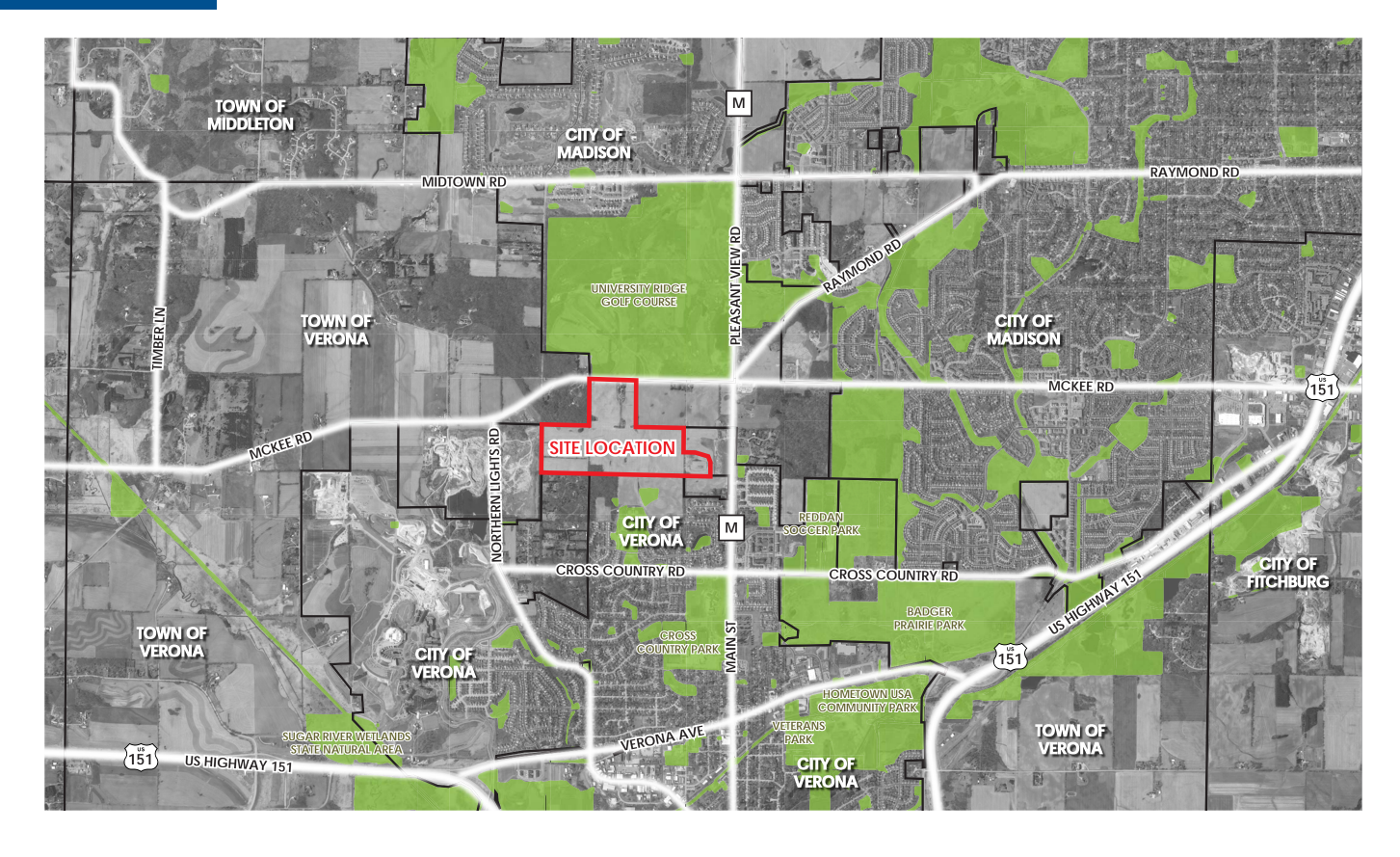


Verona, Wisconsin

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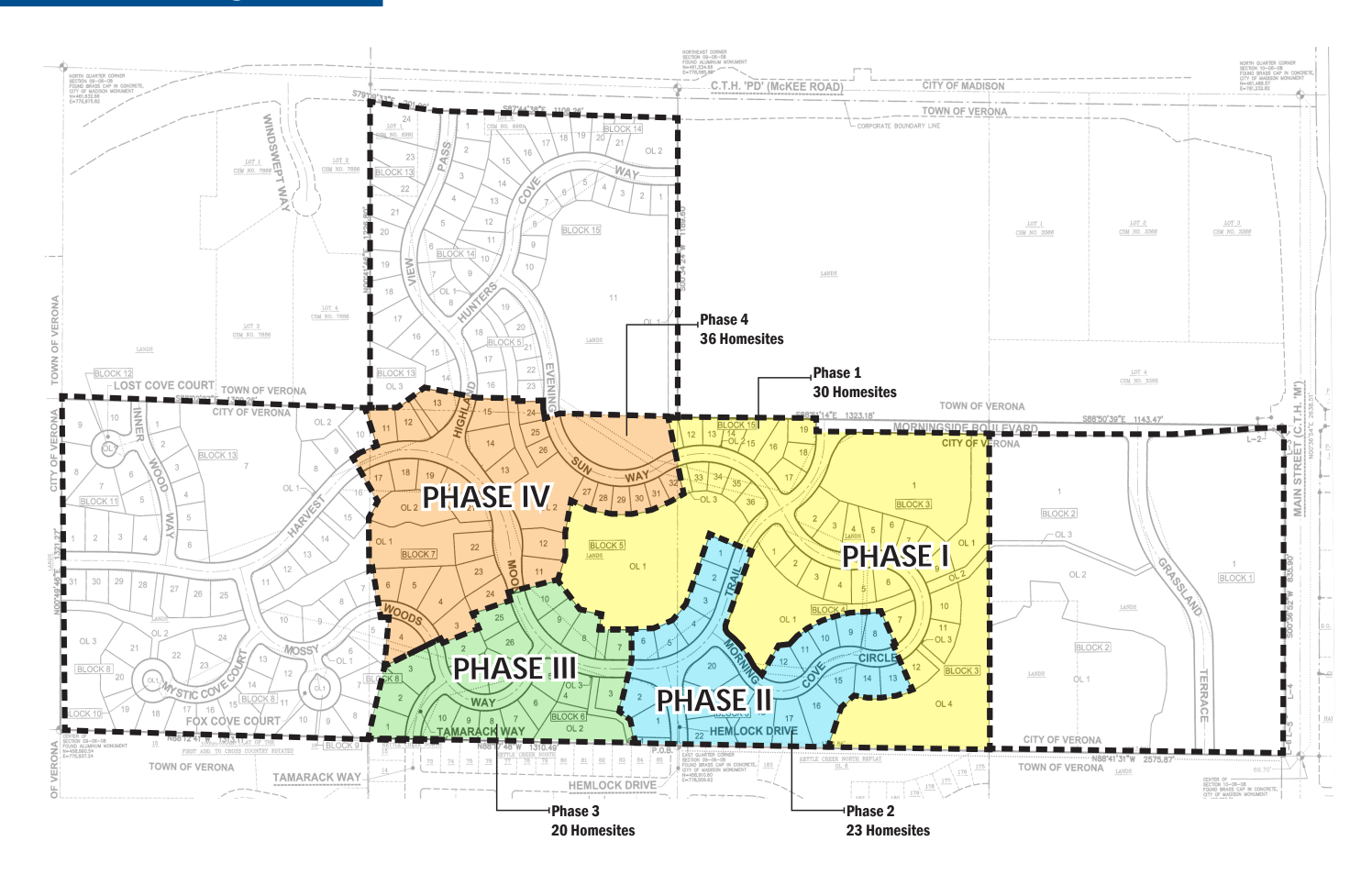
# Context Map



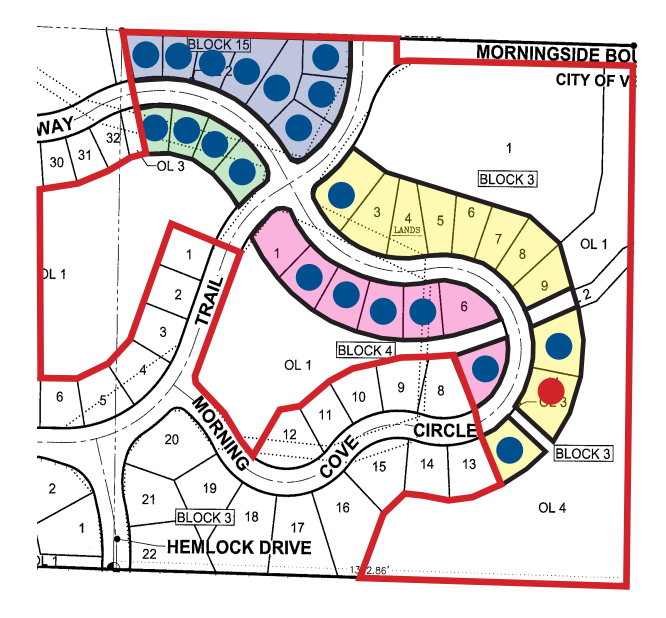




# Overall Phasing Plan



# Phase 1 - Lot Pricing





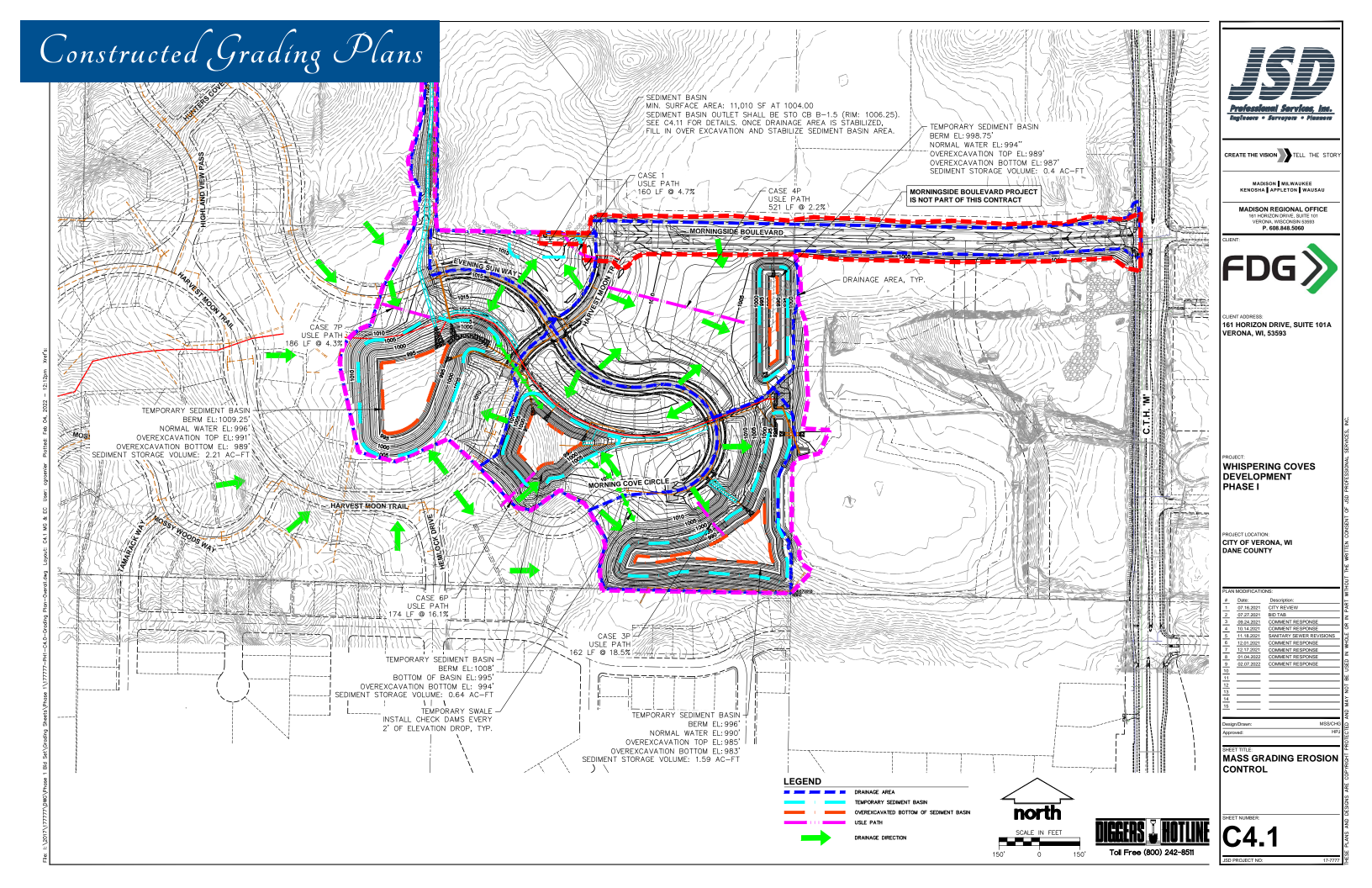
Block	Lot	Square Feet	Price	Exposure	Features
3	2	20,040	Under Contract	Standard	Central Location/Open Space
3	3	17,007	\$189,900	Lookout	Central Location/Open Space
3	4	14,661	\$189,900	Lookout	Central Location/Open Space
3	5	13,270	\$198,900	Lookout	Central Location/Open Space
3	6	11,289	\$196,900	Walkout	Central Location/Open Space
3	7	11,923	\$196,900	Walkout	Central Location/Open Space
3	8	13,048	\$198,900	Walkout	Central Location/Open Space
3	9	12,940	\$198,900	Walkout	Trail/Pond/Open Space
3	10	17,243	Under Contract	Walkout	Trail/Pond/Open Space
3	11	17,896	Sold	Walkout	Trail/Pond/Open Space
3	12	14,892	Under Contract	Walkout	Trail/Pond/Open Space
4	1	15,355	\$225,000	Standard	Trail/Open Space
4	2	13,042	Under Contract	Lookout	Pond/Open Space
4	3	13,586	Under Contract	Lookout	Pond/Open Space
4	4	14,109	Under Contract	Lookout	Pond/Open Space
4	5	13,662	Under Contract	Lookout	Trail/Open Space
4	6	14,257	\$204,900	Standard	Trail/Open Space
4	7	14,984	Under Contract	Lookout	Trail/Open Space
5	33	9,154	<b>Under Contract</b>	Lookout	Trail/Pond
5	34	9,516	<b>Under Contract</b>	Lookout	Trail/Pond
5	35	9,516	<b>Under Contract</b>	Standard	Trail/Pond
5	36	12,685	<b>Under Contract</b>	Standard	Trail/Pond
15	12	10,679	<b>Under Contract</b>	Standard	Pond/Open Space
15	13	9,830	Under Contract	Standard	Pond/Open Space
15	14	11,716	Under Contract	Standard	Pond/Open Space
15	15	16,356	Under Contract	Standard	Pond/Open Space
15	16	16,663	Under Contract	Standard	Pond/Open Space
15	17	13,810	Under Contract	Standard	Central Location
15	18	11,360	Under Contract	Standard	Central Location
15	19	11,616	Under Contract	Standard	Central Location

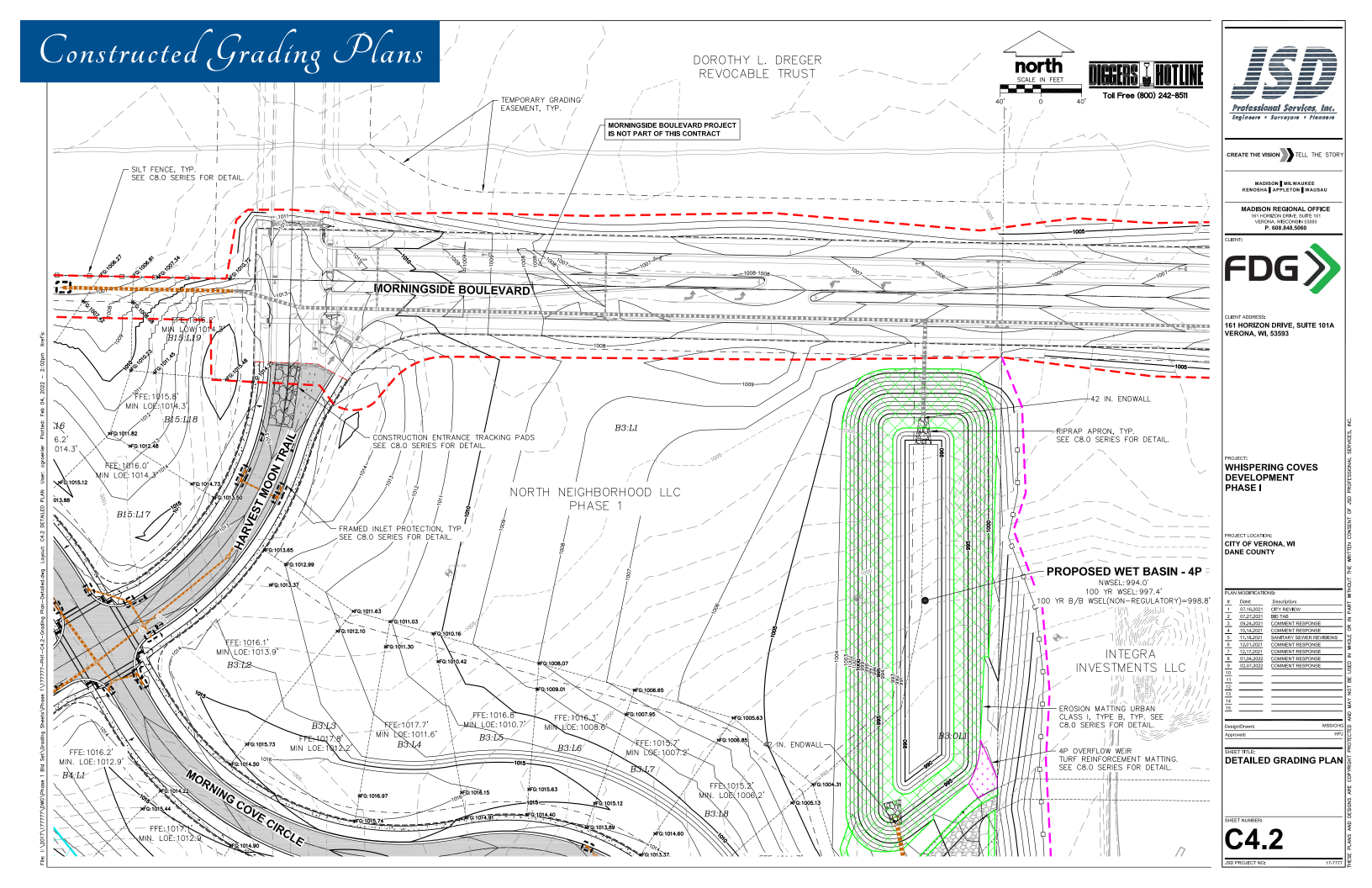
# Phase 2 - Lot Pricing

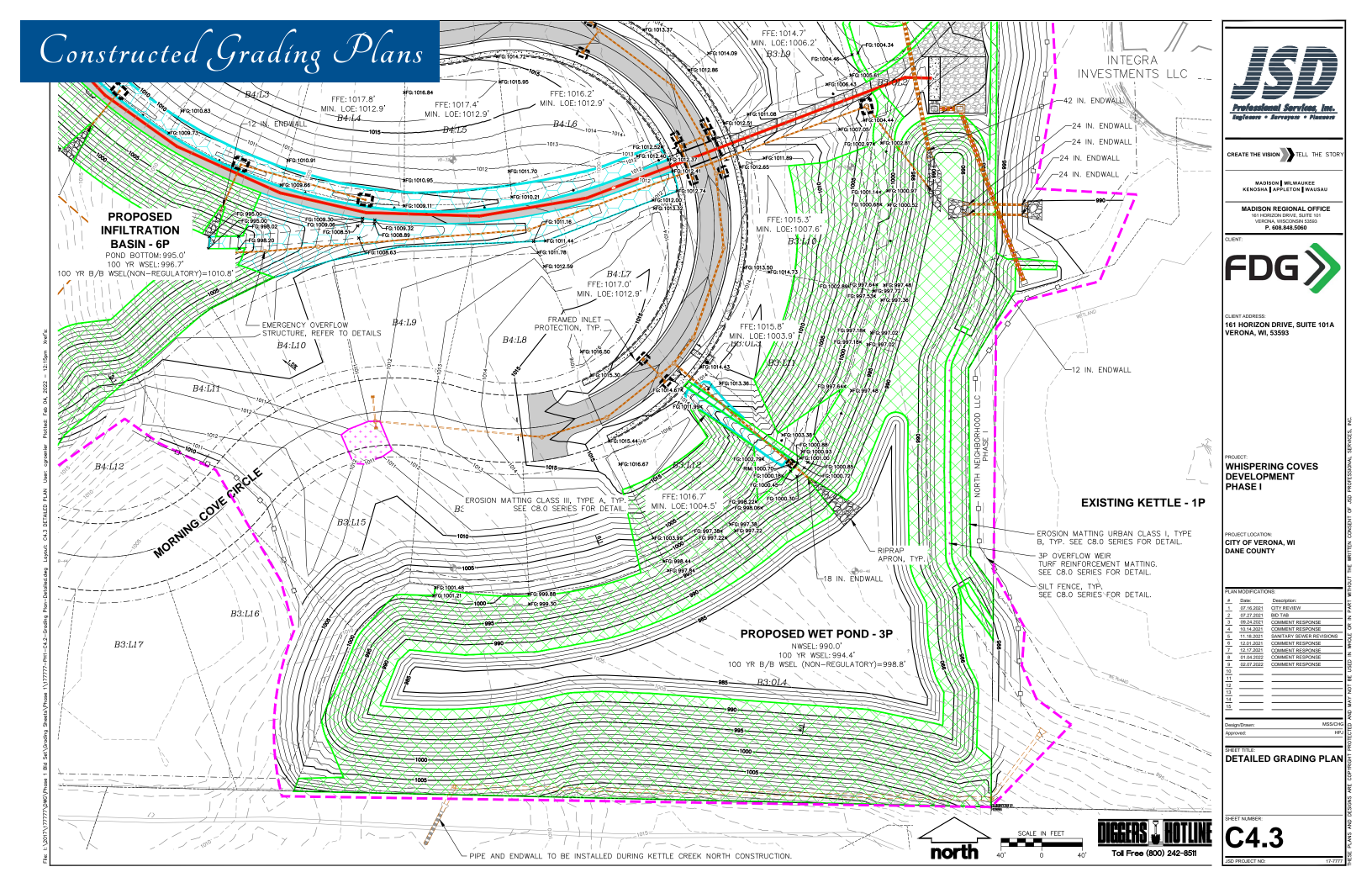


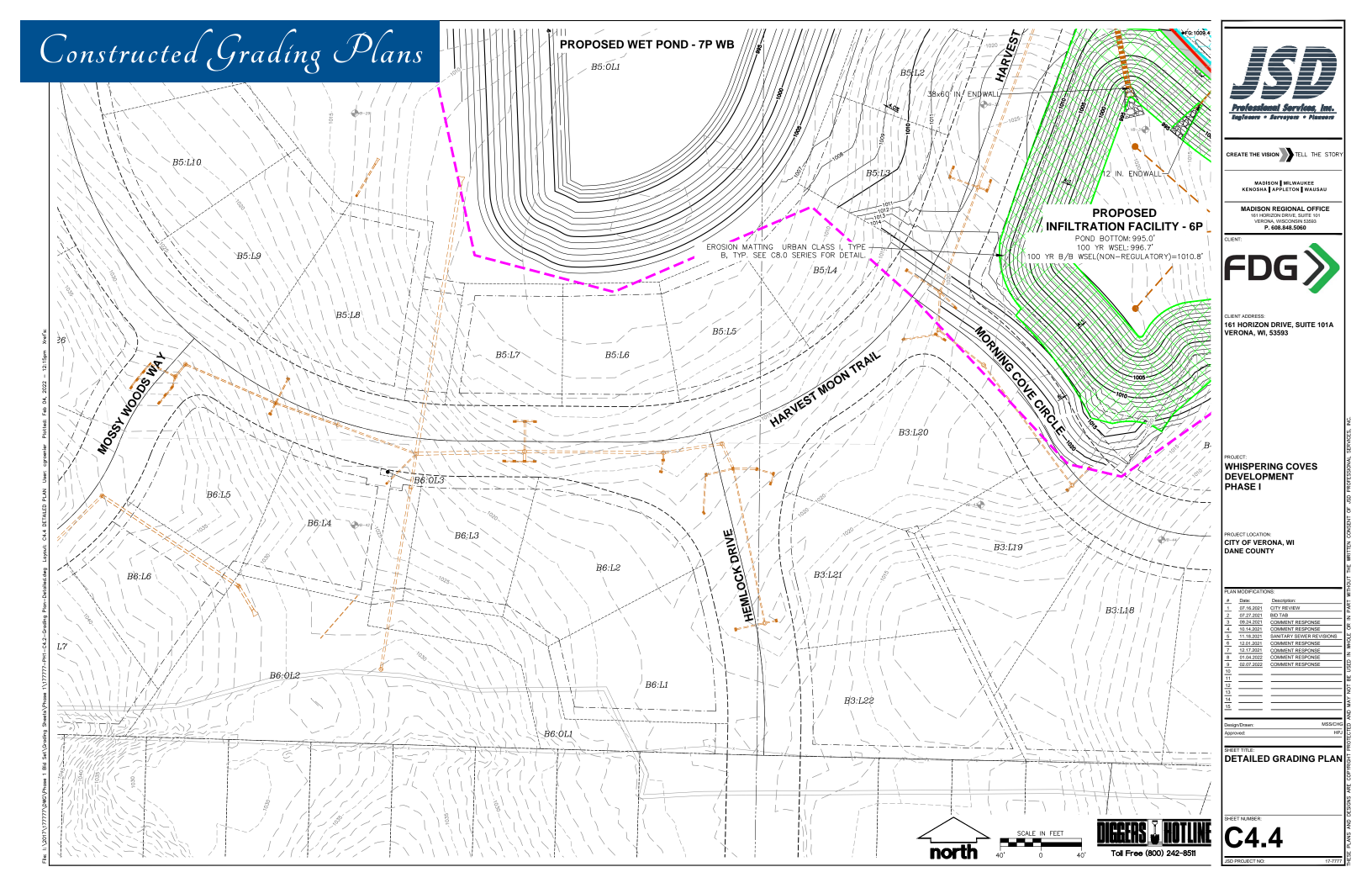
LEGEND				
Block 3		Phase 2 Boundary		
Block 4		·		
Block 5		Under Contract		
Block 6		Sold		

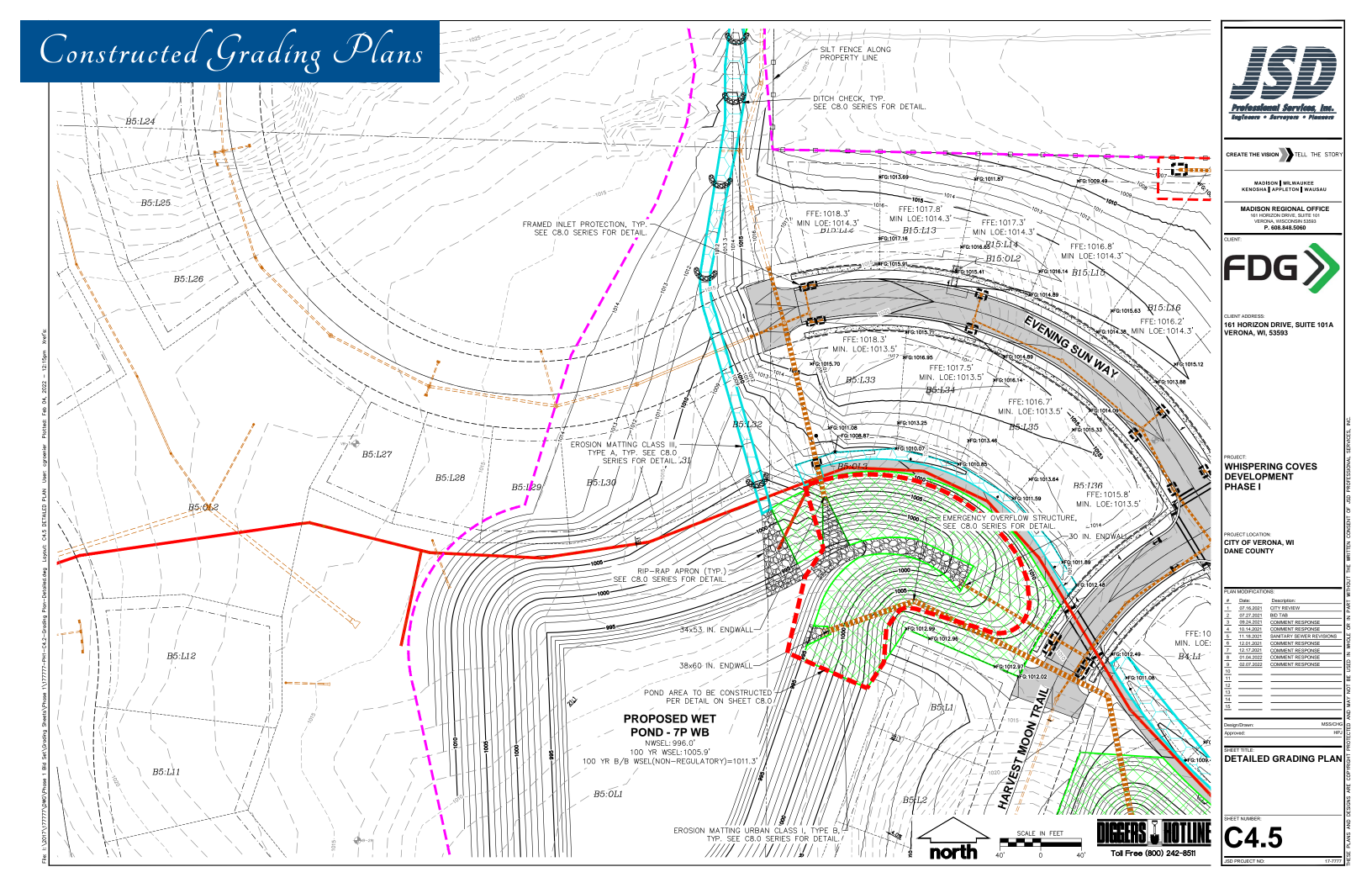
Block	Lot	Square Feet	Price	Exposure	Features
3	13	14,541	Under Contract	Walkout	Central Location/Open Space
3	14	14,265	Under Contract	Walkout	Central Location/Open Space
3	15	19,444	\$254,900	Walkout	Central Location/Open Space
3	16	28,401	Under Contract	Walkout	Central Location/Open Space
3	17	26,900	\$274,900	Walkout	Central Location/Open Space
3	18	29,028	\$279,900	Walkout	Central Location/Open Space
3	19	19,832	\$254,900	Standard	Central Location/Open Space
3	20	24,853	\$269,900	Standard	Trail/Pond/Open Space
3	21	18,566	\$254,900	Standard	Trail/Pond/Open Space
3	22	22,696	Under Contract	Standard	Trail/Pond/Open Space
4	8	15,386	\$214,900	Lookout	Trail/Pond/Open Space
4	9	14,468	Under Contract	Lookout	Trail/Open Space
4	10	12,717	\$214,900	Walkout	Pond/Open Space
4	11	12,224	\$214,900	Walkout	Pond/Open Space
4	12	17,356	\$217,760	Walkout	Pond/Open Space
5	1	11,760	\$218,385	Lookout	Trail/Pond
5	2	12,000	\$221,835	Lookout	Trail/Pond
5	3	12,692	\$215,000	Lookout	Trail/Pond
5	4	13,875	\$226,435	Lookout	Trail/Pond
5	5	13,875	\$228,735	Lookout	Pond/Open Space
5	6	12,753	\$226,435	Lookout	Pond/Open Space
6	1	19,308	\$249,900	Standard	Trail/Open Space
6	2	20,069	\$269,900	Standard	Trail Open Space

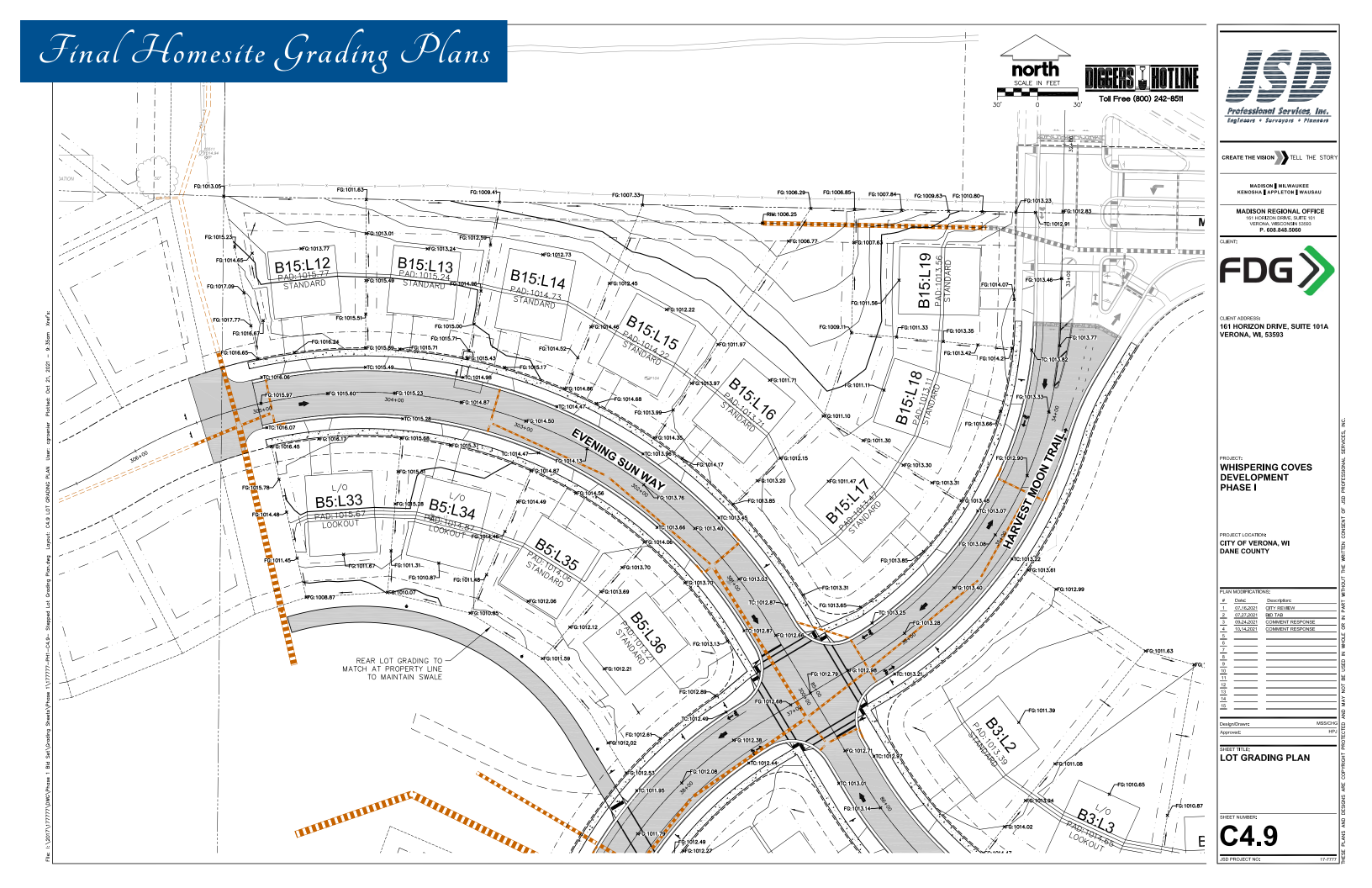


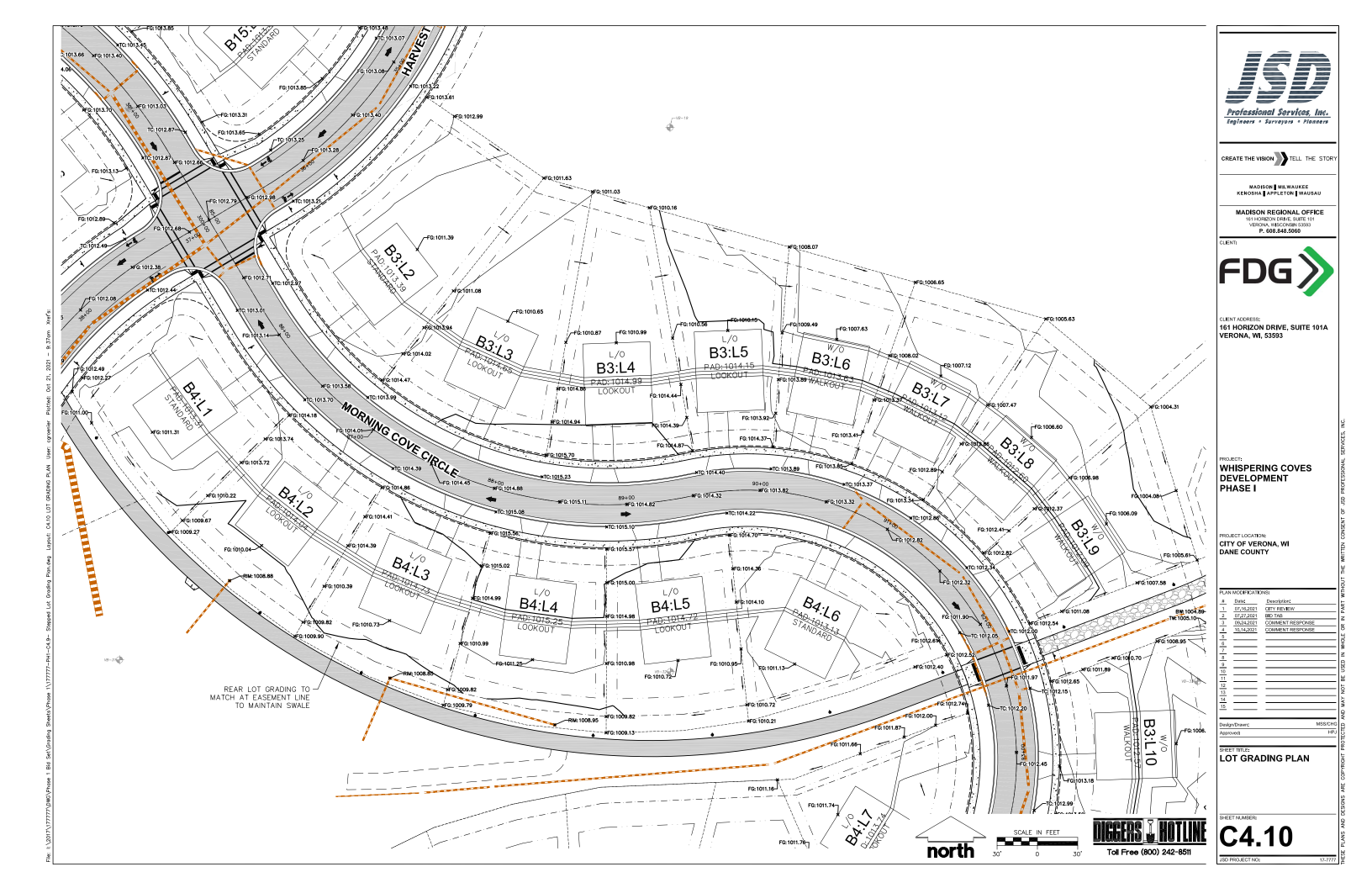


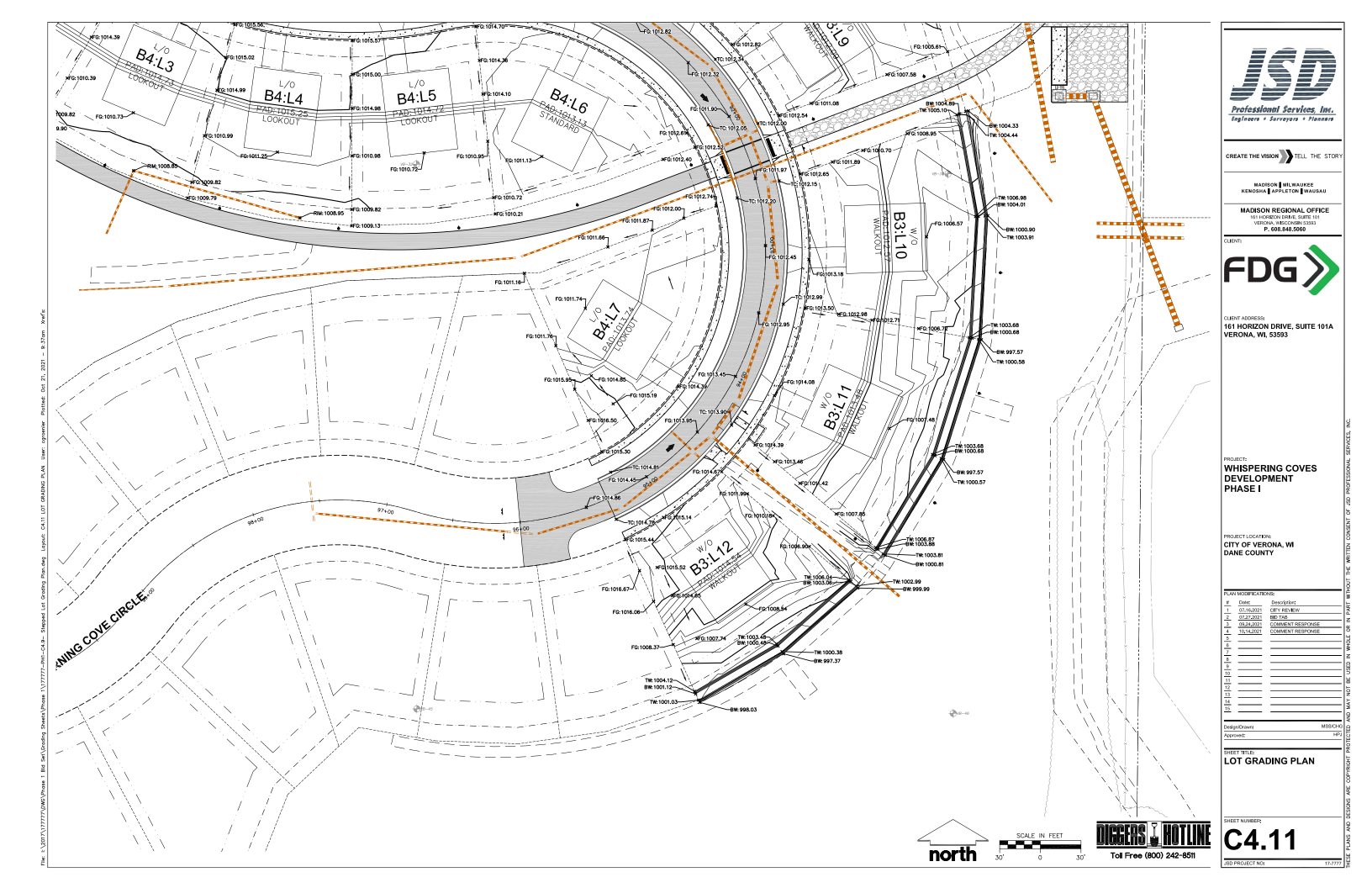












# Covenants & Restrictions

## WHISPERING COVES

DECLARATI	ON OF COVENA	NTS, CONDITI	ONS, AND
RESTRICTION	ONS FOR LOTS _	_ THROUGH _	INCLUSIVE, AND
OUTLOTS _	THROUGH !	INCLUSIVE, PL	AT OF WHISPERING
COVES			
		_	_

Drafted By and Return To:

Robert C. Procter Axley Brynelson, LLP P.O. Box 1767 Madison, WI 53701-1767

Parcel Identification Numbers (PINs)

#### **DECLARATION**

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made effective as of \_\_\_\_\_\_, 2019 by North Neighborhood, LLC.

### RECITALS

<b>A.</b>	Developer is the fe	e simple Owner of Lots	through	_ and Outlots _	through
Whispering Co	oves, as recorded on _	, 2019, in th	e office of the	Dane County Re	gister of Deeds
Volume	, pages	_, document No	A	copy of the Plat	is attached as
Exhibit A.					

**B.** Developer declares that the Lots and Outlots are and shall be held, sold, occupied, conveyed and transferred subject to the covenants, conditions and restrictions set forth in this Declaration.

# ARTICLE 1 DEFINITIONS

The following definitions shall be applicable to this Declaration:

- 1.1 "Association" shall mean the Whispering Coves Homeowners Association, Inc., a Wisconsin nonprofit, nonstock corporation, its successors and assigns.
  - "Board" shall mean and refer to the Board of Directors of the Association.
  - 1.3 "Committee" shall mean the Design Review Committee established under Article 2.
- 1.4 "Declaration" shall mean this Declaration of Covenants, Conditions and Restrictions of Whispering Coves.
- 1.5 "Developer" shall refer to the Developer submitting this Declaration of Covenants, Conditions and Restrictions of Whispering Coves for recording.
  - "Developer" shall mean North Neighborhood, LLC, and its successors and assigns.
  - 1.7 "Development" shall mean the Property subject to this Declaration.
  - 1.8 "Lot" or "Lots" shall mean the platted lot or lots set forth in the Plat.
  - 1.9 "Outlots" shall mean the platted Outlots \_\_\_\_, \_\_\_\_ and \_\_\_\_ set forth in the Plat.
- 1.10 "Owner" shall mean and refer to the record Owner, whether one or more persons or entities, of the fee simple title to a platted Lot within the Property, except that as to any such Lot which is the subject of a land contract wherein the purchaser is in possession, the term "Owner" shall refer to such person instead of the vendor.
  - 1.11 "Plat" shall mean the Plat of Whispering Coves.
  - 1.12 "Property" shall mean the real estate legally described in paragraph A of the Recitals.
  - 1.13 "City" shall mean the City of Verona.

# ARTICLE 2 COVENANTS, CONDITIONS, AND RESTRICTIONS

Architectural Control. No building or other improvement shall be erected, placed or Significantly Altered on any Lot until its construction plans and specifications shall have been approved in writing by the Committee. The term "Significantly Altered" shall mean any remodeling, addition or improvement that increases the square footage of the existing improvements by more than fifteen percent (15%) within a three (3) year period (for example, three separate improvements of five percent within three years).

### 2.2 Design Review Committee

(a) Establishment Duties, Membership. There shall be a Design Review Committee, which shall have the rights and obligations set forth in this Declaration for the Committee and any powers necessary to exercise those rights. The Committee shall initially consist solely of the Developer, so long as Developer owns any interest in any Lot or Outlot. At such time that the Developer no longer owns any Lot or Outlot subject to this Declaration or turns over control of the Committee to the Association, the directors of the Association shall set the number of members on the Committee, shall set the terms for the Committee members, and shall appoint the Committee members.

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- (b) Procedure. An Owner desiring to construct a building or otherwise construct any improvements on a Lot shall submit to the Committee, for its written approval, Lot development plans, including construction plans and specifications for all improvements, as well as a site plan showing the location of all proposed improvements. The Committee may appoint a qualified designee to conduct the initial review of submissions and make recommendations to the Committee. The items submitted to the Committee or the Committee's designee shall include:
  - (i) Construction drawings that include all typical industry accepted architectural details for all buildings, structures, fences, walls and other improvements;
  - (ii) Elevation drawings of any buildings, structures, fences, walls and other improvements, identifying all finishes and architectural details;
  - (iii) Proposed finishes of any buildings, structures, fences, walls and other improvements including the manufacturer, model, style and color of all materials and major architectural elements, including building entry doors, overhead garage doors and windows;
  - (iv) A detailed site plan showing the building footprint and driveway, the location of all structures with respect to topography, the finish grade elevations of the top of the building's foundation structure, top and bottom of all retaining walls, lowest building opening, be it a door or window, and garage floor(s) and the proposed water drainage patterns;
  - (v) All exterior lighting, including location and manufacturer, model, style and color of the proposed fixtures;
  - (vi) Detailed landscape plans and specifications which shall show trees and prairie to be removed, existing trees, their species, size and location, and the size and location of proposed trees, shrubs, fences, berms, walls, patios, family gardens, bedding plantings, and other landscape materials (the plan shall show the percentage of cleared trees and /or prairie space). See the attached Exhibit D as an example of landscape plan requirements.
  - (vii) Such other materials as the Committee may deem necessary that are reasonably related to the Committee's review.

A submission will not be complete and the approval time set forth below shall not commence until all documents required in this Section 2.2 have been submitted to the Committee. All such submissions shall be to the appointee of the Committee (or, if the Committee ceases to be active, then to the Association's Board, which shall act as the Committee), together with any applicable fee required under Section 2.5. The Committee may approve, disapprove or approve subject to stated conditions the preliminary and final development plans. If the Committee conditionally approves either the preliminary or final development plans, then the applicant shall be entitled to resubmit such plans with revisions that satisfy the conditions. The Committee's decision shall be in writing. If the Committee fails to render its decision on the preliminary or final development plans within thirty (30) days of their submission, or upon any resubmitted preliminary or final development plans within thirty (30) days of the resubmission, approval will be deemed to have been obtained and the applicable covenants, conditions and restrictions in this Declaration shall be deemed to have been complied with. If such plans are approved, then

the Owner of the Lot shall construct the improvements materially in accordance with the submitted development plans. All material changes to such plans must be resubmitted to, and approved by, the Committee. Any changes to such plans that would lessen the quality, aesthetic appearance or expense of the construction as previously approved shall be deemed to be material changes.

- 2.3 <u>Standard of Review.</u> It is the intent of the Covenants, Conditions, and Restrictions to create reasonable architectural and use standards that are enforced in a reasonable manner. In reviewing any submission under this Declaration or in any enforcement action, the Committee, the court or an arbitrator shall interpret and enforce this Declaration in a manner that will impose a reasonable result balancing the impact and cost to the Owner and the impact and cost to the Development.
- 2.4 <u>Variances</u>. The Committee may grant variances from any provision of this Declaration. The granting or denial of any variance shall be subject to the Standard of Review set forth under Section 2.3.
- 2.5 <u>Fees</u>. The Committee, by majority vote, shall from time to time adopt a fee schedule designed to defray the Committee's out-of-pocket costs, including the fee of any designee appointed by the Committee, incurred in connection with its review of any preliminary or final development plan or of any resubmission of any such plans and such fee may be adjusted at any time by the Committee.
- 2.6 <u>Liability of Committee</u>. Neither the Developer nor the Committee (nor its individual members) shall be liable under any circumstances for any damage, loss or prejudice suffered or claimed on account of: (i) the approval or disapproval of any plans and specifications, whether or not defective; (ii) the construction or performance or any work by an Owner, whether or not pursuant to approved plans and specifications; (iii) the development of any property within the Development; (iv) the granting of any variance; and (v) the negligence of the Developer or Committee while exercising its duties on this Article 2.
- 2.7 <u>Architectural Restrictions</u>. All buildings (other than an in-ground pool accessory building approved under section 2.19 below) shall conform to the following architectural requirements:
  - (a) Architectural Style. New construction in Whispering Coves shall reflect a specific architectural style. Design and craftsmanship shall be of high quality and be comprised of timeless, elegant, authentic, natural materials and architectural detailing commonly associated with specific architectural styles. Architectural styles shall be consistent with commonly recognized styles and may include, but are not limited to: Craftsman, Prairie/Four Square, Farmhouse, Tudor, Shingle, Cape Cod, Arts & Crafts, Victorian, Georgian, Classical, Canterbury, and other styles that resemble traditional Midwestern vernacular. To provide variety in the streetscape, no more than two residences of similar design/style shall be constructed in a row.
  - (b) Building Elevations. The architecture shall be well proportioned, and be designed with an emphasis on the street-facing elevations. Four-sided architecture is encouraged. Exterior materials, colors, and architectural details should wrap building corners and continue on the balance of the building facades. To limit monotony within the streetscape, the Committee shall ensure that a variety of architectural styles and color packages are provided for homes in proximity to one another. No similar elevation design shall be allowed to repeat directly adjacent to each other, defined as directly to the left, right, across the street, and kitty-corner. Elevations will be considered dissimilar when they exhibit significant changes of roof forms, window patterns, massing, porch/entry conditions, material allocations and architectural style.

- (c) Exterior Materials and Finishes. It is required that all portions of front elevations incorporate the use of one or more of the following natural materials: wood siding and trim (fiber cement may be included if the same as wood in appearance), brick, or stone (cultured stone may be included if the same as stone in appearance).
  - (i) Each single-family residential dwelling shall be required to have a minimum coverage of 40% of the total front elevation area using said natural materials.
  - (ii) Minimum 40% coverage shall be calculated using the total amount of natural material measured in square feet as the numerator, divided by the total area of the front facade, the side returns and the sides of extensions and protrusions, subtracting door and window openings, as the denominator.
  - (iii) Other materials, including synthetic stucco (EIFS), aluminum siding, vinyl siding and other composites shall be acceptable as accent elements provided that a portion of the elevation include natural materials as described herein.
  - (iv) The type and detail of natural material included shall be dictated by the architectural style proposed and as approved by the Committee.
  - (v) Synthetic stucco (EIFS) shall be limited in use as a secondary element, unless designed to appear as natural brick or stone material.
    - (vi) Use of T1-11 siding shall be prohibited.
- (d) *Exterior Colors*. Color packages shall be developed with consideration for a variety and compatibility within the development and the surrounding community. Colors shall be consistent with traditional City of Verona and Midwest vernacular. Required:
  - (i) Approved color schemes shall feature a harmonious range of color blends and shading.
  - (ii) Synthetic stucco areas shall range from off-white to light browns and light warm grays.
    - (iii) Complimentary trim and siding colors with slight variations in contrast
  - (iv) Subtle third color accents, in traditional colors, appropriate for the style chosen.
- (e) *Roof Pitch*. The building shall have a minimum roof pitch of not less than a 6/12 pitch as viewed from any adjoining street, except that the pitch requirements may be reduced, in the judgement of the Committee, for cases in which the house is of a "Prairie" or other appropriate architectural design style.
- (f) Roof Materials. Roofs shall have dimensional architectural shingles. Standard 3-in-1 shingles are not permitted. Metal roofing material may be allowed with approval by the Committee. Plumbing, HVAC and other roof vents, unless continuous ridge vents, shall be placed in locations that are not visible from any adjoining street.

- (g) Building Trim. Corner boards, window and door trims, shutters, band boards, and moldings shall be used to differentiate and enhance individual styled elevations. Entries shall receive additional emphasis and detail. Flush rakes and long expanses of flat wall planes are not allowed. Gutters, downspouts and splash blocks are required and shall be included with each elevation design, in a style compatible with the architecture of the structure. The following are required:
  - (i) Corner boards, trim and door/window surrounds on all facades
  - (ii) Side and rear elevations fully exposed to public ways or R.O.W. shall incorporate the same materials and accent materials used on the front building elevation for at least 40% of the surface.
  - (iii) Building trim shall consist of finished natural wood, cementitious fiber, wood fiber, molded millwork or shall be wood clad in prefinished vinyl or .025 or heavier aluminum, provided it has the same visual effect as natural materials. Building fascia trim shall be a minimum of 10" in nominal width. Trim shall be placed around all exterior doors and windows and shall be a minimum of 4" in nominal width. Trim shall be placed above overhead garage doors and on the corners of the building and shall be a minimum of 6" in nominal width.
- (h) Chimneys. All chimneys shall be fully enclosed with the same siding material, brick, stone or manufactured stone as predominantly used on the building from grade to within 6" of the bottom of the chimney cap. Through-roof chimney projections shall be of masonry or clad of the same predominant siding material as that of the building. Direct vent fireplace enclosures may not be placed on the exterior of the building unless the enclosure terminates under an uninterrupted soffit, is placed on the rear of the building or behind an offset in the building so as not to be visible from the front yard.
- (i) Gutters and Downspouts. Gutters and downspouts shall match or be compatible with trim colors, or shall be comprised of copper, stainless steel or painted black.
- (j) Foundation Wall Exposure. Brick or stone veneer is required to be placed on the exposed portions of the foundations on the front and on both sides of the building where foundation is exposed more than six (6) inches. The brick or stone veneer is allowed to step down with the foundation wall drops to create a visually appealing transition in materials. If the home elevation jogs or changes direction as it transitions, the brick or stone veneer would only be required to the point in which the directional change occurs.
- (k) Windows. Windows, except transom windows, shall have a vertical sash dimension equal to or greater than the horizontal sash dimension. Windows shall have grills with a pattern consistent with the architectural style of the building.
- (l) Exterior Doors. Door styles and colors should be used in such a way as to emphasize the front entry and de-emphasize the garage and /or service doors. Wood, insulated metal, fiberglass and quality hardboard materials are acceptable. A variety of door styles and colors are encouraged. Front entry doors shall be energy efficient and appropriate to the architectural theme of the home. Muntins, sidelights, special shades and window detail shall be encouraged where appropriate for the style chosen. Trim wraps are required around all doors. All exterior doors, including overhead garage doors and entrance doors, shall be of a raised panel or carriage style design. No plain or flat exterior overhead garage doors shall be permitted.

- (m) Deck and Porch Columns. Decks attached to residential dwellings should be large enough to be usable, and built with appropriate materials which can be exposed to the weather. Enclosed screened porches are acceptable if designed as a part of the exterior and are built from materials consistent with the rest of the building. Deck and screened porch support columns and / or posts shall be a nominal 6" x 6" minimum (or trimmed to such a dimension), and receive cap and base trim of at least 4" and 6" nominal width. For enclosed porch framing, 4" x 4" posts, at a minimum of 4' spacing, will be allowed when constructed with screen panels. Also required:
  - (i) Wood deck trim, painted or stained to be compatible with the building finishes, oriented to the rear of the building.
  - (ii) Deck handrail systems simple in design and reflective of the building style and character.
    - (iii) Rear screen porches that fit the architectural style.
    - (iv) Dominant entry porches that fit the architectural style.
- (n) Building and Yard Lighting. Light fixtures shall be consistent with the theme of the community and building design. All lighting should be "down" or "area" lighting. All light sources shall be white (no colored lights) and no spill-over of lighting shall occur on neighboring properties. Lighting should be shielded to conceal glare. Additionally:
  - (i) Wall mounted fixtures at entries shall blend with the building design
  - (ii) Wall mounted and yard light fixtures are encouraged to be complementary or matching.
- (o) *Mailboxes*. The Development is required by the U.S. Postal Service to utilize Cluster Box Units (CBU). A CBU is a pedestal mounted mailbox unit that is designed to provide a number of mailboxes in one location. The mailbox layout for the Development is attached as Exhibit B. While Exhibit B indicates the conditionally approved locations of the CBUs, the locations are subject to change based on future review and approval by the U.S. Postal Service. Owners shall acknowledge and understand that the U.S. Postal Service may require further revisions prior to final installation.
- 2.8 <u>Building Orientation / Layout</u>. In order to achieve the Development's planned character, all building development plans shall utilize the "coving" plan in the City approved General Development Plan and Plat of Whispering Coves as shown on Exhibit C, Single-Family Building Envelope Exhibit. Exhibit C indicates the designed building setbacks and orientation in relation to the street and to other homes. Most homes are intended to have front yard setbacks greater than those required by the City. No homes shall be permitted in any alternate location on the Lot unless authorized by the Developer or its designated Committee.
- 2.9 <u>Approval of Contractors</u>. For each building constructed, erected or placed on any Lot subject to this Declaration, the prime contractor or builder responsible for the construction of such building shall be approved in writing by the Developer or the Committee, whichever is then applicable, prior to commencement of any construction. The approval of the Developer or the Committee shall not be unreasonably withheld. Such approval may be withheld for reasons such as, but not limited to, the proposed prime contractor's or builder's lack of experience, poor financial status, negative business history, negative

building reputation or any other reason which would be similarly relied upon by a reasonably prudent businessperson then developing a neighborhood of quality single family residences.

- 2.10 <u>Existing Vegetation</u>. The existing vegetation of each Lot subject to this Declaration, including trees of a diameter of three (3) inches or greater, shall not be destroyed or removed except as approved in writing by the Committee. In the event such vegetation is removed or destroyed without approval, the Committee may require the replanting or replacement of same, the cost thereof to be borne by the Owner.
- 2.11 <u>Grade Elevations</u>. The grade elevations of a Lot shall not be changed so as to materially affect the surface elevation or grade of the surrounding Lots, nor influence the storm water flows over and around said Lot or adjacent Lots. Violations of the approved site, grading or landscaping plans shall give the Committee, or any adjacent Lot Owner within the Property, a cause of action against the person(s) violating such site, grading or landscaping plan for injunctive relief or damages as appropriate. No earth, rock, gravel, or clay shall be excavated or removed from any Lot within the Property without the approval of the Committee. The approved project construction documents shall be used to determine the required designed finished floor elevations and lowest opening elevations.
- 2.12 <u>Uses</u>. All Lots within the Property shall be used only for detached single family residential purposes, except that Developer may use a Lot or multiple Lots as model home(s), and may continue to use lands owned or leased by Developer for present agricultural purposes and uses.
- 2.13 <u>Floor Area Requirements</u>. Minimum floor area requirements shall apply to all detached single-family residential buildings erected on any Lots subject to this Declaration and shall be based upon overall Lot sizes and as designated below and per attached Exhibit D:

Minimum Floor Area Requirements:				
Blocks/Lots Single-Story Homes Two-Story Homes				
Block 3:				
Lot 1	1,200	1,600		
Lots 2-9	1,600	2,200		
Lots 10-22	2,000	2,800		
Block 4:				
Lots 1-12	1,800	2,400		
Block 5:	-	-		
Lots 1-7, 16-18	1,800	2,400		
Lots 8-15	2,000	2,800		
Lots 16-18	1,800	2,400		
Lots 19-36	1,600	2,200		
Block 6:				
Lots 1-10	2,000	2,800		
Block 7:				
Lots 1-27	2,000	2,800		
Block 8:				
Lots 1-31	2,000	2,800		
Block 11:				
Lots 1-10	2,000	2,800		
Block 13:				
Lots 1-6, 8-13	2,000	2,800		
Lot 7	1,200	1,600		
Lots 14-24	1,800	2,400		
Block 14:		-		
Lots 1-8	1,800	2,400		
Lots 9-21	1,600	2,200		
Block 15:		. ,		
Lots 1-10	1,600	2,200		
Lots 12-19	1,600	2,200		

For the purposes of determining floor area, stair openings shall be included, but open porches, screened porches, attached garages, and basements, even if the basements are finished, shall be excluded. The above minimum floor area requirements may be waived by the Committee in the event the proposed architecture and quality of the building is such as to present an attractive appearance compatible with other buildings within the Property, in the judgment of the Committee.

- 2.14 <u>Garages</u>. All detached, single family residential buildings must have an attached garage, and such garage must contain not less than two (2) nor more than four (4) automobile garage stalls. Any street facing building façade which includes the overhead garage door(s) must be set further back, or even, with the front façade of the building. Exceptions may be made if there is some other design element which makes the layout acceptable to the Committee such as a side-loaded garage or an exceptional overhead garage door design.
- 2.15 <u>Manufactured and Prefabricated Construction</u>. No building previously erected elsewhere may be moved onto any Lot, except new prefabricated construction or historically significant structures, which shall require the written approval of the Committee.
  - 2.16 <u>Driveways</u>. Driveways shall be constructed with concrete, cementitious pavers, or brick.
- 2.17 <u>Animals</u>. Only domestic animals may be kept on any Lot, and no more than three (3) domestic animals may be kept on any Lot subject to this Declaration. The Association may adopt rules and regulations prohibiting any dangerous animals, including, without limitation, dangerous dog breeds. The Association may order an Owner to permanently remove an animal from the Property if the Association determines that the animal has shown threatening tendencies. The keeping of chickens or any other fowl on any Lot is prohibited.
- 2.18 <u>Accessory Buildings</u>. Accessory buildings or structures, including, but not limited to, storage sheds, detached garages and above ground swimming pools, are expressly prohibited within the Property, except that in the case of an in-ground swimming pool, a visually suitable accessory building or structure ancillary to such in-ground pool may be approved in writing in advance by the Committee. Any such accessory building shall be designed and built with materials consistent with the architectural design of the principal structure.
- 2.19 <u>Residence Restrictions</u>. No trailer or similar type of vehicle, tent, or temporary structure shall be used as a residence, temporary or permanent.
- 2.20 <u>Parking Restrictions</u>. Parking shall be prohibited on any portion of a Lot except the driveway and garage. Parking of commercial or service vehicles owned or operated by residents within the Property, whether on Lots or in the public street within the Property, is prohibited unless such vehicles are kept in a garage. Storage of boats, travel trailers, mobile homes, campers, and other recreational vehicles within the Property is prohibited unless kept inside a garage. This section shall not prohibit the temporary parking or storage of such vehicles for the sole purpose of loading or unloading such vehicles at the Lot at which parked, for a period not to exceed forty eight (48) hours. No cars, boats or other vehicles shall be parked on lawns or yards at any time. No disabled vehicles may be left on any Lot longer than forty-eight (48) hours unless it remains within the garage.
- 2.21 <u>Lot Maintenance</u>. All areas of Lots not used as a building site or lawn or under cultivation as a garden shall be kept free from noxious weeds. All Lots, and all buildings and other improvements shall be kept in good order and repair and free of debris, including, but not limited to, the mowing of all lawns, the pruning of all trees and shrubbery and the painting (or other external care) of all buildings and

other improvements, all in a manner and with such frequency as is consistent with good property management.

- 2.22 <u>Outdoor Storage</u>: Outdoor storage of any kind is prohibited, including but not limited to wood piles, recycling bins, trash bins, landscape debris, compost piles, outdoor/seasonal furniture, and items of a similar nature.
- 2.23 Construction Timeline. An Owner, other than the Developer, shall commence construction within twelve (12) months of date of closing for the purchase of said Lot. Commence construction shall be defined as having installed the foundation of the single-family detached dwelling on the Lot. Construction of all buildings shall be completed within nine (9) months after commencement of construction. Landscaping (including finish grading, sodding, seeding and plantings) and installation of driveway shall be completed, in accordance with the approved landscaping plan, within one hundred eighty (180) days of completion of construction, provided weather conditions so allow. If such construction or landscaping is delayed due to matters beyond the control of the Owner, the Developer, or its designated Committee, shall have the right, but shall not be obligated, to extend in writing the deadline as set forth above. However, any one extensions shall not obligate the Developer or its designated Committee to issue further or other extensions. If the Owner fails to meet any of the deadlines as set forth above, then upon thirty (30) days' notice to the Owner, the Developer or its designated Committee shall have the right, but shall not be obligated, to enforce this provision by imposing a monthly fee of up to \$1,000 for each month that the Owner is in violation of this Section.
- 2.24 <u>Antennas, Satellite Dishes, Etc.</u> Except to the extent that this prohibition is limited by federal or state law or regulations, no exterior antennas, satellite dishes, solar panels, wind mills, walls or fences of any kind shall be permitted within the Lot unless approved in writing in advance by the Developer or the Committee, whichever is then applicable, including approval of the location, material, height, size and color thereof. Generally, any proposed satellite dish or exterior antenna must be located at the rear of the building and must be inconspicuously placed.
- 2.25 <u>Fences</u>. No fence shall be installed without the written approval from the Committee. Chain-link, vinyl, plastic, or shadowbox fencing is not allowed. This section does not apply to boundary fences located at the perimeter of the Property. Proposed fencing must be located on the property line of the Lot. Maximum height for fencing is limited to six (6) feet.
- 2.26 <u>Vegetable Gardens</u>. Gardens are only permitted in the rear facing yard of a Lot. Gardens are not permitted in front or side yards.
  - (a) Location of a garden must stay within the boundaries of the Lot and shall not impact any existing easements. Gardens placed within any easement is subject to removal at the Owner's expense for utility maintenance and other reasons as determined by the party benefitted by the easement. Reinstallation of any improvement would be at the Owner's cost and would also be subject to the discretion of the party benefitted by the easement.
    - (b) Garden area shall not occupy more than 125 square feet of the rear yard area.

The Lot Owner is responsible for obtaining any applicable permits as required by the City of Verona to ensure that the installation will comply with City codes and ordinances. Committee approval does not supersede the need for any municipal approvals or permits.

2.27 <u>Basketball Play Equipment</u>. Permanently or temporarily installed basketball play equipment shall be permitted in the front yard of each Lot adjacent to the driveway or affixed to the face of

the garage. All permanent installations of basketball play equipment will require prior approval of the Committee and shall be subject to the following minimum standards:

- (a) Poles shall be steel, fiberglass or aluminum and may be either surface bolted or direct bury.
- (b) Poles shall be manufactured by Spalding, Huffy, Wilson, First Team, Barbarian, Bison, Elite, Goalsetter, Goalrilla or brands of equal quality. Pole heights may be adjustable or fixed. Wood poles are not allowed.
- (c) Backboards may be acrylic, composite board, glass, polycarbonate or steel in widths ranging from 36" to 54". Backboards shall be manufactured by Spalding, Huffy, Wilson, First Team, Barbarian, Bison, Elite, Goalsetter, Goalrilla or brands of equal quality and shall be fully furnished and weather resistant.
- (d) Poles, attachments, backboards and all other components shall be kept in good working order, free from rust and maintained. Any weathered, damaged or otherwise unusable basketball play equipment shall either be repaired or removed y no later than June 1<sup>st</sup> of any year.
- 2.28 <u>Play Structures / Play Equipment</u>. Permanently installed play equipment may be permitted in the rear yard of a Lot. A site plan indicating equipment location, size, and height must be approved by the Committee and must meet the following minimum standards:
  - (a) Location of play structure must stay within the boundaries of the Lot and shall not impact any existing easements or setbacks. Equipment placed within any easement is subject to removal at the Owner's expense for utility maintenance and other reasons as determined by the party benefitted by the easement. Reinstallation of any improvement would be at the Owner's cost and would also be subject to the discretion of the party benefitted by the easement.
  - (b) Play structures shall not be used as an outbuilding or accessory building for storage.
  - (c) Play structures and play equipment must not exceed 12 feet in height and shall not occupy more than 800 square feet of the home's rear yard area.
  - (d) The graded slopes and swales, as established by Developer and approved by the municipality, shall remain as permanent and shall not be modified by the installation of equipment.
  - (e) The Lot Owner is responsible for obtaining any applicable permits as required by the City of Verona to ensure that the installation will comply with City codes and ordinances. Committee approval does not supersede the need for any municipal approvals or permits.
- 2.29 <u>Utility Elevations</u>. The elevation of any utility easement within the Property may not be changed in excess of six (6) inches without the permission of all of the applicable utilities, and any party making such change shall be responsible for any damages caused to underground utilities based on any changes in grade of more than six (6) inches.
- 2.30 Signs. No signs of any type shall be displayed to public view on any Lot (including Outlots) without the prior written consent of the Developer or the Committee, whichever is then applicable.

- 2.31 <u>Stormwater Restrictions.</u> No swale, drainage way, or stormwater detention area within the Property, whether established by easement or not, which is in existence at the time of development on any Lot or Outlot on the Property, shall be regraded or obstructed, so as to impede the flow of surface water across such swale or drainage way, or interfere with the proper functioning of any such swale, drainage way or stormwater detention area, and no structure, planting or other materials shall be placed or permitted to remain within any such swale, drainage way or stormwater detention area.
- 2.32 <u>Landscaping Requirements</u>. Landscaping is required to enhance the architectural design of the home and to provide year-round seasonal interest along all four sides of the building. Each Lot must either i) provide a landscape plan designed by a landscape architect or ii) provide a copy of the attached Exhibit E, completed to indicate landscape planting selections made by the Owner for each component of the plan exhibit Items A through O. Landscape plantings shall be selected from and at minimal installation sizes as noted per the Landscape Plant List provided, and shall be appropriate for the specific site layout and building's solar orientation. Additionally:
  - (a) Front and side yards must be sodded, except that the Developer or the Committee, whichever is then applicable, may permit the front yard and side yard to be seeded where weather conditions permit and appropriate alternative materials and practices are employed, at their discretion.
    - (b) Rear yard areas which are not sodded must be seeded.
  - (c) Landscape plantings and maintenance of the premises and adjoining street terrace shall be the responsibility of the Lot or Outlot Owner(s). Complete visual screening of the front, rear or side of any Lot or Outlot is prohibited without approval of the Developer or the Committee, whichever is then applicable.

All landscaping plants shall be planted within forty-five (45) days of occupancy of the residence, or upon completion of construction, whichever occurs first, except that trees, shrubs and other plants are not required to be planted during the winter months when the ground is frozen, but shall be planted as soon as weather conditions permit.

- 2.33 Parade of Homes. While the Developer retains ownership of any Lots within the Property, the Developer reserves the right to submit some or all of the Lots as a site for the Parade of Homes of the Madison Area Builders Association. In the event some or all of the Lots are selected as a site for the Parade of Homes by the Madison Area Builders Association, this Declaration of Covenants, Restrictions and Conditions shall, as to the Lots enrolled in the Parade of Homes, for the limited period of time commencing 48 hours prior to the commencement of the Parade of Homes and ending 48 hours after the conclusion of said Parade of Homes, be deemed temporarily altered and modified, to the extent necessary, to permit the Madison Area Builders Association to hold its Parade of Homes in the Property, pursuant to the then current Parade of Homes Rules and Developer's Checklist of the Madison Area Builders Association. All purchasers of Lots within the Property, and their successors and assigns, shall take title subject to this specific reservation by the Developer and shall waive all rights to object to violations of this Declaration by Developer, the Madison Area Builders Association, or any of the builders or participants in such Parade of Homes during the period of such Parade(s) as set forth above. The City must review and approve plans relating to parking and traffic prior to the site hosting the Parade of Homes.
- 2.34 <u>Enforcement</u>. In addition to all other remedies that the Committee or Association has under this Declaration or under law, the Committee and the Association shall have the right to impose fines against any Lot that is not in compliance with this Declaration. Prior to imposing such a fine, the Committee or the Association shall provide written notice to the Lot Owner of the violation(s) of this Declaration. The Lot

Owner shall have thirty days to cure the violation(s), and to bring the Lot into compliance under this Declaration. If the Lot Owner is not able to cure the violation(s) within thirty days, the Lot Owner shall commence action to cure the violation(s) within thirty days, and shall complete such cure within a reasonable period of time thereafter. If the Lot Owner fails to cure the violation(s) within the time limit allowed hereunder, the Committee or the Association may fine the Lot Owner an amount up to \$100 per day. The maximum daily fine allowed under this section shall be increased by ten percent (10%) every five (5) years.

2.35 <u>Stormwater Special Assessment District</u>. Developer and all subsequent Owners of any Lot agree and acknowledge that the City retains the authority to establish a Stormwater Special Assessment District to generate revenue from the Property in order to pay for stormwater operation and maintenance costs.

# ARTICLE 3 HOMEOWNERS ASSOCIATION

#### 3.1 Association Member and Board of Directors.

- (a) *Members*. The Owner of any Lot, excluding the Outlots, shall be a member of the Association. Each such platted Lot shall have one (1) vote in the affairs of the Association. Where more than one person holds an Ownership interest in any Lot, all persons holding such interest shall be members, but such Lot shall have only one (1) vote. The consent or agreement of a majority of the Owners of any such Lot shall be deemed to be the consent or agreement of the Owner of any such Lot.
- (b) Board of Directors. The affairs of the Association shall be managed by a Board of Directors. Until such time as the Developer no longer has any interest in any Lot in the Development, the Board of Directors shall be the Developer, and the Developer shall control the Association. Once the Developer no longer has any interest in any Lot in the Development, the Board shall be selected by the members of the Association in the manner set forth in its By-laws. The Board shall have such duties, powers and responsibilities as are set forth in this Declaration, in its Articles of Incorporation, and its By-laws, as amended from time to time.

### 3.2 Common Areas; Design Review Committee.

- (a) Acquisition of Common Areas / Outlots. The Association may take title from time to time of real property within the Property or outside of the Property for the purpose of providing common areas for the use and benefit of the members. The Association shall have the right to exclusive management and control of all such common areas and all improvements thereon. The Developer shall have the right to convey the Outlots to the Association. At such time as the Outlots are conveyed to the Association, the Outlots shall be considered common areas.
- (b) Obligations of Association. The Association shall have the duty to maintain common areas in good, clean, attractive and sanitary condition, order and repair, and to make such improvements and perform such maintenance as shall further the interests of the members.
- (c) Easement of Enjoyment. Subject to the provisions of this Declaration, all common areas shall be held by the Association for the benefit of the members. Each of said members shall have an equal, undivided right to use and enjoyment of such common areas, subject to the right of the Association to establish reasonable rules for the use of such common areas.

(d) Stormwater Easements. Lots are subject to stormwater easements as shown on the Plat. The Lot Owner shall be responsible for the proper maintenance of the stormwater easements. If a Lot Owner fails to properly maintain a stormwater easement, the Association shall have the right to have the stormwater easement maintained, and to charge the actual costs of such maintenance to the Lot Owner.

### 3.3 Assessments.

- (a) Creation of Lien and Personal Obligation of Assessments. The Developer hereby covenants, and each Owner of any Lot within the Property, by acceptance of a deed therefore, whether or not it shall be so expressed in such deed, is deemed to covenant and agree to pay to the Association all assessments in the amount and manner hereinafter provided. All such assessments, together with interest thereon and costs of collection thereof as hereinafter provided, shall be a charge on the land and a continuing lien upon the Lot (but not any Outlot) against which each such assessment is made. Each such assessment, together with interest thereon and costs of collection thereof, shall also be the personal obligation of the person who was the Owner of such Lot at the time when the assessment became due and payable.
- (b) *Creation of Assessments*. Assessments shall be determined, established and collected, in the following manner:
  - (i) Budget. In December of each year starting in December 2019, the Board shall determine a budget for the ensuing calendar year, which shall include the costs to be incurred by the Association in connection with the maintenance, improvement and operation of common areas and signage, payment of taxes and insurance, and other costs connected therewith, including a reasonable reserve for depreciation and any financial and/or legal assistance to be provided to the Committee under Section 2.5 above. Such budget shall be approved by a vote of two thirds (2/3) of the Board on or before the last day of December each year.
  - (ii) Assessments. The Association shall make annual assessments against each Lot to pay for the maintenance, improvement and operation of common areas and signage, payment of taxes and insurance, and other costs connected therewith, including a reasonable reserve for depreciation and any financial and/or legal assistance to be provided to the Committee under Section 2.5 equal to the amount budgeted under Section 3.3(b)(i). All assessments shall be apportioned equally among the Lots within the Property. In any year the annual assessments do not cover the actual costs incurred by the Association, the Board shall adopt a special assessment apportioned equally among the Lots to cover the shortfall.

Notwithstanding the foregoing, Lots not yet sold by Developer shall not be subject to assessments until such time as the Developer turns over control of the Association to the Association; provided, however, that during the period that Developer controls the Association, the assessment against any Lot not owned by Developer shall not exceed the amount set forth in the budget per Lot (excluding any portion of Assessments to fund reserves). The Developer shall be liable for paying the balance of expenses contemplated by the budget.

(iii) Declaration of Assessments. The Board shall declare assessments due and payable no later than January 31 of each year. The Board shall notify each Owner of the action taken by the Board, the amount of the assessment against the Lot owned by such

Owner and the date such assessment becomes due and payable. Such notice shall be mailed to the Owner at the last known post office address by United States mail, with postage prepaid, by email if the Lot Owner provides the Association a valid email address, or be personally delivered to the Owner. As each individual Lot is sold by the Developer, the Lot Owner shall pay a prorated annual assessment for the remainder of the calendar year at closing.

- (iv) Collection of Assessments. In the event any assessment levied against any Lot remains unpaid for a period of sixty (60) days from the date of the levy, the Board may, in its discretion, file a claim for a maintenance lien against the Lot for which payment is not made, and upon compliance with the provisions of Section 779.70, Wisconsin Statutes, or other applicable authority, such claim shall be and become a lien against such Lot. The claim shall thereafter accrue interest at the rate of interest payable upon legal judgments in the State of Wisconsin, and the Board may exercise such remedies to collect such claim as may be afforded by law. The Owner of the subject Lot shall be responsible for all costs of collection incurred by the Association in connection therewith. No Owner may waive or otherwise escape liability for the assessment provided for herein by non-use of any common areas or abandonment of his Lot.
- (c) Joint and Several Liability of Grantor and Grantee. Upon a voluntary conveyance, the grantee of a Lot shall be jointly and severally liable with the grantor for all unpaid assessments as provided in this Article up to the time of the conveyance, without prejudice to the grantee's right to recover from the grantor the amount paid by the grantee therefore. However, any such grantee shall be entitled to a statement from the Association setting forth the amount of such unpaid assessments and any such grantee shall not be liable for, nor shall the Lot conveyed be subject to a lien for, any unpaid assessment against the grantor pursuant to this Article in excess of the amount therein set forth. If the Association does not provide such a statement within ten (10) business days after the grantee's request, it is barred from claiming any lien which is not filed prior to the request for assessments owed by the grantor.

# ARTICLE 4 DEVELOPMENT OF OUTLOT(S)

DEVELOPMENT OF OTHER LANDS. NOTICE IS HEREBY GIVEN TO ALL LOT OWNERS THAT IT IS THE DEVELOPER'S INTENTION TO SUBDIVIDE AND DEVELOP OUTLOTS \_\_\_\_\_ OR TO SELL OUTLOT(S) \_\_\_\_ TO ANOTHER DEVELOPER THAT WILL LIKELY SUBDIVIDE AND DEVELOP OUTLOT(S) \_\_\_\_ FOR USES THAT MAY INCLUDE SINGLE FAMILY RESIDENTIAL, MULTI-FAMILY RESIDENTIAL, COMMERCIAL AND OR RETAIL DEVELOPMENT. DEVELOPER, FOR ITSELF AND ITS SUCCESSORS, AS OWNERS OF LOTS IN THE PLAT, WAIVE ANY AND ALL OBJECTIONS TO THE SUBDIVISION AND DEVELOPMENT OF OUTLOT(S) \_\_\_\_ AS A FUTURE RESIDENTIAL, COMMERCIAL AND / OR RETAIL DEVELOPMENT.

## ARTICLE 5 MISCELLANEOUS

5.1 <u>Term.</u> The terms, conditions, covenants and restrictions of this Declaration shall run with the Property and shall be binding upon and inure to the benefit of all persons having an interest in the Property for a period of thirty (30) years after the Plat is recorded, after which time this Declaration shall automatically stand renewed for successive ten (10) year periods unless the same is canceled as provided in Section 5.3.

- 5.2 <u>Enforcement.</u> If any person, or its heirs, successors or assigns, shall violate or attempt to violate any of the covenants and restrictions contained in this Declaration, the Developer, the Committee or the Association, and, in the case of any section that specifically benefits the City, the City shall have standing to bring proceedings at law or in equity against the person or persons violating or attempting to violate any such covenants or restrictions, and any person violating any of these covenants or restrictions shall be liable for all costs of removing any such violation. Neither the Developer, the Committee nor the Association shall be required to take any action. In the event that the Developer, the Association, or the Committee commences a proceeding against any person to enforce this Declaration, the Developer, the Association or the Committee, as applicable, shall be entitled to recover all of the costs incurred in such proceeding, including, without limitation, reasonable attorneys' fees. This Declaration shall be interpreted consistent with the laws of the State of Wisconsin. Jurisdiction and venue shall lie with the Circuit Court for Dane County, Wisconsin.
- 5.3 <u>Amendment</u>. Except as to Article 4, the Declaration in part or in whole may be canceled, released, amended, or waived as to some or all of the Lots subject to this Declaration in the following manner:
  - (a) Until such time that the Developer no longer owns at least twenty percent (20%) of the Lots, not including Outlots, subject to this Declaration, or the Developer assigns its rights under the Declaration to the Association, by an instrument signed and acknowledged by the Developer, and recorded in the Office of the Dane County Register of Deeds.
  - (b) After such time as the Developer no longer owns twenty percent (20%) of the Lots subject to this Declaration, or the Developer has assigned its rights under the Declaration to the Association, by the written consent of two-thirds (2/3) of the Lot Owners, not including Outlots. If the Association's Board of Directors receives the written consent of two-thirds (2/3) of the Lot Owners to a cancellation, release, amendment or waiver, the Board of Directors shall cause a written instrument signed and acknowledged by the President and the Secretary of the Association certifying that the Board Directors received the written consent of two-thirds (2/3) of the Lot Owners to be recorded in the Office of the Dane County Register of Deeds, and a copy shall be mailed to each Lot Owner.
- 5.4 <u>Severability</u>. Invalidation of any one of these covenants or any severable part of any covenant, by judgment or court order, shall not affect any of the other provisions, which shall remain in full force and effect, and the provision so invalidated shall be deemed reformed to the extent possible to cure any such defect.
  - 5.5 Recitals. The Recitals are incorporated into and made a part of this Declaration.

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## **EXECUTION PAGE**

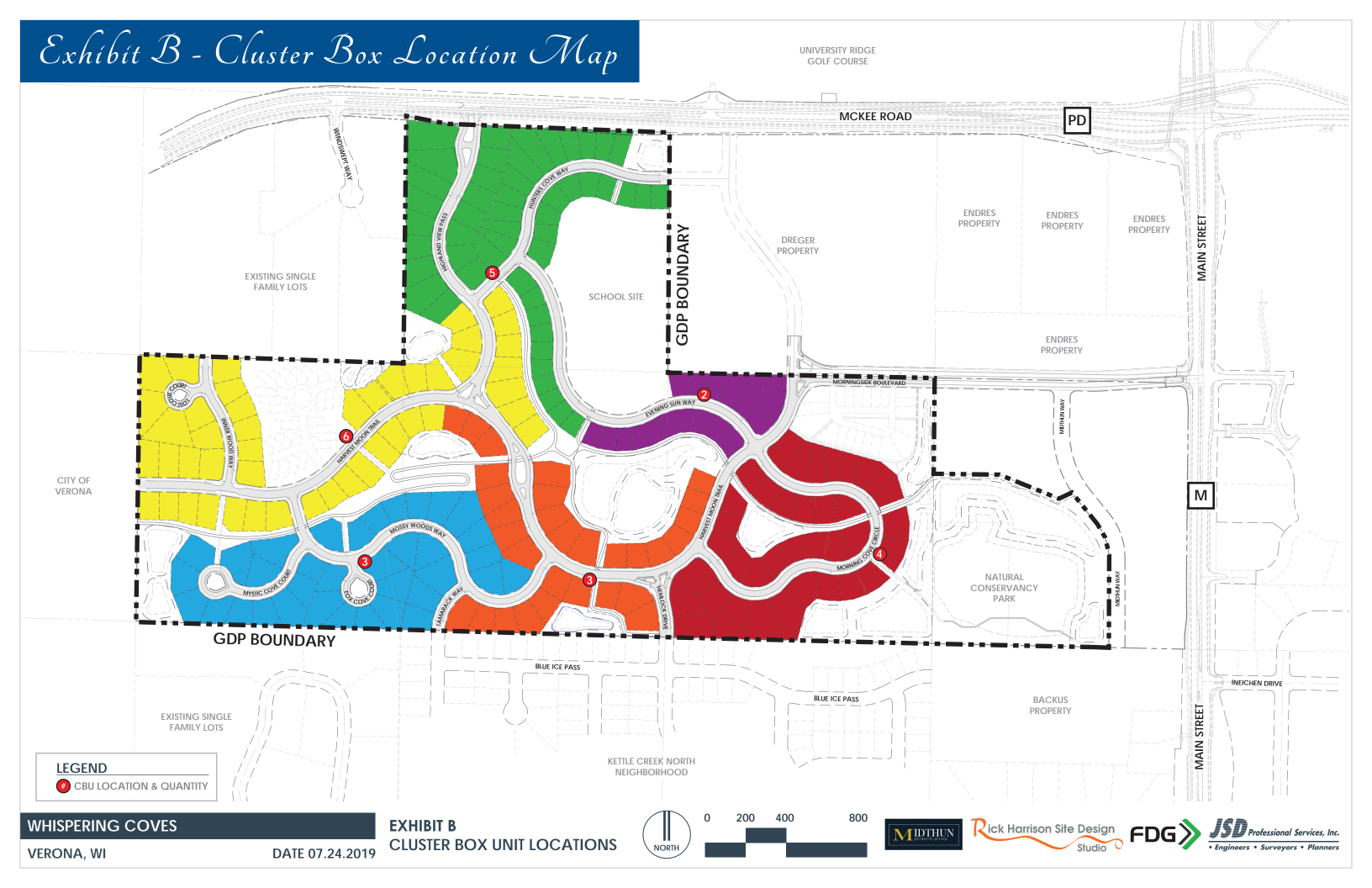
	to this the covena	nts, conditions,	restrictions and	at the Property be owned easements set forth, 2019.	
NORTH NEI	GHBORHOOD, LI	LC C			
Ву:					
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STATE OF WISCONS	SIN ) ) ss. )				
This instrument wa	as acknowledged , the	before me	on this on of North	this Neighborhood, LLC.	by
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	M	y commission is	permanent.		

## CONSENT OF MORTGAGEE

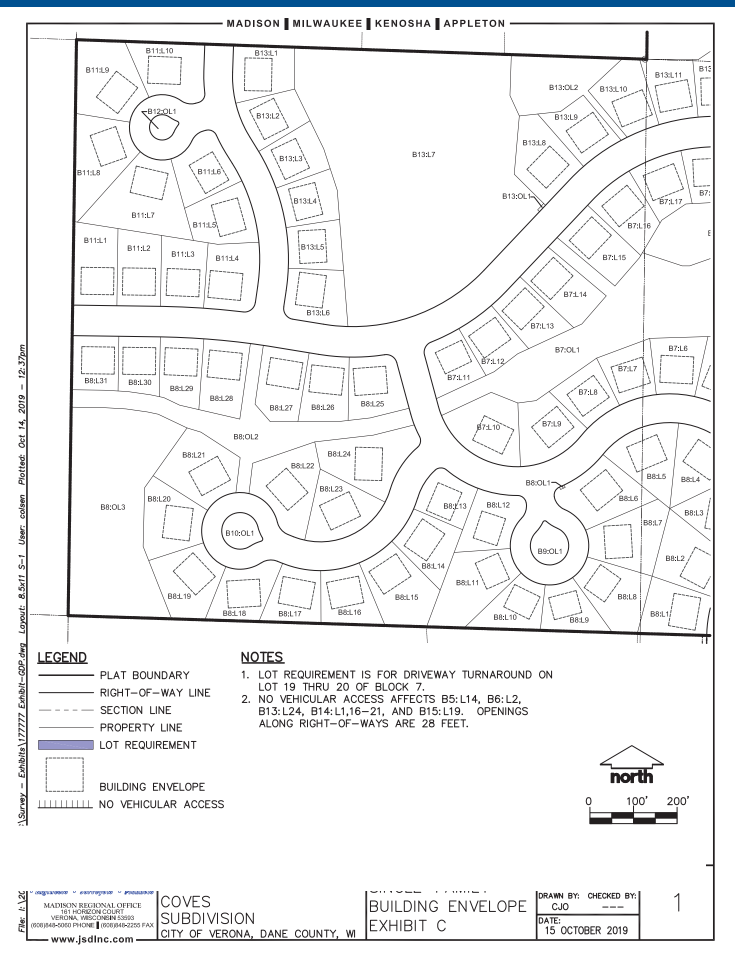
	, a Wisconsin banking corporation, consents to an
subordinates its mortgage interest to this instrument v Coves, City of Verona, Dane County, Wisconsin Declaration.	with respect to any lands within the plat of Whisperin
Dated this	
By:	
STATE OF WISCONSIN ) ) ss. COUNTY OF DANE )	
This instrument was acknowledged before, the	me on this, b
	ic, State of Wisconsin
My commis	sion expires

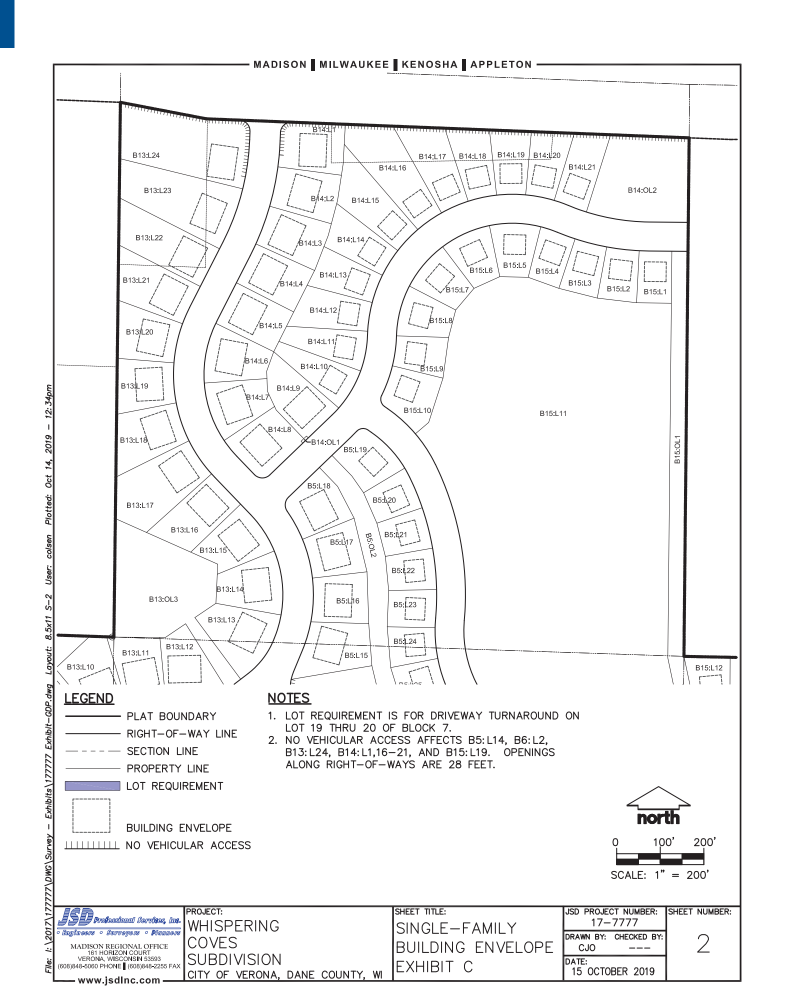
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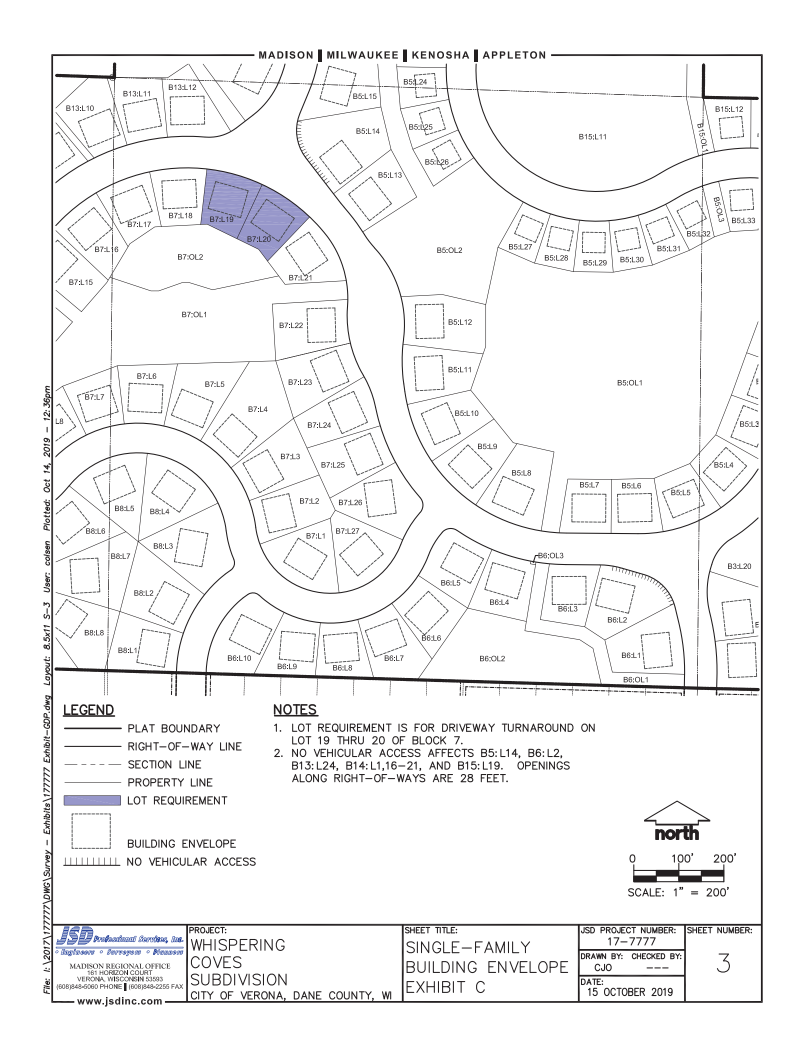


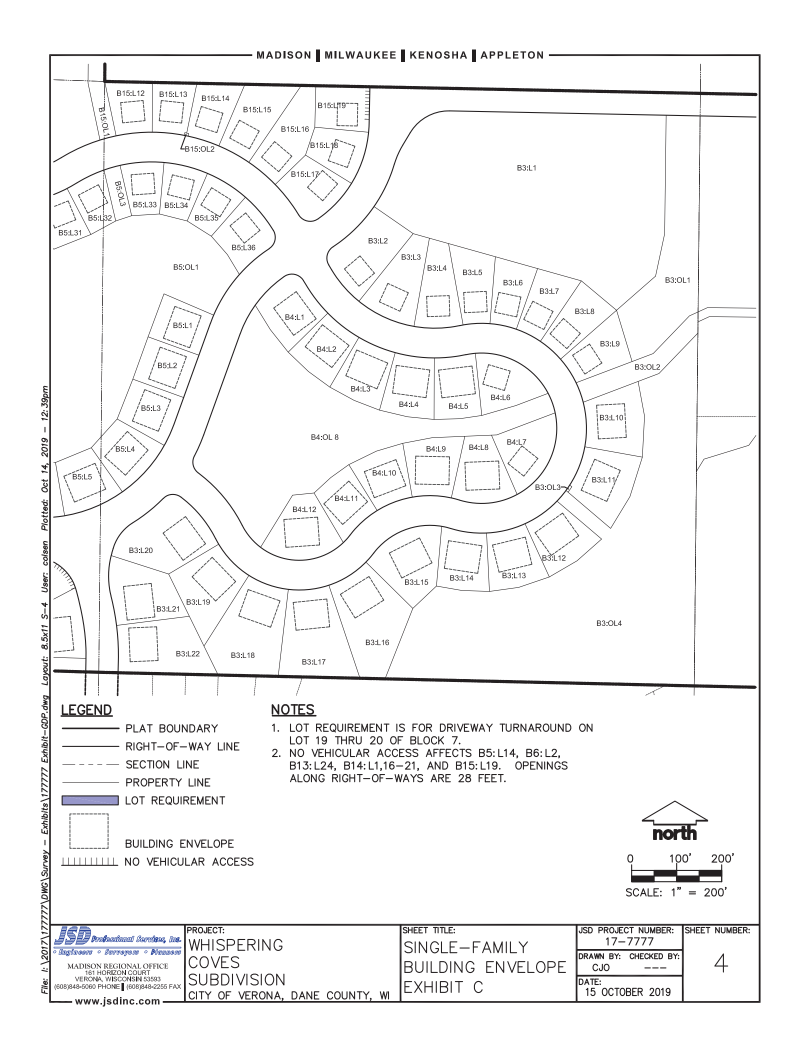


# Exhibit C - Single Family Building Envelopes

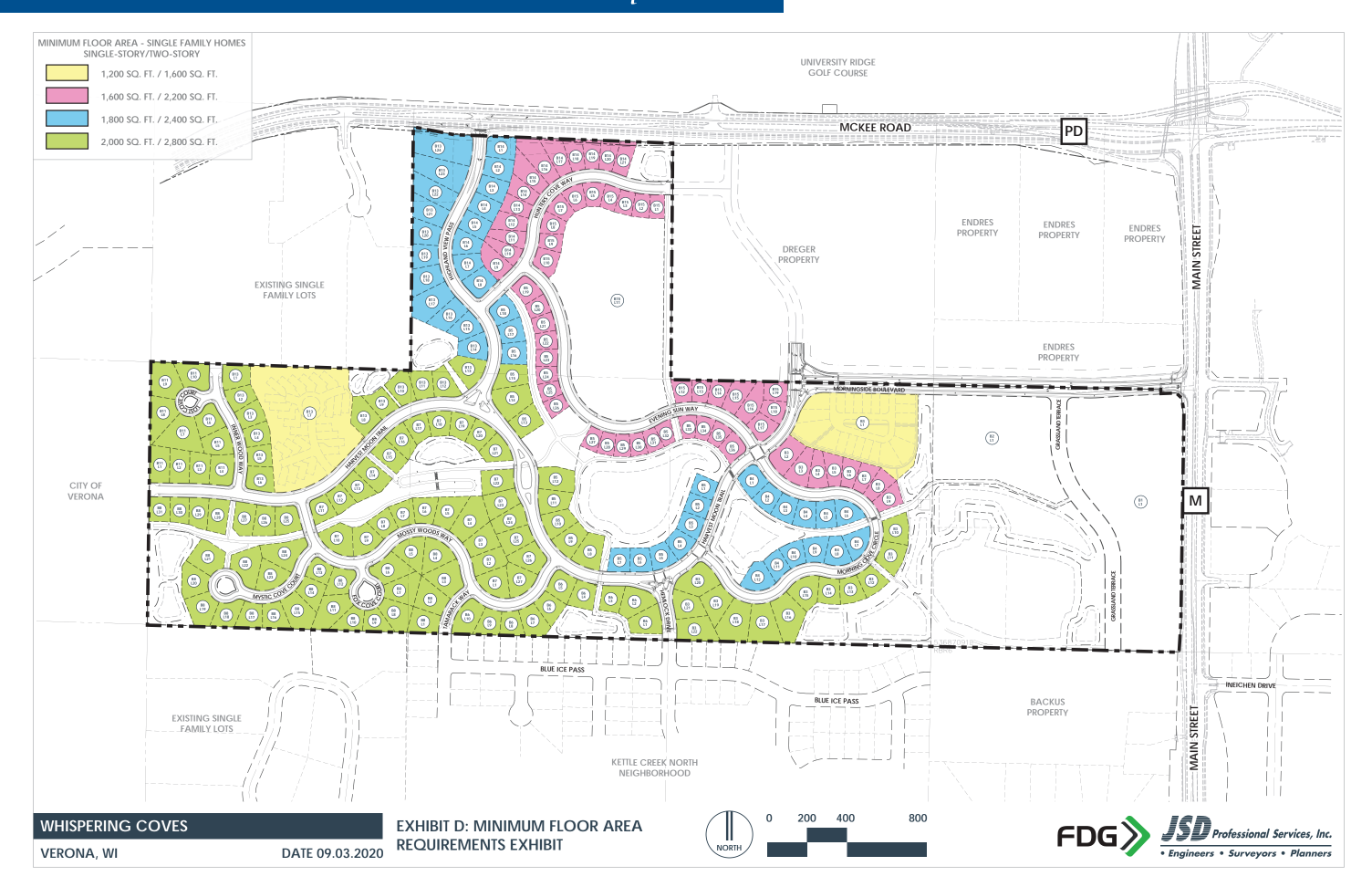




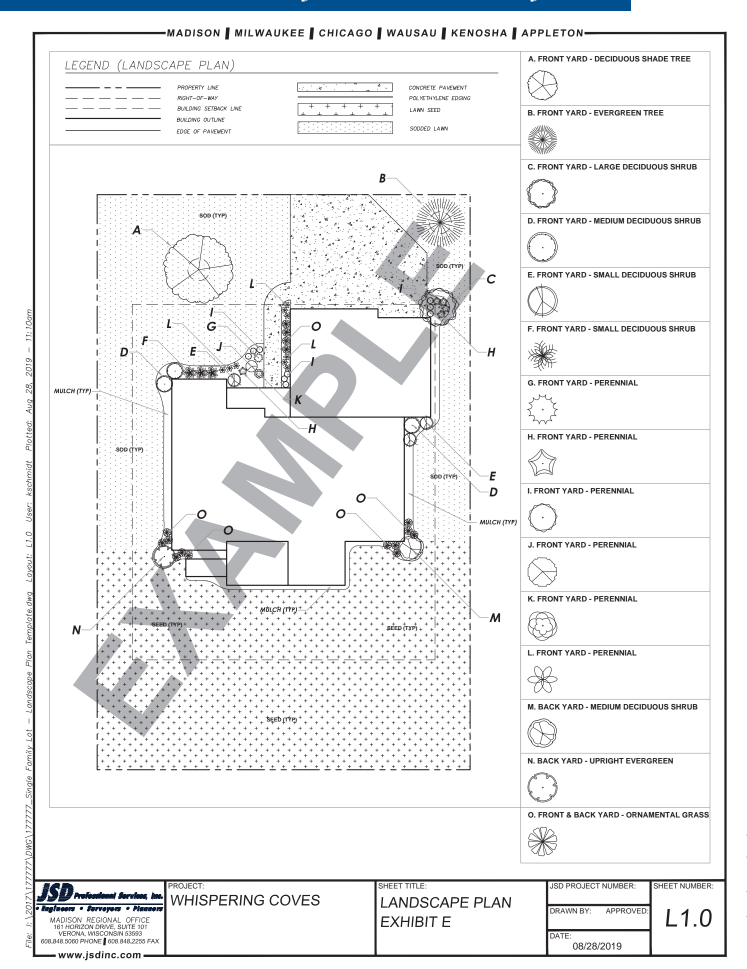




# Exhibit D - Minimum Floor Area Requirments



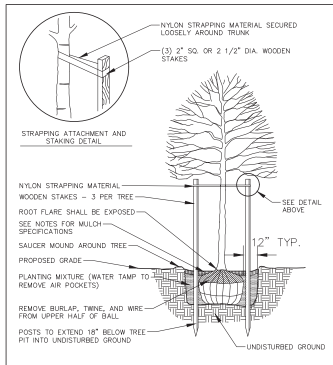
# Exhibit E - Landscape Plan Template



-MADISON | MILWAUKEE | CHICAGO | WAUSAU | KENOSHA | APPLETON-LANDSCAPE PLANT LIST BOTANICAL NAME SIZE ROOT SUN REQUIREMENTS DECIDUOUS SHADE TREE 2-3\* Cal. B&B lorthern Pin Oak Quercus ellipsoidali Full Sun Vew Horizon Elm Ulmus x New Horizon 2-3" Cal. 888 Full Sun 2-3" Cal. B&B Full Sun to Part Shade Sugar Maple Acer saccharum Common Hackberr Celtis occidentalis 2-3" Cal. Tilia cordata Chancello 2-3\* Cal. Aesculus glabra Full Sun to Part Shade EVERGREEN TREE Black Hills Spruce Picea glauca var. Densata' 6' Min. Height Full Sum Austrian Pine 6'Min. Height B&B Full Sun Vorway Spuce Picea abies 6' Min. Height Full Sun Douglas Fir Pseudotsuga menziesii 6' Min. Height B&B Full Sun to Part Shade JPRIGHT EVERGREEN Full Sun lowa Juniper Juniperus chinensis 'lowa 4' Mn. Height Star Power Juniper Juniperus chinensis 'Star Power 4' Min. Height Full Sun Full Sun to Part Shade Taxus cuspidata 'Capitata' 4' Min. Height Jpright Yew Holm strup Arb orvitae Thuja occidentalis "Holm strup" 4' Min. Height Full Sun to Part Shade echny Arb orvitae Thuja occidentalis 'Techny' 4" Min. Height EVERGREEN SHRUBS Green Gem Boxwood Buxus 'Green Gem' 18"Mn. Height #3 Cont. Full Sun to Part Shade Buffalo Juniper Juniperus sabina Buffalo' 10"Mn. Height # 3 Cont. Full Sun Kallays Compact Juniper Juniperus chinensis 'Pfitzeriana Kallay' 18"Mn. Height #3 Cont. Full Sun Densi Yew Taxus x media 'Densiformis' 18"Mn. Height #3 Cont. Full Sun to Full Shade LARGE DECIDUOUS SHRUB 48"Mn. Height 888 Full Sun to Part Shade Common Witchhazel Ham am elis virginiana Bloodgood Japanese Maple Acer paim atum 'Bloodgood' Full Sun to Part Shade 48" Mn. Height B&B Am elanchier x grandiflora 'Autum n Britliance 48" Mn. Height Full Sun to Part Shade Apple Serviceberry Full Sun to Part Shade Nannyberry Viburnur Viburnum lentago 48" Mn. Height 48" Mn. Height Cotinus coggygria MEDIUM DECIDUOUS SHRUE 24°Mn. Height #3 Cont Hydrangea arborescens 'Annabelle' Part Shade Dart's Gold Ninebark hysocarpus opulifolius 'Dart's Gold' 24°Mn. Height #3 Cont Full Sun to Part Shade Spring Green Compact Cranberrybu Viburnum trilobum 'Spring Green' 24"Mn. Height #3 Cont. Full Sun to Part Shade Lim elight Hydrangea Hydrangea paniculata 'Limelight' 24"Mn. Height #3 Cont Full Sun to Part Shade Viburnum dentatum Ralph Senior Autumn Jazz Autumn Jazz Vibumum 24°Mn. Height # 3 Cont. Full Sun to Part Shade SMALL DECIDUOUS SHRUB 12-18" Min. Height # 2 Cont. Full Sun to Part Shade Snowhill Hydrangea Hydrangea arborescens 'Grandiflora' loom erang Dark Purple Lilac Syringa x SMSJBP7\* 12-18\*Min. Height # 2 Cont. Full Sun Mount Airy Fothergilla Fothergilla major Mount Airy 12-18" Min. Height # 2 Cont. Full Sun to Part Shade Alpine Currant RIBES alpinum 12-18" Min. Height # 2 Cont. Full Sun to Part Shade Weigela florida Venveig-6 12-18" Min. Height # 2 Cont. Full Sun to Part Shade Sonic Bloom Weigela Golden Guinea Japanese Kerria Kerria japonica 'Golden Guinea 12-18" Min. Height # 2 Cont. Part Shade PERENNIALS Sum and Substance Hosta Hosta 'Sum and Substance' 12°Mn. Height # 1 Cont. Part to Full Shade Royal Standard Hosta Hosta 'Royal Standard' 12°Mn. Height Part to Full Shade Autumn Frost Hosta Hosta 'Autumn Frost 12°Mn. Height # 1 Cont. Part to Full Shade Frances Williams Hosta Hosta sieboldiana Frances Williams 12"Mn. Height # 1 Cont Part to Full Shade Wide Brim Hosta Hosta Wide Brim' 12°Mn. Height # 1 Cont Part to Full Shade Blue Angel Hosta Hosta Blue Angel 12"Mn. Height # 1 Cont Part to Full Shade Tiny Monster Geranium Geranium 'Tiny Monster 12"Mn. Height # 1 Cont Full Sun to Part Shade Astilbe Visions Astilbe chinensis Visions' 12"Min. Height # 1 Cont. Part to Full Shade Fanal Red Astibe Astilbe x arendsii Fanal' 12"Mn. Height # 1 Cont. Part to Full Shade Berry Timeless Coral Bells Full Sun to Part Shade Heuchera am ericana Berry Tim eless 12"Mn. Height # 1 Cont. 12"Mn. Height # 1 Cont. earded Iris tris germ anica Full Sun Deam ii Black-eyed Susan Rudbeckia fulgida var. de ami 12°Mn. Height # 1 Cont. Full Sun Naikers Low Catmint Nepeta x faassenii Walkers Low 12°Min. Height # 1 Cont Full Sun to Part Shade Becky Shasta Daisy Leucanthemum x superbum Becky 12°Mn, Height #1 Cont Autumn Joy Sedui Hylotelephium "Herb stfreude" Autum n Jo 12"Mn, Height Full Sun to Part Shade Stella D'Oro Daylily em erocallis 'Stella D'Oro' 12°Mn. Height # 1 Cont Full Sun to Part Shade May Night Perennial Salvia Salvia x sylvestris Mainacht May Night 12°Mn, Height #1 Cont. Full Sun kovo Geranium Geranium x cantabrigiense 'Biokovo' 12"Mn. Height #1 Cont Full Sun to Part Shade ORNAMENTAL GRASSES Karl Foerster Feather Reed Grass Calamagrostis x acutifiora 'Karl Foerster' 12"Mn. Height # 1 Cont. Full Sun Shenandoah Red Switchgrass Panicum virgatum 'Shenandoah 12°Mn, Height # 1 Cont Full Sun to Part Shade 12°Mn, Height #1 Cont. orthwind Switchgrass Panicum virgatum Northwind' Full Sun to Part Shade 12°Mn. Height # 1 Cont. \*ALTERNATE MATERIALS MAY BE APPROVED BY ACC SD PROJECT NUMBER HEET NUMBER JSD Professional Services, Inc. WHISPERING COVES LANDSCAPE Englacors • Surveyors • Planac DRAWN BY: MADISON REGIONAL OFFICE **PLANT LIST EXHIBIT E** 608.848.5060 PHONE 608.848,2255 FAX 08/28/2019

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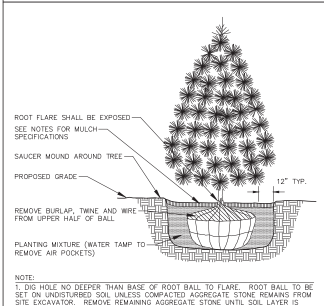
#### MADISON | MILWAUKEE | CHICAGO | WAUSAU | KENOSHA | APPLETON-



1. DIG HOLE NO DEEPER THAN BASE OF ROOT BALL TO FLARE. ROOT BALL TO BE SET ON UNDISTURBED SOIL UNLESS COMPACTED AGGREGATE STONE REMAINS FROM SITE EXCAVATOR. REMOVE REMAINING AGGREGATE STONE UNTIL SOIL LAYER IS

2. REMOVE NYLON STRAPPING WITHIN 9-18 MONTHS FOLLOWING

### **DECIDUOUS TREE PLANTING DETAIL**



1. DIG HOLE NO DEEPER THAN BASE OF ROOT BALL TO FLARE. ROOT BALL TO BE SET ON UNDISTURBED SOIL UNLESS COMPACTED AGGREGATE STONE REMAINS FROM SITE EXCAVATOR. REMOVE REMAINING AGGREGATE STONE UNTIL SOIL LAYER IS REACHED

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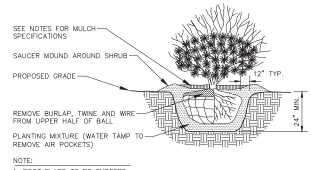
MADISON REGIONAL OFFICE 161 HORIZON DRIVE, SUITE 101

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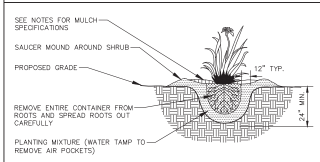
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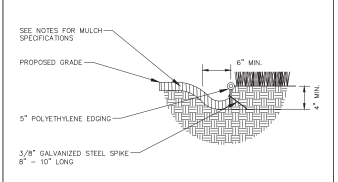


1. ROOT FLARE TO BE EXPOSED.

### SHRUB PLANTING DETAIL



### PERENNIAL/ORNAMENTAL GRASS **PLANTING DETAIL**



### POLYETHYLENE LANDSCAPE EDGING **DETAIL**

**EVERGREEN TREE PLANTING DETAIL** 

WHISPERING COVES

LANDSCAPE DETAILS **EXHIBIT E** 

ISD PROJECT NUMBER: DRAWN BY: APPROVE

08/28/2019

DATE

2.0

SHEET NUMBER

-MADISON | MILWAUKEE | CHICAGO | WAUSAU | KENOSHA | APPLETON-

#### **GENERAL NOTES**

- GENERAL: ALL WORK IN THE R-O-W AND PUBLIC EASEMENTS SHALL BE IN ACCORDANCE WITH LOCAL MUNICIPAL REQUIREMENTS. JSD SHALL BE HELD HARMLESS AND DOES NOT WARRANT ANY DEVIATIONS BY THE OWNER/CONTRACTOR FROM THE APPROVED CONSTRUCTION PLANS THAT MAY RESULT IN DISCIPLINARY ACTIONS BY ANY OR ALL REGULATORY AGENCIES. LOCATE ALL UTILITIES PRIOR TO CONSTRUCTION. THE CONTRACTOR IS RESPONSIBLE FOR REPAIRING ANY DAMAGE DONE TO UTILITIES. CONTRACTOR MUST CALL 1-800-242-8511 FOR UTILITY LOCATIONS AT LEAST THREE DAYS PRIOR TO DIGGING. HAND DIG AND INSTALL ALL PLANTS THAT ARE NEAR EXISTING UTILITIES. PROTECT PREVIOUSLY INSTALLED WORK OF OTHER TRADES. CONTRACTOR IS RESPONSIBLE FOR STAKING THE PLANT MATERIALS FOR REVIEW BY OWNER PRIOR TO DIGGING AND PLACEMENT AND SHALL COORDINATE ALL FINE GRADING AND RESTORATION WITH THE GRADING CONTRACTOR.
- 2. DELIVERY AND HANDLING: DO NOT DELIVER MORE PLANT MATERIALS THAN CAN BE PLANTED IN ONE DAY, UNLESS ADEQUATE, APPROPRIATE AND SECURE STORAGE IS PROVIDED AND APPROVED BY DELIVERY AND HANDLING: DO NOT DELIVER MORE PLANT MATERIALS THAN CAN BE PLANTED IN ONE DAY, UNLESS ADEQUALE, APPROPRIATE AND SECURE STORAGE IS PROVIDED AND APPROVED BY OWNER'S REPRESENTATIVE. AT ALL TIMES, PROTECT ALL PLANT MATERIALS FROM WIND AND DIRECT SUN. DELIVER PLANTS WITH LEGIBLE IDENTIFICATION LABBLES. PROTECT PLANTS DURING DELIVERY AND DO NOT PRIVE PRIOR TO DELIVERY. ALL TREES AND SHRUBS SHALL BE PLANTED ON THE DAY OF DELIVERY; IF THIS IS NOT POSSIBLE, PROTECT THE PLANT MATERIALS NOT PLANTED BY STORING THEM IN A SHADED, SECURE AREA, PROTECTING THE ROOT MASS WITH VESTILL, HAY OR OTHER SUITABLE MEDIUM. CONTRACTOR TO KEEP ALL PLANT MATERIALS ADEQUATELY WATERED TO PREVENT ROOT DESICCATION. DO NOT REMOVE CONTAINER GROWN STOCK FROM CONTAINERS BEFORE TIME OF PLANTING. DO NOT PICK UP CONTAINER OR BALLED PLANTS BY STEM OR ROOTS. ALL PLANTS SHALL BE LIFTED AND HANDLED FROM THE BOTTOM OF THE CONTAINER OR BALL. PERFORM ACTUAL PLANTING ONLY WHEN WEATHER AND SOIL CONDITIONS ARE SUITABLE IN ACCORDANCE WITH LOCALLY ACCEPTED BEST HORTICULTURAL PRACTICES.
- MATERIALS PLANTS: ALL PLANTS SHALL CONFORM TO THE LATEST VERSION OF THE AMERICAN STANDARD FOR NURSERY STOCK ANSI Z60.1. PLANTS SHALL BE TRUE TO SPECIES AND VARIETY SPECIFIED AND NURSERY GROWN IN ACCORDANCE WITH GOOD HORTICULTURAL PRACTICES UNDER CLIMATIC CONDITIONS SIMILAR TO THOSE IN THE LOCALITY OF THE PROJECT FOR AT LEAST 2 YEARS. PLANTS SHALL BE FRESHLY DUG (DURING THE MOST RECENT FAVORABLE HARVEST SEASON). PLANTS SHALL BE SO TRAINED IN DEVELOPMENT AND APPEARANCE AS TO BE UNQUESTIONABLY SUPERIOR IN FORM, COMPACTNESS, AND SYMMETRY. PLANTS SHALL BE SOUND, HEALTHY, VIGOROUS, WELL BRANCHED AND DENSELY FOLIATED WHEN IN LEAF, AND FREE OF DISEASE AND INSECTS (ADULT EGGS, PUPAE OR LARVAE). THEY SHALL HAVE HEALTHY, WELL-DEVELOPED ROOT SYSTEMS AND SHALL BE FREE FROM PHYSICAL DAMAGE OR OTHER CONDITIONS THAT WOULD PREVENT THRIVING GROWTH OR PREMATURE MORTALITY. PLANTS SHALL BE OF THE HIGHEST QUALITY, POSSESS TYPICAL GROWTH HABITS AND FORM FOR THEIR SPECIES AND BE FREE OF NJURY. PARKWAY TREES AND PARKING LOT TREES SHALL HAVE A MINIMUM BRANCHING HEIGHT OF SIX (6) FEET ABOVE THE GROUND TO ALLOW ADEQUATE VISUAL AND PHYSICAL CLEARANCE.
- PRUNING: THE CONTRACTOR SHALL PRUNE ALL TREES AND REPAIR ANY INJURIES THAT OCCURRED DURING THE PLANTING PROCESS. DOUBLE LEADERS, DEAD BRANCHES, AND LIMBS DAMAGED OR BROKEN DURING THE PLANTING PROCESS, SHALL BE PRIVATED. THIS SHALL BE THE ONLY PRUNING ALLOWED AT PLANTING. PRUNING SHALL CONFORM TO THE LATEST VERSION OF THE AMERICAN STANDARD FOR TREE CARE OPERATIONS, ANSI A300. PRUNE TREES IN ACCORDANCE WITH NAA GUIDELINES. DO NOT TOP TREES. PRUNE SHRUBS ACCORDING TO STANDARD HORTICULTURAL PRACTICES. ON CUTS OVER 3/4" IN DIAMETER AND BRUSES OR SCARS ON BARK TRACE THE INJURED CAMBIUM LAYER BACK TO LUTING TISSUE AND REMOVE. SMOOTH AND SHAPE WOUNDS SO AS NOT TO RETAIN WATER. TREAT THE AREA WITH AN APPROVED INCONSPICUOUS LATEX BASED ANTISEPTIC TREE PAINT, IF PRUNING OCCURS "IN SEASON". DO NOT PRUNE ANY OAK TREES DURING THE MONTHS FROM APRIL TO OCTOBER
- CLEANUP: THE WORK AREA SHALL BE KEPT SAFE AND NEAT AT ALL TIMES. DISPOSED OF EXCESS SOIL. REMOVE ALL CUTTINGS AND WASTE MATERIALS. SOIL AND BRANCHES. BIND AND WRAP THESE MATERIALS, ANY REJECTED PLANTS, AND ANY OTHER DEBRIS RESULTING FROM ALL PLANTING TASKS AND PROMPTLY CLEAN UP AND REMOVE FROM THE PROJECT SITE. UNDER NO CIRCUMSTANCES SHALL THE ACCUMULATION OF SOIL, BRANCHES OR OTHER DEBRIS BE ALLOWED UPON A PUBLIC PROPERTY IN SUCH A MANNER AS TO RESULT IN A PUBLIC SAFETY HAZARD OR DAMAGE. LIKEWISE, UNDER NO CIRCUMSTANCES SHALL ANY DEBRIS OR INCIDENTAL MATERIALS BE ALLOWED UPON ADJACENT PRIVATE PROPERTY.
- 6. ANY SUBSTITUTIONS IN PLANT TYPE OR SIZE SHALL BE APPROVED BY ACC PRIOR TO INSTALLATION.
- CONTRACTOR TO VERIFY PLANT MATERIAL QUANTITIES AND SQUARE FOOTAGES. QUANTITIES SHOWN ON PLAN TAKE PRECEDENCE OVER THOSE ON SCHEDULE.

#### **SEEDING & SODDING NOTES**

MATERIALS - TURFGRASS SEED: DISTURBED LAWN AREAS LABELED ON PLAN AS SUCH, SHALL RECEIVE 6" OF TOPSOIL AND EARTH CARPET'S "MADISON PARKS" GRASS SEED, OR EQUIVALENT AS APPROVED BY THE ACC, INSTALLED PER MANUFACTURER'S RECOMMENDATIONS. IN ADDITION TO TURFGRASS SEED, ANNUAL RYE SHALL BE APPLIED TO ALL DISTURBED AREAS AT A RATE OF 1 1/2 LBS PER 1000 SQUARE FEET. FERTILIZE AND MULCH PER MANUFACTURER'S RECOMMENDATIONS. MULCH SHALL BE CERTIFIED NOXIOUS WEED SEED—FREE

MATERIALS - SOD: DISTURBED LAWN AREAS LABELED ON PLAN AS SUCH, SHALL RECEIVE 6" OF TOPSOIL AND A PREMIUM GRADE TURFGRASS SOD. ONLY IMPROVED TYPES OF SOD (ELITE) ARE ACCEPTABLE. TURFGRASS SHALL BE MACHINE CUT AT A UNIFORM THICKNESS OF .60 INCH, PLUS OR MINUS .25 INCH, AT TIME OF CUTTING. MEASUREMENT FOR THICKNESS SHALL EXCLUDE TOP GROWTH AND THATCH. LARGE ROLL TURFGRASS SOD SHALL BE CUT TO THE SUPPLIER'S STANDARD WIDTH (36-48 INCHES) AND LENGTH. BROKEN PADS AND TORN OR UNEVEN ENDS WILL NOT BE ACCEPTABLE. STANDARD SIZE SECTIONS OF TURGRASS SOD SHALL BE STRONG ENOUGH SO THAT THEY CAN BE PICKED UP AND HANDLED WITHOUT DAMAGE. TURFGRASS SOD SHALL NOT BE HARVESTED OR TRANSPLANTED WHEN MOISTURE CONTENT IS EXCESSIVELY DRY OR WET, AS THIS MAY ADVERSELY AFFECT ITS SURVIVAL. POST—PLANT IRRIGATION WILL BE NECESSARY TO ENSURE SOD STANS ALIVE AND ROOTS INTO SOIL. THE CONTRACTOR IS RESPONSIBLE FOR WATERING SOD UNTIL TIME OF ACCEPTANCE BY THE OWNER, TURFGRASS SOD SHALL BE HARVESTED, AND INSTALLED/TRANSPLANTED WITHIN A PERIOD OF 24 HOURS. TURFGRASS SOD SHALL BE RELATIVELY FREE OF THATCH, UP TO 0.5 INCH ALLOWABLE (UNCOMPRESSED). TURFGRASS SOD SHALL BE REASONABLY FREE (10 WEEDS/100 SQ. FT.) OF DISEASES, NEMATODES AND SOIL—BORNE INSECTS. ALL TURFGRASS SOD SHALL BE FREE OF GRASSY AND BROAD LÉAF WEEDS AND WEED SEED. THE SOD SUPPLIER SHALL MAKE RECOMMENDATIONS TO THE CONTRACTOR REGARDING WATERING SCHEDULE. THE WATERING SCHEDULE SHOULD BEGIN IMMEDIATELY AFTER SOD IS INSTALLED.

#### LANDSCAPE MATERIAL NOTES

- MATERIALS PLANTING MIXTURE: ALL HOLES EXCAVATED FOR TREES, SHRUBS, PERENNIALS AND ORNAMENTAL GRASSES SHALL BE BACKFILLED WITH TWO (2) PARTS TOPSOIL, ONE (1) PART SAND AND ONE (1) PART COMPOST. SOIL MIXTURE SHALL BE WELL BLENDED PRIOR TO INSTALLATION.
- MATERIALS TOPSOIL: TOPSOIL TO BE CLEAN, FRIABLE LOAM FROM A LOCAL SOURCE, FREE FROM STONES OR DEBRIS OVER 3/4" IN DIAMETER, AND FREE FROM TOXINS OR OTHER DELETERIOUS MATERIALS. TOPSOIL SHALL HAVE A pH VALUE BETWEEN 6 AND 7. TOPSOIL AND PLANTING SOIL SHALL BE TESTED TO ENSURE CONFORMANCE WITH THESE SPECIFICATIONS AND SHALL BE AMENDED TO MEET THESE SPECIFICATIONS. PROVIDE TEST RESULTS TO OWNER'S REPRESENTATIVE PRIOR TO PLACEMENT. DO NOT PLACE FROZEN OR MUDDY TOPSOIL. APPLY SOIL AMENDMENTS TO ALL LANDSCAPE AREAS PER SOIL TEST.
- MATERIALS SHREDDED HARDWOOD BARK MULCH: ALL PLANTING AREAS LABELED ON PLAN SHALL RECEIVE CERTIFIED WEED FREE SHREDDED HARDWOOD BARK MULCH INSTALLED TO A MINIMUM AND CONSISTENT DEPTH OF 3-INCHES, SHREDDED HARDWOOD BARK MULCH SIZE & COLOR TO BE APPROVED BY OWNER'S REPRESENTATIVE PRIOR TO INSTALLATION, FERTILIZER SHALL BE IN ACCORDANCE WITH APPLICABLE LOCAL, COUNTY AND STATE REQUIREMENTS. <u>SHREDDED HARDWOOD BARK MULCH AREAS SHALL NOT RECEIVE WOVEN WEED BARRIER FABRIC</u>
- MATERIALS STONE MULCH: ALL PLANTING AREAS LABELED ON PLAN SHALL RECEIVE DECORATIVE STONE MULCH SPREAD TO A MINIMUM AND CONSISTENT DEPTH OF 3-INCHES. DECORATIVE STONE MULCH TYPE, SIZE & COLOR TO BE APPROVED BY OWNER'S REPRESENTATIVE PRIOR TO INSTALLATION, FERTILIZER SHALL BE IN ACCORDANCE WITH APPLICABLE LOCAL, COUNTY AND STATE REQUIREMENTS. STONE MULCH AREAS SHALL RECEIVE WOVEN WEED BARRIER FABRIC, NO PLASTIC/IMPERVIOUS BARRIERS WILL BE PERMITTED. EXAMPLE: BLACK VISQUEEN
- MATERIALS TREE & SHRUB RINGS: ALL TREES AND/OR SHRUBS PLANTED IN SEEDED LAWN AREAS TO BE INSTALLED WITH A MINIMUM 5' DIAMETER SHREDDED HARDWOOD BARK MULCH TREE RING SPREAD TO A CONSISTENT DEPTH OF 3—INCHES. ALL TREE RINGS SHOULD BE INSTALLED WITH A 5" DEPTH SHOVEL CUT EDGE, ANGLED 45 DEGREES INTO SOIL AT A 5' DIAMETER ABOUT THE CENTER OF THE TREE PLANTING. A PRE-EMERGENT GRANULAR HERBICIDE WEED-PREVENTER SHOULD BE MIXED WITH MULCH USED TO INSTALL TREE RING AS WELL AS TOPICALLY APPLIED TO COMPLETED INSTALLATION OF TREE RING.
- MATERIALS POLYETHYLENE EDGING: EDGING SHALL BE 5" DEEP, POLYETHYLENE EDGING.
- MATERIALS ALUMINUM EDGING: EDGING SHALL BE 1/8" X 4", ALUMINUM EDGING, MILL FINISH.
- 8. MATERIALS TREE PROTECTION: ALL TREES TO BE INSTALLED WITH LDPE TREE GUARDS AS MANUFACTURED BY A.M. LEONARD HORTICULTURAL TOOL & SUPPLY CO., OR APPROVED EQUAL.
- MATERIALS (ALTERNATE 1): TREE WATERING BAGS: ALL TREES TO BE INSTALLED WITH ONE (1) WATER BAG. PRODUCT TO BE "TREE GATOR ORIGINAL SLOW RELEASE WATERING BAG." PRODUCT NO. 98183-R OR APPROVED EQUAL. INSTALL IN ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS.

#### CONTRACTOR AND OWNER RESPONSIBILITY NOTES

- GUARANTEE: THE CONTRACTOR SHALL GUARANTEE ALL PLANTS THROUGH ONE (1) YEAR AFTER ACCEPTANCE BY THE OWNER. PLANTS SHALL BE ALIVE AND IN HEALTHY AND FLOURISHING CONDITION AT THE END OF THE GUARANTEE PERIOD. THE CONTRACTOR SHALL REPLACE (AT NO COST TO OWNER) ANY PLANTS THAT ARE DEAD OR NOT IN A VIGOROUS THRIVING CONDITION. REPLACEMENT PLANTS SHALL BE OF THE SAME KIND AND SIZE AS ORIGINALLY SPECIFIED UNLESS OTHERWISE DIRECTED BY OWNER. RESTORE BEDS AS NECESSARY FOLLOWING PLANT REPLACEMENT, INCLUDING BUT NOT LIMITED TO BEDDING, BEGGING, MULCH, ETC. REPLACE PLANTS DAMAGED AT TIME OF PLANTING. REPAIR AREAS DISTURBED IN ANY WAY DURING PLANT REPLACEMENT AT NO COST TO OWNER. CONTRACTOR SHALL PROVIDE A ONE (1)—YEAR STRAIGHTENING GUARANTEE FOR ALL TREES.
- CONTRACTOR IS RESPONSIBLE FOR STAKING THE PLANT MATERIALS FOR REVIEW BY OWNER'S REPRESENTATIVE PRIOR TO DIGGING AND PLACEMENT AND SHALL COORDINATE ALL FINE GRADING AND
- MAINTENANCE: (CONTRACTOR) FOR ALL PLANTINGS, SEEDED AND/OR SODDED LAWN AREAS: THE CONTRACTOR SHALL MAINTAIN ALL PLANTINGS AND LAWN AREAS FOR A MINIMUM TIME PERIOD OF 60 DAYS, UNTIL FINAL ACCEPTANCE BY OWNER. THE CONTRACTOR IS RESPONSIBLE FOR ADEQUATELY WATERING PLANTS AND LAWN/TURFGRASS DURING THIS 60 DAY ESTABLISHMENT PERIOD. CONTRACTOR IS RESPONSIBLE FOR THE ESTABLISHMENT OF HEALTHY VIGOROUS PLANT MATERIALS AND LAWN/TURFGRASS GROWTH. CONTRACTOR IS ALSO RESPONSIBLE FOR ANY PRUNING OF PLANT MATERIALS, AND SHAPING AND/OR REPLACEMENT OR SUPPLEMENT OF DEFICIENT SHREDDED HARDWOOD BARK MULCH DURING THIS PERIOD. LONG TERM PLANT MATERIALS AND LAWN/TURFGRASS MAINTENANCE AND ANY PROGRAM FOR SUCH IS THE RESPONSIBILITY OF THE OWNER. ALL PLANTINGS AND LAWN/TURFGRASS AREAS SHALL BE MAINTAINED IN A MANICURED CONDITION UNTIL THE TIME WHEN THE OWNER'S ACCEPTANCE IS GIVEN.
- MAINTENANCE: (OWNER) THE OWNER IS RESPONSIBLE FOR THE CONTINUED MAINTENANCE, REPAIR AND REPLACEMENT OF ALL LANDSCAPING MATERIALS AND WEED BARRIER FABRIC AS NECESSARY FOLLOWING THE ONE (1) YEAR CONTRACTOR GUARANTEE PERIOD.



ROJECT WHISPERING COVES

LANDSCAPE NOTES **EXHIBIT E** 

HEET NUMBER ISD PROJECT NUMBER RAWN BY:

08/28/2019

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