Exempt from Taxation Pursuant to 58.1-811.A.3 And D., VA Code Ann. Grantor: Somerset Crossing Homeowners Association, Inc.

Grantee: Prince William County Board of County Supervisors

Prepared by Return to: County Attorney
One County Complexe
Prince William Uni
220

This Deed of Gift of Easement dated as of January 3, 2015 between the SOMERSET CROSSING HOMEOWNERS ASSOCIATION, INC., a Virginia Non-Stock Corporation ("Association" or "Owner"), Grantor, and THE BOARD OF COUNTY SUPERVISORS OF PRINCE WILLIAM COUNTY, VIRGINIA, a political subdivision of the Commonwealth of Virginia ("County" or "Grantee"), Grantee,

RECITALS:

- R-1. Association is the homeowners association serving as the governing entity for all of the lots and common areas in the residential subdivision created by virtue of a certain Declaration of Covenants, Conditions, Restrictions, and Reservation of Easements of Somerset Crossing Homeowners Association, Inc., which is recorded among the land records of Prince William County, Virginia, at Instrument No. 200109120094757 and as may be amended and is the Owner of SOMERSET SEC 3 PCL A, SOMERSET SEC 1 PCL A1, SOMERSET SEC 4 PCL A, SOMERSET SEC 5 PCL A, SOMERSET SEC 6 PCL A, SOMERSET SEC 7 PCL A7, SOMERSET SEC 8 PCL A8, PARCEL 2B and PARCEL 3 (hereinafter collectively referred to as "Property"), as depicted on the plat dated December 5, 2014, entitled "PLAN SHOWING TRAIL EASEMENT AND CONSERVATION AREA ON THE PROPERTIES OF SOMERSET CROSSING HOMEOWNERS ASSOCIATION, INC." ("Plat"), prepared by Jeff Warner Land Surveying, Inc. (attached hereto and incorporated herein).
- **R-2**. Association is responsible for the administration and maintenance of common areas situated within the Association that are for the benefit and use of the members of the Somerset Crossing Homeowners Association, Inc.
- **R-3.** Association has agreed to provide County with certain easements to provide public pedestrian and off-road bicycle access on a trail easement and to conserve and preserve the Association's common area.
- R-4. Grantee is a political subdivision of the Commonwealth of Virginia and a "qualified organization" and "eligible donee" under Section 170(h)(3) of the Internal Revenue Code (references to the Internal Revenue Code in this Easement shall be to the United States Internal Revenue Code of 1986, as amended, and the applicable regulations and rulings issued thereunder, or the corresponding provisions of any subsequent federal tax laws and regulations) (the "IRC") and Treasury Regulation Section 1.170A-14(c)(1) and is willing to accept a perpetual open-space easement over the Property as herein set forth.
- R-5. Chapter 461 of the Acts of 1966, codified in Chapter 17, Title 10.1, Sections 10.1-1700 through 10.1-1705 of the Code of Virginia, as amended (the "Open-Space Land Act"), provides "that the provision and preservation of permanent open-space land are necessary to help curb urban sprawl, to prevent the spread of urban blight and deterioration, to encourage and assist more economic and desirable urban development, to help provide or preserve necessary park, recreational, historic and scenic areas, and to conserve land and other natural resources" and

PLAT IS RECORDED AS

INSTR. #2015 01130002942

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Prince William County, VR Pgs: 11
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Michele B. McQuigg, Clerk

authorizes the acquisition of interests in real property, including easements in gross, as a means of preserving open-space land.

- **R-6.** Pursuant to Sections 10.1-1700 and 10.1-1703 of the Open-Space Land Act, the purposes of this Easement include retaining and protecting open-space and natural resource values of the Property, and the limitation on division, residential construction, and commercial and industrial uses ensures that the Property will remain perpetually available for agriculture, livestock production, forest, or open-space use, all as more particularly set forth below.
- R-7. As required under Section 10.1-1701 of the Open-Space Land Act, the use of the Property for open-space land conforms to the County of Prince William Comprehensive Plan adopted on various dates, depending on the applicable chapter, and the Property is located within an area that is designated as ER, Environmental Resource on the county's future land use map.
- R-8. This Easement is intended to constitute (i) a "qualified conservation contribution" as defined in IRC Section 170(h)(1) and as more particularly explained below, and (ii) a qualifying "interest in land" under the Virginia Land Conservation Incentives Act of 1999 (Section 58.1-510 et seq. of the Code of Virginia (1950), as amended).
- R-9. This Easement is intended to be a grant "exclusively for conservation purposes" under IRC Section 170(h)(1)(C), because it effects "the preservation of open space (including farmland and forest land)" under IRC Section 170(h)(4)(A)(iii); specifically the preservation of open space on the Property is pursuant to clearly delineated state governmental conservation policies and will yield a significant public benefit.
- R-10. This open-space easement in gross constitutes a restriction granted in perpetuity on the use that may be made of the Property and is in furtherance of and pursuant to the clearly delineated governmental conservation policies set forth below:
- (i) Land conservation policies of the Commonwealth of Virginia as set forth in:
- a. Section 1 of Article XI of the Constitution of Virginia, which states that it is the Commonwealth's policy to protect its atmosphere, lands and waters from pollution, impairment, or destruction, for the benefit, enjoyment, and general welfare of the people of the Commonwealth;
 - b. The Open-Space Land Act cited above;
- c. Grantee's practice in reviewing and accepting this Easement. Grantee has engaged in a rigorous review, considered and evaluated the benefits provided by this Easement to the general public as set forth in these recitals, and concluded that the protection afforded the open-space character of the Property by this Easement will yield a significant public benefit and further the open-space conservation objectives of Grantee and the Commonwealth of Virginia. Treasury Regulation Section 1.170A-14(d)(4)(iii)(B) states that such review and acceptance of a conservation easement by a governmental entity tends to establish a clearly

delineated governmental conservation policy as required under IRC Section 170(h)(4)(A)(iii); and

- (ii) Land use policies of the County of Prince William as delineated in:
- a. its Comprehensive Plan, adopted on various dates, depending on the applicable chapter (the "Plan"), to which Plan the restrictions set forth in this Easement conform and which contains the following:
 - (1) The Parks, Open Space and Trails chapter of the Plan provides as follows:

PK-POLICY 1 (policy): "Preserve at least 70 acres per 1,000 population of Prince William County in parks accessible to the general public."

PK-POLICY 2 (policy): "The County shall encourage the preservation and use of private lands for park and recreation facilities."

NCR-POLICY 1, AS 4 (action strategy): "At least 50% of county park lands shall be left undeveloped for resource protection, open space or passive recreation."

NCR-POLICY 1, AS 5 (action strategy): "Prioritize identified sensitive ecological resources and corridors for acquisition, and encourage the dedication of land or easements for such sites by private property owners."

OS-POLICY 2 (policy): "Partner with other government agencies, businesses, and non-government organizations, including nonprofit organizations and home owner associations to permanently protect open space and increase public access to open space areas."

- R-11. This Easement will yield significant public benefit to the citizens of the Commonwealth as set forth in these recitals.
- R-12. Grantor and Grantee desire to protect in perpetuity the conservation values of the Property by restricting the use of the Property.
- R-13. Grantee has determined that the restrictions on the Property set forth below will preserve and protect in perpetuity the conservation values of the Property and will limit use of the Property to those uses consistent with, and not adversely affecting, the conservation values of the Property and the governmental conservation policies furthered by this Easement.
- **R-14.** Grantee, by acceptance of this Easement, designates the Property as property to be retained and used in perpetuity for the preservation and provision of open-space land pursuant to the Open-Space Land Act.
- R-15. Grantee desires to accept this conveyance pursuant to Virginia Code §§ 10.1-1700 et seq.

NOW THEREFORE in consideration of the foregoing recitals, which are incorporated herein, and for such other valuable consideration, the receipt and sufficiency of which County and Association expressly acknowledge, Association hereby grants and conveys to County, its successors and assigns, the following easements:

TRAIL EASEMENT

A 10' Wide Trail Easement is hereby granted to the County, as more particularly described on the Plat as "10' Wide Trail Easement Hereby Created" or "Existing 10' Wide Trail Easement", subject to the following terms and conditions:

- 1. The Trail Easement is for public pedestrian and off-road bicycle access.
- 2. The Grantor will be responsible for the operation and maintenance of the Trail within the Trail Easement. This easement shall grant the appropriate County authorities the right to enter the property that is the subject of this easement for the purposes of inspection of the Trail. If, upon such inspection, the County determines that the Trail is not being maintained to the appropriate standard of public use, the County shall have the right to perform such maintenance as is necessary to make the Trail suitable for such public use, at the Grantor's expense.
- 3. Use of the trail by the public shall be in accord with Prince William County and the Department of Park and Recreation rules.

OPEN-SPACE EASEMENT

An Open-Space Easement in gross over, and the right in perpetuity to restrict the use of, the portion of the Property shown on the Plat as "CONSERVATION AREA HEREBY CREATED" is hereby granted to the County for the purpose of conserving and preserving undisturbed the natural vegetation, topography, habitat and other natural features now existing on and across the Property of Owner, said Property and easement being more particularly bounded and described on the Plat attached hereto and incorporated herein. Even if the Property consists of more than one parcel for real estate tax or any other purpose or if it may have been acquired previously as separate parcels, it shall be considered one parcel for purposes of this Easement, and the restrictions and covenants of this Easement shall apply to the Property as a whole.

SECTION I - PURPOSE

The purpose of this Easement is to preserve and protect the conservation values of the Property in perpetuity by imposing the restrictions on the use of the Property set forth in Section II and providing for their enforcement in Section III. The conservation values of the Property are described in the above recitals and include the Property's open-space, scenic, natural and recreational values.

Pursuant to the County's open space and recreational goals, the further purpose of this Easement is preservation of land for natural resource-based outdoor recreation and preservation of scenic open space.

Grantor covenants that no acts or uses that are inconsistent with the purpose of this Easement or the conservation values herein protected shall be conducted on the Property.

SECTION II - RESTRICTIONS

Restrictions are hereby imposed on the use of the Property pursuant to the public policies set forth above. The acts that Grantor covenants to do and not to do upon the Property, and the restrictions that Grantee is hereby entitled to enforce, are and shall be as follows:

- 1. No use shall be made of, nor shall any improvements be made within, the open-space easement area without prior written authorization of the County.
- 2. All existing vegetation in the open-space easement area shall be preserved and protected and no clearing or grading shall be permitted, nor shall the easement area be denuded, defaced or otherwise disturbed without the prior written approval of the appropriate County agency or department.
- 3. In the event of any violation of this open-space easement, the Owner shall be solely responsible for the restoration of the open-space easement area to its condition as of the execution of this Deed. Further, the County and its agents shall have the right, but not the obligation, to enter upon the property and restore the open-space easement area to the extent the County may deem necessary. The cost of such restoration by the County shall be reimbursed to the County by the Owner, its successors and assigns, upon demand.

SECTION III - ENFORCEMENT

- 1. RIGHT OF INSPECTION. Representatives of Grantee may enter the Property from time to time for purposes of inspection (including photographic documentation of the condition of the Property) and enforcement of the terms of this Easement.
- ENFORCEMENT. Grantee, in accepting this Easement, commits to protecting the 2. conservation purposes of the Easement and has the resources necessary to enforce the restrictions set forth herein. Grantee has the right to bring a judicial proceeding to enforce the restrictions, which right specifically includes the right (i) to require restoration of the Property to its condition at the time of the conveyance or to require restoration of the Property to its condition prior to a violation hereof, provided that such prior condition was in compliance with the restrictions of and consistent with the purpose of this Easement; (ii) to recover any damages arising from noncompliance; and (iii) to enjoin non-compliance by temporary or permanent injunction. If the court determines that Grantor failed to comply with this Easement, Grantor shall reimburse Grantee for any reasonable costs of enforcement, including costs of restoration, court costs, and attorney's fees, in addition to any other payments ordered by the court. Grantee's delay shall not waive or forfeit its right to take such action as may be necessary to ensure compliance with this Easement, and Grantor hereby waives any defense of waiver, estoppel or laches with respect to any failure to act by Grantee. Notwithstanding any other provision of this Easement, Grantor shall not be responsible or liable for any damage to the Property or change in the condition of the

Property (i) caused by fire, flood, storm, Act of God, governmental act, or other cause outside of Grantor's control or (ii) resulting from prudent action taken by Grantor to avoid, abate, prevent, or mitigate such damage to or changes in the condition of the Property from such causes. Nothing in this Easement shall create any right in the public or any third party to maintain any judicial proceeding against Grantor or Grantee.

SECTION V - GENERAL PROVISIONS

- 1. **DURATION.** This Easement shall be perpetual. It is an easement in gross that runs with the land as an incorporeal interest in the Property. The covenants, terms, conditions, and restrictions contained in this Easement are binding upon, and inure to the benefit of, the parties hereto and their successors and assigns, and shall continue as a servitude running in perpetuity with the Property. The rights and obligations of an owner of the Property under this Easement terminate upon proper transfer of such owner's interest in the Property, except that liability for acts or omissions occurring prior to transfer shall survive transfer.
- 2. TITLE. Grantor covenants and warrants that Grantor has good title to the Property, that Grantor has all right and authority to grant and convey this Easement, and that the Property is free and clear of all encumbrances (other than restrictions, covenants, conditions, and utility and access easements of record), including, but not limited to, any mortgages or deeds of trust not subordinated to this Easement.
- 3. ACCEPTANCE. Grantee accepts this conveyance pursuant to Virginia Code Section 10.1-1700 et seq., which acceptance is evidenced by the signature of the Chairman of the Board of County Supervisors.
- 4. INTERACTION WITH OTHER LAWS. This Easement does not permit any use of the Property that is otherwise prohibited by federal, state, or local law or regulation. No development rights that have been encumbered or extinguished by this Easement shall be transferred to any other property pursuant to a transferable development rights scheme, cluster development arrangement, or otherwise.
- 5. CONSTRUCTION. Any general rule of construction to the contrary notwithstanding, this Easement shall be liberally construed in favor of the grant to effect the purposes of the Easement and the policy and purposes of Grantee. If any provision of this Easement is found to be ambiguous, an interpretation consistent with the purpose of this Easement that would render the provision valid shall be favored over any interpretation that would render it invalid. Notwithstanding the foregoing, lawful acts or uses consistent with the purpose of and not expressly prohibited by this Easement are permitted on the Property. Grantor and Grantee intend that the grant of this Easement qualify as a "qualified conservation contribution" as that term is defined in IRC Section 170(h)(1) and Treasury Regulation Section 1.170A-14, and the restrictions and other provisions of this instrument shall be construed and applied in a manner that will not prevent this Easement from being a qualified conservation contribution.
- 6. REFERENCE TO EASEMENT IN SUBSEQUENT DEEDS. This Easement shall be referenced by deed book and page number, instrument number or other appropriate reference in

any deed or other instrument conveying any interest in the Property. Failure of Grantor to comply with this requirement shall not impair the validity of the Easement or limit its enforceability in any way.

7. NOTICE TO GRANTEE AND GRANTOR. For the purpose of giving notices hereunder the current address of Grantee is 1 County Complex Court, Prince William, VA 22192-9201, and any notice to Grantor shall be given to the recipient at the address at which the real estate tax bill is mailed for the Property or portion thereof that is the subject of the notice.

Grantor shall notify Grantee in writing at or prior to closing on any inter vivos transfer, other than a deed of trust or mortgage, of all or any part of the Property.

In addition, Grantor agrees to notify Grantee in writing before exercising any reserved right that Grantor believes may have an adverse effect on the conservation or open-space values or interests associated with the Property. (The purpose of requiring such notice is to afford Grantee an adequate opportunity to monitor such activities to ensure that they are carried out in a manner consistent with the purpose of this Easement; such notice shall describe the proposed activity in sufficient detail to allow Grantee to judge the consistency of the proposed activity with the purpose of this Easement.)

Failure of Grantor to comply with these requirements shall not impair the validity of the Easement or limit its enforceability in any way.

- 8. TAX MATTERS. The parties hereto agree and understand that any value of this Easement claimed for tax purposes as a charitable gift must be fully and accurately substantiated by an appraisal from a qualified appraiser as defined in Treasury Regulation Section 1.170A-13(c)(5), and that the appraisal is subject to review and audit by all appropriate tax authorities. Grantee makes no express or implied warranties that any tax benefits will be available to Grantor from conveyance of this Easement, that any such tax benefits might be transferable, or that there will be any market for any tax benefits that might be transferable. By its execution hereof, Grantee acknowledges and confirms receipt of the Easement and further acknowledges that Grantee has not provided any goods or services to Grantor in consideration of the grant of the Easement.
- 9. NO MERGER. Grantor and Grantee agree that in the event that Grantee acquires a fee interest in the Property, this Easement shall not merge into the fee interest, but shall survive the deed and continue to encumber the Property.
- 10. ASSIGNMENT BY GRANTEE. Assignment of this Easement by the Grantee shall be permitted by the terms of Virginia Code Section 10.1-1704.
- 11. CONVERSION OR DIVERSION. Grantor and Grantee intend that this Easement be perpetual and acknowledge that no part of the Property may be converted or diverted from its open-space use except in compliance with the provisions of Section 10.1-1704 of the Open-Space Land Act, which does not permit loss of open space.

- Property's conservation values or add to the restricted property by an amended deed of easement, provided that no amendment shall (i) affect this Easement's perpetual duration, (ii) conflict with or be contrary to or inconsistent with the conservation purpose of this Easement, (iii) reduce the protection of the conservation values, (iv) affect the qualification of this Easement as a "qualified conservation contribution" or "interest in land", (v) affect the status of Grantee as a "qualified organization" or "eligible donee", or (vi) create an impermissible private benefit or private inurement in violation of federal tax law. No amendment shall be effective unless documented in a notarized writing executed by Grantee and Grantor and recorded in the Clerk's Office of the Circuit Court of Prince William County, Virginia.
- 13. SEVERABILITY. If any provision of this Easement or its application to any person or circumstance is determined by a court of competent jurisdiction to be invalid, the remaining provisions of this Easement shall not be affected thereby.
- 14. ENTIRE AGREEMENT. This instrument sets forth the entire agreement of the parties with respect to this Easement and supersedes all prior discussions, negotiations, understandings, or agreements relating to the Easement.
- 15. CONTROLLING LAW. The interpretation and performance of this Easement shall be governed by the laws of the Commonwealth of Virginia, resolving any ambiguities or questions of the validity of specific provisions in order to give maximum effect to its conservation purpose.
- 16. **RECORDING.** This Easement shall be recorded in the land records in the Circuit Court Clerk's Office of the County of Prince William County, Virginia, and Grantee may re-record it any time as may be required to preserve its rights under this Easement.

The covenants and agreements stated in this easement agreement are not personal to the Association but are covenants running with the land that are binding upon the Association, and their successors, personal representatives and assigns.

(SIGNATURES APPEAR ON FOLLOWING PAGES)

IN WITNESS WHEREOF, the following signatures and seals:

SOMERSET CROSSING HOMEOWNERS ASSOCIATION, INC., Grantor

Janes Napoli, President

Subscribed, acknowledged and sworn to before me, the undersigned Notary Public in and for the County of Fair fax, in the Commonwealth of Virginia, this 12 day of

December, 2014.

Notary Public

My Commission Expires: 9130/2017



Executed and approved on behalf of the Board of County Supervisors of Prince William County, Virginia, by the authority granted by said Board.

Assistant County Attorney Assistant County Attorney Chairman, Board of County Supervisors
Commonwealth of Virginia: County of Prince Vilia, to wit: The foregoing instrument was acknowledged before me by Cory A Stew Supervisors for Chairman, Board of County Supervisors for
The foregoing instrument was acknowledged before inc by
Prince William County, this 8th day of January, 20 15.
Stato Kull
Notary Public
My commission expires:
7/3/2016 REG # 267372 MY COMMISSION EXPIRES 67/31,2016

EXHIBIT A

Plat

Parcel	GPIN
SEC 3, PCL A	7397-16-8533
	7397-16-1859
SEC 1, PCL A1	7397-06-6465
SEC 4, PCL A	
SEC 5, PCL A	7397-06-2286
SEC 6, PCL A	7297-97-8915
SEC 7, PCL A7	7297-97-2353
SEC 8, PCL A8	7297-88-5902
	7297-97-5165
PCL 2B	7297-88-7915
PCL 3	/29/-00-/515

SURVEYOR'S CERTIFICATE:

I, JEFFERY D. WARNER, A DULY LICENSED LAND SURVEYOR IN THE COMMONWEALTH OF VIRGINA, DO HEREBY CERTIFY THAT THIS PHAT WAS PREPARED FROM RECORDED PLATS AND METELS & BOUNDS AND SESCRIPTIONS AND IS CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND ARE THE PROPERTIES ACQUIRED BY SOMERSET (FORSING HOMEOWHERS ASSOCIATION, INC. BY DEED RECORDED IN INSTRUMENT \$20102300116412 AMONG THE LAND RECORDS OF PRINCE WILLIAM COUNTY, VRGINIA. THE COURSES AND DISTANCES ARE REFERENCED TO VRGINIA, THE GROI NORTH (MADBS) FROM RECORD PLAT OF SECTION 3 SOMERSET (RECORDED IN INSTRUMENT) \$200107190071781.
THIS PLAT COSES MATHEMATICALLY WITH A PRECISION RATIO GREATER THAN OR EQUAL TO 1: 100000.

GIVEN UNDER MY HAND THIS 5TH DAY OF DECEMBER, 2014.

JEFFERY D. WARNER, LS

OWNER'S CONSENT AND DEDICATION:

THE PLATTING AND DEDICATION OF THE FOLLOWING DESCRIBED LANDS, BEING DESCRIBED AS THE PROPERTIES OF SOMER'SET CROSSING HOMEOWARDS ASSOCIATION, INC.; IS WITH FREE CONSENT AND IN ACCORDANCE WITH THE DESIRES OF THE UNDERSCRED OWNERS, PROPTREIORS, AND THE DESIRES OF THE UNDERSCRED OWNERS, PROPTREIORS, AND TRUSTEES, IF ANY. THE UNDERSCRED OWNERS, PROPTREIORS, IN TEE MAINTERS, PAY: THE UNDERSCRED OWNERS, PROPTREIS, AND SUCH OTHER PUBLIC USES AS MAY BE IDENTIFIED BY SPECIFIC USE OF MAKE OR BY THE GENERAL DESIGNATION FOR PUBLIC USES," AND FURTHER CONSENTS TO THE DESICATION TO THE SEASON OF MAY DESIGNATION OF SEWER, WATER, OR OTHER UTILITY LIMES, OR FOR ACCESS THERETO, OR EVENTS WATER, OR OTHER UTILITY LIMES, OR FERMANENT UTILITY TO BE OWNERD, OPERATED, OR MAINTAINED BY ANY PUBLIC AUTHORITY. TO BE OWNERD, OPERATED, OR MAINTAINED BY ANY PUBLIC AUTHORITY.

SIGNATURE
DATE
SOMERSET CROSSING HOMEOWNERS ASSOCIATION, INC.
BY:
BY:
BY:

NOTARY CERTIFICATE:

THE COUNTY OF PRINCE WILLIAM THE COMMONWEALTH OF VIRGINIA TO WIT:

TO WIT:

A NOTARY PUBLIC AT LARGE WHOSE COMMISSION

WILL EXPIRE ON ______ DO HEREBY CERTIFY THAT _____

GIVEN UNDER MY HAND THIS_

_DAY OF

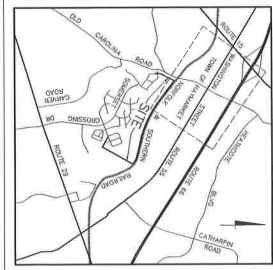
2015.

NOTARY PUBLIC

NOTES

- THE PROPERTY IS SUBJECT TO REZONING CASE # 98-00002
- 2. THE COUNTY SHALL MAINTAIN DRAINAGE, STORM WATER MANAGEMENT, AND BEST MANAGEMENT PRACTICES FACILITIES AND SYSTEMS TO ENSURE THAT THEY FUNCTION PROPERLY. THE COUNTY SHALL NOT BE RESPONSIBLE FOR REPAYING OR RESURFACING PAPED AREAS OR MAINTAINING LANDSCAPING WITHIN EXSEMENTS. THE FEE TILL OWNER SHALL BE RESPONSIBLE FOR GRASS MOWING WITH REASONABLE FREQUENCY, IF APPLICABLE, AND FOR THE REMOVAL OF DEBRIS AND OTHER MAITER THAT HAS IMPEDED OR THRACTISAS TO MAPEDE THE FREE FLOW OF STORM WATER. THE FEE TILL OWNER SHALL NOTIFY THE DEPARTMENT OF PUBLIC WORKS OF ANY DEBRIS WITH THE STRUCTURES, PIPES AND FAUCING WITHIN THE EXSENDENT, OF ANY DEBRIS OR OTHER MATER WHICH IS BEYOND THE ABILITY OF THE OWNER TO REMOVE, AND OF ANY EXCESSIVE FLOODING, SEDIMENTATION OR SOIL EROSION WITHIN THE AREA OF THE EASEMENT.
- NO USE SHALL BE MADE OF, NOR SHALL ANY IMPROVEMENTS BE MADE IN THE FLOOD HAZARD AREA, WITHOUT SPECIFIC AUTHORIZATION OF THE DEPARTMENT OF PUBLIC WORKS.
- 4. NO CLEARING OR IMPROVEMENTS SHALL BE MADE WITHIN THE CONSERVATION AREA WITH THE EXCEPTION OF THE FOLLOWING: THE REMOVAL OF NOXIOUS VEGETIATION, SUCH AS POISON MY, POISON OAK, ETC., AS WELL AS DISEASED, OR HAZARDOUS TREES OR DISEASED SHOULDERY AND THE TRIMMING OR PRUNING OF TREES AS NECESSARY TO PROVIDE SIGHT SIGHT LINES AND VISTAS OR PEDESTRIAN TRAILS; THE INSTALLTION AND MAINTENANCE OF NATURAL CASS MAIN AND STORMWATER MANAGEMENT FACILITIES PROVIDED LAND DISTURBANCE IS LIMITED TO THE AREAS NECESSARY TO INSTALL ACCESS AND MAINTAIN SAID FACILITIES THE INSTALLTION OF WELLS, WATER SERVICE LINES AND ON-SITE SANITARY SEWER LINES PROVIDED THE ROUTING OF SAID IMPROVEMENTS ARE ALIGNED TO MINIMIZE LAND DISTURBANCE, AND IMPACTS TO EXISTING VEGETATION. THE FEE SIMPLE OWNER SHALL BE RESPONSIBLE FOR THE MAINTENANCE OF THE CONSERVATION AREA.
- NO TITLE REPORT FURNISHED. ALL UNDERLYING EASEMENTS MAY NOT BE INDICATED ON THIS PLAT.
- 6. THIS PLAT PREPARED FROM INFORMATION OF RECORD AND IS NOT THE RESULT OF A FIELD SURVEY BY THIS FIRM.
- 7. THE PLAT OF THE PROPERTY SHOWN HEREON IS REFERENCED TO THE WRONNA COORDINATE SYSTEM (VCS 1983) AS COMMUTED FROM A FILED SURVEY WHICH TIES THIS SUBDIVISION TO PMC MONUMENT HILLWOOD 020.

 THE GRID PACTOR (ELEVATION FACTOR X SCALE FACTOR) WHICH HAS BEEN APPLIED TO THE FIELD DISTANCE TO DERIVE THE REFERENCED COORDINATES SUB9993335. UNLESS OTHERWISE STATED THE PLAT DISTANCES SHOWN ARE INTENDED TO BE HORIZONTAL DISTANCES MEASURED AT THE MEAN ELEVATION OF THIS SUBDIVISION, THE BEANNES SHOWN ARE REFERENCED TO THE VOS 1983 GRID NORTH. THE FOOT DEFINITION USED FOR THE CONVERSION OF THE MONUMENT IS THE INTERNATIONAL FOOT OR "-0.3048 METER. CONVERSION OF THE MONUMENT IS THE INTERNATIONAL FOOT OR "-0.3048 METER. HOWEVER, THE COORDINATES SHOWN ARE IN STATE PLANE GRID.
- B. NO USE SHALL BE MADE OF, NOR SHALL ANY IMPROVEMENTS OR MODIFICATIONS BE MADE IN THE RESOURCE PROTECTION AREA WITHOUT SPECIFIC AUTHORIZATION FROM PRINCE WILLIAM COUNTY.
- CONSERVATION AREA CONTAINS 52.72897 ACRES OF LAND.



VICINITY MAP

SCALE 1=2,000

PLAN #

PLAT SHOWING
TRAIL EASEMENT AND
CONSERVATION AREA
ON THE PROPERTIES OF

SOMERSET CROSSING HOMEOWNERS ASSOCIATION, INC.

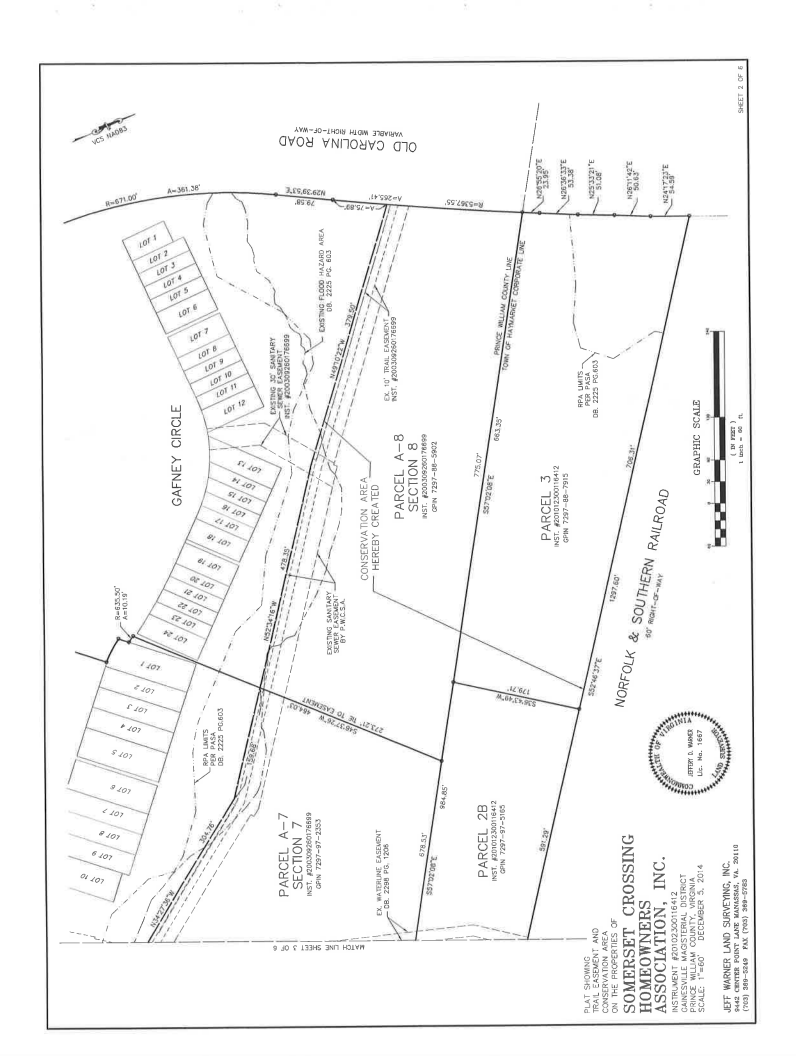
INSTRUMENT #20102300116412
GAINESVILLE MAGISTERIAL DISTRICT
PRINCE WILLIAM COUNTY, VIRGINIA
SCALE: 1"=80' DECEMBER 5, 2014

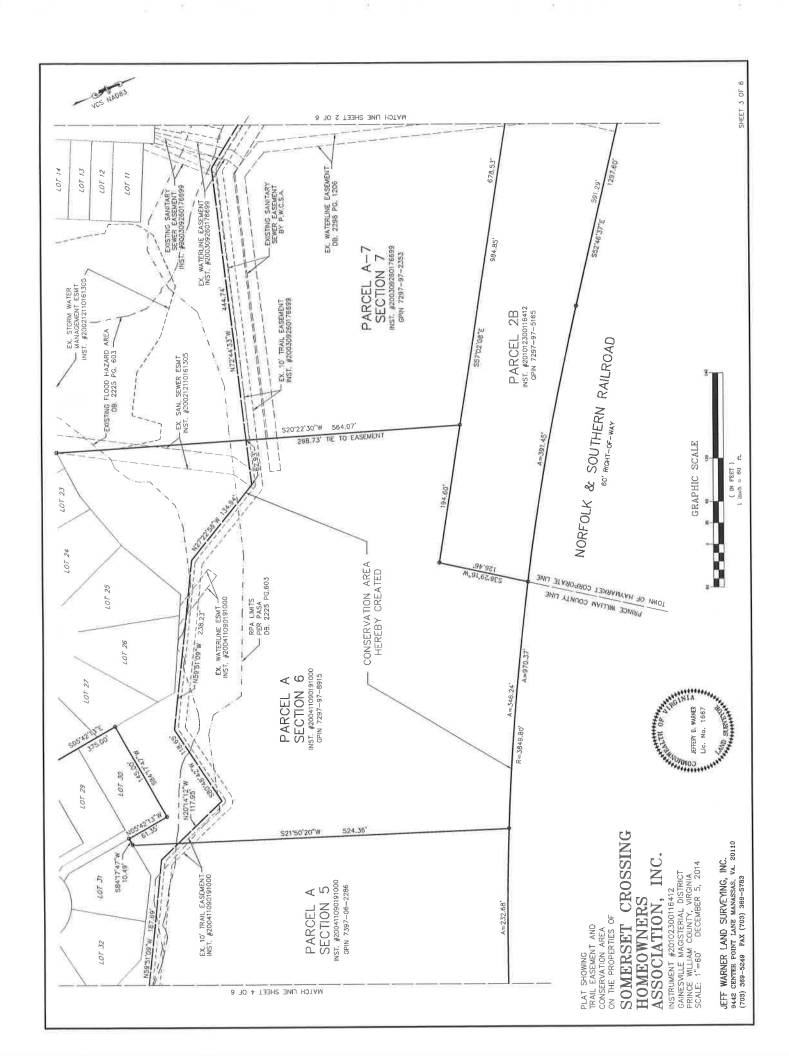
JEFF WARNER LAND SURVEYING, INC. 9442 CENTER POINT LANE MANASSAS, VA. 20110 (703) 369-5249 FAX (703) 369-5763

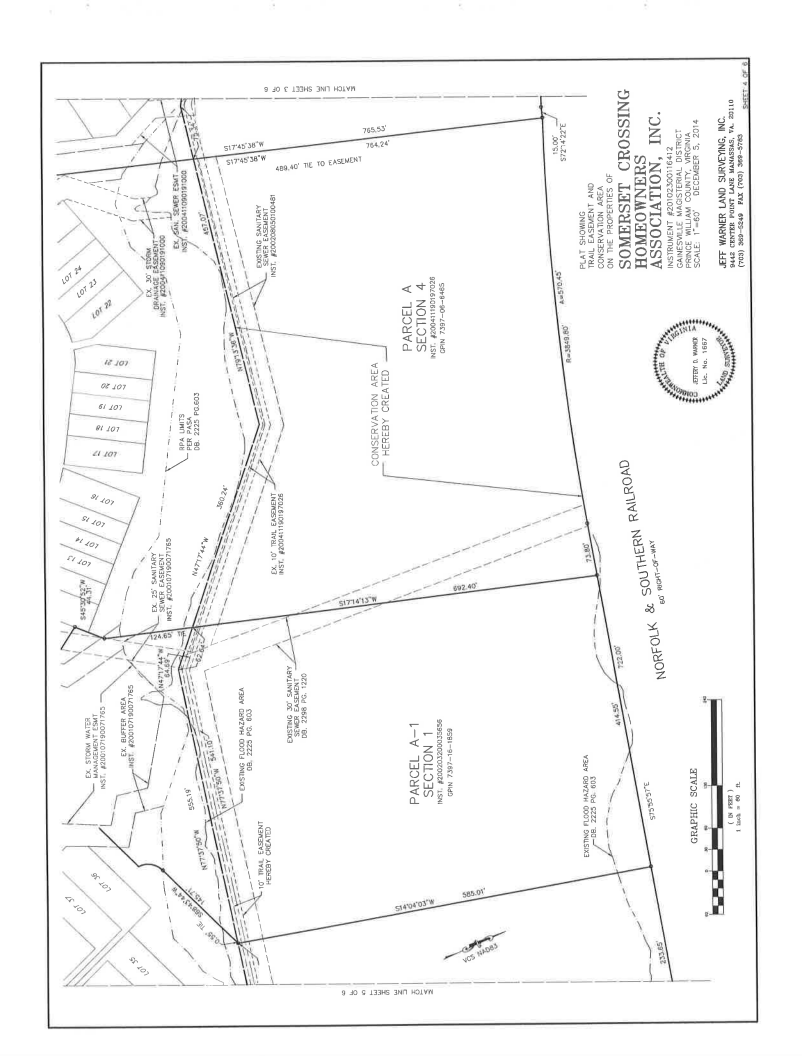
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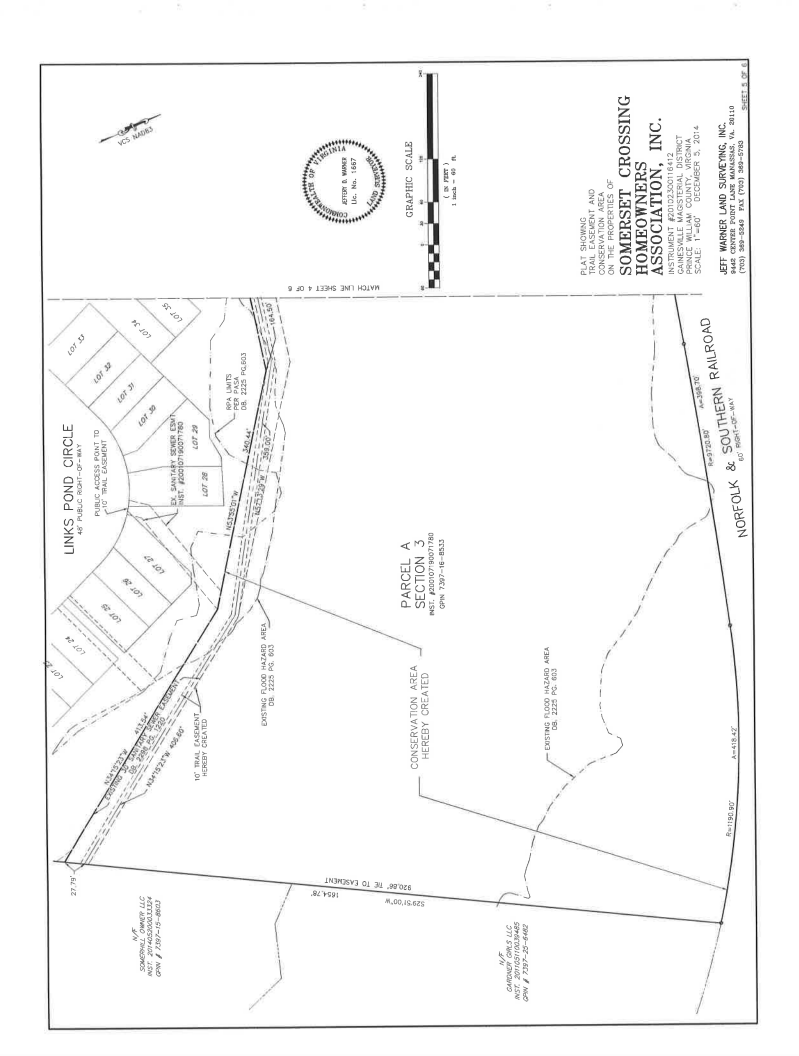
THIS PLAT IS REVIEW PURPOSES ONLY AND NOT FOR RECORDATION

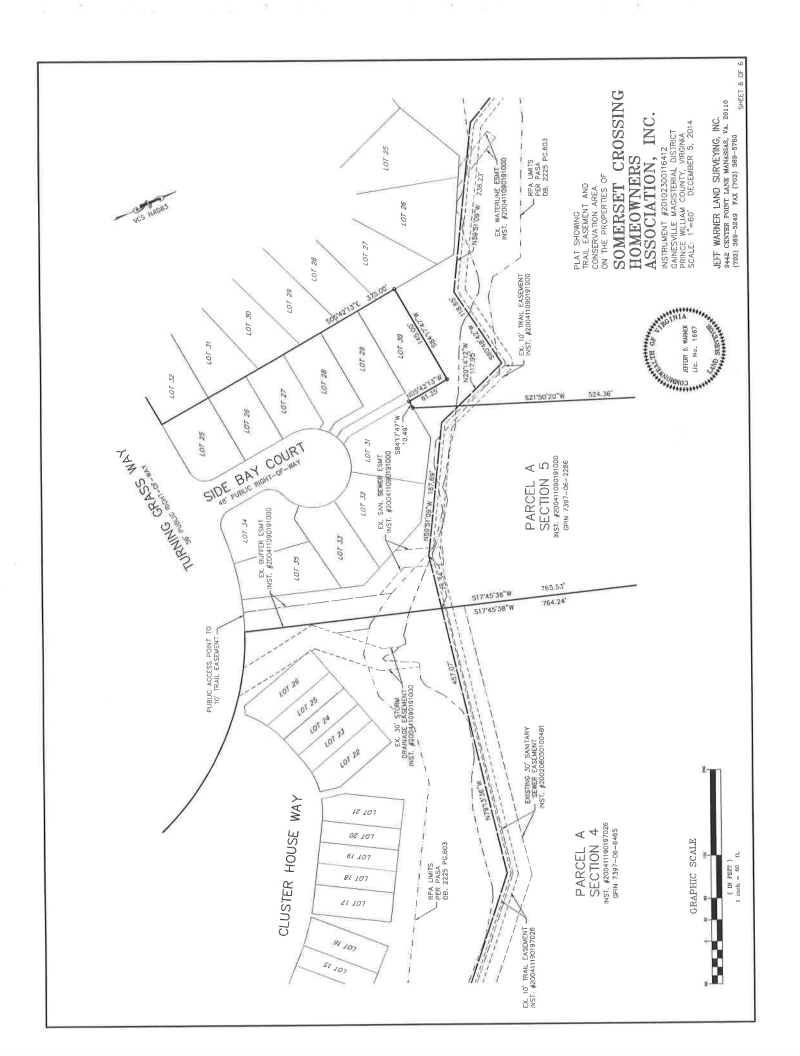


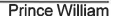














OFFICIAL RECEIPT

Receipt Number:

T20150002016

Clerk

: CRYSTAL

Date/Time:

1/13/2015 3:40:21 PM

Second Party Name

PRINCE WILLIAM CTY BD OF SUP,

Method Received:

Walkin

Customer: PRINCE WILLIAM CTY BD OF SUP

TRANSACTION DETAILS

Line Instrument Number

Instrument Type

201501130002941

GIFT DEED

First Party Name

SOMERSET CROSSING HOMEOWNERS ASSN INC.

Code Description

Paid

301 DEEDS

\$0.00

Subtotal:

\$0.00

Line Instrument Number Instrument Type

2 201501130002942

PLAT

First Party Name

SOMERSET CROSSING HOMEOWNERS ASSN INC.

Code Description

Paid

301 DEEDS

\$0.00

Subtotal:

\$0.00

Transaction total:

\$0.00

PAYMENT INFORMATION

Method of Payment

Payment Control ID

Authorized Agent

Amount \$0.00

Cash

Total Payments:

\$0.00

1/13/2015 3:58 PM