AN ORDINANCE PROVIDING FOR THE APPROVAL OF A RECORD PLAT AND ESCROW AGREEMENTS FOR THE ARBORS AT KEHRS MILL PLAT 1, A 27.055 ACRE TRACT OF LAND ZONED "PUD" PLANNED UNIT DEVELOPMENT DISTRICT LOCATED NORTH OF THE INTERSECTION OF STRECKER ROAD AND CHURCH ROAD.

WHEREAS, The Sterling Company, on behalf of Arbors at Kehrs Mill, LLC., has submitted for review and approval a Record Plat for the Arbors at Kehrs Mill Plat 1; and,

WHEREAS, the purpose of said Record Plat is to subdivide a 27.055 acre tract of land into twenty-six (26) residential lots; and,

WHEREAS, the Planning Commission having reviewed the same and has recommended approval thereof; and,

WHEREAS, the Department of Public Services has reviewed the Record Plat in accordance with the Unified Development Code of the City of Chesterfield and has found it to be in compliance with all applicable ordinances and has forwarded said Record Plat to the City Council; and,

WHEREAS, the City Council of the City of Chesterfield having considered the request, voted to approve said Record Plat.

NOW THEREFORE BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHESTERFIED, ST. LOUIS COUNTY, MISSOURI, AS FOLLOWS:

<u>Section 1.</u> The Record Plat for the Arbors at Kehrs Mill Plat 1, which is made part hereof and attached hereto as "Exhibit 1" and Escrow Agreements, is hereby approved; provided, however, that nothing in this ordinance shall be construed or interpreted as an acceptance of the public utilities or public easement which are dedicated on the Record Plat. The owner is directed to record the plat with the St. Louis County Recorder of Deeds Office.

<u>Section 2.</u> The Mayor and City Clerk are authorized and directed to evidence the approval of the said Record Plat by affixing their signatures and the official seal of the City of Chesterfield as required on the said document.

<u>Section 3.</u> The Ordinance shall be in full force and effect from and after its passage and approval.

Passed and approved this	day of	, 2015.
ATTEST:	MAYOR	
CITY CI ERK	_	



RECEIVED
City of Chesterfield

MAR 1 1 2015 SUBDIVISION IMPROVEMENT CONSTRUCTION DEPOSIT AGREEMENT

Department of Public Services

THIS CONSTRUCTION DEPOSIT AGREEMENT made and entered into by Arbors at Kehrs Mill, LLC
, nerein caned DEVELOPER
Midwest Bank Centre , herein called ESCROW
HOLDER (strike through this party if cash deposited with City), and the City of Chesterfield
Missouri, herein called CITY.
WITNESSETH:
WHEREAS, the DEVELOPER has submitted plans, information and data to the CITY
for the creation and development of a subdivision to be known as The Arbors at Kehrs Mill (Plat 1) in accordance with
Ordinance No, the governing ordinance for the subdivision, and the Subdivision
Regulations of the City of Chesterfield, and has requested approval of same; and
WHEREAS, the subdivision plans have been approved and the CITY has reasonably
estimated and determined that the cost of construction, installation and completion of said
improvements, all in accordance with the provisions of said governing ordinance and
Subdivision Regulations, as amended, will be in the sum of
One million three hundred seventy thousand six hundred sixty-five dollars & sixty-six cent DOLLARS
(\$), lawful money of the United States of America; and
WHEREAS, the DEVELOPER is seeking approval from the CITY of the record plat of
the aforesaid subdivision as the same is provided in said governing ordinance and Subdivision
Regulations; and
WHEREAS, the Subdivision Regulations provide inter alias that the commencement of
said subdivision may be approved by the CITY upon the DEVELOPER submitting satisfactory

construction and maintenance deposit agreements guaranteeing the construction and maintenance

of the subdivision improvements in accordance with the approved plans, said governing ordinance and Subdivision Regulations.

NOW, THEREFORE, in consideration of the covenants, promises and agreement herein provided;

IT IS HEREBY MUTUALLY AGREED:

1. That the DEVELOPER has established a CONSTRUCTION DE	POSII in the
amount of One million three hundred seventy thousand six hundred sixty-five dollars & sixty-six cents	_, DOLLARS
(\$) lawful money of the United States of America by: (chec	ck one)
Depositing cash with the City.	
Submitting a Letter of Credit in the form required by the CI	TY and issued
by the ESCROW HOLDER.	
Submitting a	type of readily
negotiable instrument acceptable to the CITY) endorsed to	the City and
issued by the ESCROW HOLDER.	
Said deposit guarantees the construction, installation and completion of the requir	ed subdivision
improvements in Subdivision, all	in accordance
with the approved plans, the governing ordinance for the subdivision and th	e Subdivision
Regulations of the City of Chesterfield, which are by reference made a part l	hereof, and in
accordance with all ordinances of the CITY regulating same. A cost estimate there	eof is attached
hereto as "Exhibit A".	

2. That the CONSTRUCTION DEPOSIT will be held in escrow by the CITY or the ESCROW HOLDER, as applicable, until such time as releases are authorized by the Planning and Development Services Division. The CONSTRUCTION DEPOSIT may be subject to special audit of the CITY from time to time.

- 3. That the CONSTRUCTION DEPOSIT guarantees the construction, installation and completion of the improvements in the aforesaid subdivision in accordance with the plans and specifications for the said subdivision which have been filed with the CITY, which are made a part hereof by reference as if set forth herein word for word.
- 4. Pursuant to Revised Statutes of Missouri, 89.410, the amounts set out on Exhibit "A" are identified by separate line item and are subject to release of ninety five percent (95%) of said estimated costs within thirty (30) days of the completion of said specific component of work by DEVELOPER. The Developer shall notify CITY in writing when they consider the specific component ready for release of funds. Accordingly, the CITY may not allow for the reallocation of escrowed funds from one line item to another, without specific written agreement between the DEVELOPER and CITY indicating what specific component or components are being modified. ESCROW HOLDER shall not modify or expend funds from other than the identified line item component without written approval from CITY. Completion is when the particular item has had all documentation and certification filed in a complete and acceptable form and the specific items have been inspected and all identified deficiencies have been corrected and the work has been approved by the City.
- 5. That in the event the CITY should determine that the ESCROW SUM or any line item thereon as herein provided, is insufficient to complete the said Subdivision Improvements, or the specific line item, the CITY will so notify the DEVELOPER who shall deposit within thirty (30) days of said notice with the ESCROW HOLDER that additional sum of lawful money of the United States of America that will be required to complete the said specific component of the improvement and said additional sum will be subject to the terms of this Escrow Agreement. Failure to provide said sum shall cause for immediate cessation of all work on said subdivision until the additional amount is paid.

- 6. That the DEVELOPER guarantees that all required utilities and improvements will be installed, constructed and completed within two (2) years from the date of the approval of the said Subdivision Plat and the DEVELOPER shall certify the completion of all said improvements, along with the filing of all documentation and certification, all as provided in the governing ordinance for this subdivision and the Subdivision Regulations of the CITY.
- 7. That the ESCROW HOLDER, in accordance with paragraph 4 above, shall only release or disburse the ESCROW SUM, or portion thereof, upon receipt and in the amount set forth in a written authorization from the Planning and Development Services Division addressed to the ESCROW HOLDER, which authorization may be for the payment of labor and materials used in the construction, installation and completion of the said improvements, as the work progresses, as provided in the Subdivision Regulations or governing ordinance for this subdivision.
- 8. That in the event the DEVELOPER shall abandon the subdivision or fail to complete the subdivision improvements within two (2) years, from the date of the CITY'S approval of the said subdivision plat or subsequent extension period granted to this DEPOSIT AGREEMENT, whichever shall first occur, the CITY shall present to the ESCROW HOLDER a certified statement from the City Engineer estimating the cost for the completion of the subdivision improvements and require the ESCROW HOLDER to immediately perform on this agreement for completion of the specific components of the project or disburse said funds identified by the City Engineer's estimates directly to the CITY. The CITY may complete, or have completed by outside resources, the said improvements. The ESCROW HOLDER having disbursed the escrow sums therefore as ordered and directed by the CITY, and upon such disbursement shall be relieved of all liability under the terms of this agreement.

- 9. That in the event of any legal actions taken by the CITY against DEVELOPER or ESCROW HOLDER to enforce the provision of this agreement, the parties agree to pay a reasonable attorney's fee in addition to any other sums due under this agreement
- 10. That there shall be no assignment by DEVELOPER or ESCROW HOLDER under the terms of this agreement without written approval of the CITY.
- additional sums to complete the Subdivision improvements as may be determined by the CITY or if the DEVELOPER or ESCROW HOLDER shall go into receivership or file for bankruptcy protection, then in any such event the CITY may declare the DEVELOPER or ESCROW HOLDER (as the case may be) in default and may immediately order the payment of all remaining sums held by ESCROW HOLDER to be paid to the CITY without further legal process, to be used to complete the subdivision improvements as set out under the terms hereof.
- 12. That the ESCROW HOLDER will immediately inform the City of any changes of address for ESCROW HOLDER or DEVELOPER (known to ESCROW HOLDER) during the period of this Agreement. Failure to do so shall result in a breach of this Agreement and the CITY may declare the DEVELOPER or ESCROW HOLDER (as the case may be) in default and may immediately order the payment of all remaining sums held by ESCROW HOLDER to be paid to the CITY without further legal process, to be used to complete the subdivision improvements as set out under the terms hereof.
- 13. That no forbearance on the part of the CITY in enforcing any of its rights under this agreement, nor any extension thereof by CITY, shall constitute a waiver of any terms of this Agreement or a forfeiture of any such rights.
- 14. That the CITY hereby accepts this agreement as a satisfactory ESCROW AGREEMENT under the provisions and requirements of the governing ordinance for this

subdivision and any amendments or revisions thereto and the Subdivision Regulations of the CITY.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and

seals the day of	_, 20	
ATTEST: (SEAL) Type Name: Al Hicks Title: Vice-President of JHB Properties, a member	ВУ	Type Name: John H. Beyra, Jr Title: President of JHB Properties, Inc.; a membe Firm Address: 5091 New Baumgartner Road
ATTEST: (SEAL) Lendage Asst Title: Exe Asst	ESCROV BY	St. Louis, MO 63129 V HOLDER: Midwest Bank Centre Type Name: Chi Rife Title: Vice President Firm Address: 2191 Lemay Ferry Road
ATTEST: (SEAL)	BY Pla	St. Louis, MO 63125 CHESTERFIELD, MISSOURI
City Clerk	Ma	yor

NB: The signatures of the DEVELOPER and CREDIT HOLDER are to be acknowledged before a Notary Public. In the case of a partnership, all partners must sign. In the case of a corporation, the affidavits of the corporation act must be attached.

BANK OFFICIAL'S ACKNOWLEDGMENT

STATE OF MISSOURI)) SS	
COUNTY OF ST. LOUIS)	
On this 25 th day of Febr	uary, 2015, before me appeared
	nown, who, being by me duly sworn, did say
that he/she is the Urce	President (title) of
Midwest BankCentre	(name of bank), a
(corpor	ation, etc.) organized and existing under the
laws of the United States of America, and that the	e seal affixed to the foregoing instrument is the
Corporate Seal of said bank, and that said instru	
bank by authority of its Board of Directors, and s	
acknowledged said instrument to be the free act ar	
IN TESTIMONY WHEREOF, I have her in County and State aforesaid, the day and year fit	eunto set my hand and affixed my official seal est above written.
Nota	Haren F. Holgum ry Public
My Commission Expires: 10-18-2018	Karen F. Giljum Notary Public - Notary Scal STATE OF MISSOURI Jefferson County My Commission Expires: October 18, 2018 Commission #14427464

LLC EXECUTING OFFICIAL'S ACKNOWLEDGEMENT

STATE OF MISSOURI)) SS	
COUNTY OF ST. LOUIS)	
	bruary, 20 15, before me appeared
John H. Berra, Jr.	_ (name) to me personally known, who, being by
me duly sworn, did say that he/she is the Pre	esident (title or
Executing Official) of JHB Properties, Inc.;	a member of Arbors at Kehrs Mill, LLC, a
Missouri Limited Liability Corporation, and the	nat he/she in fact has the authority to execute the
foregoing agreement pursuant to the author	ority given him/her by the Limited Liability
Corporation, and that said agreement was signe	d and sealed by him/her on behalf of the aforesaid
L.L.C. by authority of its Members	, (President or title of
chief officer), John H. Berra, Jr.	
President of JHB Properties, Inc.; (title of E	Executing Official) of said L.L.C. acknowledges
said agreement to be the lawful, free act and de-	
this 23rd day of February, 20	
No	Sugar C Jauman otary Public
My Commission Expires:	
	SUSAN E. LAUMAN
May 20, 2016	Notary Public - Notary Seal STATE OF MISSOURI
	St. Louis County
	My Commission Expires: 05/20/2016
<u>i_</u>	Commission # 12486954

EXHIBIT A

Attach:

Subdivision Deposit Spreadsheet

CONSTRUCTION DEPOSIT

SUBDIVISION: Arbors at Kehrs Mill

DEVELOPER: Arbors at Kehrs Mill LLC

PLAT: 1 SUBDIVISION CODE: 305

NO. LOTS: 44
DATE OF PLAT APPROVAL:

					•	,
CATEGORY	DATE OF % RELEASE RELEASE	ORIGINAL BALANCE	TOTAL RELEASED	TOTAL % RELEASED	CURRENT BALANCE	% REMAINING
STREETS		\$349,890.97	\$0.00 \$0.00 \$0.00	. 0	\$349,890.97	100
SIDEWALKS		\$3,724.60	\$0.00 \$0.00 \$0.00	0	\$3,724.60	100
STORM SEWER Original escrow established at	·	\$504,384.41	\$0.00 \$0.00 \$0.00	0	\$504,384.41	100
90% of cost SAN. SEWER Original escrow establi	shed at 90% of cost	\$126,513.29	\$0.00 \$0.00	0	\$126,513.29	- 100
DETENTION		\$18,177.50	\$0.00 \$0.00 \$0.00	0	\$18,177.50	100
GRADING		\$10,776.70 [/]	\$0.00 \$0.00 \$0.00	0	\$10,776.70	100
EROSION CONTROL		\$11,321.20	\$0.00 \$0.00 \$0 .00	0	\$11,321.20	100
SILTAT'N CONTROL		\$5,882.80	\$0.00 \$0.00 \$0.00	0	\$5,882.80	100
MONUMENTS		\$16,302.00	\$0.00 \$0.0 0	0	\$16,302.00	100
STREET LIGHTS		\$6,776.00	\$0.00 \$0.00	0	\$6,776.00	100
STREET SIGNS		\$1,082.40	\$0.00 \$0.00	0	\$1,082.40	100
WATER MAINS		\$266,718.60	\$0.00 \$0.00	0	\$266,718.60	. 100
COMMON GR. SEED		\$15,371.60	\$0.00 \$0.00	0	\$15,371.60	100

CONSTRUCTION DEPOSIT

SUBDIVISION: Arbors at Kehrs N PLAT: 1	NA	DEVELOPER:	Arbors at Kehi	rs Mili LLC	
ISLAND SODDING	\$1,960.20	\$0.00 \$0.00	. 0	\$1,960.20 .	100
RETAINING WALL	\$15,785.00	\$0.00 \$0.00	0	\$15,785.00	100
FENCE	\$2,248.40	\$0.00 \$0.00	0	\$2,248.40	100
LOMR	\$13,750.00	\$0.00 \$0.00	0	\$13,750.00	100
TOTALS	\$1,370,665.66	\$0.00	0	\$1,370,665.66	100

MAR 1 1 2015

SUBDIVISION IMPROVEMENT MAINTENANCE DEPOSITE AGREEMENT ublic Services

11112	MAINTE		DEPOSIT	AGRE	EMĖN	VI made	and	entere	ed into	b by
Arbors	at Kehrs Mill	, LLC				, her	ein ca	lled I	DEVELO	PER,
Midwes	st Bank Cent	re			,	,	herei	n call	ed CR	EDIT
HOLD	ER (strike t	hrough th	is party if co	ish depo	s <i>ited</i> и	vith City), a	and the	City of	f Chester	field,
Missou	ıri, herein ca	illed CITY	<i>7</i> .							
	WITNESSI	ЕТН:								
	WHEREAS	s, the DE	VELOPER h	as submi	tted pl	ans, inform	nation a	nd data	to the (CITY
	he creatio		developme	ent of	a	subdivisio	n to	be	known	as
The Arb	oors at Kehrs	Mill (Plat 1	l) .	· · · · · · · · · · · · · · · · · · ·			in	accor	rdance	with
Ordinar	nce No.	, th	e governing	ordinano	e for	the subdiv	ision,	and the	Subdiv	ision
Regulat	tions of the	City of Cl	nesterfield, ar	nd has red	queste	d approval	of same	; and		
	WHEREAS	, the sub	livision plan	s have b	een ap	proved an	d the C	ITY ha	ıs reason	ably
estimate	ed and deter	mined tha	nt the cost of	mainten	ance of	f the requir	ed imp	roveme	nts, base	d on
the cost	t of constru	ction of s	aid improve	ments, al	ll in ac	ccordance	with the	e provi	sions of	said
subdivis	sion governi	ng ordina	nce and Sub	division	Regula	ations, as a	mended	l, will b	e in the	sum
of One	hundred fort	y-two thous	sand six hundi	red ninety	-four de	ollars & fifty-	three ce	nts	DOLL	ARS
142,69 (\$	94.53), lawful moi	ney of the	e Unite	ed States of	Ameri	ca; and		
7	WHEREAS,	the DEV	ELOPER is	seeking a	pprov	al from the	CITY	of the r	ecord pla	at of
the afore	esaid subdiv	vision as t	he same is p	rovided i	n said	governing	ordinar	nce and	Subdivi	sion
Regulati	ions; and									

WHEREAS, the Subdivision Regulations provide inter alias that the commencement of said subdivision may be approved by the CITY upon the DEVELOPER submitting satisfactory construction and maintenance deposit agreements guaranteeing the construction and maintenance of the subdivision improvements in accordance with the approved plans, said governing ordinance and Subdivision Regulations.

NOW, THEREFORE, in consideration of the covenants, promises and agreement herein provided;

IT IS HEREBY MUTUALLY AGREED:

1. That the DEVELOPER has established a MAINTENANCE DEPOSIT in the
One hundred forty-two thousand six hundred ninety-four dollars & fifty-three cents
DOLLARS (\$\frac{142,694.53}{}\), lawful money of the United States of America by
(check one)
Depositing cash with the City.
Submitting a Letter of Credit in the form required by the CITY and issued by
the CREDIT HOLDER.
Submitting a (type of readily
negotiable instrument acceptable to the CITY) endorsed to the City.
Said deposit guarantees the DEVELOPER will perform his maintenance obligations regarding
subdivision improvements, including, but not limited to; lots, streets, sidewalks, trees, common
ground areas, erosion and siltation control, and storm drainage facilities, in
The Arbors at Kehrs Mill (Plat 1) Subdivision, all in accordance with the
pproved plans, the governing ordinance for the subdivision and the Subdivision Regulations of

the City of Chesterfield, which by reference are made a part hereof, and in accordance with all ordinances of the CITY regulating same.

- 2. That the MAINTENANCE DEPOSIT will be held in escrow by the CITY or the CREDIT HOLDER, as applicable, until such time as releases are authorized by the Planning and Development Services Division.
- 3. That the DEVELOPER shall be responsible for, and hereby guarantees, the maintenance of the subdivision improvements, including, but not limited to, lots, streets, sidewalks, trees, common ground areas, erosion and siltation control, and storm and drainage facilities, until (1) expiration of twelve (12) months after occupancy permits have been issued on eighty percent (80%) of all of the lots in the subdivision plat(s), or (2) twelve (12) months after completion of the subdivision and acceptance / approval of all required improvements by the CITY, whichever is longer. In the case of landscaping, the maintenance period shall be twenty-four (24) months after installation is approved by the CITY. Maintenance shall include repair or replacement of all defects, deficiencies and damage to the improvements that may exist or arise, abatement of nuisances caused by such improvements, removal of mud and debris from construction, erosion control, grass cutting, removal of construction materials (except materials to be used for construction on the lot or as permitted by site plan), and snow removal. All repairs and replacement shall comply with CITY specifications and standards. Any maintenance of improvements accepted by the CITY for public dedication shall be completed under the supervision of and with the prior written approval of the Planning and Development Services Director. The maintenance obligation for required improvements to existing public roads or other existing public infrastructure already maintained by a public governmental entity shall terminate on and after the date such improvements have been

inspected and accepted by the appropriate governmental entity and the deposit for same shall be released. Irrespective of other continuing obligations, the developer's snow removal obligations shall terminate on the date a street is accepted by the CITY for public maintenance.

- 4. That the maintenance deposit shall be retained by the CITY OR CREDIT HOLDER to guarantee maintenance of the required improvements and, in addition to being subject to the remedies of Section 1005.080 Subsection (G) and other remedies of the City Code, shall be subject to the immediate order of the Planning and Development Services Director to defray or reimburse any cost to the CITY of maintenance or repair of improvements related to the subdivision which the developer fails or refuses to perform. Except in emergency circumstances or where action is otherwise required before written notice can be provided, the Planning and Development Services Director shall provide the developer with a written demand and opportunity to perform the maintenance before having such maintenance performed by the CITY, or its agents. The Planning and Development Services Director shall have the authority to require the maintenance deposit to be replaced or replenished by the developer, in any form permitted for an original deposit, where the amount remaining is determined to be insufficient or where the maintenance deposit was drawn upon by the CITY for maintenance.
- 5. That in determining the amount of MAINTENANCE DEPOSIT that shall continue to be held, portions of the deposit amount that were attributable to improvements that have been accepted by any third-party governmental entity or utility legally responsible for the maintenance of the improvement may be released upon such acceptance of the improvement by the entity. The Planning and Development Services Director may approve such further releases if it is determined in his or her discretion, after inspection of the improvements, that the total

maintenance amount retained is clearly in excess of the amount necessary for completion of the maintenance obligation, after all reasonable contingencies are considered.

- 6. That in the event the CITY should determine that the MAINTENANCE DEPOSIT, or any line item thereon as herein provided, is insufficient, the CITY will so notify the DEVELOPER who shall, within thirty (30) days of said notice, deposit additional sums with the CITY or have the amount of the letter of credit or other banking instrument increased as will be required to maintain the said specific component of the improvement and said additional sum will be subject to the terms of this MAINTENANCE DEPOSIT AGREEMENT. Failure to provide said sum shall be cause for immediate cessation of all work on said subdivision until the additional amount is paid.
- 7. That the CREDIT HOLDER, in accordance with paragraphs 2, 4 and 5 above, shall only release or disburse the MAINTENANCE DEPOSIT, or portion thereof, upon receipt and in the amount set forth in a written authorization from the said Planning and Development Services Division addressed to the Credit Holder, which authorization may be for payment, as provided in the Subdivision Regulations or governing ordinance for this subdivision.
- 8. That upon expiration of the maintenance obligations established herein, the Planning and Development Services Director shall cause a final inspection to be made of the required improvements. Funds shall then be released if there are no defects or deficiencies found and all other obligations including payment of all sums due, are shown to be satisfied on inspection thereof, or at such time thereafter as any defects or deficiencies are cured with the permission of, and within the time allowed by, the Planning and Development Services Director. This release shall in no way be construed to indemnify or release any person from any

civil liability that may exist for defects or damages caused by any construction, improvement or development for which any deposit has been released.

- 9. That there shall be no assignment by DEVELOPER or CREDIT HOLDER under the terms of this agreement without written approval of the CITY.
- additional sums to guarantee maintenance of the Subdivision improvements as may be determined by the CITY or if the DEVELOPER shall abandon the subdivision or go into receivership or file for bankruptcy protection, then in any such event the CITY may declare the DEVELOPER in default and may immediately order the payment of all remaining sums held in the MAINTENANCE DEPOSIT to be paid to the CITY without further legal process, to be used to complete and maintain the subdivision improvements as set out under the terms hereof.
- address for CREDIT HOLDER or DEVELOPER (known to CREDIT HOLDER) during the period of this Agreement. Failure to do so shall result in a breach of this Agreement and the CITY may declare the DEVELOPER or CREDIT HOLDER (as the case may be) in default and may immediately order the payment of all remaining sums held by CREDIT HOLDER to be paid to the CITY without further legal process, to be used to maintain the subdivision improvements as set out under the terms hereof.
- 12. That no forbearance on the part of the CITY in enforcing any of its rights under this agreement, nor any extension thereof by CITY, shall constitute a waiver of any terms of this Agreement or a forfeiture of any such rights.
- 13. That the CITY hereby accepts this agreement as a satisfactory MAINTENACE DEPOSIT AGREEMENT under the provisions and requirements of the governing ordinance

for this subdivision and any amendments or revisions thereto and the Subdivision Regulations of the CITY.

IN WITNESS WHEREOF, the parties hereto have hereunto set their hands and

seals the	_ day of	_, 20_	A.I).
ATTEST:	(SEAL)	DEV	ELOPE	R: Arbors at Kehrs Mill, LLC
Marie	Z-		BY: _	(XPX
Type Name: A Title: Vice-Pre a membe	Al Hicks sident of JHB Properties, er	Inc.;		Type Name: John H. Berra, Jr Title: President of JHB Properties, Inc.; a member
				Firm Address:
				5091 New Baumgartner Road
				St. Louis, MO 63129
ATTEST:	(SEAL)	CREI	OH TIO	LDER: Midwest Bank Centre
Mana: F	Jalo 1	£	BY:	Chin of
Title: Erc	Asst	ybe	Title:	Vice President
				Firm Address:
				2191 Lemay Ferry Road
				St. Louis, MO 63125
	•	CITY	OF CH	ESTERFIELD, MISSOURI
			BY	
			Plannin	g and Development Services Director
ATTEST: (SE	AL)		APPRO	VED:
City Clerk			Mayor	<u> </u>

NB: The signatures of the DEVELOPER and CREDIT HOLDER are to be acknowledged before a Notary Public. In the case of a partnership, all partners must sign. In the case of a corporation, the affidavits of the corporation act must be attached.

BANK OFFICIAL'S ACKNOWLEDGMENT

STATE OF MISSOURI)
COUNTY OF ST. LOUIS)
On this25 th day of <u>February</u> , 2015, before me appeared
Chris Rife , to me personally known, who, being by me duly
sworn, did say that he/she is the <u>Vice President</u> (title) of
Midwest BankCentre (name of bank), a
(corporation, etc.) organized and existing under the laws of the
United States of America, and that the seal affixed to the foregoing instrument is the Corporate
Seal of said bank, and that said instrument was signed and sealed on behalf of said bank by
authority of its Board of Directors, and said (title)
acknowledged said instrument to be the free act and deed of said bank.
acknowledged said institution to be the free act and deed of said bank.
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal in County and State aforesaid, the day and year first above written.
Notary Public T. Melfan
My Commission Expires: /0-18-201 & Karen F. Giljum Notary Public - Notary Seal STATE OF MISSOURI Jefferson County My Commission Expires: October 18, 2018 Commission #14427464

LLC EXECUTING OFFICIAL'S ACKNOWLEDGEMENT

STATE OF MISSOURI)) SS	
COUNTY OF ST. LOUIS)	
On this 23rd day of Fee	bruscy, 20_15, before me appeared
John H. Berra, Jr.	(name) to me personally known, who, being by
	President (title or Executing
	member , a Missouri Limited Liability
	authority to execute the foregoing agreement
	he Limited Liability Corporation, and that said
	on behalf of the aforesaid L.L.C. by authority of
its <u>Members</u> ,	(President or title of chief officer),
*	
	ame) as President of JHB Properties, Inc; (title of a member
Executing Official) of said L.L.C. acknowledg	ges said agreement to be the lawful, free act and
deed of said L.L.C.	
seal, this 23 rd day of February	hereunto set my hand and affixed my notarial 20_15.
No	otary Public
My Commission Expires:	
May 20, 2016	SUSAN E. LAUMAN Notary Public - Notary Seal STATE OF MISSOURI St. Louis County
	My Commission Expires: 05/20/2018

MAINTENANCE DEPOSIT

SUBDIVISION: Arbors at Kehrs Mill

PLAT:

SUB CODE:

305

DEVELOPER: Arbors at Kehrs Mill LLC

NOTE: Deposit is adjusted to account for 10% of entire sewer costs, and 0% of LOMR/Elev. Cert's, if any)

CATEGORY	ORIGINAL BALANCE	DATE OF RELEASE	AMOUNT RELEASED	CURRENT BALANCE
STREETS	\$34,989.10			\$34,989.10
SIDEWALKS	\$372.46			\$372.46
STORM SEWER	\$56,037.11		1	\$56,037.11
SAN. SEWER	\$14,055.63	•		\$14,055.63
DETENTION	\$1,817.75			\$1,817.75
GRADING	\$1,077.6 7			\$1,077.67
EROSION CONTROL	\$1,132.12			\$1,132.12
SILTAT'N CONTROL	\$588.28			\$588.28
MONUMENTS	\$1,6 30.20			\$1,630.20
STREET LIGHTS	\$677.60			\$677.60
STREET SIGNS	\$108.24			\$108.24
WATER MAINS	\$26,671.86			\$26,671.86
COMMON GR. SEED	\$1,537.16		•	\$1,537.16
ISLAND SODDING	\$196.02			\$196.02
RETAINING WALL	\$1,578.50			\$1,578.50
FENCE	\$224.84			\$224,84
TOTALS	\$142,694.53	•	\$0.00	\$142,694.53