RESOLUTION OF THE BOARD OF DIRECTORS OF JEFFERSON COUNTY SCHOOL DISTRICT FINANCE CORPORATION

WHEREAS, the Jefferson County School District Finance Corporation (the "Corporation") holds title to the property located at 8510 Minor Lane, Louisville, Kentucky, which property is leased by the Corporation to the Jefferson County Board of Education (the "Board") for the operation of Minors Lane Elementary School; and

WHEREAS, the Louisville Renaissance Zone Corporation (the "LRZC") has filed an application with Louisville Metro to legally close Shuck Lane and Lortay Road, which are currently used to provide secondary access to Minors Lane Elementary;

WHEREAS, the Corporation and the Board consented to the closure of Shuck Lane and Lortay Road on condition that the LRZC and the Corporation execute and record an easement granting permanent access over property owned by LRZC immediately to the south of Minors Lane Elementary, which easement provides that (i) Lortay Road and Shuck Lane shall not be physically closed or removed until LRZC provides a permanent access easement and completes construction of a new access road from Minors Lane to the existing parking lot at the rear of Minors Lane Elementary School, which shall be designed and constructed at the sole cost and expense of LRZC; (ii) the new access road shall be of similar width as Shuck Lane, and shall have lighting installed similar to the existing lighting on Shuck Lane at the sole cost and expense of LRZC; (iii) the new access road shall be maintained (except snow removal) solely by LRZC, its successors and assigns; and (iv) prior to the physical closure and removal of Lortay Road and Shuck Lane, LRZC shall at its sole cost and expense, remove the existing fence and clean up the fence line along the south property line of the Minors Lane Elementary School property;

WHEREAS, the attached Declaration of Easement between the Corporation and the LRZC provides a private access and public utility easement across the property owned by LRZC from Minors Lane to the existing parking lot at the rear of Minors Lane Elementary in accordance with the aforementioned conditions;

WHEREAS, the Corporation finds that the approval of the attached Declaration of Easement is in the best long-term interest of the Jefferson County public school system; and

WHEREAS, the Corporation's approval of the attached Declaration of Easement is subject to and conditioned upon approval by the Jefferson County Board of Education;

THEREFORE, it is hereby:

RESOLVED, that the Declaration of Easement attached hereto is hereby accepted and approved by the Board of Directors of the Corporation; and

RESOLVED FURTHER, that the President of the Corporation, Dr. Donna Hargens, is hereby authorized and directed to sign and to deliver to the LRZC the Declaration of Easement on behalf of the Corporation; and

RESOLVED FURTHER, that the President of the Corporation is hereby authorized and directed to give notice of the Declaration of Easement to the Corporation's lessee, the Jefferson County Board of Education, and to recommend that the Declaration of Easement should be approved by the Board in its capacity as lessee of the Minors Lane Elementary School property;

RESOLVED, FURTHER, that these Resolutions shall be effective immediately.

Attachment: Declaration of Easement

61045757.1

DECLARATION OF EASEMENT

THIS DECLARATION OF EASEMENT (the "Easement") is entered into and imposed as of the
WITNESSETH:
WHEREAS, Declarant is the owner of property shown as "30' PUBLIC ACCESS AND UTILITY EASEMENT 'GRANTED'" on the plat attached hereto as EXHIBIT A and by this reference made part hereof (the "Easement Property"), which Property was acquired by deed dated February 9, 2007, and recorded in Deed Book 8985, Page 395 in the Office of the Clerk of Jefferson County, Kentucky; and
WHEREAS , by deed dated June 30, 2000, and recorded in Deed Book 7472, Page 643 in the Office of the Clerk of Jefferson County, Kentucky, School District acquired property adjoining the Easement Property (the "School District Property"); and
WHEREAS, School District currently operates Minors Lane Elementary School on the School District Property; and
WHEREAS , to proceed with the development of the Renaissance South Business Park (the "Business Park") (including, without limitation, the development of drainage infrastructure for the benefit of the Business Park), Declarant submitted an application to permanently close rights-of-way known as Lortay Road and Shuck Lane as shown on EXHIBIT B attached hereto (each, a "Former Street" and, collectively, the "Former Streets"), which Former Streets provided access to the School District Property from Minors Lane; and
WHEREAS, the ordinance closing the Former Streets dated and recorded in Deed Book, Page contains certain conditions for the benefit of the School District, namely (i) that a new access drive be provided in the location of the Easement Property, and (ii) that a fence located between the School District Property and the

WHEREAS, Declarant wishes to provide for a (i) nonexclusive easement over the Former Streets until such time as a new access drive is constructed on the Easement Property, and (ii) a nonexclusive easement over the Easement Property upon the completion of the new access drive; and

Easement Property be replaced (collectively, the "School District Closure Conditions"); and

WHEREAS, the Association is joining in this Easement to evidence its agreement to comply with its obligations hereunder.

NOW, THEREFORE, for the purposes set forth in the Recitals and for valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Easements.

- (a) Subject to the express conditions, limitations or reservations contained herein, Declarant hereby agrees that a temporary nonexclusive public access easement is hereby dedicated and reserved over the Former Streets (the "Temporary Easements").
- (b) Subject to the express conditions, limitations or reservations contained herein, Declarant hereby agrees that a perpetual nonexclusive easement for access and for electric utilities is hereby dedicated and reserved on, over, and under the Easement Property (the "Permanent Easement").
- 2. **Reservation of Rights.** Declarant hereby expressly reserves for its benefit and for the benefit of its successors and assigns the right to use the Former Streets and the Easement Property for all purposes which are not inconsistent with the easement rights expressly granted hereunder.
 - 3. **Restrictions on Use.** The rights granted herein shall be subject to the following:
- (a) The access easement rights granted hereunder shall be used only for vehicular traffic for the purpose of ingress and egress between the School District Property and Minors Lane.
- (b) No owner of the School District Property shall allow any of its employees, agents or invitees, to park, store, abandon, or otherwise allow any vehicles to remain within the boundaries of the Easement Property.

4. Construction and Maintenance.

- (a) Until the termination of the Temporary Easements in accordance with Section 5 below, the Association shall cause the roads that are part of the Temporary Easements to be maintained as part of the "Common Areas" defined in that certain Declaration of Covenants, Conditions and Restrictions dated April 6, 2007, and recorded at Deed Book 9016, Page 791, in the Office of the Clerk of Jefferson County, Kentucky (as amended, the "Declaration").
- (b) Declarant shall construct a 24' wide road and related improvements and shall install an electric utility line in the Easement Property, all in accordance with the construction plans by Sabak, Wilson & Lingo, Inc., dated October 3, 2013. The School District hereby grants the Declarant the right to enter upon the School District Property for the purpose of

completing the connection between the School District Property and the new road that is part of the Permanent Easement as shown on EXHIBIT B attached hereto. Upon the completion of the road that is part of the Permanent Easement, such road shall be insured, maintained, repaired, and/or replaced, as applicable, by and at the expense of the Association as part of the Common Areas, except that the Association shall not be responsible for snow removal. Notwithstanding the foregoing, School District shall not be subject to assessment by the Association as a result of such insurance, maintenance, repairs, or replacements, unless same are made necessary by the intentional or negligent act or omission of School District or its invitees, employees, agents, or representatives.

In the event that the Association fails to perform its obligations set forth in (c) this Section 4, the Declarant and the School District (each, an "Objecting Owner") shall each have the right to give the Association written notice referring to this Agreement and such section, and describing the asserted failures with specificity. If the Association fails to cure the asserted failures within twenty days after receipt of such notice, or a reasonably shorter period of time set forth in such notice in the case of an emergency, or a reasonably longer period of time if there is no emergency and the asserted failures are not reasonably susceptible to cure within twenty days, the Objecting Owner may perform such obligations as will cure the asserted failures, and the Association shall reimburse the Objecting Owner for the reasonable cost of performing such obligations within thirty days after receipt of an invoice therefor. Notwithstanding anything herein to the contrary, neither Declarant nor the School District shall have the right to take any action against the Easement Property or the owner thereof (including, without limitation, filing a lien against the Easement Property) as a result of the Association's failure to comply with its obligations under this Section 4, it being agreed that such obligations are personal to the Association and do not run with the land.

5. Termination.

- (a) The Temporary Easement shall terminate at such time as the road that is part of the Permanent Easement is complete and providing access to the School District Property. Such termination may be evidenced by the Declarant's execution of an instrument of termination referencing the Temporary Easement and the recording of such instrument of termination in the Office of the Clerk of Jefferson County, Kentucky.
- (b) The Permanent Easement shall terminate at such time as the School District Property is no longer used for Jefferson County School District purposes. Such termination may be evidenced by the execution of an instrument of termination by the Declarant and the School District referencing the Permanent Easement and the recording of such instrument of termination in the Office of the Clerk of Jefferson County, Kentucky.
- 6. **Fence Replacement.** Prior to the physical closure and removal of the Former Streets, the Declarant shall, at its sole cost and expense, remove the existing fence and clean up the fence line along the south property line of the School District Property, and shall install a new fence along the south property line of the School District Property. The exact location, type and height of the new fence shall be as shown on the construction plans by Sabak, Wilson & Lingo, Inc., dated October 3, 2013. Following installation of the new fence, it shall be

maintained, repaired, and replaced as necessary by the School District at the School District's expense.

- 7. **School District Conditions.** The School Board and LRZC agree that the execution and recording of this Easement satisfy the School District Closure Conditions.
- 8. **Binding Effect.** Subject to Section 4(c) and Section 5 above, the easements hereby granted and the obligations hereby imposed and all other terms of this instrument shall run with the land and be binding upon the present and future owners of the Easement Property and Former Streets and their respective successors and assigns. In the event of any conveyance of fee simple title to the Easement Property or Former Streets, then (i) the grantor under such conveyance shall be and hereby is entirely freed and relieved of all covenants and obligations hereunder first arising after the date of the conveyance with respect to the property conveyed, and (ii) it shall be deemed and construed without further agreement that the grantee in such conveyance has assumed and agreed to carry out all of the covenants and obligations of the grantor hereunder first arising after the date of the conveyance with respect to the property so conveyed.
- 9. **Governing Law.** This Easement shall be construed and interpreted in accordance with the laws of the Commonwealth of Kentucky.

[end of page]

IN WITNESS WHEREOF, Declarant, School District, and the Association have executed this instrument as of the year and date first above written.

LOUISVILLE RENAISSANCE ZONE CORPORATION

	By:	
	Name:	
	Title:	
COMMONWEALTH OF KENTUCKY)	
)	
COUNTY OF JEFFERSON)	
The foregoing Easement was ackr	nowledged before me this day of	
2013, by	, as	of
LOUISVILLE RENAISSANCE ZONE	, as CORPORATION, Kentucky non-profit corp	poration.
	Notary Public	
	My Commission expires:	

JEFFERSON COUNTY SCHOOL DISTRICT FINANCE CORPORATION

	By: Donna Hargens, President
COMMONWEALTH OF KENTUCKY COUNTY OF JEFFERSON)
The foregoing Easement was acknown	owledged before me this day of, he Jefferson County School District Finance
	Notary Public
	My Commission expires: .

RENAISSANCE SOUTH BUSINESS PARK OWNERS ASSOCIATION, INC.

	By: Name: Title:	
COMMONWEALTH OF KENTUCKY)	
COUNTY OF JEFFERSON)	
The foregoing Easement was ackrea 2013, by	nowledged before me this day of of of of ASSOCIATION, INC., a Kentu	cky
	Notary Public	
	My Commission expires:	
This Instrument Prepared by:		

T. Gregory Ehrhard STITES & HARBISON 400 W. Market Street, Suite 1800 Louisville, KY 40202 (502) 681-0449

TITLE NOT CERTIFIED

EXHIBIT A

[see attached]

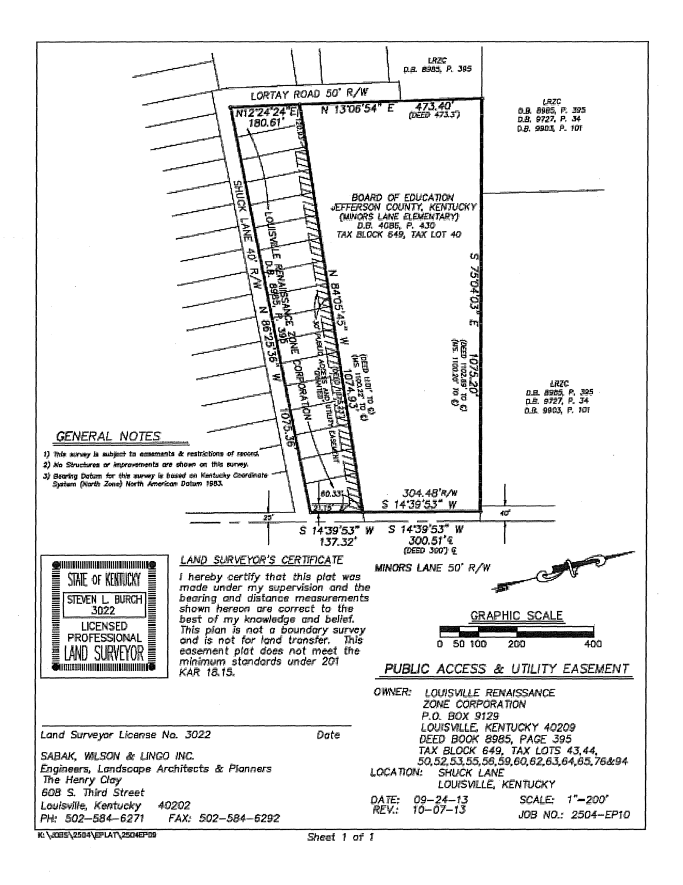


EXHIBIT B

[see attached]

