RECORD PLAT of KINGSMEN INDUSTRIAL PARK UNIT 1

A Proposed Subdivision of
That Part of the South Half of the Northwest Quarter of Section 23,
Township 35 North, Range 10 East of the Third Principal Meridian,
All In Will County, Illinois.

Said Parcel Containing 25.428 Acres, More or Less.

SITE LOCATION MAP

LOTS 4 AND 5
LINE AND CURVE INFORMATION

842.13

_S_88*06<u>'0</u>3"_W__

LINE TABLE

LINE LENGTH BEARING

L1 6.99' N 1°28'30" W

L2 6.50' N 1°28'30" W

EASTOVER HEIGHTS

419.36' N 88°09'44" E

LOT 4

202,223.28 S.F.

4.642 Ac.

386.38' S 88°06'03" W

LOT 3

129,568.58 S.F.

2.974 Ac.

LOT 2

86,380.72 S.F.

1.983 Ac.

S 88°06'03" W

30' B.S.L. & L.E.S 88°06'03" W

(HEREBY DEDICATED)

—10' ILLINOIS BELL TELEPHONE

COMPANY EASEMENT PER DOC. NO. R75-16340

FOUND IRON ROD 35.37' N & ON-LINE

POINT OF BEGINNING -

637.91' calc. MILLS ROAD

FOUND P.K. NAIL AT W.1/4 CORNER.

SEC. 23-35-10 PER MONUMENT
RECORD REC'D AS DOC. NO. R2012-140721
POINT OF COMMENCEMENT

75,472.19 S.F. 1.733 Ac.

 $21_{\tiny \begin{array}{c} \textit{FOUND IRON ROD} \\ \textit{0.77' N & 5.25' W} \end{array}}$

N 88°09'44" E 842.09'

10.00' L.E.

10.00' P.U.D.E.

FOUND MAG IN DISK AT

NW. CORNER, SEC. 23-35-10

PER MONUMENT RECORD

REC'D AS DOC. NO. R2014-019336

637.94' calc.

 Curve Table

 Curve #
 Length
 Radius
 Chord
 Chord Brg.

 C1
 169.59'
 65.00'
 125.42'
 \$13*46'49"W

 C2
 169.59'
 65.00'
 125.42'
 N16*43'48"W

5/8" REBAR SET IN CONCRETE

FOUND MONUMENT

LIME NUMBER

CH

NORTH

E

EAST

S

SOUTH

W

WEST

P.U.D.E.

B.S.L.

LANDSCAPE EASEMENT

LEXISTING 35' RIGHT-OF-WAY _

COMPANY EASEMENT PER DOC. NO. R79-41833

N. LINE, NW.1/4, SEC. 23-35-10

422.73' N 88°09'44" E

LOT 5

203,714.71 S.F.

4.677 Ac.

389.73' S 88°06'03" W

LOT 6

130,692.29 S.F.

3.000 Ac.

S 88°06'03" W

87,128.19 S.F.

2.000 Ac.

S 88°06'03" W

76,134.96 S.F. 1.748 Ac.

(HEREBY DEDICATED)

S 88°06'03" W

S 88°06'03" W 30' B.S.L. & L.E.

EDITH C. FULLER'S SUB.

−N. LINE, S.1/2, NW.1/4, SEC. 23−35−10

LOT NO.	SQUARE FEET	ACRES
1	75,472.19	1.733
2	86,380.72	1.983
3	129,568.58	2.974
4	202,223.28	4.642
5	203,714.71	4.677
6	130,692.29	3.000
7	87,128.19	2.000
8	76,134.96	1.748
OUTLOT A	60,010.27	1.378
R.O.W.		•
MILLS RD	29,474.52	0.677
NEW MILLS RD	26,853.14	0.616
TOTAL	1.107.652.85	25 428

LOT AREA CHART

CENTER OF SEC. 23-35-10

FOUND IRON AT N.1/4 CORNER,
SEC. 23-35-10

1141.94

GRAPHIC SCALE

(IN FEET)

1 inch = 100 ft.

BASIS OF BEARINGS IS THE

ILLINOIS STATE PLANE COORDINATE SYSTEM

EAST ZONE (NAD 83)

Patest Revision: 07-12-2022
Date Prepared: 6-15-2022

Ruettis
Surveyors
129

Ruettiger, Tonelli & Associates, Inc.

Surveyors • Engineers • Planners • Landscape Architects • G.I.S. Consultants

129 CAPISTA DRIVE - SHOREWOOD, ILLINOIS 60404
PH. (815) 744-6600 FAX (815) 744-0101

website: www.ruettigertonelli.com

NOT TO SCALE

SHEET 1 OF 2 Dwg. No. 322-0449-R

HERE	NNETH J. PESAVENTO, AN ILLINOIS PROFESSIONAL LAND SURVEYOR, SEAL NUMBER 3425, BY CERTIFY THAT UNDER THE DIRECTION OF THE OWNER THEREOF, I HAVE SURVEYED AND DIVIDED INTO 8 LOTS AND 2 STREETS THE FOLLOWING DESCRIBED PARCEL OF LAND:
COMM 88 D QUAF OF L THEN EXTE EXTE NORT SAID NORT SOUT	I PART OF THE SOUTH HALF OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP FORTH, RANGE 10 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: MENCING AT THE SOUTHWEST CORNER OF SAID NORTHWEST QUARTER; THENCE NORTH DEGREES 06 MINUTES 03 SECONDS EAST, ON THE SOUTH LINE OF SAID NORTHWEST RETER, 637.91 FEET TO THE SOUTHERLY EXTENSION OF THE EAST LINE OF THE PARCEL AND DESCRIBED IN DOCUMENT NO. R2002—005204, AND TO THE POINT OF BEGINNING; NORTH 01 DEGREE 28 MINUTES 24 SECONDS WEST, ON SAID SOUTHERLY INSION AND ON THE EAST LINE OF SAID PARCEL OF LAND, AND ON THE NORTHERLY NSION THEREOF, 1315.82 FEET TO THE NORTH LINE OF THE SOUTH HALF OF SAID THWEST QUARTER; THENCE NORTH 88 DEGREES 09 MINUTES 44 SECONDS EAST, ON NORTH LINE, 842.09 FEET TO THE EAST LINE OF THE WEST 1480.00 FEET OF SAID THWEST QUARTER; THENCE SOUTH 01 DEGREE 28 MINUTES 30 SECONDS EAST, ON SAID TLINE, 1314.91 FEET TO THE SOUTH LINE OF SAID NORTHWEST QUARTER; THENCE THE SOUTH LINE OF SAID NORTHWEST QUARTER; THENCE THE SOUTH LINE OF SAID NORTHWEST QUARTER; THENCE THE BED DEGREES 06 MINUTES 03 SECONDS WEST, ON SAID SOUTH LINE, 842.13 FEET TO POINT OF BEGINNING, ALL IN WILL COUNTY, ILLINOIS.
1.	RTHER CERTIFY THAT: THE ACCOMPANIED PLAT IS A TRUE AND CORRECT REPRESENTATION OF SAID SURVEY AND SUBDIVISION AS MADE UNDER MY DIRECT SUPERVISION.
2.	ALL LOT CORNERS AND POINTS OF CURVATURE HAVE BEEN MONUMENTED (WITH 5/8" X 30" REBAR, UNLESS OTHERWISE NOTED) ACCORDING TO THE
<i>3.</i>	PLAT ACT AS AMENDED. THIS SUBDIVISION IS MONUMENTED ACCORDING TO STATE AND LOCAL ORDINANCES.
4.	THE SURVEYED PARCEL LIES WITHIN ZONE "X" (AREAS DETERMINED TO BE OUTSIDE THE 500—YEAR FLOOD PLAIN) PER THE FEMA FLOOD
	INSURANCE RATE MAP FOR WILL COUNTY, ILLINOIS, MAP No. 17197C0170G WITH AN EFFECTIVE DATE OF FEBRUARY 15, 2019.
5.	ALL DIMENSIONS ARE SHOWN IN FEET AND DECIMAL PARTS THEREOF.
6.	THE PROPERTY DESCRIBED ABOVE IS LOCATED WITHIN THE CORPORATE LIMITS OF THE CITY OF JOLIET.
7.	THIS SUBDIVISION CONTAINS 25.428 ACRES, MORE OR LESS.
8.	ALL REGULATIONS ENACTED BY THE CITY BOARD RELATIVE TO PLATS AND SUBDIVISIONS HAVE BEEN COMPLIED WITH.
G/ l	/EN UNDER MY HAND AND SEAL THIS DAY OF, 2
BY	
UNTY OF E UNDER	PSIGNED, OF PATRIOT CAPITAL VENTURES, LLC.,
UNTY OF UNDER THE OV RTIFY TH ATTED A. UCATED DER THE TRIOT CA	(LICENSE EXPIRES 11-30-2022) ULLINOIS) SS WILL)
UNTY OF UNDER THE OV RTIFY TH ATTED A. UCATED DER THE TRIOT CA	(LICENSE EXPIRES 11—30—2022) (LLINOIS) (SS) (SS) (WILL) (SIGNED, OF PATRIOT CAPITAL VENTURES, LLC., WHER OF THE PROPERTY DESCRIBED HEREON, DOES HEREBY HAT IT HAS CAUSED TO BE SURVEYED AND SUBDIVIDED AND S SHOWN BY THE ATTACHED PLAT FOR THE USES AND PURPOSES AS THEREIN, AND DOES HEREBY ACKNOWLEDGE AND ADOPT THE SAME TO STYLE AND TITLE HEREON INDICATED. APITAL VENTURS, LLC., DOES HEREBY DEDICATE TO THE
UNTY OF UNDER THE OV RTIFY TH ATTED A. UCATED DER THE TRIOT CA	(LICENSE EXPIRES 11–30–2022) JULINOIS) JSS WILL) PSIGNED, OF PATRIOT CAPITAL VENTURES, LLC., WINCE OF THE PROPERTY DESCRIBED HEREON, DOES HEREBY HAT IT HAS CAUSED TO BE SURVEYED AND SUBDIVIDED AND S SHOWN BY THE ATTACHED PLAT FOR THE USES AND PURPOSES AS THEREIN, AND DOES HEREBY ACKNOWLEDGE AND ADOPT THE SAME T STYLE AND TITLE HEREON INDICATED. APITAL VENTURS, LLC., DOES HEREBY DEDICATE TO THE DUIET THE RIGHT OF WAY OF MILLS ROAD.
UNTY OF E UNDER THE OV RTIFY TH ATTED A. DICATED DER THE TRIOT CA	(LICENSE EXPIRES 11–30–2022) JULINOIS) JSS WILL) PSIGNED, OF PATRIOT CAPITAL VENTURES, LLC., WINCE OF THE PROPERTY DESCRIBED HEREON, DOES HEREBY HAT IT HAS CAUSED TO BE SURVEYED AND SUBDIVIDED AND S SHOWN BY THE ATTACHED PLAT FOR THE USES AND PURPOSES AS THEREIN, AND DOES HEREBY ACKNOWLEDGE AND ADOPT THE SAME T STYLE AND TITLE HEREON INDICATED. APITAL VENTURS, LLC., DOES HEREBY DEDICATE TO THE DUIET THE RIGHT OF WAY OF MILLS ROAD.
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JNTY OF TUNDER THE OVER TIFY THE ATTED AS JICATED DER THE TRIOT CA TY OF JO THE THE THE THE THE THE THE TH	(LICROSE EXPIRES 11–30–2022) (LLINOIS) SSS F WILL) SIGNED, OF PATRIOT CAPITAL VENTURES, LLC., WHER OF THE PROPERTY DESCRIBED HEREON, DOES HEREBY HAT IT HAS CAUSED TO BE SURVEYED AND SUBDIVIDED AND S SHOWN BY THE ATTACHED PLAT FOR THE USES AND PURPOSES AS THEREIN, AND DOES HEREBY ACKNOWLEDGE AND ADOPT THE SAME STALE AND TITLE HEREON INDICATED. APITAL VENTURS, LLC., DOES HEREBY DEDICATE TO THE DILET THE RIGHT OF WAY OF MILLS ROAD. PATRIOT CAPITAL VENTURES, LLC. (A PYAN HILL 21464 S. REDWOOD, ILLINOIS 60404—7543 ILLINOIS) SS F WILL) DERSIGNED, A NOTARY PUBLIC IN AND FOR SAID COUNTY IN THE STATE
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TILE) TATE OF TOUNTY OF TOUNTY OF TOUNTY OF TOUNTY OF THE UNLEST TRISON ALL TRISON	(LICENSE EXPIRES 11-30-2022) ILLIMOIS) ISIGNEE, OF PATRIOT CAPITAL VENTURES, LLC., WICK OF THE PROPERTY DESCRIBED HEREON, DOES HEREBY HAT IT HAS CAUSED TO BE SUPER'ED AND SUBDIVIDED AND S SHOWN BY THE ATTACHED PLAT FOR THE USES AND PURPOSES AS THEREIN, AND DOES HEREBY ACKNOWLEDGE AND ADOPT THE SAME AFTILL VENTURES, LLC. OF STALE AND TITLE HEREON INDICATED. THIS DAY OF
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STATE OF ILLINOIS)

SCHOOL DISTRICT BOUNDARY STATEMENT THE UNDERSIGNED, BEING DULY SWORN, UPON HIS/HER OATH DEPOSES AND STATES AS FOLLOWS: 1. THAT PATRIOT CAPITAL VENTURES, LLC., AS THE OWNER OF THE PROPERTY LEGALLY DESCRIBED ON THE ATTACHED PLAT OF SUBDIVISION WHICH LEGAL DESCRIPTION IS ATTACHED HERETO AND INCORPORATED BY REFERENCE HEREIN; AND 2. TO THE BEST OF THE OWNER'S KNOWLEDGE, THE SCHOOL DISTRICTS IN WHICH EACH TRACT, PARCEL, LOT OR BLOCK OF THE PROPOSED SUBDIVISION LIES ARE: JOLIET SCHOOL DISTRICT 86 420 N. RAYNOR AVENUE JOLIET, ILLINOIS 60435 JOLIET TOWNSHIP HIGH SCHOOL DISTRICT 204 300 CATERPILLAR DRIVE JOLIET, ILLINOIS 60436 DATED THIS _____ DAY OF ____ STATE OF ILLINOIS) COUNTY OF WILL) SUBSCRIBED AND SWORN TO BEFORE ME THIS ______ DAY OF NOTARY PUBLIC STATE OF ILLINOIS COUNTY OF WILL) THIS INSTRUMENT NUMBER_ _WAS FILED FOR RECORD IN THE RECORDER'S OFFICE OF WILL COUNTY AFORESAID, ON THIS _____ DAY OF_______, 20______, AT_______O'CLOCK, _____M., AND WAS RECORDED IN CABINET ______ OF PLATS AT SLOT _____ WILL COUNTY RECORDER STATE OF ILLINOIS) COUNTY OF WILL) DIRECT ACCESS TO MILLS ROAD, COUNTY HIGHWAY 51 FROM LOTS 1 AND 8 IS PROHIBITED.

APPROVED THIS ______ DAY OF ______, A.D. 20____.

AS TO ROADWAY ACCESS TO COUNTY HIGHWAY 51, ALSO KNOWN AS MILLS ROAD.

CITY CLERK

WILL COUNTY ENGINEER

		ILINQUENT GENERAL TAXES, AND NO UNPAID CURRE SCRIBED IN THE FOREGOING SURVEYOR'S CERTIFIC.
N WITNESS WHEREC	PF I HAVE HERETO SET MY	HAND AND SEAL OF THE COUNTY
DATED AT JOLIET, IL	LLINOIS, THIS DA	4 <i>Y OF</i>
	COUNTY CLERK	
STATE OF ILLINOIS))S:	S	
COUNTY OF WILL) I, JOLIET CITY COLLECT	TOR, HEREBY CERTIFY THAT I	FIND NO DELINQUENT GENERAL
TAXES, UNPAID CURR PROPERTY DESCRIBE.	RENT TAXES, OR UNPAID SPEC D BY THIS PLAT.	CIAL ASSESSMENTS AGAINST THE
DATED THIS	DAY OF	, 20
	CITY COLLECTOR	
STATE OF ILLINOIS) SS COUNTY OF WILL)	s	
AS AUTHORIZED BY	THE PLAT APPROVED BY:	
ORDINANCE NO		OF THE CITY COUNCIL OF THE CITY OF JOLIET
	MA YOR	
PPROVED BY THE JO	CITY CLERK	ON, 20
PPROVED BY THE JO	CITY CLERK	
PPROVED BY THE JC	CITY CLERK DLIET CITY PLAN COMMISSION	
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	CITY CLERK DLIET CITY PLAN COMMISSION PLAN COMMISSION CHAIR PLAN COMMISSION SECR	PMAN
STATE OF ILLINOIS) COUNTY OF WILL) I, JOSEPH P. HAMM AND BELIEF, THE DE SITE DEVELOPMENT F SO AS TO ADVERSEL PROPERTIES AND WIL THE BEST OF MY KN JOLIET, ILLINOIS AND	CITY CLERK CITY CLERK CITY CLERK CLET CITY PLAN COMMISSION PLAN COMMISSION CHAIR PLAN COMMISSION SECR PLANS WILL NOT INCREASE TO LY AFFECT THE QUALITY OF SECRET OF THE PROPERTY OF THE	PMAN
STATE OF ILLINOIS) COUNTY OF WILL) JOSEPH P. HAMM AND BELIEF, THE DE SITE DEVELOPMENT P SO AS TO ADVERSEL PROPERTIES AND WIL THE BEST OF MY KN JOLIET, ILLINOIS AND SUBDIVISIONS HAVE	CITY CLERK CITY CLERK CITY CLERK CLIET CITY PLAN COMMISSION PLAN COMMISSION CHAIR PLAN COMMISSION SECR PLANS WILL NOT INCREASE TO LANS WILL NOT INCREASE TO LAND THE QUALITY OF SECRET OF THE PROPRIED OTHER PROPRIED WITH IN THE BEEN COMPLIED WITH IN THE	PETARY AT TO THE BEST OF MY KNOWLEDGE T SITE IN ACCORDANCE WITH THE THE AMOUNT OR RATE OF RUN—OFF SURFACE WATER DRAINAGE ONTO OTHER PERTIES. I FURTHER CERTIFY THAT TO REQUIREMENTS OF THE CITY OF NITTIES RELATIVE TO PLATS AND T PREPARATION OF THIS PLAT.
STATE OF ILLINOIS) COUNTY OF WILL) JOSEPH P. HAMM AND BELIEF, THE DE SITE DEVELOPMENT P SO AS TO ADVERSEL PROPERTIES AND WIL THE BEST OF MY KN JOLIET, ILLINOIS AND SUBDIVISIONS HAVE	CITY CLERK CITY CLERK CITY CLERK CLIET CITY PLAN COMMISSION PLAN COMMISSION CHAIR PLAN COMMISSION SECR PLANS WILL NOT INCREASE TO LANS WILL NOT INCREASE TO LAND THE QUALITY OF SECRET OF THE PROPRIED OTHER PROPRIED WITH IN THE BEEN COMPLIED WITH IN THE	PMAN PETARY AT TO THE BEST OF MY KNOWLEDGE T SITE IN ACCORDANCE WITH THE THE AMOUNT OR RATE OF RUN—OFF SURFACE WATER DRAINAGE ONTO OTHER PERTIES. I FURTHER CERTIFY THAT TO REQUIREMENTS OF THE CITY OF NITTIES RELATIVE TO PLATS AND T PREPARATION OF THIS PLAT.
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STATE OF ILLINOIS) COUNTY OF WILL) JOSEPH P. HAMM AND BELIEF, THE DE SITE DEVELOPMENT P SO AS TO ADVERSEL PROPERTIES AND WIL THE BEST OF MY KN JOLIET, ILLINOIS AND SUBDIVISIONS HAVE	CITY CLERK CITY CLERK PLAN COMMISSION CHAIR PLAN COMMISSION SECR PLAN COMMISSION SECR PLAN WILL NOT INCREASE TO A SECOND THE QUALITY OF SECOND CONTROL OTHER PROPERTY AFFECT THE QUALITY OF SECOND COMPLET, ALL FOR ALL OTHER GOVERNMENT EN BEEN COMPLIED WITH IN THE SECOND AND SEAL AT JOLIET, ILLE	PETARY AT TO THE BEST OF MY KNOWLEDGE T SITE IN ACCORDANCE WITH THE THE AMOUNT OR RATE OF RUN—OFF SURFACE WATER DRAINAGE ONTO OTHER PERTIES. I FURTHER CERTIFY THAT TO REQUIREMENTS OF THE CITY OF NITTIES RELATIVE TO PLATS AND T PREPARATION OF THIS PLAT.
STATE OF ILLINOIS) COUNTY OF WILL) JOSEPH P. HAMM AND BELIEF, THE DE SITE DEVELOPMENT P SO AS TO ADVERSEL PROPERTIES AND WIL THE BEST OF MY KN JOLIET, ILLINOIS AND SUBDIVISIONS HAVE	CITY CLERK CITY CLERK DLIET CITY PLAN COMMISSION PLAN COMMISSION CHAIR PLAN COMMISSION SECR SS SS SER, DO HEREBY CERTIFY THA VELOPMENT OF THE SUBJECT PLANS WILL NOT INCREASE TO LY AFFECT THE QUALITY OF SOLUTION LA NOT DAMAGE OTHER PROFIT INCLUMEDGE AND BELIEF, ALL RE SEEN COMPLIED WITH IN THE SIND AND SEAL AT JOLIET, ILLE ENGINEER	PETARY AT TO THE BEST OF MY KNOWLEDGE T SITE IN ACCORDANCE WITH THE THE AMOUNT OR RATE OF RUN—OFF SURFACE WATER DRAINAGE ONTO OTHER PERTIES. I FURTHER CERTIFY THAT TO REQUIREMENTS OF THE CITY OF NITTIES RELATIVE TO PLATS AND T PREPARATION OF THIS PLAT.
STATE OF ILLINOIS) COUNTY OF WILL) J. JOSEPH P. HAMM AND BELIEF, THE DE SITE DEVELOPMENT F SITE DEVELOPMENT F PROPERTIES AND WIL THE BEST OF MY KN JOLIET, ILLINOIS AND SUBDIVISIONS HAVE GIVEN UNDER MY HA OF OF OF OF OUNTY OF WILL)	CITY CLERK CITY CLERK CITY CLERK CITY PLAN COMMISSION PLAN COMMISSION CHAIR PLAN COMMISSION SECR SS SS SS SS SER, DO HEREBY CERTIFY THA VELOPMENT OF THE SUBJECT PLANS WILL NOT INCREASE TO LY AFFECT THE QUALITY OF SOLUTION LI NOT DAMAGE OTHER PROPE SOLUTION OF THE SUBJECT PLANS WILL NOT INCREASE TO LY AFFECT THE QUALITY OF SOLUTION SOLUTION OF THE SUBJECT PLAN COMMISSION CHAIR PLAN COMMISSION CHAIR PLAN COMMISSION THA SER VELOPMENT OF THE SUBJECT PLAN COMMISSION CHAIR PLAN COMMISSION THA PLAN COMMISSION CHAIR PLAN COMMI	PETARY AT TO THE BEST OF MY KNOWLEDGE T SITE IN ACCORDANCE WITH THE THE AMOUNT OR RATE OF RUN—OFF SURFACE WATER DRAINAGE ONTO OTHER PERTIES. I FURTHER CERTIFY THAT TO REQUIREMENTS OF THE CITY OF NITTIES RELATIVE TO PLATS AND T PREPARATION OF THIS PLAT.
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STATE OF ILLINOIS) COUNTY OF WILL S JOSEPH P. HAMM AND BELIEF, THE DE SITE DEVELOPMENT F SITE DEVELOPMENT F SITE DEST OF MY KN JOLIET, ILLINOIS AND SUBDIVISIONS HAVE SUBDIVISIONS HAVE OF SOUNTY OF WILL) TREBY CERTIFY THA VAILABLE COUNTY R.	CITY CLERK DLIET CITY PLAN COMMISSION PLAN COMMISSION CHAIR PLAN COMMISSION SECR SS SER, DO HEREBY CERTIFY THA EVELOPMENT OF THE SUBJECT PLANS WILL NOT INCREASE TO LL NOT DAMAGE OTHER PROFILE INDIVIDEDGE AND BELIEF, ALL RE INDIVIDEDGE AND BELIEF, ALL RE ENGINEER ENGINEER ENGINEER COMPLIED WITH IN THE ENGINEER ENGINEER ENGINEER ENGINEER CORDS AND FIND SAID DESERTED	PETARY AT TO THE BEST OF MY KNOWLEDGE IT SITE IN ACCORDANCE WITH THE HE AMOUNT OR RATE OF RUN-OFF SURFACE WATER DRAINAGE ONTO OTHER PERTIES. I FURTHER CERTIFY THAT TO REQUIREMENTS OF THE CITY OF NITIES RELATIVE TO PLATS AND IT PREPARATION OF THIS PLAT. LINOIS THIS

STATE OF ILLINOIS

DATED THIS _____ DAY OF____

DIRECTOR

CITY OF JOLIET UTILITY EASEMENT PROVISIONS

CORPORATION, WILL COUNTY, ILLINOIS, AND TO THOSE PUBLIC UTILITY

COMPANIES OPERATING UNDER FRANCHISE FROM THE CITY OF JOLIET INCLUDING BUT NOT LIMITED TO AMERITECH (FORMERLY ILLINOIS BELL

COMED, AND ANY FRANCHISED CABLE TELEVISION COMPANY AND TO

AND GRANTED TO THE CITY OF JOLIET, AN ILLINOIS MUNICIPAL

SERVICE TO THE AREA SHOWN BY PLAT.

A PERMANENT NON-EXCLUSIVE UTILITY EASEMENT IS HEREBY RESERVED FOR

TELEPHONE COMPANY), NICOR (FORMERLY NORTHERN ILLINOIS GAS COMPANY),

THEIR RESPECTIVE SUCCESSORS AND ASSIGNS IN, UPON, ACROSS, UNDER AND THROUGH THE AREAS SHOWN BY DOTTED LINES ON THE PLAT AND LABELED "EASEMENT" FOR THE PURPOSES OF INSTALLING, CONSTRUCTING, OPERATING,

REPLACING, ALTERING, REPAIRING, CLEANING, ENLARGING, REMOVING AND MAINTAINING LINES FOR ELECTRICITY, GAS, TELEPHONE, CABLE TELEVISION OR

ARE OR MAY BECOME NECESSARY TO THE PROVISION OF PUBLIC UTILITY

ALL NECESSARY EQUIPMENT NEEDED TO PERFORM THE ABOVE DESCRIBED WORK, AND SHALL ALSO HAVE THE RIGHT TO CUT DOWN, PRUNE, OR REMOVE

LINES FOR THE AFOREMENTIONED UTILITY LINES ABOVE GROUND, AND THE SAME SHALL BE BURIED AT ALL LOCATIONS DESCRIBED ABOVE. HOWEVER,

BOXES, TERMINALS, TRANSFORMERS, AND SIMILAR APPURTENANCES TO THE

PROVISION OF THE UTILITY SERVICE WHICH CANNOT FEASIBLY BE BURIED UNDERGROUND ARE HEREBY PERMITTED TO BE PLACED ABOVE GROUND.

AN EASEMENT IS HEREBY RESERVED FOR AND GRANTED TO THE CITY OF

JOLIET. OVER ALL AREAS INDICATED AS A DRAINAGE EASEMENT FOR THE PERPETUAL RIGHT, PRIVILEGE AND AUTHORITY TO CONSTRUCT, RECONSTRUCT, GRADE, REGRADE, INSPECT, OPERATE AND OTHERWISE MAINTAIN IN AN

RUNOFF TRIBUTARY THERETO TOGETHER WITH THE RIGHT OF ACCESS OVER, UPON AND THROUGH SAID EASEMENT FOR THE NECESSARY INDIVIDUALS AND

EQUIPMENT TO PERFORM SAID FUNCTIONS. THE RIGHT IS ALSO GRANTED TO CUT DOWN, TRIM OR REMOVE TREES, BUSHES, VEGETATION AND DEBRIS WITHIN SAID EASEMENT AREA FOR THE USES AND PURPOSES HEREIN SET FORTH. NO BUILDINGS, SHEDS, SWIMMING POOLS OR OBJECTS AND EQUIPMENT SHALL BE

PLACED OR ERECTED ON SAID EASEMENT, AND NO EARTH FILL OR EXTRANEOUS MATERIALS SHALL BE DEPOSITED ON OR REGRADING WORK UNDERTAKEN

WITHIN SAID EASEMENT. SAID EASEMENT AREA MAY BE USED, HOWEVER, FOR

SHRUBS, TREES, PLANTS, LAWNS AND OTHER LANDSCAPE IMPROVEMENTS APPROVED BY THE CITY OF JOLIET THAT DO NOT THEN OR LATER

THE CITY HAS THE RIGHT BUT NOT THE DUTY TO MAINTAIN THE EASEMENT

AND SWALE AND DRAINAGE PIPES AND THE OWNERS OF LOTS SHALL BE PERPETUALLY RESPONSIBLE FOR MAINTAINING THE EASEMENT AND SWALE AND DRAINAGE PIPES. NO MODIFICATIONS TO THE GRADE OF THE LAND OR

PLACEMENT OF THE DRAINAGE PIPES SHALL BE MADE WITHOUT WRITTEN

THE CITY, IN ADDITION TO ANY OTHER RIGHTS IT MAY HAVE UNDER THE

HEREAFTER IMPOSED BY THE PROVISIONS OF THE EASEMENT AGAINST THE

JURISDICTION TO ENFORCE AND REQUIRE THE PERFORMANCE OF THE

ANY PROCEEDING IN LAW OR IN EQUITY ALL OTHER RESTRICTIONS, CONDITIONS, COVENANTS, RESERVATIONS, LIENS AND CHARGES NOW OR

EASEMENT, SHALL HAVE THE RIGHT TO FILE SUIT IN ANY COURT OF COMPETENT

OBLIGATIONS UNDER THE PROVISIONS OF THE EASEMENT, AND TO ENFORCE BY

APPROVAL OF THE CITY. THE OWNERS ACKNOWLEDGE THAT THE STORMWATER DRAINAGE FROM THE SITE IS HIGHLY DEPENDENT ON THE

CONTINUATION OF THE DRAINAGE SYSTEM AS DESIGNED.

INTERFERE WITH THE AFORESAID EASEMENT USES AND RIGHTS.

UNOBSTRUCTED CONDITION A SYSTEM OF STORM DRAINS, MANHOLES, OVERLAND DRAINAGE SWALES, AND TEMPORARY STORAGE OF STORMWATER

ANY AND ALL TREES, SHRUBS, OR PLANTS THAT INTERFERE WITH SUCH WORK.

NOTHING HEREIN SHALL BE CONSTRUED TO GRANT THE RIGHT TO PLACE ANY

THE SAID UTILITY COMPANIES AND THE CITY OF JOLIET SHALL HAVE THE RIGHT OF ACCESS TO THE ABOVE DESCRIBED EASEMENT PROPERTY FOR

ANY OTHER UTILITY LINES ALONG WITH ANY AND ALL APPURTENANCES THAT

P.I.N.: 30-07-23-108-007-0000

RECORD PLAT

KINGSMEN INDUSTRIAL PARK

That Part of the South Half of the Northwest Quarter of Section 23, Township 35 North, Range 10 East of the Third Principal Meridian, All In Will County, Illinois.

> Said Parcel Containing 25.428 Acres. More or Less.

EASEMENT PROVISIONS An easement for serving the subdivision and other property with electric and communication service is hereby reserved for and granted to

Commonwealth Edison Company

Ameritech Illinois a.k.a. Illinois Bell Telephone Company, Grantees,

their respective licensees, successors and assigns jointly and severally, to construct, operate, repair, maintain, modify, reconstruct, replace, supplement, relocate and remove, from time to time, poles guys, anchors, wires, cables, conduits, manholes, transformers, pedestals, equipment cabinets or other facilities used in connection with overhead and underground transmission and distribution of electricity, communications, sounds and signals in, over, under, across, along and upon the surface of the property shown within the dashed or dotted lines (or similar designation) on the plat and marked "Easement", "Utility Easement", "Public Utility Easement", "P.U.E" (or similar designation), the property designated in the Declaration of Condominium and/or on this plat as "Common Elements", and the property designated on the plat as "common area or areas", and the property designated on the plat for streets and alleys, whether public or private, together with the rights to install required service connections over or under the surface of each lot and common area or areas to serve improvements thereon, or on adjacent lots, and common area or areas, the right to cut, trim or remove trees, bushes, roots and saplings and to clear obstructions from the surface and subsurface as may be reasonably required incident to the rights herein given, and the right to enter upon the subdivided property for all such purposes. Obstructions shall not be placed over Grantees' facilities or in, upon or over the property within the dashed or dotted lines (or similar designation) marked "Easement", "Utility Easement", "Public Utility Easement", "P.U.E" (or similar designation) without the prior written consent of Grantees. After installation of any such facilities, the grade of the subdivided property shall not be altered in a manner so as to interfere with the proper operation and maintenance thereof.

The term "Common Elements" shall have the meaning set forth for such term in the "Condominium" Property Act", Chapter 765 ILCS 605/2(c), as amended from time to time.

The term "common area or areas" is defined as a lot, parcel or area of real property, the beneficial use and enjoyment of which is reserved in whole or as an apportionment to the separately owned lots, parcels or areas within the planned development, even though such be otherwise designated on the plat by terms such as "outlots", "common elements", "open space", "open area", "common ground", "parking" and "common area". The term "common area or areas", and "Common Elements" include real property surfaced with interior driveways and walkways, but excludes real property physically occupied by a building, Service Business District or structures such as a pool, retention pond or mechanical equipment.

Relocation of facilities will be done by Grantees at cost of the Grantor/Lot Owner, upon written request.

AN EASEMENT FOR SERVING THE SUBDIVISION AND OTHER PROPERTY WITH CABLE TELEVISION IS HEREBY RESERVED FOR AND GRANTED TO MEDIA ONE, THEIR RESPECTIVE SUCCESSORS AND ASSIGNS, TO INSTALL, OPERATE, MAINTAIN AND REMOVE, FROM TIME TO TIME, FACILITIES USED IN CONNECTION WITH OVERHEAD AND UNDERGROUND TRANSMISSIONS AND DISTRIBUTION OF CABLE TV SIGNALS IN ALL PLATTED EASEMENT AREAS, STREETS, ALLEYS, OTHER PUBLIC WAYS AND PLACES SHOWN ON THIS PLAT, TOGETHER WITH THE RIGHT TO INSTALL REQUIRED SERVICE CONNECTION OVER OR UNDER EACH LOT TO SERVE IMPROVEMENTS THEREON. NO BUILDING OR OTHER STRUCTURES SHALL BE CONSTRUCTED OR ERECTED IN ANY EASEMENT AREA WITHOUT THE PRIOR WRITTEN CONSENT OF

AN EASEMENT IS HEREBY RESERVED FOR AND GRANTED TO NICOR GAS COMPANY, ITS SUCCESSORS AND ASSIGNS ("NICOR") TO INSTALL, OPERATE, MAINTAIN, REPAIR, REPLACE AND REMOVE, FACILITIES USED IN CONNECTION WITH THE TRANSMISSION AND DISTRIBUTION OF NATURAL GAS IN, OVER, UNDER, ACROSS, ALONG AND UPON THE SURFACE OF THE PROPERTY SHOWN ON THIS PLAT MARKED "EASEMENT," "COMMON AREA OR AREAS" AND STREETS AND ALLEYS, WHETHER PUBLIC OR PRIVATE, AND THE PROPERTY DESIGNATED IN THE DECLARATION OF CONDOMINIUM AND/OR ON THIS PLAT AS "COMMON ELEMENTS," TOGETHER WITH THE RIGHT TO INSTALL REQUIRED SERVICE CONNECTIONS OVER OR UNDER THE SURFACE OF EACH LOT AND COMMON AREA OR AREAS TO SERVE IMPROVEMENTS THEREON, OR ON ADJACENT LOTS, AND COMMON AREA OR AREAS, AND TO SERVE OTHER PROPERTY, ADJACENT OR OTHERWISE, AND THE RIGHT TO REMOVE OBSTRUCTIONS, INCLUDING BUT NOT LIMITED TO, TREES, BUSHES, ROOTS AND FENCES, AS MAY BE REASONABLY REQUIRED INCIDENT TO THE RIGHTS HEREIN GIVEN, AND THE RIGHT TO ENTER UPON THE PROPERTY FOR ALL SUCH PURPOSES. OBSTRUCTIONS SHALL NOT BE PLACED OVER NICOR'S FACILITIES OR IN, UPON OR OVER THE PROPERTY IDENTIFIED ON THIS PLAT FOR UTILITY PURPOSES WITHOUT THE PRIOR WRITTEN CONSENT OF NICOR. AFTER INSTALLATION OF ANY SUCH FACILITIES, THE GRADE OF THE PROPERTY SHALL NOT BE ALTERED IN A MANNER SO AS TO INTERFERE WITH THE PROPER OPERATION AND MAINTENANCE THEREOF. THE TERM "COMMON ELEMENTS" SHALL HAVE THE MEANING SET FORTH FOR SUCH TERM IN SECTION 605/2(e) OF THE "CONDOMINIUM PROPERTY ACT" (ILLINOIS COMPILED STATUTES, CH. 765, SEC. 605/2(e)), AS AMENDED FROM TIME TO TIME THE TERM "COMMON AREA OR AREAS" IS DEFINED AS A LOT, PARCEL OR AREA OF REAL PROPERTY, INCLUDING REAL PROPERTY SURFACED WITH INTERIOR DRIVEWAYS AND WALKWAYS, THE BENEFICIAL USE AND ENJOYMENT OF WHICH IS RESERVED IN WHOLE AS AN APPURTENANCE TO THE SEPARATELY OWNED LOTS, PARCELS OR AREAS WITHIN THE PROPERTY, EVEN THOUGH SUCH AREAS MAY BE DESIGNATED ON THIS PLAT BY OTHER TERMS.

Latest Revision: 07-12-2022 Date Prepared: 6-15-2022



Ruettiger, Tonelli & Associates, Inc.

Surveyors • Engineers • Planners • Landscape Architects • G.I.S. Consultants 129 CAPISTA DRIVE - SHOREWOOD, ILLINOIS 60404 PH. (815) 744-6600 FAX (815) 744-0101 website: www.ruettigertonelli.com

SHEET 2 OF 2

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