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Audited Financial Statements

For the year ended June 30, 2017 (With comparative totals for the year ended June 30, 2016)

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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors Habitat for Humanity of the Greater Peoria Area, Inc.

Report on the Financial Statements

We have audited the accompanying financial statements of Habitat for Humanity of the Greater Peoria Area, Inc. (a non-profit organization), which comprise the statement of financial position as of June 30, 2017, and the related statements of activities, cash flows, and functional expenses for the year then ended, and the related notes to the financial statements.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit includes performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating

the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Habitat for Humanity of the Greater Peoria Area, Inc. as of June 30, 2017, and the changes in its net assets and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we have also issued our report dated January 15, 2018 on our consideration of Habitat for Humanity of the Greater Peoria Area, Inc.'s internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts and grant agreements and other matters. The purpose of that report is to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with Government Auditing Standards in considering Habitat for Humanity of the Greater Peoria Area, Inc.'s internal control over financial reporting and compliance.

Report on Summarized Comparative Information

re S. Reliden, CPA, P.C.

We have previously audited Habitat for Humanity of the Greater Peoria Area, Inc.'s 2016 financial statements, and we expressed an unmodified opinion on those audited financial statements in our report dated January 19, 2017. In our opinion, the summarized comparative information presented herein as of and for the year ended June 30, 2016, is consistent, in all material respects, with the audited financial statements from which it has been derived.

Peoria, Illinois January 15, 2018

Statement of Financial Position June 30, 2017

(With comparative totals as of June 30, 2016)

| | <u>2017</u> | <u>2016</u> |
|---|-------------|-------------|
| <u>Assets</u> | | |
| Current assets: | | |
| Cash and cash equivalents \$ | 54,482 | 138,695 |
| Cash held in escrow | 75,406 | 69,276 |
| Prepaid expenses | 30,483 | 17,367 |
| Non-interest bearing mortgage loans - current portion | 244,365 | 237,129 |
| Discount on non-interest bearing mortgage loans - current portion | (123,142) | (119,068) |
| Inventory | 2,400 | 2,400 |
| Construction in progress | 94,471 | 87,266 |
| Homes held for resale | 89,456 | - |
| Land for development | 61,291 | 55,823 |
| Total current assets | 529,212 | 488,888 |
| Property and equipment: | | |
| Building | 398,265 | 398,265 |
| Leasehold improvements | 57,399 | 55,523 |
| Vehicles | 69,939 | 52,351 |
| Furniture and fixtures | 17,750 | 17,750 |
| Tools and equipment | 7,034 | 7,034 |
| Office equipment | 1,113 | 1,113 |
| Total property and equipment | 551,500 | 532,036 |
| | • | - |
| Less accumulated depreciation | (124,957) | (104,995) |
| Net property and equipment | 426,543 | 427,041 |
| Other assets: | | |
| Receivables | 11,249 | 23,628 |
| Security deposit | 4,200 | 4,200 |
| Non-interest bearing mortgage loans - long-term portion | 2,895,944 | 2,908,518 |
| Discount on non-interest bearing mortgage loans - long-term portion | (1,459,573) | (1,463,425) |
| Total other assets | 1,451,820 | 1,472,921 |
| Total assets \$ | 2,407,575 | 2,388,850 |
| 10tu1 00000 | <u> </u> | |

| | <u>2017</u> | <u>2016</u> |
|-----------------------------------|-----------------|-------------|
| Liabilities and Net Assets | | |
| Current liabilites: | | |
| Accounts payable | \$ 59,962 | 60,423 |
| Accrued expenses and withholdings | 33,679 | 21,254 |
| Escrow deposits | 75,406 | 69,276 |
| Current portion of long term debt | 12,628 | 23,279 |
| Total current liabilities | 181,675 | 174,232 |
| | | |
| Long term debt | 204,726 | 217,172 |
| Total Liabilities | 386,401 | 391,404 |
| Net assets: | | |
| Unrestricted | 2,002,466 | 1,967,965 |
| Temporarily restricted | 18,708 | 29,481 |
| Total net assets | 2,021,174 | 1,997,446 |
| Total liabilities and net assets | \$ 2,407,575 | 2,388,850 |

Statement of Activities

For the year ended June 30, 2017

(With comparative totals for the year ended June 30, 2016)

| | | | Temporarily | | |
|--|----|--------------|-------------|-----------|-----------|
| | Ţ | Unrestricted | Restricted | Total | 2016 |
| Public support and revenue: | _ | | | | |
| Public support: | | | | | |
| Contributions: | | | | | |
| House sponsors | \$ | 448,548 | 18,708 | 467,256 | 493,643 |
| United Way | | 42,039 | - | 42,039 | 43,268 |
| Project Hope grant | | 44,453 | - | 44,453 | 45,359 |
| Other contributions | | 35,752 | - | 35,752 | 195,375 |
| In-kind contributions | | 67,614 | | 67,614 | 46,382 |
| Total public support | | 638,406 | 18,708 | 657,114 | 824,027 |
| Revenue: | | | | | |
| Transfers to homeowners | | 475,000 | - | 475,000 | 530,000 |
| Mortgage loan discount amortization | | 192,525 | - | 192,525 | 121,877 |
| Interest income | | 366 | - | 366 | 1,961 |
| ReStore operations | | 804,327 | _ | 804,327 | 681,326 |
| Gain (Loss) on sale of real estate | | (6,433) | _ | (6,433) | - |
| Other revenue | | 5,537 | | 5,537 | 29,933 |
| Total revenue | | 1,471,322 | | 1,471,322 | 1,365,097 |
| Net assets released from restrictions: | | | | | |
| Satifaction of purpose restriction | | 29,481 | (29,481) | | |
| Total public support, revenue, and reclassifications | | 2,139,209 | (10,773) | 2,128,436 | 2,189,124 |
| Expenses: | | | | | |
| Program services: | | | | | |
| Construction | | 865,947 | _ | 865,947 | 1,036,279 |
| Mortgage | | 192,747 | - | 192,747 | 236,635 |
| Family support | | 104,815 | - | 104,815 | 84,881 |
| ReStore | | 682,844 | _ | 682,844 | 488,673 |
| Supporting services: | | | | | |
| Fundraising | | 37,540 | - | 37,540 | 36,926 |
| Management and general | | 220,815 | | 220,815 | 212,985 |
| Total expenses | - | 2,104,708 | | 2,104,708 | 2,096,379 |
| Change in net assets | | 34,501 | (10,773) | 23,728 | 92,745 |
| Net assets - beginning of year | | 1,967,965 | 29,481 | 1,997,446 | 1,904,701 |
| Net assets - end of year | • | 2,002,466 | 18,708 | 2,021,174 | 1,997,446 |

Statement of Cash Flows
For the year ended June 30, 2017

(With comparative totals for the year ended June 30, 2016)

| | <u>2017</u> | <u>2016</u> |
|--|---------------|-------------|
| Cash flows from operating activities: | | |
| Change in net assets | \$ 23,728 | 92,745 |
| Adjustments to reconcile change in net assets to net cash provided(used) | | |
| by operating activities: | | |
| Depreciation | 19,962 | 16,000 |
| Transfers to homeowners | (475,000) | (530,000) |
| Mortgage payments received | 365,588 | 242,762 |
| Downpayments received | 114,750 | 58,300 |
| Mortgage loan discount amortization | (192,525) | (121,877) |
| Mortgage discounts | 192,747 | 236,635 |
| Effects of changes in assets and liabilities: | | |
| Prepaid expenses | (13,116) | 2,674 |
| Construction in progress | (7,205) | (10,398) |
| Land for development | (5,468) | (2,711) |
| Homes held for resale | (89,456) | - |
| Contributions receivable | 12,379 | 121,206 |
| Security deposit | - | (4,200) |
| Accounts payable | (461) | 1,612 |
| Accrued expenses | 12,425 | 3,869 |
| Escrow deposits | 6,130 | 11,871 |
| Net cash provided(used) by operating activities | (35,522) | 118,488 |
| Cash flows from investing activities: | | |
| Acquisition of property and equipment | (19,464) | (13,559) |
| Net cash provided(used) by investing activities | (19,464) | (13,559) |
| Cash flows from financing activities: | | |
| Principal payments on notes payable | (23,097) | (20,716) |
| Net cash provided(used) by financing activities | (23,097) | (20,716) |
| Net increase(decrease) in cash and cash equivalents | (78,083) | 84,213 |
| Cash and cash equivalents - beginning of year | 207,971 | 123,758 |
| Cash and cash equivalents - end of year | \$ 129,888 | 207,971 |
| Supplemental data: Interest expense paid | \$ 9,764 | 12,891 |

Statement of Functional Expenses
For the year ended June 30, 2017
(With comparative totals for the year ended June 30, 2016)

| | | | Pro | Program Services | | | Su | Supporting Services | | Total | |
|--------------------------------|---------------|--------------|-----------|------------------|----------|-----------|---------|---------------------|----------|-----------|-----------|
| | | | | Family | | | Fund | Management | | | |
| | OI | Construction | Mortgages | Support | Re-Store | Total | Raising | and General | Total | | 2016 |
| Cost of homes transferred | 69 | 613,977 | 1 | 1 | 1 | 613,977 | ı | • | • | 613,977 | 788,247 |
| Mortgage discounts | | • | 192,747 | • | r | 192,747 | 1 | • | ı | 192,747 | 236,635 |
| Salaries | | 103,609 | Į | 62,531 | 326,855 | 492,995 | 17,716 | 49,197 | 66,913 | 559,908 | 468,682 |
| Payroll taxes | | 11,446 | 1 | 6,728 | 35,317 | 53,491 | 1,886 | 5,420 | 7,306 | 60,797 | 50,478 |
| Fringe benefits | | 26,133 | 1 | 14,243 | 23,314 | 63,690 | 2,451 | 7,379 | 9,830 | 73,520 | 48,427 |
| Staff expense | | 893 | ı | 715 | 3,091 | 4,699 | 1,300 | 10,885 | 12,185 | 16,884 | 22,005 |
| Rent expense | | 8,448 | ı | 2,616 | 119,741 | 130,805 | 2,616 | 5,342 | 7,958 | 138,763 | 74,148 |
| Depreciation | | 5,371 | 1 | 1 | 12,667 | 18,038 | 1 | 1,924 | 1,924 | 19,962 | 16,000 |
| Insurance | | 10,554 | 1 | 3,526 | 20,330 | 34,410 | 1 | 3,698 | 3,698 | 38,108 | 32,945 |
| Office expense | | 3,525 | 1 | 1,266 | 7,641 | 12,432 | 684 | 11,411 | 12,095 | 24,527 | 16,343 |
| Outside services | | 825 | 1 | • | 15,526 | 16,351 | 1 | 2,476 | 2,476 | 18,827 | 24,800 |
| Telephone and internet | | 2,723 | 1 | 2,514 | 9,464 | 14,701 | 1,843 | 2,884 | 4,727 | 19,428 | 16,113 |
| Utilities | | 4,029 | 1 | 1 | 28,251 | 32,280 | t | 2,606 | 2,606 | 34,886 | 24,124 |
| Supplies | | 21,920 | 1 | 6,843 | į | 28,763 | 1,814 | 1 | 1,814 | 30,577 | 26,137 |
| Advertising and promotion | | 1 | • | • | 17,291 | 17,291 | 1,108 | 4,112 | 5,220 | 22,511 | 10,718 |
| Professional fees | | • | 1 | • | 1 | • | • | 115,248 | 115,248 | 115,248 | 102,976 |
| Vehicle expense | | 6,118 | 1 | ı | 20,334 | 26,452 | 1 | 2,033 | 2,033 | 28,485 | 27,927 |
| Repairs and maintenance | | 7,995 | 1 | 99 | 7,973 | 16,024 | 56 | 1,435 | 1,491 | 17,515 | 15,673 |
| Postage and freight | | 210 | • | 432 | 420 | 1,062 | 373 | 2,180 | 2,553 | 3,615 | 3,137 |
| Printing and reproduction | | 246 | 1 | 3,225 | 3,252 | 6,723 | 4,840 | 773 | 5,613 | 12,336 | 23,325 |
| Bank and credit card fees | | ı | 1 | 1 | 13,989 | 13,989 | 100 | 462 | 562 | 14,551 | 12,481 |
| Interest expense | | i | 1 | • | 9,764 | 9,764 | 1 | 1 | 1 | 9,764 | 12,891 |
| Real estate taxes | | 2,440 | 1 | 1 | 7,624 | 10,064 | • | 3,750 | 3,750 | 13,814 | 11,797 |
| Contributions to International | | 17,500 | ı | ı | 1 | 17,500 | 1 | 1 | ı | 17,500 | 19,875 |
| Allocated overhead | | 17,500 | • | ı | ı | 17,500 | • | (17,500) | (17,500) | • | r |
| Other | ı | 485 | 1 | 120 | 1 | 605 | 753 | 5,100 | 5,853 | 6,458 | 10,495 |
| | | | | | | | | | | | |
| Total expenses | ∽ | 865,947 | 192,747 | 104,815 | 682,844 | 1,846,353 | 37,540 | 220,815 | 258,355 | 2,104,708 | 2,096,379 |

Notes to Financial Statements June 30, 2017

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(A) Nature of Organization

Habitat for Humanity of the Greater Peoria Area, Inc. ("Habitat") (a nonprofit corporation) was incorporated on July 12, 1989. The organization is an affiliate of Habitat for Humanity International, Inc. ("Habitat International"), a nondenominational Christian nonprofit organization whose purpose is to create decent, affordable housing for those in need, and to make decent shelter a matter of conscience with people everywhere. Although Habitat International assists with information resources, training, publications, prayer support, and in other ways, Habitat is primarily and directly responsible for its own operations.

(B) <u>Basis of Accounting</u>

The accompanying financial statements have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America, and accordingly reflects all significant receivables, prepaids, payables and deferrals.

(C) Basis of Presentation

The Organization reports in accordance with the American Institute of Certified Public Accountants industry audit guide, *Not-for-Profit Organizations*. Under the terms of that guide, the following accounting policies unique to voluntary health and welfare organizations are as follows:

- (1) The Organization presents its financial statements in accordance with FASB ASC 958. Under FASB ASC 958, Habitat for Humanity of the Greater Peoria Area, Inc. is required to report information regarding its financial position and activities according to three classes of net assets: unrestricted net assets, temporarily restricted net assets, and permanently restricted net assets.
- (2) The Organization reports gifts of cash and other assets as restricted support if they are received with donor stipulations that limit the use of the donated assets. When a donor restriction expires, that is, when a stipulated time restriction ends or purpose restriction is accomplished, temporarily restricted net assets are reclassified to unrestricted net assets and reported in the statement of activities as net assets released from restrictions. Restricted support whose restrictions are met in the same reporting period are reported as unrestricted support.

Notes to Financial Statements June 30, 2017

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(C) Basis of Presentation (continued)

- (3) The Organization reports gifts of cash or other assets that must be used to acquire long-lived assets and gifts of land, buildings, and equipment as temporarily restricted support. The Organization reports expirations of restrictions when the donated or acquired long-lived assets are either sold or depreciated.
- (4) Net assets temporarily restricted consist of contributions which are limited by donor imposed restrictions.

(D) Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

(E) Revenue and Cost Recognition

Unrestricted contributions are recognized as revenue when received. Restricted contributions are generally restricted for local use. The restrictions are generally met within the reporting period and therefore are reported as unrestricted support.

In-kind contributions (primarily construction materials and legal services) are recorded based on their estimated value on the date of receipt. No amounts have been reflected in the financial statements for donated services (except for legal services and a small amount of skilled labor) inasmuch as no objective basis is available to measure the value of such services; however, a substantial number of volunteers have donated significant amounts of their time to Habitat's program services.

Transfers to homeowners are recorded at the gross amount of payments to be received over the lives of the mortgages. Non-interest bearing mortgages have been discounted at 8%. Discounts are amortized using the straight line method over the lives of the mortgages.

If the homeowner defaults and the home is repossessed, Habitat records the fair market value as an asset. Any resulting gain or loss is reported accordingly.

Notes to Financial Statements June 30, 2017

NOTE 1 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

(F) Program Services

Program services include construction, family support and educational ministries as well as the discount on mortgage originations and operation of ReStore. The cost of home building is charged to construction in progress as incurred and transferred to program services expense when the property is transferred to homeowners.

(G) Cash and Cash Equivalents

For purposes of the statement of cash flows, Habitat considers all investments purchased with a maturity of three months or less to be cash equivalents.

(H) Inventories

Inventory is stated at the lower of cost (first-in, first-out method) or market. Contributed inventory is recorded at its fair market value as of the date of the gift.

Habitat for Humanity operates ReStore, a retail operation where home furnishings, appliances, and other miscellaneous items are donated and then sold to the community at a greatly reduced price. Revenue is recognized by Habitat at the time the goods are sold. Therefore, no value for the ReStore inventory is included in these financial statements.

(I) Property and equipment

Property and equipment are stated at cost. Contributed property and equipment is recorded at its fair market value as of the date of the gift. Equipment considered consumable is expensed in the year purchased. Depreciation is computed using the straight-line method over the estimated useful lives of the related assets.

(J) <u>Income Taxes</u>

Habitat has received exemption from Federal income taxes under Section 501(c)(3) of the Internal Revenue Code under a group exemption letter granted to Habitat International.

(K) Functional Allocation of Expenses

The costs of providing the various programs and activities have been summarized on a functional basis in the statement of activities. Accordingly, certain costs have been allocated among the programs and supporting services benefited.

Notes to Financial Statements June 30, 2017

NOTE 2 CASH HELD IN ESCROW

Habitat currently services the mortgages on the homes it sells. Cash held in escrow represents escrow deposits (shown as a liability) received from homeowners for insurance and property taxes on their homes. The escrowed cash is maintained in a separate bank account.

NOTE 3 CONSTRUCTION IN PROGRESS

The following is a summary of home building activity for the year ended June 30, 2017:

| | <u>Number</u> | <u>Costs</u> |
|--|---------------|------------------|
| Homes under construction, beginning of year | 2 | \$ 87,266 |
| Additional costs incurred on beginning inventory | - | 161,531 |
| New homes started | 5 | 439,107 |
| Homes transferred | <u>(5)</u> | (593,433) |
| | • | |
| Homes under construction, end of year | 2 | \$ <u>94,471</u> |

In addition to the homes, Habitat has 21 lots available for development at June 30, 2017. Construction in progress and land for development are reported as current assets since the organization's intent is to get the properties transferred to homeowners rather than to hold for future use.

NOTE 4 OPERATING LEASE

Habitat leases their current facility under an operating lease. The current lease term for the facility is for ten years and expires April 30, 2025. The monthly payments are \$5,600 for the term of the lease. The total lease expense for the year ended June 30, 2017 was \$67,200.

Future minimum lease payments:

| June 30, 2018 | \$ 67,200 |
|---------------|----------------|
| June 30, 2019 | 67,200 |
| June 30, 2020 | 67,200 |
| June 30, 2021 | 67,200 |
| June 30, 2022 | 67,200 |
| Thereafter | <u>190,400</u> |
| | \$526,400 |

Notes to Financial Statements June 30, 2017

NOTE 5 RECEIVABLES

The following is a summary of receivable balances by category as of June 30, 2017.

CHDO

\$<u>11,249</u> \$<u>11,249</u>

NOTE 6 LINE OF CREDIT

Habitat for Humanity maintains a revolving line of credit at Morton Community Bank with a variable interest rate. As of June 30, 2017, there was no balance due.

NOTE 7 LONG TERM DEBT

Long term debt at June 30, 2017 consisted of the following:

Commercial mortgage payable to Morton Community Bank at an interest rate of 4.20%, due in monthly installments of \$1,793, including principal and interest, until September 2020, secured by land and building. The remaining balance is due on 09/17/20.

\$ 217,354

Total

217,354

| Less current portion | 1 |
|----------------------|---|
| Long term debt, net | L |

12,628 \$ 204,726

The schedule of aggregate maturities on long-term debt is as follows:

| <u>June 30</u> | |
|----------------|-------------------|
| 2018 | \$ 12,628 |
| 2019 | 13,169 |
| 2020 | 13,733 |
| 2021 | 177,824 |
| Thereafter | |
| | \$ <u>217,354</u> |

Notes to Financial Statements June 30, 2017

NOTE 8 TEMPORARILY RESTRICTED NET ASSETS

Some house sponsorships and contributions are received by Habitat for Humanity with donor imposed restrictions that are not able to be met prior to the end of the fiscal year. These amounts are reported as temporarily restricted net assets.

Temporarily restricted net assets as of June 30, 2017 were:

| Construction of home – 402 West Mounds | \$ 12,389 |
|--|--------------|
| Construction of home – 1024 NE Monroe | 5,500 |
| Construction of home – 301 Lynnhaven | 494 |
| Construction of home – 1029 NE Madison | <u>325</u> |
| | |
| Total | \$ 18,708 |

NOTE 9 CONCENTRATION OF CREDIT RISK

Cash and cash equivalents of Habitat are deposited with a single financial institution. As a result, exposure to market and credit risks may at times be concentrated with this counterparty. As of June 30, 2017, cash balances deposited with this financial institution were not in excess of the federally insured limitation of \$250,000. Habitat has not experienced losses in any of these accounts and management does not believe Habitat is exposed to any significant credit risk. However, the credit worthiness of these counterparties is subject to continuing review and full performance is anticipated.

NOTE 10 SUMMARIZED FINANCIAL INFORMATION FOR 2016

The financial information for the year ended June 30, 2016 is presented for comparative purposes and is not intended to be a complete financial statement presentation.

NOTE 11 SUBSEQUENT EVENTS

Habitat for Humanity has evaluated subsequent events through January 15, 2018, the date which the financial statements were available to be issued.

Notes to Financial Statements June 30, 2017

NOTE 12 UNCERTAIN TAX POSITIONS

Accounting principles generally accepted in the United States of America require the Organization's management evaluate tax positions taken by the Organization and recognize a tax liability if the Organization has taken an uncertain position that more than likely would not be sustained upon examination by applicable taxing authorities. Management has analyzed the tax positions taken by the Organization and has concluded that as of June 30, 2017, there are no uncertain tax positions taken or expected to be taken that would require recognition of a liability or disclosure in the financial statements.

The Organization's Forms 990, Return of Organization Exempt from Income Tax, for the years ending 2014, 2015, and 2016 are subject to examination by the IRS, generally for three years after they were filed. There are currently no audits for any tax periods in progress.

Joshua S. Richardson, CPA, p.c.

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Independent Auditor's Report on Internal Control over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with Government Auditing Standards

To the Board of Directors of Habitat for Humanity of the Greater Peoria Area, Inc.

We have audited, in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States of America, the financial statements of Habitat for Humanity of the Greater Peoria Area, Inc. (a nonprofit organization) which comprise the statement of financial position as of June 30, 2017, and the related statements of activities, cash flows, and functional expenses for the year then ended, and the related notes to the financial statements, and have issued our report thereon dated January 15, 2018.

Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered Habitat for Humanity of the Greater Peoria Area, Inc.'s internal control over financial reporting (internal control) to determine the audit procedures that are appropriate in the circumstances for the purpose of expressing our opinion on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Organization's internal control. Accordingly, we do not express an opinion on the effectiveness of the Organization's internal control.

Our consideration of internal control was for the limited purpose described in the preceding paragraph and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies may exist that were not identified.

A deficiency in internal control exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A material weakness is a deficiency, or a combination of deficiencies, in internal control such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected on a timely basis.

Compliance and Other Matters

As part of obtaining reasonable assurance about whether Habitat for Humanity of the Greater Peoria Area, Inc.'s financial statements are free of material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grants, noncompliance with which could have a direct and material effect on the determination of financial statement amounts. However, providing an opinion on compliance with those provisions was not an objective of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Purpose of this Report

lu Silhelder, CPA, P.C.

This purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Organization's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* on considering the Organization's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Peoria, Illinois

January 15, 2018



Greater Peoria Area

Annual Budget Year ended June 30, 2018

| Revenue: | Prop | FY18 osed Budget |
|--|------|---------------------|
| House Sponsors - Cash | \$ | 88,000 |
| House Sponsors - In kind | | 100,300 |
| CHDO Reimbursements | | 302,738 |
| Brush with Kindness | | 87,500 |
| United Way | | 47,700 |
| United Way - Project Hope | | 40,452 |
| Individual and Other Contributions | | 127,231 |
| Other In Kind Contributions | | 31,100 |
| Sales of Homes | | 580,000 |
| Mortgage Loan Discount Amortization | | |
| Restore Revenue - Peoria | | 447,000 |
| Restore Revenue - East Peoria | | 192,000 |
| Restore Revenue - University | | 267,000 |
| Sponsor Revenue for Future Builds (temporarily restricted) | | - |
| Other income | | 22,650 |
| | \$ | 2,333,671 |
| Expenses: | | |
| Cost of Homes Sold | \$ | 628,600 |
| Other Construction Costs | | 375,194 |
| Discount on Mortgages Issued | | |
| Family Support | | 111,367 |
| ReStore Operating Expenses - Peoria | | 314,944 |
| ReStore Operating Expenses - East Peoria | | 202,761 |
| ReStore Operating Expenses - University | | 235,045 |
| Management and General | | 210,077 |
| Fundraising | | 50,832 |
| | \$ | 2,128,821 |
| Budgeted Net Income | \$ | 204,850 |



| Greater | Dooris | Aron |
|---------|--------|------|
| treater | reona | Area |

| Home Builds: | | |
|---|----|-------------|
| House Sponsors - Cash | \$ | 88,000 |
| House Sponsors - In kind | | 100,300 |
| CHDO Reimbursements | | 302,738 |
| Other Contributions Supporting Home Builds | | 129,081 |
| Thrivent/Veteran Repairs | | 94,500 |
| Home Sales | | 580,000 |
| Mortgage Loan Discount Amortization | | _ |
| | | 1,294,619 |
| Cost of Homes Sold | | (628,600) |
| Other construction related costs (overhead, repair costs) | | (375,194) |
| Discount on Mortgages issued | | - |
| | | (1,003,794) |
| Net Income from Homes | \$ | 290,825 |
| Grants - Project Hope (for family support) | | 58,452 |
| Family Support Expenses | | (111,367) |
| Net Income from Homes - All Activities | \$ | 237,909 |
| ReStore Operations: | | |
| Revenue - Peoria | \$ | 447,000 |
| Operating Expenses - Peoria | • | (314,944) |
| Net income from ReStore - Peoria | | 132,056 |
| Revenue - East Peoria | | 192,000 |
| Operating Expenses - East Peoria | | (202,761) |
| Net income from ReStore - East Peoria | | (10,761) |
| Revenue - University | | 267,000 |
| Operating Expenses - University | | (235,045) |
| Net income from ReStore - University | | 31,955 |
| TOTAL - Net income from ReStore | \$ | 153,250 |
| United Way - Designations | | 47,700 |
| Other Contributions | | 9,750 |
| Other Misc Income | | 2,650 |
| Other In Kind Contributions | | 14,500 |
| Management and General | | (210,077) |
| Fundraising | | (50,832) |
| Net - Overhead Expenses | | (186,309) |
| Net ReStore Income over (under) Overhead Costs | \$ | (33,059) |
| Recap: | | |
| Net Income from Homes | \$ | 237,909 |
| Net Income from ReStore after paying overhead | | (33,059) |
| Sponsors for Future Builds | | |
| | \$ | 204,850 |



CHDO Projects

City of Peoria Community Development Department | Grants Management Division

Certification of Financial Accountability Standards

Developer Name:

Instructions

Please review the attached federal regulations from title 2, part 200 of the Code of Federal Regulations. If your organization's standards of financial accountability meet these requirements, please complete the below certifications and provide support documentation for your certification. If your standards of financial accountability are inconsistent with the attached regulations, please contact City Staff in order to remedy the inconsistency.

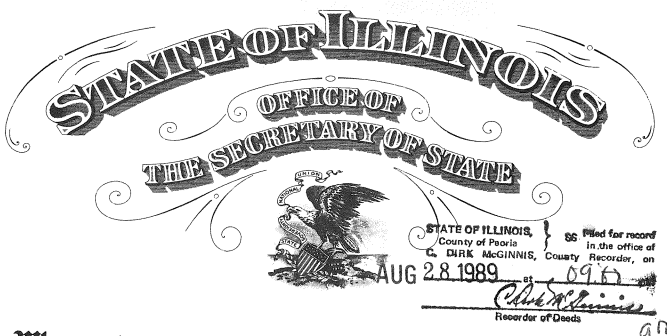
Certification

I certify that the standards of financial accountability at the above named organization meet the requirements described in 2 CFR 200.302 & 303. I certify that all statements made on this form are true and correct to the best of my knowledge and belief. I understand that any willful misstatement of fact or the failure to provide material information will result in corrective action by the City of Peoria that may include repayment of funds.

Nicole M. Madon Clifton Larson Allen

| Name of Fiscal Agent Contra | cted or Employed by Organizat | ion | A. |
|-----------------------------|-------------------------------|-------|------------|
| Moded | ndredo | | 117/18 |
| \$ignature | 3 0 | Date | 2 |
| | | | |
| | | | |
| LEA ANNE S | CHMIDGALL | | |
| Name of Organization Execu | tive Director or President | | |
| Kalame. | Sumusuu | · Amu | in 14 2018 |
| Signature | 200 · 1000 g 00 | | |
| Signature | | Date | |

File Number



ARTICLES OF INCORPORATION OF
HABITAT FOR HUMANITY OF THE GREATER PEORIA AREA, INC.
INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN
FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE
GENERAL NOT FOR PROFIT CORPORATION ACT OF ILLINOIS, IN FORCE
JANUARY 1, A.D. 1987.

Now Therefore, I, Jim Edgar. Secretary of State of the State of Stlinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Testimony Whereof, Theretoset my hand and cause to be affixed the Great Seal of the State of Illinois.



| _at,theCityofSpringfield,this_ | 12TH |
|--------------------------------|--------------------|
| day of JULY AL | 0.19 <u>89</u> and |
| of the Independence of the U | |
| the two hundred and | 14TH |
| | |

SECRETARY OF STATE

89-17338

FORM NP-102.10 (Revised Jan. 1987)

Filing Requirements — Present 2 signed and fully executed copies in exact duplicate For Inserts — Use White Paper — Size 81/2 x 11

ARTICLES OF INCORPORATION

Payment must be made by Certified Check, Cashiers' Check or a Money Order, payable to "Secretary of State." DO NOT SEND CASH!

Date Paid

Filing Fee \$50

Clerk

| TO: | JIM | FDGAR | Secretary | Ωf | State |
|-----|-------|--------------|-----------|----|-------|
| | 01111 | | Secretary | Oi | State |

Pursuant to the provisions of "The General Not For Profit Corporation Act of 1986", the undersigned incorporator(s) hereby adopt the following Articles of Incorporation.

| Bertschy Last Name (Do Not Use P.O. E 502 Peoria Cou their names and addresses be Address City State | unty |
|--|-----------------------|
| (Do Not Use P.O. E 602 Peoria Cou , their names and addresses be | unty |
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| ned in Section 216 of the Into Check one) | erna |
|): : | f eliminating poverty |

BOARD OF DIRECTORS

Timothy L. Bertschy 124 S.W. Adams Street Suite 600 Peoria, IL 61602

Phyllis Crouch 6609 N. Post Oak Road Peoria, IL 61615

Duane Heward 505 W. Merle Lane Peoria, IL 61604

Fr. Jim Myers Newman Foundation Bradley University 1501 W. Bradley Avenue Peoria, IL 61625

Sr. Rachel Bergschneider 1009 S. Louisa Street Peoria, IL 61605 Rev. Tom Smith 4234 W. Wycliffe Peoria, IL 61614

Jack Steele 1217 E. Moneta Street Peoria, IL 61614

Cartheda Welch 1529 W. Butler Street Peoria, IL 61605

Ray Hettiger 3814 N. Donna Lane Peoria, IL 61614

Pat Palmer 1419 NE Madison Peoria, IL 61603

Nancy Rakoff 514 S. Shelley Street Peoria, IL 61605-1837

- ARTICLE 5. The purposes of the Affiliate shall be exclusively religious, charitable, and educational within the meaning of Section 501(c)(3) of the Internal Revenue Code, as amended.
- ARTICLE 6. Notwithstanding any other provision in the Articles of Incorporation, that the affiliate shall not carry out any other activities not permitted to be carried on by an organization exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code, as amended.
- ARTICLE 7. In the event of dissolution, the residual assets of the organization will be turned over to Habitat for Humanity, Inc. or another organization which is exempt as an organization as described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code as amended, or to the federal, state, or local government for exclusive public purposes.



Illinois Department of Revenue

Central Registration Division Sales Tax Exemption Section, 3-222 101 W. Jefferson Street Springfield, Illinois 62702 217 782-8881

February 13, 2015

HABITAT FOR HUMANITY OF THE GREATER PEORIA AREA INC $931\ \text{N}$ DOUGLAS STREET

PEORIA IL 61606

We have received your recent letter; and based on the information you furnished, we believe

HABITAT FOR HUMANITY OF THE GREATER PEORIA AREA INC of PEORIA, IL

is organized and operated exclusively for charitable purposes.

Consequently, sales of any kind to this organization are exempt from the Retailers' Occupation Tax, the Service Occupation Tax (both state and local), the Use Tax, and the Service Use Tax in Illinois.

We have issued your organization the following tax exemption identification number: E9968-7089-06. To claim the exemption, you must provide this number to your suppliers when purchasing tangible personal property for organizational use. This exemption may not be used by individual members of the organization to make purchases for their individual use.

This exemption will expire on March 1, 2020, unless you apply to the Illinois Department of Revenue for renewal at least three months prior to the expiration date.

Central Registration Division Illinois Department of Revenue

Habitat for Humanity – Greater Peoria Area Code of Ethics

This Code of Ethics guides the conduct of all volunteers and employees of Habitat for Humanity and is intended to foster an environment that promotes ethical conduct in carrying out their responsibilities.

Habitat for Humanity volunteers and employees set an example for other non-profit organizations by their high standards of performance, professionalism, and integrity.

Personal Integrity

A personal commitment to integrity in all circumstances benefits each individual as well as the organization. Habitat for Humanity employees:

- Respect and seek out the truth and avoid misrepresentation.
- Ensure fairness and objectivity in all activities.
- Set an example, as employees of a leading nonprofit organization, for high standards of professionalism.
- Honor the right of privacy of all people, including co-workers, contributors, and beneficiaries.

Professional Excellence

As an employer, Habitat for Humanity promotes professional excellence and encourages open and honest communication among all employees to create an atmosphere conducive to personal growth and career development.

Habitat for Humanity's management:

- Encourages employee development and communicates with personnel to help them achieve their goals and increase their self-esteem through job enrichment.
- Evaluates employees on a fair and consistent basis so that all employees know what is expected of them and how they are progressing toward fulfilling expectations.
- Shows respect and empathy for employees and is considerate while being mindful of managerial responsibilities.
- Regularly solicits and respects the opinions of subordinates.

Habitat for Humanity's employees:

- Strive to meet performance standards at the highest level.
- Refuse to engage in or tolerate any fraud, misuse, abuse or waste of Habitat for Humanity resources.
- Encourage growth and self-improvement in themselves and their co-workers.
- Exhibit respect for co-workers and all those they come into contact with.
- Have the courage to face situations squarely and offer a minority opinion when necessary.

- Examine all alternatives with the understanding that the easiest action is not always in the best interest of the organization.
- Comply with all legal requirements concerning substance abuse.
- Comply with all other laws and regulations affecting the organization and their personal obligations.
- Discuss any questions concerning interpretations or compliance with the Code of Ethics with their supervisor or President.
- Encourage the reporting of breaches of the Code and protect those who report.

Accountability and Efficiency

Habitat for Humanity has responsibilities to its customers including donors, collaborating organizations and other stakeholders. These customers have placed faith in Habitat for Humanity. To uphold this trust, Habitat for Humanity employees:

- Make full and fair disclosure of all relevant information to customers who have a right to know how their dollars are spent.
- Are good stewards of donations spending the money wisely, efficiently and in a way that advances Habitat for Humanity's mission.

Responsibilities to Volunteers

Volunteers who serve Habitat for Humanity through its Board of Directors and committees are crucial to the success of the organization. In order to support volunteers to serve effectively and to obtain satisfaction from their service, Habitat for Humanity employees:

- Support volunteers so they can perform to the highest level of their contribution and personal satisfaction.
- Treat all volunteers with fairness, equity and respect, providing appropriate mechanisms for their views and interests to be expressed.
- Involve volunteers at appropriate levels and phases of the decision-making process.
- Assist in the development and the understanding of the roles of volunteers and employees, respectively; set clear standards of performance for volunteers and appropriately recognize their contributions.
- Provide benefits and perquisites to volunteers which are consistent with the spirit of voluntarism.

Responsibilities of Volunteers

Volunteers also represent Habitat for Humanity and set examples through their ethical conduct and professionalism. Volunteers:

- Review the Code of Ethics of Habitat for Humanity and ensure that they adhere to the spirit of the Code when making policy or otherwise managing the affairs of the organization.
- Do not knowingly take any action or make any statement intended to influence the conduct of Habitat for Humanity in such a way as to confer any financial benefit on such volunteers, their immediate

family members, or any corporation in which they or their family members have a significant interest as stockholders, directors or officers.

In the event that there comes before the Board of Directors a matter for consideration or decision that raises a potential conflict of interest for any member of the board, the member shall disclose the potential conflict of interest as soon as he or she becomes aware of it and shall withdraw from the meeting room during discussion, review and voting in connection with the matter. The disclosure and withdrawal shall be recorded in the minutes of the meeting. Each Board member shall file annual disclosures of potential conflicts.

Vendor Relations

Vendors are treated fairly to avoid favoritism or appearances of impropriety. Habitat for Humanity:

- Affords all vendors the opportunity to offer or qualify their products or services on a competitive basis.
- Conducts all competitive bidding in a fair and professional manner.
- Purchases all products and services under its purchasing policy procedures, which adhere to this Code of Ethics.

Equal Opportunity

Habitat for Humanity is an equal opportunity employer. Habitat for Humanity employees:

- Respect all co-workers and all other individuals without regard to race, color, religion, creed, age, sex, national origin or ancestry, marital status, veteran status, sexual orientation, or status as a qualified disabled or handicapped individual.
- Refuse to engage in or tolerate in others any form of sexual harassment, as provided in the organization's policy against sexual harassment.
- Strive to create an environment conducive to professionalism.

Conflict of Interest

To avoid even the appearance of a conflict of interest which would tarnish the image of the organization and undermine the public's trust in Habitat for Humanity and it's employees:

- Avoid any activity or outside interest which conflicts or appears to conflict with the best interest of
 Habitat for Humanity, including involvement with a current or potential Habitat for Humanity vendor,
 grantee or competing organization unless disclosed to and approved by the employee's supervisor.
- Refrain from participating in or influencing any decision or other action of Habitat for Humanity that could result in a direct or indirect benefit to his or her family or any organization with which the employee is substantially affiliated.

Personal Gain

No employee should accept any gratuity or favor for doing his or her job. Habitat for Humanity employees:

 Do not solicit or accept gratuities, gifts or favors, other than promotional gifts of nominal value, for themselves or their families. Confidentiality is a hallmark of professionalism. Habitat for Humanity employees:

- Ensure that all information which is confidential or privileged or which is not publicly available is not disclosed inappropriately.
- Ensure that all non-public information of other persons or firms acquired by Habitat for Humanity personnel in dealing with outside firms on behalf of Habitat for Humanity is treated as confidential and not disclosed.

Disclosure

Habitat for Humanity employees and representatives are encouraged to disclose any perceived breaches of the Code of Ethics of which they are aware. Disclosure should be made to a supervisor or President. Any reported breaches will be investigated and appropriate action, if needed, will be taken. Confidentiality will be maintained for the employee disclosing the breach, unless the matter raises serious legal implications. In such instances, the employee disclosing the breach will be notified. Habitat for Humanity management will not take any adverse action against employees solely for disclosing perceived breaches of the Code. Habitat for Humanity encourages all employees to be prompt, open, and forthright in reporting perceived breaches of the Code of Ethics.

Adopted 97/17 BOARD ACCEPTANCE

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ARTICLE I NAME, FORM OF ORGANIZATION AND PURPOSES

Section 1.1 Name.

The name of the corporation is Habitat for Humanity of the Greater Peoria Area, Inc.

Section 1.2 Nonprofit and tax exempt status

The corporation is organized as a nonprofit corporation under the Illinois Not for Profit Corporation Act (805 ILCS 105) and as a tax exempt organization under Section 501 (c)(3) of the Internal Revenue Code, as amended.

Section 1.3 No members

The corporation shall have no members.

Section 1.4 Purposes

The purposes for the corporation are as follows:

- (a) To demonstrate the love of Jesus Christ. We undertake our work to demonstrate the love and teachings of Jesus, acting in all ways in accord with the belief that God's love and grace abound for all, and that we must be "hands and feet" of that love and grace in our world. We believe that, through faith, the miniscule can be multiplied to accomplish the magnificent, and that, in faith, respectful relationships can grow among all people.
- (b) To focus on shelter. We have chosen, as our means of manifesting God's love, to create opportunities for all people to live in decent, durable shelter. We put faith into action by helping to build, renovate or preserve homes, and by partnering with others to accelerate and broaden access to affordable housing as a foundation for breaking the cycle of poverty.
- (c) To advocate for affordable housing. In response to the prophet Micah's call to do justice, to love mercy and to walk humbly with God, we promote decent, affordable housing for all, and we support the global community's commitment to housing as a basic human right. We will advocate for just and fair housing policy to eliminate the constraints that contribute to poverty housing. And, in all of our work, we will seek to put shelter on hearts and minds in such powerful ways that poverty housing becomes socially, politically and religiously unacceptable.
- (d) To promote dignity and hope. We believe that no one lives in dignity until everyone can live in dignity. We believe that every person has something to contribute and something to gain from creating communities in which all people have decent, affordable places to live. We believe that dignity and hope are best achieved through equitable, accountable partnerships.
- (e) To support sustainable and transformational development. We view our work as successful when it transforms lives and promotes positive and lasting social, economic and spiritual change within a community; when it is based on mutual trust and fully shared accomplishment; and when it demonstrates responsible stewardship of all resources entrusted to us.
- (f) To receive, maintain, and accept as assets of the corporation, property, whether real, personal, or mixed, by way of gift, bequest, devise or purchase from any person, firm, trust, or corporation, to be held, administered, and disposed of exclusively for charitable, religious, educational, and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, as amended, and in accordance with and pursuant to the provisions of these articles of incorporation; but no gift, bequest, devise or purchase of any such property shall be received or made and accepted if it is conditioned or limited in such manner as shall require

the disposition of income or principal to any organization other than a charitable organization or for any purposes of the charitable purposes which would jeopardize the status of the corporation as an entity exempt from federal income tax pursuant to the relevant provisions of the Internal Revenue Code, as amended: and

(g) To exclusively promote and carry on any other religious, charitable, or educational purposes and activities for which corporations may be organized and operated under the relevant provisions of the Internal Revenue Code, as amended under the state of Illinois Not For Profit Corporation Act.

Section 1.5 Geographic Service Area

The geographic service area of affiliate's activities include: the greater Peoria, Illinois area to include Peoria, Tazewell, Woodford and Marshall counties.

Section 1.6 Affiliation with Habitat for Humanity International

The corporation, being a particular affiliate of Habitat for Humanity International ("HFHI"), recognizes that it is a party to the U.S. Affiliation Agreement (as amended from time to time) and commits to work in partnership with Habitat for Humanity International to accomplish the Habitat ministry of building homes, communities, and hope.

ARTICLE II OFFICES

Section 2.1 Principal office

The principal office of the corporation shall be located in Peoria, Illinois at the address designated in the most recent annual report filed with the Illinois secretary of state. The corporation shall maintain at its principal office a copy of the corporate records specified in Section 7.4 of Article VII.

Section 2.2 Registered office and agent

The registered office of the corporation is required by law to be maintained in the state of Illinois and may, but need not, be identical with the principal office. The corporation shall maintain a registered agent whose office is identical with the registered office. The corporation may change its registered office or registered agent from time to time in the manner required by law.

Section 2.3 Other offices

The corporation shall have offices at such other places within the state of Illinois as the board of directors from time to time may determine, or as the affairs of the corporation may require.

ARTICLE III BOARD OF DIRECTORS

Section 3.1 General powers and authority of the board

All corporate powers shall be exercised by or under the authority of, and the affairs of the corporation managed under the direction of the board of directors.

Section 3.2 Number, term, and qualifications

The authorized number of directors of the corporation shall be not less than eight (8) nor more than twelve (12), as the board of directors shall determine from time to time. The board of directors shall consist of three classes of approximately equal size, with the term of each class ending in consecutive calendar years. One class, on a rotational basis, shall be elected each calendar year. Each director shall serve for a term of three (3) years and until his or her successor is elected and qualified or until such director's earlier death, resignation, incapacity to serve, or removal. Notwithstanding the preceding, to achieve the required consecutive-year terms, the initial directors shall be elected for initial terms of one, two or three years, each

of which shall be considered one term. Directors elected after the initial terms shall be elected for a term of three years. A duly elected and qualified director shall not be eligible for reelection to the board of directors for more than two three-year terms, or for a partial term of more than one (1) year and one full three (3) year term. Directors must be individual residents of the state of Illinois.

Section 3.3 Election of directors

Except as provided in Section 3.6 below relating to vacancies, directors shall be elected by the board of directors at the annual meeting of the board of directors. The nominating committee shall present a slate of nominees as directors. Nominations may also be made by directors from the floor. Those persons who receive a plurality of the votes cast shall be deemed to have been elected. If any director then holding office so demands, the election of directors shall be by secret ballot.

Section 3.4. Attend events

Each member of the board of directors must attend three events annually. These include Groundbreaking, Wall Raising, and House Blessing Ceremonies. Attending fundraisers or any event held by the Habitat for Humanity of the Greater Peoria Area office will fulfill this requirement.

Section 3.5 Resignation of directors

A director may resign by delivering written notice to the board of directors, Chairperson or Secretary of the corporation. A resignation is effective when the notice is received unless the notice specifies a later effective date. If a resignation is made effective at a later date, the board of directors may fill the pending vacancy before the effective date if the board provides that the successor does not take office until the effective date.

Section 3.6 Removal of directors

A director may be removed without cause by the vote of two-thirds (2/3) of the directors then in office. In addition, a director may be removed by affirmative vote of a majority of the directors then in office, if the director has two unexcused absences in a year from regular meetings of the board of directors.

Section 3.7 Vacancies

If a vacancy occurs on the board of directors, including a vacancy resulting from an increase in the number of directors, the board of directors may fill the vacancy, provided that if the directors remaining in office constitute fewer than a quorum of the board, they may fill the vacancy only by the affirmative vote of a majority of all the directors remaining in office or by the sole remaining director. Absent any express condition to the contrary at the time of election, a director elected to fill a vacancy shall hold office until the end of the unexpired term that such director is filing, or, if earlier, until such director's death, resignation, removal or disqualification. However, if the board so provides at the time the vacancy if filled, the board of directors may elect a director to fill a vacancy until the next annual meeting of the board of directors or or until such director's successor is elected and qualifies.

Section 3.8 Chairperson and Vice-Chairperson

The Chairperson of the board of the directors shall preside at all meetings of the board of directors and perform other duties as may be prescribed from time to time by the board. The Vice-Chairperson of the board of directors, in the absence of the Chairperson, or in the event of death, inability or refusal to act of the Chairperson, shall preside at all meetings of the board.

Section 3.9 No compensation

The board of directors shall not permit compensation of directors for their services as such.

3.10 Sign and date copy of Bylaws

Each board member must sign and date a copy of the Bylaws for the records, within 60 days of being appointed to the board. A signed copied is proof that the Board member has read and understands his/her duties and responsibilities.

ARTICLE IV MEETINGS OF DIRECTORS

Section 4.1 Place of meetings

All meetings of the board of directors shall be held in Peoria, Illinois, or at such place as the board of directors may determine.

Section 4.2 Annual meeting

The annual meeting of the board of directors, for the purpose of electing directors and officers, approving a budget for the year, and transacting other business, shall be held in July of each year, or at such other time as the board of directors may determine.

Section 4.3 Regular meetings

Additional regular meetings of the board of directors shall be held at least every other month of each year, or at such other time as the board of directors may determine.

Section 4.4 Special meetings

Special meetings of the board of directors may be called by or at the request of the Chairperson or twenty percent (20%) of the directors then in office. Such meetings must be held within Peoria, Illinois.

Section 4.5 Notice of meetings

Regular meetings of the board of directors may be held without notice if the date, time and place of the meeting previously have been fixed by the board; otherwise, regular meetings must be preceded by at least two (2) days' notice to each director of date, time and place, but not the purpose, of the meeting. Special meetings of the board of directors must be preceded by at least two (2) days' notice to each director of the date, time, place and purpose of the meeting. Notice required by the foregoing provisions may be given by any usual means of communication and may be oral or written. Oral notice is effective when communicated, if communicated in a comprehensible manner. Email to the director's email address on file is also considered an acceptable means of written communication and notice.

Section 4.6 Waiver of notice

A director may at any time waive any notice required by law or these bylaws. A director's attendance at or participation in a meeting waives any required notice of the meeting unless the director upon arriving at the meeting or prior to the vote on a matter not noticed in conformity with law or these bylaws objects to lack of notice and does not thereafter vote for or assent to the objected to action.

Section 4.7 Quorum and voting

A quorum of the board of directors consists of a majority of the directors currently in office.

Section 4.8 Manner of acting

If a quorum is present when a vote is taken, the affirmative vote of a majority of directors present is the act of the board of directors, unless the vote of a greater number of directors is required by law or these bylaws. A director may vote or act by proxy at any meeting of directors.

Section 4.9 Presumption of assent

A director of the corporation who is present at a meeting of the board of directors or a committee of the board of directors when corporate action is taken is deemed to have assented to the action taken unless: (a) such director objects at the beginning of the meeting (or promptly upon arrival) to holding it or transacting business at the meeting; or (b) such director's dissent or abstention from the action taken is entered in the minutes of the meeting; or (c) such director delivers written notice of dissent or abstention to the presiding

officer of the meeting before adjournment or to the corporation immediately after adjournment of the meeting. The right of dissent or abstention is not available to a director who votes in favor of the action taken.

Section 4.10 Meeting via communications equipment

The board of directors may permit any or all directors to participate in an annual, regular or special meeting by, or conduct the meeting through the use of, any means of communication by which all directors participating may simultaneously hear each other during the meeting. A director participating in a meeting by this means is deemed to be present in person at the meeting.

Section 4.11 Action without meeting

Action required or permitted by law or these bylaws to be taken at a meeting of the board of directors may be taken without a meeting if the action is taken by all of the duly elected and qualified directors of the corporation. The action must be evidenced by one or more written consents describing the action taken, signed by each director and included in the minutes filed with the corporate records reflecting the action taken. Action taken under this section is effective when the last director signs the consent, unless the consent specifies a different effective date. A consent signed under this section thus has the effect of a meeting vote and may be described as such in any document.

Section 4.12 Director conflict of interest transactions

A conflict of interest transaction is a transaction with the corporation in which a director of the corporation has a direct or indirect interest. For purposes of this section a director has an indirect interest in a transaction if: (a) another entity in which a director has a material interest or in which the director is a general partner is a party to the transaction, or (b) another entity of which the director is a director, officer, or trustee is party to the transaction. A conflict of interest transaction is not voidable on the basis of imposing liability on the director if the transaction was fair at the time it was entered into or is approved in advance as hereinafter provided. A transaction in which a director has a conflict of interest may be approved in advance by the vote of the board of directors or a committee of the board if: (a) the material facts of the transaction and the directors' interest are disclosed or known to the board of committee of the board and (b) the directors approving the transaction in good faith reasonably believe that the transaction is fair to the corporation. For the purposes of this section, a conflict of interest transaction is approved if it receives the affirmative vote of a majority of the directors on the board or on the committee who have no direct or indirect interest in the transaction, but a transaction may not be approved under this section by a single director. If a majority of the directors on the board who have neither direct nor indirect interest in the transaction vote to approve the transaction, a quorum is present for the purpose of taking action under this section. The presence of or a vote cast by a director with a direct or indirect interest in the transaction does not affect the validity of any action taken under this section if the transaction is otherwise approved as hereinabove provided.

ARTICLE V OFFICERS

Section 5.1 Number

The officers of the corporation shall consist of a Chairperson, Vice-Chairperson, President, Secretary, Treasurer, and such assistant secretaries, treasurers and other officers as are elected by the board of directors from time to time.

Section 5.2 Election of Officers

Except as provided in this Section 5.2 relating to vacancies, officers shall be elected by the board of directors at the annual meeting of the board of directors. The nominating committee shall present a slate of nominees as officers. Nominations may also be made by directors from the floor. Those persons who receive a plurality of the votes cast shall be deemed to have been elected. If any director then holding office so demands, the election of officers shall be by secret ballot.

All nominees for the Chairperson, Vice-Chairperson, Secretary, and Treasurer positions must be members of the board of directors. Each officer shall hold office for a period of one (1) year, or until such officer's death, resignation, or removal, or until such officer's successor is elected. No person may be elected to serve for more than three (3) successive terms in the office of Chairperson or in the office of Vice-Chairperson. No person may be elected to serve for more than six (6) successive terms in the office of Secretary or in the office of Treasurer. The board of directors may elect assistant secretaries, assistant treasurers and other officers at such time or times as the need may arise, in the manner prescribed for other officers in this Section 5.2.

A vacancy occurring in a position of officer of the corporation may be filled at any time by the board of directors. The term of an officer elected to fill a vacancy shall expire at the end of the unexpired term that such officer is filling.

Section 5.3 Resignation and removal

An officer may resign at any time by delivering notice to the corporation. A resignation is effective when the notice is effective unless the notice specifies a future effective date. If a resignation is made effective at a future effective date and the board of directors accepts the future effective date, the board of directors may fill the pending vacancy before the effective date if the board provides that the successor does not take office until the effective date. The board of directors may remove any officer at any time with or without cause.

Section 5.4 Contract rights of officers

The election of an officer does not itself create contract rights. An officer's removal does not affect the officer's contract rights, if any, with the officer.

Section 5.5 President / Executive Director

The President, who also holds the title of Executive Director (used by Habitat Peoria), shall be the chief executive officer of the corporation and, subject to the control of the board of directors, shall supervise and control the management of the corporation in accordance with these bylaws. The board of directors shall elect the Executive Director and approve any compensation and benefits for the Executive Director.

Duties of the Executive Director shall include: (a) hiring, supervising and firing employees, according to board established job descriptions and policies, (b) coordinating the activities of the operating committees; (c) representing the corporation in the community; (d) overseeing the building projects of the corporation; (e) supervising the administrative functions of the corporation; and, (f) in general, performing such other duties incident to the office of Executive Director and other such duties as may be assigned from time to time by the board of directors. The Executive Director may not serve on the board of directors or any board committee, except in a non-voting, *ex-offico* capacity.

The President/Executive Director may sign, as may the Secretary or any other proper officer of the corporation so authorized by the board of directors, any deeds, leases, mortgages, bonds, contracts, or other instruments which lawfully may be executed on behalf of the corporation, except where signing and execution thereof expressly shall be delegated by the board of directors to some other officer or agent of the corporation, or where required by law or these bylaws to be otherwise signed and executed.

Section 5.6 Secretary

The Secretary shall: (a) cause to be prepared minutes of all meetings of the board of directors and the executive committee; (b) authenticate records of the corporation when requested to do so; (c) give all notices required by law and by these bylaws; (d) have general charge of the corporate books and records and of the corporate seal, and affix the corporate seal to any lawfully executed instrument requiring it; (e) sign such instruments as may require signature; (f) cause such corporate reports as may be required by state law to be

prepared and filed in a timely manner; and (g) in general, perform all duties incident to the office of Secretary and such other duties as may be assigned from time to time by the Chairperson or the board of directors.

Section 5.7 Assistant secretaries

In the absence of the Secretary or in the event of death, inability, or refusal to act of the Secretary, the assistant secretaries, in the order of their length of service as assistant secretaries, unless otherwise determined by the board of directors, shall perform the duties of the Secretary and, when so acting, shall have all the powers of and be subject to all the restrictions upon the Secretary. They shall perform such other duties as may be assigned to them by the Secretary, the Chairperson or the board of directors.

Section 5.8 Treasurer

The Treasurer shall: (a) have custody of all funds and securities belonging to the corporation and receive, deposit or disburse the same under the direction of the board of directors; (b) keep full and accurate accounts of the finances of the corporation in books especially provided for that purpose; (c) cause such returns, reports and/or schedules as may be required by the Internal Revenue Service and the state taxing authorities to be prepared and filed in a timely manner: (d) cause a true balance sheet (statement of the assets, liabilities and fund balance) of the corporation as of the close of each fiscal year and true statements of activity (support and revenue, expenses, and changes in fund balance), functional expenses, and cash flows for such fiscal year, all in reasonable detail, to be prepared and submitted to the board of directors; and, (e) in general, perform all duties incident to the office of Treasurer and such other duties as maybe assigned from time to time by the Chairperson or the board of directors.

Section 5.9 Assistant treasurers

In the absence of the Treasurer or in the event of death, inability, or refusal to act of the Treasurer, the assistant treasurers, in the order of their length of service as assistant treasurers, unless otherwise determined by the board of directors, shall perform the duties of the Treasurer and, when so acting, shall have all the powers of and be subject to all the restrictions upon the Treasurer. They shall perform such other duties as may be assigned to them by the Treasurer, the Chairperson or the board of directors.

Section 5.10 No compensation

With the exception of the President/Executive Director, the principal and assistant officers of the corporation described in the foregoing sections shall not be compensated for their services as such.

ARTICLE VI COMMITTEES

Section 6.1 Board committees in general

The board of directors may create one or more committees of the board, in addition to the executive committee established by these bylaws. Committees of the board shall be composed solely of individuals currently serving as duly elected and qualified directors of the corporation. Each committee of the board shall consist of at least two directors, who shall be appointed by the Chairperson and approved by a majority of all the directors in office when the action is taken. The provisions of Article IV of these bylaws, which govern meetings of the board of directors, shall apply to committees of the board and their members as well, except that no committee of the board shall be required to have an annual meeting or scheduled regular meetings. To the extent specified or authorized by the board of directors or in these bylaws, each committee of the board may exercise the authority of the board. A committee of the board may not however: (a) authorize distributions; (b) approve or recommend dissolution, merger or the sale, pledge or transfer of all or substantially all of the corporation's assets; (c) elect, appoint or remove directors or fill vacancies on the board or on any committee of the board or, (d) adopt, amend or repeal the articles of incorporation or any bylaws.

Section 6.2 Executive committee

The executive committee, which is a committee of the board, shall consist of the principal officers of the corporation and up to three (3) additional directors appointed by the Chairperson, to serve in such capacity until the next annual meeting of the board of directors, provided that the appointment of additional directors must be approved by a majority of all the directors in office when such action is taken. The Chairperson of the board of directors shall serve as the Chairperson of the executive committee and shall preside at all of its meetings. Except to the extent prohibited or limited by Section 6.1 above or by resolution of the board of directors, the executive committee may exercise the authority of the board of directors at such times as the board is not in session. In addition, the executive committee shall perform the functions described below.

(a) Finance and budget functions

In performing this function, the committee shall: (i) oversee the implementation and administration of policies and procedures for handling and accounting for the finances of the corporation; (ii) prepare an annual revenue and expense budget for submission to the full board of directors; (iii) monitor the implementation of the budget, and (iv) when necessary, make recommendations to the board of directors regarding adjustments to the budget.

(b) Human resources functions

In performing this function, the committee shall oversee the implementation and administration of policies and procedures relating to volunteers and employees, if any, of the corporation.

(c) Strategic and long range planning functions

In performing this function, the committee shall: (i) coordinate the strategic and long range planning activities and (ii) monitor and evaluate the performance of the corporation with respect to the achievement of its mission, purposes and goals.

Section 6.3 Additional board committees

Each additional board committee herein listed shall consist of four (4) members to serve in such capacity until the next annual meeting of the board of directors. A vacancy on any of these committees may be filled at any time. Members of additional board committees may be appointed to successive terms.

(a) Nominating committee

The committee shall be responsible for identifying and recruiting prospective directors of the corporation and shall present a slate of nominees for election as directors at the annual meeting. The committee shall also present a slate of nominees for election as principal officers of the corporation and may make recommendations for chairpersons of the operating committees. The current President may not be a member of this committee.

(b) Finance committee

The committee shall: (i) oversee the implementation and administration of policies and procedures for handling and accounting for the finances of the corporation; (ii) prepare an annual revenue and expense budget for submission to the full board of directors; (iii) monitor the implementation of the budget, and (iv) when necessary, make recommendations to the board of directors regarding adjustments to the budget.

(c) Personnel Committee

The committee shall oversee the implementation and administration of policies and procedures relating to volunteers and employees, if any, of the corporation.

Section 6.4 Non-board committees in general

The board of directors may create one or more non-board committees, in addition to the operating committees established by these bylaws, and delegate non-board functions to such committees. Non-board committees may include both directors and individuals who are not directors of the corporation. Non-board committees may not exercise the authority of the board.

Section 6.5 Operating committees

Within thirty (30) days after the annual meeting each year the Chairperson of the board shall appoint a chairperson of each of the operating committees described below. The names of the chairpersons so appointed must be approved by a majority of all the directors in office when the action is taken. A vacancy occurring in the position of an operating committee chairperson shall be filled in like manner, upon appointment by the Chairperson and approval by the board of directors. The chairperson of each operating committee, in consultation with the Chairperson, shall appoint the members of the committee. New members of the operating committees may be appointed at any time. Operating committee chairpersons shall be expected to attend the regular meeting of the board of directors for the purpose of reporting on the work of their committees, receiving direction and guidance from the board, and seeking approval of actions proposed by their committees which require board approval. The operating committees shall perform the functions described below and such other functions as the board of directors may provide.

(a) Family selection committee

This committee shall be responsible for drafting and updating the selection criteria, recruiting applicants, screening applications, interviewing applicants, and recommending applicants to the board of directors for approval as prospective homeowners.

(b) Family support committee

This committee shall be responsible for providing Habitat homeowners and prospective homeowners with a mutual support system, educational opportunities, and a forum for discussions pertaining to homeownership and maintenance, all for the purpose of helping families to break the poverty cycle and become independent.

(c) Resource development

This committee shall be responsible for coordinating the raising of funds needed to conduct the business of the corporation. The tasks to be coordinated by the committee, in partnership with the full board, shall include fund-raising campaigns, grant proposal writing, special fund-raising events, and cultivation of major donors. This committee shall emphasize and promote the importance of Christian stewardship in the servicing of donors and supporters.

(d) Church relations committee

The church relations committee will seek to strengthen the support of the affiliate's work by gaining volunteers, prayer, and financial resources from all community churches. The church relations committee will be the liaison between the affiliate and the faith community, facilitating communication and developing partnerships.

(e) Site selection committee

This committee shall be responsible for targeting the areas or areas of the community in which the projects of the corporation shall be developed, investigating and researching the availability of property, and recommending property to the board of directors for acquisition. The committee shall work in conjunction with the building committee to evaluate the suitability of potential sites prior to acquisition.

(f) Building committee

This committee shall be responsible for planning and implementing the construction projects of the corporation. The tasks to be directed by this committee shall include developing or obtaining house plans, soliciting appropriate professional construction help when needed, developing lists of needed building materials and assisting the resource development committee in obtaining these, developing a building schedule and coordinating volunteers, and supervising construction.

ARTICLE VII GENERAL PROVISIONS

Section 7.1 Corporate seal

The corporate seal shall be in such form as the board of directors may from time to time determine.

Section 7.2 Fiscal year

This fiscal year of the corporation shall begin on July 1 and end on June 30 of each year.

Section 7.3 Financial reports

The books of the corporation shall be closed as of the end of each fiscal year and financial statements shall be prepared and submitted to the board of directors. In the discretion of the board of directors and subject to the requirements of any state laws, the corporation may engage an independent certified public accountant to audit or review the financial statements.

Section 7.4 Corporate minutes and records

The corporation shall keep as permanent records minutes of all meetings of its board of directors, a record of all actions taken by the directors without a meeting, and a record of all actions taken by the executive committee and any other committees of the board of directors. The corporation shall maintain its records in written form or in another form capable of conversion into written form within a reasonable time. The corporation shall keep a copy of the following records at its principal office: (a) its articles of incorporation or restated articles of incorporation and all amendments to them currently in effect; (b) its bylaws or restated bylaws and all amendments to them currently in effect; (c) a list of the names and business or home addresses of its current directors and officers; and, (d) its most recent annual report delivered to the secretary of state, as required by the Illinois Not For Profit Corporation Act. The minutes and records described above shall be made available for inspection by current directors of the corporation during normal business hours. In addition to the extent required by applicable law, the corporation shall make available for inspection during regular business hours, by an individual, copies of: (i) any application filed with any letter or other document issued by the Internal Revenue Service with respect to the tax exempt status of the corporation and, (ii) the annual returns filed with the Internal Revenue Service for the three most recent years (to the extent the corporation is required to file such returns); provided that the names and addresses of contributors to the corporation may be kept confidential.

Section 7.5 Investments

The corporation shall have the right to retain all or any part of any securities or property acquired by it in whatever manner, and to invest and reinvest any funds held by it, according to the judgment of the board of directors without being restricted to the class of investments which a director or trustee is or may hereafter be permitted by law to make or any similar restriction; provided that no action shall be taken by or on behalf of the corporation if such action is a forbidden activity or would result in the denial of tax exempt status under Section 501(c)(3) of the Internal Revenue Code, as amended.

Section 7.6 Checks and drafts

All checks, drafts or other orders for the payment of money issued in the name of the corporation shall be signed by such officer or officers, agent or agents of the corporation and in such manner as shall from time

to time be determined by resolution of the board of directors provided that any check, draft or other order for the payment of an amount in excess of five hundred dollars (\$500) shall require two (2) authorized signatures.

Section 7.7 Prohibited activities

The corporation is organized as a nonprofit corporation exclusively for charitable, religious, educational and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, as Amended. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these articles of incorporation. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in or intervene in any political campaign on behalf of or in opposition to any candidate for public office. Anything contained in these bylaws to the contrary notwithstanding, the corporation shall not carry on or otherwise engage in any activities not permitted to be carried on or engaged in by (i) a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, as amended, or any corresponding section of the future tax code; (ii) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue code, as amended, or any corresponding section of any future tax code; or (iii) a corporation organized and existing under the Illinois Not For Profit Corporation Act.

Section 7.8 No loans to or guaranties for directors

The corporation may not lend money to or guarantee the obligation of a director or officer of the corporation, but the fact that a loan or guarantee is made in violation of this section does not affect the borrower's liability on the loan.

Section 7.9 Indemnification

The corporation shall indemnify a director who was wholly successful, on the merits or otherwise, in the defense of any proceeding to which the director was a party because he or she is or was a director of the corporation, against reasonable expenses actually incurred by the director in connection with the extant as a director. In addition, if an individual is made a party to a proceeding because the individual is or was a director, officer, employee or agent of the corporation, the board of directors may, to the extent permitted by law, authorize the corporation to advance expenses to such individual and/or indemnify such individual against liability incurred in the proceeding.

ARTICLE VIII DISSOLUTION & WINDING UP

Section 8.1 Winding Up

In the event that dissolution and/or winding up of Habitat for Humanity of the Greater Peoria Area, Inc. is necessary, the board shall oversee such process and ensure compliance with all relevant provisions of the Illinois Not For Profit Corporation Act and other applicable state and federal laws.

Section 8.2 Assets

Upon dissolution of Habitat for Humanity of the Greater Peoria Area, Inc., the assets of Habitat for Humanity of the Greater Peoria Area, Inc. are permanently committed to a tax-exempt organization for purposes set forth in its Articles of Incorporation and Bylaws. In the event of dissolution, the assets, after payments of debt, will be, as determined by the board of directors, given, transferred, donated, or assigned to (i) Habitat for Humanity International, Inc., a Georgia Nonprofit Corporation and a corporation exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, as amended; or (ii) any other

organization(s) which itself has tax-exempt status under the Section 501(c)(3) of the Internal Revenue Code and whose mission is similar to the mission of Habitat for Humanity of Greater Peoria Area, Inc.

ARTICLE IX AMENDMENTS TO BYLAWS

Section 9.1 Amendments

These bylaws may be amended or repealed and new bylaws may be adopted by the board of directors. The corporation shall provide at least seven (7) days' written notice of any meeting of directors at which an amendment is to be approved, unless notice is waived pursuant to Section 4.6 above. The notice must state that the purpose or one of the purposes of the meeting is to consider a proposed amendment to the bylaws and contain or be accompanied by a copy or summary of the amendment or state the general nature of the amendment. Any amendment must be approved by two-thirds (2/3) of the directors in office at the time the amendment must be approved, and by at least a majority of the directors in office at the time the amendment is adopted.

Adopted by the Board of Directors of Habitat for Humanity on the 23rd day of

September , 2016

Thomas Aquilar, Board Secretary

2018-2019 BOARD OF DIRECTORS

Executive Committee:

President

Paul Joseph

2820 Windpointe Dr. Peoria, IL. 61614 309-472-1075 pauljoseph888@gmail.com

<u>Vice-President & Treasurer</u> Mickey Scheffki

1230 Chicago Ave. Downers Grove, IL. 60515 Cell# 309-241-0229 mickey.scheffki@gmail.com

Board Members:

Gene Lear

Low Income Representative

2403 North Prospect Rd. Peoria, IL. 61603 309-648-8349 glear2806@comcast.net

Mike Verkuilen

505 Lakemper Drive Germantown Hills, IL 61548 Cell#309-258-8029 Home# 309-383-3107 Work# 309-675-5370 verkml@gmail.com

David Poehls

102 E. Morningside Dr. Peoria, IL. 61614 Cell#645-0734 Educkids94@gmail.com

Michael Gilmore Low Income Representative

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Frank Corso Low Income Representative

1807 N Missouri Peoria, IL. 61603 Cell# 251-7235 Fcorso@icc.edu Fcorso84@gmail.com

Jodi Bearce

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Abby Fleming

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Jennifer Meashaw Habitat Homeowner Low Income Representative 913 Perry Ave. Peoria IL 61603

309-265-6159 queenspeed0034@yahoo.com

Michelle Palazzo
Habitat Homeowner
Low Income Representative
1025 NE Monroe St.
Peoria, IL 61603
309-258-5269
onetrueluv1@yahoo.com

Diana DeSoto

504 E. Sciota Ave.

Peoria Heights, IL. 61616

Phone: 309-682-4542 Fax: 309-676-6409

E-Mail: diana@habitatpeoria.org

Objective:

To work with families to find decent affordable housing and learn to sustain homeownership

Qualifications:

I have an extensive background in working with low-income families. I have knowledge of community resources.

Responsibilities:

- 1. Provide homeowner applications and share knowledge of the Habitat for Humanity mission and program.
- 2. Process the application and determine Need, Ability to Pay and Willingness to Partner.
- 3. Organize home visits and interviews for applicants.
- 4. Prepare all documentation for Family Selection meetings.
- 5. Send out letters of acceptance or denial and encourage families to reapply. Provide resources To help families qualify.
- 6. Organize and deliver educational workshops for approved families.
- 7. Monitor and manage sweat equity hours for approved partner families.
- 8. Create and distribute bi-monthly Newsletter for all Habitat for Humanity homeowners.
- 9. Work with the Habitat accountants to manage delinquent mortgages.
- 10. Conduct Family Nurturer meetings every three months.
- 11. Prepare paperwork for the IHDA Grant and CAT Foundation Grant as well as other grants that may be available..
- 12. Host Orientation meetings.
- 13. Represent affiliate at events, and attend conferences as needed.

Work History:

2012-present-Habitat for Humanity, Family Services Coordinator

2010-2012-Crittenton Center-Family Services (Crisis Nursery)

1997-2009-Early Learning Center- - Director

1995-1997-Southside Catholic Child Care-teacher

1991-1994-Family Business (Newspaper distribution)

Education:

1985-1991 University of California, Davis- Graduated in 2013

1967-1971 Mercy High School- Graduated in 1971

References:

Upon Request

Drew Schultz

1019 Pekin Ave.

Creve Coeur, IL. 61610

Phone: 309-678-0210 Fax: 309-676-6409

E-Mail: drew@habitatpeoria.org

2013- Present Habitat for Humanity of Greater Peoria Area Construction Manager Objective:

To build quality and affordable homes for Habitat for Humanity.

Qualifications:

I have an extensive background in all phases of residential construction, especially craftsmanship and carpentry skills. I have organizational skills and experience managing construction projects. I have adequate communication and leadership skills to instruct unskilled volunteers in construction methods.

Responsibilities:

- 1. Provide adequate supervision and training of volunteers on the job site.
- 2. Coordinate and oversee the work of all sub-contractors, labor and materials for houses.
- 3. Prepare sites for construction, including clearing and foundation work.
- 4. Coordinate the delivery of all material, checking against purchase orders.
- 5. Secure all permits and inspections.
- 6. Inspect each phase of work to determine acceptable quality and that each trade is finished on schedule.
- 7. Be accountable for the safety and security of the job site.
- 8. Prioritize visiting the affiliate's job sites before any sponsoring organization's job sites.
- 9. Accountable for the job until 100% complete and sold to homeowner.
- 10. After closing, supervisor is responsible for all workmanship follow-up work needed on the house (punch list).
- 11. Perform other appropriate activities and duties as assigned.
- 12. Maintain order and upkeep of construction warehouse.
- 13. Represent affiliate at events, and attend conferences as needed.

Work History:

2015-present Habitat for Humanity, Construction Manager 1983-Dec. 2015 Drew Schultz Construction, Residential Contractor

Education:

1969-1973 East Peoria High School- Graduated in 1973

References:

Upon Request

JIM STEVESON

104 N. Euclid Ave. East Peoria IL 61611 | ititanium150@gmail.com | (309)256-6888

PROFILE | Successfully lead a multi-million dollar remodel resulting in project being completed on time within the budget parameters. Coordinated workforce of multiple contractors dealing with all phases of construction and fixturing. While ensuring that all contractors were aware of their respective responsibilities and timeline. Coordinate all purchase orders and reconcile with on-site deliveries. Have a strong work ethic with the ability to adapt to change and excel during challenges.

SKILLS

- Excel at Inventory management and merchandizing strategies
- Execute Corporate programs, promotions and policies
- Able to accurately interpret detailed blueprints and schematics to ensure conformance to specifications
- Excellent interpersonal and customer service skills
- Enjoy training and coaching others
- Possess the ability to communicate through different methods depending on the needs of the individual
- Extremely organized and enjoy detail work
- Strategic thinker
- Experienced with process creation, implementation, and improvement
- Do not require oversight
- Enjoy being busy, as a result, extremely productive while achieving high quality work
- Enjoy the construction process

EXPERIENCE 1ST ASSISTANT MANAGER – MENARDS, BUILDING MATERIALS APRIL TO DATE

> PROJECT COORDINATOR - MENARDS, WASHINGTON REMODEL OCTOBER 2016 - MARCH 2017 (PROJECT COMPLETION)

SALES ASSOCIATE - MENARDS

FEBRUARY 2016 TO SEPTEMBER 2016

QUALITY UPGRADER MISTUBISHI MOTORS NORTH AMERICA

JUNE 1989 TO NOVEMBER 2015

EDUCATION | EAST PEORIA HIGH SCHOOL, EAST PEORIA, IL

LEADERSHIP Volunteered on multiple Habitat for Humanity houses. Lead on various aspects of the construction process including, carpentry, plumbing, electrical, concrete and landscaping.

Served as the president of the East Peoria Youth Soccer Association for 4 years. Was entrusted with scheduling the week to week operations, hiring officials, conflict resolution, on site supervision, and cash operations of the program.

Lea Anne Schmidgall

204 Peace Field Lane East Peoria, IL 309-256-2258 leaschmidgall@gmail.com

PROFESSIONAL EXPERIENCE HABITAT FOR HUMANITY OF GREATER PEORIA EXECUTIVE DIRECTOR

11/2012- Present

- Oversee implementation of affiliate policies and procedures for the affiliate, outlying community extensions and ReStore. Responsible for public accountability of the organization and implementation of policies adopted by the Board.
- Serve as the communication link between the Board, the Executive Committee and other ad-hoc committees.
- Supervise and assess performance of all long and short term staff. (Affiliate, ReStore, VISTA, AmeriCorps, interns, etc.) Performs screening, hiring and termination of staff.
- Maintain a close working relationship with the Construction Manager, including working knowledge of site progress to ensure that houses are built within time and budgetary parameters.
- Provide oversight to Habitat ReStore by coordinating with the ReStore Director to see that the
 policies, procedures, goals and mission of the ReStore are effectively carried out.
- Authorize expenditures within the guidelines set by the Board of Directors.
- Consult with Treasurer and Bookkeeper on payment of bills and other financial reports as needed for Board Meetings, grants and funding sources.
- Work with the College and High School Chapters to ensure they are meeting the education, advocacy, fundraising and volunteering criteria.
- Prepare agenda for Executive Committee meetings with the Board Chairperson.
- Prepare monthly report for Board of Directors Meeting.
- Serve as liaison between Habitat for Humanity International/Habitat for Humanity-Minnesota and local affiliate.
- Assist the Board with long-term planning through the creation and implementation of a Strategic Plan
- Assist Board/nominating committee in recruiting and training new Board members.
- Provide leadership to Family Support Committee, plan and implement Family training sessions.

Resource Development

- Oversee the creation of the Annual Fund Development Plan.
- Assist Fund Development Committee in identifying funding and grant sources.
- Provide leadership for solicitation of major gifts, including identifying and meeting with major corporate and individual donors.
- Cultivate in-kind materials and land donations whenever possible and report all real and potential donations to appropriate committee chairperson.
- Serve as a consultant to help implement fund raising programs such as special events, direct mail and alternative financing programs.
- Assist Treasurer and Finance Committee in developing the yearly budgets.
- Serve as Liaison to secure and assist with annual audit.
- Collaborate with other agencies to further our mission of providing affordable homes, Veteran Repairs and Thrivent Repairs
- Prepare all grant requests

Public Relations

- Serve as primary spokesperson for the organization.
- Assist Program Coordinator in development of regular media releases.
- Expand visibility and partnerships in the community. This would include outreach to all local religious, business, civic and volunteer organizations, foundations or other charitable giving organizations as well as other government and non-government housing and human services organizations.
- Develop relationship with local media outlets.

EUREKA COLLEGE 2005-2009

Director of Alumni and Government Relations

- Director is responsible for managing quality communication to alumni while increasing opportunities for them to reconnect with and support their college. My concentration was developing relationships with our Senior Alumni
- Created and implemented the "Alumni Brick Program" that paved a traditional path through the campus with bricks bearing donor's names. This raised more than \$15,000 in three months to support the Eureka College Career Connect Program
- Developed the first alumni gatherings at the White House
- Developed the first alumni event at the Reagan Ranch Center and the Reagan Presidential Library
- Introduced the Regan Ranch Leadership program. Of the 36 students participating in the first leadership training, 10 joined alumni board committees after graduation and 3 joined the alumni board.
- Recruited alums for the Alumni Board and developed a the board's strategic plan including a retreat weekend, monthly meetings and a communication structure with students and faculty
- Increased the awareness of Eureka College with the Illinois State Legislature through in-person lobbying for funding
- Developed the Alumni Weekend Kids Connection program for young alums which increased participation by 60%

AMERICAN CANCER SOCIETY

1994-2005

Senior Development Director

- Developed a strategic marketing plan to involve the community, businesses and major sponsors in the fight against cancer through volunteer recruitment and fundraising
- Worked with cancer patients and families to "navigate" through the journey with their diagnosis.
 This included finding physicians and hospitals that specialized in their type of cancer, connecting
 them with local and nationwide resources that would support them emotionally, financially as
 support their well being of their personal relationships
- Recruitment of volunteers and sponsors
- Coordinated all annual Relay For Life events throughout Central Illinois and consistently exceeded the fundraising goal at 90% of the events

PROFESSIONAL INDEPENDENT INSURANCE ASSOCIATION

1993-1994

Legislative Director/Event Planner

- Lobbied on behalf of the independent insurance agents of Illinois
- Planned and implemented all fundraising events and gatherings
- Developed fundraisers for the Political Action Committee
- Briefed agents on critical legislation and how to effectively communicate with legislators

NATIONAL FEDERATION OF INDEPENDENT BUSINESS

1992-1993

Legislative Liaison

- Edited monthly governmental newsletters to members
- Developed fundraising activities for the Political Action Committee
- Planned and Implemented large scale volunteer/legislative events
- Marketed the Political Action Committee through personal visits, newsletters, and press releases

EDUCATION

1991-1993 Illinois State University, Graduate School - Masters in Public Policy

1986-1991 Illinois State University, Bachelor of Science Degree and Bachelor of Arts Degree

REFERENCES

Don Johnson, Executive Director, United Way

Dr. Clarence (Pete) Hughes Eureka College 603 North 3rd Street Roanoke, Illinois (309) 923-7370

Attachment 1.4(d0

Cal Lyons, Edward Jones -Former Vice President of Development of Eureka College 4450 N Prospect, Suite S 3 Peoria Heights, IL 61616. (309) 688-2697

1.4 (e) Homes Completed with HOME Grant Investment Funding

2004-2017; Peoria IL CHDO BUILDS

1613 Great Oak Ct.

1616 Great Oak Ct.

1420 NE Monroe

1105 W. Columbia Terrace

710 E. Illinois

1604 N. Great Oak Ct

1610 N. Great Oak Ct

1515 N. Great Oak Ct

1521 N. Great Oak Ct

1619 N. Great Oak Ct

3529 Finnel

1417 NE Monroe

2300 N. Sheridan

1527 N. Great Oak CT

1539 N. Great Oak CT

1209 W. Wilcox

117 W. Virginia

621 W. Hanssler

2809 N. Sheridan

1620 Great Oak CT

1919 E. Princeton

3442 W. Sylvan Ln

522 W. Wilcox

314 E. Corrington

2210 W. Albany

3502 W. Sylvan Ln

3415 W. Grimson

1700 NE Madison

2118 N. Bourland

903 E. Nebraska

2223 W. Tripp

511 E. Seneca

503 E. Seneca

909 NE Perry

913 NE Perry

1102 East Melbourne

1833 Atlantic

1915 Delaware

900 East Nebraska

1030 NE Monroe

912 NE Monroe

1022 NE Monroe

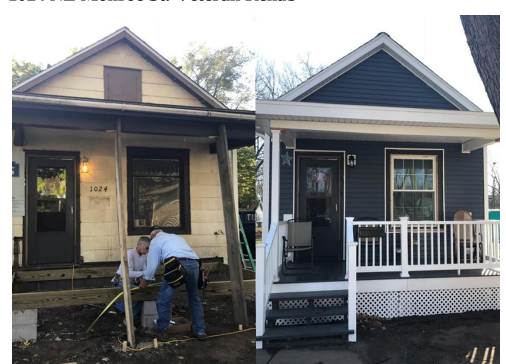
1030 Madison

1015 NE Monroe

1021 NE Monroe

1025 NE Monroe

1024 NE Monroe St.-Veteran Rehab



Before & After



Before



In progress



Finished Front porch

Youth Group works on Veteran Repairs for 1024 NE Monroe St.















Morton Square Park June 2017



















2.1 Privately Funded Veteran Rehab



1024 NE Monroe St - Veteran Rehab

























www.atseconsultants.com

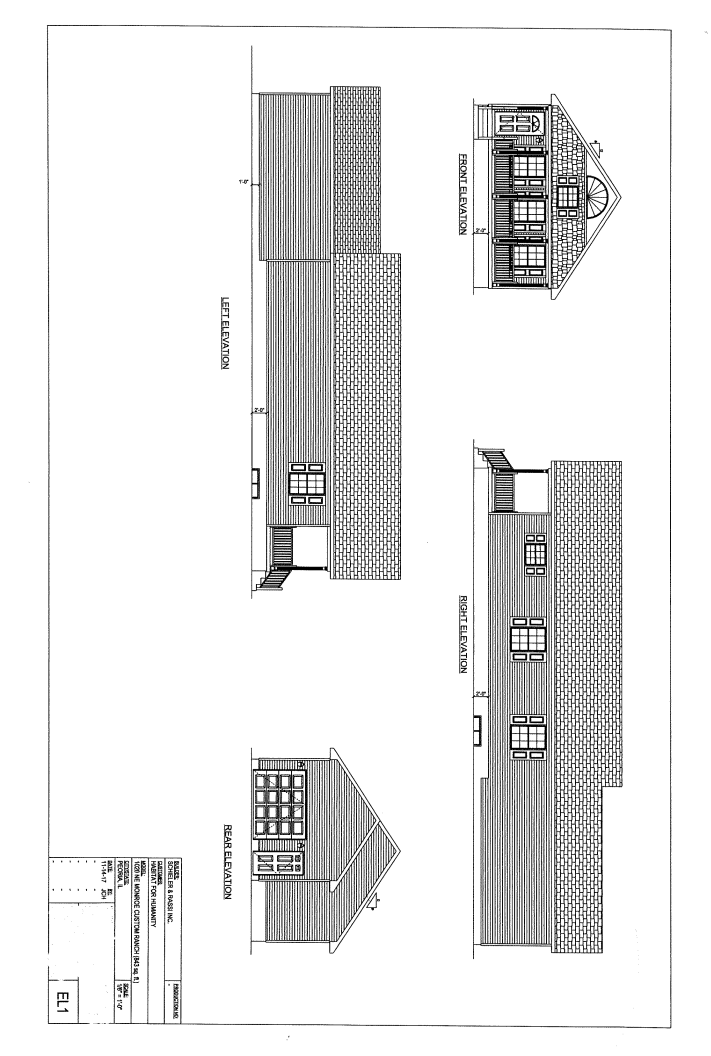
January 10, 2017

checked by _____AT



A100

project HFH2018_02





2400 N. Main St., Unit F East Peoria, IL 61611 www.atseconsultants.com

January 9, 2018

checked by ____AT



PLANS & EXTERIOR ELEVATIONS

sheet

A100

project HFH2017_02

BEDROOM #1 BEDROOM #2

2ND FLOOR PLAN

SCALE: 1/4" = 1'-0"

FRONT ELEVATION

REAR ELEVATION

LIVING ROOM

DINING ROOM

IST FLOOR PLAN

SCALE: 1/4" = 1'-0"

KITCHEN

LEFT ELEVATION



RIGHT ELEVATION





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January 10, 2017

checked by _____AT



A100

project HFH2018_02

1,000 Block NE Monroe



910 NE Monroe



1005-1003 NE Monroe



1007 NE Monroe



1008 NE Monroe



1012 NE Monroe



1014 NE Monroe



1018 NE Monroe



1028 NE Monroe

1,100 Block NE Monroe



1100 NE Monroe



1101 NE Monroe



1114 NE Monroe



1121 NE Monroe

NE Madison



1025 NE Madison



become 1029

Empty lot to the right of 1025 which will



1024 NE Madison



1026 NE Madison empty lot to the left

of 1024



1101 NE Madison Empty Lot



Our Vision for North Valley Revitalization







2.3 Developer Experience

2004; Peoria IL 1613 Great Oak Ct. 1616 Great Oak Ct. 1420 NE Monroe 1105 W. Columbia Terrace 710 E. Illinois 2005; Peoria, IL 1604 N. Great Oak Ct 1610 N. Great Oak Ct 1515 N. Great Oak Ct 1521 N. Great Oak Ct 1619 N. Great Oak Ct 2006; Peoria, IL 3529 Finnel 1417 NE Monroe 2300 N. Sheridan 1527 N. Great Oak CT 1539 N. Great Oak CT 2007; Peoria, IL 1209 W. Wilcox 117 W. Virginia 2008; Peoria, IL 621 W. Hanssler 2809 N. Sheridan 1620 Great Oak CT 2009; Peoria, IL 1919 E. Princeton 3442 W. Sylvan Ln 522 W. Wilcox 2010; Peoria, IL 314 E. Corrington 2210 W. Albany 3502 W. Sylvan Ln

2011; Peoria, IL

3415 W. Grimson

1700 NE Madison

2118 N. Bourland

903 E. Nebraska

2012; Peoria, IL

2223 W. Tripp

511 E. Seneca

503 E. Seneca

2013; Peoria, IL

2014; Peoria, IL

913 NE Perry

2015; Peoria, IL

1102 East Melbourne

909 NE Perry

2016; Peoria, IL

1833 Atlanic

1915 Delaware

900 East Nebraska

1015 NE Monroe

1009 NE Monroe

2017; Peoria, IL

1021 NE Monroe

1025 NE Monroe

2018: Peoria, IL

912 NE Monroe

1022 NE Monroe

1030 NE Monroe

1029 Madison



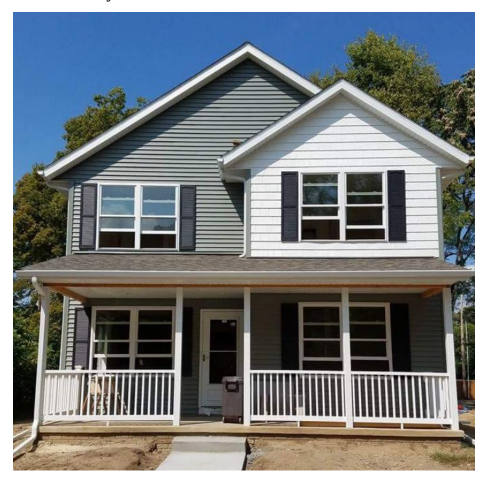
900 E Nebraska



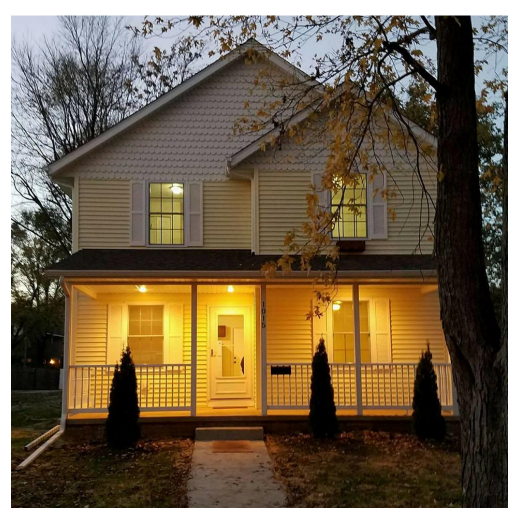
909 NE Perry Ave



913 NE Perry Ave



1009 NE Monroe St



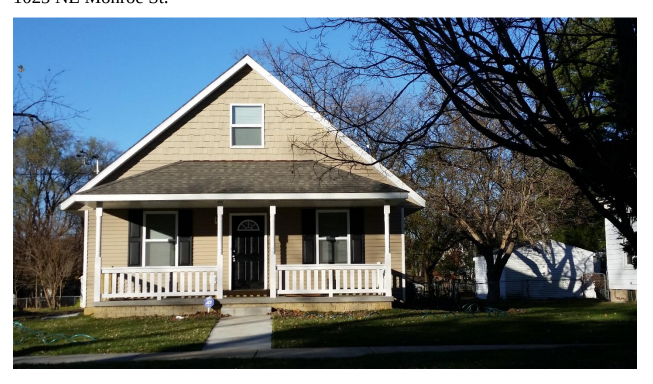
1015 NE Monroe St.



1021 NE Monroe St.



1025 NE Monroe St.



1833 N Atlantic Ave.



1915 N Delaware St.

CHDO Budget - 2018-2019 Home Build Budget Summary

| Property Address | 1026 NE Monroe (Single Story Home - Peoria) | | | | | | | |
|--------------------|---|---------------|---------|--|--|--|--|--|
| Cost Category | CHDO Funds | Private Funds | Total | | | | | |
| Construction Costs | 65,000 | 33,000 | 98,000 | | | | | |
| Soft Costs | 2,000 | 1,800 | 3,800 | | | | | |
| Developer Fee | 3,000 | 12,000 | 15,000 | | | | | |
| Total | 70,000 | 46,800 | 116,800 | | | | | |
| Funding Percentage | 60% | 40% | | | | | | |

| Property Address | 1026 NE Madison (Two Story Home - Peoria) | | | | | | | |
|--------------------|---|---------------|---------|--|--|--|--|--|
| Cost Category | CHDO Funds | Private Funds | Total | | | | | |
| Construction Costs | 105,000 | 1,450 | 106,450 | | | | | |
| Soft Costs | 2,000 | 1,800 | 3,800 | | | | | |
| Developer Fee | 3,000 | 17,000 | 20,000 | | | | | |
| Total | 110,000 | 20,250 | 130,250 | | | | | |
| Funding Percentage | 84% | 16% | | | | | | |

| Property Address | 1031 NE Madison (Two Story Home - Peoria) | | | | | | | |
|--------------------|---|---------------|---------|--|--|--|--|--|
| Cost Category | CHDO Funds | Private Funds | Total | | | | | |
| Construction Costs | 105,000 | 1,450 | 106,450 | | | | | |
| Soft Costs | 2,000 | 1,800 | 3,800 | | | | | |
| Developer Fee | 3,000 | 17,000 | 20,000 | | | | | |
| Total | 110,000 | 20,250 | 130,250 | | | | | |
| Funding Percentage | 84% | 16% | | | | | | |
| | | | | | | | | |

| Property Address | 1101 NE Madison (Two Story Home - Peoria) | | | | | | | |
|-------------------------|---|---------------|---------|--|--|--|--|--|
| Cost Category | CHDO Funds | Private Funds | Total | | | | | |
| Construction Costs | 105,000 | 1,450 | 106,450 | | | | | |
| Soft Costs | 2,000 | 1,800 | 3,800 | | | | | |
| Developer Fee | 3,000 | 17,000 | 20,000 | | | | | |
| Total | 110,000 | 20,250 | 130,250 | | | | | |
| Funding Percentage | 84% | 16% | | | | | | |

Private Funds consist primarily of in-kind support for construction/soft costs and ReStore proceeds allocated to match various categories of costs.

CHDO Budget - 2018-2019 Home Build Anticipated Schedule

Property Address 1026 NE Monroe (Single Story Home - Peoria)

| Project Status |
|----------------|
| Volunteer Days |
| Home Ceremony |

| Month | Completion | Month | Completion | Month | Completion | Month | Completion | Month | Completion |
|-----------|------------|--------------|------------|----------|-----------------|----------|------------|----------------|---------------------|
| September | 10% | October | 35% | November | 70% | December | 90% | January | 100% |
| 4 | Foundation | 4 | Framing | 4 | Dry-in/Interior | 4 | Interior | 4 | Decoration/Cleaning |
| | | Wall Raising | | | | | | House Blessing | |

Property Address 1026 NE Madison (Two Story Home - Peoria)

| Project Status |
|----------------|
| Volunteer Days |
| Home Ceremon |

| _ | Month | Completion | Month | Completion | Month | Completion | Month | Completion | Month | Completion |
|---|----------|------------|--------------|------------|---------|-----------------|----------|------------|----------------|---------------------|
| | November | 10% | December | 25% | January | 50% | February | 75% | March | 100% |
| | 4 | Foundation | 4 | Framing | 4 | Dry-in/Interior | 4 | Interior | 5 | Decoration/Cleaning |
| | | | Wall Raising | | | | | | House Blessing | |

Property Address 1031 NE Madison (Two Story Home - Peoria)

| Project Status |
|----------------|
| Volunteer Days |
| Home Ceremony |

| _ | Month | Completion | Month | Completion | Month | Completion | Month | Completion | Month | Completion |
|---|---------|------------|--------------|------------|-------|-----------------|-------|------------|----------------|---------------------|
| | Janaury | 10% | February | 25% | March | 50% | April | 75% | May | 100% |
| | 4 | Foundation | 4 | Framing | 4 | Dry-in/Interior | 4 | Interior | 5 | Decoration/Cleaning |
| | | | Wall Raising | | | | | | House Blessing | |

Property Address 1101 NE Madison (Two Story Home - Peoria)

| Project Status |
|----------------|
| Volunteer Days |
| Home Ceremony |

| _ | Month | Completion | Month | Completion | Month | Completion | Month | Completion | Month | Completion |
|---|----------|------------|--------------|------------|-------|-----------------|-------|------------|----------------|---------------------|
| | February | 10% | March | 25% | April | 50% | May | 75% | June | 100% |
| | 4 | Foundation | 4 | Framing | 4 | Dry-in/Interior | 4 | Interior | 5 | Decoration/Cleaning |
| | | | Wall Raising | | | | | | House Blessing | |

CHDO Budget - Single Story Home

1026 NE Monroe

Project Funds

| City of Peoria - CHDO Grant Habitat Matching Source - In Kind Support Habitat Matching Source - Habitat ReStore | 2,650.00 44,150.00 | 70,000.00 |
|---|-----------------------|---------------|
| Total Habitat Marching Sources | | 46,800.00 |
| Total Project Funds | | \$ 116,800.00 |
| Project Costs | | |
| Soft Costs | | |
| Permits/Fees | 2,600.00 | |
| Utilities/Security | 1,200.00 | |
| Total Soft Costs | | 3,800.00 |
| | | |
| Construction Costs | 0.500.00 | |
| Excavation/Grading | 8,500.00 | |
| Concrete | 19,000.00 | |
| Carpentry | 16,000.00 | |
| Roofing | 5,500.00 | |
| Siding/Soffitt/Gutters/Windows | 4,000.00 | |
| Drywall | 6,000.00 | |
| Insulation | 3,000.00 | |
| Plumbing/Fixtures | 6,000.00 | |
| HVAC | 11,500.00 | |
| Electrical/Fixtures | 3,700.00 | |
| Flooring | 3,500.00 | |
| Painting | 2,500.00 | |
| Cabinets/Hardware | 3,500.00 | |
| Appliances | 1,500.00 | |
| Garage | 1,000.00 | |
| Landscaping Miscellaenous | 2,500.00 | |
| | 300.00 | |
| Total Construction Costs | | 98,000.00 |
| Developer Fee | | 15,000.00 |
| Total Project Costs | | \$ 116,800.00 |

CHDO Budget - Two Story Home

1026 NE Madison

Project Funds

| City of Peoria - CHDO Grant | | 110,000.00 |
|---|-----------|---------------|
| Habitat Matching Source - In Kind Support | 2,650.00 | |
| Habitat Matching Source - Habitat ReStore | 17,600.00 | |
| Total Habitat Matching Sources | | 20,250.00 |
| Total Project Funds | | \$ 130,250.00 |
| Project Costs | | |
| Soft Costs | | |
| Permits/Fees | 2,600.00 | |
| Utilities/Security | 1,200.00 | |
| Total Soft Costs | • | 3,800.00 |
| Construction Costs | | |
| Excavation/Grading | 8,500.00 | |
| Concrete | 19,000.00 | |
| Carpentry | 20,000.00 | |
| Roofing | 6,000.00 | |
| Siding/Soffitt/Gutters/Windows | 5,000.00 | |
| Drywall | 7,000.00 | |
| Insulation | 3,000.00 | |
| Plumbing/Fixtures | 6,500.00 | |
| HVAC | 11,500.00 | |
| Electrical/Fixtures | 4,500.00 | |
| Flooring | 4,000.00 | |
| Painting | 2,500.00 | |
| Cabinets/Hardware | 3,500.00 | |
| Appliances | 1,500.00 | |
| Garage | 1,000.00 | |
| Landscaping | 2,500.00 | |
| Miscellaenous | 450.00 | _ |
| Total Construction Costs | | 106,450.00 |
| Developer Fee | | 20,000.00 |
| Total Costs | | \$ 130,250.00 |

CHDO Budget - Two Story Home

1031 NE Madison

Project Funding

| City of Peoria - CHDO Grant Habitat Matching Source - In Kind Support Habitat Matching Source - Habitat ReStore | 2,650.00 17,600.00 | 110,000.00 |
|---|-----------------------|---------------|
| Total Habitat Matching Sources | | 20,250.00 |
| Total Project Funds | | \$ 130,250.00 |
| Project Costs | | |
| Soft Costs | | |
| Permits/Fees | 2,600.00 | |
| Utilities/Security | 1,200.00 | |
| Total Soft Costs | | - 3,800.00 |
| , | | • |
| Construction Costs | | |
| Excavation/Grading | 8,500.00 | |
| Concrete | 19,000.00 | |
| Carpentry | 20,000.00 | |
| Roofing | 6,000.00 | |
| Siding/Soffitt/Gutters/Windows | 5,000.00 | |
| Drywall | 7,000.00 | |
| Insulation | 3,000.00 | |
| Plumbing/Fixtures | 6,500.00 | |
| HVAC | 11,500.00 | |
| Electrical/Fixtures | 4,500.00 | |
| Flooring | 4,000.00 | |
| Painting | 2,500.00 | |
| Cabinets/Hardware | 3,500.00 | |
| Appliances | 1,500.00 | |
| Garage | 1,000.00 | |
| Landscaping | 2,500.00 | |
| Miscellaenous | 450.00 | _ |
| Total Construction Costs | | 106,450.00 |
| Developer Fee | | 20,000.00 |
| Total Costs | | \$ 130,250.00 |

CHDO Budget - Two Story Home

1101 NE Madison

Project Funding

| City of Peoria - CHDO Grant | | 110,000.00 |
|---|-----------|---------------|
| Habitat Matching Source - In Kind Support | 2,650.00 | |
| Habitat Matching Source - Habitat ReStore | 17,600.00 | |
| Total Habitat Matching Sources | | 20,250.00 |
| Total Project Funds | | \$ 130,250.00 |
| Project Costs | | |
| Soft Costs | | |
| Permits/Fees | 2,600.00 | |
| Utilities/Security | 1,200.00 | |
| Total Soft Costs | • | 3,800.00 |
| Construction Costs | | |
| Excavation/Grading | 8,500.00 | |
| Concrete | 19,000.00 | |
| Carpentry | 20,000.00 | |
| Roofing | 6,000.00 | |
| Siding/Soffitt/Gutters/Windows | 5,000.00 | |
| Drywall | 7,000.00 | |
| Insulation | 3,000.00 | |
| Plumbing/Fixtures | 6,500.00 | |
| HVAC | 11,500.00 | |
| Electrical/Fixtures | 4,500.00 | |
| Flooring | 4,000.00 | |
| Painting | 2,500.00 | |
| Cabinets/Hardware | 3,500.00 | |
| Appliances | 1,500.00 | |
| Garage | 1,000.00 | |
| Landscaping | 2,500.00 | |
| Miscellaenous | 450.00 | _ |
| Total Construction Costs | | 106,450.00 |
| Developer Fee | | 20,000.00 |
| Total Costs | | \$ 130,250.00 |

CHDO Builds on NE Monroe, NE Perry, & NE Madison & Proposed Builds 2018

2015

909 NE Perry Ave \$69,990 (Appraised \$120,000) 913 NE Perry Ave \$64,650 (Appraised \$112,500)

2016

1009 NE Monroe- \$\$76,830 (Appraised \$105,000) 1015 NE Monroe- \$76,380 (Appraised \$105,000) 1021 NE Monroe- \$45,000 (Appraised \$117,000) 1025 NE Monroe- \$6300 (Appraised \$110,000)

1024 NE Monroe - \$1650 (Appraised \$30,000) Veteran Repair

2017

1030 NE Monroe- 2017 CHDO (Appraised \$80,000+) 912 NE Monroe- 2017 CHDO (Appraised \$80,000+) 1022 NE Monroe- 2017 CHDO (Appraised \$80,000+)

2018 Proposed

NE Madison NE Monroe

NE Madison Ave Assessed Values (800,900,1000 blocks – 11 rentals)

| 801- \$54,510 | 912- \$41,280 |
|----------------|----------------|
| 803 - \$28,290 | 1001- \$2,100 |
| 805- \$26,010 | 1003-\$10,200 |
| 809- \$32,190 | 1009- \$19,680 |
| 811- \$2,550 | 1011- \$32,520 |
| 813- \$24,240 | 1013- \$2,310 |
| 815- \$1,230 | 1017- \$2,310 |
| 817- \$39,120 | 1019- \$1,800 |
| 819-\$33,240 | 1025- \$43,560 |
| 821- \$26,490 | 1027- \$1,650 |
| 818- \$39,210 | 1000- \$47,910 |
| 820- \$2,190 | 1006- \$2,910 |
| 907- \$96,900 | 1014- \$22,980 |
| 919- \$8,490 | 1024- \$14,940 |
| 923- \$33.780 | |

NE Monroe St Assessed Values (800,900,1000 blocks – 20 rentals)

| 800- \$41,910 | 805- \$19,740 |
|---------------|---------------|
| 804- \$26,730 | 807- \$14,220 |
| 808- \$77,040 | 809- \$26,790 |
| 810- \$30,450 | 811- \$17,100 |
| 818- \$23,970 | 813- \$21,540 |
| 824- \$26,100 | 815- \$28,800 |
| 823- \$27,840 | 900- \$2,700 |
| 823- \$27,840 | 900- \$2,700 |
| 801- \$20,700 | 904- \$26,040 |
| 803- \$2,580 | 906- \$25,680 |

Attachment 2.6 Neighborhood Need/Assessed Housing Values

| 910- \$25,380 | 1010- \$19,950 |
|----------------|----------------|
| 914- \$2,850 | 1001- \$27,210 |
| 918- \$1,740 | 1003- \$21,660 |
| 922- \$52,290 | 1005- \$15,450 |
| 1000- \$510 | 1007- \$24,750 |
| 1004- \$9,990 | 1014- \$19,860 |
| 1006- \$18,480 | 1018- \$22,710 |
| 1008- \$1,470 | |

NE Perry Ave Assessed Values (800,900,1000 blocks – 10 rentals)

| 801- \$4,470 | 919- \$3,210 |
|---------------|----------------|
| 803- \$3,990 | 1003- \$42,630 |
| 807- \$37,980 | 1004- \$33,240 |
| 809- \$38,700 | 1010- \$31,380 |
| 811- \$29,460 | 1012- \$43,980 |
| 800- \$12,510 | 1028- \$25,230 |
| 802- \$75,810 | 1018- \$47,490 |
| 915- \$2,880 | 1002- \$36,120 |

Analysis: HOIUW 2017 Peoria Area Community Assessment

The ability of families and individuals to fulfill basic needs such as food, housing and childcare is an important step in building a stronger, more sustainable community. By helping families become more self-reliant, they can reach long-term financial stability. Families and individuals who are financially stable have sufficient income and financial resources to afford basic needs such as housing, food, clothing, childcare and transportation—and are still able to save for the future.

Low to moderate-income individuals and families have many obstacles to achieving financial stability. Faced with lower wages, a higher housing cost burden, the inability to consistently pay for utilities or food, and disconnect from conventional financial services, these households lack economic resources and life skills. Compared to households of married couples with children under the age of 18, poverty rates continue to be 40 percent higher for family households led by single mothers (or female guardians) with children under the age of 18.

Households lacking sufficient assets are forced to live from paycheck to paycheck. For many of these individuals and families, a hospitalization or the breakdown of the family car could become a setback that leads to even larger issues, such as homelessness.

Illinois ranks 16th in the nation as one of the most expensive states to rent a home. In the Peoria MSA, renters comprise 29 percent of the population. Renters, after paying for housing and utilities, often cannot afford basic needs, such as food, child care, transportation and medical care. For minimum-wage workers, the cost of living exceeds a full-time income. A person making minimum wage must work 72 hours per week to keep a two-bedroom apartment to within 30% of their income.

Low-income renters have a much higher rate of housing problems versus homeowners or middle/upper-income households. Peoria County has a significantly higher percentage of households with housing problems than surrounding communities. More than 24 percent of households in the region have what HUD refers to as disproportionate housing needs related to kitchen/plumbing facilities, overcrowding and housing cost burden.

Income vs. Economic Burden: City-Data.com

Estimated 61602 zip code population in 2016: 1,073

Houses and condos: 739

Renter-occupied apartments: 542

2 bedrooms= 25 units 3 bedrooms= 5 units

Mar. 2016 cost of living index in zip code 61602: 94.2 (less than average, U.S. average is 100)

Estimated median house/condo value in 2016: \$233,525 Estimated median household income in 2016: \$19,705 Residents with income below the poverty level in 2016: 44.8%

nesidents with income below the poverty level in 2010. 44.0%

Residents with income below 50% of the poverty level in 2016: 19.4%

Median gross rent in 2016: \$507.

Unemployment: 13.2%

Income vs. Economic Burden: City-Data.com, continued.

Estimated 61603 zip code population in 2016: 16,832

Houses and condos: 7,688

Renter-occupied apartments: 3,339 2 bedroom apartments: 1,336 3 bedrooms apartments: 762

Mar. 2016 cost of living index in zip code 61603: 84.2 (less than average, U.S. average is 100)

Estimated median house/condo value in 2016: \$80,024 Estimated median household income in 2016: \$32,618

Residents with income below the poverty level in 2016: 27.9%

Residents with income below 50% of the poverty level in 2016: 13.6%

Median gross rent in 2016: \$724.

Unemployment: 12.9%

Estimated 61604 zip code population in 2016: 31,704

Houses and condos: 14,663

Renter-occupied apartments: 4,877 2 bedroom apartments: 1,969 3 bedrooms apartments: 958

Mar. 2016 cost of living index in zip code 61604: 83.9 (less than average, U.S. average is 100)

Estimated median house/condo value in 2016: \$98,005 Estimated median household income in 2016: \$44,235

Residents with income below the poverty level in 2016: 19.1%

Residents with income below 50% of the poverty level in 2016: 11.6%

Median gross rent in 2016: \$724.

Unemployment: 7.7%

Estimated 61605 zip code population in 2016: 16,475

Houses and condos: 7,333

Renter-occupied apartments: 3,496 2 bedroom apartments: 1,130 3 bedrooms apartments: 1,023

Mar. 2016 cost of living index in zip code 61605: 83.4 (less than average, U.S. average is 100)

Estimated median house/condo value in 2016: \$42,731 Estimated median household income in 2016: \$22,554

Residents with income below the poverty level in 2016: 42.7%

Residents with income below 50% of the poverty level in 2016: 18.7%

Median gross rent in 2016: \$689.

Unemployment: 17.1%

Income vs. Economic Burden: City-Data.com, continued.

Estimated 61606 zip code population in 2016: 7,980

Houses and condos: 2,908

Renter-occupied apartments: 1,459

2 bedroom apartments: 3243 bedrooms apartments: 325

Mar. 2016 cost of living index in zip code 61606: 85.5 (less than average, U.S. average is 100)

Estimated median house/condo value in 2016: \$137,962 Estimated median household income in 2016: \$38,386

Residents with income below the poverty level in 2016: 35.3%

Residents with income below 50% of the poverty level in 2016: 7.4% $\,$

Median gross rent in 2016: \$716.

Unemployment: 4.1%

The ability of families and individuals to fulfill basic needs such as food, housing and childcare is an important step in building a stronger, more sustainable community. By helping families become more self-reliant, they can reach long-term financial stability. Families and individuals who are financially stable have sufficient income and financial resources to afford basic needs such as housing, food, clothing, childcare and transportation—and are still able to save for the future.

Low to moderate-income individuals and families have many obstacles to achieving financial stability. Faced with lower wages, a higher housing cost burden, the inability to consistently pay for utilities or food, and disconnect from conventional financial services, these households lack economic resources and life skills. Compared to households of married couples with children under the age of 18, poverty rates continue to be 40 percent higher for family households led by single mothers (or female guardians) with children under the age of 18.

Households lacking sufficient assets are forced to live from paycheck to paycheck. For many of these individuals and families, a hospitalization or the breakdown of the family car could become a setback that leads to even larger issues, such as homelessness.

Illinois ranks 16th in the nation as one of the most expensive states to rent a home. In the Peoria MSA, renters comprise 29 percent of the population. Renters, after paying for housing and utilities, often cannot afford basic needs, such as food, child care, transportation and medical care. For minimum-wage workers, the cost of living exceeds a full-time income. A person making minimum wage must work 72 hours per week to keep a two-bedroom apartment to within 30% of their income.

Low-income renters have a much higher rate of housing problems versus homeowners or middle/upper-income households. Peoria County has a significantly higher percentage of households with housing problems than surrounding communities. More than 24 percent of households in the region have what HUD refers to as disproportionate housing needs related to kitchen/plumbing facilities, overcrowding and housing cost burden.





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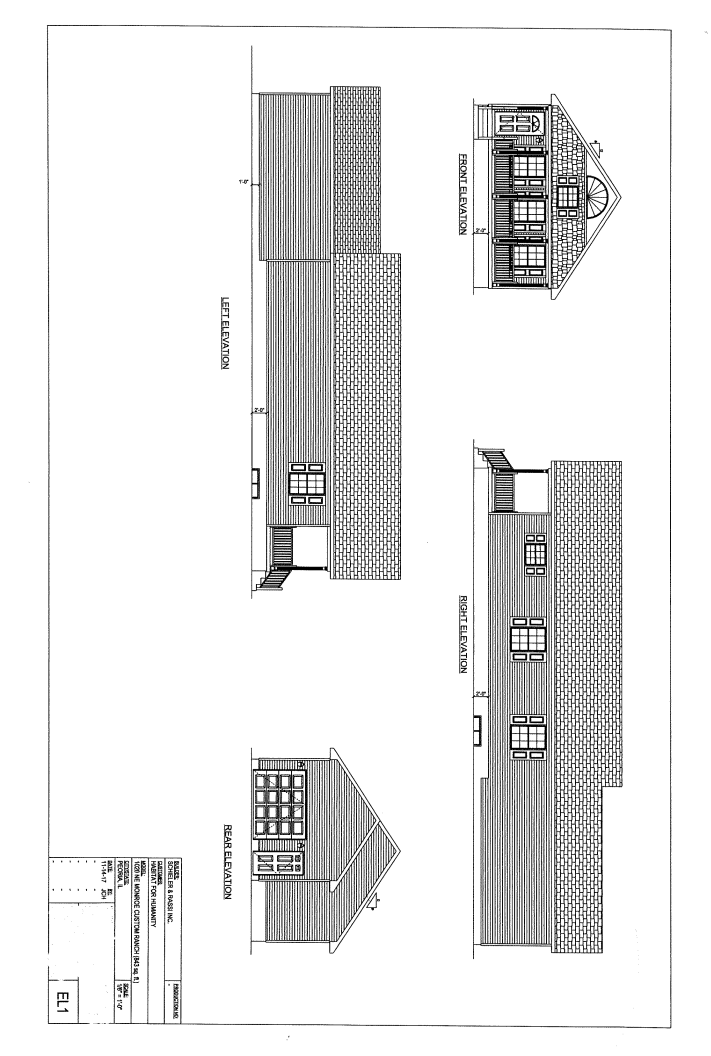
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January 9, 2018

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PLANS & EXTERIOR ELEVATIONS

sheet

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BEDROOM #1 BEDROOM #2

2ND FLOOR PLAN

SCALE: 1/4" = 1'-0"

FRONT ELEVATION

REAR ELEVATION

LIVING ROOM

DINING ROOM

IST FLOOR PLAN

SCALE: 1/4" = 1'-0"

KITCHEN

LEFT ELEVATION



RIGHT ELEVATION





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1,000 Block NE Monroe



910 NE Monroe



1005-1003 NE Monroe



1007 NE Monroe



1008 NE Monroe



1012 NE Monroe



1014 NE Monroe



1018 NE Monroe



1028 NE Monroe

1,100 Block NE Monroe



1100 NE Monroe



1101 NE Monroe



1114 NE Monroe



1121 NE Monroe

NE Madison



1025 NE Madison



become 1029

Empty lot to the right of 1025 which will



1024 NE Madison



1026 NE Madison empty lot to the left

of 1024



1101 NE Madison Empty Lot