Federal Version

DEED OF CONSERVATION EASEMENT

tucky corporation, having a mailing address at the Lexington-Fayette Urban County Government Center, 3rd Floor, 200 E. Main St., Lexington, Kentucky 40507. ing an address at 3005 Bryan Station Road, Lexington, KY 40516 ("Grantor") in favor of Fayette County Rural Land Management Board, Inc. ("Grantee"), a nonprofit Ken-Delembel, 2004, by WJW Farm, LLC, a Kentucky limited liability company hav-THIS DEED OF CONSERVATION EASEMENT is made this 17th day of

WITNESSETH:

seventy four and six thousand two hundred ninety five thousandths (174.6295) acres of WHEREAS, Grantor is the record title owner in fee simple of certain real property located in Fayette County, Kentucky, more particularly described in Exhibit A attached 3006 Bryan Station Road, Lexington, KY 40516; and land, more or less, and commonly known and designated as 3380 Briar Hill Road and hereto and incorporated by this reference (the "Property") containing one hundred

WHEREAS, it is Grantor's desire to restrict and protect the Property; and

County and the people of the Commonwealth of Kentucky; and conservation and protection and of great importance to Grantor, the people of Fayette architectural and agricultural values (collectively the "Conservation Values") worthy of WHEREAS, the Property possesses natural, scenic, open space, historic,

preserving the aforementioned Conservation Values of the Property; and WHEREAS, Grantor and Grantee have the common purpose of conserving and

Documentation"), which consists of reports, maps, photographs, and other documentation that the Grantor and Grantee agree provide, collectively, an accurate office of the an inventory of relevant features of the Property, dated June 4, 2004, on file at the with the terms of this Easement, and as an objective, though nonexclusive, information baseline for monitoring compliance representation of the Property at the time of this grant and which are intended to serve WHEREAS, the specific Conservation Values of the Property are documented in Grantee and incorporated herein by reference (the "Baseline

WHEREAS, the Property contains the following:

- Environmentally Sensitive Areas (confluence of David's Fork Creek and North Elkhorn Creek)
- North Elkhorn Focus Area and Greenway
- Cliffs above David's Fork Creek and North Elkhorn Creek
- Giant Burr Oak and Sycamore trees
- Virgin forest
- Archeological site of Bryan Station Fort Settler's cabin

HOLD HENRY WATZ GARDNER SELLARS & GARDNER

- Scenic vistas throughout property
- Tree lined road
- Scenic Road Frontage-Briar Hill Road, and

pastures and fields whose beauty and open space character will be protected by this Briar Hill Road and the public traveling this road is afforded scenic views of the rolling WHEREAS, the Property contains approximately 493.95 feet of frontage along

WHEREAS, the grant of this Easement will serve the clearly delineated governmental policies of the Farmland Protection Program 16 USC3830 note whose purpose is "to minimize the extent to which the federal programs contribute to the irreversible conversion of farmland to nonagricultural purposes;" and

maintaining or enhancing air or water quality, or preserving the historical architectural, archaeological, or cultural aspects of real property" and has authorized Grantee, as a use of conservation easements "the purposes of which include retaining or protecting natural, scenic or open space values of real property, assuring its availability for charitable corporation, to hold such conservation easements; and agricultural, forest, recreational, or open-space use, protecting WHEREAS, the Commonwealth of Kentucky, by Kentucky Revised Statutes ("KRS") Sections 382.800 through 382.860, effective July 15, 1988, has authorized the natural resources,

and consequently, constitutes a public benefit that contributes to the health, safety, and general welfare of the residents of the Commonwealth and the nation"; and retain and enhance agriculture is in the economic best interest of the Commonwealth WHEREAS, it is the adopted policy of the Commonwealth of Kentucky, as stated in KRS 262.900 to 262.920, effective July 14, 1994, "to retain agriculture and enhance the contribution that agriculture makes to its economy," and to that end "[a] program to

other agricultural products," "to conserve and protect its agricultural land base as a valuable natural resource which is both fragile and finite," and "to provide a means by state's economy and as an important resource"; and which agricultural land may be protected and enhanced as a viable segment of the development and improvement of its agricultural lands for the production of food and WHEREAS, it is the declared policy of the Commonwealth of Kentucky, as stated in KRS 262.850, effective July 15, 1994, "to conserve, protect and encourage

of Chapter 26 of its Code of Ordinances established a program for the preservation and authorized the Grantee to acquire conservation easements for that purpose; and management of agricultural, rural and natural lands in Fayette County, and WHEREAS, the Lexington-Fayette Urban County Government has by adoption

Urban County Government implements the Rural Service Area Land Management Plan WHEREAS, Chapter 26 of the Code of Ordinances of the Lexington-Fayette

(the "Plan") which recommended that a program be established to manage agricultural, rural and natural lands in Fayette County; and preserve and

environmental resource of major importance; and lands in the rural service area as a viable sector of the county's economy and as an approximately fifty thousand (50,000) acres of eligible agricultural, rural and natural being of present and future residents of Fayette County by preserving and managing WHEREAS, implementation of the Plan will protect the health, safety and well-

aforementioned Conservation Values of the Property; and Property and the acceptance by Grantee will assist in preserving and maintaining the WHEREAS, the grant of a conservation easement by Grantor to Grantee on the

including, without limitation, those land uses existing at the time of this Easement; and uses on the Property that do not significantly impair or interfere with those values, preserved and maintained by this Easement, in perpetuity, by permitting only those land WHEREAS, Grantor intends that the Conservation Values of the Property be

intending the grant of such right to qualify as a "qualified conservation contribution" as that term is defined under Section 170(h) of the Internal Revenue Code of 1986, as amended, and the regulations thereunder (the "Code"); and WHEREAS, Grantor further intends, as owner(s) of the Property, to convey to Grantee the right to preserve the Conservation Values of the Property in perpetuity;

from Grantor a conservation easement pursuant to the terms of this Easement; and WHEREAS Grantor desires to grant to Grantee and Grantee desires to accept

endeavor to honor the intentions of Grantor stated herein and endeavor to preserve and protect in perpetuity the Conservation Values of the Property for the benefit of this generation and future generations; and WHEREAS, Grantee agrees by accepting this Easement that Grantee shall

and character and to the extent hereinafter set forth and to that end, Grantor covenants on behalf of itself, and its heirs, successors and assigns, to Grantee and its successors and permitted assigns, that the Property shall be held, transferred, sold, conveyed, "Easement" or "Conservation Easement") in perpetuity over the Property of the nature Grantor hereby voluntarily, unconditionally, and absolutely grants and conveys to Grantee and its successors and permitted assigns a conservation easement (the paid, of the above, and of the mutual covenants, terms, conditions, and restrictions contained herein, and pursuant to Section 170(h) of the Code and the laws of the constitute restrictive covenants and shall be deemed to run with the land in perpetuity hereinafter set forth, which covenants, conditions, restrictions, and easements shall used and occupied subject to the covenants, conditions, restrictions, and easements Commonwealth of Kentucky, in particular KRS Sections 382.800 through 382.860, NOW, THEREFORE, in consideration of the sum of \$314,380.25 cash in hand

and to burden the Property in perpetuity.

- enhance the agricultural use of the Property by preserving and protecting its agricultural soils and agricultural viability and productivity; to preserve the natural, scenic or open for purposes other than agricultural production; and to protect and preserve the historical interest; to restrict or prevent the development or improvement of the Property space values of the Property; to preserve areas or structures of architectural or Purpose. It is the purpose (the "Purpose") of this Easement to retain and
- Elkhorn Creek) Environmentally Sensitive Areas (confluence of David's Fork Creek and North
- North Elkhorn Focus Area and Greenway
- Cliffs above David's Fork Creek and North Elkhorn Creek
- Giant Burr Oak and Sycamore trees
- Virgin forest
- Archeological site of Bryan Station Fort Settler's cabin
- Scenic vistas throughout property
- Tree lined road
- Scenic Road Frontage-Briar Hill Road, and

and animal and plant husbandry; the breeding, raising, training and general care of livestock for uses other than food, such as riding trails, polo activities, sport or show greenhouse products, including the processing or retail marketing of these crops, livestock and livestock products, and nursery and greenhouse products, if more than purposes and construction and maintenance of barns, silos and other similar structures, the use of farm machinery, the primary processing of agricultural products and the sale also include any of the following: dairying, pasturage, growing crops, bee keeping, farm operator and the raising and stabling of horses for commercial purposes and shall fifty percent (50%) of those processed or merchandised products are produced by the commercial purposes of crops, livestock and livestock products, and term "Agricultural Production" as used herein is defined to include the production for interfere with the Conservation Values of the Property. For purposes of clarification the to prevent any use of the Property that is inconsistent with this Purpose or will impair or of agricultural products produced on the land where the sales are made. horticulture, floriculture, orchards, plant nurseries, viticulture, silviculture, aquaculture

- following rights are hereby conveyed to Grantee by this Easement: Rights of Grantee. To accomplish the Purpose of this Easement the
- (a) to preserve and protect the Conservation Values of the Property;
- छ to enter upon the Property at reasonable times in order to monitor

compliance with and otherwise enforce the terms of this Easement

be upon prior reasonable notice to Grantor, and Grantee shall not the Property; and unreasonably interfere with Grantor's use and quiet enjoyment of terminate, or mitigate a violation of this Easement, such entry shall in accordance with Section 7; provided that, except in cases where Grantee determines that immediate entry is required to prevent,

- <u>O</u> such areas or features of the Property that may be damaged by any inconsistent activity or use, by exercise of the remedies set with the Purpose of this Easement and to require the restoration of to prevent any activity on or use of the Property that is inconsistent forth in Section 7.
- maintain or do the following as a condition of this easement: Grantor's Affirmative Obligations. Grantor agrees at all times to
- written request by Grantee, Grantor shall promptly furnish Grantee with evidence of Grantor's compliance with such notice or demand from any duly authorized governmental authority which if not complied with could result in a lien on the property. Upon receipt of copies of any notice of default or demand letter received by Grantor Grantor shall deliver to Grantee within five (5) days of receipt letter where compliance is required by law.
- 9 with a conservation plan prepared in consultation with NRCS and approved by the Conservation District. This conservation plan shall be deagricultural operations on the Protected Property in a manner consistent to the Grantor, in order to monitor compliance with the conservation plan. the NRCS Field Office Technical Guide standards and specifications. NRCS shall have the right to enter upon the Property, with advance notice plan that proposes a higher level of conservation and is consistent with 2004. However, the Grantor may develop and implement a conservation Technical Guide and 7 CFR Part 12 that are in effect on December 17, veloped using the standards and specifications of the NRCS Field Office amended, the Grantor, his heirs, successors, or assigns, shall conduct all As required by section 1238I of the Food Security Act of 1985, as

compliance with the conservation plan following written notification from untary compliance and, if necessary, appropriate legal action) to secure Grantee shall take all reasonable steps (including efforts at securing voltake corrective action. If the Grantor does not comply with the conservation plan, NRCS will inform Grantee of the Grantor's noncompliance. The Grantor a reasonable amount of time, not to exceed twelve months, to work with the Grantor to explore methods of compliance and give the in the event of noncompliance with the conservation plan, NRCS shall

NRCS that (a) there is a substantial, ongoing event or circumstance of non-compliance with the conservation plan, (b) NRCS has worked with the appeal rights under applicable NRCS regulations. Grantor to correct such noncompliance, and (c) Grantor has exhausted its

work cooperatively with the Grantor to develop and implement a revised conservation plan. The provisions of this section apply to the highly erodvised after the date of this Grant based on an Act of Congress, NRCS will and are not intended to affect any other natural resources conservation ible land conservation requirements of the Farmland Protection Program If the NRCS standards and specifications for highly erodible land are rerequirements to which the Grantor may be or become subject.

- (c) Grantor shall protect and preserve the following:
- Environmentally Sensitive Areas (confluence of David's Fork Creek and North Elkhorn Creek)
- North Elkhorn Focus Area and Greenway
- Cliffs above David's Fork Creek and North Elkhorn Creek
- Giant Burr Oak and Sycamore trees
- Virgin forest
- Archeological site of Bryan Station Fort Settler's cabin
- Scenic vistas throughout property
- Tree lined road
- Scenic Road Frontage—Briar Hill Road
- activities and uses are expressly prohibited on, over, or under the Property, except as restrictions are hereby imposed and shall apply forever to the use and enjoyment of the Purpose of this Easement, Grantor hereby declares and covenants that the following provided in Section 5: Property. Any activity on or use of the Property inconsistent with the Purpose of this Easement is prohibited. Without limiting the generality of the foregoing, the following Prohibited Uses. In order to accomplish, safeguard and promote the
- **a** Property of soil, loam, peat, gravel, sand, hydrocarbons, rocks, or other mineral resource or natural deposit except in connection with an activity or construction permitted in Section 5; mining, excavating, quarrying, dredging, or removing
- ত্র commercial or industrial uses of the Property with the exception of Section 5; agricultural production as defined in Section 1 or as permitted in
- constructing, placing or maintaining of any building, mobile home,

below the Property except as permitted in Section 5; or other temporary or permanent structure or facility on, above, or

- <u>a</u> cutting, removing, pruning, or otherwise destroying shrubbery trees except as permitted in Section 5;
- (e) the installation of underground storage tanks or the placing, filling, storing, processing, dumping or other disposal on the Property of applicable governmental laws and regulations, is permitted; Property, so long as such storage is done in accordance with all agricultural products, byproducts and agricultural equipment on the laws and regulations. For purposes of clarification, the storage of use and (ii) in accordance with applicable local, state and federal Property for normal agricultural production or permitted residential Property except as both (i) reasonably required for the use of the waste, or other such substance, whether or not generated on the soil, refuse, trash, vehicle bodies or parts, rubbish, debris, junk,
- 3 2 3 the Property whatsoever; any legal or de facto division, subdivision or partitioning of
- \equiv any sale, transfer or conveyance of any portion constituting less than one hundred percent (100%) of the Property;
- **(g)** permitted herein; mining or removal of groundwater from the Property except as may required for agricultural production and residential uses
- Ξ guidelines of the United States Service; diking, draining, filling or alteration of the springs or streams on the Commonwealth of Kentucky, Division of Water and the technical Property that is inconsistent with the rules and regulations of the Natural Resource Conservation
- 3 dumping, depositing, abandoning, discharging, or release of any or debris of whatever nature on, in, over, or under the ground or gaseous, agricultural or landscaping activity on the Property, the use clarification, biological and chemical substances and waste by-products used permitted produced surface or ground water of the liquid, solid or hazardous wastes, substances, materials, by law and only for sanitary sewage purposes or the by agricultural parties agree production. that in connection Property, except For purposes of

chemical fertilizers, herbicides, pesticides, fungicides and natural controls is permitted provided such use is in compliance with all applicable federal, state, and local statutes and regulations;

- trespassers provided that the placement, number and design of such signs shall not significantly diminish the scenic character of will be posted with the reasonable approval of the Grantor as to conservation easement; however such signs posted by the Grantee display such signs as it may customarily use to identify lands under the Property. This prohibition shall not limit the right of Grantee to identify horses on the property or to post the Property against addresses of the occupants, to advertise the sale or lease of the signs needed to state the name of the Property, the names and the placing, construction or maintenance of signs, billboards or Property, to advertise an activity permitted by this Easement, to outdoor advertising structures other than a reasonable number of location, size and appearance.
- B annually and which is used to receive greater than one hundred area or facility within which land is not grazed or cropped at least feed lot, which is defined for purposes of this Section as a confined the establishment or maintenance of any large-scale commercial for feeding and fattening for market; (100) head of cattle or hogs that have been raised off the Property
- \Rightarrow thousand five hundred (2500) square feet for raising hogs or poultry for commercial resale. For purposes of clarification, this this Conservation Easement, as a confined facility exceeding two commercial hog or poultry farm, which is defined for purposes of the establishment, maintenance or operation of any large scale poultry for its own personal consumption or limited sale; and prohibition is not intended to prohibit Grantor from raising hogs or
- Ξ relating to agricultural production or permitted residential use without the advance written permission of the Grantee except in the the paving or otherwise covering with concrete, asphalt, gravel or any other paving material of any portion of the Property or the construction, maintenance and use of any road for reasons not event of temporary emergency conditions resulting from an Act of
- 3 significant conservation interests protected Conservation Values that are the subject of this Easement, in unless such use or activity is necessary for the protection of the any unanticipated activity or use of the Property which would impair by this

approval of Grantee as provided in Section 6 below. which case such use or activity shall be subject to the prior

- reserved, subject to section 17.12; inconsistent with the Purpose of this Easement. Without limiting the generality of the foregoing, and subject to the terms of Section 4, the following rights are expressly engage in, all uses of the Property that are not expressly prohibited herein and are not ownership of the Property, including the right to engage in, or permit or invite others to reserves to itself, and its heirs, successors, and assigns, all rights accruing from its Reserved Rights. The provisions of Section 4 notwithstanding, Grantor
- (a) the right to conduct commercial purposes; Agricultural Production for domestic
- 9 lot(s) is no less than 40 acres, pursuant to Section 4f, which shall be utilized by members of the owner or operator's family or person(s) employed on the Property. Prior to beginning construction of the original dwelling after notice to and approval by the Grantee. struct a replacement single-family detached dwelling at the location ted New Residence(s). In the event that a permitted New Resiproval of Grantee for New Residence(s) provided that Grantee's approval shall not be arbitrarily withheld. Grantor thereafter shall of any permitted New Residence(s), Grantor shall obtain the apdwelling and necessary tenant houses as above stated shall not restrict the right to one primary single family detached occupied for over forty-five years. Six small rental houses are located on this tract, which have been dence(s) is destroyed or substantially damaged, Grantor may conbe permitted to maintain, repair and reasonably expand any permitprior approval of the Grantee and provided that the pools, tennis courts and other accessory structures), subject to purtenances (including but not limited to garages, sheds, swimming tached dwelling and necessary tenant housing with reasonable apthe right to construct or maintain one primary single-family de-The retention of these houses subdivided
- 0 shall obtain the approval of Grantee for New Residence(s) provided erator's family or person(s) employed on the Property. Prior to bepurtenances (including but not limited to garages, sheds, swimming tached dwelling and necessary tenant housing with reasonable apthe right to construct or maintain one primary single-family dethat Grantee's approval shall not be arbitrarily withheld. ginning construction of any permitted New Residence(s), Grantor pools, tennis courts and other accessory structures), pursuant to thereafter shall be permitted to maintain, repair and reasonably ex-Section 4f, which shall be utilized by members of the owner or op-

proval by the Grantee. ing at the location of the original dwelling after notice to and ap-Grantor may construct a replacement single-family detached dwellted New Residence(s) pand any permitted New Residence(s). In the event that a permitis destroyed or substantially damaged,

- <u>a</u> Property; enhancement and protection, fire protection, unpaved trail and road and mow or clear existing production or as reasonably necessary for agricultural purposes; vistas, or otherwise to preserve the present condition of the maintenance, tick and insect control, creation or preservation of Kentucky Forestry Service where the farm is involved in timber with a forestry plan under the supervision of the Commonwealth of the right selectively to cut or clear trees or vegetation in accordance fields for timber, lumber or habitat
- (e) on the Property, or if reasonably necessary in connection with the the right to drill for water on the Property and to make available uses of the Property permitted by this Easement; water wells and septic systems for any new or existing structures
- 3 Property by permitted activities and uses; reasonable intervals normal and customary waste generated on the permitted activities and uses and the right to store for removal at Grantee's Fire Marshall, or store vegetative waste generated by the right to compost, burn with the appropriate permit from the
- 9 permitted by this Easement after notice and approval of Grantee; the right to extract fill solely in connection with uses of the Property
- E the right to create new trails or footpaths using permeable materials (such as sand, gravel, or crushed stone);
- \equiv personal, noncommercial purposes, including hunting and fishing, the right to engage in any outdoor recreational activities statutes and regulations; that are in compliance with all applicable federal, state and local
- \subseteq and hunting; the right to post all or a portion of the Property against trespassing
- B paddocks, fences, barns, and related buildings with access roads except as provided in Section 3; the right to construct, repair, maintain or remove pens, corrals reasonably necessary in connection with agricultural production

- 9 with and subject to the other terms of this Easement; and Easement, provided that such lease or other interest is consistent the right to lease or grant less than fee interests in all or a portion of the Property for any use permitted to Grantor under this any use permitted to Grantor under this
- \mathbb{E} not be unreasonably withheld provided that such pond or reservoir is located in a manner consistent with the Purpose of this Easement and the proposed pond or reservoir does not substantially diminish or impair the agricultural productivity or subject to the prior approval of the Grantee which approval shall the right to construct, repair and maintain new ponds or reservoirs Conservation Values of the Property.
- (n) the right to operate a farm office on the Property.
- 0 one hundred (100) acres in size. feeding and fattening for market; provided, that the farm is at least head of cattle or hogs that have been raised off the Property for and which is used to receive not more than one (100) hundred facility within which land is not grazed or cropped at least annually which is defined for purposes of this Section as a confined area or the right to establish or maintain a small-scale commercial feed lot,
- ਰ production on the property. The right to construct underground cisterns, water storage tanks or systems ό permitted residential use 익 agricultural
- Notice and Approval.
- date Grantor intends to undertake the activity in question. The notice shall describe the nature, scope, design, location, timetable, and any other material aspect of the purpose of requiring Grantor to notify Grantee prior to undertaking certain permitted activities, as provided in Section 5, is to afford Grantee an adequate opportunity to required, Grantor shall notify Grantee in writing not less than thirty (30) days prior to the manner that is consistent with the Purpose of this Easement. Whenever notice is monitor the activities in question to ensure that they are designed and carried out in a to its consistency with the Purpose of this Easement. proposed activity in sufficient detail to permit Grantee to make an informed judgment as Notice of Intention to Undertake Certain Permitted Actions.
- in Section 5, Grantee shall grant or withhold its approval in writing within thirty (30) days of receipt of Grantor's written request therefore. Failure of Grantee to deliver a written response to Grantor within such thirty (30) days shall be deemed to constitute approva Grantee's Approval. Where Grantee's approval is required, as set forth

the Grantee shall grant or withhold its approval in writing within sixty (60) days of receipt of the Grantor's written request therefore, failure of Grantee to deliver a written that the action as proposed would be inconsistent with the Purpose of this Easement. Grantee's approval may be withheld only upon a reasonable determination by Grantee by Grantee unless such act is contrary to any express restriction included herein. response to Grantor within such sixty (60) days shall be deemed to constitute approval included herein. In the case where approval is sought for construction of a residence by Grantee of such request unless such act is contrary to any express restriction

Grantee's Remedies.

- approved by Grantee. violation of the terms of this Easement has occurred or is threatened, Grantee shall portion of the Property so injured to its prior condition in accordance with a plan from any use or activity inconsistent with the Purpose of this Easement, to restore the to cure the violation and, where the violation involves injury to the Property resulting give written notice to Grantor of such violation and demand corrective action sufficient Notice of Violation; Corrective Action. If Grantee determines that a
- require the restoration of the Property to the condition that existed prior to any such injury. In the event that Grantee seeks injunctive or other equitable relief, Grantee shall violation until finally cured, Grantee may bring an action at law or in equity in a court of competent jurisdiction to enforce the terms of this Easement, to enjoin the violation, ex such violation with the thirty (30) day period, or fails to continue diligently to cure such violation cannot reasonably be cured within a thirty (30) day period, fails to begin curing days after receipt of notice thereof from Grantee, or under circumstances where the not be required to post a bond and shall not be required to demonstrate irreparable parte as necessary, by restraining order or temporary or permanent injunction, and to harm or injury. Injunctive Relief. If Grantor fails to cure the violation within thirty (30)
- the terms of this Easement or injury to any Conservation Values protected by this Easement, including, without limitation, damages for the loss of scenic, aesthetic, historic, agricultural, open space, or environmental values. Without limiting Grantor's liability therefore, Grantee, in its sole discretion, may apply any damages recovered to the cost of undertaking any corrective action on the Property. Damages. Grantee shall be entitled to recover damages for violation of
- circumstances require immediate action to prevent or mitigate significant damage to the period provided for cure to expire. Paragraphs 7.1 through 7.10 without prior notice to Grantors or without waiting for the Conservation Values of the Property, Grantee may pursue its remedies Emergency Enforcement. If Grantee, in its discretion, determines that
- Scope of Relief. Grantee's rights under this Section 7 apply equally in

shall be cumulative and shall be in addition to all remedies now or hereafter existing at described in Section 7.2, both prohibitive and mandatory, in addition to such other relief the event of either actual or threatened violations of the terms of this Easement. Grantor agrees that Grantee's remedies at law for any violation of the terms of this otherwise available legal remedies. to which Grantee may be entitled, including specific performance of the terms of this law or in equity. Easement are inadequate and that Grantee shall be entitled to the injunctive relief Easement, without the necessity of proving either actual damages or the inadequacy of Grantee's remedies described in this Section 7

- action each party shall bear its own costs. Grantor expressly agrees that Grantee shall necessitated by Grantor's violation of the terms of this Easement shall be borne by Grantor without setoff, deduction, defense, abatement, suspension, deferment or reduction; provided, however, that if Grantor ultimately prevails in a judicial enforcement and expenses of suit and reasonable attorneys' fees, and any costs of restoration enforcing the terms of this Easement against Grantor, including, without limitation, costs any unpaid damages or costs of enforcement. have, is hereby granted, and shall be entitled to record a lien against the Property for Costs of Enforcement. All reasonable costs incurred by Grantee in
- subsequent breach of the same or any other term of this Easement or of any of Grantee's rights under this Easement. No delay or omission by Grantee in the exercise not be deemed or construed to be a waiver by Grantee of such term or of any 7.7 **Forbearance.** Forbearance by Grantee to exercise any of its rights under this Easement in the event of any breach of any term of this Easement by Grantor shall of any right or remedy upon any breach by Grantor shall impair such right or remedy or be construed as a waiver.
- read this Easement, its terms and requirements, and Grantor, in full knowledge of its provisions, hereby waives any defense of laches, estoppel, or prescription with respect to any enforcement action instituted by Grantee. Waiver of Certain Defenses. Grantor acknowledges that Grantor has
- shall be construed to entitle Grantee to bring any action against Grantor for any injury to injury to the Property resulting from such causes. taken by Grantor under emergency conditions to prevent, abate, or mitigate significant without limitation, fire, flood, storm, and earth movement, or from any prudent action or change in the Property resulting from causes beyond Grantor's control, including, Acts Beyond Grantor's Control. Nothing contained in this Easement
- shall have the right to bring suit against Grantee or Grantor for specific performance or 7.10 Failure of Grantee to Enforce. If at any time Grantee shall fail to enforce the restrictions of this Easement, the Lexington-Fayette Urban County Government to otherwise enforce any or all of the provisions of this Easement.

7.11 Federal Government's Right to Enforcement:

the option of such Secretary, all right, title, and interest in this easement [or other interests in land] shall become vested in the UNITED STATES OF AMERICA. other interests in land] without the prior consent of the Secretary of the United States transfer, or otherwise divest itself of any rights, title, or interests of this easement [or terms of the easement through any and all authorities available under Federal or State of the Secretary of the United States Department of Agriculture, the said Secretary of terms of this easement [or other interests in land], as determined in the sole discretion Department of Agriculture and payment of consideration to the United States, then, at law. In the event that the Rural Land Management Board, Inc. attempts to terminate, Agriculture and his or her successors and assigns shall have the right to enforce the In the event that the Rural Land Management Board, Inc. fails to enforce any of the

- Property is conveyed by this Easement. Access. No right of access by the general public to any portion of the
- Costs, Liabilities, Taxes, and Environmental Compliance.
- construction or other activity or use permitted by this Easement, and all such construction or other activity or use shall be undertaken in accordance with all applicable federal, state, and local laws, regulations, and requirements. Grantor shall keep the Property free of any liens arising out of any work performed for, materials responsibilities and shall bear all costs and liabilities of any kind related to the ownership, operation, upkeep, and maintenance of the Property, including the maintenance of reasonable liability insurance coverage. Grantor remains solely furnished to, or obligations incurred by Grantor. responsible for obtaining any applicable governmental permits and approvals for any Costs, Legal Requirements, and Liabilities. Grantor retains all
- fees, and charges of whatever description levied on or assessed against the Property by competent authority (collectively "Taxes"), including any taxes imposed upon, or incurred as a result of, this Easement, and shall furnish Grantee with satisfactory evidence of payment upon request. Taxes. Grantor shall pay, before delinquency, all taxes, assessments,
- after reasonable investigation and to the best of its knowledge: Representations and Warranties. Grantor represents and warrants that,
- on, from, or across the Property; stored, used, disposed of, deposited, abandoned, or transported in, or the environment exists or has been released, generated, treated, water, or soil, or in any way harmful or threatening to human health hazardous, toxic, polluting, or otherwise contaminating to the air, no substance defined, listed, or otherwise classified pursuant to any federal, state, or local law, regulation, or requirement as

- 0 removed from the Property in a manner not in compliance with applicable federal, state, and local laws, regulations, and decommissioned, and no underground storage tanks have been there are not now any underground storage tanks located on the requirements; Property, whether presently in service or closed, abandoned, or
- 0 and local laws, Grantor and the Property are in compliance with all federal, state, Property and its use; regulations, and requirements applicable to the
- <u>a</u> involving, or relating to the Property; there is no pending or threatened litigation in any way affecting,
- (e) proceedings, investigations, notices, claims, demands, or orders; its use, nor do there exist any facts or circumstances that Grantor or local law, regulation, or requirement applicable to the Property or or alleged violation of, or failure to comply with, any federal, state, demands, or orders have been received, arising out of any violation instigated at any time or are now pending, and no notices, claims, civil or criminal proceedings or investigations have reasonably expect to form the basis for any such
- 3 associated with the Property. there are no outstanding surface or subsurface mineral rights
- or soil, or in any way harmful or threatening to human health or the environment, otherwise classified pursuant to any federal, state, or local law, regulation, or requirement as hazardous, toxic, polluting, or otherwise contaminating to the air, water, on, or about the Property of any substance or Grantee's agents, in which case Grantee shall be responsible therefore. including any cleanup that may be required, unless the release was caused by Grantee Grantor agrees to take all steps necessary to assure its containment and remediation, Remediation. If, at any time, there occurs, or has occurred, a release in, now or hereafter defined, listed,
- activities on the Property, or otherwise to become an operator with respect to the Property within the meaning of the Comprehensive Environmental Response, managerial control over the day-to-day operations of the Property, or any of Grantor's the absence of a judicial decree, to any right or ability in Grantee to exercise physical or 224.01-010 et seq. Compensation, and Liability Act of 1980, as amended ("CERCLA"), and KRS Section Control. Nothing in this Easement shall be construed as giving rise, in

or threatening to human health or the environment; and (4) the obligations, covenants representations, and warranties of Sections 9.1 through 9.5. federal, or local law, regulation, or requirement, including, without limitation, CERCLA and KRS Sections 224.01-010 et seq. by any person in any way affecting, involving, or relating to the Property; (3) the presence or release in, on, from, or about the Property, at any time, of any substance now or hereafter defined, listed, or otherwise classified omission, condition or other matter related to or occurring on or about the Property, regardless of cause, unless due solely to the gross negligence of any of the Indemnified death of any person, or physical damage to any property, resulting from any act, demands, orders, judgments, or administrative actions, including, without limitation, reasonable attorneys' fees, arising from or in any way connected with (1) injury to or the Agriculture and the heirs, personal representatives, successors, and assigns of each of them (collectively "Indemnified Parties") from and against any and all liabilities, toxic, polluting, or otherwise contaminating to the air, water, or soil, or any way harmful pursuant to any federal, state, or local law, regulation, or requirement as hazardous Parties; (2) the violation or alleged violation of, or other failure to comply with, any state, penalties, fines, charges, costs, losses, damages, expenses, causes of action, claims, directors, officers, employees, agents, contractors and United States Department of and agrees to hold harmless, indemnify, and defend Grantee and its members, successors and assigns, and each subsequent owner of the Property hereby releases Hold Harmless. Grantor for and on behalf of itself and its heirs,

10. Extinguishment and Condemnation.

- or implement any or all of the uses permitted under the terms of this Easement, or the Section 10.2. In addition, the inability of Grantor, its successors or assigns, to conduct circumstances justifying the termination or extinguishment of this Easement pursuant to and Grantor and Grantee intend that any such changes shall not be deemed to be neighboring properties may, in the future, be put entirely to uses that are not permitted by the terms of this Easement, has been considered by Grantor in granting this Easement. Grantor believes that any such changes in the use of neighboring grounds for its termination or extinguishment pursuant to Section 10.2. unprofitability of doing so, shall not impair the validity of this Easement or be considered properties will increase the benefit to the public of the continuation of this Easement, economically valuable than uses permitted by the terms of this Easement, or that 10.1 Change in Economic Conditions. The fact that any use of the Property expressly prohibited by the terms of this Easement may become more
- any time thirty (30) years or more after the date first above written, the Grantor may file above written, the Grantor may file a written request with Grantee for release of the Easement as to any part of the Property which has been included within the urban a written request with Grantee for release of the Easement as to any part of the Property. Requests for release of the Easement shall be addressed by Grantee service area boundary, as determined by the then most recent Comprehensive Plan. At 10.2 Extinguishment. At any time thirty (30) years or more after the date first

amendments, adopted by the Lexington-Fayette Urban County Government pursuant to KRS 100.197. In the event any sum is paid to the Grantee pursuant to Section 26-18(2)(d) of the Lexington-Fayette Urban County Government Code of Ordinances a utilized in the acquisition of the original easement. in an amount equal to the same percentage of Farmland Protection Program dollars sum shall be paid to the Farmland Protection Program or reinvested in a like easement "Comprehensive Plan" as used herein is defined to mean the land use plan, and according to the terms and conditions of Section 26-18 of the Lexington-Fayette Urban County Government Code of Ordinances. For purposes of clarification the term

- amount recovered. Notice shall be given to the United States Department of Agriculture value of their interest subject to a taking or in-lieu purchase shall be paid out of the damages resulting therefrom. All expenses reasonably incurred by Grantor and part, Grantor and Grantee shall act jointly to recover the full value of their interests in the Property subject to the taking or in-lieu purchase and all direct or incidental 10.3 **Condemnation.** If all or any part of the Property is taken by exercise of the power of eminent domain or acquired by purchase in lieu of condemnation, whether of any condemnation proceedings. Grantee in connection with an effort to prevent a taking or in an effort to recover the full by public, corporate, or other authority, so as to terminate this Easement, in whole or in
- easement to the unrestricted fair market value of the Property as these values are determined on the date of this Deed. The proportional shares of the Grantee and the USDA are (66.66)% and (33.33)% respectively, representing the proportion each party award representing an amount equal to the ratio of the appraised value of this proportional share each of (100%) percentage of gross sale proceeds or condemnation or condemned, in whole or in part, then Grantee and the USDA are entitled to their contributed to the purchase price of the easement. 10.4 Proceeds of Condemnation If the easement is extinguished/terminated
- 10.5 **Application of Proceeds.** Grantee shall use any proceeds received under the circumstances described in this Section 10 in a manner consistent with its conservation purposes, which are exemplified by this Easement and in a manner consistent with the Farmland Protection Program.
- there are no liens, mortgages or encumbrances outstanding against the Property, except any listed in Exhibit B, attached hereto and made a part hereof, which are subordinated to Grantee's right to enforce the restrictions of this Easement. Upon remain subordinated and junior to the Easement to the extent necessary to permit of any sale, condemnation proceedings, or insurance involving the Property, or to the claims of any future mortgage holders or beneficiaries of deeds of trust to the proceeds request, Grantee agrees to subordinate its rights under this Easement to the valid Grantee to enforce the Purpose of this Easement in perpetuity and to prevent any leases, rents, and profits thereof; provided that any such mortgage or deed of trust shall Mortgages. Grantor represents and warrants that as of the date hereof,

modification or extinguishment of this Easement by exercise of any rights of such mortgage holder or trust deed beneficiary; and provided further that, in the unlikely event this Easement is terminated under circumstances described in Section 10, to this paragraph. Grantee agrees to execute any documents required to effect a subordination pursuant Grantee shall be entitled to compensation in accordance with the terms of Section 10.

Assignment and Backup Grantee.

- and the United States Department of Agriculture of an assignment at least thirty (30) days prior to the date of such assignment. The failure of Grantee to give such notice such transfer, Grantee shall require that the Purpose that this grant is intended to advance continue to be carried out. Grantee agrees to give written notice to Grantor successor provision then applicable) or the laws of the United States. As a condition of rights and obligations under this Easement only to an organization that is a qualified organization at the time of transfer under Section 170(h) of the Internal Revenue Code shall not affect the validity of such assignment nor shall it impair the validity of this conservation easements under KRS Easement or limit its enforceability in any way. (or any successor provision then applicable), and authorized to acquire and hold Assignment. This Easement is transferable, but Grantee may assign its Sections 382.800 through 382.860 (or any
- vested in and fall upon the Lexington-Fayette Urban County Government or such other qualified organization as may then be determined, to the extent such entity shall evidence acceptance of and agree to fully enforce the terms herein. qualified organization under Section 170(h) of the Internal Revenue Code (or any successor provision then applicable) its rights and duties hereunder shall become 12.2 Backup Grantee. In the event Grantee shall cease to exist or to be a
- that may be created by a subdivision or partitioning of property in the event the Grantor retains the right to subdivide into parcels of at least forty (40) acres. Grantor further days prior to the date of such transfer. The failure of Grantor to perform any act agrees to give written notice to Grantee of the transfer of any interest at least thirty (30) Easement by reference in any deed or other legal instrument by which Grantor divests itself of any interest in all or a portion of the Property, including, without limitation, a enforceability in any way. required by this paragraph shall not impair the validity of this Easement or limit its leasehold interest. Grantor agrees that this easement shall apply to all parcels of land Subsequent Transfers. Grantor agrees to incorporate the terms of this
- Grantee's knowledge, Grantor's compliance with any obligation of Grantor contained in this Easement or which otherwise evidences the status of this Easement. Such Grantor, any document, including an estoppel certificate, which certifies, to the best of within thirty (30) days execute and deliver to Grantor, or to any party designated by Estoppel Certificates. Upon written request by Grantor, Grantee shall

request therefore. inspection, at Grantor's expense, within thirty (30) days of receipt of Grantor's written inspection. If Grantor requests more current documentation, Grantee shall conduct an certification shall be limited to the condition of the Property as of Grantee's most recent

delivery with any reputable overnight courier service, or (iii) three (3) business days after having been deposited in any post office or mail depository regularly maintained by the U.S. Postal Service and sent by registered or certified mail, postage prepaid, addressed as follows: given (i) upon delivery, if delivered in person or by facsimile transmission with receipt acknowledged, (ii) one (1) business day after having been deposited for overnight required to give to the other hereunder shall be in writing and shall be deemed properly Notices. All notices or communication that either party desires or is

If to Grantor: WJW Farm, LLC

3005 Bryan Station Road

Lexington, KY 40516

If to Grantee: Fayette County Rural Land Management Board, Inc.

Attn.: PDR Program Manager

c/o Lexington-Fayette Urban County Government LFUCG Center, 3rd Floor

200 E. Main Street

Lexington, KY 40507

different addresses for subsequent notices or communications. notice to the other. Any party by notice to the other party may designate additional or or to such other address as either party from time to time shall designate by written

office of the County Clerk of Fayette County, Kentucky and in the office of the Division record it at any time as may be required to preserve the rights in this Easement. of Building Inspection of the Lexington-Fayette Urban County Government, and may re-Recordation. Grantee shall record this instrument in timely fashion in the

General Provisions.

- shall be governed by the law of the Commonwealth of Kentucky. Controlling Law. The interpretation and performance of this Easement
- notwithstanding, this Easement shall be liberally construed in favor of the grant to effect the purpose of this Easement and the policy and purpose of KRS 382.800 through consistent with the purpose of this Easement that would render the provision valid shall be favored over any interpretation that would render it invalid. The rule of construction 382.860. If any provision in this instrument is found to be ambiguous, an interpretation Liberal Construction. Any general rule of construction to the contrary

employed in the interpretation of this Easement. to the effect that any ambiguities are resolved against the drafting party shall not be

- affected thereby and shall be enforced to the greatest extent permitted by law. than those as to which it is found to be invalid, as the case may be, shall not be this Easement, or the application of such provision to persons or circumstances other to any person or circumstance, is found to be invalid, the remainder of the provisions of 17.3 Severability. If any provision of this Easement, or the application thereof
- understandings, or agreements relating to the Easement, all of which are merged parties with respect to the Easement and supersedes all prior discussions, negotiations, 17.4 Entire Agreement. This instrument sets forth the entire agreement of the
- no amendment shall be allowed that will affect the qualification of this Easement or the status of Grantee under any applicable laws, including Section 170(h) and 501(c)(3) of paragraph shall require Grantor or Grantee to agree to any amendment or to consult or County Clerk of Fayette County, Kentucky and in the office of the Division of Building Inspection of the Lexington-Fayette Urban County Government. Nothing in this its perpetual duration. Any such amendment shall be recorded in the office of the amendment shall be consistent with the Purpose of this Easement and shall not affect the Internal Revenue Code and the laws of the Commonwealth of Kentucky, and any jointly amend this Easement by a mutually acceptable written agreement; provided that modification of this Easement would be appropriate, Grantor and Grantee are free to negotiate any amendment. Amendment. If circumstance arise under which an amendment to or
- reversion of Grantor's title in any respect. 17.6 No Forfeiture. Nothing contained herein will result in a forfeiture or
- Easement upon Grantor shall be joint and several. 17.7 Joint and Several Obligations. The obligations imposed
- personal representatives, heirs, successors, and permitted assigns and shall continue as a servitude running in perpetuity with the Property. The terms "Grantor" and "Grantee," wherever used herein, and any pronouns used in place thereof, shall 17.8 Successors. All of the covenants, terms, conditions, restrictions, easements, representations, warranties and provisions of this Easement shall be binding upon, and inure to the benefit of, the parties hereto and their respective permitted assigns, and the above-named Grantee and its successors and permitted respectively, the above-named Grantor and its heirs, successors,
- 17.9 **Termination of Rights and Obligations**. A party's rights and obligations under this Easement terminate upon transfer of the party's interest in the Easement or

given to the United States Department of Agriculture. survive transfer. In the event a termination occurs under this paragraph, notice shall be Property, except that liability for acts or omissions occurring prior to transfer shall

- upon construction or interpretation. convenience of reference and are not a part of this instrument and shall have no effect 17.10 Captions. The captions in this instrument have been inserted solely for
- shall be deemed an original instrument as against any party who has signed it. In the event of any disparity between the counterparts produced, the recorded counterpart counterparts, which shall, in the aggregate, be signed by both parties; each counterpart shall be controlling. 17.11 Counterparts. The parties may execute this instrument in two or more
- both this Easement and such law, ordinance, code or regulation. with Grantee and the applicable governmental entity to accommodate the purposes of terms hereof, Grantor shall promptly notify Grantee of such conflict and shall cooperate authorize or permit Grantor to violate In the event of any conflict between any such ordinance, code or regulation and the requirement relating to building materials, construction method, or use of the Property. 17.12 Compliance with Laws. Nothing contained herein shall be interpreted to ize or permit Grantor to violate any law, regulation, ordinance, code or
- exercised in a manner that would interfere with the Purpose of the Easement. development rights shall not be exercisable on, above or below the Property during the that under any applicable zoning or similar ordinance the Property may be developed to more intensive uses than the Property is devoted to as of the date hereof, such development rights which may exist now or at sometime hereafter by reason of the fact 17.13 Development Rights. Easement, nor shall they be transferred to any adjacent parcel and To the extent that Grantor owns or is

TO HAVE AND TO HOLD unto Grantee, its successors, and assigns forever

GRANTOR(S):

WJW FARM, LLC

Ų.

William J. Wood., Membe

COUNTY OF FAYETTE COMMONWEALTH OF KENTUCKY

The foregoing Contract was subscribed, sworn to and acknowledged before me this day of Organization, 2004, on behalf of WJW Farm, LLC, Inc., a Kentucky limited liability company, by William J. Wood, Member.

My commission expires: 3-3-2005

Notary Public, Kentucky, State-at-Large

GRANTEE:

IN WITNESS WHEREOF, the following authorized representatives of the United States and the Rural Land Management Board, Inc. have executed this Cooperative Agreement.

Board, Inc. Fayette County Rural Land Management

Mourz

₽ .: Margaret Graves, Chairperson

COMMONWEALTH OF KENTUCKY

COUNTY OF FAYETTE

Management, Inc., by Margaret Graves, Chairperson. IN WITNESS WHERE OF the foregoing instrument was acknowledged before me day of אילים באיים באונים. 2004, on behalf of Fayette County Rural Land

My commission expires: 200)

NOTARY PUBLIC

ACCEPTANCE OF PROPERTY INTEREST CONSERVATION SERVICES ВΥ 捕 NATURAL RESOURCES

and the rights conveyed therein, on behalf of the United States of America. Government, hereby accepts and approves the foregoing conservation easement deed, The Natural Resources Conservation Service, an agency of the United

By: David Sawyer

NRCS State Conservationist

STATE OF KENTUCKY

COUNTY OF

proved to me to be the person whose signature appears above, and who being duly sworn by me, did say that he/she is the States Department of Agriculture, is authorized Resources Conservation Service, United States Department of Agriculture, is authorized the deed to be her/his voluntary act and deed. to sign on behalf of the agency, and acknowledged and accepted the rights conveyed by On this 14 day of Nonember, 2004, before me, the undersigned, a Notary Public in and for the State, personally appeared Nouvel G. Suyer known or

In witness whereof, I have hereunto set my hand and official seal the day and year first above written.

My commission expires:

Notary Public, State of Keni

PREPARED BY

John P. Watz Henry, Watz, Gardner, Sellars & Gardner, PLLC 401 W. Màin Street, Suite 314 Lexington, KY 40507

EXHIBIT A TO

DEED OF CONSERVATION EASEMENT FROM

WJW Farm, LLC

10

Fayette County Rural Land Management Board, Inc.

[Property Description]

Elkhorn Valley Spring Waters, Inc. (Deed Book 1608, Page 337) (Deed Book 1564, Page 581 & Deed Book 1870, Page 195) Lexington, Fayette County, Kentucky **LEGAL DESCRIPTION - EXHIBIT A** Elkhorn Valley Subdivison Block "C" - Lot 2 3390 Briar Hill Road William J. Wood

Being a parcel of land on the west side of Briar Hill Road (KY-57) approximately 4200 feet south of Bryan Station Road (KY-57 / KY 1970), in Lexington, Fayette County, Kentucky and being more particularly described as:

ter rebar with surveyor's cap (found, PLS 2187), in the line of the Mt. Zion Farm, Inc. (Deed Book 1610, Page 067) property; thence with the Mt. Zion Farm, Inc. (Deed Book South 44°10'19"West a distance of 1310.42' to a 5/8" diameter rebar with metal surveyor's cap (found, PLS 67); thence continuing with the aforementioned White property 207,720.07 (NAD 83, US Survey Feet); thence leaving Briar Hill Road (KY-57) and with the lines of William Cooper (Deed Book 2165, Page 422), J.C. & Linda McLean (Deed point having Kentucky State Plane coordinates of East (X) = 1,596,916.20 North (Y) = (found, PLS 2187); thence South 43°37'39"West a distance of 362.43' to a 5/8" diame-South 25°03'05"West a distance of 143.24' to a 5/8" diameter rebar with surveyor's cap Book 1611, Page 229) and James & Paulette White (Deed Book 1677, Page 519) 1610, Page 067) property for 12 calls: Beginning at a survey nail (found) in the centerline of Briar Hill Road (KY-57) said

veyor's cap (found, PLS 2187); thence South 12°45'08"West a distance of 106.98' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence South 43°12'22"West a distance of 482.66' to a 5/8" diameter rebar with sur-

South 43°13'41"West a distance of 315.08' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence

veyor's cap (found, PLS 2187); thence North 34°13'27"West a distance of 947.76' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence North 31°28'02"West a distance of 411.98' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence South 48°06'02"West a distance of 339.44' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence South 48°13'36"West a distance of 895.56' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence South 49°19'51"West a distance of 323.16' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence South 49°04'36"West a distance of 179.07' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence South 49°25'28"West a distance of 202.95' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence South 49°00'20"West a distance of 120.70' to a 5/8" diameter rebar with sur-

a 5/8" diameter rebar with surveyor's cap (found, PLS 2187), said point being in the southern right of way of the CSX Transportation (CSX Valuation Map 82-3)(Deed Book 1584, Page 414)property; thence with the CSX Transportation right of way for 6 calls: veyor's cap (found, PLS 2187); thence North 36°58'50"West a distance of 1173.44' to 334) property; thence leaving the Mt. Zion Farm, Inc. property and with the line of Mitchell North 25°38'00"West a distance of 909.75' to a 5/8" diameter rebar with surcap (found, PLS 2187), in the line of the Fred & Nancy Mitchell (Deed Book 1610, Page South 49°15'05"West a distance of 987.86' to a 5/8" diameter rebar with surveyor's

veyor's cap (found, PLS 2187); thence North 57°35'25"East a distance of 796.96' to a 5/8" diameter rebar with sur-

2831.79', with a chord bearing of North 68°32'18"East, with a chord length of 1075.64', to a 5/8" diameter rebar with surveyor's cap (found, PLS 2187); thence with a curve turning to the right with an arc length of 1082.21', with a radius of

North 79°29'12"East a distance of 264.68' to a 5/8" diameter rebar with surveyor's cap (found, PLS 2187); thence

veyor's cap (found, PLS 2187); thence North 79°27'52"East a distance of 668.68' to a 5/8" diameter rebar with sur-

veyor's cap (found, PLS 2187); thence South 15°17'29"East a distance of 17.06' to a 5/8" diameter rebar with sur-

distance of 100.00' from the corner; thence leaving the CSX transportation right of way and with a new line through the William J. Wood (Parcel 3, Tract 1 - Deed Book 1564, North 79°30'15"East a distance of 852.24' to a point in a flooded area, witness by a 5/8" diameter rebar with surveyor's cap (set, PLS 2405) at North 79°29'12"East a Page 581 & Deed Book 1870, Page 195) property for 14 calls:

veyor's cap (found, PLS 2187); thence South 41°29'31"East a distance of 309.10' to a 5/8" diameter rebar with sur-

South 46°21'36"East a distance of 53.92' to a point; thence

64.14', with a chord bearing of South 21°45'32"East, with a chord length of 53.40', point; thence with a curve turning to the right with an arc length of 55.08', with a radius of to a

chord bearing of South 24°35'35"East, with a chord length of 17.92', to a point; thence with a curve turning to the left with an arc length of 18.62', with a radius of 19.44',

South 49°21'47"East a distance of 55.11' to a point; thence

with a curve turning to the right with an arc length of 18.21', with a radius of 14.91', with a chord bearing of South 14°22'58"East, with a chord length of 17.10', point; thence oj a

South 21°42'43"West a distance of 9.57' to a point; thence

South 46°49'57"West a distance of 44.90' to a point; thence

South 68°43'49"West a distance of 52.73' to a point; thence

South 76°18'48"West a distance of 33.47' to a point; thence

South 71°28'57"West a distance of 23.02' to a point; thence

64.12', with with a curve turning to the left with an arc length of 191.54', with a radius of to a point;

a chord bearing of South 14°05'35"East, with a chord length of 127.86',

North 73°23'40"East a distance of 84.19' to a point; thence

cel 12 - Deed Book 1870, Page 195) property, thence continuing with a new line for 4 to a point; said point being in the William J. Wood (Deed Book 1566, Page 607 & Parwith a curve turning to the right with an arc length of 132.59', with a radius of 198.07', with a chord bearing of South 82°40'37"East, with a chord length of 130.13',

South 53°33'07"East a distance of 27.99' to a point; thence

with surveyor's cap (set, PLS 2405), crossing a 24" long, 5/8" diameter rebar with surveyor's cap (set, PLS 2405) at 100.00"; thence South 61°30'35" West a distance of 699.86' to a 24" long, 5/8" diameter rebar

surveyor's cap (set, PLS 2405); thence North 33°17'46"West a distance of 92.20' to a 24" long, 5/8" diameter rebar with

of the Elkhorn Valley Spring Waters, Inc. property for 3 calls: Valley Spring Waters, Inc. (Deed Book 1608, Page 337), thence following the north line with surveyor's cap (set, PLS 2405), said point being in the property line of Elkhorn South 69°45'20"West a distance of 415.77' to a 24" long, 5/8" diameter reba

South 61°13'12"West a distance of 150.83' to a 24" long, 5/8" diameter rebar with surveyor's cap (set, PLS 2405); thence

with surveyor's cap (set, PLS 2405); thence South 71°38'46"West a distance of 268.14' to a 24" long, 5/8" diameter rebar

centerline of Briar Hill Road for 2 calls: being in the centerline of the aforementioned Briar Hill Road (KY-57); thence with the South 72°14'08"West a distance of 281.56' to a survey nail (found); said point

South 64°48'57"East a distance of 81.71' to a survey nail (found); thence

point of beginning, having an area of 7606863.0 square feet or 174.6295 acres South 66°13'10"East a distance of 412.24' to a survey nail (found); which is the

performed under the direct supervision of Hugo A. Endris, PLS 2405, of Endris Engineering, 1128 Winchester Road, Suite 130, Lexington, Kentucky. The survey was concluded on October 29, 2004. The description above being based on an actual ground survey of the property

Consolidation Plat of Lots 1 and 2, Block C, Elkhorn Valley Subdivision, of record in Being the same property identified as Lot 2 (after consolidation) on the Minor

Plat Cabinet M, Slide 403, in the Fayette County clerk's Office.

Wood by deed dated October 26, 1990, of record in Deed book 1564, page 581, and by quitclaim deed dated September 6, 1996, of record in Deed book 1870, page 195, both of record in the Fayette County Clerk's Office. Being a portion of the same property conveyed to Elkhorn Valley Spring Waters, Inc., by deed dated November 26, 1991, of record in Deed book 1608, page 337, in the Fayette County Clerk, and being a portion of the same property conveyed to William J.

Being the same property conveyed to WJW Farm, LLC, a Kentucky limited liability company, by deed dated December 17, 2004, and recorded simultaneously here-

EXHIBIT B TO DEED OF CONSERVATION EASEMENT FROM WJW Farm, LLC TO Fayette County Rural Land Management Board, Inc.

[List any outstanding liens, mortgages or encumbrances against the property]

- <u>-</u> A mortgage in the original principal amount of \$1,600,000.00 from William J. Wood and Jennifer B. Schnabel-Wood, husband and wife, and Elkhorn Valley Springs Water, Inc., a Kentucky corporation, to Farm Credit Services of Mid-America, FLCA, dated October 3, 2002, of record in Mortgage Book 3932, page 385, in the Fayette County Clerk=s Office.
- . A mortgage in the original principal amount of \$537,440.00 from William J. Wood and Jennifer B. Schnabel-Wood, husband and wife, and Elkhorn Valley Springs Water, Inc., a Kentucky corporation, to Farm Credit Services of Mid-America, FLCA, dated September 30, 2003, of record in Mortgage Book 4597, page 419, in the Fayette County Clerk=s Office.
- w A mortgage in the original principal amount of \$300,000.00 from WiJ. Wood and Jennifer B. Schnabel-Wood, husband and wife, and Elkho: Valley Springs Water, Inc., a Kentucky corporation, to Farm Credit Services of Mid-America, FLCA, dated May 28, 2004, of record in Moseok 4900, page 458, in the Fayette County Clerk=s Office. and Elkhorn in Mortgage William

I, Donald W Blevins, County Court Clerk of Fayette County, Kentucky, hereby certify that the foregoing instrument has been duly recorded in my office.

Monde The Blevins

By: Doug BRADLEY, dc

200412170333

December 17, 2004 15:1'

15:17:32 PM

Fees \$64.00

Tax

\$.00

Total Paid \$64.00

THIS IS THE LAST PAGE OF THE DOCUMENT
30 Pages

1 - 30