

### Board of Directors Virtual Meeting November 4, 2020 – 6:00 p.m.

#### **AGENDA**

Call to Order: President Paxton

Roll Call: President: Kristifier Paxton

Vice President: Houston Murillo

Treasurer: John Gay Secretary: Denise Corbin

At Large Position: Kylie Helmick

Approval of October 6, 2020 Virtual Special Meeting Minutes

Old Business: None

#### **New Business:**

- 1. Financial Report
- 2. Resolution 2020-008 Establishment of Privacy Policy
- 3. Resolution 2020-007 Establishment of Bank Account and Authorized Signatories
- 4. Resolution 2020-001 Reimbursement of Funds (ROF) and Payment Policy
- 5. Resolution 2020-002 Reimbursement of POA Website & Forms Fees
- 6. Resolution 2020-009 Reimbursement of Funds (ROF) John Gay 2018 Legal Fees
- 7. Resolution 2020-003 Establishment of Capital Improvements Program (CIP) Policy
- 8. Resolution 2020-004 CIP Pet Waste Stations
- 9. Resolution 2020-005 CIP Woolsey Trail Connection Easement
- 10. Resolution 2020-006 Parking Policy and Map

#### **Announcements**

1) Briefly discuss Annual Dues.

Adjournment



#### POA MEETING - SPECIAL

10/07/2020

#### **BOARD OF DIRECTORS**

PRESIDENT: VACANT

INTERIM REPRESENTATIVE: KRISTIFIER PAXTON

VICE-PRESIDENT: VACANT

SECRETARY: VACANT

TREASURER: VACANT

AT LARGE: VACANT

THIS MEETING WILL BE HELD VIRTUALLY DUE TO COVID 19 RESTRICTIONS.
THE VIRTUAL MEETING WILL BE HELD IN THE COVES II FACEBOOK GROUP AT
THE FOLLOWING LINK:

#### http://www.facebook.com/groups/1472003429558475/

Candidates interested in serving in vacant positions must submit a Candidate Form on our POA website prior to Sunday, October 4<sup>th</sup>, at 11:59pm.

Please register for an account on our POA Website, <a href="www.covestwo.com">www.covestwo.com</a>. This will be the location where we become more transparent with POA dues/funds, covenants, meetings, announcements and other items.



### **MEETING MINUTES**

#### CALL TO ORDER

1) POA Roll Call by Interim Representative.

**Paxton:** Discussed when we will conduct roll calls. Roll calls will be annually. Finances, bylaws, resolutions, capital improvement programs, will all be shared on the website. This meeting will be for establishing a new Board of Directors.

The individual roll call was suspended due to poor connectivity.

Roll Call by visual presence in the meeting virtual room. Cousar, Davidson K, Gay, Helm, Helmick, House, Jayanthi, Komala, Davidson C, Nakamura, Nelson, Paxton, Redfern, Sheperd, Shibley, and Park all present or present by proxy.

2) POA Interim Representative will announce the number of Owners present, the number of votes required to pass a Motion, and will make a Motion to call the October 7<sup>th</sup> 2020 Special Meeting of the Coves II POA to Order.

**Paxton:** 16 Members Present or By Proxy. Helm to Gay, House to Nakamura to Paxton, Jayanthi to Paxton, Nakamura to Paxton, Nelson to Gay, Redfern to Paxton, Shepherd to Gay.

Motion by Paxton to call the meeting to order. Seconded by Gay. Motion to call the meeting to order passes 16-0.

**Paxton:** Future meetings not to be held on Facebook. Working on moving meetings to website with virtual meeting room. Only board members will vote during Board of Directors meetings.

3) Owners Comments Session

Paxton gave a brief overview of the website.

#### **OLD BUSINESS**

None.

**Paxton:** No old business due to this being the first meeting.

#### **NEW BUSINESS**

1) BLW 2020-001 - Interim Representative to request POA authorization to create Bylaw (BLW) 2020-001 and form a Board of Directors consisting of 5 members to include a President, Vice-President, Treasurer, Secretary, and At-Large and grant said Board authority to write bylaws as defined within the covenants.



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**Paxton**: First Bylaw is not necessary. Since this is no longer necessary it needs to be tabled indefinitely instead of denied.

Motion by Paxton to TABLE BLW 2020-001 indefinitely. Seconded by John Gay. Motion to table indefinitely passes 16-0.

2) **Elections.** Interim President will list the names of all candidates which applied for each position. Interim Representative will identify unopposed candidates and call for a vote to elect all unopposed candidates by voice vote ("yes" votes and then "noes").

**Paxton:** Spoke about that since there was not a ballot system, you see items 3-7, which are no longer necessary. Encouraged people to serve on the Board of Directors in the future.

Motion by Paxton to TABLE agenda items 3, 4, 5, 6, and 7 indefinitely. Seconded by John Gay. Motion to table indefinitely passes 16-0.

<u>Paxton:</u> Identified each unopposed candidate by name. Shared screen to verify everyone could locate where to find the various items on the website previously discussed. Showed the Board of Directors applicants for the Board of Directors.

Paxton made a motion to Nominate and Approve all unopposed candidates to the Board of Directors. Motion to approve all unopposed candidates to the Board of Directors passes 16-0.

**Paxton:** Discussed that the current Board of Directors has to appoint these nominees since we did not have a majority of owners (23). Discussed that anyone can contact him.

- 3) Election of At-Large Director. If more than one candidate exists, candidates will get one minute to speak, and a roll-call vote of all property owners will be completed. (Tabled)
- 4) Election of Secretary Director. If more than one candidate exists, candidates will get one minute to speak, and a roll-call vote of all property owners will be completed. (Tabled)
- 5) Election of Treasurer Director. If more than one candidate exists, candidates will get one minute to speak, and a roll-call vote of all property owners will be completed. (Tabled)
- 6) Election of Vice-President Director. If more than one candidate exists, candidates will get one minute to speak, and a roll-call vote of all property owners will be completed. (Tabled)
- 7) **Election of President Director**. If more than one candidate exists, candidates will get one minute to speak, and a roll-call vote of all property owners will be completed. (*Tabled*)



### **ANNOUNCEMENTS**

- 1) Announcement of first Board of Directors Meeting for November 4, 2020.
- 2) Discuss how to keep up with any actions by the Board, Meeting Minutes/Videos, Financial Reports, and issue complaints using the CovesTwo.com website.

Kristifier Paxton, President	Denise Corbin, Secretary



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FILE NUMBER RES 2020-008

#### PRIVACY POLICY

**WHEREAS**, the Board of Directors has access to personal information regarding individual owners in the forms of fines, liens, and individual assessments; and

**WHEREAS**, the Board of Directors has an obligation to limit liabilities within the Association; and

**WHEREAS**, there is a liability association with the use and protection of private information.

NOW THEREFOR, BE IT RESOLVED BY THE BOARD OF DIRECTORS:

<u>Section 1</u>: Information regarding fines, liens, and individual assessments may be conducted with the President, Vice-President, and Treasurer of the Association.

<u>Section 2</u>: No other Owner, nor Director, may be informed of identifiable information of any Owner that receives a fine, lien, or individual assessment except as described in Section 3 of this policy.

<u>Section 3</u>: Directors shall be called into an Executive Session, in which recordings shall be ended and no other participants other than legal council may be present, prior to any lien being filed, and must vote within Executive Session on a resolution that shall be shared with other owners which must redact all identifiable information. A private record shall be maintained by the Treasurer, and shall not be viewable by those not privileged to the information.

<u>Section 4</u>: Any Director that shares personal identifiable information for any fine, lien, or individual assessment shall be expelled from the Board of Directors upon a unanimous vote of all Directors, and replaced by an appointed official until the next scheduled election, without exceptions. The accused Director is prohibited from participating in the vote, and any Director may bring forward an accusation during any meeting of the POA.

<u>Section 5</u>: The President may not post-pone nor cancel any meeting in which he or she is accused of violating this policy.

PASSED and APPROVED on 11/04/2020

APPROVED:

ATTEST:

Wristifier Paxton, President

ATTEST:

Denise Corbin, SECRETARY



FILE NUMBER RES 2020-007

#### ESTABLISHMENT OF A NEW BANK ACCOUNT WITH ARVEST

WHEREAS, the DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE COVES II, A SUBDIVISION TO THE CITY OF FAYETTEVILLE, WASHINGTON COUNTY, ARKANSAS states in Part 4. Duties and Powers of the Association. (f) states "To enter into contracts, maintain one (1) or more bank accounts and generally to have all powers necessary or incidental to the operation and management of the Association"; and

**WHEREAS**, the Treasurer of the Association, John Gay, requests that the Board of Directors authorizes him to open a new bank account for the purposes of regular business with Arvest Bank, to include checks and a debit card to conduct business; and

**WHEREAS**, the Association is being transferred from the previous Board of Directors to the newly appointed Directors which have a close proximity to Arvest Bank.

NOW THEREFOR, BE IT RESOLVED BY THE BOARD OF DIRECTORS:

<u>Section 1</u>: The Account shall include signature authorities with the Treasurer and the President of the Association.

<u>Section 2</u>: Checks and debit purchases exceeding \$300 or any purchase that is not regular business as defined in RES 20-001 requires approval of the Board of Directors by resolution. Checks and debit card shall remain in the possession of the Treasurer.

<u>Section 3</u>: Any purchases of any size must be included in the financial report, which must be approved at each meeting by the Board of Directors, and displayed on the www.covestwo.com website for all owners to review, except any reimbursement that may identify any owner as a return of funds from liens, fines, or other identifiable information.

<u>Section 4</u>: Any regular purchase requires documentation in the form of a receipt to be maintained permanently in a digital record to be viewable on www.covestwo.com.

PASSED and APPROVED on 11/04/2020

APPROVED:

ATTEST:

Wristifier Paxton, President

Denise Corbin, SECRETARY



FILE NUMBER RES 2020-001

### REIMBURSEMENT OF FUNDS (ROF) AND PAYMENTS POLICY

**WHEREAS**, Article XIV, Section 14.2 states <u>Checks Drafts Etc.</u>: All checks, drafts or orders for the payment of money, notes or other evidences of indebtedness issued in the name of the Association shall be signed by the Directors, and in such manner as shall from time to time be determined by resolution of the Board of Directors; and

**WHEREAS**, Article VI, Section 6.5 states the President shall also carry out all other duties as may be prescribed by the Board. Otherwise, the President may not take any action without the express approval of the Board; and

**WHEREAS**, Article VI, Section 6.6 states the Secretary of the Association shall keep and make all other records and reports, except for accounting purposes, necessary and proper to the operation of the Association; and

WHEREAS, Article VI, Section 6.7 states the Treasurer of the Association shall keep the books of account of the Association, maintain deposit accounts for the funds of the Association which shall be subject to withdrawal upon the signature of the Treasurer and whose signatures shall be duly certified to the depositories of the Association, and be responsible for the proper reporting to any governmental agency and the membership of the Association for funds received and paid out, including the responsibility to submit a financial report to the members at each regular member's meeting and to the membership at the annual meeting of the membership; and

**WHEREAS**, a method to complete reimbursements and payments is necessary for regular operations of the Property Owners Association.

#### NOW THEREFOR, BE IT RESOLVED BY THE BOARD OF DIRECTORS:

<u>Section 1</u>: Any reimbursement requires a copy of the receipt from any transaction attached to a Resolution for consideration to the Board of Directors for repayment. Said Resolution shall include a copy of said receipts as an attached Exhibit, and must be provided to the Secretary to hear at the next scheduled Board of Directors meeting. The Board of Directors reserves the right to deny, but are not obligated to deny, any reimbursement of funds that were not agreed upon prior to said payments being completed.

<u>Section 2</u>: Any individual reimbursement must be for the maintenance or organization of the POA to be shared among all members, limited to physical maintenance of common spaces by Owners or Directors or fees associated with digital or paper documentation, to include the POA website, software, and office supplies and/or equipment, which may



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be required in order to comply with requirements in the bylaws or covenants, or other fees that may be associated with normal operation of the POA.

<u>Section 3</u>: Any reimbursement must first be approved by the Board of Directors by Resolution prior to any purchase, unless said cost is a reoccurring Board Approved regular or required payments or for emergency maintenance or needs as approved by the President in writing.

<u>Section 4</u>: The Board approves regular payments for existing utilities, existing web hosting, existing website domain, existing contractual obligations or work completed, the establishment of an online payment method, existing insurance, existing requirements for detention pond maintenance, existing common space maintenance (not to include Capital Improvement Program maintenance which requires a Resolution for each Capital Improvement item), Record Management Software (e.g. QuickBooks or similar software for the Treasurer's use) or other regular payments as determined by the Board. Regular payments being defined as payments that have been previously made on a regular basis prior to this resolution or approved within this resolution.

<u>Section 5</u>: Regular or required payments that require new accounts, contracts, or any other agreement to be created shall require a Resolution to be approved by the Board of Directors for new services.

<u>Section 6</u>: Reimbursement requests shall be submitted to the President or Treasurer and presented as an agenda item to the Secretary and placed on the next available agenda as a Resolution, and shall require a simple majority vote in favor to approve. Reimbursements to Directors require a recusal of the director involved in the reimbursement.

<u>Section 7</u>: The Treasurer shall not reimburse funds unless a Resolution Agenda Item is approved by majority vote, approved by the President, and attested by the Secretary.

<u>Section 8</u>: The Treasurer shall include a log of the repayment and digital copy of the Resolution approval and receipt with a brief description on the covestwo.com *Expense Report* page visible to all owners.

<u>Section 9</u>: The Secretary shall include a copy of the Resolution approval on the Resolutions page for all Owners to view.



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<u>Section 10</u>: The Board of Directors considers "signed by the Directors" in Bylaw Article XIV, Section 14.2 as to require a signature by the President and Treasurer. Resolutions shall require the signature of the President, and be attested by the Secretary for record.

<u>Section 11</u>: Any reimbursement or payment issue not directly resolved within this resolution may be resolved through an interpretation by the President from the existing Bylaws and Covenants.

APPROVED: ATTEST:

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Kristifier Paxton, President Denise Corbin, SECRETARY



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FILE NUMBER RES 2020-002

#### REIMBURSEMENT OF FUNDS - POA WEBSITE & FORMS FEES

**WHEREAS**, RES 2020-001 states in Section 1 that any reimbursement requires a copy of the receipt from any transaction attached to a Resolution for consideration to the Board of Directors for repayment. Said Resolution shall include a copy of said receipts as an attached Exhibit, and must be provided to the Secretary to hear at the next scheduled Board of Directors meeting. The Board of Directors reserves the right to deny, but are not obligated to deny, any reimbursement of funds that were not agreed upon prior to said payments being completed; and

WHEREAS, RES 2020-001 states in Section 2 that any individual reimbursement must be for the maintenance or organization of the POA to be shared among all members, limited to physical maintenance of common spaces by Owners or Directors or fees associated with digital or paper documentation, to include the POA website, software, and office supplies and/or equipment, which may be required in order to comply with requirements in the bylaws or covenants, or other fees that may be associated with normal operation of the POA; and

**WHEREAS**, RES 2020-001 states in Section 3 that any reimbursement must first be approved by the Board of Directors by Resolution prior to any purchase, unless said cost is a reoccurring Board Approved regular or required payments or for emergency maintenance or needs as approved by the President in writing; and

WHEREAS, RES 2020-001 states in Section 6 that reimbursement requests shall be submitted to the President or Treasurer and presented as an agenda item to the Secretary and placed on the next available agenda as a Resolution, and shall require a simple majority vote in favor to approve. Reimbursements to Directors require a recusal of the director involved in the reimbursement; and

**WHEREAS**, the President Director is a director involved in the reimbursement and shall recuse; and

**WHEREAS**, the reimbursement requested by the President is for the POA website, and associated fees.

NOW THEREFOR, BE IT RESOLVED BY THE BOARD OF DIRECTORS:

<u>Section 1</u>: Kristifier Paxton, Interim Representative for the POA Owners during the transition from Rausch Coleman's Board of Directors to the Owners' elected Board of Directors was tasked with the responsibility of organizing the POA and created the www.covestwo.com website using Hosting24.com services, with a fee totaling \$45.18. The receipt which has been provided and shall be maintained as a part of this record.



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<u>Section 2</u>: Kristifier Paxton, Interim Representative for the POA Owners was also tasked with organizing methods to elect said Board of Directors, which required an upgrade in the capabilities of www.covestwo.com in order to organize and accept forms using the WPForms. The service from WPForms, being WPForms Basic, required a fee in the amount of \$31.60. The receipt which has been provided and shall be maintained as a part of this record.

<u>Section 3</u>: By approval of this Resolution, the Board authorizes the Treasurer to conduct a repayment of funds in the amount of \$76.78 (seventy-six dollars and seventy-eight cents), to be recorded by the Secretary in this record and reported by the Treasurer on the Expense Report page visible to all owners.

PASSED and APPROVED on 11/04/2020

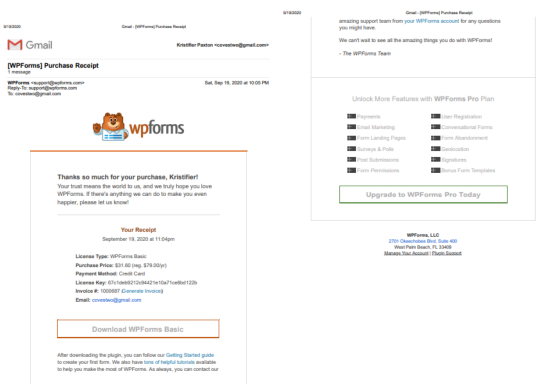
APPROVED:	ATTEST:		
(NAME), President	(NAME), SECRETARY		



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M Gmail	Kristifier Paxton <covestwo@gmail.com></covestwo@gmail.com>		
Payment received 1 message		9/6/2020	Gmail - Payment received
Hosting24 -support@hosting24.com> Reply-Tc: support@hosting24.com To: covestwo@gmail.com	Tue, Sep 8, 2020 at 9:50 PM		DESCRIPTION  Total Amount 45.18 USD
HOSTING 24			GO TO PANEL
			Have questions or need help? Our friendly success team is always ready to answer any questions you have. Just hit reply to this email or contact us using live chat in panel.
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Hey Coves!			Hosting24.com All rights reserved. 2020
We're so excited that you joined us. A big warm well Hosting24 family! Ready to start? Just visit your par			
Auto renewal option has been enabled for your servi payments, print receipts, manage auto renewal or co method just visit your Billing Area.			
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FILE NUMBER RES 2020-009

## REIMBURSMENET OF FUNDS (ROF) JOHN GAY 2018 LEGAL FEES

**WHEREAS**, in the year 2018 John Gay spent personal money to pay for an attorney to receive control of the POA from Rausch-Coleman, and

**WHEREAS**, Rausch-Coleman refused to reimburse him for the expenses at the time, and

**WHEREAS**, John Gay was acting on behalf of all the property owners in Coves II, it is recommended that John Gay be reimbursed at this time for the expenses he incurred acting on behalf of the Property Owners.

NOW THEREFOR, BE IT RESOLVE	D BY THE BOARD OF DIRECTORS:
Section 1: John Gay may be reimburs attorney fees incurred in 2018 on beh	sed in the amount of \$ to pay for the half of the property owners.
PASSED and	APPROVED on 11/04/2020
APPROVED:	ATTEST:
Kristifier Paxton, President	Denise Corbin, SECRETARY



FILE NUMBER RES 20-003

### **ESTABLISHMENT OF CAPITAL IMPROVEMENTS PROGRAM (CIP) POLICY**

WHEREAS, Article VII, Section 7.1 states at such time as the Common Properties are conveyed or dedicated by the Developer/Declarant to the Association, the cost, maintenance, capital improvements, operation, taxes and other expenses incident to the Common Property, including all actions necessary to maintain compliance with local, state and federal codes and ordinances with respect to the Common Property, shall be the obligation of the Association and shall be paid from assessments against each Lot as herein provided and as stated within the Declaration. All other Common Properties designated by the Association shall also be maintained at the expense of the Association; and

**WHEREAS**, Article IX, Section 9.6 Special Assessments. In addition to the regular assessments authorized above, the Board may levy in any assessment year a special assessment applicable to that year only for the purpose of defraying in whole or in part the cost of any construction, reconstruction, repair or replacement of any capital improvements or easements within the Subdivision. The decision to make the special assessment and the amount of the special assessment shall be made in accordance with the Bylaws of the Association; and

WHEREAS, Owners have expressed interest in Capital Improvements; and

**WHEREAS**, No Capital Improvements have previously been proposed, nor has a policy been created to present, fund, or otherwise carry out capital improvements.

NOW THEREFOR, BE IT RESOLVED BY THE BOARD OF DIRECTORS:

<u>Section 1</u>: Capital Improvements within the subdivision shall be defined as "Any addition to, alteration of, or advanced maintenance exceeding normal maintenance costs of the subdivision Common Properties that meets all three of the following conditions: 1) The improvement adds value to the subdivision and/or Owners as a whole, which may include, but is not limited to advanced atypical maintenance along Common Property, for example between the front of curb to the back of the sidewalk for each and every lot; and 2) The improvement is a part of or becomes a part of the subdivision or is permanently affixed to the subdivision; and 3) The improvement will be a permanent installation.

<u>Section 2</u>: Approval of Capital Improvements Program Resolution items, to include conception, planning, dedications, and/or construction will be by the Board of Directors which shall have the authority to approve any resolution by simple majority.



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<u>Section 3</u>: Appeals will be considered if any five (5) owners sign a letter submitted to the Secretary within 7 days, in which the President shall call a Special Meeting of the POA within 30 additional days. An appeal shall require 23 Votes or more from the Owners to overturn the decision of the Board. The Board shall not sign any agreement or contract for 7 days following the approval of a Capital Improvements Program Resolution item to provide time for appeal.

<u>Section 4</u>: The Board of Directors does **not** have the authority to approve Capital Improvements spending that exceed a total of \$100 per year in special assessment fees per lot without a full vote of all owners, requiring 23 or more in favor.

<u>Section 5</u>: All Capital Improvements items shall be submitted to the Secretary or President by a Director in the form of a Resolution, and shall be listed on any regular meeting agenda, special meeting agenda, or annual POA meeting. Projects that would exceed costs as defined in Section 4 above shall only be considered in meetings of all owners which have a quorum of 23 owners present.

<u>Section 6</u>: All Owners shall have the ability to speak for a period not to exceed 5 minutes after a Capital Improvements (CIP) Resolution item is presented at any POA or Board of Directors meeting to speak for or against the CIP Resolution item. Directors may then speak to discuss said item.

<u>Section 7</u>: All approved costs associated with CIP Resolution items will be divided by the number of Lots (45) and added as a Special Assessment in addition to Regular Assessments to the annual dues invoice, subject to late fees and other actions as defined within the Covenants, Bylaws, or Resolutions.

<u>Section 8</u>: CIP Items shall not result in a taking of property by ownership nor easement from any property owner unless the taking or easement is a result of a joint written agreement with the Owner and the Board.

PASSED and APPROVED on 11/04/2020

APPROVED:	ATTEST:
(NAME). President	(NAME), SECRETARY



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FILE NUMBER RES 2020-004

#### CAPITAL IMPROVEMENTS PROGRAM - PET WASTE DISPOSAL STATIONS

**WHEREAS**, RES 2020-03 establishes the Board of Director's Capital Improvements Program; and

**WHEREAS**, Owners have indicated the need for proper pet waste disposal stations within the subdivision; and

**WHEREAS**, installing pet waste disposal stations would add value to the subdivision as a whole by removing pet waste from sidewalks and front yards, the pet waste stations would become a part of the subdivision or is permanently affixed to the subdivision, and the improvement will be a permanent installation.

NOW THEREFOR, BE IT RESOLVED BY THE BOARD OF DIRECTORS AS FOLLOWS:

<u>Section 1</u>: The Board authorizes the purchase of two (2) pet waste stations, not to exceed, to include tax, \$450.

<u>Section 2</u>: The Board authorizes the installation of two (2) pet waste stations in the Common Property between the sidewalk and back-of-curb, pending approval by the City of Fayetteville which is required prior to purchase, in the general areas shown with vellow stars on Exhibit A attached.

<u>Section 3</u>: Funding for this project must first be considered from Regular Assessment fees or existing funding. If funding is unavailable, the Board authorizes a Special Assessment not to exceed \$10 per lot to be assessed during the next scheduled collection of POA Dues, defraying in whole or in part the cost of the construction of the improvements. Said Special Assessment fee shall be the total cost divided by the number of owners (45).

<u>Section 4</u>: Regular maintenance of the proposed pet waste disposal stations shall not be included with this one-time Special Assessment.

PASSED and APPROVED on 11/04/2020

APPROVED:

ATTEST:

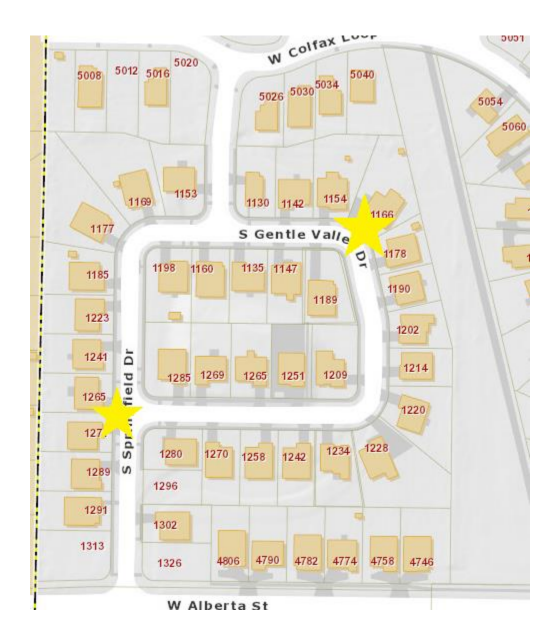
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Kristifier Paxton, President

Denise Corbin, SECRETARY



Exhibit "A". Approximate Proposed Locations marked with Yellow Stars.





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FILE NUMBER RES 2020-005

## CAPITAL IMPROVEMENTS PROGRAM – WOOLSEY TRAIL CONNECTION EASEMENT

**WHEREAS**, RES 2020-03 establishes the Board of Director's Capital Improvements Program; and

**WHEREAS**, no existing direct trail access is provided from within the subdivision other than those lots along the east side of the Coves Phase II; and

**WHEREAS**, Owners of Lots at 1202 and 1214 S Gentle Valley Drive have expressed interest in providing a Trail Easement; and

**WHEREAS**, the City of Fayetteville has agreed to take ownership and future maintenance of an easement if dedicated to the City of Fayetteville; and

**WHEREAS**, the City of Fayetteville has expressed interest in cost sharing for the future installation, however requires the easement to be dedicated prior to discussions; and

**WHEREAS**, obtaining said easement would add value to the subdivision as a whole by adding a direct access to Woolsey Trail, the Trail Easement would become a part of the subdivision or is permanently affixed to the subdivision, and the improvement will be a permanent installation.

NOW THEREFOR, BE IT RESOLVED BY THE BOARD OF DIRECTORS:

Section 1: The Board of Directors authorizes the President to work with the City of Fayetteville, the Property Owners at 1202 and 1214 S Gentle Valley Drive (See Exhibit "A" attached), and other entities to dedicate a Trail Easement (or easement as needed for pedestrian foot traffic) to the City of Fayetteville. Approval of this agenda item is to include any signature requirements by the Property Owners Association. The Board of Directors authorizes the President to work with the City of Fayetteville to determine a cost estimate which will be presented as a future Capital Improvement Plan Resolution to the Board of Directors. No funding is authorized with this approval.

PASSED and APPROVED on 11/04/2020

APPROVED:	ATTEST:
Kristifier Paxton, President	Denise Corbin, SECRETAR)

Exhibit "A". Easement Approximate Location in Red.







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FILE NUMBER RES 2020-006

#### PARKING POLICY AND MAP

WHEREAS, the DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE COVES II, A SUBDIVISION TO THE CITY OF FAYETTEVILLE, WASHINGTON COUNTY, ARKANSAS states in Part 9. <u>Use and Division of Lots</u>. Section (m) <u>Parked Vehicles</u>. All vehicles parked in the front of the front building line must be parked on the driveway. No inoperative vehicles of any nature shall be permitted to remain on any Lot or Lots for a period in excess of one (1) day. It is the intention of the Declarant that, except on special occasions such as holidays or events at an Owner's residence that all parking shall be in driveways and not on a street or on any yard. Accordingly, no vehicle shall be parked on the street for more than two (2) consecutive days and shall not be parked overnight on a street. Any violation of this section may result in a towing of the vehicle at the owner's expense per municipal regulations. No vehicle maintenance shall be performed on the streets or in the front yards or on parking pads of any Lot; and

**WHEREAS**, the municipal regulations permit parking in areas on the street that are not clearly marked with No Parking signs, and

**WHEREAS**, the existing Bylaws do not address methods of enforcement for the Parked Vehicles section of the Covenants; and

**WHEREAS**, the Board of Directors has identified parking in areas that are prohibited by both the City of Fayetteville and within the Covenants that violates Section (m) of the Covenants, however, has not yet defined any methods of enforcement.

NOW THEREFOR, BE IT RESOLVED BY THE BOARD OF DIRECTORS AS FOLLOWS:

<u>Section 1</u>: The President or Vice-President of the Association may act to enforce parking restrictions in the areas defined as Red Zones in the attached Exhibit, and on any grass.

<u>Section 2</u>: Green zones shall be permitted for overflow parking. Overflow parking areas hall not be subject to enforcement of Section (m).

<u>Section 3</u>: While the covenants state "may result in towing", the Board of Directors shall not utilize this method.

<u>Section 4</u>: The President or Vice-President shall first inform the Owner that they are violating the Parked Vehicles covenant by issuing a Notice of Violation in writing via Mail to the Owner utilizing the Notice method as defined in the Covenants.



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<u>Section 5</u>: The President or Vice-President may issue a fine of \$50 per day if such violation continues after the initial Notice of Violation, not to exceed \$5,000 annually. A Notice of Violation shall be required again if no additional violation is observed within a 90-day period.

<u>Section 6</u>: The President or Vice-President, respectfully, shall submit a record of said fine to the Treasurer for an individual assessment, as defined in Article IX of the Bylaws, Section 9.1 Liens as in individual assessment.

<u>Section 7</u>: Unpaid fines, dues, and/or assessments in increments of \$500 shall be levied against the Lot Owner.

Section 8: Any Lot Owner with unpaid fines shall not be allowed to vote on any official matter pursuant to the DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE COVES II, A SUBDIVISION TO THE CITY OF FAYETTEVILLE, WASHINGTON COUNTY, ARKANSAS states in Part 6. Property Rights in the Common Properties, Part (c) Extent of Members' Rights in Common Property, Sub-Part (iv) The right of the Association as may be provided by its Bylaws to suspend the voting rights of any Member and to suspend the right of any individual to use any of the Common Property for any period during which any assessment against a Lot owned by such Member remains unpaid, including the right to seek reimbursement or damages from the delinquent Member therefor.

<u>Section 9</u>: The Board of Directors adopts Exhibit A as the official Parking Map to identify No Parking and Overflow Parking areas.

<u>Section 10</u>: The Board of Directors shall respect privacy of any individual issued a fine, and shall not share identification of, display identifiable information of, or harass any owner. This does not include sending the owner notices, invoices, and information regarding liens through the enforcement process by the President, Vice-President, or Treasurer.

PASSED and APPROVED on 11/04/2020

APPROVED:	ATTEST:
Kristifier Paxton, President	Denise Corbin, SECRETARY



Exhibit "A". Parking Map



## PARKING MAP FOR COVES PHASE II

No Parking = Red Zones and on any grass Overflow Parking = Green Zones

The POA Parking Map does not authorize or enforce any parking as determined legal or illegal by the City of Fayetteville.