### We encourage everyone to view the meeting live via YouTube.

# Leavenworth County Board of County Commissioners

Regular Meeting Agenda 300 Walnut Street, Suite 225 Leavenworth, KS 66048 January 22, 2025 9:00 a.m.

- I. CALL TO ORDER
- II. PLEDGE OF ALLEGIANCE/MOMENT OF SILENT PRAYER
- III. ROLL CALL
- IV. PUBLIC COMMENT: Public Comment shall be limited to 15 minutes at the beginning of each meeting and limited to three minutes per person. Anyone wishing to make comments either on items on the agenda or not are encouraged to provide their comments in writing no later than 8:00 AM the Monday immediately preceding the meeting. These comments will be included in the agenda packet for everyone to access and review. This allows the Commission to have time to fully consider input and request follow up if needed prior to the meeting.
- V. ADMINISTRATIVE BUSINESS:
- VI. CONSENT AGENDA: The items on the Consent Agenda are considered by staff to be routine business items. Approval of the items may be made by a single motion, seconded, and a majority vote with no separate discussion of any item listed. Should a member of the Governing Body desire to discuss any item, it will be removed from the Consent Agenda and considered separately.
  - a) Approval of the minutes of the meeting of January 15, 2025
  - b) Approval of the schedule for the week of January 27, 2025
  - c) Approval of the check register
  - d) Approve and sign the OCB's
  - e) Approve Case DEV-24-046 Preliminary and Final Plat for Milestone Ridge

#### VII. FORMAL BOARD ACTION:

- a) Consider a motion to appoint Commissioners to committee vacancies.
- b) Consider a motion to approve a letter to the Fire Chiefs requesting salary information.
- c) Consider a motion to approve letters to Senators Moran and Marshall and Representative Schmidt regarding Munson Hospital.
- d) Consider a motion to approve the annual agreement to treat noxious weeds.
- e) Consider a motion to approve the KDOT supplemental agreement for the second phase of the Tonganoxie Road High Risk Rural Roads project.
- VIII. PRESENTATIONS AND DISCUSSION ITEMS: presentations are materials of general concern where no action or vote is requested or anticipated.
  - a) Buildings and Grounds quarterly report
  - b) Discuss public comment policy
  - c) Discuss quarterly Board meetings
  - d) Executive session

### IX. ADJOURNMENT

# LEAVENWORTH COUNTY COMMISSIONERS MEETING SCHEDULE

Monday, January 20, 2025 THE COURTHOUSE WILL BE CLOSED IN OBSERVANCE OF MARTIN LUTHER KING JR. DAY

#### Tuesday, January 21, 2025

### Wednesday, January 22, 2025

9:00 a.m. Leavenworth County Commission meeting

• Commission Meeting Room, 300 Walnut, Leavenworth KS

1:00 p.m. Local Government Day

• Kansas Association of Counties Office, 715 SW 10th, Topeka, KS

6:00 p.m. Rose Dinner

• 1866 Restaurant, 416 E. 4th St., Tonganoxie, KS 66086

Thursday, January 23, 2025

Friday, January 24, 2025

ALL SUCH OTHER BUSINESS THAT MAY COME BEFORE THE COMMISSION

ALL MEETINGS ARE OPEN TO THE PUBLIC

The Board of County Commissioners met in a regular session on Wednesday, January 15, 2025. Commissioner Culbertson; Commissioner Mike Smith, Commissioner Doug Smith, Commissioner Stieben, Commissioner Reid and Commissioner Dove are present; Commissioner Kaaz is absent; Also present: Mark Loughry, County Administrator; Misty Brown, County Counselor; John Richmeier, Leavenworth Times

#### **PUBLIC COMMENT:**

There were no public comments.

### **ADMINISTRATIVE BUSINESS:**

Commissioner Culbertson requested a letter to be drafted opposing the downgrade to the Munson Hospital at Fort Leavenworth.

A motion was made by Commissioner Stieben and seconded by Commissioner Mike Smith to accept the consent agenda for Wednesday, January 15, 2025 as presented minus the last 3 items.

Motion passed, 4-0.

Commissioner Culbertson presented Commissioners Kaaz and Doug Smith with a Leavenworth County challenge coin commenting on their achievements.

A motion was made by Commissioner Doug Smith and seconded by Commissioner Stieben that this Board adjourn as regular Commission meeting and resume as Sine Die.

Motion passed, 4-0.

A motion was made by Commissioner Stieben and seconded by Commissioner Dove that Mike Smith be appointed as temporary chairperson.

Motion passed, 4-1, Commissioner Reid voting nay.

A motion was made by Commissioner Stieben and seconded by Commissioner Dove to reconvene.

Motion passed, 5-0.

A motion was made by Commissioner Stieben and seconded by Commissioner Dove to appoint Mike Smith as our chairman.

Motion passed, 4-1, Commissioner Reid voting nay.

Commissioner Mike Smith requested the committee appointments be placed on the agenda for next week.

Commissioner Mike Smith requested public comment be placed on the agenda for next week.

A motion was made by Commissioner Stieben and seconded by Commissioner Culbertson to set our regular meeting days on Wednesday at 9:00 a.m.

Motion passed, 5-0.

A motion was made by Commissioner Stieben and seconded by Commissioner Culbertson that the official newspaper of the County be the Leavenworth Times.

Motion passed, 5-0.

A motion was made by Commissioner Culbertson and seconded by Commissioner Stieben to approve Resolution 2025-2, designating Commerce Bank as the depository for the County.

Motion passed, 5-0.

A motion was made by Commissioner Stieben and seconded by Commissioner Culbertson to approve Resolution 2025-3, establishing a municipal investment pool and authorizing individuals listed to take all other actions deemed necessary or appropriate for the investment of funds.

Motion passed, 5-0.

A motion was made by Commissioner Culbertson and seconded by Commissioner Dove to approve Resolution 2025-4, setting the elected official's salaries as stated.

Motion passed, 4-1 Commissioner Stieben voting nay.

A motion was made by Commissioner Stieben and seconded by Commissioner Culbertson to approve Resolution 2025-5, waiving the requirements of K.S.A. 75-1120 a(a) as they apply to the County of Leavenworth for the year ended 2024.

Motion passed, 5-0.

Commissioner Stieben inquired about a cease-and-desist letter sent to High Prairie Township regarding the Fire District.

Commissioner Stieben will provide a draft letter to the Board next week regarding salaries in the fire districts.

Commissioner Stieben mentioned the Rose Dinner will be held in Tonganoxie on Wednesday, January 22.

Commissioner Mike Smith will be attending the LCDC Annual meeting on January 17 and mentioned Local Government Day will be held January 22 in Topeka.

Commissioners Culbertson and Stieben will be testifying in Topeka tomorrow regarding the Constitutional Amendment that would cap property taxes.

A motion was made by Commissioner Dove and seconded by Commissioner Stieben to adjourn.

Motion passed, 5-0.

The Board adjourned at 9:32 a.m.

# LEAVENWORTH COUNTY COMMISSIONERS MEETING SCHEDULE

### Monday, January 27, 2025

### Tuesday, January 28, 2025

8:00 a.m. Workforce Partnership

12:00 p.m. MARC meeting

### Wednesday, January 29, 2025

9:00 a.m. Leavenworth County Commission meeting

• Commission Meeting Room, 300 Walnut, Leavenworth KS

Thursday, January 30, 2025

Friday, January 31, 2025

ALL SUCH OTHER BUSINESS THAT MAY COME BEFORE THE COMMISSION
ALL MEETINGS ARE OPEN TO THE PUBLIC

TYPES OF CHECKS SELECTED: \* ALL TYPES

99 JUROR

			P.O.NUMBER	CHECK#						
249	AMBERWELL	ATCHISON HOSPITAL	346494	112132 AP	01/17/2025	5-001-5-07-206	LVSO NEW EMPLOYEE TESTING		45.00	
249	AMBERWELL	ATCHISON HOSPITAL	346494	112132 AP	01/17/2025	5-001-5-28-212	HR EMPLOYEE TESTING		723.00	
217		11101111011 11001 111111	310131	110100 111	01/11/2023	5 001 5 20 212	*** VENDOR	249 TOTAL	,23.00	768.00
735	ARV - AMBULANCE	AMERICAN RESPONSE VEHICLES	346495	112133 AP	01/17/2025	5-001-5-05-306	EMS AMBER LED		20.10	
22369	BAMFORD FI	BAMFORD FIRE SPRINKLER	346496	112134 AP	01/17/2025	5-001-5-32-209	JC - INTALL CTRL VALVE		296.00	
2489	BEDNAR, ROBERT	HONORABLE ROBERT BEDNAR	346497	112135 AP	01/17/2025	5-001-5-19-252	DOMESTIC COURT PRO TEM		3,750.00	
28831	CE WATER MANAGEMENT	CE WATER MANAGEMENT INC	346501	112139 AP	01/17/2025	5-001-5-33-268	WATER TREATMENT CUSHING JA	ANUAR	195.00	
1003	CENTRALSQUARE	CENTRALSQUARE TECHNOLOGIES, LLC	346502	112140 AP	01/17/2025	5-001-5-07-262	GRP 6790 CIVIL PAPER PROJ	MGMT	780.00	
1003	CENTRALSQUARE	CENTRALSQUARE TECHNOLOGIES, LLC	346502	112140 AP	01/17/2025	5-001-5-07-262	GRP 6790 CIVIL PAPER PROJ	MGMT	2,340.00	
1003	CENTRALSQUARE	CENTRALSQUARE TECHNOLOGIES, LLC	346502	112140 AP	01/17/2025	5-001-5-07-262	GRP 6790 CIVIL PAPER PROJ	MGMT	4,680.00	
							*** VENDOR	1003 TOTAL		7,800.00
5637	CLEARWATER ENTERPRIS	CLEARWATER ENTERPRISES, LLC	346503	112141 AP	01/17/2025	5-001-5-05-215	20642-0317B24244 EMS 9101	GAS	232.98	
22543	COMPLETE FAMILY CARE	COMPLETE FAMILY CARE	346505	112143 AP	01/17/2025	5-001-5-05-201	EMS MEDICAL DIRECTOR		1,250.00	
5362	DIAMOND DRUGS	DIAMOND DRUGS, INC	346508	112146 AP	01/17/2025	5-001-5-07-219	KSLV DECEMBER INMATE PRESC	CRIPT	8,551.06	
21300	DIST CT EMPL REIMB	LINDA HUGGINS	346509	112147 AP	01/17/2025	5-001-5-19-301	RIMB LAPTOP BAG FOR VTC		31.64	
1227	EVANS REAL	EVANS REAL ESTATE CO	346510	112148 AP	01/17/2025	5-001-5-14-224	ELECTED OFFICIAL BONDS X3	TO 1	340.00	
1227	EVANS REAL	EVANS REAL ESTATE CO	346510	112148 AP	01/17/2025	5-001-5-14-224	ELECTED OFFICIAL BONDS X3	TO 1	340.00	
1227	EVANS REAL	EVANS REAL ESTATE CO	346510	112148 AP	01/17/2025	5-001-5-14-224	ELECTED OFFICIAL BONDS X3	TO 1	340.00	
							*** VENDOR	1227 TOTAL		1,020.00
14002	FAIRMOUNT TOWNSHIP	FAIRMOUNT TOWNSHIP	346511	112149 AP	01/17/2025	5-001-5-05-217	AMBULANCE STATION RENT FOR	R 202	27,500.00	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-001-5-05-271	FEBRUARY CAMERAS PS-INV100	01075	120.00	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-001-5-05-271	FEBRUARY CAMERAS PS-INV100	01075	17.00-	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-001-5-06-222	FEBRUARY CAMERAS PS-INV100	01075	19.95	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-001-5-11-271	FEBRUARY CAMERAS PS-INV100	01075	19.95	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-001-5-31-230	FEBRUARY CAMERAS PS-INV100	01075	59.85	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-001-5-41-271	FEBRUARY CAMERAS PS-INV100	01075	120.00	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-001-5-53-220	FEBRUARY CAMERAS PS-INV100		99.75	
							*** VENDOR	6055 TOTAL		422.50
22605	HINCKLEY S	HINCKLEY SPRINGS	346514	112152 AP	01/17/2025	5-001-5-11-208	17137512660768 FILTRATION	SYST	44.99	
8416	IRON MOUNTAIN	IRON MOUNTAIN INC	346515	112153 AP	01/17/2025	5-001-5-11-208	ON-SITE SHREDDING		26.00	

warrants by vendor

FMWARRPTR2	LEAVENWORTH COUNTY	1/16/25 17:04:49
DCOX	WARRANT REGISTER - BY FUND / VENDOR	Page 2
	START DATE: 01/11/2025 END DATE: 01/17/2025	

TYPES OF CHECKS SELECTED: \* ALL TYPES

			P.O.NUMBER	CHECK#					
99	JUROR								
							*** VENDOR 99 TOTAL		1,766.40
1851	KANSAS ONE-CALL SYST	KANSAS ONE-CALL SYSTEM INC	346556	112194 AP	01/17/2025	5-001-5-18-213	FIBER LOCATE SERVICES	10.80	
9655	KCCEOA	KCCEOA	346557	112195 AP	01/17/2025	5-001-5-02-203	2025 DUES - FRAN KEPPLER, COUN	300.00	
3197	KLM	KS ASSOC OF CITY/CO MGMT	346558	112196 AP	01/17/2025	5-001-5-01-203	2025 FULL KACM MEMBERSHIP MARK	300.00	
1842	KONE INC	KONE INC	346559	112197 AP	01/17/2025	5-001-5-31-220	N40131062 ELEVATOR MAINT DECEM	129.86	
1842	KONE INC	KONE INC	346559	112197 AP	01/17/2025	5-001-5-32-262	N40131062 ELEVATOR MAINT DECEM	519.46	
1842	KONE INC	KONE INC	346559	112197 AP	01/17/2025	5-001-5-33-262	N40131062 ELEVATOR MAINT DECEM	1,179.86	
							*** VENDOR 1842 TOTAL		1,829.18
19903	LANGUAGE L	LANGUAGE LINE SERVICES INC	346562	112200 AP	01/17/2025	5-001-5-19-221	9020533027 DIST CT INTERPRETER	34.90	

warrants by vendor

TYPES OF CHECKS SELECTED: \* ALL TYPES

			P.O.NUMBER	CHECK#					
148	LAW LIBRARY	LEAV CO LAW LIBRARY	346563	112201 AP	01/17/2025	5-001-5-09-203	CO COUNSELOR LAW LIBRARY FEES	10.00	
148	LAW LIBRARY	LEAV CO LAW LIBRARY	346563	112201 AP	01/17/2025	5-001-5-09-203	CO COUNSELOR LAW LIBRARY FEES	10.00	
148	LAW LIBRARY	LEAV CO LAW LIBRARY	346563	112201 AP	01/17/2025	5-001-5-09-203	CO COUNSELOR LAW LIBRARY FEES	10.00	
					, ,		*** VENDOR 148 TOTAL		30.00
219	LCDC	LEAVENWORTH COUNTY DEVELOPMENT	346564	112202 AP	01/17/2025	5-001-5-01-203	LCDC ANNUAL MEETING M SMITH, V	120.00	
138	LEAV CO BAR	LEAVENWORTH COUNTY BAR	346565	112203 AP	01/17/2025	5-001-5-11-203	2025 DUES - COUNTY ATTORNEY'S	125.00	
138	LEAV CO BAR	LEAVENWORTH COUNTY BAR	346565	112203 AP	01/17/2025	5-001-5-11-203	2025 DUES - COUNTY ATTORNEY'S	125.00	
138	LEAV CO BAR	LEAVENWORTH COUNTY BAR	346565	112203 AP	01/17/2025	5-001-5-11-203	2025 DUES - COUNTY ATTORNEY'S	125.00	
138	LEAV CO BAR	LEAVENWORTH COUNTY BAR	346565	112203 AP	01/17/2025	5-001-5-11-203	2025 DUES - COUNTY ATTORNEY'S	125.00	
138	LEAV CO BAR	LEAVENWORTH COUNTY BAR	346565	112203 AP	01/17/2025	5-001-5-11-203	2025 DUES - COUNTY ATTORNEY'S	125.00	
138	LEAV CO BAR	LEAVENWORTH COUNTY BAR	346565	112203 AP	01/17/2025	5-001-5-11-203	2025 DUES - COUNTY ATTORNEY'S	125.00	
138	LEAV CO BAR	LEAVENWORTH COUNTY BAR	346565	112203 AP	01/17/2025	5-001-5-11-203	2025 DUES - COUNTY ATTORNEY'S	125.00	
							*** VENDOR 138 TOTAL		875.00
220	LEAV CO EX	LEAVENWORTH COUNTY EXTENSION	346567	112205 AP	01/17/2025	5-001-5-25-220	PER 2025 LVCO BUDGET	66,259.00	
4579	LEAV CO FA	LEAV CO FAIR ASSN LEAVENWORTH	346568	112206 AP	01/17/2025	5-001-5-25-201	PER 2025 LVCO BUDGET	12,500.00	
17677	LEXISNEXIS RISK DATA	LEXISNEXIS RISK DATA MGMT (ACC	346569	112207 AP	01/17/2025	5-001-5-09-203	1314401 DEC 2024 MINIMUM COMMI	50.00	
2201	LINEAGE	AVCORP BUSINESS SYSTEMS LLC	346570	112208 AP	01/17/2025	5-001-5-14-235	LEA008 1 YEAR MAINT TO 2.3.26	1,353.60	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-001-5-07-359	REPL CK 112029 VOIDED 1/15/202	148.50	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346571	112209 AP	01/17/2025	5-001-5-19-301	DIST CT CLERK OFFICE SUPPLIES	312.86	
							*** VENDOR 4755 TOTAL		461.36
537	LV TIMES	CHERRYROAD MEDIA INC	346572	112210 AP	01/17/2025	5-001-5-06-218	21250 PUBLIC NOTICES	52.52	
537	LV TIMES	CHERRYROAD MEDIA INC	346572	112210 AP	01/17/2025	5-001-5-06-218	21250 PUBLIC NOTICES	24.56	
537	LV TIMES	CHERRYROAD MEDIA INC	346572	112210 AP	01/17/2025	5-001-5-06-218	21250 PUBLIC NOTICES	30.16	
							*** VENDOR 537 TOTAL		107.24
2419	MCKESSON MEDICAL SUR	MCKESSON MEDICAL SURGICAL	346574	112212 AP	01/17/2025	5-001-5-07-208	4227550 INMATE MEDICAL SUPPLIE	46.06	
2419	MCKESSON MEDICAL SUR	MCKESSON MEDICAL SURGICAL	346574	112212 AP	01/17/2025	5-001-5-07-219	4227550 INMATE MEDICAL SUPPLIE	56.00	
							*** VENDOR 2419 TOTAL		102.06
61	MIAMI CO DIST CT	DISTRICT COURT OF MIAMI COUNTY	346575	112213 AP	01/17/2025	5-001-5-19-222	REVIEW HEARING FEE AJR	60.00	
2059	MIDWEST OFFICE TECH	MIDWEST OFFICE TECHNOLOGY INC	346576	112214 AP	01/17/2025	5-001-5-11-303	CO ATTY STAPLES FOR COPIER	78.00	
2059	MIDWEST OFFICE TECH	MIDWEST OFFICE TECHNOLOGY INC	346576	112214 AP	01/17/2025	5-001-5-11-303	CO ATTY STAPLES FOR COPIER	15.95	
							*** VENDOR 2059 TOTAL		93.95
2962	MOTOROLA SOLUTIONS	MOTOROLA SOLUTIONS CREDIT CO	346577	112215 AP	01/17/2025	5-001-5-07-265	1000301747 ANNUAL LEASE PMT SV	170,863.00	
196	OLSSON	OLSSON, INC	346578	112216 AP	01/17/2025	4-001-5-06-206	PROF SVC TO 12.28	4,874.00	
639	PATTY, KRISTEN	KRISTEN B PATTY	346579	112217 AP	01/17/2025	4-001-5-09-231	COURT APPT ATTORNEY - 2 APPEAL	720.00	
639	PATTY, KRISTEN	KRISTEN B PATTY	346579	112217 AP	01/17/2025	4-001-5-09-231	COURT APPT ATTORNEY - 2 APPEAL	1,947.25	
							*** VENDOR 639 TOTAL		2,667.25
7926	PAWNEE	CLERK OF DISTRICT COURT - PAWN	346580	112218 AP	01/17/2025	5-001-5-19-222	ATTORNEY FEES PN-2024-CT-217	386.50	
482	PRICE, HANK	HANK PRICE	346581	112219 AP	01/17/2025	5-001-5-31-290	COURHTOUSE WINDOW CLEANING	100.00	
512	PROFESSIONAL ASSOCIA	PROFESSIONAL ASSOCIATION	346582	112220 AP	01/17/2025	5-001-5-07-240	AG-7315 DIAGNOSTIC INTERVIEW	400.00	
15094	PVD EDUCAT	PVD EDUCATION FUND	346584	112222 AP	01/17/2025	5-001-5-41-203	2024-25 ELIGIBILITY MAINT FEE	25.00	
15094	PVD EDUCAT	PVD EDUCATION FUND	346584	112222 AP	01/17/2025	5-001-5-41-203	2024-25 ELIGIBILITY MAINT FEE	25.00	
							*** VENDOR 15094 TOTAL		50.00
478	QUADIENT LEASING USA	QUADIENT LEASING USA	346585	112223 AP	01/17/2025	5-001-5-14-234	N21012167 CUST 937933 LEASE PM	741.99	
7098	QUILL CORP	QUILL CORP	346586	112224 AP	01/17/2025	5-001-5-07-359	8333027 JAIL SUPPLIES	352.87	
223	RIVERSIDE	RIVERSIDE RESOURCES	346588	112226 AP	01/17/2025	5-001-5-25-210	PER 2025 LVCO BUDGET	15,000.00	
223	RIVERSIDE	RIVERSIDE RESOURCES	346588	112226 AP	01/17/2025	5-001-5-25-210	PER 2025 LVCO BUDGET	15,000.00	
					, .		*** VENDOR 223 TOTAL		30,000.00
22374	RVI	REAL VISION SOFTWARE INC	346589	112227 AP	01/17/2025	5-001-5-18-254	904 ANNUAL RENEWAL SOFTWARE	3,500.00	
294	SCANSTORE	META ENTERPRISES	346590	112228 AP	01/17/2025	5-001-5-11-203	SIMPLEINDEX STANDARD 1 YEAR 2	200.00	
17368	SECURITY T	SECURITY TRANSPORT SERVICES	346591	112229 AP	01/17/2025	5-001-5-07-218	INMATE TRANSPORTATION GOLDEN C	1,515.11	
17368	SECURITY T	SECURITY TRANSPORT SERVICES	346591	112229 AP	01/17/2025	5-001-5-07-218	INMATE TRANSPORTATION GOLDEN C	372.06	
							*** VENDOR 17368 TOTAL		1,887.17

TYPES OF CHECKS SELECTED: \* ALL TYPES

385 CNH INDUSTRIAL

CNH INDUSTRIAL CAPITAL AMERICA 346504

			P.O.NUMBER	CHECK#					
915	SMITHEREEN PEST MANA	SMITHEREEN PEST MANAGEMENT	346593	112231 AP	01/17/2025	5-001-5-31-212	204513 PEST CONTROL	590.00	
915	SMITHEREEN PEST MANA	SMITHEREEN PEST MANAGEMENT	346593	112231 AP	01/17/2025	5-001-5-32-211	204513 PEST CONTROL	85.00	
915	SMITHEREEN PEST MANA	SMITHEREEN PEST MANAGEMENT	346593	112231 AP	01/17/2025	5-001-5-33-211	204513 PEST CONTROL	125.00	
							*** VENDOR 915 TOTAL		800.00
113	SUMNERONE INC	SUMNERONE INC	346594	112232 AP	01/17/2025	5-001-5-19-204	50ULC08 DIST CT CLERK'S FRONT	75.08	
261	TELEFLEX	TELEFLEX FUNDING LLC	346595	112233 AP	01/17/2025	5-001-5-05-381	1239536 FIELD SUPPLIES FOR EMS	1,100.00	
7781	TRITECH SOTWARE	TRITECH SOFTWARE SYSTEMS	346597	112235 AP	01/17/2025	5-001-5-05-220	13215 ANNUAL FEE-ELICE EMS HOS	10,683.29	
41	UNDERGROUN	UNDERGROUND VAULTS & STORAGE	346598	112236 AP	01/17/2025	5-001-5-19-214	100492 FILE RETRIEVAL CHARGES	30.92	
3510	UNIFORM ALLOWANCES								
0									
							*** VENDOR 3510 TOTAL		1,300.00
651	USIC HOLDINGS	USIC HOLDING INC	346612	112250 AP	01/17/2025	5-001-5-18-213	LVCOKS01 KS FIBER LOCATE SERVI	211.95	
							TOTAL FUND 001		368,385.78
833	GENOA HEALTHCARE	GENOA HEALTHCARE LLC	346512	112150 AP	01/17/2025	5-106-5-00-300	310/3483 MEDICATION FOR CLIENT	34.77	
							TOTAL FUND 106		34.77
2385	ALLTECH MECHANICAL	ALLTECH MECHANICAL LLC	346493	112131 AP	01/17/2025	5-108-5-00-280	HEALTH DEPT COOLER AND FREEZER	109.00	
2385	ALLTECH MECHANICAL	ALLTECH MECHANICAL LLC	346493	112131 AP	01/17/2025	5-108-5-00-280	HEALTH DEPT COOLER AND FREEZER	109.00	
							*** VENDOR 2385 TOTAL		218.00
22543	COMPLETE FAMILY CARE	COMPLETE FAMILY CARE	346505	112143 AP	01/17/2025	5-108-5-00-280	HEALTH DEPT JANUARY 2025	1,200.00	
22543	COMPLETE FAMILY CARE	COMPLETE FAMILY CARE	346505	112143 AP	01/17/2025	5-108-5-00-280	HEALTH DEPT JANUARY 2025	300.00	
							*** VENDOR 22543 TOTAL		1,500.00
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-108-5-00-213	FEBRUARY CAMERAS PS-INV1001075	39.90	
6605	KS ASSON OF LOCAL HE	KANSAS ASSN OF LOCAL HEALTH DE	346561	112199 AP	01/17/2025	5-108-5-00-203	KALHD DUES 2025	2,130.36	
12204	PROPIO LANGUAGE	PROPIO LANGUAGE SERVICES LLC	346583	112221 AP	01/17/2025	5-108-5-00-280	3129 HELATH DEPT CLNICS	8.54	
12204	PROPIO LANGUAGE	PROPIO LANGUAGE SERVICES LLC	346583	112221 AP	01/17/2025	5-108-5-00-280	3129 HELATH DEPT CLNICS	6.10	
12204	PROPIO LANGUAGE	PROPIO LANGUAGE SERVICES LLC	346583	112221 AP	01/17/2025	5-108-5-00-280	3129 HELATH DEPT CLNICS	46.36	
							*** VENDOR 12204 TOTAL		61.00
							TOTAL FUND 108		3,949.26
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025) INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025) INV 5	3,478.38	

warrants by vendor

112142 AP 01/17/2025 5-115-5-00-418 2223213 PMTS 47-58 (2025) INV 5 3,478.38

TYPES OF CHECKS SELECTED: \* ALL TYPES

4755 LV PAPER

			P.O.NUMBER	CHECK#					
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
385	CNH INDUSTRIAL	CNH INDUSTRIAL CAPITAL AMERICA	346504	112142 AP	01/17/2025	5-115-5-00-418	2223213 PMTS 47-58 (2025)INV 5	3,478.38	
							*** VENDOR 385 TOTAL		41,740.56
							TOTAL FUND 115		41,740.56
24545	CDW GOVERN	CDW GOVERNMENT INC	346500	112138 AP	01/17/2025	5-119-5-00-401	3773122 OFFICE GSA 2024	340.47	
							TOTAL FUND 119		340.47
1220	CULLIGAN OF GREATER	CULLIGAN OF GREATER KANSAS CIT	346506	112144 AP	01/17/2025	5-126-5-00-225	1220762 WATER/COOLER RENTAL	42.00	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-126-5-00-221	FEBRUARY CAMERAS PS-INV1001075	20.00	
7098	QUILL CORP	QUILL CORP	346586	112224 AP	01/17/2025	5-126-5-00-321	5645204 COMM CORR OFFICE SUPPL	453.89	
							TOTAL FUND 126		515.89
7098	QUILL CORP	OUILL CORP	346586	112224 AP	01/17/2025	5-127-5-00-3	5645204 COMM CORR OFFICE SUPPL	14.99	
	~ 1	2			, ,		TOTAL FUND 127		14.99
7158	A-1 RENTAL	A-1 RENTAL	346462	112128 AP	01/13/2025	5-133-5-00-214	1-5 REISSUE VOID CK 112106 FOR	250.00	
7158	A-1 RENTAL	A-1 RENTAL	346462	112128 AP	01/13/2025	5-133-5-00-214	1-5 REISSUE VOID CK 112100 FOR	125.00	
7130	A-I KENIAL	A-I KENIAL	340402	112120 AF	01/13/2023	3-133-3-00-214	*** VENDOR 7158 TOTAL	123.00	375.00
5637	CLEARWATER ENTERPRIS	CLEARWATER ENTERPRISES, LLC	346503	112141 AP	01/17/2025	5-133-5-00-304	1-14 20642-5600012412 GAS SVC	514.18	373.00
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-133-5-00-229	FEBRUARY CAMERAS PS-INV1001075	998.65	
196	OLSSON	OLSSON, INC	346578	112216 AP	01/17/2025	5-133-5-00-213	1-11 019-28310 PROF SVC TO 12.	905.00	
2650	SHERMAN TOWNSHIP	SHERMAN TOWNSHIP	346592	112230 AP	01/17/2025	5-133-5-00-209	LEASING OR SALT/SAND STORAGE P	1,500.00	
2000			010002	112200 111	01/11/2020	3 133 3 30 203	TOTAL FUND 133	1,300.00	4,292.83
1220	CULLIGAN OF GREATER	CULLIGAN OF GREATER KANSAS CIT	346506	112144 AP	01/17/2025	5-136-5-00-203	1274542 WATER/COOLER SERVICE	21.00	
1220	CULLIGAN OF GREATER	CULLIGAN OF GREATER KANSAS CIT	346506	112144 AP	01/17/2025	5-136-5-00-223	1274542 WATER/COOLER SERVICE	21.00	
1220	COLLIGIA OF GREATER	COLLIGIEN OF GREATER REMOTES CIT	310300	112111 111	01/11/2023	3 130 3 00 223	*** VENDOR 1220 TOTAL	21.00	42.00
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-136-5-00-221	FEBRUARY CAMERAS PS-INV1001075	40.00	12.00
7098	QUILL CORP	QUILL CORP	346586	112224 AP	01/17/2025	5-136-5-00-301	5645204 COMM CORR OFFICE SUPPL	50.18	
7098	QUILL CORP	QUILL CORP	346586	112224 AP	01/17/2025	5-136-5-00-321	5645204 COMM CORR OFFICE SUPPL	50.17	
7098	QUILL CORP	QUILL CORP	346586	112224 AP	01/17/2025	5-136-5-00-341	5645204 COMM CORR OFFICE SUPPL	29.99	
							*** VENDOR 7098 TOTAL		130.34
							TOTAL FUND 136		212.34
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-137-5-00-229	FEBRUARY CAMERAS PS-INV1001075	300.00	
							TOTAL FUND 137		300.00
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-145-5-00-230	FEBRUARY CAMERAS PS-INV1001075	678.70	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/17/2025	4-145-5-00-345	REPL CK 112029 VOIDED 1/15/202	95.05	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-00-345	REPL CK 112029 VOIDED 1/15/202	40.54	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-00-345	REPL CK 112029 VOIDED 1/15/202	188.22	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-00-345	REPL CK 112029 VOIDED 1/15/202	184.97	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-00-345	REPL CK 112029 VOIDED 1/15/202	366.29	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-00-345	REPL CK 112029 VOIDED 1/15/202	57.19	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-00-345	REPL CK 112029 VOIDED 1/15/202	113.25	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-05-301	REPL CK 112029 VOIDED 1/15/202	78.88	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-05-301	REPL CK 112029 VOIDED 1/15/202	24.39	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-06-301	REPL CK 112029 VOIDED 1/15/202	30.80	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-145-5-06-301	REPL CK 112029 VOIDED 1/15/202	59.94	
4755	LV PAPER		346478	112129 AP		4-145-5-06-301	REPL CK 112029 VOIDED 1/15/202	18.53	

112129 AP 01/15/2025 4-145-5-06-321 REPL CK 112029 VOIDED 1/15/202

102.67

LEAVENWORTH PAPER AND OFFICE S 346478

WARRANT REGISTER - BY FUND / VENDOR
START DATE: 01/11/2025 END DATE: 01/17/2025

1/16/25 17:04:49

\*\*\* VENDOR

4755 TOTAL

4,253.00

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TYPES OF CHECKS SELECTED: \* ALL TYPES

			P.O.NUMBER	CHECK#					
4755	מתחלת זיי	TEXTENUTORMU DADED AND OPPICE C	246470	110100 70	01 /15 /2025	4 14E E 0C 221	DEDT OF 112020 NOTHER 1/1E/202	100 70	
4755 4755	LV PAPER LV PAPER		346478	112129 AP		4-145-5-06-321	REPL CK 112029 VOIDED 1/15/202	199.79 61.77	
4755 4755	LV PAPER LV PAPER		346478 346478	112129 AP 112129 AP	01/15/2025 01/15/2025	4-145-5-06-321 4-145-5-07-302	REPL CK 112029 VOIDED 1/15/202 REPL CK 112029 VOIDED 1/15/202	4.19	
	LV PAPER LV PAPER				01/15/2025			8.17	
4755			346478	112129 AP		4-145-5-07-302	REPL CK 112029 VOIDED 1/15/202		
4755	LV PAPER		346478	112129 AP	01/15/2025	4-145-5-07-302	REPL CK 112029 VOIDED 1/15/202	2.52	
4755	LV PAPER LV PAPER		346478	112129 AP	01/15/2025 01/15/2025	4-145-5-07-321	REPL CK 112029 VOIDED 1/15/202	20.53	
4755 4755	LV PAPER		346478 346478	112129 AP 112129 AP		4-145-5-07-321	REPL CK 112029 VOIDED 1/15/202 REPL CK 112029 VOIDED 1/15/202	39.96 12.35	
4/55	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	3404/0	112129 AP	01/15/2025	4-145-5-07-321	*** VENDOR 4755 TOTAL	12.35	1,710.00
							TOTAL FUND 145		2,388.70
							TOTAL FOUN 145		
2527	JOHN DEERE FINANCIAL	JOHN DEERE FINANCIAL	346516	112154 AP	01/17/2025	5-155-5-00-4	1-1 PMT 3 OF 5 LEASE OUR 15-04	68,431.45	
							TOTAL FUND 155		68,431.45
1971	CAROLINA SOFTWARE	CAROLINA SOFTWARE	346499	112137 AP	01/17/2025	5-160-5-00-263	WASTEWORKS SOFTWARE SUPPORT TO	500.00	
6055	FLEETHOSTER ACH	FLEETHOSTER	346614	400	01/17/2025	5-160-5-00-215	FEBRUARY CAMERAS PS-INV1001075	119.80	
434	HAMM QUARR	HAMM QUARRIES	346613	399	01/17/2025	4-160-5-00-204	100640 DECEMBER LANDFILL CHARG	73,060.37	
434	HAMM QUARR	HAMM QUARRIES	346613	399	01/17/2025	4-160-5-00-204	100640 DECEMBER LANDFILL CHARG	5,779.05	
							*** VENDOR 434 TOTAL		78,839.42
461	LEAV CO CO	LEAV CO COOP	346566	112204 AP	01/17/2025	5-160-5-00-201	SOLID WASTE - TANK RENTAL LIQ	161.25	
10703	TIRE TOWN	TIRE TOWN	346596	112234 AP	01/17/2025	5-160-5-00-207	SOLID WASTE SCRAP TIRES	500.00	
							TOTAL FUND 160		80,120.47
2777	ALFRED BENESCH & CO	ALFRED BENESCH & CO	346486	10286 AP	01/16/2025	5-172-5-00-301	ARPA274 3.1 MHS22005.01 TO 12.	15,829.50	
2777	ALFRED BENESCH & CO	ALFRED BENESCH & CO	346486	10286 AP	01/16/2025	5-172-5-00-301	ARPA274 3.1 MHS22005.01 TO 12.	2,240.00	
							*** VENDOR 2777 TOTAL		18,069.50
3026	ASP ENTERPRISES	A.S.P. ENTERPRISES, INC	346458	10285 AP	01/13/2025	5-172-5-00-301	ARPA247R 3.1 CULVERTS STRAW BA	1,860.00	
586	EBERT CONTRUCTION	EBERT CONSTRUCTION CO, INC	346487	10287 AP	01/16/2025	5-172-5-00-302	ARPA273 3.8 HP-36 CONSTRUCTION	197,880.00	
							TOTAL FUND 172		217,809.50
1681	BIDDLE CONSULTING GR	BIDDLE CONSULTING GROUP INC	346498	 112136 AP	01/17/2025	5-174-5-00-210	CRITICALL ELITE MAINT TNG TO 3	673.00	
1991		MID-AMERICA REGIONAL COUNCIL	346573			5-174-5-00-210	LEAV-911 DECEMBER 911 COST SHA	33,263.55	
					,,		TOTAL FUND 174	,	33,936.55
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-197-5-00-201	REPL CK 112029 VOIDED 1/15/202	1,587.00	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-197-5-00-201	REPL CK 112029 VOIDED 1/15/202	991.24	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S	346478	112129 AP	01/15/2025	4-197-5-00-201	REPL CK 112029 VOIDED 1/15/202	4,336.94	
							*** VENDOR 4755 TOTAL		6,915.18
							TOTAL FUND 197		6,915.18
8686	EVERGY EFT	EVERGY KANSAS CENTRAL INC	346615	401		5-212-5-00-2	ELEC SVC SEWER DIST 2	211.86	
8686	EVERGY EFT	EVERGY KANSAS CENTRAL INC	346615	401	01/17/2025	5-212-5-00-2	ELEC SVC SEWER DIST 2	38.22	
8686	EVERGY EFT	EVERGY KANSAS CENTRAL INC	346615	401		5-212-5-00-2	ELEC SVC SEWER DIST 2	34.19	
8686	EVERGY EFT	EVERGY KANSAS CENTRAL INC	346615	401	01/17/2025	5-212-5-00-2	ELEC SVC SEWER DIST 2	69.79	
							*** VENDOR 8686 TOTAL		354.06
							TOTAL FUND 212		354.06
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S				4-215-5-12-201	REPL CK 112029 VOIDED 1/15/202	3,097.00	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S				4-215-5-12-201	REPL CK 112029 VOIDED 1/15/202	1,342.00	
4755	LV PAPER	LEAVENWORTH PAPER AND OFFICE S				4-215-5-12-201	REPL CK 112029 VOIDED 1/15/202	389.00	
	LV PAPER	LEAVENWORTH PAPER AND OFFICE S				4-215-5-12-201	REPL CK 112029 VOIDED 1/15/202	575.00-	
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FMWARRPTR2 LEAVENWORTH COUNTY 1/16/25 17:04:49
DCOX WARRANT REGISTER - BY FUND / VENDOR Page 7

START DATE: 01/11/2025 END DATE: 01/17/2025

TYPES OF CHECKS SELECTED: \* ALL TYPES

							TOTAL FUND 215		4,253.00
8686	EVERGY EFT	EVERGY KANSAS CENTRAL INC	346615	401	01/17/2025	5-218-5-00-2	ELEC SVC SEWER DIST 5	150.88	150.00
							TOTAL FUND 218		150.88
12074	KPT&A	KANSAS PROSECUTORS TRAINING &	346560	112198 AP	01/17/2025	5-406-5-00-2	4TH QUARTER 2024	145.45	
12074	KPT&A	KANSAS PROSECUTORS TRAINING &	346560	112198 AP	01/17/2025	5-406-5-00-2	4TH QUARTER 2024	213.65	
12074	KPT&A	KANSAS PROSECUTORS TRAINING &	346560	112198 AP	01/17/2025	5-406-5-00-2	4TH QUARTER 2024	.00	
							*** VENDOR 12074 TOTAL		359.10
							TOTAL FUND 406		359.10
451	AETNA	AETNA LIFE INSURANCE COMPANY	346492	112130 AP	01/17/2025	5-510-2-00-939	108798268 JANUARY PREMIUMS	416,198.93	
451	AETNA	AETNA LIFE INSURANCE COMPANY	346492	112130 AP	01/17/2025	5-510-2-00-939	108798268 JANUARY PREMIUMS	8,632.62	
451	AETNA	AETNA LIFE INSURANCE COMPANY	346492	112130 AP	01/17/2025	5-510-2-00-944	108798268 JANUARY PREMIUMS	2,652.18	
451	AETNA	AETNA LIFE INSURANCE COMPANY	346492	112130 AP	01/17/2025	5-510-2-00-944	108798268 JANUARY PREMIUMS	177.58	
							*** VENDOR 451 TOTAL		427,661.31
1504	DELTA DENTAL OF KS	DELTA DENTAL OF KANSAS	346507	112145 AP	01/17/2025	5-510-2-00-942	51269-00001 DENTAL PREMIUMS JA	19,464.22	
1504	DELTA DENTAL OF KS	DELTA DENTAL OF KANSAS	346507	112145 AP	01/17/2025	5-510-2-00-942	51269-00001 DENTAL PREMIUMS JA	27.20	
1504	DELTA DENTAL OF KS	DELTA DENTAL OF KANSAS	346507	112145 AP	01/17/2025	5-510-2-00-942	51269-00001 DENTAL PREMIUMS JA	2,049.00	
							*** VENDOR 1504 TOTAL		21,540.42
758	GUARDIAN	THE GUARDIAN LIFE INSURANCE CO	346513	112151 AP	01/17/2025	5-510-2-00-961	SHORT TERM DISABILITY JAN 2025	8,741.24	
1485	RELIANCE STANDARD	RELIANCE STANDARD	346587	112225 AP	01/17/2025	5-510-2-00-962	GL144512 JANUARY PREMIUMS	1,631.84	
1485	RELIANCE STANDARD	RELIANCE STANDARD	346587	112225 AP	01/17/2025	5-510-2-00-965	GL144512 JANUARY PREMIUMS	3,303.88	
							*** VENDOR 1485 TOTAL		4,935.72
							TOTAL FUND 510		462,878.69

TOTAL ALL CHECKS

1,297,384.47

warrants by vendor

FMWARRPTR2 LEAVENWORTH COUNTY 1/16/25 17:04:49
DCOX WARRANT REGISTER - BY FUND / VENDOR Page 8

START DATE: 01/11/2025 END DATE: 01/17/2025

TYPES OF CHECKS SELECTED: \* ALL TYPES

FUND SUMMARY

212 215

218

406 510

001	GENERAL	368,385.78
106	OPIOID SETTLEMENT	34.77
108	COUNTY HEALTH	3,949.26
115	EQUIPMENT RESERVE	41,740.56
119	ROD TECHNOLOGY	340.47
126	COMM CORR ADULT	515.89
127	COMM CORR ADULT NON GRANT	14.99
133	ROAD & BRIDGE	4,292.83
136	COMM CORR JUVENILE	212.34
137	LOCAL SERVICE ROAD & BRIDGE	300.00
145	COUNCIL ON AGING	2,388.70
155	LSR CAPITAL EQUIP RESERVE	68,431.45
160	SOLID WASTE MANAGEMENT	80,120.47
172	AMERICAN RECOVERY PLAN	217,809.50
174	911	33,936.55
197	INK FEE FUND	6,915.18

SEWER DISTRICT 2: TIMBERLAKES

CAPITAL IMPROVEMENTS

SEWER DIST #5

ATTORNEY TRAINING

PAYROLL CLEARING

TOTAL ALL FUNDS 1,297,384.47

354.06

150.88

359.10

4,253.00

462,878.69

Consent Agenda 1/22/25 Checks 01/11 - 1/17

warrants by vendor

# Leavenworth County Request for Board Action Case No. DEV-24-046 Final Plat Milestone Ridge First Plat \*Consent Agenda\*

**Date: January 22, 2025** 

To: Board of County Commissioners

From: Planning & Zoning Staff

Department Head Review: <u>John Jacobson, Reviewed</u>

Additional Reviews as needed:

**Budget Review** ☐ **Administrator Review** ☐ **Legal Review** ☐

### **Action Request:**

Chairperson, I find that the proposed Final Plat as outlined in case DEV-24-046 is compliant with the County Zoning & Subdivision Regulations and move that the proposed Final Plat be conditionally approved and accepted by this Board subject to the conditions set forth in the staff report and as adopted by the Planning Commission.

Analysis: The applicant is proposing to divide a 54-acre parcel into a two-phase subdivision. The first phase is a Cross Access Easement subdivision for two lots. The second phase is a 16-lot subdivision with a public roadway. The Subdivision is classified as a Class C with all lots lying within the Rural Growth Area of Leavenworth County. Staff is supportive of a waiver of the requirement to connect to a sanitary sewer system as sanitary sewers are not located within 660' of the subdivision (see condition 3). Phase I meets the requirements for both the Cross Access Easement and the R-1 (43) zoning district. The proposal includes two tracts of land that will be owned and maintained by the Developer. Majority of the floodplain that runs through the property will be located on these tracts of land. System Improvements will be needed for water to be supplied from Suburban Water. Fairmount Fire District has requested that the cul-de-sac be built with a turning radius of 96 feet. Both comments have been placed as a condition approval.

**Recommendation:** The Planning Commission voted 6-0 (3 absent) to recommend approval of Case No.DEV-24-046, Final Plat for Milestone Ridge First Plat subject to conditions.

#### **Alternatives:**

- 1. Approve Case No. DEV-24-046, Final Plat for Milestone Ridge First Plat, with Findings of Fact, and with or without conditions; or
- 2. Deny Case No. DEV-24-046, Final Plat for Milestone Ridge First Plat, with Findings of Fact; or

3. Defer this matter for 30 days to Revise/Modify the Planning Commission's recommendation on Case No. DEV-24-046, Final Plat for Milestone Ridge First Plat, with Findings of Fact; or

Bud	getary	/ Imi	nact
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$\boxtimes$	Not Applicable
	Budgeted item with available funds
	Non-Budgeted item with available funds through prioritization
	Non-Budgeted item with additional funds requested

**Total Amount Requested:** \$0.00

Additional Attachments: Staff Report, Plat, Planning Commission Minutes

## LEAVENWORTH COUNTY PLANNING COMMISSION

STAFF REPORT

CASE NO: DEV-24-046 Milestone Ridge

STAFF REPRESENTATIVE:

REQUEST: Consent Agenda

Amy Allison Deputy Director

☑ Preliminary Plat
☑ Final Plat

# APPLICANT/APPLICANT AGENT: lake Hattack

Jake Hattock Schlagel

### **PROPERTY OWNER:**

Steven M and Darla A Miles 15603 State Ave Basehor, KS 66007

### **CONCURRENT APPLICATIONS:**NONE

January 8, 2025

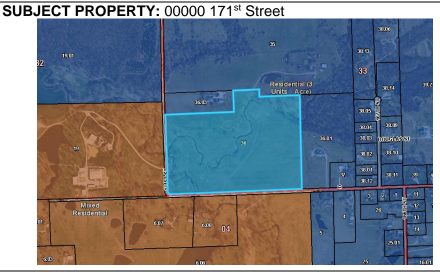
### ZONING: R-1 (43) FUTURE LAND USE

DESIGNATION: Residential (3-

units per acre)

SUBDIVISION: N/A

FLOODPLAIN: Zone A and X



### **LEGAL DESCRIPTION:**

A tract of land in the Southwest Quarter of Section 33, Township 10 South, Range 22 East of the 6th P.M., in Leavenworth County Kansas.

### STAFF RECOMMENDATION: APPROVAL WITH CONDITIONS

### **ACTION OPTIONS:**

- Recommend approval of Case No. DEV-24-046, Preliminary & Final Plat for Milestone Ridge to the Board of County Commission, with or without conditions: or
- 2. Recommend denial of Case No. DEV-24-046, Preliminary & Final Plat for Milestone Ridge to the Board of County Commission for the following reasons; or
- 3. Continue the hearing to another date, time, and place.

### **PROPERTY INFORMATION**

PARCEL SIZE: 53.59 ACRES

PARCEL ID NO:

158-33-0-00-00-036.00

BUILDINGS: Vacant

#### **PROJECT SUMMARY:**

Request for preliminary plat approval of Phase I and II of the Milestone Ridge subdivision and final plat approval of Phase I to subdivide property located at 00000 171<sup>st</sup> Street (PID: 158-33-0-00-00-036.00) as Lots 1 through 2 of Milestone Ridge 1<sup>st</sup> Plat.

### ACCESS/STREET:

Parallel Rd – County Collector, PAVED ± 24'; 171st St – County Local, PAVED ± 24';





### UTILITIES

SEWER: PRIVATE SEPTIC

SYSTEM

FIRE: Fairmount

WATER: Suburban Water

**ELECTRIC:** Evergy

### **NOTICE & REVIEW:**

STAFF REVIEW:

12/20/2024

NEWSPAPER NOTIFICATION:

N/A

NOTICE TO SURROUNDING PROPERTY OWNERS:

N/A

Leaver	worth County Zoning and Subdivision Standards: Preliminary Review	Met	Not Met
35-40	Preliminary Plat Content	Χ	
40.00	E' I BLACO A A		1
10-20	Final Plat Content	Х	
41-6	Access Management	Х	
41-	Entrance Spacing	Х	
6.B.a- c.			
41-	Public Road Access Management Standards	Х	
6.C.			1
43	Cross Access Easements	Х	
50-20	Utility Requirements		
50-30	Other Requirements	Х	
50-40	Minimum Design Standards	Х	
50-50	Sensitive Land Development	n/a	
50-60.	Dedication of Reservation of Public Sites and Open Spaces	n/a	

### **STAFF COMMENTS:**

The applicant is proposing to divide a 54-acre parcel into a two-phase subdivision. The first phase is a Cross Access Easement subdivision for two-lots. The second phase is a 16-lot subdivision with a public roadway. The Subdivision is classified as a Class C with all lots lying within the Rural Growth Area of Leavenworth County. Staff is supportive of a waiver of the requirement to connect to a sanitary sewer system as sanitary sewers are not located within 660' of the subdivision (see condition 3). Phase I meets the requirements for both the Cross Access Easement and the R-1 (43) zoning district. Since phase I is only two lots, the applicant has submitted the Final Plat concurrently. Phase II also meets the requirements for the R-1(43) zoning district. The applicant will have to submit the Final Plat for Phase II separately. The proposal includes two tracts of land that will be owned and maintained by the Developer. Majority of the floodplain that runs through the property will be located on these tracts of land. System Improvements will be needed for water to be supplied from Suburban Water. Fairmount Fire District has requested that the cul-de-sac be built with a turning radius of 96 feet. Both comments have been placed as a condition approval.

### **PROPOSED CONDITIONS:**

- 1. Building permits shall be required for any new construction.
- Erosion control shall be used when designing and constructing driveways. A form of sediment control shall
  be installed before work begins and maintained throughout the time that the land disturbing activities are
  taking place. Re-vegetation of all disturbed sites shall be completed within 45 days after completion of final
  grading weather permitting.
- 3. A waiver for the use of private septic systems within this subdivision is granted with this approval.
- 4. At time of development, fire hydrants shall be required, if necessary infrastructure is available.
- 5. Milestone Ridge First Plat is hereby approved as a Cross Access Easement subdivision. The installation and maintenance of the private drive is the responsibility of the members of the Home Owners Association per the attached HOA agreement. Leavenworth County does not accept any liability or maintenance of the proposed private drive.

- 6. The developer must comply with the following memorandums:
  - a. Email Mike Lingenfelser, Fairmount Fire District, dated May 16, 2024
  - b. Memo Travis Miles, Suburban Water, dated May 31, 2024
  - c. Memo Chuck Magaha, Emergency Management, dated July 10, 2024

### **ATTACHMENTS:**

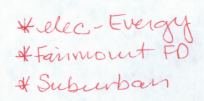
A: Application & Narrative

B: Zoning Maps

C: Memorandums

52.80

Fairwourf
Suburban
Leavenworth County Planning and Zoning Department
300 Walnut St., Suite 212
Leavenworth, Kansas 913-684-0465



Township:  Case No. ABV-24-  Zoning District RI (43) Compr	Plan	fice Use Only ning Commiss Date Recein Land Use De	ved/Paid:	05-	-14-2024
APPLICANT/AGENT INFORMATIO	N	OWNER IN	FORMATIC	ON	
NAME: Jake Hattock, PE		NAME: Stev	en M. and	Darla	A. Miles
MAILING ADDRESS: 14920 W 107t	h St	_MAILING AI	DDRESS 15	603 S	tate Ave
	Total State				
CITY/ST/ZIP: Lenexa, KS 66215		_CITY/ST/ZIP Basehor, KS 66007			
PHONE: 913-492-5158		PHONE:_91	3-724-193	4	
EMAIL : comments@schlagelassoc	ciates.com				vating.com
Address of Property: approximately P PID: 1583300000036000 (Parcel R2	21729) Urba	71st Street an Growth Man		ea:	
Gross Acreage: 53.5893	Number of L			Minim	ım Lot Size: 1 ac
Maximum Lot Size:	Proposed Zo			Density:	
Open Space Acreage: 18.9648 (Tract A)		ct: Suburban Water		Proposed Sewage: Septic	
Fire District: Fairmount Fire District	Electric Prov			_	Gas Provider:
			Collector -	Arteria	al – State - Federal
	Cross-Acces	s Easement Rec	uested:	Yes	No
List of all Requested Exceptions:	1. Shared Drive-	way Access			
Exceptions may be granted per Article					
56 or as otherwise stated in the					
Zoning & Subdivision Regulations.					
	5.				
Is any part of the site designated as Flo	odplain?	les No	if yes, wh	at is the	e panel number: 20103C0238G Rev 7-16-2015
I, the undersigned, am the owner, duly portion of Leavenworth County, Kansa approval as indicated above.  Signature:					

ATTACHMENT A



RECEIVED

MAY 14 PAID

### **TRANSMITTAL**

DATE:	May 14, 2024	PROJECT NO. 24-049
TO:	PLANNING	
COMPANY:	LEAVENWORTH COUNTY	PH NO.:
ADDRESS:		
FROM:	Jake Hattock, PE	
COPY TO: NO. OF PAGE: INCLUDING CO		FAX NO.: MILESTONE RIDGE
WE TRANSMIT FOR	X Drawings/Copies Specifications Application Digital Files Other  Review / Approval As requested Submittal	X HAND DELIVERED BY JH Mail Fax/Email Overnight Delivery Hand Carried  Signature and Return Information / Records Other
emailed earlier Application for	r today): r Preliminary Plat	ve-referenced project (note: digital copies were
Stormwater Ma	anagement Śtudy (24"x36") of the Preliminary Pla	t
Should you ha	ve any questions, please conta	ct me. Thank you.
Jake Hattock, Principal / Sr.   Direct 913-322	Project Engineer	

JHattock@schlagelassociates.com

/mr

**Attachments** 

Entered in the transfer record in my office this day of Jan 20 1

Doc #: 2019R00626 STACY R. DRISCOLL REGISTER OF DEEDS LEAVENWORTH COUNTY, KANSAS RECORDED ON: 01/30/2019 08:02:03 AM **RECORDING FEE: 21.00** PAGES: 1

### **QUIT CLAIM DEED** JOINT TENANCY

Steve Miles and Darla Miles, husband and wife

QUIT CLAIMS TO:

Steve Miles and Darla Miles, husband and wife

as joint tenants with rights of survivorship and not as tenants in common, all of the following described REAL ESTATE in the County of Leavenworth, State of Kansas, to-wit:

Tract of land in the South Half of the Southwest Quarter of Section 33, Township 10 South, Range 22 East of the 6th P.M., Leavenworth County, Kansas, more fully described as follows: Beginning at the Southwest Corner of said Southwest Quarter; thence North 01 degrees 39' 58" West for a distance of 1130.84 feet along the West line of said Southwest Quarter; thence North 87 degrees 40'19" East for a distance of 956.00 feet to a 1/2" Bar Cap LS-1296; thence North 01 degrees 39'58" West for a distance of 296.02 feet to the South line of a tract of land recorded in Deed Book 798 Page 1841; thence North 87 degrees 40'19" East for a distance of 364.00 feet along said deed line to a 1/2" Bar Cap LS-1296; thence South 01 degrees 39'58" East for a distance of 99.00 feet along said deed line to the South line of the North Half of said Southwest Quarter, said point being a 1/2" Bar Cap LS-1296; thence North 87 degrees 40'19" East for a distance of 561.66 feet along said deed line and South line to a 1/2" Bar Cap LS-1296; thence South 01 degrees 21'56" East for a distance of 1322.09 feet to the South line of said Southwest Quarter; thence South 87 degrees 29'34" West for a distance of 1874.80 feet along said South line to the true point of beginning. Said parcel identified as Tract A-1 according to Boundary Line Adjustment Survey by Herring Surveying, recorded May 10, 2018 as Document No. 2018S026.

Exemption #3

For the sum of one dollar and other good and valuable considerations. Subject to easements, restrictions, and reservations of record, if any.

Dated this 7 day of January, A.D.

Steve Miles

STATE OF KANSAS

) S.S.:

COUNTY OF LEAVENWORTH

2019 BE IT REMEMBERED, That on this Today of January A.D. 2018, before me the undersigned a notary public, in and for the County and State aforesaid, came Steve Miles and Darla Miles, husband and wife, who is personally known to me to be such persons who executed the within instrument of writing and such persons duly acknowledged the execution of the same.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my seal ntioned.

CHERYLA. REYNOLDS Notary Public - State My Appt. Expires\_

### CERTIFICATE OF SURVEY

### BOUNDARY LINE ADJUSTMENT

PREPARED FOR

Steve & Daria Miles PO Box 458 Basenor, KS 66007 PID NO. 158-33-0-00-00-036

lored & Tillies, Const. PID NO. 158-33-0-00-00-016.01

11X Center of Section 33-10-22 (Level)(Story) 1/2" Bar Found

1) Nail in Top of Tree Stump NW 15.0' 2) Nail in Top of Fance Post NNE 10.0' 3) Nail in N Face of 18" Tree SE 6.8' 4) Mag Nail in N Face 30" Tree E 15.1'

THEFT IS THE STATE OF THE STATE DECORDED CH 25/10/2212 2:21/21 PM REMORDING PER 12:00 WASES 1

#### \$ 87\*51°C1" W 2646.60 (2645.96° BH) SURVEYOR'S NOTE: Intent of survey is to adjust the parcels that Dax Wast Quarter Come were as per previous survey. Intent of Section 33-10-22 (Level)(Herring) previous survey was to establish the prop 1/2" Bar Found PARENT DESCRIPTIONS as per recorded deed Book 986 Page 1394. 1) Nail Top Fence Post WNW 24.0 Said deed states that this property was TRACT A: 2) Nail Fence Post ESE 27.85' fract of land in the South Half of the Southwest Quarter of Section recorded as Tract I & Tract II as well as shown Tract of land in the Southwest Quarter of Section 33, Township 10 3) Nail Top Fence Post ENE 31.35' 4) Apparent centerline of 171st Street E 3 as separate tracts as per recorded survey by 33, Township 10 South, Range 22 East of the 6th R.M., Leavenworth County, Kansas, more fully described as follows: Beginning at the South, Range 22 East of the 6th P.M., Leavenworth County, Kansas, R.E. Baron Survey Book S-8 #70 dated 1971 more fully described as follows: Commencing at the Southwest Notes from said survey were also recovered during research. The deed did not close and Southwest Corner of said Southwest Quarter; thence North 01 degrees 39' 58' West for a distance of 1130.84 feet along the West Corner of said Southwest Quarter; thence North 01 degrees 39' 58" West for a distance of 1130.84 feet along the West line of said Southwest Quarter to the TRUE POINT OF BEGINNING, thence line of said Southwest Quarter; thence North 87 degrees 40'19" East for a distance of 808.50 feet to a 1/2" Bar Cap US-1296; thence had apparent typographical errors. Said survey and notes distances and information did not continuing North 01 degrees 79'58" West for a distance 795 07 feet North 01 degrees 39'58" West for a distance of 295.02 feet to the South line of a tract of land recorded in Deed Book 798 Page 1841; match. Deeds and R.E.Bacon survey have along the said West line to the South line of a tract of land recorded in Deed Book 798 Page 1841; thence North 87 degrees 40'19" East for a distance of 808.50 feet along said deed line to a 1/2" Bar Cap more similarities when compared to the R.E.Bacon field notes. Deed of the Tract to the North stated the North half of the Southwest thence North 87 degrees 40'19" East for a distance of 511.50 feet along said deed line to a 1/2" Bar Cap L5-1295; thence South 01 15-1795: thence South 01 degrees 39'58' East for a distance of Quarter less a 99' x 1320' strip of land. This degrees 39'58" East for a distance of 99.00 feet along said deed line 296.02 feet to a 1/2" Bar Cap LS-1296; thence South 87 degrees to the South line of the North Half of said Southwest Quarter, said deed was held in the establishment of the 40'19" West for a distance of 808 50 feet to the point of heatoning Together with and subject to covenants, easements, and restrictions surveyed property leaving the South Half of the point being a 1/2" Bar Cap I S-1296: thence North 87 degrees 40'19" East for a distance of 561.56 feet along said deed line and South line of record. Section including the 99'x1320' strip and to a 1/2" Bar Cap LS-1296; thence South 01 degrees 21"56" East for a distance of 1322.09 feet to the South line of said Southwest excepting out the Easterly 758' thereof. New Said property contains 5.5 acres, more or less, including road right of descriptions are created as per this survey to Quarter; thence South 87 degrees 29'34" West for a distance of 1874.80 feet along said South line to the true point of beginning. Error of Closure: 1 - 2000000 Together with and subject to covenants, easements, and restrictions of record. Said property contains 54.5 acres, more or less, including road right of may Error of Closure: 1 - 1202417 Dwed Book 798 Page 1841 North Helf Southwest Querter Except pirio 6 roots wide by 15 rook look PFD #158-33...035 (99° x 1320' Sorip as shown and held) 1/2" Bar Found in Place but PID#159-32...019.01 destroyed during clearing of property 5 01\*3958" E N 87"4719" E 1320.00 956.00 00 43. MEB 364.00 S 87"4713" W 758.11" 177\* Ray Cut with Can No. 1796 150 x 1.157 To - 1/2" Bar Found, unless otherwise - Record / Deeded Distance Point of Beginning 35 POC - Port of Comme 2655.71 778.5 5 67°40'19" W 956.00 EATTER ATTOM BY COUNTY STAFF PDB TRACT B. 1 RATECATION OF COUNTY SHAPE This Boundary Line Adjustment, as described and shown above has been submitted to gaid approved by the following County Starts persons this 10<sup>th</sup> day of HAA9 2015. Panning Director Servi Joseph 1/2" Bar Online 122.95' North of 1/2" Bar at "A" 1" Pipe Fd 0.3" W & 79.8" N of 1/2" Bar at "A" PID#158-11\_036.01 15-1296" 10 P T' Pod Fd 1.2' E & 241.94' S D d 1/2' Bar at "A" 1715T 53.5 Acres 144 (40° \$ \$1729 H' H' 2532.95 PARALLEL ROAD BK "F" Pg 144 - Bk "8" Pg 219 (40" R'M) Scale 1\* = 200 t-14-818-18 Scale I' = 200 December 7, 2014 Rev. 4/25/18 092 500 thwest Corner Southwest Quarter tion 33-10-22 (Level)(Herring) PID#182-04....006.05

PID#182-04...005.08

1/2" Bar Found 12" Deep

11 R\* Steel Prof NF 42 93

2) Nail Power Pole NE 49.85 3) Nail Corner Post W 30.95

4) Nail Power Pole SE 32.00

5) County Alum. Cap W 12:65

TERRING

North 5th Street, Lear, XS 56045 Ph. 31351,3858 Fax 413,437,7556 Email - survey@tcamcash.com

**EURVEYING** 

DIOMPANY

PID#182-04...005.07

SURVEYOR'S DESCRIPTIONS

Tract of land in the South Haif of the Southwest Quarter of Section 33. Township 10 South, Range 22 East of the 6th P.M., Leavenworth County, Kansas, more fully described as follows: Beginning at the Southwest Corner of said Southwest Quarter thance North 01 degrees 39' 58" West for a distance of 1130.54 feet along the West line of said Southwest Quarter; thence North 87 degrees 40' 19" East for a distance of 956.00 feet to a 1/2" Bar Cap LS-1296; thence North 01 degrees 39'56' West for a distance of 296.02 feet to the South line of a tract of land recorded in Deed Book 798 Page 1841; thence North 87 degrees 40'19" East for a distance of 364,00 feet along said deed line to a 1/2" Bar Cap LS-1296; thence South G1 degrees 39'58" East for a distance of 99.00 feet along said deed line to the South line of the North Half of said Southwest Quarter, said point being a 1/2" Bar Cap LS-1295: thence North 67 degrees 40'19" East for a distance of 561.66 feet along said deed line and South line to a 1/2" Bar Cap LS-1296; thence South 01 degrees 21'56" East for a distance of 1322.09 feet to the South line of said Southwest Quarter; thence South 87 degrees 25'34" West for a distance of 1874.80 feet along said South line to the

Together with and subject to covenants, easymants, and nectrictions of money Said property contains \$3.6 acres, more or less, including road right of way. Error of Closure: 1 - 1202417

Tract of land is the Southwest Quarter of Section 33, Township 10 South, Range 22 East of the 6th P.M., Leavenworth County, Kansas, more fully described as follows: Commencing at the Southwest Corner of said Southwest Quarter; thence North 01 degrees 39' 58' West for a distance of 1130.54 feet along the West line of said Southwest Quarter to the TRUE POINT OF BEGINNING; thence continuing North 01 degrees 39°58' West for a distance 296.02 feet along the said West line to the South line of a tract of land recorded in Deed Book 798 Page 1841; thence North 87 degrees 40'19" East for a distance of 958.00 feet along said deed line; thence South 01 degrees 39'58' East for a distance of 256.02 feet to a 1/2" Bar Cap LS-1296; thence South 87 degrees 40'19" West for a distance of 956.00 feet to the point of beginning. Together with and subject to covenants, easements, and restrictions of record. Said property contains 6.5 acres, more or less, including road right of way. Error of Classin: 1 - 2000000

#### TRANSFER AREA

Tract of land in the Southwest Quarter of Section 33, Township 10 South, Range 22 East of the 6th P.M., Leavenworth County, Kansas, more fully described as follows: Commencing at the Southwest Corner of said Southwest Quarter; thence North 01 degrees 39' 58" West for a distance of 1130.84 feet along the West line of said Southwest Quarter: thence North 87 degrees 40'19" East for a distance of 808 50 feet to the TRUE POINT OF BEGINNING, therce North 01 degrees 39'58" West for a distance 296.02 feet to the South line of a tract of land recorded in Deed Book 798 Page 1841; thence North E7 degrees 40'19" East for a distance of 147.50 feet along said deed line thence South 01 degrees 79'58" East for a distance of 296.02 feet to a 1/2" Bar Cap LS-1296; thence South 87 degrees 40'19" West for a distance of 147.50 feet to the point

Together with and subject to coverants, excements, and reconstruct of record Said property contains 1.0 acres, more or less, including road right of way. Error of Closure: 1 - 2000000

1) This survey does not show ownership or easements.

All distances are calculated from measurements or measured this survey, unless otherwise noted, 3) All record and measured distances are the same, unless otherwise noted.
 Error of Closure - See Surveyor's Description

5) Basis of Bearing - KS State Plane North Zone 1501

5) Point Origin Un known, unless otherwise noted.

7) Referenced Surveys -

(BH) - B.Himple Survey Book "H" Page 97 dated 1949 (REB) - R.E.Bacon Survey Book 5-8 #70 dated 1971

Notes dated February 26, 1971 (JAH) - J.A.Horring survey of MILES RANCH - recorded plat

(JAH) + J.A. Herrico survey Doc No. 20145011 & 20155015

8) Road Records - as shown hereon

9) Referenced Deed, Doc # 2014R02190 8 # 2016R02694

10) Survey prepared without the benefit of a title commitment. 11) Fence Lines do not necessarily denote property lines.

Structures are shown in approximate location.
 Utilities, if shown, are visible and above ground, except as noted. Easements may or may not exist.

Property is located in a Special Flood Hazard Area Zone A per FEMA FIRM Map 20103CD238G - 2015.

11Z South Quarter Corner Section 33 10 22 (Level)(Strick) \*\*\* Bay 1.5' below grade \*\*\*\* Paralli 1) Apparent centerine Parallel Road 5 8"+-2) 50d Natl in NW Face Feore Port SW 45.7

2) Double GOd Nais in NE Face Power Pole NAW \$1.35
4) Step Spike in NE Face Power Pole SW 47.5
5) Mag Nail Top Fence Corner Post SE 65.8

COUNTY SURVEYOR

I hereby certify that this document has bee

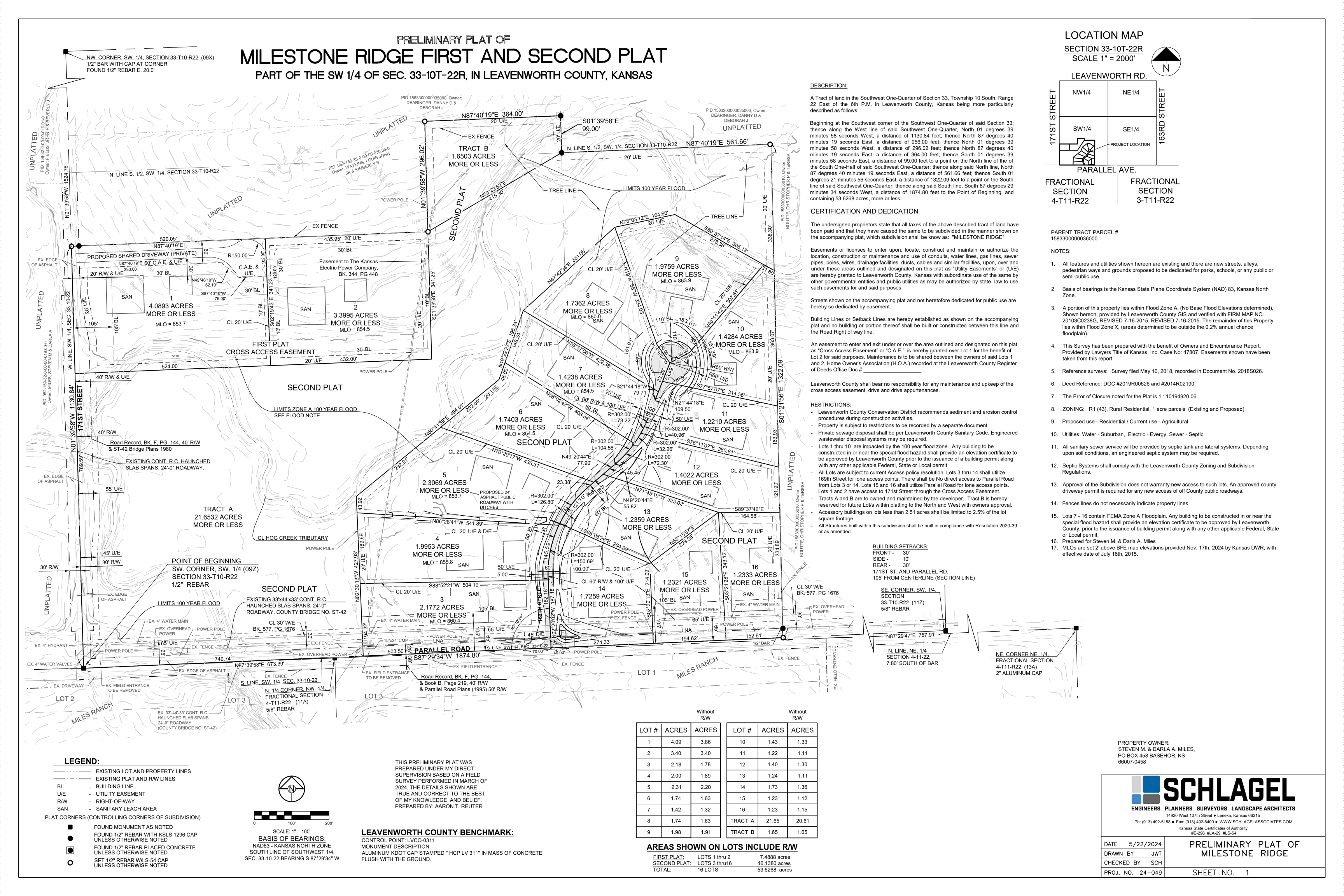
by me and is being flied for survey information only

5/10/18

supervision, on the ground during the month of April 2018 and this map or plat is correct to the best of my knowledge.

### OWNER AUTHORIZATION

I/WE	Steven M. and Darla A. Miles		_, hereby refer	red to as the
"Under	rsigned", being of lawful age, do her	reby on this day of	, 20	_, make the following
stateme	ents, to wit:			
1.	I/We the Undersigned, on the date f the following described real propert		ful, owner(s) in	fee simple absolute of
	See Attachment "A" attached hereto	•		
2.	I/We the undersigned, have previous of SCHLAGEL & ASSOCIATES, P.A.  for the purpose of making application approxiocation 175th St and Parallel thereof, and which authorization increquired of Applicant in the applicant	(Hereinafter referred to as ". on with the Planning Office of (common address) th cludes, but is not limited to, all	Applicant"), to Leavenworth C e subject real p	act on my/our behalf County, Kansas, roperty, or portion
3.	I/We the Undersigned, hereby agree Commissioners of Leavenworth Cocollectively referred to as the "Courpenalties, damages, settlements, cosfalse, fraudulent, meritless or merita and all claims, liens, demands, oblig character (hereinafter "claims"), in this authorization and the actions tall Undersigned, hereby further agree to such claims at my sole expense and other costs and expenses related the	ounty, Kansas, its officers emplanty"), free and harmless from a sts, charges, professional fees corious, of every kind and chara gations, actions, proceedings, of connection with, relating to, or ken by the Applicant and the Corio investigate, handle, respondagree to bear all other costs at	oyees and agen and against any or other expense acter arising out or causes of acti r arising directly County in relian- to, provide defe- my sole expense	and all claims, losses, es or liabilities, whether of or relating to any ion of every kind and y or indirectly out of ce thereof. I, the ense for and defend any se and agree to bear all
4.	It is understood that in the event the whose signature appears below for authority to so bind the corporation instrument.	and on behalf of the corporatio	on or partnership	p has in fact the
Owi	IN WITHUSS THEREOF, I, the Un	ndersigned, have set my hand a	nd seal below.	
	TATE OF KANSAS OUNTY OF LEAVENWORTH			
T b;	he foregoing instrument was acknow  y are Brever	wledged before me on this 13 <sup>1</sup>	_day of May	_, 20 <u>24</u> ,
M	Iy Commission Expires: 2(21 / 2 8	Notary P	Tiblic	ATTACHNEN
2023-06-1	13	JANE L. BREUER  My Appt. Exp. 21/28		ATTACHMENT B Page 4 of 5



### LEAVENWORTH RD. SW1/4 SECTION 33-T10-R22 (09X) 09X: 1/2" Rebar PROJECT -1. Mag Nail in Gate Post W. 45.57' 2. 1/2" Rebar E. 20.0' PARALLEL AVE. 3. Mag Nail Gate Post E. SE. 31.98' 4. Mag Nail in Asphalt E. NE. 32.85' **LOCATION MAP** 5. Mag Nail in Asphalt W. NW. 31.52' **SECTION 33-10T-22R** SCALE 1" = 2000'

60' C.A.E. & U/E

4.0893 ACRES

MORE OR LESS

**INCLUDING ANY R/W** 

**BUILDING SETBACKS:** 

171ST ST. 105' FROM CENTERLINE

---- EXISTING PLAT AND R/W LINES

- UTILITY EASEMENT

- BUILDING LINE

RIGHT-OF-WAY

(SECTION LINE)

- PARCEL IDENTIFICATION NO.

CROSS ACCESS EASEMENT

FOUND MONUMENT AS NOTED

SET 1/2" REBAR W/LS-54 CAP

UNLESS OTHERWISE NOTED

SET 1/2" REBAR W/LS-54 CAP

PLAT CORNERS (CONTROLLING CORNERS OF SUBDIVISION)

**EXISTING LOT AND PROPERTY LINES** 

FRONT - 30' SIDE - 10'

REAR - 30'

LEGEND:

FINAL PLAT OF

# MILESTONE RIDGE, FIRST PLAT

CROSS ACCESS EASEMENT OF PART OF LOT 1 IN THE SW 1/4 OF SEC. 33-10T-22R, IN LEAVENWORTH COUNTY, KANSAS

### DESCRIPTION:

UNPLATTED

N87°40'19"E 956.00'

C.A.E. & U/E

PID 052-158-33-0-00-00-036.00-0

ACKNOWLEDGMENT:

STEVEN M. MILES

STATE OF KANSAS

COUNTY OF

\_\_\_\_ 202\_\_\_.

THIS INSTRUMENT was acknowledged before me on this \_\_\_\_\_ day of

Notary Public

PID 052-158-33-0-00-00-036.03-0

LIMITS 100 YEAR FLOOD

IN TESTIMONY WHEREOF, the undersigned proprietors have caused this instrument to be executed this \_\_\_\_\_ day of

SEE FLOOD NOTE

ZONE A

A Tract of land in the Southwest One-Quarter of Section 33, Township 10 South, Range 22 East of the 6th P.M. in Leavenworth County, Kansas, described by Aaron T. Reuter, Kansas PS-1429, of Schlagel, Kansas LS-54, on September 24, 2024, as follows:

Commencing at the Southwest corner of said Southwest One-Quarter; thence along the West line of said Southwest One-Quarter, North 01 degrees 39 minutes 58 seconds West, a distance of 789.59 feet to the Point of Beginning; thence continuing along said West line, North 01 degrees 39 minutes 58 seconds West, a distance of 341.25 feet; thence North 87 degrees 40 minutes 19 seconds East, a distance of 956.00 feet; thence South 01 degrees 39 minutes 58 seconds East, a distance of 341.25 feet; thence South 87 degrees 40 minutes 19 seconds West, a distance of 956.00 feet to the Point of Beginning, and containing 7.4888 acres, more or less.

3.3995 ACRES

MORE OR LESS

S87°40'19"W

My Appointment Expires

20' U/E

DARLA A. MILES

Easement to The Kansas

Electric Power Company.

BK. 344, PG 448

### **CERTIFICATION AND DEDICATION:**

The undersigned proprietors state that all taxes of the above described tract of land have been paid and that they have caused the same to be subdivided in the manner shown on the accompanying plat, which subdivision shall be know as: "MILESTONE RIDGE, FIRST PLAT"

Easements or licenses to enter upon, locate, construct and maintain or authorize the location, construction or maintenance and use of conduits. water lines, gas lines, sewer pipes, poles, wires, drainage facilities, ducts, cables and similar facilities, upon, over and under these areas outlined and designated on this plat as "Utility Easements" or (U/E) are hereby granted to Leavenworth County, Kansas with subordinate use of the same by other governmental entities and public utilities as may be authorized by state law to use such easements for and said purposes.

An easement to enter and exit under or over the area outlined and designated on this plat as "Cross Access Easement" or "C.A.E.", is hereby granted over Lot 1 for the benefit of Lot 2 for said purposes. Maintenance is to be shared between the owners of said Lots 1 and 2. Home Owner's Association (H.O.A.) recorded at the Leavenworth County Register of Deeds Doc#

Leavenworth County shall bear no responsibility for any maintenance and upkeep of the cross access easement, drive and drive appurtenances.

Right of way shown hereon is from Road Record BK. F, PG. 144 and ST-42 Bridge Plans 1980.

No new right of way being dedicated with this plat.

Building Lines or Setback Lines are hereby established as shown on the accompanying plat and no building or portion thereof shall be built or constructed between this line and the Road Right of way line.

### **RESTRICTIONS:**

- Leavenworth County Conservation District recommends sediment and
- erosion control procedures during construction activities. - Property is subject to restrictions to be recorded by a separate document.
- Private sewage disposal shall be per Leavenworth County Sanitary Code. Engineered wastewater disposal systems may be required.
- Lots 1and 2 are impacted by the 100 year flood zone. Any building to be constructed in or near the special flood hazard shall provide an elevation certificate to be approved by Leavenworth County prior to the issuance of a building permit along with any other applicable Federal, State or Local
- All Lots are subject to current Access policy resolution. Lots 1 and 2 only have access to 171st Street through the Cross Access Easement. - Accessory buildings on lots less than 2.51 acres shall be limited to 2.5% of
- the lot square footage. All Structures built within this subdivision shall be built in compliance with

- ZONING: R1 (43), Rural Residential, 1 acre parcels (Existing and
- 2. Proposed use Residential / Current use Agricultural

Resolution 2020-39, or as amended.

- 3. Utilities: Water Suburban, Electric Evergy, Sewer Septic.
- 4. MLOs are set 2' above BFE map elevations provided Nov. 17th, 2024 by Kansas DWR, with effective date of July 16th, 2015.

### **APPROVALS:**

We, the Leavenworth County Planning Commission, do hereby approve the foregoing plat of "MILESTONE RIDGE, FIRST PLAT" this  $\_$  day of  $\_$  , 202 $\_$ .

Secretary, John Jacobson Chairman, Marcus Majure

### COUNTY ENGINEER'S APPROVAL:

The County Engineer's plat review is only for general conformance with the subdivision regulations as adopted by Leavenworth County. The County is not responsible for the accuracy and adequacy of the design, dimensions,

County Engineer, Mitch Pleak

### **COUNTY COMMISSION APPROVAL**

We, the Board of County Commissioners of Leavenworth County, Kansas, do hereby approve the foregoing plat of "MILESTONE RIDGE, FIRST PLAT" this \_\_\_\_\_ day of \_\_\_\_

Chairman: Jeff Culbertson County Clerk Attest: Janet Klasinski

### REGISTER OF DEED CERTIFICATE

Filed for Record in Document # \_\_\_ this \_\_\_\_ day of \_, 202\_\_ at \_\_\_\_\_ o'clock \_\_M, in the Office of the Register of Deeds of Leavenworth County, Kansas.

### Register of Deeds, TerriLois Mashburn

I hereby certify this survey plat meets the requirements of K.S.A. 58-2005. The face of this survey plat was reviewed for compliance with Kansas Minimum Standards for Boundary Surveys. No field verification is implied. This review is for survey information only.

Daniel Baumchen, PS-1363 County Surveyor

Disclaimer: Leavenworth County, Kansas, does not represent, warrant or guarantee that the details shown on this document and provided by the applicant, or any agent of the applicant, including any survey information, should be relied upon by any third party as being wholly or partially accurate and complete.

### SURVEYORS NOTES:

- 1. Basis of bearings is the Kansas State Plane Coordinate System (NAD) 83, Kansas North Zone.
- 2. A portion of this property lies within Flood Zone A, (No Base Flood Elevations determined), Shown hereon, provided by Leavenworth County GIS and verified with FIRM MAP NO. 20103C0238G, REVISED 7-16-2015. The remainder of this Property lies within Flood Zone X, (areas determined to be outside the 0.2% annual chance floodplain).
- This Survey has been prepared with the benefit of Owners and Encumbrance Report by Lawyers Title of Kansas, Inc., Case Number 47807, Dated 06/25/2024 at 7:00 am. Easements shown have been taken from this report. Easement to The Kansas Electric Power Company. BK 344,
- PG 448 does not have a defined width. Reference surveys: Survey filed May 10, 2018, recorded in Document No.
- Legal Reference: Owners and Encumbrance Report by Lawyers Title of Kansas, Inc., Case Number 47807, Dated 06/25/2024 at 7:00 am
- The Error of Closure noted for the Plat is 1: 2594500000.00 A minimum of 2 feet long 1/2" rebar with LS-54 caps, are to be set at all lot corners (front and rear, except those already set as plat corners).

LEAVENWORTH COUNTY BENCHMARK: CONTROL POINT: LVCO-0311 MONUMENT DESCRIPTION: ALUMINUM KDOT CAP STAMPED " HCP LV 311" IN MASS OF CONCRETE FLUSH WITH THE GROUND.

I HEREBY CERTIFY THIS PLAT WAS PREPARED UNDER MY DIRECT SUPERVISION BASED ON A FIELD SURVEY PERFORMED IN MARCH OF 2024. THE DETAILS SHOWN ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.



Aaron T. Reuter - Land Surveyor KS# LS-1429

PROPERTY OWNER: STEVEN M. & DARLA A. MILES, PO BOX 458 BASEHOR, KS 66007-0458



14920 West 107th Street • Lenexa, Kansas 66215 Ph: (913) 492-5158 • Fax: (913) 492-8400 • WWW.SCHLAGELASSOCIATES.COM Kansas State Certificates of Authority #E-296 #LA-29 #LS-54

DATE 11/07/2024 DRAWN BY JWT CHECKED BY SCH

PROJ. NO. 24-049

FINAL PLAT OF MILESTONE RIDGE FIRST PLAT SHEET NO. 1

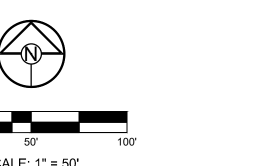
SCALE: 1" = 50'

**BASIS OF BEARINGS:** NAD83 - KANSAS NORTH ZONE WEST LINE OF SOUTHWEST 1/4, SEC. 33-10-22 BEARING N 01°39'58" W

POINT OF COMMENCING

**SECTION 33-T10-R22** 

SW. CORNER, SW. 1/4 (09Z)



POINT OF BEGINNING

09Z: 1/2" REBAR, 12" Deep

1. 8" Steel Post NE. 42.9'

2. Nail Power Pole NE. 49.85'

3. Nail Corner Post W. 30.95'

4. Nail Power Pole SE. 32.0'

5. County Alum. Cap W. 12.65'

6. Mag Nail Fence Post E. 74.91'

FOUND 1/2" REBAR

40' R/W

40' R/W

70' R/W

WITH KSLS 1296 CAP

Certification and

Dedication

DECLARATION

OF

EASEMENTS, COVENANTS, CONDITIONS AND RESTRICTIONS

OF

Milestone Ridge Plat 1, Lots 1 & 2

A SUBDIVISION IN

THE COUNTY of

LEAVENWORTH KANSAS

#### **DECLARATION OF EASEMENTS, COVENANTS, CONDITIONS AND RESTRICTIONS OF**

#### MILESTONE RIDGE

This declaration of easements, covenants, conditions and restrictions is made on the,				
by Milestone Ridge Plat 1 LLC a ("Developer").				
RECITALS:				

- A. Developer is the owner of that certain real property located in Milestone Ridge Plat 1, a subdivision in the County of , Leavenworth Kansas, according to the Plat thereof (the "Initial Plat") recorded on \_ \_\_\_in the office of the Register of Deeds for Leavenworth County, Kansas provided as Exhibit
- B. For the purpose of promoting the development of the "Addition" (as defined in Section 1.1) in a first class manner, Developer desires to place certain easements, covenants, conditions, restrictions and obligations upon the land in the Addition.

#### ARTICLE I **DEFINITIONS**

The following terms as used in this Declaration shall have the meanings set forth below unless the context clearly requires otherwise.

- Section 1.1 "Addition" means the real property described in Exhibit A and any other property subjected to this Declaration pursuant to Section 13.1 below
- Section 1.2 "Architectural Committee" is defined in Section 7.1
- Section 1.3 "Association" means MILESTONE RIDGE Plat 1 Homes Association, a Kansas non-for-profit corporation organized or to be organized as herein provided
- Section 1.4 "Board of Directors" means the board of directors for the Association
- Section 1.5 "Builder(s)" means any party, which acquires fee title to a Lot(s) for the purpose of constructing a residence thereon for resale
- Section 1.6 "County" means the County of Leavenworth , Kansas
- Section 1.7 "Common Facilities" means (a) all areas and facilities within the Addition designated by the Developer for the general use or benefit of all Owners and occupants of the Addition, including any parks, green space, landscaping within the island areas and located within street right-of-way and landscaping features; and other recreational areas; sidewalks and trails; signs, monuments; median strips and islands in streets, ponds, streams, creeks and drainage and retention facilities; streets and street lighting; and any fencing around the perimeter of the addition; (b) any land deeded to the Association by or at the direction of the Developer; (c) any easements, leases, licenses or other rights of use granted to the Association by or at the direction of the Developer, and the land or other property which is the subject thereof; and (d) all buildings, structures and other improvements, fixtures and equipment and other tangible personal property owned by the Association and located on, or used in

connection with or forming a part of any of the foregoing; PROVIDED, <u>HOWEVER</u>, the foregoing does not constitute a representation or warranty that any Common Facility so enumerated will exist within the Addition. Developer, from time to time, shall have the right to designate portions of the Restricted Area Improvements as comprising Common Facilities.

- Section 1.8 "<u>Declaration</u>" means this Declaration of Easements, Covenants, Conditions and Restrictions of Milestone Ridge plat 1, as it may be amended or supplemented from time to time.
- Section 1.9 "<u>Default Rate of Interest</u>" the annual interest shall be 8% annually and maybe amended by vote of the Board of Directors of the Association.
- Section 1.10 "Delinquent Amount" is defined in Section 3.6
- Section 1.11 "Design Standards" is defined in Section 7.5
- Section 1.12 "Developer" means Milestone Ridge Plat 1 LLC, Managed by Darla A. Miles and each of its officers and directors and any successors thereto or assignees thereof who succeed by assignment from the Developer to some or all of the Developer's rights hereunder, as specified in such instrument of assignment.
- Section 1.13

  "Lot(s)" means each separately subdivided parcel within the Addition, as shown on the Plat, which is intended for individual ownership; PROVIDED, HOWEVER, any such separate parcel which is included within the Common Facilities shall on be deemed a Lot.
- Section 1.14 "Owner" means the record owner, whether one or more persons and/or entities (including Builders and the Developer) of fee simple title to a Lot, but specifically excluding those having a interest merely as security for the performance of an obligation.
- Section 1.15

  "Plat(s)" means the initial Plat identified in the Recitals above for the Addition, as such initial Plat may be re-platted and amended from time to time, together with the plat(s) for any additional land subsequently added to the Addition pursuant to Section 13.1, which plat(s) shall reflect the County approved (or proposed County approved) platting, location and size of all Lots in the Addition and the location of the streets and easements on adjacent to or affecting such Lots.
- Section 1.16 "Register of Deeds" means the Register of Deeds for Leavenworth County, Kansas
- Section 1.17 "Restricted Area" means that area of any Lot which is located within the Landscape Easement designated on any Plat.
- Section 1.18 "Restricted Area Improvements" is defined in Section 2.8
- Section 1.19 "Turnover Date" is defined in Section 2.11

### ARTICLE II DECLARATION, ASSOCIATION, BOARD OF DIRECTORS

Section 2.1 <u>Declaration</u>. Developer hereby declares that all of the land in the Addition shall be held, sold and conveyed subject to the easements, covenants, conditions and restrictions contained in this Declaration, which easements, covenants, conditions, and restrictions: (i) are for the purpose of establishing a general scheme for the development and construction of residences on the land in the

Addition, (ii) are for the purpose of enhancing and protecting the value, attractiveness, appeal and desirability of all land within in Addition, (iii) shall run with all land within the Addition and be binding on all parties having or acquiring any right, title or interest in the land or any part thereof, and (iv) shall inure to the benefit of and be a burden upon each Owner.

#### Section 2.2 The Association

- a) Commencing on the date hereof and continuing until ninety percent (90%) of the Lots have been sold to Owners and residences have been constructed thereon, the Developer shall have the sole right, but not the obligation, to create the Association; thereafter, if not previously formed by the Developer, the Association may be formed by (i) the Developer, or (ii) the Owners, if the Owners representing at least seventy-five percent (75%) of all Lots assent to the creation of the Association
- b) The Developer shall have no responsibility or liability for (i) the creation, formation, management or operation of the Association, (ii) any actions taken or omitted to be taken by or on behalf of the Association as a result of, in connection with, under or pursuant to this Declaration, or (iii) any liabilities, obligations, debts, actions, causes of action, claims, suits or damages incurred by or on behalf or on behalf of or arising in connection with the Association or the duties and obligations of the Association pursuant to this Declaration.
- Section 2.3 Purpose of the Association. The Association shall protect, maintain, improve, operate and administer the Addition, including taking necessary action to levy and collect the assessments herein provided for, pay expenses and do such other things as are provided or contemplated in this Declaration and the Association's Article of Incorporation and Bylaws. The Association shall not be deemed to be conducting a business of any kind, and shall hold and apply all funds it receives for the benefit of the Addition in accordance with the provisions of this Declaration and the Association's Articles of Incorporation and Bylaws.

#### Section 2.4 <u>Membership in Association</u>

- a) Developer shall be a member of the Association until the Developer elects in writing to relinquish its membership. Each other Owner shall, upon acquisition of fee simple title to any Lot and occupancy of the residence located thereon, automatically become a member of the Association. Each other Owner shall be entitled to only one Association membership for each Lot owned by the Owner, and, subject to the provisions of Section 2.11, shall have only one vote per Lot in the Association. If an Owner (other than Developer) is comprised of more than one person and/or entity, they shall designate one of their members to hold the Association membership. Each member (other than Developer) must be (1) an individual who is an Owner, or (2) if the Owner is or includes a partnership, an individual who is a partner, or (3) if the Owner is or includes a corporation, an officer of the corporation, or (4) if the Owner is or includes a trust, an individual who is a trustee or beneficiary of the trust, or (5) if the Owner is or includes a limited liability company or an association, an individual who is a member of the limited liability company or association. Each Owner shall give notice to the Association of the name and address of the individual who will hold the Association membership for such Owner, otherwise, the Association may designate the party who is to be the Association member with respect to such Lot.
- b) A membership in the Association shall not be transferred, pledged or alienated in any way except as expressly provided in this Declaration. Subject to the provisions of

paragraph (a) of this Section 2.4 membership in the Association shall automatically be transferred to the new Owner upon the transfer of fee simple title to the Lot to which the membership appertains. PROVIDED, <u>HOWEVER</u>, the Association shall not be responsible for providing notices to the new member under this Declaration until notice of the transfer and of the name and address of the new member has been given to the Association.

#### Section 2.5 Board of Directors

- a) Subject to the provisions of subparagraph (b) hereof, the members of the Association shall elect the Board of Directors and the Board of Directors shall, by majority rule, conduct all of the business of the Association, except when membership votes are required pursuant to this Declaration or pursuant to the Articles of Incorporation or Bylaws of the Association.
- b) Notwithstanding anything contained in the preceding subparagraph (a) or elsewhere in the Declaration to the contrary, prior to the Turnover Date, the Developer shall be entitled to appoint all of the members of the Board of Directors.

#### Section 2.6 Indemnification

- a) To the fullest extent permitted by the law, the Association shall indemnify each officer and director of the Association, each member of the Architectural Committee and Developer (each, an indemnified) against all claims, liabilities, damages, costs and expenses, including reasonable attorneys' fees, incurred by the indemnified party in connection with any action taken pursuant to, or in connection with this Declaration provided the Indemnified Party did not act, fail to act or refuse to act willfully, or in a grossly negligent manner or with fraudulent or criminal intent in the performance of the indemnified party's duties. The foregoing rights of indemnification shall be in addition to and not exclusive of all other rights to which an indemnified party may be entitled at common law, by statute or otherwise.
- b) To the fullest extent permitted by law, neither the Developer nor any officer or director of the Association nor any member of the Architectural Committee shall be liable to any Owner or to the Association or anyone claiming by through or under any Owner or the Association for any damages suffered or claimed on account of any decision, course of action, inaction, omission, error or negligence taken or made in good faith and which Developer, such officer, director or Architectural Committee member reasonably believed to be within the scope of his or its duties.
- Section 2.7 <u>Powers and Duties of Association</u> The Association shall have the powers and duties set forth in its Articles of Incorporation and Bylaws, provided such powers and duties are not inconsistent with the provisions of this Declaration, including, but not limited to the following powers and duties.
  - a) The Association shall have the power, in its direction, to do any of the following, which it may exercise or perform whenever, it may deem necessary or desirable.
    - 1) Levy and collect the assessments and charges provided for in this Declaration.
    - 2) Enforce the provisions of this Declaration.

- 3) Exclusively manage and control all Common Facilities for the benefit of the Owners, including exercise of control over such easements, leases, licenses, usage rights and other rights and property as the Association may acquire from time to time.
- 4) Acquire by lease or own title to such property as may be reasonably necessary in order to carry out the purposes of the Association.
- 5) Grant upon, across or under property owned or controlled by the Association such permits, licenses, easements, and right-of-way for sewer lines, water lines, underground conduits, storm drains, cable tv and other public or private utilities, roadways or other purposes as may be reasonably necessary or appropriate for the orderly maintenance, preservation and enjoyment of the Addition or any part thereof or the preservation of the health, safety, convenience and welfare of the Owners.
- 6) Erect and maintain signs for the marking of streets and safety signs for the protection of children and other person.
- 7) Obtain property insurance on the Common Facilities and Restricted Area Improvements against loss or damage by fire or other casualty and public liability insurance with respect to the Common Facilities, all in such forms and amounts and with such insurance companies as the Association may deem appropriate, naming as insured the Developer and its agents and employees (as long as the Developer owns and land within the Addition or controls the Association as provided in Section 2.11), each officer and director of the Association, any management company under any management contract with respect to the Common Facilities and its agents and employees, and any other persons or entities designated by the Association in its discretion.
- 8) Borrow money in such amounts, at such rate of interest, upon such terms and security and for such periods of time as the Association may deem necessary or appropriate, in its sole discretion; PROVIDED, <u>HOWEVER</u>, the foregoing shall not be constructed to give the Association any right or authority to mortgage the Common Facilities.
- 9) Adopt and enforce reasonable rules and regulations for use of the Common Facilities and the other land in the Addition to preserve or enhance the quality or appearance of the Addition or the safety or convenience of the users thereof or otherwise to promote the interests of Owners within the Addition and amend or supplement such rules and regulations at any time.
- 10) Exercise any other powers elsewhere provided to the Association in this Declaration.
- b) The Association shall have the responsibilities of performing the following acts:
  - Clean catch basins, storm sewers and drainage facilities which are part of the Common Facilities.
  - Maintain all Restricted Area Improvements, and provide lawn care, including mowing, spraying, replanting grass and replacing sod on all portions of the Common Facilities. The Association shall maintain the landscaping within the Restricted Area
  - Care for spray, trim, protect and replant trees and shrubbery which are part of the Common Facilities.
  - 4) If any vacant or unimproved Lot is not maintained by the Owner thereof, mow, care for, maintain and remove rubbish from such Lot and do anything else the

- Association deems necessary or desirable to keep such Lot neat in-appearance and in good order, all at the Owner's expense.
- 5) Maintain, repair and replace all structures, improvements and facilities that are part of the Common Facilities and maintain all creeks, streams or ponds and all drainage and retention facilities, which are part of the Common Facilities
- 6) Pay all taxes and assessments levied against the Common Facilities, and any other property owned or leased by the Association.
- 7) Keep true and correct records of accounts in accordance with generally accepted accounting principles and have available for inspection by any Owner, at reasonable times during regular business hours, books which specify in reasonable detail all expenses incurred and funds accumulated from assessments or otherwise.
- 8) Upon reasonable request and during reasonable business hours, make available for inspection by any Owner the books, records and financial statements of the Association, together with current copies, as amended from time to time, of this Declaration, the Articles of Incorporation and Bylaws of the Association
- 9) Perform any other duties required of the Association as provided elsewhere in this Declaration.
- Section 2.8 Fences, Walls, Sprinkler Systems and Improvements in Restricted Areas The Association shall have the right, but not the obligation, to use the Restricted Area for any purpose set forth in this Declaration, including, without limitation for ingress and regress, and for installing, replacing, repairing, relocating and maintaining cable television systems, security and similar systems; roads, trails, sidewalks, bicycle pathways; entry monuments and fences (collectively, "Restricted Area Improvements"), as well as trees, bushes, irrigation systems, berms, or any other materials or items related to landscaping; lakes, ponds, drainage systems; street lights, and utilities, including, but not limited to water, sewers, meter boxes, mail boxes, telephones, gas, and electricity, and to enter upon, install, construct, relocate, and remove all such items. No fence, landscaping (other than sod), wall or sprinkler system shall be erected or installed in the Restricted Area by the Owner of the affected Lot without the prior written consent of the Architectural Committee.
- Section 2.9 Managing Agent; Contracts & Services Any powers, rights and duties of the Association may be delegated to a managing agent under a management contract; PROVIDED, HOWEVER, that no such delegation shall relieve the Association from its obligation to perform any such delegated duty. Any contract entered into by the Association for professional management or other services which term may be renewed by agreement of the parties for successive one-year periods, and any such contract shall permit termination by either party upon 90 days' notice with or without cause and without payment of any termination fee. Subject to the foregoing limitations, the Association is specifically authorized to enter into a management contract with a management company owned in whole or in part by Developer.

The Association shall also have the right, in its discretion, to enter into such contracts and transactions with others, including Developer and its affiliates, as the Association may deem necessary or desirable for the purposes herein set forth, and shall have the right to engage and dismiss such agents and employees as will enable the Association to adequately and properly carry out the provisions of this Declaration and the Association's Articles of Incorporation and Bylaws. No such contract or transaction shall be invalidated or in any way affected by the fact that one or more members of the Board of Directors may be employed by or otherwise associated with Developer or its affiliates, provided the fact of such interest is disclosed or known to the other members of the Board

of Directors acting upon such contract or transaction, and provided further that the contract or transaction is on commercially reasonable terms. Any such interested director may be counted in determining the existence of a quorum at the meeting of the Board of Directors at which such contract or transaction is authorized, and such interested director may vote thereon with the same force and effect as if he or she were not interested.

- Section 2.10

  Acceptance of Easements The Association shall accept all easements, leases, licenses and other usage rights and title to all property and improvements, which may be granted, conveyed or assigned to the Association by or at the direction of Developer in Developer's sole discretion. Milestone Ridge Plat 1 will have a cross access easement for the purposes of a shared private roadway. This Private roadway is not a public right-of-way and will be solely maintained by the homeowners in Lots 1 & 2, and will not be the responsibility of the county of Leavenworth for any maintenance whatsoever.
- Section 2.11 Control of Association Developer Notwithstanding anything in this Article 2 or elsewhere in this Declaration to the contrary, Developer shall have and maintain absolute and exclusive control of the Association and the Architectural Committee, including appointment and removal in Developer's sole discretion of all officers of the Association, members of the Board of Directors and all members of the Architectural Committee, until the date (the "Turnover Date") which is the earlier of (a) the expiration of 10 years from the date of recording of the most recent plat affecting the Addition, or (b) the effective date designated by Developer in a notice to the members of the Association stating that Developer relinquishes control. Until the Turnover Date. Developer will be entitled to cast all votes with respect to the election and removal of all officers of the Association, the Board of Directors, and members of the Architectural Committee and with respect to any other matter requiring the vote or approval of members of the Association or the Architectural Committee as set forth herein or in the Association's Articles of Incorporation or Bylaws. Notwithstanding the foregoing, or any other provision to the contrary set forth in this Declaration, if at the occurrence of the Turnover Date, Developer continues to own any Lots in the Addition, then so long thereafter as Developer continues to own Lots in the Addition, Developer shall have the sole and exclusive authority to appoint all of the members of the Architectural Committee.

### ARTICLE III ASSESSMENTS

- Section 3.1 Creation of Lien and Personal Obligation Each Owner of a Lot shall pay all assessments, annual and special, provided for in this Declaration. Each such assessment, together with interest thereon as hereinafter provided, filing fees, attorneys' fees, court costs and other costs of collection thereof (such interest and all of such fees and costs being herein sometimes collectively called "Costs"), shall be a continuing lien upon the Lot against which such assessment is made, which lien shall been enforceable as provided in Section 3.6. Each assessment, together with all Costs relating thereto, shall also be the personal obligation of the Owner of the Lot at the time the assessment is made. If an Owner consists of more than one person and/or entity, the obligations of the Owner for the payment of such assessments and Costs shall be joint and several.
- Section 3.2 Purpose of Assessments The assessments levied by the Association shall be used to provide funds to enable the Association to exercise the powers and perform the duties herein set forth, including (by way of example only and not by way of limitation) (a) the costs of maintenance, management,

operation, repair and replacement of the Common Facilities and of the Restricted Area Improvements; (b) the costs of management and administration of the Association, such as compensation paid by the Association to managers, accountants, attorneys, other professionals and employees; (c) the costs of utilities (including water, electricity, gas and sewer provided directly to the Association and not individually metered or billed by the service providers directly to the Lots) and other services provided by the Association which generally benefit and enhance the value and desirability of the Addition; (d) the costs of any insurance maintained by the Association; (e) reasonable reserves for major items, contingencies, replacements and other purposes as deemed appropriate by the Association; (f) the costs of bonding any persons handling funds of the Association; (g) taxes, assessments and other governmental impositions paid by the Association; and (h) the costs of any other items or services to be provided or performed by the Association as set forth in this Declaration or in the Association's Articles of Incorporation or Bylaws, or in furtherance of the purposes of the Association.

#### Section 3.3 <u>Annual Assessments</u>

- a) Each Lot shall be subject to an annual assessment which may be levied by the Association from year to year and shall be paid to the Association annually in advance by the Owner of such Lot. If the amount collected from annual assessments for any year exceeds the Association's costs and expenses for such year, such excess shall be taken into consideration in preparing the budget and determining the annual assessments to be levied for the following year. If the amount collected from annual assessments for any year is inadequate to meet the Association's actual or projected costs and expenses for such year, special assessments may be levied at any one or more times during such year as provided in Section 3.4. A portion of the annual assessments for each year shall be allocated to reserves to provide required funds for repair or replacement of major items and for other contingencies and proper purposes. The responsibility of the Association shall be only to provide for such reserves as the Association in good faith deems reasonable, and neither Developer nor the Association shall have any liability to any Owner if such reserves are inadequate.
- b) The first annual assessment with respect to each Lot shall be due as of the first day of the month after the date on which a residence on such Lot is first occupied for residential purposes (i.e.. occupancy of a model home for sales purposes shall not trigger the assessment). Such first annual assessment shall be prorated on a per diem basis in accordance with the number of days remaining in such year from and after the date the assessment is due. The annual assessment with respect to each Lot for each subsequent year shall be due as of January 1 of such year.
- c) Failure of the Association to levy annual assessments for any one year shall in no way affect the right of the Association to do so for any subsequent year.
- d) The Association shall give at least 30 days advance notice to each Owner of a Lot whose address is then listed with the Association of the amount of the annual assessment on such Lot and the date on which such assessment is due

#### Section 3.4 Special Assessments

a) The Association may at any time or times during any year, if necessary in its discretion to enable the Association to carry out the purposes herein set forth, levy against each Lot from and after the date on which such Lot first becomes subject to annual assessments as provided in Section 3.3(b) a special assessment over and above the annual assessment for such year authorized by Section 3.3.

- b) The Association shall give at least 30 days advance notice to each Owner of a Lot whose address is then listed with the Association of the amount of each special assessment and the date on which such assessment is due.
- Section 3.5

  No Waiver or Offset No Owner shall be exempt from payment of the assessments and Costs imposed under this Declaration by reason of the waiver by such Owner of the use or enjoyment of the Common Facilities or by nonuse thereof or by abandonment of such Owners Lot. All assessments, annual and special, shall be payable in the amounts specified in the notices thereof given by the Association and there shall be no offsets against such amounts for any reason.

#### Section 3.6 Delinquency; Enforcement of Liens

- a) If any Owner of a Lot fails to pay any assessment, annual or special, on or before the 30<sup>th</sup> day following the date on which such assessment is due, or fails to pay any other amount owing under this Declaration within 30 days of the due date (collectively, a "Delinquent Amount") then such Delinquent Amount shall bear interest from the due date until paid at the Default Rate of Interest.
- b) Each assessment, annual or special shall become delinquent on the 30th day after the date on which such assessment is due, and payment of the assessment and Costs (including interest), and any other Delinquent Amounts owing under this Declaration may then be enforced as a lien on such Lot in proceedings in any court in Leavenworth County, Kansas, having jurisdiction of suits for the enforcement of such liens. The Association may, whenever any assessment is delinquent, file a certificate of nonpayment of assessments (the "Delinquency Statement") with the Register of Deeds, and for each Delinquency Statement so filed, the Association shall be entitled to collect from the Owner of the Lot described therein an administrative fee set by the Association, which fee shall be part of the Costs included in the lien.
- c) Such liens securing payment of a Delinquent Amount shall continue for a period of five years from the date of recording of the Delinquency Statement and no longer, unless, within such time, suit shall have been instituted for the collection of the Delinquent Amount, in which case the lien shall continue until the termination of the suit and until the sale of the property under execution of the judgment therein.
- d) Each Owner, to the extent permitted by law, hereby waives, to the extent of any liens created pursuant to this Declaration, the benefit of any redemption, homestead or exemption laws of the State of Kansas now or hereafter in effect.
  - e) Any lien which arises against any Lot by reason of any Delinquent Amount shall be subordinate to the lien of a first mortgage ("First Mortgage") on such Lot acquired in good faith and for value securing the payment of a loan made by a bank, savings and loan association or other institutional lender ("First Mortgagee"), provided such First Mortgage is recorded prior to the recording of the Delinquency Statement. If any lien for Delinquent Amounts and Costs which accrued prior to the date a First Mortgagee acquires title to the Lot has not been extinguished by the process whereby the First Mortgagee acquired title, the First Mortgagee shall not be liable for Delinquent Amounts or Costs arising or accruing prior to such date and in the case where the Delinquent Amount is an assessment or other sum owing to the Association, upon request by the First Mortgagee to the Association, the Association shall release such lien of record; PROVIDED, HOWEVER, that (i) any Delinquent Amount and Costs which are so extinguished shall continue to be the personal obligation of the delinquent Owner, and the party owed such amount may seek to collect them from such Owner even after such Owner is no longer the Owner of the Lot, and (ii) if the Owner against

whom the original assessment was made is the purchaser of or redeems the Lot, the lien shall continue in effect and may be enforced for the Delinquent Amount and Costs which were due prior to the final conclusion of any such foreclosure or equivalent proceeding. Any such Delinquent Amount and Costs which are not collected within a reasonable time may be reallocated by the Association among all other Owners of Lots, irrespective of whether collection proceedings have been commenced or are then pending against the defaulting Owner.

- Section 3.7 <u>Certificate of Nonpayment of Assessments</u> Upon request, any party acquiring title to or any interest in a Lot shall be entitled to a certificate from the Association setting forth the amount of due but unpaid assessments and Costs pertaining to such Lot, if any, and the Association shall thereafter be prevented from asserting that the amount of accrued but unpaid assessments and costs is in excess of the amount so indicated in the certificate.
- Section 3.8 Pledge of Assessment Rights as Security The Association may pledge the right to exercise its assessment powers as security for any obligation of the Association; PROVIDED, HOWEVER, that after the Turnover Date any such pledge shall require the prior affirmative vote of a majority of all members of the Association.

### ARTICLE IV EASMENTS AND LICENSES

- Section 4.1 Reservation by Developer; Grant to Association Developer hereby reserves to itself and its successors and assigns and grants to the Association the right, privilege and easement to enter upon the Common Facilities and the Lots to the extent necessary for the purposes of
  - a) constructing, maintaining, relocating, repairing, replacing and removing Restricted Area Improvements on the Restricted Area, and decorative walls underground sprinkler systems, lighting, sidewalks, signs, landscaping features, recreational facilities and other improvements on the Common Facilities, which Developer or the Association reasonably believes will enhance the beauty and function of the Common Facilities or the Addition.
  - Planting, replanting, maintaining, relocating and replacing grass and landscaping on the Restricted Area and on the Common Facilities.
  - c) Doing all other things which Developer or the Association shall be obligated to do as set forth in this Declaration or shall deem desirable for the neat and attractive appearance and beautification of the Common Facilities.
- Section 4.2 Grant to Owners. Developer hereby grants to each Owner the non-exclusive, perpetual right, privilege and easement to use the Common Facilities for the respective purposes for which the Common Facilities are constructed, designed and intended, subject, however, to all of the provisions of this Declaration, the provisions of the Association's Articles of Incorporation and Bylaws and any reasonable rules and regulations of general application within the Addition which the Association may adopt from time to time, which right, privilege and easement shall survive the termination of this Declaration.
- Section 4.3 <u>License to Enter</u> During the term of this Declaration and thereafter as long as any of the easements created by this Declaration survive, Developer, the Association and their respective partners, officers, employees, agents and contractors shall have a temporary license to enter upon and use such portions of any Lot as may be reasonably necessary to permit Developer or the Association to exercise

or perform the rights, powers and obligations reserved to Developer or the Association by the provisions of this Declaration.

# ARTICLE V DAMAGE TO IMPROVEMENTS

Section 5.1 Damage to Improvements If improvements on a Lot are damaged or destroyed by casualty or other cause, such improvements shall either be repaired and restored with due diligence, or the Owner shall, at its sole expense, demolish the damaged improvements, including foundations, clear away all debris and take all other action (including filling to grade, sodding and landscaping) required so that the area formerly occupied by the demolished improvements shall be neat and attractive in appearance and compatible with a high-quality residential development.

#### ARTICLE VI ADDITIONAL COVENANTS

- Section 6.1 <u>Property and Lot Maintenance</u> All vacant Lots and undeveloped portions of the Addition shall be kept mowed and free of trash and construction debris by the Owner thereof. From and after the completion of construction of a residence on a Lot, the Owner and occupant of each Lot shall cultivate an attractive ground cover or grass on all areas visible from the street shall maintain all areas in a sanitary and attractive manner and shall edge the street curbs that run along the property line and the sidewalks and driveway located on the Lot. Each Lot must be kept mowed at regular intervals so as to maintain the property in a neat and attractive manner. No vegetables shall be grown in any yard that faces a street unless completely screened from public view by screening approved by the Architectural Committee. No Owner shall permit weeds or grass to grow to a height of greater than six (6) inches upon its Lot. Upon failure of the owner of any Lot to maintain such Lot (whether or not developed), Developer may, at its option, have the vegetation cut as often as necessary in its judgment and the Owner of such Lot shall be obligated, when presented with an itemized statement, to reimburse Developer for the cost of such work. In the event Developer shall fail to exercise its right granted under the preceding sentence within ten (10) days following written notice to Developer from the Association stating the Association's intent to exercise such right, the Association shall have the right, in lieu of Developer, to have the vegetation cut as provided above, and upon exercise of such right, the Owner of the Lot in question shall be obligated, when presented with an itemized statement, to reimburse the Association for the cost of such work.
- Maintenance of Improvements Each Owner shall maintain the exterior of all improvements on its Lot in good condition and repair, shall replace worn and rotten parts, shall regularly repaint all painted surfaces and shall not permit the roofs, rain gutters, downspouts, exterior walls, windows, doors, walks, driveways, parking areas or other exterior portions of the improvements to deteriorate. Upon failure of the Owner to maintain the exterior of all buildings, fences, walls and other improvements on his Lot, Developer may, at its option, perform such maintenance as often as necessary in its judgment, and the Owner of such Lot shall be obligated, when presented with an itemized statement, to reimburse Developer for the cost of such maintenance work. In the event Developer shall fail to exercise its right granted under the preceding sentence within ten (10) days following written notice from the Association to Developer of the Association's intent to exercise such right, the Association shall have the right, in lieu of Developer, to perform such maintenance as provided above, and upon exercise of such right, the owner of such Lot in question shall be obligated, when presented with an itemized statement, to reimburse the Association for the cost of such maintenance work.

- Section 6.3 Taxes and Other Encumbrances Each Owner shall promptly pay, before delinquency, all taxes, assessments, liens, encumbrances or charges of every kind ("Liens") levied against or imposed upon such Owner or such Owner's Lot which may, as a matter of law, be or become a lien on any part of the Restricted Area prior in lien to the easements granted in this Declaration. In the event of a breach of this covenant, the Association shall have, in addition to all other rights or remedies, the right (but not the obligation) to obtain the discharge of any such Lien by payment or otherwise, and collect from such Owner all costs and expenses incurred by the Association in connection therewith, including attorneys' fees.
- Section 6.4 Lien Rights If a party rectifies an Owner's default under this Article VI, the curing party shall have a lien on the defaulting Owner's Lot, which lien may be enforced in conformance with the provisions of Article III.
- Section 6.5 Cross Access Easement for Private Roadway

  The Roadway that will access the homeowners to Lots 1, and 2 will be a private roadway not a public right-of-way. Maintenance of this roadway is the responsibility of the homeowners in Lots 1, and 2 of Milestone Ridge Plat 1. This Roadway will in no way be maintained by the county of Leavenworth, Kansas.

### ARTICLE VII ARCHITECTURAL AND LANDSCAPE CONTROL

Section 7.1 Appointment of Architectural Committee The Association shall have an architectural committee ("Architectural Committee") consisting of persons appointed (and removed) from time to time, subject to the last sentence in Section 2.11, (a) by Developer until the Turnover Date, and (b) by the Board of Directors after the Turnover Date. After the Turnover Date, the Architectural Committee shall have three members.

#### Section 7.2 <u>Term Successors; Compensation; Liability of Architectural Committee</u>

- a) Each member of the Architectural Committee shall serve on the Architectural Committee until such member resigns or is removed by the party who appointed such member to serve on such Architectural Committee. Without limiting the foregoing, the appointing party may remove its appointed member of the Architectural Committee at any time for any reason.
- b) In the event of the death, resignation or removal by the appointing party of any member of the Architectural Committee, such appointing party shall have full authority to designate and appoint a successor within a reasonable period of time. If no such appointment is made on a timely basis, the remaining member(s) of the Architectural Committee shall appoint a successor member.
- c) No member of the Architectural Committee shall be entitled to compensation for, or be liable for claims, causes of action or damages arising out of, services performed pursuant to this Declaration.
- Each member of the Architectural Committee who is also an Owner must be current on all
   Assessments and otherwise in good standing with the Association to be eligible to serve.

#### Section 7.3 <u>Authority of Architectural Committee</u>

a) After the initial platting of the land in the Addition, the Addition shall not be re-platted, no landscaping shall be undertaken and no building, fence, wall or other structure or improvement shall be commenced, erected, placed, relocated, maintained or altered on any Lot, nor shall any exterior painting of, exterior addition to, or alteration of, such items be made by any party (other than Developer) until all plans have been approved in writing by a majority of the members of the Architectural Committee, as to:

- Conformity and harmony of the proposed re-plat and any landscape plan to the existing development in the Addition, surrounding areas, community standards and other developments with which Developer is associated;
- 2) Quality of workmanship and materials, adequacy of site dimensions, adequacy of structural design and proper orientation of main elevation with respect to nearby Roadway:
- Conformity and harmony of the external design, color, type and appearance of exterior surfaces and landscaping in relation to the various parts of the proposed improvements and in relation to improvements on other Lots in the Addition; and
- 4) The other standards set forth within this Declaration or matters in which the Architectural Committee has been vested with the authority to render a final interpretation and decision. Without limiting the foregoing, the Architectural Committee is authorized and empowered to consider and review any and all aspects of platting, construction and landscaping which may, in the reasonable opinion of such party, affect adjoining Lots, or the general value of Lots in the Addition.
- b) The Architectural Committee acting pursuant to a majority vote of its members, shall have the right, power and authority to enforce the covenants, conditions, restrictions and all other terms contained in this Declaration relating to the matters within its purview as set forth herein.

#### Section 7.4 Procedure for Approval

- a) Each of the following documents (and all modifications thereof) must be submitted to the Architectural Committee and such Committee's approval must be obtained, prior to the document's submission to the City or implementation:
  - Architectural, building and construction plans for each residence showing the nature, kind, shape, square footage, height, color, materials and location of all improvements on each Lot, and specifying any requested variance from the setback lines, garage location or other requirements set forth in this Declaration, and, if requested by the Architectural Committee, samples of proposed construction materials.
  - 2) All documents must be submitted in duplicate and must be sent to the Architectural Committee by hand delivery or certified mail; PROVIDED, HOWEVER, Developer shall not be obligated to submit or obtain approval of such documents as long as Developer owns any Lot(s) in the Addition.
- Section 7.5

  Design Standards The Architectural Committee shall use good faith efforts to promote and ensure a high level of taste, design, quality, harmony and conformity throughout the Addition consistent with the standards set forth in this Declaration, provided that such Committee shall have sole discretion with respect to taste, design and all standards specified herein. One objective of the Architectural Committee is to conform generally to community standards and prevent unusual, radical, curious, odd, bizarre, peculiar or irregular structures from being built or maintained in the Addition. The Architectural Committee may (but is not required to) from time to time publish and promulgate bulletins regarding architectural standards, which shall be fair and reasonable and shall carry forward the spirit and intention of this Declaration ("Design Standards"). The Design Standards may, from

time to time, be amended, supplemented or repealed by the Architectural Committee, and the Committee, in its sole discretion, may grant variances from the Design Standards.

- Section 7.6 <u>Construction Period Requirements</u> The Architectural Committee shall have the right to establish additional measures to be observed during the period of construction on a Lot in order to minimize disturbance to adjacent sites, and all parties involved in such construction shall be required to observe such measures.
- Section 7.7 Residence Design Without limiting the requirement that improvements conform to any Design Standards the following shall apply:
  - (a) General Design The design of each residence shall comply with the Milestone Ridge—Builder Requirements—Phase I (or with the current Builder Requirements then in effect) ("Builder Requirements") and with the following criteria: (1) appropriateness of form, color and materials to design style; (2) relationship of window to wall and wall to total form (well-designed massing); (3) appropriateness of detailing to form, style and massing; and (4) proportions of roofs being consistent with the proposed architectural style. In the event of any conflict between these Declarations and the Builder Requirements, the Builder Requirements shall take priority.
  - (b) Exterior Materials and Colors All exterior materials and the color of all exterior materials (including paint) shall be subject to prior written approval of the Architectural Committee. Residences shall be faced on all sides with quality materials (such as brick, wood, stone, stone veneer, batt and board or stucco) or other materials as approved by the Architectural Committee. Prefabricated metal buildings are not permitted.
  - (c) <u>Windows, Solar and Awnings. Window or Wall Air Conditioning and Heating Units</u>
    No unpainted aluminum will be permitted for window framing. Wood frames shall be painted, sealed, stained or have another coating approved by the Architectural Committee. Without limiting the foregoing, the Architectural Committee has the authority to require the use of certain types of divided light windows (such as bronzed, white or black), to prohibit or regulate the use of solar or heating panels and to regulate the construct ion, location, appearance and maintenance of awnings. No window or wall air conditioning or heating units will be permitted; PROVIDED <u>HOWEVER</u>, Developer may permit such heating and air conditioning units in a marketing office within a model home.
  - (d) Roofs The Architectural Committee has the authority to require at a minimum a six (6) to twelve (12) foot roof pitch or slope on the main structure of the residence (subject to the Architectural Committee's ability to permit slight variances for garage and porch roof pitch or slope), and to require that of the roofing materials be earth tones. No metal roofs (other than metal roofing over window bays) are permitted. All roofs shall be covered with architecturally-designed composite or asphalt shingles with a minimum 30-year life expectancy, tile, slate, wood shingle or wood slate, unless another material is specifically approved in writing by the Architectural Committee.
  - (e) Construction, Location and Size Limitations
    - Once commenced, construction of improvements shall be diligently pursued to completion, and improvements may not be left in a partly finished condition for more than 30 days without written approval from the Architectural Committee.

- iii. Subject to the provisions of Article V residences destroyed by fire or other casualty shall be demolished and removed from the Lot and new construction begun within three months after the date of such destruction, and thereafter such construction shall be performed with due diligence through completion.
- iii. Total minimum floor space for two-story residences shall be:
  - For ranch-style residences: 1600 sq ft main floor, 3200 with finished basement
  - For one-and-one-half-story residences: 1400 sq ft, 3500 with finished basement
  - 3. For two-story residences: 1200 sq ft main floor, 3600 with finished basement
- iv. Split-Level entry residences are prohibited; Minimum finished groundfloor square footage requirements for residences (as measured to the outside of exterior walls, but exclusive of porches, garages, patios, unfinished attics, basements and detached accessory buildings) shall be:
- v. All residences and other improvements shall be located on each Lot as approved by the Architectural Committee and in full compliance with any setback lines or restrictions shown on the Plat or required by the City, and with minimum setbacks as follows:
  - --Front yard minimum setback:
  - -Back yard minimum setback:
  - -Side yard minimum setback:

vi.

- 1. Fences No fence or wall shall be permitted to extend nearer to the front street than (i) forty-five (45) feet from the front street, or (ii) the front of the house, whichever distance is further. Location of the fence must be approved by the Architectural Committee. All portion of any fence shall be (5) feet in height as measured from the lowest point of the Lot. Only wrought iron, black aluminum or comparable looking metal is allowed. Cedar Fences running Horizontal only stained black see builders requirements. Fences shall not be placed farther toward the front of a residence than a straight line extended from the rear of the building line of the residence.
- Outbuildings Detached building (such as a storage building, doghouse, greenhouse, gazebo or playhouse) must match the exterior of the home, siding, roof, color of building.

- Garages Unless otherwise approved by the Architectural Committee, all garages shall be attached to the residence. All driveways shall be Asphalt, Concrete, Pavers, no Gravel driveways are not permitted.
- Obstructions No fence, landscaping, or other obstruction shall be permitted on any Lot that would obstruct necessary sight lines of vehicular traffic.
- Pools in ground pools, and above ground pools are permitted meeting safety rules such as fence or automatic cover that locks.
- Section 7.8 Interpretation; Waiver The Architectural Committee's interest in reviewing site and building designs is to assure that a high quality of compatible development is consistently achieved. In order to meet special situations, which may not be foreseen, it may be desirable from time to time for the Architectural Committee to allow variances of certain requirements. Any variance granted is considered not to be precedent setting because the decision is being made in the context of the specific project in question with the welfare of the overall Addition in mind. All approvals and consents of the Architectural Committee shall be in writing, and oral approvals or consents shall be of no force or effect.
- 7.9 <u>Architectural Committee Limitation on Liability</u>
  - a) The Architectural Committee may delegate its plan review responsibilities to one or more of its members or to architectural consultants retained by the Architectural Committee. Upon such delegation, the approval or disapproval of plans and specifications by such member or consultants shall be equivalent to approval or disapproval by the entire Architectural Committee.
  - b) The establishment of the Architectural Committee and Design Standards shall not be construed as impairing the obligation of any Owner to maintain or repair his Lot as may otherwise be specified in this Declaration or in the Association's Bylaws.
  - By its approval of plans and specifications, the Architectural Committee shall not be deemed to have approved the same for engineering design or for compliance with zoning and building ordinances, and by approving such plans and specifications neither Developer nor any officer or employee thereof, or any other or governmental requirements, the Architectural Committee nor any member thereof, nor the Association nor any member, officer or director thereof, assumes any liability or responsibility therefor, or for any defect in any structure constructed from such plans and specifications. Neither Developer nor any officer or employee thereof, the Architectural Committee nor any member thereof, nor the Association nor any member, officer or director thereof, shall be liable to any Owner or other person or entity for any damage, loss, cost or prejudice suffered or claimed on account of (1) the approval or disapproval of any plans, drawings and specifications, whether or not defective, (2) the construction or performance of any work, whether or not pursuant to approved plans, drawings and specifications, or (3) the development or manner of development of any property within the Addition. Approval of plans and specifications by the Architectural Committee is not, and shall not be deemed to be, a representation or warranty that said plans or specifications comply with accepted engineering practices, or with applicable governmental ordinances or regulations, including zoning ordinances and building

ARTICLE VIII

#### **USE AND OCCUPANY RESTRICTIONS**

#### Section 8.1 Residential Use

- a) Each Lot may be used only for residential purposes and for no other use or purpose. No business or commercial building may be erected on any Lot and no business or commercial enterprise or other nonresidential use may be conducted on any Lot. Without limiting the foregoing, no building or structure intended for or adapted to commercial, business or professional purposes, nor any apartment house, duplex, double house, lodging house, rooming house, group home, dormitory, church, school, hospital, sanitarium, guest house, servants quarters or multiple-family dwelling shall be erected, placed, permitted or maintained on any Lot. Nothing in this Paragraph shall prohibit an Owner's use of its residence for quiet, inoffensive activities, such as tutoring or giving art or music lessons, or for a home office, so long as such activities do not violate the other restrictions set forth in this Declaration, and do not materially increase the number of cars parked on the street, or interfere with adjoining Owners' use of their Lots. No rentals, or vacation rentls
- b) Each residence may be occupied by only one (1) family consisting of persons related by blood, adoption or marriage or no more than two (2) unrelated persons living and cooking together or in the same residence as a single housekeeping unit; PROVIDED, HOWEVER, that nothing contained herein shall prevent occasional temporary occupancy by guests of the family or occupancy by full-time domestic servants or medical assistants employed by the family; and FURTHER PROVIDED, nothing contained herein shall prevent the owner of a residence from renting a residence as long as the residence is occupied by only one (1) family as set out in this paragraph.
- c) Notwithstanding anything contained herein to the contrary, Developer or a Builder, subject to the Developer's approval, may temporarily use a residence, garage or trailer on a Lot as a sales, marketing or construction office for the sole purpose of (i) enabling the Developer to develop, construct, market and/or sell Lots and residences in the Addition or in any other addition or subdivision owned by Developer, or (ii) enabling a Builder to construct, market and/or sell such Builder's residences in the Addition until such Builder's last residence in the Addition is sold.
- Signs Except for a professionally prepared For Sale sign, not exceeding 5 square feet, no yard signs, banners, or other signs are permitted without the Association's prior approval. All signs permitted by the Association shall be maintained in good condition and repair, with a neat and orderly appearance, and shall comply with the applicable ordinances of the County. Without limiting the foregoing, no sign shall be permitted which (i) describes the condition of the residence or the Lot, (ii) describes, maligns, or refers to the reputation, character or building practices of Developer, any Builder, or any other Owner, or (iii) discourages or otherwise impacts or attempts to impact a party's decision to acquire a Lot in the Addition. In the event of a violation of the foregoing provisions, Developer or the Association shall be entitled to remove any such offending sign, and in so doing, shall not be subjected to any liability for trespass or otherwise.
- Animals No animals of any kind shall be raised, bred or kept on any land in the Addition except that dogs, cats or other household pets may be kept for the purpose of providing companionship for the residents of any residence constructed on a Lot. Animals are not to be raised, bred or kept for commercial purposes or for fur, clothing or food. Without limiting the foregoing, it is the general purpose of these provisions to restrict the use of the Addition so that no person shall permanently or temporarily quarter in the Addition live cows, horses, bees, hogs, sheep, goats. No more than four (4) domesticated household pets will be permitted on each Lot. Pets must be restrained or confined on the backyard portion of Owner's Lot inside a fenced area (which may be in the form of a so-called "invisible" electric fence) or within the residence. All Lots shall be kept clean and free of pet waste and debris. All animals shall be properly tagged for identification and shall be properly vaccinated, bathed and otherwise kept clean to avoid health or safety risks and concerns.

Section 8.4 Nuisances No Owner shall permit or suffer anything to be done or kept about or within such Owner's Lot or on or about any other part of the Addition which obstructs or interferes with the rights of other Owners or occupants or causes them annoyance by unreasonable noises or otherwise, nor will any Owner commit or permit any nuisance or illegal act about or within any part of the Addition. Each Owner shall comply with the rules and regulations adopted by the Association and the requirements of all health authorities and other governmental authorities having jurisdiction over the Addition.

#### Section 8.5 Boats and Motor Vehicles

- a) No boats, marine craft, hovercraft, aircraft, trailers, buses, trucks, pick-up camper, camper body, motor homes, campers or other recreational vehicles or similar vehicle or equipment shall be parked or stored in or upon any Lot except within an enclosed garage, or upon approval of committee. No automobile shall be stored (except within an enclosed garage), or parked, except for temporary guest parking, and except for parking within an enclosed garage or on a driveway on the Lot (i.e., street parking is prohibited, except for temporary guest parking). A vehicle shall be deemed stored on a driveway in violation of this Declaration if it is not being driven on a public street at least once in 10 consecutive days. No vehicle shall be repaired (except for minor repairs effected within an enclosed garage) or rebuilt on any Lot. The Association may remove or cause to be removed any unauthorized vehicle or other item prohibited hereby at the expense of the owner thereof in any manner permitted by law.
- b) Trucks with tonnage in excess of one (1) ton and any vehicle in excess of one-half (1/2) ton with painted or affixed advertisement shall not be permitted to park overnight within the Addition, except those used by Developer or a Builder during and directly related to the development of the Addition or construction of improvements on a Lot in the Addition.
- c) No vehicle of any size, which transports dangerous, flammable, hazardous, corrosive or explosive cargo, may pass through or be kept in the Addition at any time.
- d) Except to the extent expressly permitted hereby, no vehicles or similar equipment shall be parked or stored in any area visible from any street except passenger automobiles, passenger vans, motorcycles, pick-up trucks (with tonnage not in excess of one (1) ton) and pick-up trucks with attached bed campers (with tonnage not in excess of one (1) ton) that are in operating condition with current license plates and in daily use as motor vehicles on the streets and highways of the State.
- Section 8.6 <u>Lights</u> No spotlights, floodlights or other lighting shall be placed or used on any Lot in a manner, which illuminates or otherwise unreasonably interferes with the enjoyment of neighboring Lots. Golden, yellow, blue or reddish colors are not permitted except for holiday decorative lighting during the period from Thanksgiving Day through New Year's Day. No exterior lighting shall be installed or maintained on any Lot if the Architectural Committee objects thereto.
- Section 8.8 Trash and Garbage No garbage or trash shall be kept, maintained or contained on any Lot so as to be visible from another Lot. All equipment and containers for the storage or other disposal of such material shall be kept in clean and sanitary condition. No incinerator shall be kept or maintained on any Lot. No refuse pile, garbage or unsightly objects shall be allowed to be placed, accumulated or suffered to remain anywhere on a Lot. Trash shall be placed in such designated locations and containers as may be established from time to time in the Design Standards. Materials incident to

construction of improvements may be stored on Lots during construction so long as construction progresses on such Lots without delay.

Section 8.9 Mining No manufacturing, industrial, oil or gas drilling, oil or gas development, smelting, refining, quarrying or mining operations of any kind shall be permitted in the Addition, nor shall oil or gas wells, tanks, tunnels, pipelines (other than natural gas lines installed and maintained by a utility company), mineral excavations or shafts be permitted upon or in any part of the Addition. No derrick or other structure, equipment or machinery designed for use in quarrying or boring for oil, natural gas or other minerals shall be erected, maintained or permitted within the Addition.

- Section 8.12 <u>Drainage</u> No Owner shall erect, construct, maintain or permit any fence or other improvement or obstruction which would interfere with or alter drainage of the land, or within any area designated by Developer or the Association as a drainage easement, or within any area which has been intentionally contoured to facilitate drainage; PROVIDED that, with the prior consent of the City and the Architectural Committee, nonpermanent structures, including fences, may be erected in those areas which contain only underground closed conduit storm drainage facilities.
- Section 8.13 <u>Storage Tanks</u> No exterior storage tank of any kind, whether for fuel, water, sewage or any other substance, shall be placed or maintained on any Lot.
- Section 8.14 <u>Garage Doors</u> Garage doors shall be kept closed except when opened for the removal or the parking or replacing of a vehicle or other item in the garage.
- Section 8.15

  Safety Conditions; Repairs Without limiting the other provisions of this Article VIII, each Owner shall maintain and keep such Owner's Lot at all times in good repair and in a clean, safe and sanitary condition, and shall correct any condition or refrain from any activity which might interfere with the reasonable enjoyment by other Owners of their Lots. Subject to the provisions of Article V, all improvements on a Lot shall be repaired and restored by the Owner thereof with due diligence.
- Section 8.16 Waiver or Modification; Additional Restrictions

  The Association or the Architectural Committee may waive or modify any one or more of the foregoing restrictions. The Association may also further restrict or regulate the use and occupancy of the Addition and the Lots by reasonable rules and regulations of general application within the Addition adopted from time to time by the Association.
- Section 8.17 Compliance with County Requirements Notwithstanding any provision of this Article 8 or any other provision of this Declaration to the contrary, all property within the Addition shall be used only in compliance with County requirements. In every case in which any provision of this Declaration is at variance with County requirements, the more restrictive provision shall govern and control.
- Section 8.18 Enforcement The Association or its authorized agents may enter any Lot on which a violation of these restrictions exists and may correct such violation at the expense of the Owner of such Lot. Such expenses, and such fines as may be imposed by the rules and regulations adopted by the Association, shall be deemed secured by a lien upon such Lot enforceable in accordance with the provisions of Section 3.6. All remedies described in Article 11 hereof and all other rights and remedies available at law or equity shall be available in the event of any breach by any Owner, occupant or other party of any provision of this Article 8, or any other provision of this Declaration.
- Section 8.19 <u>Exterior Audio Devices No horn, whistle, siren, bell, or other sound device shall be located, installed, or maintained in or upon exterior of any Lot.</u>

- Section 8.20 <u>Waivers or Modification; Additional Restrictions</u> The Association or the Architectural Committee may waive or modify anyone or more of the foregoing restrictions. The Association may also further restrict or regulate the use and occupancy of the Addition and the Lots by reasonable rules and regulations of general application within the Addition adopted from time to time by the Association.
- Section 8.21

  Private Roadway—This Roadway is a cross access Roadway shared by Lots 1 & 2. This Roadway shall not be blocked by any persons in lots 1 & 2. This roadway shall be maintained by the homeowners in lots 1 & 2 equally. Rock shall be the material for this roadway, and shall be maintained by adding rock as needed, grading, and making the roadway accessible for emergency vehicles if neccsary. The County of Leavenworth Kansas is not responsible for any maintenance of this private roadway, nor is the developer.

### ARTICLE IX MORTGAGES

- Section 9.1

  Defaults Notwithstanding anything in this Declaration to the contrary, no breach or default of any term, provision, covenant, condition, restriction or easement contained in this Declaration shall defeat or adversely affect the lien of any mortgage on any property in the Addition; however, except as herein specifically provided otherwise, each and all of said terms, provisions, covenants, conditions, restrictions and easements shall be binding upon and effective against any Owner who acquires its title or interest by foreclosure, deed in lieu of foreclosure or the exercise of any other right or remedy under a mortgage, including the obligation to pay all assessments and Costs arising or accruing thereafter, in the same manner as any other Owner. An Owner who leases his Lot to another party shall be responsible for assuring compliance by the tenant with all of the provisions of this Declaration, the Association's Articles of Incorporation and Bylaws and the rules and regulations adopted by the Association, all as amended and supplemented from time to time, and such Owner shall be jointly and severally responsible with the tenant for any violations by the tenant.
- Section 9.2 Enforcement after Foreclosure Sale Without limiting any other rights or remedies herein provided or otherwise available at law or equity, an action to rectify any default or breach of this Declaration may be brought against a purchaser who has acquired title to a Lot through foreclosure of a mortgage and the subsequent sale of the Lot (or through any equivalent proceeding), and against the successors in interest of such purchaser, even though the default or breach existed prior to the purchaser's acquisition of title to or interest in the Lot.
- Section 9.3 Exercise of Owner's Rights During the pendency of any proceeding to foreclose a mortgage (including any period of redemption), the mortgagee, or a receiver appointed in any such action, may (but need not), if and to the extent permitted by such mortgage or by the other documents evidencing or securing the loan secured by such mortgage, exercise any or all of the rights and privileges of the Owner under this Declaration, including the right to vote as a member of the Association in the place and stead of the Owner.

### ARTICLE X RIGHTS OF DEVELOPER

- Section 10.1 Notwithstanding anything in this Declaration to the contrary, Developer may at any time and from time to time prior to the Turnover Date, in its sole discretion, without the consent of any Builder or other Owner, Association member or other party, take any or all of the following actions:
  - a) Subdivide any Lot owned by Developer into two or more Lots;
  - b) Combine any two or more Lots owned by Developer into fewer Lots;

- Add to the Addition any such land as may be owned or approved for addition by Developer;
- d) Dedicate portions of the Addition owned by Developer to any governmental or quasi-governmental body (including the City) if, in Developer's sole discretion, such dedication will benefit the Addition as a whole. Any such change, addition or dedication shall become effective upon the recording with the Register of Deeds of an amendment to this Declaration setting forth the same. No other Owner shall be entitled to further subdivide any Lot, nor combine any Lots without the Association's approval.

### ARTICLE XI

- Section 11.1

  General In the event of any breach or default by any Owner, occupant or other person or entity ("Defaulting Party") under this Declaration, the Association shall have all of the rights and remedies provided in this Declaration and otherwise available at law or equity, and may prosecute any action or other proceeding against the Defaulting Party for an injunction, whether affirmative or negative, or for enforcement or foreclosure of any lien herein provided, or for the appointment of a receiver for the affected Lot, or for damages or specific performance, or for judgment for the payment of money and collection thereof, or for any combination of remedies, or for any other relief, all without notice and without regard to the value of the affected Lot or the solvency of the Defaulting Party. Any and all such rights and remedies may be exercised by the Association at any time and from time to time, cumulatively or otherwise.
- Section 11.2 Expenses of Enforcement All expenses of the Association or any other person having rights of enforcement under this Declaration, in connection with any action or proceeding described in or permitted by this Article XI, including court costs, attorneys' fees and other fees and expenses, and all damages liquidated or otherwise, together with interest thereon until paid at the Default Rate of Interest, shall be charged to and assessed against the Defaulting Party and shall be deemed a special assessment against the Owner of the affected Lot, with respect to which special assessment the Association shall have a lien as provided in Articles III and XIII.
- Section 11.3 Right to Cure The Association and any manager or managing agent retained by the Association shall have the authority (but not the obligation) to correct any breach or default under this Declaration and to do whatever may be necessary for such purpose, and all expenses in connection therewith, together with interest thereon until paid at the Default Rate of Interest, shall be charged to and assessed against the Defaulting Party as a special assessment, with respect to which special assessment the Association shall have a lien as provided in Article III.
- Section 11.4

  Limitation on Developer's Liability Notwithstanding anything to the contrary in this Declaration, it is expressly agreed that Developer (including any assignee of Developer's interest hereunder) shall not have any personal liability to the Association or to any Owner, tenant, occupant, Association member or other party arising under, in connection with or resulting from (including resulting from any action or failure to act with respect to) this Declaration, the Association, the Architectural Committee, the Association's Articles of Incorporation or Bylaws, the Design Standards or the rules or regulations adopted by the Association, or for any action taken or not taken pursuant to authority granted to Developer herein or therein. Developer's sole liability shall be limited to Developer's equity in Lots owned by Developer and no execution or other action shall be sought or brought against any other assets or be a lien upon any other assets of Developer.

ARTICLE XII

#### AMENDMENT AND TERMINATION

- Section 12.1 Amendment by Association Subject to Section 12.2, the Association shall have the right to amend this Declaration by a written instrument setting forth the entire amendment, which amendment shall become effective when duly adopted and recorded with the Register of Deeds. Subject to Section 12.2, any proposed amendment must be first approved by a majority of the Board of Directors and then adopted by the members of the Association. Amendments may be adopted by the members of the Association (a) at a meeting of the members by the affirmative vote of at least two-thirds of all members entitled to vote at such meeting, or (b) without a meeting if all members have been duly notified of the proposed amendment and if two-thirds of all members entitled to vote, consent to the amendment in writing.
- Section 12.2 Amendment by Developer Notwithstanding any other provision of this Declaration to the contrary, prior to the Turnover Date, Developer shall have the sole and exclusive right to amend this Declaration without the approval of the Board of Directors or members of the Association or the approval of any Builder, other Owner or other party, by a written instrument setting forth the entire amendment, which shall become effective upon its recording with the Register of Deeds. Provided further, this right to amend includes the Developer's right to amend Section 7.7(e)(3) by reducing the minimum square footage requirements by twenty percent (20%). After the Turnover Date, this Declaration may not be amended to delete the last sentence of Section 2.11 without the concurrence of Developer (unless Developer at that time no longer owns any Lots in the Addition).
- Section 12.3 Term and Termination This Declaration shall continue in full force and effect until January 1, 2029.

  Thereafter, unless one year prior to January 2, 2029, an instrument signed by at least two-thirds of all Association members then entitled to vote shall be recorded with the Register of Deeds directing termination of this Declaration, this Declaration shall be automatically continued without any further notice for an additional period of 10 years and thereafter for successive periods of 10 years each; PROVIDED, that within one year prior to the expiration of any such 10-year period, this Declaration may be terminated as above provided in this Section.

### ARTICLE XIII GENERAL PROVISIONS

- Section 13.1

  Annexation Additional land(s) may be included in the land covered hereby and become subject to this Declaration upon the filing of record of a Supplementary Declaration of Covenants, Conditions and Restrictions which shall extend the scheme of the covenants, conditions and restrictions of this Declaration to such real property; PROVIDED, HOWEVER, that such Supplementary Declaration may contain such complementary additions and modifications of the covenants, conditions and restrictions contained in this Declaration as may be necessary or appropriate to reflect the different character, if any, of the added real properties and as are not materially inconsistent with this Declaration and which do not adversely affect the concept of this Declaration. Furthermore, the following provisions shall apply:
  - a) Prior to the Turnover Date, additional real property may be added and annexed to the land and scheme of the Declaration by the Developer in its sole discretion.
  - b) After the Turnover Date, the Association may add or annex additional real property to the land and scheme of this Declaration by obtaining the consent of the Owners representing at least seventy-five percent (75%) of all votes of the Association membership.
  - c) In the event any person or entity other than the Developer desires to add or annex additional residential properties and/or Common Facilities to the scheme of this Declaration, such proposed annexation must have the prior written consent and

- approval of the Developer (prior to the Turnover Date) and at least seventy-five percent (75%) of the votes of all of the Association membership.
- d) Any real property additions or annexations made pursuant to this Section 13.1, when made, shall automatically extend the jurisdiction, functions, duties and membership of the Developer, Association and the Architectural Committee to the real properties added or annexed.
- Section 13.2 Notices All notices, requests, consents, approvals and other communications required or permitted under this Declaration or the Association's Bylaws shall be in writing and shall be addressed to Developer at its address, Attn: Darla Miles; to the Association at the address specified in the Association's Bylaws, and to each Owner and member at the last address shown for such Owner or member on the records of the Association. Any party may designate a different address or addresses for itself by giving written notice of its change of address to the Association. All such notices, requests, consents, approvals and other communications shall be deemed delivered when mailed by United States registered or certified mail, or when delivered in person with written acknowledgment of receipt thereof.
- Section 13.3 Performance by Developer Prior to the incorporation of the Association, Developer shall have the right, at its option, to perform the duties of the Association or the Architectural Committee, levy and collect the assessments and otherwise exercise the rights and powers herein given to the Association or the Architectural Committee in the same manner as if such powers and duties were herein given directly to Developer. Neither the Association nor the Architectural Committee shall assume any of the rights or powers herein provided without the consent of Developer and its relinquishment of such rights and powers; PROVIDED, HOWEVER, that nothing set forth herein shall be deemed to require Developer to perform or satisfy any duty or obligation to Owners or otherwise.
- Section 13.4 Assignment Developer Any and all of the rights, powers and easements of Developer herein contained may be assigned to any party which assumes the obligations of Developer pertaining to the particular rights, powers and easements assigned. Upon the recording with the Register of Deeds of a document of assignment whereby the assignee assumes and agrees to perform such obligations, such assignee shall, to the extent of such assignment, have the same rights, powers and easements and be subject to the same obligations with respect thereto as are herein given to and assumed by Developer, and Developer shall thereupon be released and relieved from all liability with respect to such obligations accruing from and after the date of recording of such assignment.
- Section 13.5 Terminology The words "include," "includes" and "including" shall be deemed followed by the phrase 
  "without limitation." The words "herein," "hereof," "hereunder" and similar terms shall refer to this 
  Declaration unless the context requires otherwise. Whenever the context so requires, the neuter 
  gender includes the masculine and/or feminine gender, and the singular number includes the plural 
  and vice versa.
- Section 13.6 Severability If any provision of this Declaration or the application thereof in any circumstance is held invalid, the validity of the remainder of this Declaration and of the application of such provision in other circumstances shall not be affected thereby.

### ARTICLE XIV COVENANTS RUNNING WITH THE LAND

Each Owner, by the acceptance of a deed creating an interest or estate in any land within the Addition, and the heirs, legal representatives, successors and assigns of each of the foregoing, accepts the same subject to the all of the terms, provisions, covenants, conditions, restrictions, reservations, easements and liens and subject to all of the rights, benefits and privileges of every kind which are granted, created, reserved or declared by this Declaration, and all impositions and obligations hereby imposed (including the imposition of personal liability for payment of assessments and other amounts owing hereunder), all of which shall be deemed covenants running with the land and shall bind every

Owner having any interest or estate in any land within the Addition, and shall inure to the benefit of any such person or entity, as though the provisions of this Declaration were recited at length in each and every deed, conveyance or other instrument evidencing or creating such interest or estate.

IN WITNESS WHEREOF, Developer has executed this Declaration to be duly executed the day and year first written above

	Milestone Ridge Plat 1, LLC	
-	By: Darla A Miles Steve Miles, managers of Milestone Ridge Plat 1 LLC	
TATE OF KANSAS; COUNTY OF LEAVI	/ENWORTH:	
nd for the County and State aforesa ne to be the same people who execu	n this, 2018, before me, the undersigned, a Notary Public in aid, came <u>Darla A Miles Manager of Milestone Ridge plat 1, LLC</u> , who are personally known uted the within instrument and each of them duly acknowledged the execution of same.	
IN WITNESS WHEREOF, I lia	ive fiereunto set fily fianu and affixed fily flotary sear the day and year last above written.	
	Notary Public	
Лу Commission Expires:		

Exhibit "A"

FINAL PLAT OF Milestone Ridge Plat 1, LLC

LEGAL DESCRIPTION

# Milestone Ridge Plat 1 Lots 1, and 2 HOMES ASSOCIATION BY-LAWS

# **ARTICLE I DEFINITIONS**

"Association" - shall mean and refer to Milestone Ridge Homes Association, its successors or assigns, an Association of

"Common Areas" - shall be defined as real property acquired by, or conveyed to, the Association, to be owned by, or leased to, the Association for the benefit and use of its Members.

"Declaration	ns" - as used in these By-laws, shall m	mean and refer to the Declaration o	t
Restrictions of Mile	estone Ridge Plat 1 Lots 1 & 2, Hon	mes Association, dated	
	and recorded with the	e Register of Deeds on in	
Book	, Page	and as such may b	e
further amended fro	om time to time.		

"Owner" - shall mean and refer to Milestone Ridge Plat 1 LLC., for the purposes of the application of these By-laws to the Association, or its successors or assigns within the Development. The term shall not refer to any individual Homeowner as a successor or assignee of Owner.

"Development" - shall mean and refer to the Milestone Ridge Plat 1, a Subdivision, and all subsequent phases and subdivisions developed on the property described on Exhibit "A" of the Declarations.

"Lot" - shall mean and refer to all tracts or parcels of ground designated on the plat of the Milestone Ridge Plat 1, Lots 1 & 2 a subdivision, and such tracts or parcels which may be subsequently platted within the Development.

"Private Roadway"- The Roadway to Lots 1 & 2 will be Private and not a public right-of-way. This Roadway shall be Gravel and maintained solely by the Homeowners of Lots 1 & 2; This shall be a cross-access Easement. The County of Leavenworth, Kansas is not responsible for maintaining this roadway whatsoever.

"Homeowner" - shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any Lot or portion thereof, which is a part of the Subdivision, but excluding those having such interest merely as a security for the performance of an obligation such as lenders and holders of mortgages. "Homeowner Owner" shall also mean and refer to buyers in possession under a contract for deed.

"Review Committee" - shall mean and refer to a committee appointed by ("Owner"), until such time as Owner has conveyed 100% of the Lots described above. At such time as 100% of the above-described Lots have been conveyed, a Review Committee

shall be established	consisting of	three (3) He	omeowners	Owners	to be appointed	d annually	by

the Board of Directors.

"Subdivision" - shall mean and refer to Milestone Ridge Plat 1, a subdivision of land in, Leavenworth County, Kansas, and such additional property as may be subsequently platted within the Development pursuant to the provisions of the Declarations.

#### ARTICLE II OFFICES

- A. <u>Principal Office.</u> The principal office for the transaction of the business of the Association is hereby located at 15063 State Avenue, Basehor, Kansas.
- B. Registered Office. The Association, by resolution of its Board of Directors, may change the location of its registered office as designated in the Articles of Incorporation to any other place in Kansas. By like resolution, the resident agent at such registered office may be changed to any other person or corporation, including itself. Upon adoption of such a resolution, a certificate certifying the change shall be executed, acknowledged, and filed with the Secretary of State.

# ARTICLE III OWNER'S CONTROL OF ASSOCIATION

Notwithstanding anything in these By-laws to the contrary, the Owner shall maintain absolute and exclusive control over the Association, the Board of Directors, and the Review Committee, including appointment of the Association's Board of Directors and Review Committee until such time as 100% of the Lots within the Subdivision and the Development have been conveyed. Until such time, only the Owner will be entitled to cast any votes with respect to the election and removal of Association Directors, Officers and Review Committee members, or any other matters requiring the vote or approval of the Association members. At any time, the Owner may voluntarily (but in no event shall be required to) relinquish all or any part of the Owner's control and rights under this Article by written assignment. Such assignment shall not affect any rights not expressly relinquished thereunder.

So long as the Owner continues to own any Lots within the Development, the Owner reserves the exclusive right to amend these By-laws without approval of the Board, the Association Members, or any Homeowner.

# ARTICLE IV MEMBERSHIP AND MEETINGS OF MEMBERS

- A. <u>Membership.</u> Every person or entity who is a Homeowner, as the term is defined by these By-laws and the Declarations, shall be a member of the Association. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. No Homeowner shall have more than one membership. Membership shall not be separated from ownership of any Lot. Ownership of any Lot shall be the sole qualification for membership.
- B. <u>Place of Meetings.</u> All annual meetings of members and all other meetings of members shall be held at the principal office of the Association unless another place within or without the State of Kansas is designated either by the Board of Directors pursuant to authority hereinafter granted to said Board, or by the written consent of all members entitled to vote there at, given either before or after the meeting and filed with the secretary of the Association.
- C. <u>Voting Rights.</u> Each Homeowner shall be entitled to vote one vote for each Lot in which he or she holds the interest required for membership by this Article. IV(A). When more than one person holds such interest in any Lot, all such persons shall be members. The vote for such Lot shall be exercised as they among themselves determine, but in no event shall more than one vote be cast with respect to any Lot.
- D. <u>Meeting of Voting Members & Other Membership Matters.</u> The annual meetings of the members shall be held during the month of June, as determined by the Board of Directors. At such meeting directors shall be elected, reports of the affairs of the Association shall be considered, and any other business may be transacted which is within the power of the members.

Written notice of each annual meeting shall be given to each member entitled to vote, either personally or by mail or other means of written communication, charges prepaid, addressed to such member at his address appearing on the books of the Association or given by him to the Association for the purpose of notice. If a member gives no address, notice shall be deemed to have been given if sent by mail or other means of written communication addressed to the place where the principal office of the Association is situated, or if published at least once in some newspaper of general circulation in the county in which said office is located. All

such notices shall be sent to each member entitled thereto not less than ten (10) days nor more the fifty (50) days before each annual meeting, and shall specify the place, the day and the hour of such meeting, and shall state such other matters, if any, as may be expressly required by statute. If this bylaw as to the time and place of election of directors is changed, such notice shall be given to members at least twenty (20) days prior to such meeting.

- E. <u>Special Meetings.</u> Special meetings of the members, for any purpose or purposes whatsoever, may be called at any time by the president or by the Board of Directors, or by one or more members holding not less than one fifth of the voting power of the Association. Except in special cases where other express provision is made by statute, notice of such special meetings shall be given in the same manner as for annual meetings of members. Notices of any special meeting shall specify in addition to the place, day and hour of such meeting, the general nature of the business to be transacted.
- F. <u>Voting Procedures.</u> Unless the Board of Directors has fixed in advance a record date for purposes of determining entitlement to vote at the meeting, the record date for such determination shall be as of the close of business on the day next preceding the date on which the meeting shall be held. Such vote may be by voice or by ballot; provided, however, that all elections for directors must be by ballot upon demand made by a member at any election and before the voting begins. Every act or decision made by a majority of the members present at a meeting duly held at which a quorum is present shall be regarded as an act of the members, unless a greater number be required by law, these By-laws, or by the Articles of Incorporation.
- G. Quorum. At any meeting, the presence at the meeting of members or of proxies entitled to cast 25% of all the votes of the membership shall constitute a quorum. If the required quorum is not forthcoming at the first called meeting, another meeting may be called, subject to the notice requirements set forth in Article IV(D) and the quorum required on any such subsequent meeting shall be one-half of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than 60 days following the preceding meeting.
- H. <u>Consent of Absentees.</u> The transactions of any annual or special members meeting, however called and noticed, shall be as valid as though had at a meeting duly held after regular call and notice, if a quorum be present either in person or by proxy, and if, either before or after the meeting, each of the members not present in person or by proxy, signs a written waiver of notice and consent to the holding of such meeting, and an approval of the minutes thereof. All such waivers, consents and approvals shall be filed with the corporate records or made a part of the minutes of

the meeting.

- I. <u>Proxies.</u> Every person entitled to vote or execute consents shall have the right to do so either in person or by one of more agents authorized by a written proxy executed by such person or his duly authorized agent, and filed with the secretary of the Association, provided that no such proxy shall be valid after the expiration of one. (1) year from the date of its execution, unless the person executing it specified therein the length of time for which such proxy is to continue in force.
- J. <u>Inspection of Corporate Records.</u> The membership ledger, the books of account, and minutes of proceedings of the members, the Board of Directors and of executive committees of directors shall be open to inspection upon the written demand of any member within five (5) days of such demand during ordinary business hours if for a purpose reasonably related to his interests as a member. A list of members entitled to vote shall be exhibited at any reasonable time and at meetings of the members when required by demand of any member at least twenty (20) days prior to the meetings. Such inspection may be made in person or by an agent or attorney authorized in writing by a member and shall include the right to make abstracts. Demand of inspection other than at a members' meeting shall be made in writing upon the president, secretary, or general manager of the Association.
- K. <u>Inspection of By-laws.</u> The Association shall keep in its principal office for the transaction of business the original or a copy of these By-laws as amended or otherwise altered to date, certified by the secretary, which shall be open to inspection by the members at all reasonable times during ordinary business hours.

# **ARTICLEY** DIRECTORS

- A. <u>Powers.</u> Subject to limitations of the Articles of Incorporation, the Declarations, the By-laws, the Owner's authority as stated in Article III of the By-laws and of the Kansas Corporation Code as to action which shall be authorized or approved by the members, and subject to the duties of directors as prescribed by the By-laws, all corporate powers shall be exercised by or under the authority of, and the conduct and affairs of the Association shall be controlled by, the Board of Directors. Without prejudice to such general powers but subject to the same limitations, it is hereby expressly declared that the directors shall have the following powers, to-wit:
  - 1. To recommend changes to the By-laws to the membership for a vote pursuant to the member's powers under Article X(F).

- 2. To select and remove all the other officers, agents, and employees of the Association, prescribe such powers and duties for them as may not be inconsistent with law, or with the Articles of Incorporation or the By-laws.
- 3. To conduct, manage, and control the affairs and business of the Association, and to make such rules and regulations therefore not inconsistent with the law, or with the Articles of Incorporation or the By-laws, as they may deem best.
- 4. To change the principal office and registered office for the transaction of the business of the Association from one location to another as provided in Article II hereof; to designate any place within or without the State of Kansas for the holding of any members' meeting or meetings except annual meetings.
- 5. To borrow money in any amount, provided however, such action shall be subject to the prior written approval of 51% of the members; and to cause to be executed and delivered therefore, in the corporate name, promissory notes, bonds, debentures, deeds of trust, mortgages, pledges or other evidence of debt and securities, therefore.
  - 6. To appoint an executive committee and other committees, and to delegate to such committees any of the powers and authority of the Board in management of the conduct and affairs of the Association, except the power to adopt, amend or repeal By-laws. Any such committee shall be composed of two or more directors.

#### B. <u>Duties.</u> The duties of the Board of Directors are:

- 1. To cause to be kept a complete record of all its acts and corporate affairs and to present a statement thereof to the Members at the annual meeting of the Members, or at any special meeting when such statement is requested in writing by one-fifth (1/5th) of the members who are entitled to vote.
- 2. To supervise all officers, agents, and employees of the Association, and to see that their duties are properly performed.
- 3. To assess and collect dues from Association members under guidelines set forth in the Declarations and Article VIII of these By-laws, as each may be amended from time to time.

- 4. To procure and maintain adequate liability and hazard insurance on property owned by the Association and, if the Board deems it to be appropriate, adequate directors' and officers' liability insurance or errors and omissions insurance covering the officers and directors of the Association; and
- 5. To interpret and enforce the provisions of the Declarations.
- C. <u>Number and Qualification of Directors.</u> Until such time as the Owner has conveyed 100% of the Lots, the authorized number of directors of the Association shall be three (3). When 100% of the Lots have been conveyed by the Owner or the Owner has relinquished control of the Board of Directors as provided in Article III above, the authorized number of directors of the Association shall be automatically increased to five (5), until changed by amendment to this bylaw. Directors must be members, unless appointed by the Owner.
- D. <u>Election and Term of Office.</u> After the Owner has relinquished its authority over this action or conveyed 100% of the Lots in the Development, the directors shall be elected at each annual meeting of voting members, but if any such annual meeting is not held, or the directors are not elected thereat, the directors may be elected at a special meeting of voting members held for the purpose as soon thereafter as convenient. All directors shall hold office until their respective successors are elected. A director can be removed from office at any time for good cause, by a majority vote of the voting members, and he may be removed without cause by 2/3rd vote of the voting members.
- E. <u>Vacancies.</u> After the Owner has relinquished its authority over this action or conveyed 100% of the Lots in the Development, vacancies on the Board of Directors may be filled by a majority of the remaining directors, although less than a quorum, or by a sole remaining director. If at any time, by reason of death, resignation, or other cause, the Association should have no directors in office, then any officer or any member may apply to the District Court for a decree summarily offering election as provided for by the Kansas Corporation Code. Each director so elected shall hold office until his successor is elected at an annual or a special meeting of the members.

A vacancy or vacancies on the Board of Directors shall be deemed to exist in case of the death, resignation or removal of any director, or if the authorized number of directors be increased, or if the members fail at any annual or special meeting or members at which any director or directors are elected to elect the full

authorized number of directors to be voted for at the meeting, or if any director or directors elected shall refuse to serve.

Any Member may call a Special Meeting of the Members at any time to fill any vacancy or vacancies not filled by the directors. If the Board of Directors accepts the resignation of a director rendered to take effect at a future time, the Board shall have the power to appoint a successor to take office when the resignation is to become effective.

No reduction of the authorized number of directors shall have the effect of removing any director prior to the expiration of his term of office.

- F. <u>Place of Meeting.</u> Regular and special meetings of the Board of Directors shall be held at any place within or without the State of Kansas which has been designated from time to time by resolution of the Board or by written consent of all members of the Board. In the absence of such designation, all meetings shall be held at the principal office of the Association.
- G. <u>Regular Meetings.</u> Immediately following each annual meeting of the members, the Board of Directors shall hold a regular meeting for the purpose of organization, election of officers, appointment of the Review Committee and the transaction of other business. Notice of such meeting is hereby dispensed with.
- H. Other Regular Meetings. Other regular meetings of the Board of Directors shall be at least quarterly and held without call at such time as the Board of Directors may from time to time designate in advance of such meetings by Resolution. However, should the meeting day fall upon a legal holiday, then the meeting shall be held at the same time on the next day which is not a legal holiday. Notice of all such regular meetings of the Board of Directors is hereby dispensed with.
- I. <u>Special Meetings.</u> Special meetings of the Board of Directors for any purpose or purposes shall be called at any time by the president or, if he is absent or unable or refuses to act, by the vice president, secretary or by any two (2) directors. Notice of such special meetings, unless waived by attendance or by written consent to the holding of the meeting, shall be given by written notice not less than three (3) days prior to the meeting.
- J. <u>Notice of Adjournment.</u> Notice of the time and place of holding an adjourned meeting need not be given to absent directors if the time and place be fixed at the meeting adjourned.

- K. <u>Waiver of Notice.</u> The transactions of any meeting of the Board of Directors, however called noticed of wherever held, shall be as valid as though had at a meeting duly held after regular call and notice, if a quorum be present, and if, either before or after the meeting, each of the directors not present signs a written waiver of notice, or a consent to holding such meeting, or an approval of the minutes thereof. All such waivers, consents or approvals shall be filed with the corporate records or made a part of the minutes of the meeting.
- L. <u>Quorum.</u> A majority of the total number of directors shall be necessary to constitute a quorum for the transaction of business, except to adjourn as hereinafter provided. Every act or decision done or made by a majority of the directors present at a meeting duly held at which a quorum is present shall be regarded as the act of the Board of Directors, unless a greater number be required by law or by the Articles of Incorporation. The directors present at a duly called or held meeting at which a quorum is present may continue to do business until adjournment, notwithstanding the withdrawal of enough directors to leave less than a quorum.
- M. <u>Meetings by Telephone</u>. Members of the Board of Directors of the Association, or any committee designated by such Board, may participate in a meeting of the Board of Directors by means of telephone conference, video conference, or similar communications equipment, by means of which all persons participating in the meeting can hear one another, and such participation in a meeting shall constitute presence in person at the meeting.
- N. <u>Adjournment.</u> A majority of the directors present may adjourn any directors' meeting to meet again at a stated day and hour or until the time fixed for the next regular meeting of the Board.
- 0. <u>Fees and Compensation.</u> Directors shall not receive any payment for their services as Directors. Directors shall be entitled to reimbursement for actual expenses made on behalf of the Association.

#### ARTICLE VI OFFICERS

A. <u>Officers.</u> The officers of the Association shall be president, vice-president, a secretary, and a treasurer. The Association may also have such other officers as may be appointed in accordance with the provisions of Article VI(C). Any number of offices may be held by the same person.

- B. <u>Election</u>. The officers of the Association, except such officers as may be appointed in accordance with the provisions of (C) or (E) of this Article VI shall be chosen annually by the Board of Directors, and each shall hold his office until he shall resign or shall be removed or otherwise disqualified to serve, or his successor shall be elected and qualified.
- C. <u>Subordinate Officers, Etc.</u> The Board of Directors may appoint such other officers as the conduct of the Association may require, each of whom shall have authority and perform such duties as are provided in these By-laws or as the Board of Directors may from time to time specify and shall hold office until he shall resign or shall be removed or otherwise disqualified to serve.
- D. <u>Vacancies.</u> A vacancy in any office because of death, resignation, removal, disqualification, or any other cause shall be filled in the manner prescribed in these By-laws for regular appointments to such office.
- E. <u>Removal and Resignation.</u> Any officer may be removed, either with or without cause, by a majority of the directors at the time in office, at any regular or special meetings of the Board, or, except in case of an officer chosen by the Board of Directors, by any officer upon whom such power of removal may be conferred by the Board of Directors. Any officer may resign at any time by giving a written notice to the Board of Directors, or to the President or the Secretary of the Association. Any such resignation shall take effect at the date of receipt of such notice, or at any later time specified therein, and unless otherwise specified therein the acceptance of such resignation shall not be necessary to make it effective.
- F. President. The president shall be the chief executive officer of the Association and shall, subject to the control of the Board of Directors, have general supervision, direction, and control of the business and officers of the Association. The President shall preside at all meetings of the members and at all meetings of the Board of Directors, and shall be ex officio a member of all the standing committees, including the executive committee, if any, and shall have the general powers and duties of management usually vested in the office of president of an Association, and shall have such other powers and duties as may be prescribed by the Board of Directors or these By-laws.
- H. <u>Secretary</u>. The secretary shall keep, or cause to be kept, a book of minutes at the principal office or such other place as the Board of Directors may order, of all meetings of directors and members, with the time and place of holding, whether regular or special, and if special, how authorized, the notice thereof given, the names of those present at directors' meetings, the number of shares present of

represented at members' meetings and the proceedings thereof.

The secretary shall keep, or cause to be kept, at the principal office, a membership list, showing the names of the members and their addresses, the number, and dates of membership.

The Secretary shall give, or cause to be given, a notice of all the meetings of the members and of the Board of Directors required by these By-laws or by law to be given, and he shall keep the seal of the Association in safe custody and shall have such other powers and perform such other duties as may be prescribed by the Board of Directors or these By-laws.

I. <u>Treasurer</u>. The Treasurer shall keep and maintain or cause to be kept and maintained, adequate and correct accounts of the properties and business transactions of the Association, including accounts of its assets, liabilities, receipts and disbursements. The books of account shall at all reasonable times be open to inspection by any director.

The Treasurer shall deposit all monies and other valuables in the name and to the credit of the Association with such depositories as may be designated by the Board of Directors, shall disburse He shall disburse the funds of the Association as may be ordered by the Board of Directors, shall render to the president and directors, whenever they request it, an account of all of his transactions as treasurer and of the financial condition of the Association, and shall have such other powers and perform such other duties as may be prescribed by the Board of Directors or these By-laws. The Treasurer shall be bonded, if required by the Board of Directors.

#### ARTICLE VII COMMON AREAS

- A. <u>Governance</u>; <u>Rules and Regulations</u>. Common Areas shall be governed by the following provisions:
  - 1. The Board of Directors may limit the number of guests of members or occupants and may promulgate and establish rules and regulations for the use of any "Common Areas" or any facilities located thereon.
  - 2. The Board of Directors may establish and charge admission and other fees for the use for the use of any recreational facility, if any, situated upon the Common Areas.

- 3. The Board of Directors may suspend the voting rights and right to use any Common Areas or recreational facilities by a member or any other person for any period during which any assessment against his Lot remains unpaid; and for a period not to exceed 90 days for any infraction of its published rules and regulations.
- 4. The Board of Directors may dedicate or transfer any or part of the Common Areas to any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the members. No such dedication or transfer shall be effective unless an instrument signed by members entitled to cast two-thirds of the votes has been recorded, agreeing to such dedication or transfer, and unless written notice of such proposed action is sent to every member not less than thirty (30) days nor more than sixty (60) days in advance of the vote.
- 5. Any member may delegate his right of enjoyment to the Common Areas and recreational facilities to the members of his family, or to tenants or contract purchasers who reside on the property.

#### ARTICLE VIII ASSESSMENTS

- A. <u>Board of Directors Power to Assess.</u> The Board of Directors shall have the authority to levy and collect annual and special assessments, and to enforce those assessments against the Townhouse Owners pursuant and subject to the terms and restrictions of Article VI of the Declarations, and these By-laws as they may be amended.
- B. Preparation of Budget. Not later than May 1 of every year, the Board of Directors shall adopt a budget for the Fiscal Year, which shall estimate all the Common Expenses, as defined in the Declarations, to be incurred by the Association during the Fiscal Year. The Board of Directors shall then establish the Annual Assessment for Common Expenses and shall determine the amount to be paid by and assessed to each Lot in accordance with the provisions of the Declarations. The Board of Directors shall then notify all the members, in writing prior to June 1<sup>st</sup>, of the proposed budget and Annual Assessment, and shall make such available for review at the Association's office.

Pursuant to the Declarations, the Annual Assessments shall commence as to a Townhouse Owner on the date when the residence on such Lot is first occupied. All properties owned by the Association, the Owner and all properties dedicated to and

accepted by, or otherwise owned or acquired by, a public authority shall be exempt from annual and special assessments.

# ARTICLE IX REVIEW COMMITTEE

- A. Review Committee-Appointment. Until such time as the Owner has conveyed 100% of the Lots or relinquished the Owner's authority relative to the Review Committee pursuant to Article III, the Owner shall appoint the members of the Review Committee, who do not have to be Townhouse Owners. When 100% of the Lots of the Subdivision have been conveyed by the Owner or relinquished control of the Review Committee, the Board of Directors shall appoint a Review Committee comprised of three (3) Townhouse Owners, who shall thereafter be appointed annually. Any vacancies on the Review Committee shall be filled by the Board of Directors. The operations of the Review Committee shall be governed by the By-laws, and the Declarations.
- B. Review Committee Function. It is the purpose and function of the Review Committee to insure the best use and most appropriate development and improvement of the lands located within the Subdivision; to protect the Association and its members against such improper use of surrounding Lots as will depreciate the value of their property; to preserve, so far as practicable, the natural beauty of and provide for proper landscaping of the Subdivision; to guard against the erection thereon of poorly designed and proportioned structures and structures built of improper or unsuitable materials; to encourage and secure the erection of attractive homes thereon with appropriate locations thereof on the Lots; to secure and maintain proper setbacks from streets and adequate free spaces between structures; and in general to provide for a high quality and aesthetically pleasing type of improvements to the Subdivision, and thereby to enhance the value of investments made by Townhouse Owners within the Subdivision.

The Review Committee is specifically charged with plan review and approval as outlined in the Declarations, and interpretation and enforcement of the specific Development, Use and Building Standards established in and pursuant to the Declarations.

In the event any Homeowner shall attempt to construct or alter any improvements, except in compliance herewith, the Review Committee, the Association, or any Homeowner shall have the authority to seek injunctive or other appropriate relief to enforce compliance with the Declarations.

# ARTICLEX MISCELLANEOUS PROVISIONS

- A. <u>Rules of Order.</u> The Board of Directors may adopt such rules of order it deems appropriate for the conduct of all members' and directors' meetings except as otherwise provided hereunder or in the Articles of Incorporation.
- B. <u>Indemnification of Directors and Officers.</u> When a person is sued, either alone or with others, because he is or was a director or officer of the Association, or of another Association serving at the request of this Association, in any proceeding arising out of his alleged misfeasance in the performance of his duties or out of any alleged wrongful act against the Association or by the Association, he shall be indemnified for his reasonable expenses, including attorneys' fees incurred in the defense of the proceedings, if both of the following conditions exist:
  - 1. The person sued is successful in whole or in part, or the proceeding against him is settled with the approval of the Court.
  - 2. The Court finds that his conduct fairly and equitably merits such indemnity.

The amount of such indemnity which may be assessed against the Association, its receiver, or its trustee, by the court in the same or in a separate proceeding shall be so much of the expenses, including attorneys' fees incurred in the defense of the proceedings, as the court determines and finds to be reasonable. Application for such indemnity may be made either by the person sued or by the attorney or other person rendering services to him in connection with the defense, and the court may order the fees and expenses to be paid directly to the attorney or otller person, although he is not a party to the proceeding. Notice of the application for such indemnity shall be served upon the Association, its receiver, or its trustee, and upon the plaintiff and other parties to the proceeding. The court may order notice to be given also to the members in the manner provided in Article IV, for giving notice to the members' meetings, or in such form as the court directs.

- C. <u>Checks, Drafts, Etc.</u> All checks, drafts, or other orders for payment of money, notes or other evidence of indebtedness, issued in the name of or payable to the Association, shall be signed or endorsed by such person or persons and in such manner as, from time to time, shall be determined by resolution of the Board of Directors.
- D. <u>Annual Report.</u> No annual report to members shall be required, but the Board of Directors may cause to be sent to the members reports in such form and at such.

times as may be deemed appropriate by the Board of Directors.

- E. <u>Contracts, Deeds, Etc., How Executed.</u> The Board of Directors, except as in these By-laws otherwise provided, may authorize any officer or officers, agent or agents, to enter into any contract or execute any instrument in the name of and on behalf of the Association, and such authority may be general or confined to specific instances; and unless so authorized by the Board of Directors, no officer, agent or employee shall have any power or authority to bind the Association by any contract or engagement or to pledge its credit or to render it liable for any purpose in any amount, provided, however, that any deeds or other instruments conveying lands or any interest therein shall be executed on behalf of the Association by the president of vice-president, if there be one, or by any agent or attorney so authorized under letter of attorney or other written power which was executed on behalf of the Association by the president or vice-president.
- F. <u>Amendment/ By-laws.</u> Subject to the exclusive rights of amendment reserved to the Owner in Article X(G) below and after the Owner has conveyed 100% of the Lots, the By-laws may be amended at a meeting of the Association members upon the approval thereof of two thirds of all of the Home Owners entitled to vote, or without any meeting if all Home Owners have been duly notified and if two thirds of all of the Home Owners entitled to vote at such a meeting, if held, consent in writing to such amendment.
- G. Owner / Amendment. Until such time as the Owner has conveyed 100% of the Lots, the Owner reserves the exclusive right to amend these By-laws without approval of the Board, the Association members, or any Home Owner.
- H. <u>Fiscal Year</u>. The Association's Fiscal Year shall run from January 1 to December 31.
- I. <u>Inconsistent Terms.</u> Should any terms of these By-laws be interpreted to conflict with the terms of the Declarations, as they may be amended from time to time, then the terms of the Declarations shall control.

# CERTIFICATE OF SECRETARY

I, the undersigned, do hereby certify:

(l) That I am the duly elected and acting secretary of Milestone Ridge Homes Association, a Kansas Nonprofit Corporation; and
(2) That the foregoing By-laws, comprising sixteen (16) pages, including this page, constitute the original By-laws of said Association, as duly adopted at the first meeting of the Board of Directors thereof duly held on the day of
IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the seal of the said Association this day of, 2021.
, Secretary

#### Jake Hattock

From: Michele Romano

**Sent:** Friday, May 17, 2024 8:02 AM

**To:** Jake Hattock

**Subject:** FW: FW: Proposed Subdivision - Milestone Ridge (SPN 24-049)

See FD response. I still have not heard from Evergy or Suburban

Michele D. Romano Administrative Assistant Direct 913-322-7164



From: Mike Lingenfelser < lingenfelserm@fairmountfd.org>

Sent: Thursday, May 16, 2024 6:52 PM

To: Michele Romano <mr@schlagelassociates.com>

Subject: Re: FW: Proposed Subdivision - Milestone Ridge (SPN 24-049)

#### Michele

Fairmount Township Fire Department will provide fire protection to the development. Moving forward I want to ensure that fire hydrants and roads will be installed according to codes. Any cul de sac needs a turning radius of 96'.

Mike Lingenfelser, Fire Chief Fairmount Township Fire Department 2624 N 155th St Basehor, Kansas 66007 Work-<u>913-724-4911</u> Cell <u>913-306-0258</u>

On Tue, May 14, 2024 at 3:58 PM Michele Romano < mr@schlagelassociates.com > wrote:

Good Afternoon,

The County requires us to obtain "purveyance letters" from the applicable utility companies for this development.

Therefore this email is for verification and inquiry of service availability for the property located at approx. the SW corner of Parallel and 175<sup>th</sup> Street. We have Leavenworth County GIS and it shows you are the utility provider in this area. If that is not the case, or you are not the correct



May 31<sup>st</sup>, 2024

Leavenworth County Planning and Zoning Department Leavenworth County Courthouse 300 Walnut Suite 212 Leavenworth, Kansas 66048

RE: Milestone Ridge

Suburban Water, Inc. (SWC) has received the proposed plat for Milestone Ridge, Leavenworth County, KS. Suburban has completed an initial review of the proposed development. SWC has existing infrastructure located along Parallel Rd and 171st Street. SWC will provide water service to the proposed development. System improvements necessary to provide service to the proposed development will be provided by SWC to the developer upon approval of the preliminary and final plat approval by LVCO.

Phone: 913 -724-1800

Web: suburbanwaterinc.com

Fax: 913-724-1505

Sincerely,

Travik I Miles

Travis Miles

President

#### Allison, Amy

From: Anderson, Kyle

**Sent:** Monday, June 3, 2024 4:32 PM

To: Allison, Amy

Subject: RE: DEV-24-046 Preliminary Plat - Milestone Ridge

We have not received any complaints on this property, and we are not aware of any septic systems currently installed on it

Kyle Anderson Environmental Technician/Code Enforcement Leavenworth County Planning & Zoning 300 Walnut St. Ste. 212 Leavenworth, KS 66048 913-684-1084

Disclaimer: This message and any attachments are intended only for the use of the recipient or their authorized representative. The information provided in this email is limited in scope and response detail by available information, current zoning and subdivision regulations. Depending on the level of development, the applicable regulations can change. Final approval cannot be granted until a complete application has been submitted, reviewed and approved by the governing body. Nothing in this message or its contents should be interpreted to authorize or conclude approval by Leavenworth County.

From: Allison, Amy <AAllison@leavenworthcounty.gov>

Sent: Monday, June 3, 2024 4:21 PM

To: Magaha, Chuck <cmagaha@lvsheriff.org>; Miller, Jamie <JMiller@leavenworthcounty.gov>; Patzwald, Joshua

<jpatzwald@lvsheriff.org>; Brown, Misty <MBrown@leavenworthcounty.gov>

Cc: PZ <PZ@leavenworthcounty.gov>

Subject: RE: DEV-24-046 Preliminary Plat - Milestone Ridge

Good Afternoon,

The Leavenworth County Department of Planning and Zoning has received a request for a Preliminary Plat at 00000 171<sup>st</sup> St (PID 158-33-0-00-00-036.00).

The Planning Staff would appreciate your written input in consideration of the above request. Please review the attached information and forward any comments to us by Monday, June 17, 2024.

If you have any questions or need additional information, please contact me at (913) 684-0465 or at pz@leavenworthcounty.gov.

Thank you,

Amy Allison, AICP Deputy Director Planning & Zoning Leavenworth County 913.364.5757

Disclaimer

# **MEMO**

To: Amy Allison From: Chuck Magaha

**Subject:** Milestone Ridge Subdivision

**Date:** July 10, 2024

Amy, I have reviewed the preliminary plat of the Milestone Ridge Subdivision presented by Steven and Darla Miles. The subdivision meets the requirements for a fire hydrant and supported with a 6" water line as stated in the subdivision guidelines. The area in which the subdivision is proposed, fire hydrants should be placed along the right-a-away of proposed street of 169<sup>th</sup> Street and Parallel then every 500 feet to the Cul-de-sac, and the other Lots along 171<sup>st</sup> are covered with an existing hydrant at the road right away on 171<sup>st</sup> Street. This will meet the requirements for this subdivision.

I have no further recommendation for this subdivision.

If you have any questions please call me 684-0455.

Milestone Ridge. 2024



# **Preliminary Stormwater Management Plan**

prepared for

# Milestone Ridge Leavenworth County, KS

Prepared: May 10, 2024

Revised: August 12,2024 Revised: September 20, 2024 Revised: October 15, 2024

prepared by

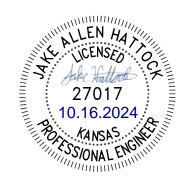
# **SCHLAGEL & ASSOCIATES, PA**

14920 W 107<sup>th</sup> ST Lenexa, Kansas (913) 492-5158 Schlagel & Associates Project 24-049

prepared for

**Steve & Darla Miles** 





# Allison, Amy

From: Boone Heston <Boone.Heston@evergy.com>
Sent: Monday, November 25, 2024 7:30 AM

**To:** Allison, Amy

Subject: Re: [EXTERNAL]Milestone Ridge Plat - Leavenworth County

*Notice:* This email originated from outside this organization. Do not click on links or open attachments unless you trust the sender and know the content is safe.

Internal Use Only

Good morning,

Evergy will be the electric utility provider for both phases of this subdivision.

Thank you,

## **Boone Heston**

SR TD Designer Leavenworth, KS

**Evergy** 

Boone.Heston@evergy.com

O 785-508-2590

From: Allison, Amy <AAllison@leavenworthcounty.gov>

Sent: Friday, November 22, 2024 2:29 PM

To: Boone Heston <Boone.Heston@evergy.com>

Subject: [EXTERNAL] Milestone Ridge Plat - Leavenworth County

## This Message Is From an External Sender

This message came from outside your organization.

### Report Suspicious

Good Afternoon Boone,

Jake Hattock sent over the attached email about the equipment and timing of providing electricity to the Milestone Ridge subdivision. Can you verify that Evergy can provide service to both phases of this subdivision?

Thank you,

Amy Allison, AICP Deputy Director Planning & Zoning Leavenworth County 913.364.5757

# MILESTONE RIDGE, FIRST PLAT

CROSS ACCESS EASEMENT OF PART OF LOT 1 IN THE SW 1/4 OF SEC. 33-10T-22R, IN LEAVENWORTH COUNTY, KANSAS

# DESCRIPTION:

UNPLATTED

PID 052-158-33-0-00-00-036.03-0

LIMITS 100 YEAR FLOOD

IN TESTIMONY WHEREOF, the undersigned proprietors have caused this instrument to be executed this \_\_\_\_\_ day of

SEE FLOOD NOTE

ZONE A

A Tract of land in the Southwest One-Quarter of Section 33, Township 10 South, Range 22 East of the 6th P.M. in Leavenworth County, Kansas, described by Aaron T. Reuter, Kansas PS-1429, of Schlagel, Kansas LS-54, on September 24, 2024, as follows:

Commencing at the Southwest corner of said Southwest One-Quarter; thence along the West line of said Southwest One-Quarter, North 01 degrees 39 minutes 58 seconds West, a distance of 789.59 feet to the Point of Beginning; thence continuing along said West line, North 01 degrees 39 minutes 58 seconds West, a distance of 341.25 feet; thence North 87 degrees 40 minutes 19 seconds East, a distance of 956.00 feet; thence South 01 degrees 39 minutes 58 seconds East, a distance of 341.25 feet; thence South 87 degrees 40 minutes 19 seconds West, a distance of 956.00 feet to the Point of Beginning, and containing 7.4888 acres, more or less.

3.3995 ACRES

MORE OR LESS

S87°40'19"W

20' U/E

DARLA A. MILES

Easement to The Kansas

Electric Power Company.

BK. 344, PG 448

**CERTIFICATION AND DEDICATION:** 

The undersigned proprietors state that all taxes of the above described tract of land have been paid and that they have caused the same to be subdivided in the manner shown on the accompanying plat, which subdivision shall be know as: "MILESTONE RIDGE, FIRST PLAT"

Easements or licenses to enter upon, locate, construct and maintain or authorize the location, construction or maintenance and use of conduits. water lines, gas lines, sewer pipes, poles, wires, drainage facilities, ducts, cables and similar facilities, upon, over and under these areas outlined and designated on this plat as "Utility Easements" or (U/E) are hereby granted to Leavenworth County, Kansas with subordinate use of the same by other governmental entities and public utilities as may be authorized by state law to use such easements for and said purposes.

An easement to enter and exit under or over the area outlined and designated on this plat as "Cross Access Easement" or "C.A.E.", is hereby granted over Lot 1 for the benefit of Lot 2 for said purposes. Maintenance is to be shared between the owners of said Lots 1 and 2. Home Owner's Association (H.O.A.) recorded at the Leavenworth County Register of Deeds Doc#

Leavenworth County shall bear no responsibility for any maintenance and upkeep of the cross access easement, drive and drive appurtenances.

Right of way shown hereon is from Road Record BK. F, PG. 144 and ST-42 Bridge Plans 1980.

No new right of way being dedicated with this plat.

Building Lines or Setback Lines are hereby established as shown on the accompanying plat and no building or portion thereof shall be built or constructed between this line and the Road Right of way line.

# **RESTRICTIONS:**

- Leavenworth County Conservation District recommends sediment and
- erosion control procedures during construction activities. - Property is subject to restrictions to be recorded by a separate document.
- Private sewage disposal shall be per Leavenworth County Sanitary Code. Engineered wastewater disposal systems may be required.
- Lots 1and 2 are impacted by the 100 year flood zone. Any building to be constructed in or near the special flood hazard shall provide an elevation certificate to be approved by Leavenworth County prior to the issuance of a building permit along with any other applicable Federal, State or Local
- All Lots are subject to current Access policy resolution. Lots 1 and 2 only have access to 171st Street through the Cross Access Easement. - Accessory buildings on lots less than 2.51 acres shall be limited to 2.5% of
- the lot square footage. All Structures built within this subdivision shall be built in compliance with

- ZONING: R1 (43), Rural Residential, 1 acre parcels (Existing and
- 2. Proposed use Residential / Current use Agricultural

Resolution 2020-39, or as amended.

- 3. Utilities: Water Suburban, Electric Evergy, Sewer Septic.
- 4. MLOs are set 2' above BFE map elevations provided Nov. 17th, 2024 by Kansas DWR, with effective date of July 16th, 2015.

# **APPROVALS:**

We, the Leavenworth County Planning Commission, do hereby approve the foregoing plat of "MILESTONE RIDGE, FIRST PLAT" this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 202\_\_.

Secretary, John Jacobson Chairman, Marcus Majure

# COUNTY ENGINEER'S APPROVAL:

The County Engineer's plat review is only for general conformance with the subdivision regulations as adopted by Leavenworth County. The County is not responsible for the accuracy and adequacy of the design, dimensions,

County Engineer, Mitch Pleak

# **COUNTY COMMISSION APPROVAL**

We, the Board of County Commissioners of Leavenworth County, Kansas, do hereby approve the foregoing plat of "MILESTONE RIDGE, FIRST PLAT" this \_\_\_\_\_ day of \_\_\_\_

Chairman: Jeff Culbertson County Clerk Attest: Janet Klasinski

# REGISTER OF DEED CERTIFICATE

Filed for Record in Document # \_\_\_ this \_\_\_\_ day of \_, 202\_\_ at \_\_\_\_\_ o'clock \_\_M, in the Office of the Register of Deeds of Leavenworth County, Kansas.

# Register of Deeds, TerriLois Mashburn

I hereby certify this survey plat meets the requirements of K.S.A. 58-2005. The face of this survey plat was reviewed for compliance with Kansas Minimum Standards for Boundary Surveys. No field verification is implied. This review is for survey information only.

Daniel Baumchen, PS-1363 County Surveyor

Disclaimer: Leavenworth County, Kansas, does not represent, warrant or guarantee that the details shown on this document and provided by the applicant, or any agent of the applicant, including any survey information, should be relied upon by any third party as being wholly or partially accurate and complete.

# SURVEYORS NOTES:

- 1. Basis of bearings is the Kansas State Plane Coordinate System (NAD) 83, Kansas North Zone.
- 2. A portion of this property lies within Flood Zone A, (No Base Flood Elevations determined), Shown hereon, provided by Leavenworth County GIS and verified with FIRM MAP NO. 20103C0238G, REVISED 7-16-2015. The remainder of this Property lies within Flood Zone X, (areas determined to be
- outside the 0.2% annual chance floodplain). This Survey has been prepared with the benefit of Owners and Encumbrance Report by Lawyers Title of Kansas, Inc., Case Number 47807, Dated 06/25/2024 at 7:00 am. Easements shown have been taken from this report. Easement to The Kansas Electric Power Company. BK 344,
- PG 448 does not have a defined width. Reference surveys: Survey filed May 10, 2018, recorded in Document No.
- Legal Reference: Owners and Encumbrance Report by Lawyers Title of Kansas, Inc., Case Number 47807, Dated 06/25/2024 at 7:00 am
- The Error of Closure noted for the Plat is 1: 2594500000.00 A minimum of 2 feet long 1/2" rebar with LS-54 caps, are to be set at all lot corners (front and rear, except those already set as plat corners).

LEAVENWORTH COUNTY BENCHMARK: CONTROL POINT: LVCO-0311 MONUMENT DESCRIPTION: ALUMINUM KDOT CAP STAMPED " HCP LV 311" IN MASS OF CONCRETE FLUSH WITH THE GROUND.

I HEREBY CERTIFY THIS PLAT WAS PREPARED UNDER MY DIRECT SUPERVISION BASED ON A FIELD SURVEY PERFORMED IN MARCH OF 2024. THE DETAILS SHOWN ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.



Aaron T. Reuter - Land Surveyor KS# LS-1429

PROPERTY OWNER: STEVEN M. & DARLA A. MILES, PO BOX 458 BASEHOR, KS 66007-0458



14920 West 107th Street • Lenexa, Kansas 66215 Ph: (913) 492-5158 • Fax: (913) 492-8400 • WWW.SCHLAGELASSOCIATES.COM Kansas State Certificates of Authority #E-296 #LA-29 #LS-54

SHEET NO. 1

FINAL PLAT OF DATE 11/07/2024 MILESTONE RIDGE DRAWN BY JWT FIRST PLAT CHECKED BY SCH

PROJ. NO. 24-049

SCALE: 1" = 50' **BASIS OF BEARINGS:** 

NAD83 - KANSAS NORTH ZONE WEST LINE OF SOUTHWEST 1/4, SEC. 33-10-22 BEARING N 01°39'58" W

POINT OF COMMENCING

**SECTION 33-T10-R22** 

SW. CORNER, SW. 1/4 (09Z)

POINT OF BEGINNING

09Z: 1/2" REBAR, 12" Deep

1. 8" Steel Post NE. 42.9'

2. Nail Power Pole NE. 49.85'

3. Nail Corner Post W. 30.95'

4. Nail Power Pole SE. 32.0'

5. County Alum. Cap W. 12.65'

6. Mag Nail Fence Post E. 74.91'

SECTION 33-T10-R22 (09X)

2. 1/2" Rebar E. 20.0'

1. Mag Nail in Gate Post W. 45.57'

3. Mag Nail Gate Post E. SE. 31.98'

4. Mag Nail in Asphalt E. NE. 32.85'

5. Mag Nail in Asphalt W. NW. 31.52'

FOUND 1/2" REBAR

40' R/W

40' R/W

70' R/W

WITH KSLS 1296 CAP

Certification and

Dedication

09X: 1/2" Rebar

**BUILDING SETBACKS:** FRONT - 30' SIDE - 10' REAR - 30' 171ST ST. 105' FROM CENTERLINE (SECTION LINE)

LEAVENWORTH RD.

PARALLEL AVE.

**LOCATION MAP** 

**SECTION 33-10T-22R** 

SCALE 1" = 2000'

N87°40'19"E 956.00'

C.A.E. & U/E

PID 052-158-33-0-00-036.00-0

ACKNOWLEDGMENT:

STEVEN M. MILES

STATE OF KANSAS

COUNTY OF

\_\_\_\_ 202\_\_\_.

SW1/4

PROJECT -

60' C.A.E. & U/E

4.0893 ACRES

MORE OR LESS

**INCLUDING ANY R/W** 

LEGEND: **EXISTING LOT AND PROPERTY LINES** ---- EXISTING PLAT AND R/W LINES

- BUILDING LINE - PARCEL IDENTIFICATION NO. - UTILITY EASEMENT RIGHT-OF-WAY

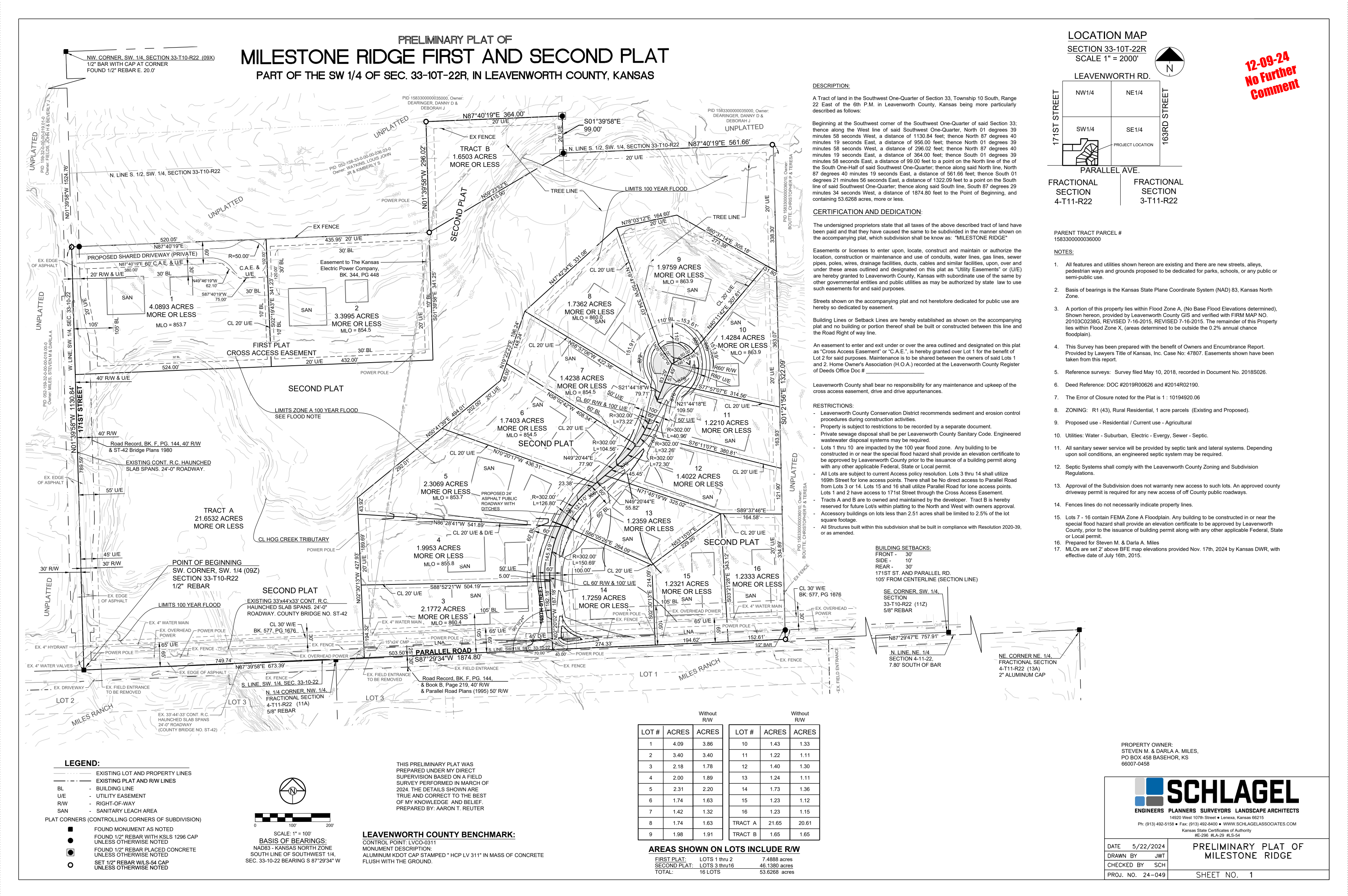
 CROSS ACCESS EASEMENT PLAT CORNERS (CONTROLLING CORNERS OF SUBDIVISION)

UNLESS OTHERWISE NOTED SET 1/2" REBAR W/LS-54 CAP

FOUND MONUMENT AS NOTED SET 1/2" REBAR W/LS-54 CAP

My Appointment Expires Notary Public

THIS INSTRUMENT was acknowledged before me on this \_\_\_\_\_ day of



# LEAVENWORTH RD. SW1/4 SECTION 33-T10-R22 (09X) 09X: 1/2" Rebar PROJECT -1. Mag Nail in Gate Post W. 45.57' 2. 1/2" Rebar E. 20.0' PARALLEL AVE. 3. Mag Nail Gate Post E. SE. 31.98' 4. Mag Nail in Asphalt E. NE. 32.85' **LOCATION MAP** 5. Mag Nail in Asphalt W. NW. 31.52' **SECTION 33-10T-22R** SCALE 1" = 2000'

60' C.A.E. & U/E

4.0893 ACRES

MORE OR LESS

**INCLUDING ANY R/W** 

**BUILDING SETBACKS:** 

171ST ST. 105' FROM CENTERLINE

---- EXISTING PLAT AND R/W LINES

- UTILITY EASEMENT

- BUILDING LINE

RIGHT-OF-WAY

(SECTION LINE)

- PARCEL IDENTIFICATION NO.

CROSS ACCESS EASEMENT

FOUND MONUMENT AS NOTED

SET 1/2" REBAR W/LS-54 CAP

UNLESS OTHERWISE NOTED

SET 1/2" REBAR W/LS-54 CAP

PLAT CORNERS (CONTROLLING CORNERS OF SUBDIVISION)

**EXISTING LOT AND PROPERTY LINES** 

FRONT - 30' SIDE - 10'

REAR - 30'

LEGEND:

FOUND 1/2" REBAR

40' R/W

40' R/W

70' R/W

WITH KSLS 1296 CAP

POINT OF BEGINNING

POINT OF COMMENCING

**SECTION 33-T10-R22** 

SCALE: 1" = 50'

**BASIS OF BEARINGS:** 

NAD83 - KANSAS NORTH ZONE

WEST LINE OF SOUTHWEST 1/4,

SEC. 33-10-22 BEARING N 01°39'58" W

SW. CORNER, SW. 1/4 (09Z)

09Z: 1/2" REBAR, 12" Deep

1. 8" Steel Post NE. 42.9'

2. Nail Power Pole NE. 49.85'

3. Nail Corner Post W. 30.95'

4. Nail Power Pole SE. 32.0'

5. County Alum. Cap W. 12.65'

6. Mag Nail Fence Post E. 74.91'

Certification and

Dedication

FINAL PLAT OF

# MILESTONE RIDGE, FIRST PLAT

CROSS ACCESS EASEMENT OF PART OF LOT 1 IN THE SW 1/4 OF SEC. 33-10T-22R, IN LEAVENWORTH COUNTY, KANSAS

# DESCRIPTION:

UNPLATTED

N87°40'19"E 956.00'

C.A.E. & U/E

PID 052-158-33-0-00-036.00-0

ACKNOWLEDGMENT:

STEVEN M. MILES

STATE OF KANSAS

COUNTY OF

\_\_\_\_ 202\_\_\_.

THIS INSTRUMENT was acknowledged before me on this \_\_\_\_\_ day of

Notary Public

PID 052-158-33-0-00-00-036.03-0

LIMITS 100 YEAR FLOOD

IN TESTIMONY WHEREOF, the undersigned proprietors have caused this instrument to be executed this \_\_\_\_\_ day of

SEE FLOOD NOTE

ZONE A

A Tract of land in the Southwest One-Quarter of Section 33, Township 10 South, Range 22 East of the 6th P.M. in Leavenworth County, Kansas, described by Aaron T. Reuter, Kansas PS-1429, of Schlagel, Kansas LS-54, on September 24, 2024, as follows:

Commencing at the Southwest corner of said Southwest One-Quarter; thence along the West line of said Southwest One-Quarter, North 01 degrees 39 minutes 58 seconds West, a distance of 789.59 feet to the Point of Beginning; thence continuing along said West line, North 01 degrees 39 minutes 58 seconds West, a distance of 341.25 feet; thence North 87 degrees 40 minutes 19 seconds East, a distance of 956.00 feet; thence South 01 degrees 39 minutes 58 seconds East, a distance of 341.25 feet; thence South 87 degrees 40 minutes 19 seconds West, a distance of 956.00 feet to the Point of Beginning, and containing 7.4888 acres, more or less.

3.3995 ACRES

MORE OR LESS

S87°40'19"W

My Appointment Expires

20' U/E

DARLA A. MILES

Easement to The Kansas

Electric Power Company.

BK. 344, PG 448

# **CERTIFICATION AND DEDICATION:**

The undersigned proprietors state that all taxes of the above described tract of land have been paid and that they have caused the same to be subdivided in the manner shown on the accompanying plat, which subdivision shall be know as: "MILESTONE RIDGE, FIRST PLAT"

Easements or licenses to enter upon, locate, construct and maintain or authorize the location, construction or maintenance and use of conduits. water lines, gas lines, sewer pipes, poles, wires, drainage facilities, ducts, cables and similar facilities, upon, over and under these areas outlined and designated on this plat as "Utility Easements" or (U/E) are hereby granted to Leavenworth County, Kansas with subordinate use of the same by other governmental entities and public utilities as may be authorized by state law to use such easements for and said purposes.

An easement to enter and exit under or over the area outlined and designated on this plat as "Cross Access Easement" or "C.A.E.", is hereby granted over Lot 1 for the benefit of Lot 2 for said purposes. Maintenance is to be shared between the owners of said Lots 1 and 2. Home Owner's Association (H.O.A.) recorded at the Leavenworth County Register of Deeds Doc#

Leavenworth County shall bear no responsibility for any maintenance and upkeep of the cross access easement, drive and drive appurtenances.

Right of way shown hereon is from Road Record BK. F, PG. 144 and ST-42 Bridge Plans 1980.

No new right of way being dedicated with this plat.

Building Lines or Setback Lines are hereby established as shown on the accompanying plat and no building or portion thereof shall be built or constructed between this line and the Road Right of way line.

# **RESTRICTIONS:**

- Leavenworth County Conservation District recommends sediment and
- erosion control procedures during construction activities. - Property is subject to restrictions to be recorded by a separate document.
- Private sewage disposal shall be per Leavenworth County Sanitary Code.
- Engineered wastewater disposal systems may be required. Lots 1and 2 are impacted by the 100 year flood zone. Any building to be constructed in or near the special flood hazard shall provide an elevation certificate to be approved by Leavenworth County prior to the issuance of a
- building permit along with any other applicable Federal, State or Local - All Lots are subject to current Access policy resolution. Lots 1 and 2 only have access to 171st Street through the Cross Access Easement.
- Accessory buildings on lots less than 2.51 acres shall be limited to 2.5% of the lot square footage. All Structures built within this subdivision shall be built in compliance with

- ZONING: R1 (43), Rural Residential, 1 acre parcels (Existing and
- 2. Proposed use Residential / Current use Agricultural

Resolution 2020-39, or as amended.

- 3. Utilities: Water Suburban, Electric Evergy, Sewer Septic.
- 4. MLOs are set 2' above BFE map elevations provided Nov. 17th, 2024 by Kansas DWR, with effective date of July 16th, 2015.

**APPROVALS:** 

Secretary, John Jacobson Chairman, Marcus Majure COUNTY ENGINEER'S APPROVAL: The County Engineer's plat review is only for general conformance with the subdivision regulations as adopted by

We, the Leavenworth County Planning Commission, do hereby approve the foregoing plat of "MILESTONE RIDGE,

FIRST PLAT" this  $\_$  day of  $\_$  , 202 $\_$ .

Leavenworth County. The County is not responsible for the accuracy and adequacy of the design, dimensions,

# County Engineer, Mitch Pleak

**COUNTY COMMISSION APPROVAL** 

We, the Board of County Commissioners of Leavenworth County, Kansas, do hereby approve the foregoing plat of "MILESTONE RIDGE, FIRST PLAT" this \_\_\_\_\_ day of \_\_\_\_

#### Chairman: Jeff Culbertson County Clerk Attest: Janet Klasinski

REGISTER OF DEED CERTIFICATE

Filed for Record in Document # \_\_\_ this \_\_\_\_ day of \_, 202\_\_ at \_\_\_\_\_ o'clock \_\_M, in the Office of the Register of Deeds of

# Register of Deeds, TerriLois Mashburn

Leavenworth County, Kansas.

I hereby certify this survey plat meets the requirements of K.S.A. 58-2005. The face of this survey plat was reviewed for compliance with Kansas Minimum Standards for Boundary Surveys. No field verification is implied. This review is for survey information only.

Reviewed 2024.12.10 No comments	
Daniel Baumchen, PS-1363	į
County Surveyor	

<u>Disclaimer:</u> Leavenworth County, Kansas, does not represent, warrant or guarantee that the details shown on this document and provided by the applicant, or any agent of the applicant, including any survey information, should be relied upon by any third party as being wholly or partially accurate and complete.

# SURVEYORS NOTES:

- 1. Basis of bearings is the Kansas State Plane Coordinate System (NAD) 83, Kansas North Zone.
- 2. A portion of this property lies within Flood Zone A, (No Base Flood Elevations determined), Shown hereon, provided by Leavenworth County GIS and verified with FIRM MAP NO. 20103C0238G, REVISED 7-16-2015. The remainder of this Property lies within Flood Zone X, (areas determined to be outside the 0.2% annual chance floodplain).
- This Survey has been prepared with the benefit of Owners and Encumbrance Report by Lawyers Title of Kansas, Inc., Case Number 47807, Dated 06/25/2024 at 7:00 am. Easements shown have been taken from this report. Easement to The Kansas Electric Power Company. BK 344,
- PG 448 does not have a defined width. Reference surveys: Survey filed May 10, 2018, recorded in Document No.
- Legal Reference: Owners and Encumbrance Report by Lawyers Title of Kansas, Inc., Case Number 47807, Dated
- 06/25/2024 at 7:00 am The Error of Closure noted for the Plat is 1: 2594500000.00 A minimum of 2 feet long 1/2" rebar with LS-54 caps, are to be set at all lot corners (front and rear, except those already set as plat corners).

MASS OF CONCRETE FLUSH WITH THE GROUND.

I HEREBY CERTIFY THIS PLAT WAS PREPARED UNDER MY DIRECT SUPERVISION BASED ON A FIELD SURVEY PERFORMED IN MARCH OF 2024. THE DETAILS SHOWN ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF.



Aaron T. Reuter - Land Surveyor KS# LS-1429

PROPERTY OWNER: STEVEN M. & DARLA A. MILES, PO BOX 458 BASEHOR, KS 66007-0458



14920 West 107th Street • Lenexa, Kansas 66215 Ph: (913) 492-5158 • Fax: (913) 492-8400 • WWW.SCHLAGELASSOCIATES.COM Kansas State Certificates of Authority #E-296 #LA-29 #LS-54

SHEET NO. 1

FINAL PLAT OF DATE 11/07/2024 MILESTONE RIDGE DRAWN BY JWT FIRST PLAT CHECKED BY SCH

PROJ. NO. 24-049

LEAVENWORTH COUNTY BENCHMARK: CONTROL POINT: LVCO-0311 MONUMENT DESCRIPTION: ALUMINUM KDOT CAP STAMPED " HCP LV 311" IN

# **Appointed Committees**

- 1. The Mental Health Advisory Counsel at the Guidance Center . Monthly
- 2. Workforce Partnership CEO board is the 3rd Tuesday at either 8:00 or 9:45 a.m. depends on regular board meeting schedule.
- 3. NEKAP is quarterly usually the 3rd Thursday from 5:00-9:00 P.M. Sometimes there are ADHOC committee meetings (Zoom)
- 4. Monthly Port Authority and LCDC meetings (voting delegate to LCDC)
- 5. MARC Board of Directors
  - **Doug Smith**, Commissioner
    - o Alternate: **Vernon Fields**, Councilmember, Basehor
  - Jeff Culbertson, Commissioner
- 6. Juvenile Corrections Advisory Board



Board of County Commissioners 300 Walnut, Suite 225 Leavenworth, Kansas 66048-2815 (913)684-0417 Fax (913) 680-2742

Email: bocc@leavenworthcounty.gov

January 22, 2025

{Fire Department}

Pursuant to K.S.A. 45-215 *et seq.*, entitled the Kansas Open Records Act, the Board of County Commissioners of Leavenworth County hereby request access to records that reflect the annual salary of the fire chief of your organization's fire department for 2023, 2024 and 2025. We hereby request that these records be provided electronically to avoid the cost of copying the records. We certify that the information obtained from the records will not be used for a prohibited purpose and ask that you provide us with an estimate of any fee prior to processing this request.



Board of County Commissioners 300 Walnut, Suite 225 Leavenworth, Kansas 66048-2815 (913)684-0417 Fax (913) 680-2742

Email: bocc@leavenworthcounty.gov

January 22, 2025

### Dear Senator Marshall

We are in receipt of the notice from Senator Marshall in regards to the downgrading of the hospital at Fort Leavenworth to an acute care clinic. We appreciate the effort from the government to look for ways to reduce spending. However, we do not feel the place to do this is through reductions in healthcare for active-duty service members and veterans.

Please accept this letter as an endorsement of Senator Marshall's letter to Lt. General Crossland asking to reconsider the downgrade of this facility and the one at Fort Riley. While we don't have all the documentation, we do not support any downgrade in access to healthcare for active- duty military members, veterans or their families.

Respectfully submitted

Leavenworth Board of County Commissioners



Board of County Commissioners 300 Walnut, Suite 225 Leavenworth, Kansas 66048-2815 (913)684-0417 Fax (913) 680-2742

Email: bocc@leavenworthcounty.gov

January 22, 2025

### Dear Senator Moran

We are in receipt of the notice from Senator Marshall in regards to the downgrading of the hospital at Fort Leavenworth to an acute care clinic. We appreciate the effort from the government to look for ways to reduce spending. However, we do not feel the place to do this is through reductions in healthcare for active-duty service members and veterans.

Please accept this letter as an endorsement of Senator Marshall's letter to Lt. General Crossland asking to reconsider the downgrade of this facility and the one at Fort Riley. While we don't have all the documentation, we do not support any downgrade in access to healthcare for active- duty military members, veterans or their families.

Respectfully submitted

Leavenworth Board of County Commissioners



Board of County Commissioners 300 Walnut, Suite 225 Leavenworth, Kansas 66048-2815 (913)684-0417 Fax (913) 680-2742

Email: bocc@leavenworthcounty.gov

January 22, 2025

# Dear Representative Schmidt

We are in receipt of the notice from Senator Marshall in regards to the downgrading of the hospital at Fort Leavenworth to an acute care clinic. We appreciate the effort from the government to look for ways to reduce spending. However, we do not feel the place to do this is through reductions in healthcare for active-duty service members and veterans.

Please accept this letter as an endorsement of Senator Marshall's letter to Lt. General Crossland asking to reconsider the downgrade of this facility and the one at Fort Riley. While we don't have all the documentation, we do not support any downgrade in access to healthcare for active- duty military members, veterans or their families.

Respectfully submitted

Leavenworth Board of County Commissioners

# Leavenworth County Request for Board Action

Date: 1/16/2025			
To: Board of County Commissioners			
Department Head Approval: B. Nell			
Additional Reviews as needed:			
Budget Review  Administrator Review  Legal Review			
Action Requested: Approve the annual County Agreement to Treat Noxious Weeds.			
Recommendation: Approval			
Analysis:			
With the approval of the board, the state and the county agree to enter into a performance agreement, where in the county may treat all noxious weeds on State Highway rights-of-way in the County.			
The cost of chemicals is not included in the following rates. The county agrees to submit an itemized bit to the state for reimbursement for the wholesale cost of chemicals and dyes, plus the actual cost for the treatment of the noxious weeds at a set price for labor (\$38.00 per hour per operator) and a set price for equipment rental (\$52.00/hour).			
The county increased in the cost from 2022 to 2023 as follows: \$8/hr for the operator and \$7/hr for the equipment rental. This year we increased the price another \$3/hr for the labor rate or 8.5%.			
In the past 5 years we have not treated any KDOT right of ways. We would only complete maintenance work on their roadways if all of ours was completed. This has never been the case and may never occur. We do not have the mowing and noxious weed spray staff necessary to maintain our 1500 miles of shoulders and ditches and often get complaints that mowing is not completed soon enough. This agreement keeps us in good standing regardless of whether or not it is utilized.			
Alternatives: Deny, Table			
Budgetary Impact:			
<ul> <li>Not Applicable</li> <li>Budgeted item with available funds</li> <li>Non-Budgeted item with available funds through prioritization</li> <li>Non-Budgeted item with additional funds requested</li> </ul>			

**Total Amount Requested:** N/A

Additional Attachments: County Agreement to Treat Noxious Weeds

# KANSAS DEPARTMENT OF TRANSPORTATION BUREAU OF MAINTENANCE

# COUNTY AGREEMENT TO TREAT NOXIOUS WEEDS

This agreement made and entered into this	ay of December	, 20, 24, by and between the			
Board of County Commissioners of Leavenworth					
portation, hereinafter referred to as Secretary. The Kansas Department of Transportation hereinafter is referred to as KDOT.					
WHEREAS, The Kansas Legislature has declared certain weeds to be Noxious Weeds (see Kansas Noxious Weed Law), and					
WHEREAS, The County desires to treat noxious we KDOT desires to retain the County to spray and treat such areas.	eed infested areas on State Hig , and	hway Rights-of-Way within said County and the			
WHEREAS, The Secretary and County agree to entremeds on State Highway rights-of-way in the County. A conditional will provide a satisfactory control of the noxious weeds. Satisfactoryoing the plant's ability to reproduce by vegetative means.	ion of the fulfillment of the ag	reement requires that treatment by the County			
NOW, THEREFORE, in consideration of the prem	ises, the parties hereto agree a	s follows:			
The county will notify the KDOT District Engineer of way, of the scheduled time and location of such treat.	or the authorized representative tment.	e, prior to each treatment on highway right-of-			
2. The County spraying operation may include a dye in	the chemical mixture to allow	easy identification of areas treated.			
<ol> <li>A representative of the KDOT shall make periodic fi by the KDOT indicating dates treated and inspected, and other pertinent comments. Approval by the KDo</li> </ol>	location and size of areas, typ	e of noxious weeds, apparent affect of freatment			
4. Schedule of Cost: The County shall provide all chemicals (includes herbicides, surfactants and drift control materials as required), dye, labor and equipment to treat noxious weeds. Chemicals and dye are to be provided at the County's cost. Labor and equipment costs are as follows:					
LABOR COST  Ahr. operator  Another the second secon	COST  4 52.00 /hr.	*EQUIPMENT RENTAL TYPE AND SIZE  403-04  403-02 Chevy Hon trucks With 400 gallon tank's With hand wands			

\*Spraying equipment will have cab mounted flashing (or rotating) safety lights

- 5. Billing and Payment: The County shall submit to the KDOT District Engineer an itemized bill for wholesale cost of chemicals and dye furnished, plus actual cost of treating noxious weeds based on equipment rental and labor costs for areas of satisfactory performance. Upon receipt of proper billing and final approval, payment for treating noxious weeds will be made to the County by the KDOT.
- Record of Work: The County representative doing the work shall:

Record size, location and type of noxious weed areas treated.

Record amount and kind of chemicals applied on each area.

Record dates chemicals were applied.

Maintain Report of Noxious Weed Treatment DOT FORM NO. 322-A, which shall be submitted to the KDOT within 1 to 2 weeks after treatment.

Maintain records until all claims are paid, but in no case less than the three year statutory time.

Make all records available for KDOT audit, when so requested by KDOT.

7. Chemicals, approved for use on highway right-of-way are listed below.

#### TRADE NAME RATE OF APPLICATION (metric) **CHEMICAL** 1 to 2 lb. Equiv./acre (1.1 to 2.2 kg/ha) 2, 4-D (amine or ester) (a) numerous 1 1/2 lb. Equiv./acre (1.7 kg/ha) Glyphosate (b) numerous 3 to 5 lb. Equiv./acre (3.8 to 5.6 kg/ha) MSMA numerous 3 to 6 ounces/acre (.21 to .42 kg/ha) Sulfometuron (c) Oust rate depends upon weed species Picloram Tordon 1/2 to 1 oz./acre (0.035 to 0.070 kg/ha) Chlorsulfuron Telar Arsenal/Habitat 1/4 lb. Active/acre (0.28 kg/ha) Imazapyr Metsulfuron Methyl Escort Garlon rate depends upon weed species 1/4 to 1/2 lb./acre (0.28 to 0.56 kg/ha) Triclopyr (d) Fluizafop P butyl + Fenoxiprop Fusion 7 to 9 fl. oz. per acre (83.8 to 107.75 ml/ha) Plateau rate depends upon weed species Imazapic (e) Paramount/Drive rate depends upon weed species and desirable grass species Quinclorac (f) Outrider rate depends upon desirable grass species Sulfosulfuron (g) Milestone rate depends upon weed species Aminopyralid (h) Vista XRT follow the product label recommendations Fluroxypyr May be used alone or in combination with other herbicides (Round-up) Spot treatment only Sericea lespedeza Do not use where cool season grasses are the desired species Fall bindweed control Do not use for more than 3 consecutive seasons Musk, bull and Canada thistle There may be other trade names for the herbicides listed. Chemicals shall be mixed and applied as recommended by the manufacturer and in accordance with approved methods contained in the "Official Regulations" issued by the Kansas Department of Agriculture. The County agrees to provide this service in a workmanlike manner, to be in strict conformance with the instructions for handling and applying noxious weed chemicals and to be responsible for any negligent acts or omissions that may occur in the performance thereof. The County's spraying equipment shall be equipped with cab mounted amber high-intensity rotating, flashing, oscillating, or strobe light. Safety lights shall be visible from all directions and not obstructed from view by tanks and equipment mounted to or towed behind the spraying equipment. If a safety concern has been raised, and at the direction of KDOT personnel, the County will be responsible for supplying and placing of traffic control signs for a mobile operation per Chapter I of the KDOT Highway Sign Manual. All workers shall wear approved safety vests according to 23 CFR 634, "Worker Visibility". This agreement shall terminate December 31st of this year, except records shall be maintained in accordance with Section Six above. Termination may be sooner by a ten day written notice from either party to the other. It is agreed further that this contract can be renewed for three consecutive years at the option of the Secretary upon a 30-day written notice to the contractor prior to December 31st of the current year. The contractor and the Secretary agree that all terms of the renewal will remain the same unless either party determines that the price of the chemicals should be re-negotiated. This agreement is officially adopted by the Board of County Commissioners and recorded in the official records of the proceedings of said Board. In witness whereof the parties have caused this Agreement to be executed by their duly authorized officers or representatives. THE BOARD OF COUNTY COMMISSIONERS SECRETARY OF TRANSPORTATION

BY

District Engineer

8.

9.

10.

11.



121 S.W. 21st Street Topeka, KS 66612

Calvin E. Reed, P.E., Secretary Leroy J. Koehn, P.E., District Engineer kdot#publicinfo@ks.gov http://www.ksdot.gov

Phone: 785-296-3881 Fax: 785-296-1162

Laura Kelly, Governor

December 5, 2024

Leavenworth County Weed Dept. 23674 187<sup>th</sup> Street Leavenworth, KS 66048

RE: Noxious Weed Spraying Contract

Dear Leavenworth County Weed Dept.

This is a request to renew the Noxious Weed Contract and rates for the upcoming calendar year of 2025. We appreciate the good working relationship with Leavenworth County Weed Dept. in the past years and look forward to continuing good working relations. Please respond by January 15, 2025.

You can use the Forms that the State Board of Agriculture has designed or ones that you normally use. If you would like to use our KDOT Form DOT 0322 in the upcoming calendar year of 2025, I have enclosed that in this mailing as well.

We would appreciate it if the Area Office could receive the billing at least once per month and the daily logs for the application area signed once per week and turned into the KDOT Sub-Area Supervisor.

If you have any questions, please call me at (785) 296-7172 or email at dominic.harrington@ks.gov Thank you,

Dominic Harrington
District One Maintenance Superintendent

CC: Mark Karolevitz, P.E., District One Maintenance Engineer

Julie Torkelson, District One Accountant Dale Kirmer, Bureau of Maintenance

# Leavenworth County Request for Board Action

Date: January 16th, 2025			
To: Board of County Commissioners			
From: Public Works			
Department Head Approval: WLN			
Additional Reviews as needed:			
Budget Review ⊠ Administrator Review ⊠ Legal Review ⊠			
<b>Action Requested:</b> Approval of the KDOT supplemental agreement No. 832-24 for Project No. 52C-5242-01 the second phase of the Tonganoxie Road High Risk Rural Roads projects.			
Recommendation: Approval			
<b>Analysis:</b> This agreement will cap the funding KDOT is providing at the announced and obligated \$1,151,000 that was originally awarded to the project. The original agreement was for 90%/10% cost share of the construction and construction engineering costs. For the two projects, which have been tied by KDOT to be bid by KDOT together, Phase One still has a 90%/10% cost share with no cap for Engineering, Construction, and Inspection. However, their funding is not unlimited and to ensure that they can fund all awarded projects that have had inflation, all new projects are capped at the estimated 90%/10% split from the estimate at the time that the grant was awarded. This project is still on track to begin construction in May. It is my understanding that the project will not be let if this agreement is not approved and returned immediately.			
Alternatives: Deny and forfeit			
Budgetary Impact:			
<ul> <li>Not Applicable</li> <li>Budgeted item with available funds</li> <li>Non-Budgeted item with available funds through prioritization</li> <li>Non-Budgeted item with additional funds requested</li> </ul>			

Additional Attachments: KDOT Agreement

Agreement No. 832-24 Supplemental No. 1 to Agreement No. 675-23 Project No. 052 C-5242-01 Bureau of Local Projects

PROJECT NO. 052 C-5242-01 HSIP-C524(201) HIGH RISK RURAL ROADS PROJECT LEAVENWORTH COUNTY, KANSAS

### SUPPLEMENTAL AGREEMENT No.1

This Supplemental Agreement, effective the date signed by the Secretary or the Secretary's designee, is by and between the **Secretary of Transportation**, Kansas Department of Transportation (KDOT) (the "Secretary") and the **Leavenworth County, Kansas** ("LPA"), **collectively**, the "Parties."

### **RECITALS:**

- A. The Parties entered into an Agreement (Agreement No. 675-23) dated January 24, 2024, for a High Risk Rural Roads (HRRR) Project (the "Original Agreement").
- B. The Parties mutually desire to supplement the Original Agreement to reflect a maximum limit in funding available for the Project and correct the numbering of Article II.

# NOW, THEREFORE, the Parties agree as follows:

- 1. On pages 3-4 of the Original Agreement, Article II, Funding, be replaced in its entirety to read as follows:
  - 1. **Funding**. The table below reflects the funding commitments of each Party. The Participating Costs of Construction include unforeseeable elements of cost within the defined Project scope identified after the Construction phase commences ("Construction Contingency Items"). The Parties agree estimated costs and contributions are to be used for encumbrance purposes and may be subject to change.

Party	Funding Source	Responsibility
Secretary	State and/or Federal Funds	90% of Participating Costs of Construction and Construction Engineering (CE), up to \$1,151,000.00.
LPA	Local Match	<ul><li>10% of Participating Costs of Construction and CE until the Secretary's limit is reached.</li><li>100% of Participating Costs of Construction and CE after the Secretary's limit is reached.</li></ul>

Agreement No. 832-24 Supplemental No. 1 to Agreement No. 675-23 Project No. 052 C-5242-01 Bureau of Local Projects

	100% Costs for Preliminary Engineering (PE), Right of Way, Utility adjustments, and Non-Participating Costs.

- 2. **Funding Estimates.** At each plan submittal under this Agreement, the LPA shall notify the Bureau of Local Projects if costs have increased by more than 10% over the estimate. If the cost estimates are exceeded, the Secretary may determine, at the Secretary's sole discretion, whether sufficient federal aid is available to continue the Secretary's contribution as set out in Article II, paragraph 1, Funding Table (above), or if a funding maximum should be established. If the Secretary determines that a funding maximum should be established, a supplemental agreement will be executed to add the funding maximum.
- 2. <u>Counterparts</u>. This Supplemental Agreement may be executed in counterparts, each of which shall be an original and all of which shall constitute one in the same Agreement.

**THIS SUPPLEMENTAL AGREEMENT** shall not be construed to alter, modify, or void the terms, provisions or conditions of the Original Agreement, which is incorporated into this Supplemental Agreement by reference, except as herein specifically provided.

**IN WITNESS WHEREOF**, the Parties have caused this Supplemental Agreement to be signed by their duly authorized officers.

ATTEST:		LEAVENWORTH COUNTY, KANSAS
COUNTY CLERK	(Date)	COUNTY COMMISSIONER
(SEAL)		
		MEMBER
		MEMBER

Agreement No. 832-24 Supplemental No. 1 to Agreement No. 675-23 Project No. 052 C-5242-01 Bureau of Local Projects

KANSAS DEPARTMENT OF TRANSPORTATION SECRETARY OF TRANSPORTATION

Greg M. Schieber, P.E.	(Date)
Deputy Secretary and	
State Transportation Engineer	

Approved as to form:



### Department of Buildings and Grounds

# **Buildings & Grounds**

### **Court House**

- RFP for Phase 1 roof completed and Bid Let to Delta 1/27/25 weather dependent start date
- Treanor Architectural preparing documents and presentation to BOCC 1/29/25
- Exhaust fan motor replacement
- Air handler bearings, pulleys and belt replacement
- Fall clean up completed
- Generator controller replacement
- Painting touch up

#### **Transfer Station**

Generator RFP released Laven Electric

### EMS/HD

- HVAC work and tuning
- Drain clean out in multiple locations due to slow or backed up
- Yard clean up

#### **Cushing**

- Double door entry motor replacement and door controls
- Heat exchanger repairs
- Yard clean up
- Chiller winterization and change over to boilers
- Multi stack chiller repair prepping for summer bringing damaged chiller online

#### **Justice Center**

- Sally Port repairs
- Heat exchanger replacement to 3 way valve
- Boiler tune up and tube cleaning

## Misc

- Working on LED Incentives to convert County over fulling on incentives and grant (2025)
  - TO COMPLETE WITHIN A CALENDAR YEAR

#### Sewer Districts

- High Crest Grinder replacements x3 and repairs x2
- Ginger Creek lift stations cleaned
- Heaters checked and functional
- New grates on inlet at High Crest and Ginger Creek

# **Leavenworth County**

# **POLICY MANUAL**

SUBJECT	ISSUED BY	EFFECTIVE DATE	REVISION
Public Comment Policy	восс	4-17-2020	

# STATEMENT:

The Leavenworth Board of County Commissioners (BOCC) recognizes the importance of an engaged public. In order to encourage and allow meaningful interaction the Commission understands the need to have specific policies in place.

Therefore, the BOCC wishes to implement the following policy. Any current policy or practice in place that would be in conflict with this policy is repealed.

## **POLICY:**

Public Comment shall be limited to 15 minutes at the beginning of each meeting and opened again at the end of the meeting after all regularly scheduled agenda items. Comments at the start of the meeting shall be limited to items on the agenda and limited to three minutes per person. Comments at the end of the meeting shall be open to any topic of general interest to the Board of County Commissioners and limited to five minutes per person. There should be no expectation of interaction by the Commission during this time.

Everyone wishing to make comments either on items on the agenda or not are encouraged to provide their comments in writing no later than 8:00 AM the Monday immediately preceding the meeting. These comments will be included in the agenda packet for everyone to access and review. This allows the Commission to have time to fully consider input and request follow up if needed prior to the meeting.

During times when the Courthouse is closed to the general public anyone wishing to make public comment will provide their comments in writing no later than 8:00 AM the Monday immediately preceding the meeting. The comment will be included and distributed with the normal meeting packet.

	_4-15-2020
Chairmen, Board of County Commissioners	Date of Adoption