TRAIL ACCESS AND USE AGREEMENT

referred to as either County's Trails or the HOA's Trails; and both Parties' sidewalk and trail systems may be collectively referred to herein as the "Parties' Trails". enclosed Exhibit "A". the HOA's trail system within the Parkside at Mayfield Ranch development, as depicted in the County's sidewalk and trail systems within the Southwest Williamson County Regional Park and agreement which is acceptable to both Parties for the public's restricted access to and use of the collectively referred to as the "Parties". Agreement, County and the HOA may be individually referred to herein as a "Party" and Master Community, Inc. ("HOA"), being a Texas non-profit corporation. For purposes of this ("County"), being a political subdivision of the State of Texas, and Parkside at Mayfield Ranch This Trail Access and Use Agreement ("Agreement") is between Williamson County, Texas Each Party's respective sidewalk and trail systems may be individually The purpose of this Agreement is to establish an

AGREEMENT

good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows: For and in consideration of the mutual covenants and agreements contained herein, and for other

? Agreements, Obligations and Understandings of Both Parties:

- Access between the Parties' Trails shall be open for public use, subject to the terms
- 2 upon the written consent of both Parties. The conditions of this Agreement can be changed in writing at any time by either Party
- Ç vehicles are not permitted on the HOA's Trails. The Parties' Trails shall be used by the public only for hiking and biking. Horses and
- 4. No fcc will be charged for the public's access to or use of either Party's Trails in accordance with the terms of this Agreement.
- S Each respective Party's Trails shall be maintained separately by each respective Party.
- 6. Each respective Party's Trails will be kept clear, marked and clean by each respective
- 7 installed in pertinent locations by each respective Party in relation to such Party's Trail. Respective trailhead markers, private property courtesy signs, undesired or prohibited uses signs (e.g., motorized travel, horses, hunting, etc.) and trail etiquette signs may be
- ∞ closure. removed by the Party who posted the Trail closure notice upon conclusion of Trail the intersection of each Party's respective Trails as shown on Exhibit "A" and will be trail closure events. Trail closures notices will be posted at information kiosks located at The Parties' Trails will remain accessible to the public except during special events and Possible Trail closing scenarios are listed in the Trail Closure Section herein
- 9 or other types of improvements on, along or next to the Trails of the other Party. Neither Party may, without written consent of the other Party, install any signs, facilities
- At a minimum, each Party's representatives will meet annually (February) to discuss any possible additional opportunities or concerns.
- Both Parties will work cooperatively and in good faith to address topics identified herein

12. Both Parties hereby agree and acknowledge this Agreement does not transfer, convey or in order to allow the public to access and use each respective Party's Trails for the limited use and purpose of hiking and biking only. intended as a mutual grant of a revocable and non-exclusive license between the Parties grant any right, title or interest in the other Party's real property. This Agreement is

B. Liability, Immunity and Assumption of Risk:

liability claims under Texas laws relating to recreational use of property, including but not Remedies Code. limited to the Texas Tort Claims Act and Chapter 75 of the Texas Civil Practice and The Parties acknowledge that each Party may be able to assert defenses to various types of

immunity under the laws of the State of Texas and of the United States. modifies, or alters to any extent whatsoever the availability of the defense of governmental nor to create any legal rights or claim on behalf of any third party. available at law or in equity to either Party, its past or present officers, employees, or agents, Nothing in this Agreement shall be deemed to waive, modify or amend any legal defense Neither Party waives

time, on, near or adjacent to either Party's Trails; or for the failure of either Party to inspect benefit of the general public for defects in the location, design, installation, repair or maintenance of either Party's Trails, for any unsafe conditions that may exist, from time to unsafe conditions may be present. for or warn against possibly unsafe conditions; or to close a Party's Trails to public access if Access and use of any portion of either Party's Trails by members of the public is at their Neither Party by entering into this Agreement assumes any duty to or for the

C. Agreements and Obligations of County:

County hereby agrees, at its sole cost, to:

- Provide design concept information for an Entrance Arch structure to be located at the intersection of each Party's Trails access point as shown on Exhibit "A", which design concept information will be subject to the reasonable approval of the HOA
- 2 Provide design concept information for a Trailhead Kiosk structure to be located at the reasonable approval of the HOA. reasonable approval of the HOA, which design concept information will be subject to the intersection of each Party's Trails as shown on Exhibit "A", which will be subject to the
- ω. subject to the reasonable approval of the HOA intersection of each Party's Trails as shown on Exhibit "A", which signage will be Provide "Trail Etiquette" signage for the Trailhead Kiosk structure to be located at the

D. Agreements and Obligations of the HOA:

The HOA hereby agrees, at its sole cost, to

- Construct an Entrance Arch structure at the intersection of each Party's Trails' utilizing County's design concept information approved by the HOA.
- 5 Construct a Trailhead Kiosk structure at the intersection of each Party's Trails utilizing County's design concept information approved by the HOA

E. Trail Closure Section:

of closure, as determined by the respective Party that owns the Trails in question: to trail related events, issues, concerns or emergencies will be based on the following grades Actions to close public access to either Party's Trails or segments of either Party's Trails due

resolved and notification to the other Party as promptly as conditions allow. High - immediate life threatening or threat to public safety; requires immediate closure until

Party and to users; to be addressed as soon as conditions allow. Moderate – potential threat to public safety; requires immediate notification to the other

notification to the other Party within 24 hours prior to such closure; to be addressed as routine trail maintenance; public notification at all public access points and

lifted upon conclusion of special event. Party within 24 hours prior to such closure in order to avoid user conflicts; closure must be Special Events - public notification at all public access points and notification to the other

F. Term and Termination:

continue thereafter in full force and effect until terminated by either Party. Either Party may thirty (30) calendar day's notice to the other Party. terminate this Agreement in writing at any time for any reason (with or without cause) upon The term of this Agreement shall commence upon the last Party's execution hereof and shall

G. Miscellaneous:

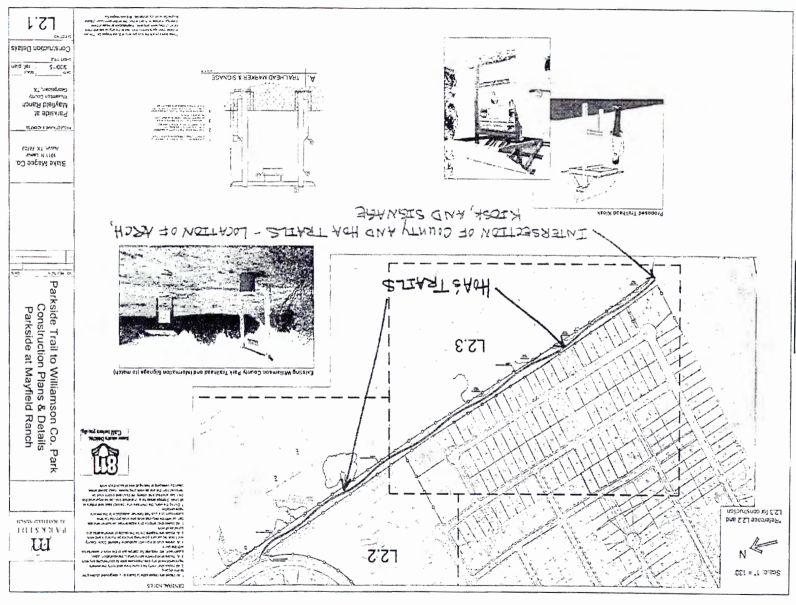
- receipt requested, addressed to the proper party, at the address set out in the signature may be affected by personal delivery, in writing or by registered or certified mail, return given by any practical means, any notice to be given hercunder shall be in writing and page herein below. Except for notice under Section E above (Trail Closure Section), which may be
- 2 laws of the State of Texas, excluding, however, its choice of law rules. Texas, and the parties hereto expressly consent and submit to such jurisdiction. of or in connection with this Agreement shall lie exclusively in Williamson County, acknowledges that venue and jurisdiction of any suit, right, or cause of action arising out United States, this Agreement shall be governed by and construed in accordance with the Furthermore, except to the extent that this Agreement is governed by the laws of the Venue and Governing Law. Each Party to this Agreement hereby agrees and
- ယ obligations under this Agreement without the prior written consent of all Parties to this Assignment, No Party to this Agreement may assign or transfer its interest in or

- 4. Incorporation of Exhibits and Attachments. All of the Exhibits and Attachments, and verbatim herein. Appendices referred to in this Agreement are incorporated by reference as if set forth
- Ś not be deemed or construed to be the employees or agents of the other Party for any Agreement, shall act in an individual capacity and not as agents, employees, partners, joint ventures or associates of one another. The employees or agents of one Party shall purposes whatsoever. Relationship of the Parties. Each Party to this Agreement, in the performance of this
- 9 Entire Agreement. This Agreement represents the entire and integrated agreement between the Parties hereto and supersedes all prior negotiations, representations, or instrument signed by each Party to this Agreement. agreements, either oral or written. This Agreement may be amended only by written

the date of the last Party's execution hereof. IN WITNESS WHEREOF, the Parties have duly executed this Agreement to be effective as of

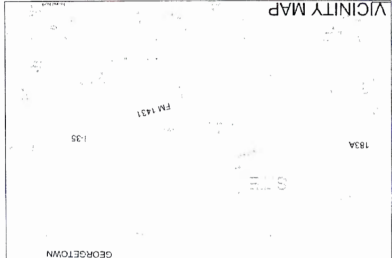
COUNTY:	HOA:
WILLIAMSON COUNTY, TEXAS	PARKSIDE AT MAYFIELD RANCH MASTER COMMUNITY, INC.
Signature:	Signature: (120) July July Payor
Printed Name: UKF A GATT.	Printed Name: Any Guns Pay20
Title: County July	Title: Desident
Date: 11-12-2015	Date: 5
Contact Name:	Contact Name: Arry Lyan Payne
Contact Address:	Contact Address: 1011 North Lemon
Contact Phone:	Contact Phone: 5/2 -481-030:3





a. was sittle areas LUISYNVI . W

Parkside Trail to Williamson County Park AT MAYFIELD RANCH **LVKRIDE**



CONSTRUCTION PLANS L2.3 CONSTRUCTION PLANS 7.2.2 CONSTRUCTION DETAILS & SITE KEY 1.2.1 SHEET INDEX:

(512) 481-0303 E0787 XT ,nitzuA 1011 North Lamar Parkside at Mayfield Ranch, Ltd.

Construction Cover Millionison County Mayfield Ranch

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Parkside at

60Y87 XT JaksuA Blake Magee Co.

Parkside Trail to Williamson Co. I Construction Plans & Details Parkside at Mayfield Ranch

Park

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