

**ALBERTA GOVERNMENT SERVICES
LAND TITLES OFFICE**

IMAGE OF DOCUMENT REGISTERED AS:

142023313

ORDER NUMBER: 25193152

ADVISORY

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CAVEAT

TO THE REGISTRAR OF THE ALBERTA LAND TITLES OFFICE

TAKE NOTICE that **Jagare Ridge Homeowners Association** (the "Caveator"), of Edmonton, in the Province of Alberta, claims an interest under and by virtue of a Encumbrance Agreement in writing, dated January 15, 2014, and made between **Jagare Ridge Communities Inc.**, as registered owner, and the Caveator whereby the said registered owner and the Caveator agreed, all in accordance with the terms of the said Encumbrance Agreement, a true copy of which is attached to and forms part of this Caveat, in the lands described as follows:

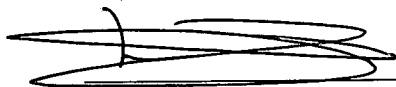
See Schedule "A" attached hereto.

standing in the register in the name of **Jagare Ridge Communities Inc.**, and the Caveator forbids the registration of any person as transferee or owner of, or of any instrument affecting the said estate or interest, unless the instrument or Certificate of Title, as the case may be, is expressed to be subject to the Caveator's claim.

THE CAVEATOR DESIGNATES 900, 10310 Jasper Avenue, Edmonton, AB, T5J 1Y8, as the place at which notices and proceedings relating hereto may be served.

DATED this 15th day of January, 2014.

JAGARE RIDGE HOMEOWNERS ASSOCIATION
by its agent and solicitor




MELISSA BANACK

AFFIDAVIT IN SUPPORT OF CAVEAT


I, MELISSA BANACK, of the City of Edmonton, in the Province of Alberta, MAKE OATH AND SAY AS FOLLOWS:

1. That I am Agent for the Caveator.
2. That I believe that the Caveator has a good and valid claim upon the said land and I say that this Caveat is not being filed for the purpose of delaying or embarrassing any person interested in or proposing to deal therewith.

SWORN before me at Edmonton)
in the Province of Alberta,)
this 15th day of January, 2014)



A Commissioner for Oaths in and for the
Province of Alberta



Teresa Bower
Commissioner for Oaths
My Commission Expires June 30, 2016

SCHEDULE "A"

PLAN 132 5161
BLOCK 4
LOTS 1 TO 21 INCLUSIVE
EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 132 5161
BLOCK 5
LOTS 1 TO 15 INCLUSIVE
EXCEPTING THEREOUT ALL MINES AND MINERALS

1182665; January 15, 2014

ENCUMBRANCE AGREEMENT

MADE AS OF THIS 15th day of January, 2014.

BETWEEN:

JAGARE RIDGE COMMUNITIES INC.,
a body corporate incorporated under the laws of the Province of Alberta
(hereinafter called the "Developer")

OF THE FIRST PART

- and -

JAGARE RIDGE HOMEOWNERS ASSOCIATION,
a society incorporated under the *Societies Act* of Alberta
with registered office at 900, 10310 Jasper Avenue,
in the City of Edmonton, in the Province of Alberta, T5J 1Y8
(hereinafter called the "Homeowners Association")

OF THE SECOND PART

WHEREAS:

- a. The Developer Jagare Ridge Communities Inc. is registered as owner of lands in the City of Edmonton, in the Province of Alberta described in Schedule "A" hereto (the "Current Lots");
- b. The Current Lots are part of a planned development in stages of lands that are herein described as the "Jagare Ridge Subdivision", being lands described in Schedule "B" hereto;
- c. The Developer owns lands within the Jagare Ridge Subdivision, as noted in Schedule "B" hereto.
- d. The Developer wishes to develop on the Jagare Ridge Subdivision a residential development for single-family homes and multi-family homes, special aspects of which are to be the sharing of maintenance of Subdivision Features by and through the Homeowners Association;
- e. The Homeowners Association is (and may become) the holder of leases, easements and other rights in, to and over the Feature Lands, including:
 - i. easements and leases for Subdivision Features on Current Lots;

- ii. easements or leases for the Subdivision Features from the municipality or other party; and
- iii. such other leases and easements as the Homeowners Association deems appropriate for the overall benefit of the Jagare Ridge Subdivision and its owners;
- f. The parties hereto intend to extend the operation of the arrangements provided for in this Agreement, made here applicable to the Current Lots, to subsequent subdivided portions of the Jagare Ridge Subdivision as and when created by subdivision plan; and
- g. The lands encompassed in the Homeowners Association's functions may in future be extended to the Added Lands (whether owned by the Developer or any other developer of lands).

NOW THEREFORE THE PARTIES HERETO AGREE AS FOLLOWS:

1. **DEFINITIONS**

IN THIS INSTRUMENT the following items have the following meanings:

- a. **"Added Lands"** means any and all lands adjacent to or near to the lands described in Schedule "B" hereto that fall within the Jagare Ridge Community Area Structure Plan on file with the City of Edmonton and that may at any time or from time to time hereafter be included in the functions of the Homeowners Association and within the operation of this agreement.
- b. **"Current Lots"** means those lands described in Schedule "A" hereto;
- c. **"Feature Lands"** means the lands and areas of lands identified in Schedule "C" hereto and any other lands leased, licensed or owned by the Homeowner's Association or over which the Homeowner's Association assumes maintenance responsibilities from the municipality or otherwise.
- d. **"Homeowner's Association Costs"** shall have the meaning set out in paragraph 3c..
- e. **"Homeowners Association Land Interests"** means:
 - i. The leases and easements held by the Homeowners Association and the Developer on the Feature Lands;
 - ii. The leases, easements and other rights granted, or to be granted to the Homeowners Association by the City of Edmonton or by the Developer for any other entrance gateways, fences, walkways, parks, signage and other features in the Jagare Ridge Subdivision; and

- iii. Such other licenses, leases and easements within the Jagare Ridge Subdivision as the Homeowners Association hereafter acquires.

- f. **“Jagare Ridge Subdivision”** means lands described in Schedule “B” hereto and includes the Current Lots, and such other subdivided lots as may hereafter become parts of the subdivision known as Jagare Ridge, and includes Added Lands, if any (the extent and boundaries of which shall be determined by the Homeowners Association).

- g. **“Multi-Family Land”** means the parcel or parcels of land within the Jagare Ridge Subdivision that are now or may in future be developed as multi-family housing properties.

- h. **“Multi-Family Land Factor”** for a Multi-Family Land parcel is:
 - i. Fifteen (15) multiplied by the number of acres of land within the Multi-Family Land parcel if the Multi-Family Land is not subdivided or condominiumized further into Single-Family Building Lots, and
 - ii. The number of subdivided lots created within the Multi-Family Land if it is further subdivided or condominiumized into Single Family Building Lots.

- i. **“Ordinary Resolution”** means a resolution passed by a majority of eligible votes at a properly constituted meeting of the Homeowner’s Association, or a resolution in writing signed by eligible voters holding a majority of eligible votes.

- j. **“Owner”** means the registered owner in fee simple of a Current Lot.

- k. **“Rent Charge”** shall have the meaning set out in paragraph 3a.

- l. **“Rent Charge Proportion”** means:
 - i. As to all Single-Family Building Lots, a fraction equal to one (1) divided by the Rent Charge Total, and
 - ii. As to any Multi-Family Land parcel:
 - (1) If the Multi-Family Land remains unsubdivided or condominiumized into Single-Family Building Lots the fraction equal to the Multi-Family Land Factor divided by the Rent Charge Total, and
 - (2) If the Multi-Family Land is further subdivided or condominiumized into Single-Family Building Lots then for each lot or residential unit within such further subdivision the Rent Charge Proportion shall be equal to one divided by the Rent Charge Total.

- m. **“Rent Charge Total”** means the aggregate of the sum of:
- i. 1 times the number of Single-Family Building Lots (excluding Single Family Building Lots owned by the Developer), plus
 - ii. The aggregate Multi-Family Land Factors for all Multi-Family Land parcels (excluding Multi-Family Land parcels owned by the Developer) that have not been subdivided or condominiumized into Single-Family Building Lots,
- situate from time to time within the Jagare Ridge Subdivision and Added Lands (if any), as determined by the Homeowners Association from time to time.
- n. **“Single-Family Building Lot”** means:
- i. A detached single-family residential lot,
 - ii. A semi-detached (duplex) residential lot, or
 - iii. A fee simple townhouse lot or a bare-land condominium unit suitable for a single-detached, semi-detached or townhouse residence.
- o. **“Subdivision Features”** includes fountains, waterfalls, patterned sidewalks, lighted stone structures, stone walls, fencing, decorative street lamps, landscaped cul-de-sac islands, walkways, electrical power and lighting, medians and boulevards, public utility lots, flower beds, parks and landscaping and other facilities now or hereafter constructed in the Jagare Ridge Subdivision the care or maintenance of which may be undertaken from time to time by the Homeowners Association.
- p. **“Term”** means the period commencing on November 1, 2013, and expiring on October 31, 2112.

2. **THE HOMEOWNERS ASSOCIATION**

- a. **Rights and Obligations of the Homeowners Association**
- i. **Responsibilities.** The Homeowners Association, shall be responsible for the management and control of all Subdivision Features, and shall keep the same in good, clean and proper condition, order and repair.
 - ii. **Manager.** The Homeowners Association may obtain, employ and pay for the services of any entity or person (hereinafter called the “Manager”) to assist in managing its affairs and carrying out its rights and obligations hereunder to the extent it deems advisable, as well as such other personnel as the Homeowners Association shall determine to be necessary or desirable, whether such personnel are furnished or employed directly by the Homeowners Association or by the Manager. Without limitation, the

Homeowners Association may contract with or employ the Developer or an affiliated company to perform and exercise (and in the Homeowners Association so contracting the Developer or affiliated company, as the case may be, and the representatives it elects shall be free to exercise the Developer's voting right in the Homeowners Association) some or all of its rights and obligations or to act as Manager for any period. Any management agreement must be terminable for cause upon thirty (30) days notice, be for a term not to exceed three years, and be renewable only upon mutual consent of the parties.

- iii. Implied Rights. The Homeowners Association may exercise other rights or privileges given to it expressly by this Agreement, its Articles or Bylaws, or by law, and every other right or privilege reasonably necessary to effectuate the exercise of any right or privileges granted herein or therein.

3. COVENANT FOR MAINTENANCE ASSESSMENTS

- a. There shall be payable to the Homeowners Association from time to time, as assessed and levied by the Homeowners Association from time to time, by the registered owner in fee simple of each Current Lot including each parcel of Multi-Family Land, a sum equal to such Single Family Building Lot's or Multi-Family Land's (as the case may be) Rent Charge Proportion of the Homeowners Association's Costs, as and by way of a rent charge (the "Rent Charge"). If a Multi-Family Land parcel is hereafter subdivided or condominiumized into Single-Family Building Lots from and after the registration of the plan for such subdivision or condominium, the Rent Charge Proportion applicable to such Multi-Family Land parcel shall become equal to the number of Single-Family Building Lots created by such plan, and the Rent Charge Proportion applicable to such Multi-Family Land parcel will thereafter be the same for each Single-Family Building Lot so created as it is for any other Single-Family Building Lot.
- b. The Developer Jagare Ridge Communities Inc. hereby, as registered owner in fee simple of each of the Current Lots subject to such liens, encumbrances and interests as are endorsed hereon, grants to the Homeowners Association a Rent Charge as against and in respect of each such Current Lot, equal to the lesser of:
 - i. in each case an amount equal to:
 - (1) \$1,000.00 for each Single-Family Building Lot per annum during the Term or such other amount as is determined by Ordinary Resolution pursuant to paragraph 3(c); and
 - (2) \$15,000.00 per acre for Multi-Family Lands (that have not been subdivided or condominiumized into a Single-Family Building Lot) per annum during the Term or such other amount as is determined by Ordinary Resolution pursuant to paragraph 3(c);

or;

- ii. the Rent Charge Proportion of the Homeowners Association's Costs applicable to such Current Lot, from time to time during the Term hereof determined as herein provided for;

and encumbers, mortgages and charges each such Current Lot as security for payment of the Rent Charge applicable to each such Current Lot (respectively).

- c. "Homeowners Association's Costs" for any period shall mean any and all costs incurred or to be incurred in such period (including without limitation reasonable reserves for future maintenance, repair and replacement costs) by the Homeowners Association in and in respect of carrying out and exercising its rights, duties and obligations hereunder, as determined by the Board of Directors of the Homeowners Association from time to time. Notwithstanding the foregoing, and notwithstanding Paragraph 3(b) hereof, the Homeowners Association's costs for any Current Lot except the Multi-Family Land (unless the latter is subdivided or condominiumized into a Single-Family Building Lot) shall not exceed the amount per annum applicable for such Lot under section 3(b)(i)(1) hereof (and as to the Multi-Family Land as long as it remains unsubdivided or condominiumized as aforesaid shall not exceed the amount per annum applicable for such Lot under 3(b)(i)(2)) unless authorized by Ordinary Resolution of the members of the Homeowners Association.
- d. The Owner from time to time of each Current Lot shall pay the Rent Charge applicable to his Current Lot as and whenever required by the Homeowners Association. The Board of Directors of the Homeowners Association shall from time to time estimate the Homeowners Association's Costs (including without limitation reserves for maintenance, repair and replacement costs) for such period as it deems convenient to its administration and shall notify each Owner of the amount of such estimate and the Owner's share thereof (that is, his Rent Charge) by notice in writing given in accordance with paragraph 5 hereof. Each such estimate shall state the amount of the Rent Charge payable for the period. The Rent Charge for each Current Lot shall be the sum so notified by the Homeowners Association as applicable to the Current Lot and such Rent Charge for such period shall be due and payable on or before the 30th day following notice of the Rent Charge. If a Multi-Family Land Parcel is condominiumized by a condominium plan that does not create Single-Family Building Lots then the Rent Charge applicable to the Multi-Family Land Parcel shall be notified to the condominium corporation created on such plan registration and such Rent Charge notification shall be binding upon all owners of units in such condominium as if each owner had been separately and specifically notified as of the date of notification to the condominium corporation. Further, the Rent Charge applicable to such Multi-Family Land Parcel shall be and remain a charge and encumbrance on all units and common property within the said parcel.

- e. The Rent Charge shall be and is hereby made an encumbrance upon each respective Current Lot and the Homeowners Association shall have and be entitled to enforce such Rent Charge against each such (respective) lot in the same manner as provided for an "encumbrance" under the *Land Titles Act* of Alberta.
- f. The said Rent Charge shall run with and bind the title to each such respective Current Lot and to each condominium unit and related common property interest.
- g. Notwithstanding anything herein contained no Rent Charge shall be levied, assessed or payable for any period prior to the date on which the Developer has transferred lots in the Jagare Ridge Subdivision to Owners which lots in the aggregate contain at least 200 residential units ready for occupancy on which there are at least 200 residential units being occupied and the Developer gives notice to the Homeowner's Association in writing (which notice shall be in the discretion of the Developer) that they shall turn over the management functions for the Jagare Ridge Subdivision to the Homeowner's Association (the "Turnover Date"); and the Developer shall provide all duties and functions of the Homeowners Association at the Developer's sole cost and expense prior to such Turnover Date. Notwithstanding anything else contained herein, the Developer shall not be subject to any Rent Charges levied on lots in the Jagare Ridge Subdivision owned by it from and after the Turnover Date. Upon each Owner acquiring a lot from the Developer, the Developer shall set aside and hold in trust for the Homeowners Association and account for the same, a sum not less than \$100.00 for each Single Family Building Lot acquired, and \$1,500.00 per acre for each acre in a Multi-Family Land parcel acquired. No Rent Charges shall be payable in respect of unsubdivided remainder parcels owned by the Developer or against any commercial (non-residential) lands or lots.
- h. The Board of Directors of the Homeowners Association shall (subject to the limitation stated in paragraph 3(c) hereof) be the sole determiner of the Homeowners Association's Costs, the Rent Charge Proportion, the amount of the Rent Charges from time to time and the dates on which they are payable; and a certificate stating the same and signed by two or more Directors of the Homeowners Association, or signed by an officer of the Developer, shall be conclusive and binding on all Owners within the Jagare Ridge Subdivision (including without limitation the Owners of the Current Lots). The Board of Directors of the Homeowners Association shall, for and on behalf of the Homeowners Association, determine the lots including Multi-Family Lands in addition to the Current Lots that fall within the Jagare Ridge Subdivision from time to time; and the foregoing certificate provisions shall apply to such determination.
- i. Without limiting the foregoing, the Homeowners Association hereby confirms that the Rent Charge for each Current Lot for the initial one year period commencing on the Turnover Date, has been set at the sum of:

(a) \$250.00 per annum for each Single-Family Building Lot, and

(b) \$2,000.00 per annum per acre for each parcel of Multi-Family Lands,

and such Rent Charge shall be payable on or before the 30th day following the Turnover Date. If the Homeowners Association or its Board of Directors fails or omits to determine or notify Owners of the Rent Charge for any portion of the Term hereof after the Turnover Date, or if the Rent Charge for any portion of the Term shall otherwise not be ascertained or ascertainable then the Rent Charge for such portion of the Term shall be and be deemed to be the sum per annum set out in subsections 3(i)(a) and 3(i)(b) (respectively) payable in one instalment for each Current Lot.

- j. Any Rent Charge not paid when due shall bear interest (and the Owner of the Current Lot in default shall pay interest on the Rent Charge in default) at the rate of SIXTEEN (16%) per cent per annum calculated monthly, not in advance, from the date due until paid; and such interest shall be and is hereby made a charge upon the said lot.
- k. The Homeowners Association shall be at liberty, in its sole discretion, to postpone the Rent Charge and Encumbrance herein provided for, in respect of any Current Lot, to a registered first mortgage of such lot, on such terms and conditions as the Homeowners Association may require, which may include (without limitation) a requirement for payment of a fee for and expenses incurred (including solicitor-and-his-own-client fees and disbursements) in connection with same.

4. **TERM**

This Agreement and the rights, licences, interests, privileges and charges hereby granted shall be for a term of one hundred (100) years commencing on November 1, 2013, and expiring October 31, 2112.

5. **NOTICE**

Notices hereunder may be given to an Owner of a Current Lot by delivery to, or by prepaid ordinary mail addressed to, such Owner's Current Lot, or by publication in a local newspaper circulating in Edmonton, Alberta. Notice to the Developer may be given at its principal office in Edmonton, Alberta. Notices to the Homeowners Association may be given by personal delivery to the registered office of the Homeowners Association or by personal service on a member of the Board of Directors of the Homeowners Association. Notices to Current Lot Owners may be addressed to "Members" or "Occupants" or "Owners" or "Residents" or any similar designation, and do not need to state the Members' names. If a parcel is part of a condominium property, notices to all owners of units in such condominium will be deemed to be given on delivery or posting by ordinary mail to the registered address of the condominium corporation, or on newspaper publication as aforesaid.

6. MISCELLANEOUS

- a. This Agreement shall enure to the benefit of and be binding upon the parties hereto and their respective successors and assigns.
- b. If any part of this Agreement shall be void, unlawful or unenforceable for any reason whatsoever, such part shall be severable from this agreement without affecting or derogating from the validity and enforceability of the remainder hereof.

IN WITNESS WHEREOF the parties have each hereunto affixed its respective seal as witnessed by the hands of its proper officers duly authorized in that behalf as of the day and year first above written.

JAGARE RIDGE COMMUNITIES INC.

Per: _____

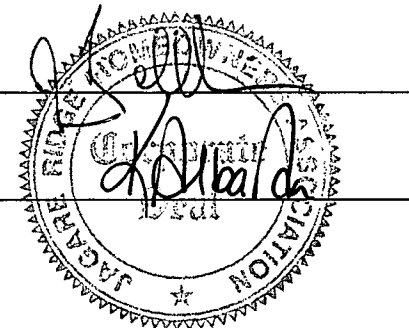
Per: _____



JAGARE RIDGE HOMEOWNERS ASSOCIATION

Per: _____

Per: _____



SCHEDULE "A"

TO ENCUMBRANCE AGREEMENT

The Current Lots are legally described as follows, all being lots shown on the subdivision plan registered as Plan No. 132 5161, namely:

Block 4, Lots 1 to 21 inclusive

Block 5, Lots 1 to 15 inclusive

SCHEDULE "B"

TO ENCUMBRANCE AGREEMENT

The Jagare Ridge Subdivision is located within the lands legally described (prior to the subdivision referred to in Schedule "A" hereto) as follows and as outlined in the attached Schedule "B-1"

ALL THOSE PORTIONS OF THE FOLLOWING LANDS LYING SOUTH AND EAST OF WHITEMUD CREEK NAMELY:

PLAN 132 2811

BLOCK 1

LOT A

CONTAINING 68.9 HECTARES (170.26 ACRES) MORE OR LESS

EXCEPTING THEREOUT:

HECTARES (ACRES) MORE OR LESS

A) PLAN 132 2814 – SUBDIVISION

1.09

2.69

B) PLAN 132 4082 – SUBDIVISION

3.46

8.55

EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 132 2811

BLOCK 1

LOT B

CONTAINING 16 HECTARES (39.54 ACRES) MORE OR LESS

EXCEPTING THEREOUT ALL MINES AND MINERALS

PLAN 132 2811

BLOCK 1

LOT C

CONTAINING 35.8 HECTARES (88.46 ACRES) MORE OR LESS

EXCEPTING THEREOUT ALL MINES AND MINERALS

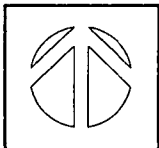
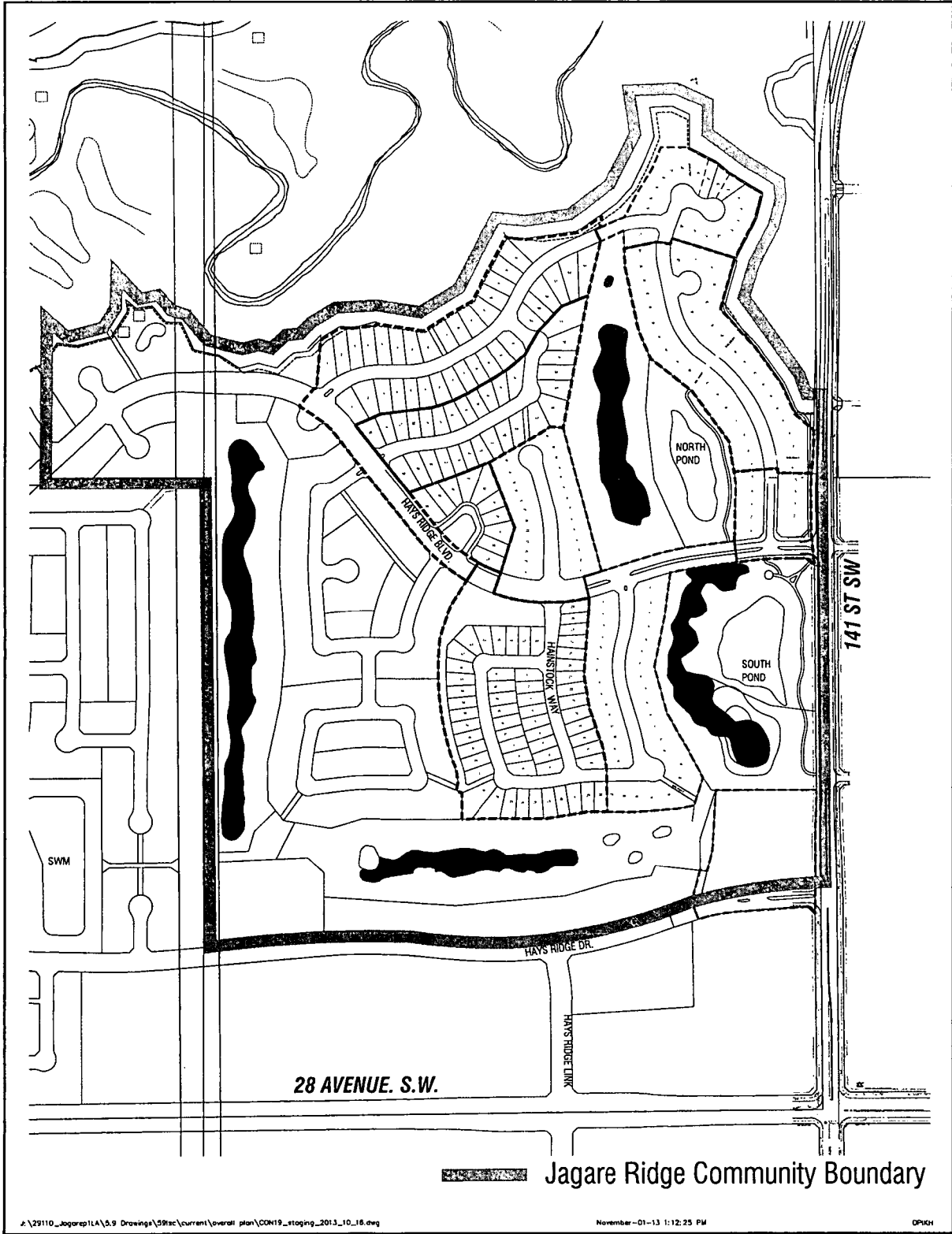
PLAN 132 2811

BLOCK 1

LOT D

CONTAINING 56.3 HECTARES (139.12 ACRES) MORE OR LESS

EXCEPTING THEREOUT ALL MINES AND MINERALS



TITLE: **JAGARE RIDGE SCHEDULE B-1**



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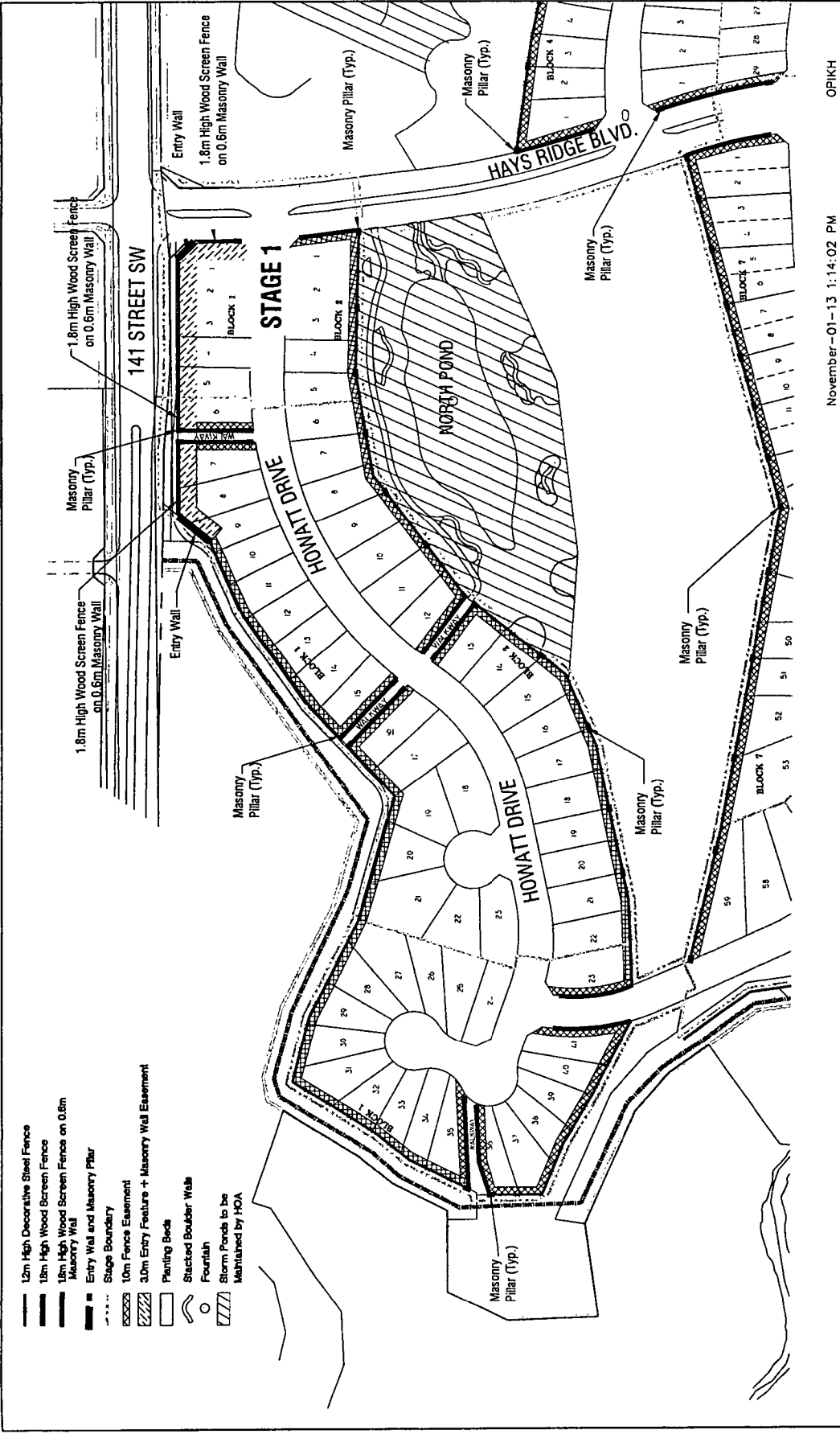
DATE: November 1, 2013

SCALE: NTS

SCHEDULE "C"

TO ENCUMBRANCE AGREEMENT

Feature Land Areas include those areas outlined in the attached as Schedules "C-1" and "C-2" and include parks, fountains and waterfalls



- 1.2m High Decorative Steel Fence
- 1.8m High Wood Screen Fence
- 1.8m High Wood Screen Fence on 0.6m Masonry Wall
- Entry Wall and Masonry Pillar
- Stage Boundary
- 1.0m Fence Easement
- 3.0m Entry Feature + Masonry Wall Easement
- Planting Beds
- Stacked Boulder Walls
- Fountain
- Storm Ponds to be Maintained by HOA



TITLE:

JAGARE RIDGE SCHEDULE C-1

SCALE: AS SHOWN

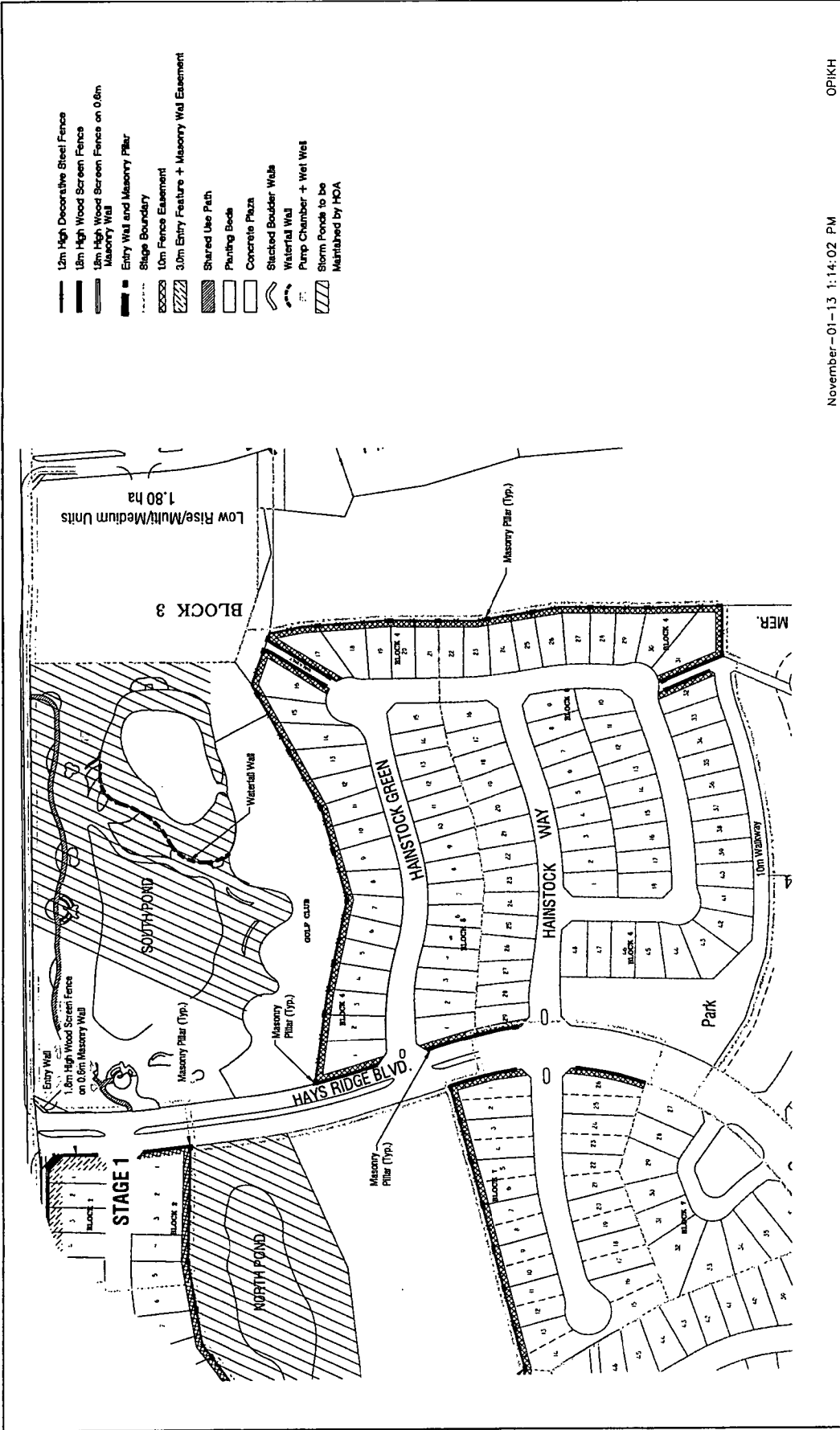
DATE: October 16, 2013

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JAGARE RIDGE SCHEDULE C-2

DWG.

SCALE: AS SHOWN

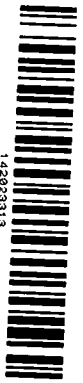
DATE: October 31, 2013

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TITLE:



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CAVE - CAVEAT

DOC 1 OF 3 DRR#: B070A6A ADR/CWOODWAR

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