## **EXHIBIT A TO BYLAWS**

# RECORDS PRODUCTION AND COPYING POLICY

#### THE ENCLAVE AT THE LAKES OF PROSPER

- 1. <u>Standard paper copy.</u> The charge for standard paper copies reproduced by means of an office machine copier or a computer printer is \$.10 per page or part of a page. Each side that has recorded information is considered a page.
- 2. <u>Nonstandard copy.</u> The charges in this subsection are to cover the materials onto which information is copied and do not reflect any additional charges, including labor, that may be associated with a particular request. The charges for nonstandard copies are:
  - (A) Diskette-\$1.00;
  - (B) Data cartridge--actual cost;
  - (C) Rewritable CD (CD-RW)--\$1.00;
  - (D) Non-rewritable CD (CD-R)--\$1.00;
  - (E) Digital video disc (DVD)--\$3.00;
  - (F) JAZ drive, Thumb Drive, or other external hard drive -actual cost;
  - (G) Other electronic media-actual cost:
  - (H) All other mediums for copying data not provided herein actual cost;
  - (I) Oversize paper copy or specialty paper (e.g.: 11 inches by 17 inches, greenbar, bluebar)- \$.50 per page;
- 3. <u>Labor charge for programming</u>. If a particular request requires the services of a programmer in order to execute an existing program or to create a new program so that requested information may be accessed and copied, the Association may charge a reasonable fee for the location of the Property for the programmer's time.
- Labor charge for locating, compiling, manipulating data, and reproducing public information,
  - (A) The charge for labor costs incurred in processing a request for public information is \$15 an hour. The labor charge includes the actual time to locate, compile, manipulate data, and reproduce the requested information.
  - (B) A labor charge shall not be billed in connection with complying with requests that are for 50 or fewer pages of paper records.

Records Production and Copying Policy Exhibit A

- 5. <u>Labor charge for third parties.</u> A labor charge shall not be recovered for any time spent by an attorney, legal assistant, or any other person who reviews the requested information to determine whether the Association will raise any exceptions to disclosure of the requested information under applicable law.
- 6. <u>Miscellaneous supplies.</u> The actual cost of miscellaneous supplies, such as labels, boxes, and other supplies used to produce the requested information, may be added to the total charge for public information.
- 7. <u>Postal and shipping charges.</u> The Association may add any related postal or shipping expenses which are necessary to transmit the reproduced information to the requesting party.
- 8. Payment. The Association that accepts payment by credit card for copies of public information and that is charged a "transaction fee" by the credit card company may recover that fee. The Association may require advance payment of the charges in this Policy. The Association will provide an invoice to the Owner within 30 days after delivering the requested information. In the vent the invoiced amount is less than the pre-paid amount, the Association will refund the excess amount to the Owner within 30 days after the invoice is sent to the Owner. If the actual cost invoiced is greater than the pre-paid amount, the Owner will pay such excess within 30 days of receipt of the invoice. In the event such excess is not paid by the owner timely, the Association may add such unpaid amounts to the Owner's assessment account.
- 9. <u>Savings Clause.</u> This Policy is subject to periodic reevaluation and update. Notwithstanding anything to the contrary, the Association will not in any event be entitled to receive or collect the charges in this Policy in amounts greater than the maximum allowed by applicable law. In the event the Association receives amounts charged which are in excess of the maximum charges permitted by law, the excess amount will be returned to the Owner.

Records Production and Copying Policy Exhibit A

#### EXHIBIT B TO BYLAWS

#### RECORD RETENTION POLICY

# THE ENCLAVE AT THE LAKES OF PROSPER

The Record Retention Policy of The Enclave at the Lakes of Prosper ensures that necessary records and documents are adequately protected and maintained and that records that are no longer needed or are of no value are discarded at the proper time.

- 1. <u>Policy</u>. This Policy represents the Association's policy regarding the retention and disposal of records and the retention and disposal of electronic documents.
- 2. Administration. The Record Retention Schedule herein is approved as the initial maintenance, retention and disposal schedule for physical records of the Association and the retention and disposal of electronic documents. The Board or Secretary of the Association ("Administrator") is the officer in charge of the administration of this Policy and the implementation of processes and procedures to ensure that the Record Retention Schedule is followed. The Administrator is also authorized to: make modifications to the Record Retention Schedule from time to time to ensure that it is in compliance with local, state and federal laws and includes the appropriate document and record categories for the Corporation; monitor local, state and federal laws affecting record retention; annually review the record retention and disposal program; and monitor compliance with this Policy.
- 3. <u>Suspension of Record Disposal In Event of Litigation or Claims</u>. In the event the Association is served with any subpoena or request for documents or any employee becomes aware of a governmental investigation or audit concerning the Association or the commencement of any litigation against or concerning the Association, such employee shall inform the Administrator and any further disposal of documents shall be suspended until such time as the Administrator, with the advice of counsel, determines otherwise. The Administrator will take such steps as is necessary to promptly inform all staff of any suspension in the further disposal of documents.
- 4. <u>Applicability.</u> This Policy applies to all physical records generated in the course of the Association's operation, including both original documents and reproductions. It also applies to the electronic documents described above.

(Record Retention Schedule begins on next page)

Record Retention Policy Exhibit B

# Record Retention Schedule

The Record Retention Schedule is organized as follows:

#### SECTION TOPIC

- A. Accounting and Finance
- B. Contracts
- C. Corporate Records
- D. Electronic Documents
- E. Payroll Documents
- F. Personnel Records
- G. Property Records
- H. Tax Records

The following are the Association's retention periods. These apply to both physical and electronic documents. If no physical copy of an electronic document is retained, the means to 'read' the electronic document must also be retained. If a record does not fall within the following categories, Board approval must be obtained to dispose of such record.

# A. ACCOUNTING AND FINANCE

Record Type	Retention Period
Accounts Payable & Accounts Receivable ledgers and schedules	7 years
Annual Audit Reports and Financial Statements	Permanent
Annual Audit Records, including work papers and other documents that relate to the audit	7 years after completion of audit
Bank Statements and Canceled Checks	7 years
Employee Expense Reports	7 years
General Ledgers	Permanent
Notes Receivable ledgers and schedules	7 years
Investment Records	7 years after sale of investment

Record Retention Policy Exhibit B

#### **B. CONTRACTS**

## Record Type

Contracts and Related Correspondence (including any proposal that resulted in the contract and all other supportive documentation)

### Retention Period

4 years after expiration or termination

## C. ASSOCIATION RECORDS

## Record Type

Retention Period

Corporate Records (unless otherwise specifically addressed in this Policy - Governing Documents, Dedicatory Instruments, minute books, signed minutes of the Board and all committees, corporate seals, annual corporate reports)

Permanent

Licenses and Permits

Permanent

Account records of current owners

5 years

## D. ELECTRONIC DOCUMENTS

- 1. Electronic Mail: Not all email needs to be retained, depending on the subject matter.
  - All e-mail—from internal or external sources—is to be deleted after 12 months.
  - Staff will strive to keep all but an insignificant minority of their e-mail related to business issues.
  - The Corporation will archive e-mail for six months after the staff has deleted it, after which
    time the e-mail will be permanently deleted.
  - The Corporation's business-related email should be downloaded to a service center or user directory on the server, when determined by the Board.
  - Staff will not store or transfer the Corporation's related e-mail on non-work-related computers
    except as necessary or appropriate for the Corporation's purposes.
  - Staff will take care not to send confidential/proprietary information to outside sources.
- 2. Electronic Documents: Retention depends on the subject matter and follows D.1 above
- 3. Web Page Files: Internet Cookies
  - All workstations: Internet Explorer should be scheduled to delete Internet cookies once per month.

Record Retention Policy Exhibit B

# E. PAYROLL DOCUMENTS

Record Type	Retention Period
Employee Deduction Authorizations	4 years after termination
Payroll Deductions	Termination + 7 years
W-2 and W-4 Forms	Termination + 7 years
Garnishments, Assignments, Attachments	Termination + 7 years
Payroll Registers (gross and net)	7 years
Time Cards/Sheets	2 years
Unclaimed Wage Records	6 years

<b>5</b>	o years	
F. PERSONNEL RECORDS		
Record Type	Retention Period	
Commissions/Bonuses/Incentives/Awards	7 years	
EEO- I /EEO-2 - Employer Information Reports	2 years after superseded or filing (whichever is longer)	
Employee Earnings Records	Separation + 7 years	
Employee Handbooks	I copy kept permanently	
Employee Personnel Records (including individual attendance records, application forms, job or status change records, performance evaluations, termination papers, withholding information, garnishments, test results, training and qualification records)	6 years after separation	
Employment Contracts - Individual	7 years after separation	
Employment Records - Correspondence with Employment Agencies and Advertisements for Job Openings	3 years from date of hiring decision	
Employment Records - All Non-Hired Applicants (including all applications and resumes - whether solicited or unsolicited, results of post-offer, pre-employment physicals, results of background investigations, if any, related correspondence)	2-4 years (4 years if file contains any correspondence which might be construed as an offer)	
Job Descriptions	3 years after superseded	
ecord Retention Policy hibit B		

# Record Type

# Retention Period

Personnel Count Records

3 years

Forms I-9

3 years after hiring, or 1 year after separation if later

## G. PROPERTY RECORDS

#### Record Type

**Retention Period** 

Correspondence, Property Deeds, Assessments, Licenses,

Permanent

Rights of Way

Property Insurance Policies

Permanent

#### H. TAX RECORDS

#### Record Type

## **Retention Period**

Tax-Exemption Documents and Related Correspondence

Permanent

IRS Rulings

Permanent

Tax Bills, Receipts, Statements

7 years

Tax Returns - Income, Franchise, Property

Permanent

Tax Workpaper Packages - Originals

7 years

Annual Information Returns - Federal and State

Permanent

IRS or other Government Audit Records

Permanent

All other Tax Records

7 years

Record Retention Policy Exhibit B



Filed and Recorded Official Public Records Stacey Kemp, County Clerk Collin County, TEXAS 08/30/2013 09:13:17 AM \$172.00 BVINCENT 20130830001229160