
all members of the LLC.

Kim M. Mertz
my commission
expires
3/31/2010



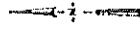
This instrument was drafted by Attorney Paul W. Rosenfeldt

EXHIBIT 1

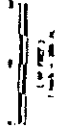
Lake Aire Addition No. 4
Being part of the SW ¼ of the SE ¼
and the NE ¼ of the SW ¼
and the SE ¼ of the SW ¼
and the SW ¼ of the SW ¼
and the NW ¼ of the SW ¼
Section 15, T14N, R23E, Town of Wilson, Sheboygan County, Wisconsin

LAKE AIRE ADDITION NO. 4

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AND THE NW/4 OF THE SW/4
AND THE SW/4 OF THE SW/4
AND THE NW/4 OF THE SW/4
SECTION 10, T20N, R10E, S10W,
COUNTY OF MILWAUKEE, STATE OF WISCONSIN.



GRAPHIC SCALE



PLANNED UNDER THE SUPERVISION OF
THE MILWAUKEE COUNTY ENGINEER
AND THE MILWAUKEE COUNTY COMMISSIONERS
IN PULASKI, WISCONSIN

CHIEF ENGINEER

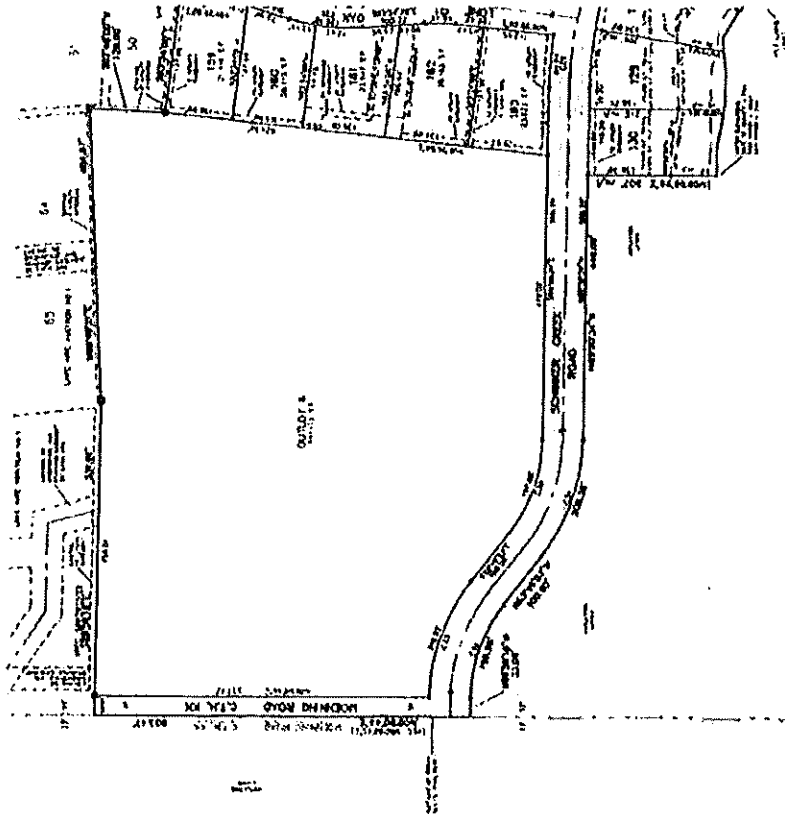
10 MILWAUKEE COUNTY COMMISSIONERS

TITLE, SPECIFICATIONS

10 SHEETS



24-1-10
Sept 13, 2005



See Supplemental Plat
Kevin Poney

Not a trademark and prepared by
MILLER
ENGINEERING
SCIENTISTS

