

Blue Ridge Land & Auction Co., Inc

Offering

United Country – Blue Ridge Land & Auction is offering at public auction Auburn Hills Golf Course. This offering includes +- 157 acre, 18 hole golf course located in Riner, VA; Maintenance Building, Clubhouse, Cart Garage, Driving Range, Practice Green, Swimming Pool, Grounds Equipment, 50 Golf Carts, Inventory in Pro-Shop, and Restaurant Equipment. These will be offered all as one. There are Equipment Lists, Golf Course Information, Maps and Property information in Bidder's Packet. Open House from 10am – Noon on Saturday, March 12th. Auction Date is Saturday, March 26th at 10am at Auburn Hills Golf Course. Bidding online available at http://www.blueridgelandandauction.com.

Terms and Conditions

10% Buyer's Premium; 10% Earnest Money Deposit; Subject to Confirmation; 30 day close; Buyer's should carefully read Terms and Conditions in Bidder's Packet for registration information and full Terms and Conditions.

Allowed Use

The zoning for the property is PUDRES PLANNED UNIT DEV as stated on Montgomery County Tax Card. Attached in the this Bidder's Packet is Ordinance 1997-8 which is an amendment to the zoning for Auburn Hills. Bidders should examine this Amendment, the Declaration of Protective Covenants & Restrictions, the Auburn Hills Golf Club, LLC Master Plan, Auburn Hills Golf Club, and Zoning Description.

Survey and Acreage Comments

There is a discrepancy in acreage between the county has and what the survey shows. The county states that acreage is 156.664 Acres. If one adds Tract "A" of .713 Acre, Tract "B" of 36.851 Acres, and Tract "C" of 123.998 Acres from survey they total 161.562 Acres. However survey states that total acreage is 158.680 Acres. The 158.680 Acres was calculated by adding Tract "A", Tract "B", and Tract "C" then subtracting lot # 29 which at the time was .85 acres and lot # 30 which is 2.03 acres. Lot # 29 has since been revised to 1.621 Acres.

The Deed recorded in public record states that acreage is the total acreage on survey less and except lot # 29 of 1.621 Acres and lot # 30 of 2.03 acres. That total is 157.911 Acres (161.562 Acres less 2.03 Acres and less 1.621 acres). Survey has been included in bidders packet along with tax card and tax map of Montgomery County. Auction Company and Seller are selling this property as +- 157 acres. Purchasers are encouraged to do their own due diligence on noted acreage discrepancies.



TERMS OF AUCTION

AUCTION FOR - FORE LLC

AUCTION LOCATION - 1581 TURNBERRY LANE; RINER, VA 24149

AUCTION DATE –SATURDAY, MARCH 26TH 2016 @ 10AM. ONLINE BIDDING AVAILABLE

<u>AUCTIONEER</u> – Matt Gallimore (Broker/Auctioneer) of Blue Ridge Land & Auction Company located at 102 South Locust Street, Floyd VA 24091 (540-745-2005) has contracted with FORE LLC "Seller" to offer to sell at public auction certain Real Property, Golf Course Inventory, Equipment, and Golf Carts located at 1581 TURNBERRY LANE; RINER VA 24149;

Legal Description - Tax Map # 119-5A; Parcel # 034513; 10-101, Instrument # 2013008735

156.6640 Acres and Improvements Located on Route # 8; Riner Magisterial District of Montgomery County; Golf Course Inventory, Equipment, and Golf Carts;

AGENCY DISCLOSURE – Auctioneer / Broker is acting exclusively as an agent for Seller and not as an agent for any bidder or buyer. No third-party broker / agent is acting as a subagent of Auctioneer.

COLLUSION – Bid-rigging is a federal felony punishable by imprisonment and fine. Auctioneer will report all suspected, illegal conduct to the F.B.I and cooperate with any investigation and prosecution

COPYRIGHT FOR AUCTION – The Auction is the exclusive intellectual property of Auctioneer, covered by copyright protection, and may not be recorded, reproduced, or used in any form by anyone other than Auctioneer.

PROPERTY DESCRIPTION – Tax Map # 119-5A; Parcel # 034513; Instrument # 2013008735;

156.6640 Acres and Improvements Located on Route # 8; Riner Magisterial District of Montgomery County, VA; Golf Course Inventory, Equipment, and Golf Carts.

And more commonly known as

1581 Turnberry Lane, Riner VA 24149;

DUE DILIGENCE – Seller and Auctioneer, Realtor(s), and/or Broker(s) do not attempt to provide Bidder with all of the information Bidder may need to make an informed decision about the Auction and Property. Bidder should obtain professional advice, inspect, and conduct due diligence on the Property, any occupancy of it, title, surrounding area, all information provided by Seller or Auctioneer, public records, Terms of Auction, Sale Contract, transaction contemplated, and all circumstances, defects, facts, issues, problems, and other relevant matter (collectively "Property Issues"). All information provided by Auctioneer came from Seller and Public Record and is believed to be accurate, but neither Seller nor Auctioneer guarantees, represents, or warrants its accuracy or completeness and Bidder should not rely upon it without independent inspection and verification from sources Bidder knows to be reliable. Bidder has either performed all inspections and other due diligence that it deems necessary in advance of bidding in the Auction and Bidder understands and fully accepts the risk of not having done so. No Property will be open for inspection following the Auction and through the time of closing the sale. Seller and Auctioneer, Realtor(s), and / or Broker(s) are not required to updated any information provided or published and will have no liability whatsoever for failing to do so.

DISCLAIMERS – Participation in the Auction is at Bidder's sole risk and Seller and Auctioneer, plus their agents, contractors, directors, employees, members, officers, and representatives will have no liability whatsoever. The Property will be offered **"AS IS, WHERE IS, WITH ALL FAULTS."** To the fullest extent allowed by law, Seller and Auctioneer unconditionally disclaim any guarantee, representation, or warranty of every kind, whether expressed, implied, or statutory, whether oral or written, whether past, present, or future, with respect to all Property Issues, except as expressly provided in the terms of the Auction and the Sale Contract.

DISCLOSURES - Unless otherwise disclosed, the Property will be offered for sale and conveyed by deed free and clear of all liens, mortgages, deeds of trust, delinquent taxes, assessments and warrants, but subject to all non-monetary encumbrances such as conditions, covenants, deeds, easements, reservations, restrictions, right-of-ways, title exceptions, zoning regulations and matters of record. Maps, depictions, and sketches in any materials related to the Property are for illustration purposes only and Seller, Realtor, and Auctioneer do not guarantee, represent, or warrant their accuracy or completeness.

BIDDER REGISTRATION – Auctioneer may refuse to register or expel any person who is disruptive, noncompliant, or previously caused a problem of any kind for Seller or Auctioneer. The requirements for Bidder registration may be waived by Auctioneer with respect to any Bidder, without waiving same for any other Bidder. By registering, Bidder acknowledges receipt of the Terms of Auction and access to the Sale Contract and unconditionally and irrevocably agrees to be bound by both. <u>In order to Register, Bidder's are required to submit a Bank</u> <u>Letter of Support or Verified Funds of at least \$1,000,000.00 USD to Auction</u> <u>Company.</u>

AUCTION METHOD – Auction will be "Subject to Confirmation" and conducted on – site at **1581 Turnberry Lane, Riner VA 24149** with online bids being considered while auction is online and until live bids are complete and with live bids being considered starting at approximately **10am EDT on Saturday March 26th, 2016**. Final high bid amount will be the Contract Price plus a 10% Buyer's Premium. Purchaser will be required to sign a Contract of Purchase, where the final Contract Price will be the final bid plus a 10% Buyer's Premium. Purchaser will be required to make a 10% Earnest Money Deposit and close within 30 days.

SALE CONTRACT – Bidder should carefully read and understand the Sale Contract before bidding in the Auction. The Property will be offered subject to the terms of the Sale Contract which is not negotiable. This is a cash sale and not contingent upon any matter, including Buyer obtaining financing. Buyer will immediately

execute the Sale Contract and all related documents presented by Auctioneer to bind Bidder and Seller to a sale of the Property and no addition, deletion, or revision will be permitted. The Sale Contract will exclusively govern the Parties' rights, responsibilities, and remedies with respect to any sale of the Property and all related matters. The sale must close within 30 days following the Auction.

EARNEST MONEY DEPOSIT – Purchaser will be required to make 10% Earnest Money Deposit on March 26th, 2016. The 10% Earnest Money Deposit is calculated as 10% of final Contract Price which is the high and final bid plus a 10% Buyer's Premium. <u>The Earnest Money Deposit shall be made with certified funds</u> of at least \$70,000, and the balance greater than \$70,000 can be made from <u>non-certified funds.</u> If Purchaser defaults under the terms of the Sale Contract, Earnest Money will be forfeited to Seller and Auction Company. If Seller defaults under the terms of the Sale Contract, Earnest Money will be returned to Purchaser.

TITLE - At Settlement, Seller shall convey to Purchaser fee simple title to the Property by <u>General Warranty Deed</u>, free of all liens, tenancies, defects and encumbrances, except as otherwise indicated herein, and subject only to such restrictions and easements as shall then be of record which do not affect the use of the Property for use as a golf course or render the title unmarketable. If a defect is found which can be remedied by legal action within a reasonable time, Seller shall, at Seller's expense, promptly take such action as is necessary to cure the defect. If Seller, acting in good faith, is unable to have such defect corrected within 60 days after notice of such defect is given to Seller, then this Contract may be terminated by either Seller or Purchaser. Purchaser may extend the date for Settlement to the extent necessary for Seller to comply with this Paragraph but not longer than 60 days.

<u>There is approximately \$130,000.00 USD owed for unpaid State Taxes and</u> <u>unpaid Federal withholding taxes. These taxes will be paid from funds at</u> <u>settlement.</u>

RELEASE FOR USE – Bidders, Buyers, and other persons present at the Auction (collectively "Attendees") are advised that Auctioneer and its agents, contractors, employees, and/or representatives may record the Auction related matter, and Attendees through audiotape, photography, motion pictures, and/or videotape

for advertising, marketing, promotion, publicity, record, and/or trade purposes, and in consideration of being allowed to attend the Auction, Attendees unconditionally and irrevocably agree that their images and voices may be so recorded and used by Auctioneer in all types of media without territorial, time, or use limitation, and without compensation being owed or paid to Attendees by Auctioneer or Seller.

DISPUTE RESOLUTION – There shall be an attempt for any dispute resulting from Auction to be resolved by non-binding mediation.

To the fullest extent allowed by law, neither Seller, Realtor, nor Auctioneer will be liable for any consequential, exemplary, incidental, indirect, punitive, or special loss or damage, including, but not limited to, damage to property or loss of income, revenues, time, or use that might arise out of the Auction, offering or sale of the Property, or any related matter, whether such action be in contract, tort, strict liability, or other legal or equitable theory.

Choice of Law, Jurisdiction, and Venue – Any Auction matter will be exclusively construed and governed in accordance with the laws of the State of Virginia, without regard to its conflict of laws principles. The exclusive jurisdiction and venue for any controversy or claim between the Parties will be the County of Floyd in the State of Virginia.

MISCELLANEOUS – The Terms of Auction will bind Bidders and their agents, assigns, attorneys, beneficiaries, brokers, directors, distributes, employees, executors, heirs, legatees, officers, representatives, shareholders, and successors in interest. No deletion, modification, supplement, or waiver of any provision of the Terms of Auction will be made, except by Auctioneer's written revision or announcement at the Auction.

INVENTORY, EQUIPMENT, AND GOLF CARTS – These items are being sold "as-is" and will remain with Golf Course. There is a list of the equipment included in Bidder's Packet.

OWNER'S RIGHT TO BID – This Auction is for the sale of Company's Assets. Individual members of Fore LLC have reserved the right to bid, but shall be subject to such deposit and / or prequalification and registration requirements as are required of the general public.

CONTRACT OF PURCHASE

THIS CONTRACT OF PURCHASE (hereinafter "Contract") is made as of March 26th, 2016, between Fore LLC, owner of record of the Real and Personal Property sold herein (hereinafter referred to as the "Seller"), and

(hereinafter referred to as the "Purchaser", whether one or more). The Purchaser was the successful bidder at a public auction of the Property held on this date and this Contract restates the terms of sale announced prior to the auction sale.

1. **Real Property.** Purchaser agrees to buy and Seller agrees to sell the land and all improvements thereon and appurtenances thereto which fronts upon a public street or has a recorded access easement to a public street (hereinafter referred to as the "Property"), located in the County of Montgomery, Virginia, and described as:

Address: 1581 Turnberry Lane, Riner VA 24149

Legal Description: Tax Map # 119-5A; Parcel # 034513; Instrument # 2013008735 156.6640 Acres and Improvements Located on Route # 8; Riner Magisterial District of Montgomery County, VA;

2. **Personal Property:** The following items of personal property, which are free of all liens and encumbrances, are included in this sale "As-Is": <u>*Golf Course Inventory, Golf*</u> <u>*Course Equipment, and Golf Carts.*</u>

3. **Purchase Price:** The purchase price of the Property is equal to the auction bid price plus 10% Buyer's Premium is as follows:

(hereinafter referred to as the "Purchase Price"), which shall be paid to the Settlement Agent (designated below) at settlement ("Settlement") by certified or cashier's check, or wired funds, subject to the prorations described herein.

4. **Deposit.** Purchaser has made a deposit with Seller, of

(hereinafter referred to as the "Deposit"). The Deposit shall be held by the Seller, pursuant to the terms of this Contract, until Settlement and then applied to the Purchase Price.

Sellers' Initials_____

5. Settlement Agent and Possession. Settlement shall be made at

on or before April 26th, 2016

("Settlement Date"). Time is of the essence. If closing fails to occur through no fault of the Seller, the deposit shall be forfeited. Possession shall be given at Settlement.

6. Mechanics' and Materialmen's Liens.

NOTICE

Virginia law (Virginia Code § 43-1 *et seq.*) permits persons who have performed labor or furnished materials for the construction, removal, repair or improvement of any building or structure to file a lien against the Property. This lien may be filed at any time after the work is commenced or the material is furnished, but not later than the earlier of (i) 90 days from the last day of the month in which the lienor last performed work or furnished materials or (ii) 90 days from the time the construction, removal, repair or improvement is terminated. (See Standard Provision J on Exhibit A.)

AN EFFECTIVE LIEN FOR WORK PERFORMED PRIOR TO THE SETTLEMENT DATE MAY BE FILED AFTER SETTLEMENT. LEGAL COUNSEL SHOULD BE CONSULTED.

7. **Title Insurance Notification.** Purchaser may wish at Purchaser's expense to purchase owner's title insurance. Depending on the particular circumstances of the transaction, such insurance could include affirmative coverage against possible mechanics' and materialmen's liens for labor and materials performed prior to Settlement and which, though not recorded at the time of recordation of Purchaser's deed, could be subsequently recorded and would adversely affect Purchaser's title to the Property. The coverage afforded by such title insurance would be governed by the terms and conditions thereof, and the premium for obtaining such title insurance coverage will be determined by its coverage.

8. **Choice of Settlement Agent.** Virginia's Consumer Real Estate Settlement Protection Act provides that the purchaser or borrower has the right to select the settlement agent to handle the closing of this transaction. The settlement agent's role in closing this transaction involves the coordination of numerous administrative and clerical functions relating to the collection of documents and the collection and disbursement of funds required to carry out the terms of the contract between the parties. If part of the purchase price is financed, the lender for the purchaser will instruct the settlement agent as to the signing and recording of loan documents and the disbursement of loan proceeds. No settlement agent can provide legal advice to any party to the transaction except a settlement agent who is engaged in the private practice of law in Virginia and who has been retained or engaged by a party to the transaction for the purpose of providing legal services to that party.

Sellers' Initials_____

Variation by agreement: The provisions of the Consumer Real Estate Settlement Protection Act may not be varied by agreement, and rights conferred by this chapter may not be waived. The Seller may not require the use of a particular settlement agent as a condition of the sale of the property.

Escrow, closing and settlement service guidelines: The Virginia State Bar issues guidelines to help settlement agents avoid and prevent the unauthorized practice of law in connection with furnishing escrow, settlement or closing services. As a party to a real estate transaction, the purchaser or borrower is entitled to receive a copy of these guidelines from your settlement agent, upon request, in accordance with the provisions of the Consumer Real Estate Settlement Protection Act.

9. Standard Provisions.

(a) **Deposit.** If Purchaser fails to complete settlement on or before the Settlement Date, time being of the essence, the Deposit shall be forfeited to the Seller. Such forfeiture shall not limit any liability of the defaulting Purchaser or any rights or remedies of the Seller with respect to any such default, and the defaulting Purchaser shall be liable for all costs of re-sale of the Property (including attorney's fees of Seller), plus any amount by which the ultimate sale price for the Property may, at the discretion of the Seller, be conveyed to the next highest bidder of the Property whose bid was acceptable to the Seller. In the event the Seller does not execute a deed of conveyance for any reason, the Purchaser's sole remedy shall be the refund of the deposit. Immediately upon delivery of the deed for the Property by the Seller, all duties, liabilities, and obligations of the Seller, if any, to the purchaser with respect to the Property shall be extinguished.

(b) **Expenses and Prorations.** Seller agrees to pay the costs of preparing the deed, certificates for non-foreign status and state residency and the applicable IRS Form 1099, and the recordation tax applicable to grantors. Except as otherwise agreed herein, all other expenses incurred by Purchaser in connection with the Contract and the transaction set forth therein, including, without limitation, title examination costs, insurance premiums, survey costs, recording costs, loan document preparation costs and fees of Purchaser's attorney, shall be borne by Purchaser. All taxes, assessments, interest, rent and mortgage insurance, if any, shall be prorated as of Settlement. In addition to the Purchase Price, Purchaser shall pay Seller (i) for all propane remaining on the Property (if any) at the prevailing market price as of Settlement and (ii) any escrow Deposits made by Seller which are credited to Purchaser by the holders thereof.

(c) **Title.** At Settlement, Seller shall convey to Purchaser fee simple title to the Property by **Deed of General Warranty**, free of all liens, tenancies, defects and encumbrances, except as otherwise indicated herein, and subject only to such restrictions and easements as shall then be of record which do not affect the use of the Property for use of a golf course or render the title unmarketable. If a defect is found which can be remedied by

Sellers' Initials_____

legal action within a reasonable time, Seller shall, at Seller's expense, promptly take such action as is necessary to cure the defect. If Seller, acting in good faith, is unable to have such defect corrected within 60 days after notice of such defect is given to Seller, then this Contract may be terminated by either Seller or Purchaser. Purchaser may extend the date for Settlement to the extent necessary for Seller to comply with this Paragraph but not longer than 60 days.

(d) **Land Use Assessment.** In the event the Property is taxed under land use assessment and this sale results in disqualification from land use eligibility, Seller shall pay, when assessed, whether at or after Settlement, any rollback taxes assessed. If the Property continues to be eligible for land use assessment, Purchaser agrees to make application, at Purchaser's expense, for continuation under land use, and to pay any rollback taxes resulting from failure to file or to qualify.

(e) **Risk of Loss.** All risk of loss or damage to the Property by fire, windstorm, casualty or other cause, or taking by eminent domain, is assumed by Seller until Settlement. In the event of substantial loss or damage to the Property before Settlement, Purchaser shall have the option of either (i) terminating this Contract, or (ii) affirming this Contract, with appropriate arrangements being made by Seller to repair the damage, in a manner acceptable to Purchaser, or Seller shall assign to Purchaser all of Seller's rights under any applicable policy or policies of insurance and any condemnation awards and shall pay over to Purchaser any sums received as a result of such loss or damage.

(f) **Property Sold "As Is".** Purchaser agrees to accept the Property at Settlement in its present physical condition. No representations or warranties are made as to zoning, structural integrity, physical condition, environmental condition, construction, workmanship, materials, habitability, fitness for a particular purpose, or merchantability of all or any part of the Property.

(g) **Counterparts.** This Contract may be executed in one or more counterparts, with each such counterpart to be deemed an original. All such counterparts shall constitute a single agreement binding on all the parties hereto as if all had signed a single document. It is not necessary that all parties sign all or any one of the counterparts, but each party must sign at least one counterpart for this Contract to be effective.

(h) **Assignability.** This Contract may not be assigned by either Seller or Purchaser without the written consent of the other.

(i) Miscellaneous. The parties to this Contract agree that it shall be binding upon them, and their respective personal representatives, successors and assigns, and that its provisions shall not survive Settlement and shall be merged into the deed delivered at Settlement except for the provisions relating to rollback taxes. This Contract contains the final agreement between the parties hereto, and they shall not be bound by any terms, conditions, oral statements, warranties or representations not herein contained. This Contract

Sellers' Initials_____

shall be construed under the laws of the Commonwealth of Virginia.

IN WITNESS WHEREOF, the Purchaser and the Seller have duly executed this Contract as of the day and year first above written.

Fore LLC (Seller)	(Date)
(Purchaser)	(Date)
(Purchaser)	(Date)





Map Prepared by Montgomery County, Va Planning and GIS Services, 02/25/2016 Auburn Hills (Parcel ID - 034513)

0 150 300

600

1

Feet

900

1,200











NOT TO SCALE

LINE TABLE					
LINE	LENGTH	BEARING			
L1	107.48	S67 ° 17'33"E			
L2	15.56	S71 ° 46'18"E			
L3	24.72	S77 *18'41" E			
L4	17.87	S87°35'22"E			
L5	61.25	N10°15'05"E			
L6	11.82	N40°02'06"E			
L7	48.67	S77°06'23"E			
L8	94.05	S67°17'33"E			
L9	15.56	S71 ° 46'18"E			
L10	24.72	S77 * 18'41"E			
L11	17.87	S87*35'22"E			
L12	61.25	N10°15'05"E			
L13	11.82	N40°02'06"E			
L14	36.74	S27°03'08"E			
L15	49.25	S18°35'05"E			
L16	54.01	S02°07'57"E			
L17	41.48	S22 ° 19'24"E			
L18	27.62	S17*14'35"E			
L19	41.48	S22*19'24"E			
L20	27.62	S17 ° 14'35"E			
L21	18.30	S85°02'50"E			

	CURVE TABLE						
CURVE	RADIUS	LENGTH	TANGENT	BEARING	CHORD	DELTA	
C1	482.88	37.75	18.89	S69°31'55"E	37.74	4 ° 28'46"	
C2	662.71	64.08	32.06	S74 ° 32'30"E	64.05	5*32'23"	
C3	115.00	20.63	10.34	S82°27'02"E	20.60	10 ° 16'41"	
C4	121.71	32.45	16.32	N84 ° 46'18"E	32.36	15 ° 16'40"	
C5	121.71	142.07	80.38	N43°41'31"E	134.14	66 ° 52'53"	
C6	60.00	31.19	15.96	N25°08'35"E	30.84	29*47'01"	
C7	109.35	71.80	37.25	N58 ° 50'44"E	70.52	37*37'16"	
C8	127.69	56.25	28.59	S89°43'31"E	55.79	25 ° 14'15"	
C9	502.88	39.31	19.67	S69 ° 31'55"E	39.30	4 ° 28'46"	
C10	682.71	66.01	33.03	S74 ° 32'30"E	65.98	5 ° 32'23"	
C11	135.00	24.22	12.14	S82°27'02"E	24.18	10 ° 16'41"	
C12	141.71	37.79	19.01	N84 ° 46'18"E	37.68	15 ° 16'40"	
C13	141.71	165.42	93.59	N43 ° 41'31"E	156.19	66 ° 52'53"	
C14	40.00	20.79	10.64	N25°08'35"E	20.56	29 ° 47'01"	
C15	89.35	58.67	30.44	N58 ° 50'44"E	57.62	37*37'16"	
C16	107.69	88.02	46.64	S78 ° 55'39"E	85.60	46 ° 49'59"	
C17	65.00	32.29	16.48	S41°16'53"E	31.95	28 ° 27'31"	
C18	340.00	48.42	24.25	S14°30'19"E	48.37	8 ° 09'32"	
C19	340.00	49.21	24.65	S06°16'45"E	49.17	8 ° 17'36"	
C20	260.00	91.62	46.29	S12 ° 13'41"E	91.15	20 ° 11'27"	
C21	240.00	21.28	10.65	S19 ° 47'00"E	21.27	5°04'50"	
C22	465.64	119.15	59.90	S09°54'45"E	118.82	14°39'40"	
C23	79.54	51.50	26.69	S15 ° 57'51"W	50.60	37 ° 05'31"	
C24	240.00	20.63	10.32	S19 * 51'38"E	20.63	4 ° 55'33"	
C25	260.00	23.05	11.53	S19 ° 47'00"E	23.05	5°04'50"	
C26	485.64	124.27	62.47	S09 ° 54'45"E	123.93	14 ° 39'40"	
C27	99.54	48.91	24.96	S11*29'38"W	48.42	28 ° 09'07"	





1 OF 2



Instrument# 2013008735 Page 2

This Decd was prepared by: James W. Short & Associates, P. C. 1200 Elm Street, Suite A Christiansburg, VA 24073 Tas Map Reference Nos: 115-5-A, Parcel No. 034513 Consideration: \$1,000,000.00 Assessed Value: \$2,099,500.00 Title Insurance Underwriter: Unknown to Preparer

THIS DEED HAS BEEN PREPARED WITHOUT BENEFIT OF TITLE EXAMINATION BY THE PREPARER

THIS DEED, made and entered into this 5th day of September, 2013, by and between the <u>AUBURN HILLS GOLF CLUB, LLC, a Virginia Limited Liability Company</u>, Grantor, and <u>FORE</u>, Ile, a Virginia Limited Liability Company, herein called Grantee.

PROVIDES:

THAT for and in consideration of the sum of One Million Dollars (\$1,000,000.00) cash in hand paid, the receipt of all of which is hereby acknowledged by said Grantor, the Grantor does hereby grant, bargain, sell and convey with GENERAL WARRANTY and Modern English Covenants of title unto the said Grantee all that certain real estate with improvements thereon

and appurtenances thereunto belonging, located, lying and being in the Riner Magisterial District

of Montgomery County, Virginia and more particularly designated and described as follows, to-

wit:

All those certain tracts or parcels of land designated as Parcel "A" containing 0.713 acre, more or less, Parcel "B", containing 36.851 acres, more or less, Parcel "C" containing 123.998 acres, more or less, as shown and described on a certain plat entitled "COMPILED PLAT AUBURN HILLS GOLF CLUB, L.L.C. PROPERTIES RINER MAGISTERIAL DISTRICT, MONTGOMERY COUNTY, VIRGINIA", dated August 20, 2013 and designated as Project Number B1364B-01 prepared by Draper Aden Associates, revised August 27, 2013, a copy of which said plat is attached hereto and incorporated into this instrument by reference, LESS AND EXCEPTING THEREFROM, all of Lot 29 and all of Lot 30 as shown on the aforesaid plat.

AND BEING a portion of the same property acquired by the Grantor herein by deed from Jon A. Altizer and Kate M. Altizer, husband and wife, dated the 17th day of June, 1996, and recorded in the Clerk's Office of the Circuit Court of Montgomery County, Virginia in deed Book 922, at page 151, and by deed from Jon M. Altizer and Katie M. Altizer (who is the same person as Kate M. Altizer) dated July 1, 1997 and recorded in the aforesaid Clerk's Office in Deed Book 966, at page 717, reference to which deeds is hereby made.

This conveyance is expressly made subject to a certain right of way and easement shown on the aforesaid plat as a 20 feet private ingress and egress easement which said easement burdens the property herein conveyed and benefits those properties shown on the aforesaid plat attached to this instrument.

The conveyance is made is further made subject to any easements, agreements, restrictions, conditions and covenants contained in duly recorded deeds, plats and other instruments constituting constructive notice in the chain of title which have not expired by a time limitation contained therein or have otherwise become ineffective and to matters visible upon inspection, including but not limited to, those public utility and drainage easements as sown on the aforesaid plat attached to this instrument.

As part of the consideration for this deed, the Grantee, as evidenced by his signature to this instrument, does covenant and agree, for himself, his heirs, successors in interest and assigns that the property herein conveyed by this instrument shall be used and remain as a semi private golf course open to the public for membership and public use and play for a period of no less than one (1) year from the date of the recordation of this instrument in the Clerk's Office of the Circuit Court of Montgomery County, Virginia. This provision shall be deemed a covenant running with the land.

WITNESS the following signatures and seals.

(THE REMAINDER OF THIS PAGE LEFT BLANK)

Instrument# 2013008735 Page 4

AUBURN HILLS GOLF CLUB, LLC, a Virginia Limited Liability Company

By: Gol & Sutherland John D. Sutherland, Managing Member (SEAL)

COMMONWEALTH OF VIRGINIA COUNTY OF MONTGOMERY

The foregoing instrument was signed and acknowledged before me in the County and State aforesaid, this <u>Shaday</u> of September, 2013 by John D. Sutherland, Managing Member of Auburn Hills Golf Club, LLC, a Virginia Limited Liability Company, on behalf of the Limited Liability Company.

My commission expires: 01-31-2014 Registration Number: 218 5 70

Notary Public

(SEAL) PAT NOTARY PUBLIC NOTARY MY C

PATRICK K. MOORE NOTARY PUBLIC COMMONWEALTH OF VIRGINIA MY COMMISSION EXPIRES JAN. 31, 2014 REG. #218570

FORE, Ilc, a Virginia Limited Liability Company,

luc Phillip E. Nolen, Managing Member (SEAL)

COMMONWEALTH OF VIRGINIA COUNTY OF MONTGOMERY

The foregoing instrument was signed and acknowledged before me in the County and State aforesaid this 5 day of September, 2013 by Phillip E. Nolen, Managing member of FORE, llc, a Virginia Limited Liability Company, on behalf of the Limited Liability Company.

My Commission expires: 01-31- 2014 Registration Number: 2.185 70



PATRICK K. MOORE NOTARY PUBLIC COMMONWEALTH OF VIRGINIA MY COMMISSION EXPIRES JAN. 31, 2014 REG. #218570

Votary Public

INSTRUMENT #13DD8735 RECORDED IN THE CLERK'S OFFICE OF MONTGOMERY COUNTY ON SEPTEMBER 5, 2013 AT D3:54PM \$2,099,50 GRANTOR TAX WAS PAID AS REQUIRED BY SEC 58.1-802 OF THE VA. CODE STATE: \$1,049.75 LOCAL: \$1,049.75

> ERICA W. WILLIAMS, CLERK RECORDED BY: LMW

3

PROFILE								
Parcel	034513				Municipality	MR RINER		
Alt_ID	119- 5 A				NBHD	MC330000		
Address	1581 TURI	NBERRY LN			School Distric	t		
Owner	FORE LLC				Zoning	PUDRES P	LANNED UN	IT DEV.
Owner					Utilities	1		
Mailing Addr					Utilities			
Mailing Addr					Utilities			
Mailing Addr					Land Area	156.6640		
Description	AUBURN H	IILLS GOLF CL	UB		Street/Road	TURNBER	RY LN	
Description	REMAININ	G ACRES			Subdivision		IILLS GOLF	CLUB
Description					Name			
Land Use Cod	le 462				Subdivision N	D. AUBHGLF		
LUC Descripti	on GOLF DF	RIV RANGE & M	IINI GOLF CO	URSES				
VALUE SUM	/IARY							
Land		783300	Building		64270	0 Total		1426000
Assessed Lar	nd	783300		d Building			ed Total	1426000
Prior Land		783300	Prior Bui	lding	60630	0 Prior To	otal	1389600
PRIMARY RES	DENTIAL CA	ARD						
Card		E	Basement	-		Frp	l Prefab	
Stories			SFLA			•	I OP/ST	/
Jse			IT/AC ^F uel	-		Bsn Gra	nt Gar	
Туре			System	-			ae nd (CDU)	-
Year Built			Attic	-			complete	
Year Remld			in Basement				nily Room	
Total Rooms Bedroom			Rec Room				Material	
Full Bath		F	alf Bath					
COMMERCIAL	CARD							
Year Built	1999		ories	1.0		Grade	25/1	
Eff. Yr. Built	1999	Gi	ross Flr. Area	7500		Imp Name	AUBURN	HILLS GOLF
Units	1	St	ructure	501/501				
			_	B A \ (1) C				

PAVING @ POOL & C

Ag.

Note 2

Туре

А

Eff. Depth

Classification

Note 1

LAND

AGRICULTURE

Classification Sub Class Acres

Eff. Front

50 X 50 PRO SHOP

OTHER ITEMS Code Descrip		Sq Ft				
PHF POOL F	IOUSE 1999	1300				
PIC PICNIC	2015	720				
C05 ASPHA	LT 1999	18000				
C31 AVG QU	JAL 1999	1				
PGN POOL-	1999	1540				
PGN POOL-	1999	100				
SALES HISTO	RY					
Date B	ook-Page	Grantor	Sale	Desc	Parcels	Amount
30-JUN-2005 C	0260040		20	PARTIAL CONVEYANCE		
05-SEP-2013 2	013008735	AUBURN HILLS GOLF CLUB	41	BUSINESS TO BUSINESS	1	1,000,000

MAP



SKETCH



Sketch Legend

A0,RETAIL STORE, 2500 Sq. Ft. A1,WAREHOUSE, 5000 Sq. Ft. A101,CANOPY ROOF/SLAB, 500 Sq. Ft. A100,PATIO, 720 Sq. Ft.



Declaration of Covenants, Conditions and Restrictions for Auburn Hills Golf Community



Marketed By

See Section 10 Page 3

Declaration of Covenants, Conditions and Restrictions For Auburn Hills Golf and Residential Community <u>of</u> <u>Auburn Hills Golf Club, L.L.C.</u> Phase I

It is the purpose of this document to set forth the Declaration of Covenants, Conditions and Restrictions that will direct and control the orderly development and management of the Auburn Hills Gold and Residential Community (AH-GRC) in such a manner as to create and maintain the highest and most desirable type of residential neighborhood.

Declarations

All lots within this development shall be subject to the following covenants, conditions and restrictions, which are for the benefit of all lot owners and occupants within the development and which shall be binding on all owners and all persons claiming under them until December 31, 2018, at which time said covenants, conditions and restrictions shall be automatically extended for successive periods of ten (10) years unless by a majority vote of the then owners of the lots in the development it is agreed to change said covenants, conditions and restrictions in whole or in part. The development is defined as being that land which is being offered by AUBURN HILLS GOLF CLUB, L.L.C. (The Developer). In order to insure that the intent and purposes of the covenants, conditions and restrictions are complied with, an Architectural Control Committee (hereafter called "the Committee") is hereby established which shall have full authority in enforcing same.

COVENANTS, CONDITIONS AND RESTRICTIONS

- 1. USE OF BUILDING LOTS: Each building lot within the development shall be used for residential purposes only. The Developer, its agents or assigns, may use the Building Lots for construction and sales purposes during any building and sales period. No purchaser of a lot in this development shall be allowed to subdivide a lot so as to produce a greater number os smaller lots. More than one lot, however, may be used for erection or placement of a residential structure provided the location of such structure is approved in writing by the Committee.
- 2. ARCHITECTURAL CONTROL COMMITTEE: The Architectural Control Committee shall have the permanent address of 3720 Riner Road, Riner, Virginia 24149, until changed by action of the Committee after notification to the lot owners. The Committee shall consist of five (5) member and any three (3) can act on behalf of the Committee. The Membership term of the Committee shall be indefinite unless terminated as hereinafter provided. In the even of death or resignation of any member of the Committee, the remaining members shall have full authority to designate a successor. The members of the Committee shall not be entitled to any compensation for services performed hereunder.

No residence, building, shed, fence, flagpole, mailboc, lightpole, swimming pool, driveway, awning, deck, wall, landscaping or structure of any kind shall be erected, placed or altered on any building lot without first obtaining the written consent of the Architectural Control Committee as to the conformity and harmony of the external design, placement and external materials. The Committee, in approving or disapproving such plans shall take into consideration the location of such building, etc. With respect to topography, finish, ground elevation, and neighboring structures. All requests for written approvals from the Committee shall be accompanied by detailed plans and specifications for the proposed improvements showing, where applicable, the size, location, type, architectural design, spacing, quality, use, construction materials, color scheme, grading plan and finish grade elevation for said improvement. All dwellings of 2000 square feet of living space or less must be completed with six (6) months from commencement and all other dwelling units must be completed within twelve (12) months from the commencement of the building. Two copies of the building plans must be submitted to the Architectural Control Committee prior to construction.

3. DWELLING SIZE: Different areas within the development have different types of housing products. Minimum square footage of dwellings will vary with each housing product type and location. However, all homes constructed within the AH-GRC shall have the following minimum floor areas, exclusive of basements, attics, garages, garage spaces, porches, decks, and unheated areas:

One-story	1800 square feet
One and 1/2 story	2000 square feet
Two story	2200 square feet

- 4. GARAGES: All single family dwellings must have at lease a 2-car (standard full-sized auto) attached garage. Garages for more than three cars must be approved by the Committee. All garages shall be side-loading unless the configuration of the lot prevents this in which case a waiver must be obtained from the Committee.
- 5. ARCHITECTURAL SIMILARITY: No home will be permitted having the same exterior architecture of an existing home or be a mirror image within 1000 linear feet of an existing home. Homes with the same or similar floor plans as an existing home may be built within this limit providing the exterior elevation of the home is substantially different. Any precut or prefabricated home will be deemed undesirable by the Committee. (Final evaluation, judgment, authority and approval of compliance with this covenant shall rest exclusively, with the Committee.)
- 6. DRIVEWAYS: All residences in this AG-GRC shall have paved concrete, asphalt, brick, or stone pavers for driveway surfaces and the builder or lot owner shall be responsible for constructing the driveway approach.
- 7. BUILDING MATERIALS: Dwellings must have all exterior surfaces constructed of brick, stone, vinyl or cedar or combination thereof (or other natural woods or materials

approved by the Committee). No aluminum is permitted.

- 8. COLOR OF EXTERIOR: All exterior surfaces shall be of basic earthtone colors and subject to review and approval by the Committee.
- 9. ROOFS: All roofs must be constructed with a minimum 5/12 pitch (5 inches of fall per running foot). All roofs must be covered with an earthtone color (no white or black), dimensional shingle, or an approved upgrade.
- 10. LANDSCAPING: All building lots must be landscaped with shrubs, trees, grass, planting, decorative stone and other material approved by the Committee. Landscaping, as approved by the Committee, must be completed within one hundred eighty (180) days following occupancy or completion of any dwelling, whichever occurs first. Lot owners shall leave all sanitary sewer manholes, storm sewer manholes, water main valve oxes, and water tap boxes uncovered and exposed after grassing of the yard.
- 11. TREE REMOVAL: No tree greater than five (5) inches in diameter at breast height shall be removed from any lot unless such tree is in the direct building pad of the dwelling to be built, but then, removal must first be approved by the Committee.
- 12. LIGHTING: A lamp post controlled by a photo-electric cell must be installed in the front yard of each lot at the time of construction of a dwelling thereon. The lamp post must be hard-wired (having no "On/Off" switch) and must be coordinate in design and construction as approved by the Committee. The lot owner shall maintain the light in operating condition at all times.
- 13. MAIL BOXES: All mail boxes within the AH-GRC shall be of a design and construction approved by the Committee.
- 14. ANTENNAS: No satellite dish larger than 18 inches in diameter, antennaw, or radio, television or microwave towers, or any form of electro-magnetic radiation shall be erected or permitted on any lot in the AH-GRC. Placement subject to the approval of the Committee.
- 15. PUMPS: No residence shall have a sump pump which discharges directly into the street.
- 16. BUILDING LOCATION AND SETBACKS: No building shall be located nearer to any street than the building setback line shown on the recorded plat of the development. The setback areas designated on the recorded plat shall be for lawn purposes only. This covenant shall not be construed to prevent the use of the setback areas for walks, drives, trees, shrubbery, flowers, or ornamental plants used for the purpose of beautification.
- 17. GOLF COURSE: All lot owners and occupants recognize, accept and agree to the presence of a golf course within the development and the normal and routine activity that takes place with the operation of a golf course. It is also agreed that the golf course has

remove all debris and excess material during and at the completion of construction. Building contractors shall be required to clean mud, gravel, dirt or any other debris from the street during the construction phase.

- 39. CODE COMPLIANCE: All buildings of every kind shall meet building and zoning codes of Montgomery County, Virginia. All materials used in the construction of any permanent structure erected or placed on a building site, and all electrical installations therein, shall conform to applicable law and at least to the minimum requirements of the National Board of Fire Underwriters in effect at the time of installation.
- 40. SEVERABILITY: Should any Covenant or Restriction herein contained, any portion thereof, be declared to be void, invalid, illegal, or unenforceable, for any reason, by the adjudication of any Court having jurisdiction over the parties hereto, such judgment shall in no way affect the other provisions hereof whicha re hereby declared to be severable and which shall remain in full force and effect.
- 41. ENFORCEMENT: Enforcement of these Covenants and Restrictions shall be by any proceeding at law or in equity against any person or persons violating or attempting to violate or circumvent any Covenant or Restriction, either to restrain a violation or to recover damages. Failure to enforce any covenant or Restriction herein contained for any period of time shall in no event be deemed a waiver or estoppel of the right to enforce same thereafter.



MONTGOMERY COUNTY DEPARTMENT OF PLANNING & INSPECTIONS

Planning & Zoning Building Inspections Grants Coordinator Mapping

4 South Franklin Street • P.O. Box 6126 • Christiansburg, VA 24068-6126

July 10, 1998

Joe Draper Draper Aden Associates 2206 South Main Street Blacksburg, VA 24060

RE: Master Plan for Auburn Hills Golf Club (revised 7/10/98) and site plan for club house and golf cart storage building (6/11/98).

Dear Mr. Draper:

I have reviewed the revised master plan and find that the revision can be considered a minor amendment, and that it meets all requirements of the zoning ordinance. Therefore, according to the provisions of Section 10-255 of the zoning ordinance, the revised master plan is approved.

Also, I find that the site plan for club house and golf cart storage building is in conformance with the revised master plan. This plan will be approved for construction as soon as we have a copy signed by Mr. Jon Altizer.

Sincerel J. Scott

Zoning Administrator

JS/c





LOT ACRE

ALL CONSTRUCTION SHALL BE COMPLETED IN ACCORDANCE WITH THE APPROVED PLANS.

116.16



NOTE:

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- 1. A MINIMUM OF 10 EMPLOYEE PARKING SPACES IN THE MAINTENANCE AREA ON THE ADJOINING PROPERTY OF JON ALTIZER.
- 2. PARKING AREA PAVEMENT SHALL BE NO LESS THAN PRIME AND DOUBLE SEAL.

TEMPORARY CLUB HOUSE 2500 SQ.FT. TOTAL 1420 SQ.FT. RETAIL SPACE AND SNACK BAR 18

221.40

846.35

6015

1<u>8</u>]

TEL BLOCK

CHRI

STORAGE

034513



a di dia

Auburn Hills - Golf Clubhouse


AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF MONTGOMERY COUNTY, VIRGINIA HELD ON THE 12TH DAY OF MAY, 1997 AT 7:00 P.M. IN COURTROOM B, COUNTY COURTHOUSE, CHRISTIANSBURG, VIRGINIA:

On a motion by Henry F. Jablonski, seconded by Ira D. Long and carried,

ORDINANCE 1997-8

An Ordinance Amending or Changing the Zoning Ordinance Classification of Approximately 215 Acres from Agriculture (A-1) to Planned Unit Development Residential (PUD-RES)

BE IT ORDAINED, By the Board of Supervisors of Montgomery County, Virginia that it hereby finds that the proposed rezoning is in compliance with the Comprehensive Plan and meets the requirement for public necessity, convenience, general welfare and good zoning practice, and therefore the zoning classification of that certain tracts or parcels of land consisting of approximately 215 acres of land is hereby changed, amended and rezoned from the zoning classification of Agriculture (A-1) to Planned Unit Development Residential (PUD-RES) subject to the following proffered conditions:

1. No development shall take place on the property until such time as a sewer agreement satisfactory to the Board of Supervisors is provided for the project or portions thereof and the said sewer agreement shall be complied with by the landowner at all times.

- 2. Present zoning on the property allows development of ½ acre single family detached homesites which could allow in excess of 400 single family lots on the property. Approval of this plan proffers no more than 140 residential units, and a 60 room overnight lodge with a golf clubhouse. The golf course will remain permanent open space.
- Compliance with the Auburn Hills Golf Club, LLC master plan dated 2/19/97, landscape plan dated 2/19/97 and draft Declaration of Protective Covenants & Restrictions (undated) (These are proffered conditions per Section 10-252(b) of the Zoning Ordinance.)

This action was commenced upon the application of Auburn Hills Golf Club, LLC (Agent: Draper Aden Associates)

These tracts or parcels of land are identified as being property shown on Tax Parcel Nos. 119-A-25, 63 and 64 and a portion of Tax Parcel No. 119-A-28, located at 3210 Riner Road.

This ordinance shall take effect upon adoption.

ATTEST: PEDUNTY ADMINISTRATOR

:

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-72- 5

AT A REGULAR MEETING OF THE BOARD OF SUPERVISORS OF MONTGOMERY COUNTY, VIRGINIA HELD ON THE 12TH DAY OF MAY, 1997 AT 7:00 P.M. IN COURTROOM B, COUNTY COURTHOUSE, CHRISTIANSBURG, VIRGINIA:

On a motion by Henry F. Jablonski, seconded by Ira D. Long and carried,

BE IT RESOLVED, By the Board of Supervisors of Montgomery County, Virginia that the Auburn Hills Golf Club, LLC (Agent: Draper-Aden Associates) request to allow a golf course, lodge and restaurant on approximately 215 acres; Tax Parcel Nos. 119-A-25,63 and 64 and a portion of Tax Parcel No. 119-A-28 located at 3210 Riner Road in the Riner Magisterial District is hereby approved subject to the following condition:

1. The clubhouse, the overnight lodge (up to 60 rooms) and the restaurant (up to 200 seats) shall be connected to a public sewer system.

ATTEST: COUNTY ADMINISTRATOR

Sec. 10-35. - PUD-RES Planned Unit Development-Residential district.

- (1) Purpose. This district is established to provide for the development of planned residential communities that incorporate a variety of housing options as well as commercial and office uses. This district is intended to allow greater flexibility than is generally possible under conventional zoning district regulations. This district is intended to encourage ingenuity, imagination, and high quality design on the part of the developer. The end result of design is to support a superior neighborhood environment and promote a sense of community. The protection of important natural and cultural resources is to be accomplished in exchange for development flexibility and economies. Design must have equal or less impact on surrounding areas than a standard residential district.
- (2) Qualifying lands. Lands qualifying for inclusion in the district shall be PUD-RES on the date of passage of this chapter, or other lands within areas mapped as village, village expansion, urban development area, or urban expansion in the comprehensive plan which are served by or planned for connections to public sewer and water. The minimum area required to create a district shall be ten (10) net acres of total contiguous land in the urban expansion area and five (5) net acres in the village or village expansion area.
- (3) Uses permitted by right. The following uses are permitted by right, subject to compliance with all approved plans and permits, development standards and performance standards contained in this chapter:
 - (a) Cemetery.
 - (b) Church.
 - (c) Civic club.
 - (d) Conference or training center.
 - (e) Congregate care facility.
 - (f) Convenience store, without motor fuel sales.
 - (g) Day care center.
 - (h) Dwelling, multifamily (apartment).
 - (i) Dwelling, single-family.
 - (j) Dwelling, single-family attached (townhouse).
 - (k) Dwelling, two-family (duplex).
 - (I) Financial services.
 - (m) Fire, police and rescue station.
 - (n) Funeral home.
 - (o) Golf course.
 - (p) Home occupation (new).
 - (q) Library.
 - (r) Medical care facility.
 - (s) Mobile home, Class A.
 - (t) Nursing home.
 - (u) Office, administrative, business or professional.
 - (v) Park, lighted or unlighted.
 - (w) Park and ride lot, of fifty (50) or fewer spaces.

- (x) pet, household.
- (y) Playground, lighted or unlighted.
- (z) Post office.
- (aa) Public utility lines, other.
- (bb) Public utility lines, water or sewer.
- (cc) Recreation establishment.
- (dd) Recycling collection point.
- (ee) Restaurant with gross floor area of less than two thousand (2,000) square feet.
- (ff) Retail sales and services.
- (gg) School.
- (hh) Senior living facility.
- (ii) Telecommunication tower, attached.
- (jj) Urban agriculture (subject to the requirement of section 10-41(19) of the county zoning ordinance).
- (4) Uses permitted by special use permit. Other use types that are not listed above and that are determined to be appropriate and compatible with the proposed development and surrounding uses may be specifically approved in concurrent rezoning and special use permit applications or in a subsequent special use permit application.
 - (a) Park and ride lot of more than fifty (50) spaces.
 - (b) Public use, public facility.
- (5) Lot requirements.
 - (a) Minimum lot area, density.
 - 1. Lot area shall be determined by designation of one (1) or more base district (article II) designations on each land bay in the approved concept development plan. Variations from base district lot area may be permitted by the board of supervisors in cases where amenities and open space quantities in excess of zoning ordinance minimum requirements are provided as part of approval of the concept development plan.
 - 2. Density shall be a maximum of four (4) dwelling units per net residential acre in urban expansion areas and three (3) dwelling units per net residential acre in village or village expansion areas.
 - (b) Lot access. Lots shall be accessed from a road in the VDOT system or from a hard-surfaced road designed by a professional engineer to accommodate projected volumes, loads and vehicle types and approved by the zoning administrator and the fire marshall. For additional standards see subsection (7).
 - (c) Maximum coverage by buildings. Twenty (20) percent.
 - (d) Minimum width. Minimum width shall be determined by designation of a base district designation on each land bay in the approved concept development plan.
 - (e) Maximum coverage of impervious surface. The maximum coverage of impervious surface on a lot shall be determined as part of the approved concept development plan.
- (6) Building requirements.
 - (a) Minimum yards. Yards shall be determined by designation of a base district designation on each land bay in the approved concept development plan.

- (b) Maximum building height. Thirty-five (35) feet in height unless authorized by special use permit.
- (c) Variations permissible. Variations from base district width, setback and or yards may be permitted by and at the sole discretion of the board of supervisors in cases where amenities and open space quantities in excess of zoning ordinance minimum requirements are provided as part of approval of the concept development plan and where intent of provisions of subsection (7) are met.
- (7) Use limitations.
 - (a) [Public water and wastewater service.] Public water and wastewater services are required for all development in the PUD-RES district.
 - (b) [Off-street parking and loading.] Off-street parking and loading must be provided in accordance with section 10-44.
 - (c) Commercial and/or office criteria.
 - 1. The maximum area for commercial and/or office uses shall be ten (10) percent of the net area of the project.
 - 2. Commercial and office uses shall be screened and landscaped as for base districts in accord with the buffer/landscape matrix.
 - 3. Construction of commercial and office uses shall not begin until twenty-five (25) percent of the residential units or two hundred twenty (220) dwelling units, whichever is less, of the total project have been issued certificates of occupancy.
 - 4. Safe and convenient pedestrian access is required between the residential, commercial, and office uses within the project.
 - 5. Commercial and office uses shall be oriented away from adjoining residential uses and access shall avoid impact on residential subdivisions from primary access and through traffic.
 - 6. Lighting shall be designed and arranged to be oriented away from adjacent residential uses.
 - (d) Open-space criteria.
 - 1. A minimum of twenty (20) percent of the total gross area of the development shall be reserved as common open space and/or recreational areas.
 - 2. A minimum of twenty thousand (20,000) square feet of usable, active recreation space shall be contiguous. Trails and walkways shall not be included in this calculation.
 - Common open space shall not include existing and/or proposed street rights-of-way, parking areas as required or established under a county ordinance, driveways, or sites reserved for places of religious assembly.
 - 4. Common open space shall be arranged in a fashion to allow all residential areas within the development pedestrian access to the open space.
 - 5. A minimum of thirty (30) percent of the common open space should be suitable for active recreational usage such as playgrounds, ballfields, bike paths, and trails. Suitable active open space should be of usable size, shape, location, and topography. A minimum of two hundred dollars (\$200.00) per dwelling unit (1997 dollars) shall be expended on active recreation facilities not including site preparation.
 - (e) Width, setbacks and yards.
 - Minimum requirements for width, setbacks and/or yards other than as for base districts, and as established in subsection (6), shall be specifically established during the review and approval of the concept development plan. The following guidelines shall be used in establishing any width, setback and/or yard building spacing variations from requirements of subsection (6). Variations shall not:

- a. Impair safety from the standpoint of fire and rescue access to properties;
- b. Increase danger or probability of accidents involving vehicles and/or pedestrians;
- c. Be done with the major purpose to decrease development costs;
- d. Be done when the effect is to decrease privacy, adequacy of light and air, or buffering beyond base district regulations' effects; and
- e. Abrogate the principal that sides of structures located on and backing up to the outer perimeter of the project shall conform to the setback and yard requirements of the adjoining district or the setbacks established in the project, whichever is greater.
- (f) Streets.
 - 1. Streets serving single-family attached dwellings, multifamily dwellings, commercial and office uses may be dedicated to public use or may be retained under private ownership. Not more than three (3) single-family dwellings may be served by a single pipestem access easement or driveway directly connected to a public street.
 - 2. Public streets shall be designed and constructed in accordance with the minimum standards of the Virginia Department of Transportation.
 - 3. Privately owned and maintained streets may be approved, provided:
 - a. All parking is off-street and designated areas of off-street parking are provided that are in excess of and complementary to private driveways;
 - b. A plan is submitted and approved for school bus pick up and drop off areas for property owners abutting the private street;
 - c. A plan is submitted and approved for emergency access, snow clearance and postal delivery for all property owners abutting the private street;
 - d. The private streets are not through streets;
 - e. The private streets are developed to a pavement section equal to VDOT standard for the projected traffic volume and to a geometric standard meeting county requirements.
 - f. The minimum width of the streets is eighteen (18) feet or wider exclusive of any onstreet parking based on the projected vehicle trips per day for the streets;
 - g. The right-of-way for all private streets shall be dedicated to the PUD homeowners association; and
 - h. Deeds for property abutting the private street must state that the street is private and will not be maintained by the state or county. If the property owners association officially petitions to dedicate the necessary right-of-way to the state or county it must be at no cost to the state or county and the association shall pay the full cost to bring the street up to state standards.

(Ord. No. 1999-12, §§ 3-300—3-307, 12-13-99; Ord. No. 2001-08, 6-11-01; Ord. No. 2003-07, 6-9-03; ORD-FY-05-19, 12-13-04; ORD-FY-07-16, 12-18-06; ORD-FY-09-12, 2-9-09; ORD-FY-09-13, 2-9-09; ORD-FY-12-03, 7-11-11; ORD-FY-14-12, 10-16-13; ORD-FY-14-13, 10-16-13; ORD-FY-16-04, 8-24-15; ORD-FY-16-05, 10-13-15)

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ADDardum

Major Equipment Listing

/	Manufacturer	Model	Туре	Year
	John Deere	2500B	Greensmower	2012
	John Deare	2500B	Greensmower	2012
1	John Deere	Z970A	Zero Tum Mower	2012
	John Deere	1200 Hydro	Sand Pro	2012 /
ĺ	Ventrac	4200 VXD	Mower	2012 /
	John Deere	Turf TX	Gator	2000 2018
	John Deere	4320	Tractor/Londer	2008 2010
4	Τοτα	3500D	Sidewinder	2006 /
1	John Deere	Aerator 586	Aerator Unit	2004 /
	John Deere	HD2020	Multi Use unit	2005
i	John Deere	3235C	Falrway Unit	2005
	John Deere	3235C	Feirway Unit	2004
	Τοτο	3100	Greensmower	1999
• \	Toro	HD4200	Workman unit	1998
	Ford	Ranger	Pick Up Truck	1995

Attachments & Others

Manufacturer	Model	Description	Year
Progressive	Pro Flex 120	Gang mower - 5 blades	2012
John Deere	AerCore 800	Agrator	2008
Buffalo		Turbine blower attachment	2006
John Deere	HD200	Spray Unit	2005
LandPride		Slit Seeder Unit	2000
Τοιο		Top Dressing Spreader Unit	1998
Foley		Bench Grinder	1982

			Golf Cart Flee	ŧ
×	Ciub Car	Precedent	30 carja	2009
A	Club Car	Precedent	ANSTAILED	2010
\$	New balles			

/gdl

Praje 21 v

Equipment	Assets	Estimated	
(•	John Deere Gator - Turf TX	\$3,500.00	
	John Deere Tractor 4320	\$16,000.00	
/ :	John Deere Tractor Loader Attachment – 400X Progressive Pro-Fiex 120 Attachment – Rough Unit – Tractor	\$2,500.00	
	Pull Behind	\$18,000.00	
	Toro Groundsmaster 3500-D Sidewinder Surround Mower	\$14,000.00	
•	Toro 686 Aerator Tractor Pull Behind Fairways	\$1,000.00	
•	Toro Heavy Duty Workman 4200	\$2,500.00	
•	Toro Top Dresser 1800 - Workman or Pro Gator mount	\$2,000.00	
•	John Deere Aercore 800 – Walking aerifier	\$9,000.00	
\ •	John Deere Triplex - 2500 B - Greens Unit	\$18,000.00	
•	John Deere Triplex – 2500 B – Tee Unit	\$18,000.00	
	Toro 3100 Greensmaster Triplex	\$4,500.00	
•	3 Club car carryalls	\$3,000.00	
•	2 - John Deere 3235 Fairway Units	\$25,000.00	
•	Progator 2020 Heavy duty	\$12,000.00	
1 •	HD 200 Sprayer attachment for Progator	\$3,000.00	
•	John Deere Z-Trac - Z970A	\$8,000.00	
	Land Pride Slit Seeder	\$2,500.00	
~ ·	Buffalo Blower - Tractor Mount	\$1,000.00	
£ 1.	Ventrac 4200VXD Ali Terrain Mower	\$17,500.00	
$\sim h_2$.	Sweeper Attachment for Ventrac	\$2,500.00	
(x) ·	Blower attachment for Ventrac	\$600.00	
	John Deere 1200 Hydro - Sand Pro	\$11,000.00	
$c \gamma \cdot$	Bushhog grading attachment – Tractor mount	\$500.00	
· / •	Drag brush for greens	\$100.00	
/ •	Drag mat – cocoa fiber	\$100.00	
/ •	Fertilizer Spreader – 500 lb – Tractor Mount	\$500.00	
•	Ford Pickup Truck	\$2,000.00	
			\$198,300.00

ight,

		Golf Carts • New & Used Purchase • Rent • Lease Parts • Service All Model		39 Steelsburg Hwy. Ce H (276) 963-2256 FAX 322 East Lee Hwy., Wyt H (276) 227-0000	(276) 963-7219
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2014	PR1437492408 PR1437492410	-
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Cholan Gas contan	PR1437492418 PR1437492421	-
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\$ 132,950

ADDITIONAL COMMENTS ON EQUIPMENT AND INVENTORY

Equipment not on list

There is a John Deere 5105 Tractor which is included with sale not documented on Equipment list. Tractor was bought in 2014 for \$15,000.

Membership and Rounds

1- Total rounds of golf are approximately 16,000 including member rounds. 18 Hole rounds- 7,000, 9 Hole rounds 2,300, Member Rounds 6,700

2- Currently we have 160 members. We have 80 Full Golfing Members and 80 Birdie/Bald Eagle Members. We had approximately 120 Birdie/Bald/Social Members during the peak of the summer but as you can see some of the membership rounds were used up. We had 80 pool members last Summer.

Attached you will find the annual dues for membership. Our website is current also

Kitchen Equipment

Sun Fire Flat Top Grill/Oven and Hood Beverage Air 3 door Freezer (2) Beverage Air 2 door Fridge Fryer Master Fryer Beverage Air Keg (4 taps) 3 Compartment Sink Ice Machine 4 Compartment behind bar cooler Misc items crock pots, supplies, etc.

Pro – Shop Inventory List

List provided is most recent snapshot. It changes daily. Inventory on day of sale transfers to new owner.

Auburn Hills

Inventory Report (stocked items), by Dept

Store: Auburn Hills

Today is 02/29/2016 4:07 PM Server ID 10.40.9.71

Merchandise

SKU	Description	In Stock	Avg Cost	Retail Price	Cost of Stock	Retail Value	Potential Net
10004	Ahead Vest	1	26.97	44.95	26.97	44.95	17.98
10013	Page and Tuttle Cool Swing	1	25.50	42.50	25.50	42.50	17.00
10042	Srixon - Jr. Gift Pack	3	8.95	16.95	26.85	50.85	24.00
10051	AHGC - Beanie	8	7.00	16.00	56.00	128.00	72.00
10062	Ahead Shirt	15	31.00	49.95	465.00	749.25	284.25
10063	Ahead Stripe Shirt	11	35.00	59.95	385.00	659.45	274.45
10069	Fleece Pullover	2	32.00	49.95	64.00	99.90	35.90
10071	Ahead Jacket	1	36.00	54.95	36.00	54.95	18.95
10072	Windshirt/Pullover	6	18.60	44.95	111.60	269.70	158.10
10073	Adead Rugby Pullover	2	35.28	59.95	70.56	119.90	49.34
10074	Ahead Basic Polo	3	24.70	42.00	74.10	126.00	51.90
10075	AHEAD BASIC TRIM	8	27.92	47.00	223.36	376.00	152.64
10076	Ahead Stripe	3	29.76	49.95	89.28	149.85	60.57
10077	Ahead Cool Shirt	8	34.50	54.95	276.00	439.60	163.60
10085	NXT 16	60	6.81	8.50	408.60	510.00	101.40
10086	Titleist Velocity	48	5.44	7.00	261.12	336.00	74.88
10087	DT True Soft	24	4.56	5.75	109.44	138.00	28.56
20001	Bermuda Sands LS Solid	1	23.10	44.95	23.10	44.95	21.85
20008	Page and Tuttle Shirt	14	18.00	34.99	252.00	489.86	237.86
20009	Page and Tuttle Pullover	1	23.00	43.99	23.00	43.99	20.99
6103	NXT Tour	17	7.00	8.50	119.00	144.50	25.50
6118	Pinnacle 15 Pack	74	8.70	18.00	643.80	1332.00	688.20
6158	Bridgestone B330	80	6.45	10.75	516.00	860.00	344.00
6182	Single Balls	27	0.60	1.50	16.20	40.50	24.30
6187	Callaway Super Soft	26	18.50	5.50	481.00	143.00	-338.00
6188	Strata 15 Ball Pack	12	16.00	16.00	192.00	192.00	0.00
6189	Bridgestone Laddie 15 Pack	5	9.50	14.00	47.50	70.00	22.50
6190	Bridgestone E6 AH Package	38	11.00	14.00	418.00	532.00	114.00
6196	Bridgestone E5, E6, E7	49	5.50	7.00	269.50	343.00	73.50
6197	Pro V1/X	37	9.50	12.50	351.50	462.50	111.00

https://online.activegolf.com/auburnhillsva/RepInvenStockedDeptSub.asp?0=RepInvenSto... 2/29/2016

6736 6737 6738 6806 6902 6911 6939 6946 6961 6962 6964 6974 6976 6978	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees Hand Warmers Shoe Bag Callaway SR Ball Auburn Hills Towel Poker Chip Foot Joy Socks Rocky Parel Especial Koozie Cooler Golf Bag	3 4 139 30 32 10 4 6 207 46 1 149 11		105.00 130.00 0.70 0.95 1.90 14.95 12.50 16.95 2.00 10.00 9.50 2.50 24.95	315.00 320.00 58.38 17.10 36.48 89.70 28.80 48.00 0.00 310.50 5.50 201.15 132.00	315.00 520.00 97.30 28.50 60.80 149.50 50.00 101.70 414.00 460.00 9.50 372.50 274.45	0.00 200.00 38.92 11.40 24.32 59.80 21.20 53.70 414.00 149.50 4.00 171.35 142.45
6736 6737 6738 6806 6902 6911 6939 6946 6961 6962 6964 6974 6976	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees Hand Warmers Shoe Bag Callaway SR Ball Auburn Hills Towel Poker Chip Foot Joy Socks Rocky Parel Especial Koozie	4 139 30 32 10 4 6 207 46 1 149	80.00 0.42 0.57 1.14 8.97 7.20 8.00 0.00 6.75 5.50 1.35	130.00 0.70 0.95 1.90 14.95 12.50 16.95 2.00 10.00 9.50 2.50	320.00 58.38 17.10 36.48 89.70 28.80 48.00 0.00 310.50 5.50 201.15	520.00 97.30 28.50 60.80 149.50 50.00 101.70 414.00 460.00 9.50 372.50	200.00 38.92 11.40 24.32 59.80 21.20 53.70 414.00 149.50 4.00 171.35
6736 6737 6738 6806 6902 6911 6939 6946 6961 6962 6964 6974	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees Hand Warmers Shoe Bag Callaway SR Ball Auburn Hills Towel Poker Chip Foot Joy Socks Rocky Parel Especial	4 139 30 32 10 4 6 207 46	80.00 0.42 0.57 1.14 8.97 7.20 8.00 0.00 6.75	130.00 0.70 0.95 1.90 14.95 12.50 16.95 2.00 10.00	320.00 58.38 17.10 36.48 89.70 28.80 48.00 0.00 310.50	520.00 97.30 28.50 60.80 149.50 50.00 101.70 414.00 460.00	200.00 38.92 11.40 24.32 59.80 21.20 53.70 414.00 149.50
6736 6737 6738 6806 6902 6911 6939 6946 6961 6962	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees Hand Warmers Shoe Bag Callaway SR Ball Auburn Hills Towel Poker Chip	4 139 30 32 10 4 6 207	80.00 0.42 0.57 1.14 8.97 7.20 8.00 0.00	130.00 0.70 0.95 1.90 14.95 12.50 16.95 2.00	320.00 58.38 17.10 36.48 89.70 28.80 48.00 0.00	520.00 97.30 28.50 60.80 149.50 50.00 101.70 414.00	200.00 38.92 11.40 24.32 59.80 21.20 53.70 414.00
6736 6737 6738 6806 6902 6911 6939 6946 6961	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees Hand Warmers Shoe Bag Callaway SR Ball Auburn Hills Towel	4 139 30 32 10 4 6	80.00 0.42 0.57 1.14 8.97 7.20 8.00	130.00 0.70 0.95 1.90 14.95 12.50 16.95	320.00 58.38 17.10 36.48 89.70 28.80 48.00	520.00 97.30 28.50 60.80 149.50 50.00 101.70	200.00 38.92 11.40 24.32 59.80 21.20 53.70
6736 6737 6738 6806 6902 6911 6939 6946	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees Hand Warmers Shoe Bag Callaway SR Ball	4 139 30 32 10 4	80.00 0.42 0.57 1.14 8.97 7.20	130.00 0.70 0.95 1.90 14.95 12.50	320.00 58.38 17.10 36.48 89.70 28.80	520.00 97.30 28.50 60.80 149.50 50.00	200.00 38.92 11.40 24.32 59.80 21.20
6736 6737 6738 6806 6902 6911 6939	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees Hand Warmers Shoe Bag	4 139 30 32 10	80.00 0.42 0.57 1.14 8.97	130.00 0.70 0.95 1.90 14.95	320.00 58.38 17.10 36.48 89.70	520.00 97.30 28.50 60.80 149.50	200.00 38.92 11.40 24.32 59.80
6736 6737 6738 6806 6902 6911	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees Hand Warmers	4 139 30 32	80.00 0.42 0.57 1.14	130.00 0.70 0.95 1.90	320.00 58.38 17.10 36.48	520.00 97.30 28.50 60.80	200.00 38.92 11.40 24.32
6736 6737 6738 6806 6902	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike Long White Tees	4 139 30	80.00 0.42 0.57	130.00 0.70 0.95	320.00 58.38 17.10	520.00 97.30 28.50	200.00 38.92 11.40
6736 6737 6738 6806	Hydro Lite Shoes Contour Shoes 2015 BW Fast Twist Spike	4 139	80.00 0.42	130.00 0.70	320.00 58.38	520.00 97.30	200.00 38.92
6736 6737 6738	Hydro Lite Shoes Contour Shoes 2015	4	80.00	130.00	320.00	520.00	200.00
6736 6737	Hydro Lite Shoes						
6736		3	105.00	105.00	315.00	315.00	0.00
	Green Joy 2015	3	41.00	68.00	123.00	204.00	81.00
6701	Greenjoy Shoes	1	29.99	64.95	29.99	64.95	34.96
6659	VT Fitted Cap	12	17.50	29.95	210.00	359.40	149.40
6658	Callaway Tour Weather	1	17.00	28.00	17.00	28.00	11.00
6657	Callaway Twill	1	15.00	25.00	15.00	25.00	10.00
6656	Titleist Hat	2	14.50	25.00	29.00	50.00	21.00
6655	Auburn Hills Hat	1	8.00	16.95	8.00	16.95	8.95
6654	Bridgestone Hat	4	12.00	24.00	48.00	96.00	48.00
6653	Pink Ribbon Titleist Hat	2	12.50	23.00	25.00	46.00	21.00
6652	Titleist Visor	4	11.50	21.00	46.00	84.00	38.00
6588	Ashworth Widshirt	1	32.97	54.95	32.97	54.95	21.98
6436	Zero Friction Glove	11	6.00	10.00	66.00	110.00	44.00
6426	Bridgestone Fix Glove	28	6.00	11.00	168.00	308.00	140.00
642.5	Callaway Glove	32	7.50	12.00	240.00	384.00	144.00
6421 6422	Gloves Bridgestone Glove	4 15	10.80 7.20	21.00 13.95	43.20 108.00	84.00 209.25	40.80 101.25
	Footjoy Winter				129.60	287.10	157.50
6418	VT Footjoy Glove	18	7.20	15.95			
6408	Titleist Gloves	27	8.37	15.95	289.08	430.65	236.72
6404	Soft Weather Sof Glove	44	6.57	11.95	289.08	525.80	236.72
6198	Callaway Chrome	7	8.00	9.50	56.00	66.50	10.50

NOT DEFINED

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Hole 1 2 3 4 5 6 7 8 9 Out Blue 71.9/127 369 393 229 494 348 505 210 367 385 3300 White M: 803/122 338 376 176 478 335 485 189 354 374 3105 Gold M: 871.4/133 3316 340 145 455 310 470 143 325 341 2845 Red 67.2/113 293 323 120 424 260 417 116 237 256 2446 Handicap 15 7 11 9 5 3 17 13 1 1 14 16 2 12 6 8 1 1 14 16 2 12 6 8 1 <td< th=""><th>BURN</th><th>-</th><th></th><th>a .</th><th>F</th><th></th><th>rwa 40-3</th><th></th><th></th><th></th><th>1</th><th></th><th></th><th></th><th></th><th>AND of (</th><th></th><th></th><th></th><th>T</th><th>IM</th><th></th><th>PHY</th><th></th></td<>	BURN	-		a .	F		rwa 40-3				1					AND of (T	IM		PHY	
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Gold M: 67.5/118 W: 71.4/123 316 340 145 455 310 470 143 325 341 2845 131 463 296 154 444 2752 5597 Red 67.2/113 293 323 120 424 260 417 116 237 256 2446 409 104 305 215 117 414 255 111 431 2361 4807 Handicap 15 7 11 9 5 3 17 13 1 14 16 2 12 6 8 Handicap 15 7 11 9 5 3 17 13 1 14 16 2 12 6 8 L 15 11 9 5 3 17 13 1 14 16 2 12 6 8 10 14 16 2 12 6 8 10 14 16 2 12 6 8 10 10	Blue 71.9/127	369	393	229	494	348	505	210	367	385													-	
Red 67.2/113 293 323 120 424 260 417 116 237 256 2446 Handicap 15 7 11 9 5 3 17 13 1 Andicap 15 7 11 9 5 3 17 13 1 Bandicap 15 7 11 9 5 3 17 13 1 Comparison 15 7 11 9 5 3 17 13 1 Andicap 15 7 11 9 5 3 17 13 1 Comparison 15 11 40 14 16 2 12 6 8 Comparison 15 11 40 14 16 2 12 6 8 Comparison 15 16 16 16 16 17 16 16 16 16 16 16 16 16 16 16 16 16 16 </td <td></td> <td>T</td> <td>-</td> <td></td> <td></td> <td></td> <td></td> <td>-</td> <td>-</td> <td>-</td> <td>_</td> <td>10 Mar 10 10 10 10</td> <td>Contraction of the local distance</td> <td></td>												T	-					-	-	-	_	10 Mar 10 10 10 10	Contraction of the local distance	
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	Par	4	4	3	5	4	5	3	4	4	36		5	3	4	4	3	5	4	3	5	36	72	



- Lateral hazards defined by red stakes/lines.
- Out of bounds defined by white stakes/lines.
- Return to cart path at white posts.
- Please sand all divots, rake bunkers and repair ball marks.
- Appropriate golf attire required.
- Yardages are to center of green.
- Be committed to keeping pace with the group ahead of you. Speed of play affects everyone.







A Membership Offer You Can't Refuse

Class	Annual Dues W/Out Cart	Annual Dues W/Cart	Quarterly Payment With Cart
Eagle Family	\$1,095	\$1895	\$473.75
Eagle Single	\$895	\$1695	\$423.75
Eagle Single Monday –Friday Only	-	\$1250	312.50
Birdie Package - 25 rounds-Ages 54 and under	-	\$750	
Bald Eagle Package - 30 rounds-Ages 55 and older	-	\$750	
Social Membership (10 Rounds of Golf with cart and Family Pool Membership)		\$550	
Eagle Junior (Ages 17 and under)	\$250		
Corporate Membership***	\$1,700	\$2,500	
Pool Membership \$400 Non Golfing Member and \$250 Golfing Member			

Membership Fee Schedule

EAGLE MEMBERSHIP INCLUDES

Preferred Tee Times 14 days in advance Unlimited Golf Instructional Discounts Pool Membership Discount (\$150 off) Bag Storage (additional yearly fee) Member Tournaments and Events Complimentary Range Balls

BIRDIE/BALD EAGLE MEMBERSHIP

Preferred Tee Times 14 days in advance Rounds of Golf with Golf Cart Instructional Discounts Pool Membership Discount (\$150 off) Bag Storage (additional yearly fee) Member Tournaments and Events

Visit our Website at www.auburnhillsgc.com, call us at 540-381-4995, or Like us on facebook!